Advance Sheet Metal

Alumax Extrusions, Inc.

Americana Nursing Center George J. Ball Company Barker Lumber Co. Barnharts Standard Boehringer Mannheim Corp. Bonnie Dundee Golf Club Brady Ready Mix Brunswick Bowling Division Burren Transfer Capsonic Group Carefree Garden Products Carlith Printers Central Ink and Chemical Checker Oil Co. Chicago Northwestern Railroad Chicago Title Insurance City of West Chicago Clark Oil & Refining Corp. Clark Outdoor Spraying Commercial Printing Commonwealth Edison Continental Envelope Corp. Countryside Graphics Crane Čo. Crest Motel Crest Photo Lab Days Gas Station Dempsey Tool-Engineering Ditchwitch of Illinois Dominick's Finer Foods Dukane Corp. Dundee Animal Hospital **Dunkin Donut** Dupage County Airport Dupage County Building Administration Eaton Corp. Controls Division Elgin Business Forms Elgin Corrugated Box Elgin Country Club Elgin Courier News Elgin Die Mold Elgin Federal Savings Elgin Key and Lock Co. Inc. Elgin Realty Elgin Sanitary District Elgin State Bank Elgin Sweeper Co. Ferdon Plastics Flex-Weld Inc. Fox Electric Supply Co. Fox Valley Marketing System Glen Oak County Club Globe Glass Goodyear Harbrace Publications Haumiller Engineering Co. Hawthorn Realty Group Head Inc.& Screw Product SA Healy Co. Herbs Glass & Mirror Inlaid Wood Craft Inland Real Estate International Harvester IVCO Inc. Jel-Sert Jones Electric Co. Jurs Auto Service K Mart Auto **Katy Industries** Kearneys TV and Appliance Kerr-McGee Chemical Corp. Lake Cook Farm Supply Lakeview Screw Machine Products Lions Photo

Liquid Container Ludwig Dairy Corp. Majestic Distributors Malcor Roofing Co. Maremont Corp. McWhorter Tech. Metropolitan Sanitary Dist. Municipal Ins. Co. of America National Tea Co. Nichols Homeshield Northern Illinois Gas Co. Northwestern Chemical Co. Olsen Electronics Olympic Controls Corp. Orkin Exterminating Otto Engineering JH Patterson Lbr. Pierce & Stevens Chemical Quilt Master Inc. Radio Shack Renberg Garage Rep Corp. Revere Electric Rollins Leasing Corp. Safety Kleen Corp. Saint Andrews Country Club Schaumberg Dodge Seven-Eleven Seven-Up Bottling Co. Shaped Wire, Inc. Shell Oil Co. So-Fro Fabrics Spiegel Mail Order Standard Oil Co. Star Displays, Inc. Steves Equipment Stewart Warner Suburban Plastics Taco Bell Tessendorf Mechanical Ind. U.S. Life Service W.J. Dennis Co. W.R. Meadows Walgreens Co. West Chicago State Bank Woolco Dept. Stores Zurich-American Ins. Co.

Authority: The Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. 9601, *et seq.*

William E. Muno,

Director, Superfund Division.
[FR Doc. 99–10233 Filed 4–22–99; 8:45 am]
BILLING CODE 6560–50–P

FEDERAL DEPOSIT INSURANCE CORPORATION

Notice of Change in Subject Matter of Agency Sunshine Act Meeting

Pursuant to the provisions of subsection (e)(2) of the "Government in the Sunshine Act" (5 U.S.C. 552b(e) (2)), notice is hereby given that at its open meeting held at 10:00 a.m. on Tuesday, April 20, 1999, the Corporation's Board of Directors determined, on motion of Vice Chairman Andrew C. Hove, Jr., seconded by Director Ellen S. Seidman (Director, Office of Thrift Supervision), concurred in by Director John D. Hawke,

Jr. (Comptroller of the Currency), and Chairman Donna Tanoue, that Corporation business required the withdrawal from the agenda for consideration at the meeting, on less than seven days' notice to the public, of the following matter:

Memorandum re: Proposed revision to Memorandum of Understanding between the FDIC and FICO Regarding the Collection of Assessments.

The Board further determined, by the same majority vote, that no earlier notice of the change in the subject matter of the meeting was practicable.

Dated: April 20, 1999.

Federal Deposit Insurance Corporation.

James D. LaPierre,

Deputy Executive Secretary.
[FR Doc. 99–10340 Filed 4–21–99; 10:39 am]
BILLING CODE 6714–01–M

FEDERAL DEPOSIT INSURANCE CORPORATION

Notice of Agency Sunshine Act Meeting

Pursuant to the provisions of the "Government in the Sunshine Act" (5 U.S.C. 552b), notice is hereby given that at 10:20 a.m. on Tuesday, April 20, 1999, the Board of Directors of the Federal Deposit Insurance Corporation met in closed session to consider (1) Matters relating to the Corporation's corporate, supervisory, and resolution activities, and (2) matters relating to an administrative enforcement proceeding.

