After this initial marketing process is completed, and if there is still some remaining capacity available, Western will market such capacity under other transmission service categories, such as, nonfirm, or short-term.

f. Term of Contracts: Firm Transmission Service contracts will become effective on January 1, 1996, subject to the inservice date determined by Western, and will have a minimum term of 10 years, *provided*, that no contract will exceed a term of 40 years from the date of execution.

g. Contract Provisions: All contracts offered as a result of this marketing plan will incorporate Western's standard terms, conditions and provisions for transmission service contracts, including the latest version of the General Power Contract Provisions as may be updated for transmission service. A notice in the Federal Register will announce Western's final allocations under this marketing plan.

h. Application Information: Each application for firm transmission service must include:

1. Customer/Entity Name, address, and point of contact.

2. Selected Point of Receipt(s) and Point(s) of Delivery.

3. Amount of long term firm transmission service requested in megawatts (MW) for each Point.

4. Contract term requested.

Incomplete or late applications will be considered only after all other applications received which meet the requirements of this FRN have been evaluated.

i. Evaluation Process: The

applications will be evaluated on the following criteria:

1. The most effective use of capacity and resulting project repayment.

2. The amount of capacity requested bidirectionally on each segment.

3. The amount of capacity requested bidirectionally in a continuous path on more than one segment.

4. The amount of capacity requested unidirectionally on one or more segments.

5. The length of contractual term requested.

Determination Under Executive Order 12866

DOE has determined that this is not a significant regulatory action because it does not meet the criteria of Executive Order 12866 (58 FR 51735). Western has an exemption from centralized regulatory review under Executive Order 12866; accordingly, no clearance of this notice by the Office of Management and Budget is required. Environmental Evaluation

Western will comply with the National Environmental Policy Act (NEPA) of 1969, 42 U.S.C. 4321 *et seq.*; Council On Environmental Quality (40 CFR Parts 1500–1508) and DOE NEPA regulations (10 CFR Parts 1500–1508) and DOE NEPA regulations (10 CFR Part 1021). Western has determined that this action is categorically excluded from the preparation of an environmental assessment or an environmental impact statement.

Issued in Golden, Colorado, December 14, 1995.

J. M. Shafer,

Administrator.

[FR Doc. 96–291 Filed 1–8–96; 8:45 am] BILLING CODE 6450–01–P

ENVIRONMENTAL PROTECTION AGENCY

[OPPTS-51845; FRL-4993-9]

Certain Chemicals; Premanufacture Notices; Extension of Review Periods

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice.

SUMMARY: Due to the lack of authorized funding (i.e., a Fiscal Year 1996 Appropriations Bill or a Continuing Resolution), and the resultant furlough of the EPA employees, EPA is extending the review periods for all premanufacture notices (PMNs), submitted under section 5 of the Toxic Substances Control Act (TSCA: 15 U.S.C. section 2604), received by EPA before December 16, 1995, and for which the review period has not yet expired as of the date of signature of this notice. This action is taken under the authority of TSCA sections 5(c) and 26(c).

DATES: The duration of this extension period will be equivalent to the duration of the current furlough, i.e, equivalent to the number of days between December 15, 1995, and the date on which the EPA furlough terminates and EPA operations resume.

FOR FURTHER INFORMATION CONTACT: Paul J. Campanella, Chief, New Chemicals Branch, Chemical Control Division (7405), Environmental Protection Agency, Rm. E–447, 401 M St., SW., Washington, DC 20460, Telephone: (202) 260–3725, Facsimile: (202) 260– 0118.

*Note: No one will be available at EPA to respond to inquiries until the furlough ends and EPA operations resume.

SUPPLEMENTARY INFORMATION: In anticipation of the then impending furlough, EPA arranged with the PMN submitters voluntary suspensions, pursuant to 40 CFR 720.75(b), of the PMN review periods for any PMNs submitted under TSCA section 5(a)(1) and 40 CFR part 720, received by EPA before December 16, 1995, and for which the review period had not yet expired. Effective December 16, 1995, due to the lack of authorized funding (i.e., a Fiscal Year 1996 Appropriations Bill or a Continuing Resolution), EPA employees have been furloughed and non-excepted work operations at the Agency have ceased. No work has been performed on reviewing these PMNs since the furlough began. Due to the protracted duration of the current furlough, EPA is now extending for an additional period of time, pursuant to TSCA sections 5(c) and 26(c) and 40 CFR 720.75(c), the review periods of all PMNs received before December 16, 1995, and for which the review period has not yet expired as of the date of signature of this notice.

There is a possibility that the chemical substances submitted for review in these PMNs may be regulated by EPA under TSCA. The Agency requires an extension of the review periods to complete its risk assessment, to examine its regulatory options, and to prepare the necessary documents, should regulatory action be required. Therefore, EPA has determined that good cause exists to extend, under TSCA section 5(c), the review period for each such PMN.

The duration of this extension period will be equivalent to the duration of the current furlough, i.e, equivalent to the number of days between December 15, 1995, and the date on which the EPA furlough terminates and EPA operations resume. Under TSCA section 5(c), the total extensions of the review period for an individual PMN shall in no event exceed 90 days. Thus, if the extension described in this notice is for less than 90 days, EPA reserves the right to issue additional extensions under TSCA section 5(c) in the future for good cause up to a total of 90 days.

After the furlough ends and EPA operations resume, PMNs will be available for public inspection in Rm. NE–B607, at the EPA headquarters, address given above, from noon to 4 p.m., Monday through Friday, except legal holidays. Dated: January 3, 1996. Charles M. Auer, Director, Chemical Control Division, Office of Pollution Prevention and Toxics.

[FR Doc. 96–334 Filed 1–5–96; 10:28 am] BILLING CODE 6560–50–F

FEDERAL RESERVE SYSTEM

Chittenden Corporation, et al.; Formations of; Acquisitions by; and Mergers of Bank Holding Companies

The companies listed in this notice have applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Unless otherwise noted, comments regarding each of these applications must be received not later than January 31, 1996.

A. Federal Reserve Bank of Boston (Robert M. Brady, Vice President) 600 Atlantic Avenue, Boston, Massachusetts 02106:

1. Chittenden Corporation, Burlington, Vermont; to acquire 100 percent of the voting shares of Flagship Bank and Trust Company, Worcester, Massachusetts.

B. Federal Reserve Bank of Richmond (Lloyd W. Bostian, Jr., Senior Vice President) 701 East Byrd Street, Richmond, Virginia 23261:

1. Matewan Bancshares, Inc., Williamson, West Virginia; to acquire 100 percent of the voting shares of Bank One, Pikeville, N.A., Pikeville, Kentucky.

C. Federal Reserve Bank of Minneapolis (James M. Lyon, Vice President) 250 Marquette Avenue, Minneapolis, Minnesota 55480: 1. FNB Bankshares, Inc., Milnor, North Dakota; to acquire 100 percent of the voting shares of First National Bank, Lisbon