In calling the meeting, the Board determined, on motion of Director Ellen S. Seidman (Director, Office of Thrift Supervision), seconded by Vice Chairman Andrew C. Hove, Jr., concurred in by Director John D. Hawke, Jr. (Comptroller of the Currency), and Chairman Donna Tanoue, that Corporation business required its consideration of the matters on less than seven days' notice to the public; that no notice earlier than April 16, 1999, of the meeting was practicable; that the public interest did not require consideration of the matters in a meeting open to public observation; and that the matters could be considered in a closed meeting by authority of subsections (c)(2), (c)(6), (c)(8), (c)(9)(A)(ii), and (c)(9)(B) of the 'Government in the Sunshine Act'' (5 U.S.C. 552b(c)(2), (c)(6), (c)(8), (c)(9)(A)(ii), and (c)(9)(B)).

The meeting was held in the Board Room of the FDIC Building located at 550—17th Street, N.W., Washington, D.C.

Dated: April 20, 1999.

Federal Deposit Insurance Corporation.

James D. LaPierre,

Deputy Executive Secretary. [FR Doc. 99-10341 Filed 4-21-99; 10:39 am] BILLING CODE 6714-01-M

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The application also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act. Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than May 17, 1999.

- A. Federal Reserve Bank of Atlanta (Lois Berthaume, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303-2713:
- 1. Heartland Bancshares, Inc., Lake Placid, Florida; to become a bank holding company by acquiring 100 percent of the voting shares of Heartland National Bank, Lake Placid, Florida (in organization).
- 2. South Alabama Bancorporation, Inc., Mobile, Alabama; to acquire 100 percent of the voting shares of Sweet Water State Bancshares, Inc., Sweet Water, Alabama, and thereby indirectly acquire Sweet Water State Bank, Sweet Water, Alabama.
- **B. Federal Reserve Bank of St. Louis** (Randall C. Sumner, Vice President) 411

Locust Street, St. Louis, Missouri 63102-2034:

- 1. Simmons First National Corporation, Pine Bluff, Arkansas; to merge with NBC Bank Corp., El Dorado, Arkansas, and thereby indirectly acquire National Bank of Commerce of El Dorado, El Dorado, Arkansas.
- C. Federal Reserve Bank of Kansas City (D. Michael Manies, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:
- 1. Amoret Bancshares, Butler, Missouri; to acquire 100 percent of the voting shares of C.J. Bancshares, Inc., Harrisonville, Missouri.
- 2. FirstBank Holding Company of Colorado ESOP, and FirstBank Holding Company of Colorado, both of Lakewood, Colorado; to acquire 100 percent of the voting shares of FirstBank of El Paso County, Colorado Springs, Colorado (in organization).

Board of Governors of the Federal Reserve System, April 19, 1999.

Robert deV. Frierson,

Associate Secretary of the Board.
[FR Doc. 99–10133 Filed 4–22–99; 8:45 am]
BILLING CODE 6210–01–F

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The application also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act. Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than May 20, 1999.

A. Federal Reserve Bank of Atlanta (Lois Berthaume, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303-2713:

1. The Banc Corporation, Birmingham, Alabama; to merge with C&L Banking Corporation, Bristol, Florida, and thereby indirectly acquire C&L Bank of Bristol, Bristol, Florida.

2. The Banc Corporation, Birmingham, Alabama; to acquire 100 percent of the voting shares of C&L Bank of Blountstown, Blountstown, Florida.

Board of Governors of the Federal Reserve System, April 20, 1999.

Robert deV. Frierson,

Associate Secretary of the Board. [FR Doc. 99–10270 Filed 4–22–99; 8:45 am] BILLING CODE 6210–01–F

FEDERAL RESERVE SYSTEM

Notice of Proposals to Engage in Permissible Nonbanking Activities or to Acquire Companies that are Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under section 4 of the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y, (12 CFR Part 225) to engage de novo, or to acquire or control voting securities or assets of a company, including the companies listed below, that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.28 of Regulation Y (12 CFR 225.28) or that the Board has determined by Order to be closely related to banking and permissible for bank holding companies. Unless otherwise noted, these activities will be conducted throughout the United States.

Each notice is available for inspection at the Federal Reserve Bank indicated. The notice also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether the proposal complies with the standards of section 4 of the BHC Act.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than May 20, 1999.

A. Federal Reserve Bank of Cleveland (Paul Kaboth, Banking Supervisor) 1455 East Sixth Street, Cleveland, Ohio 44101-2566: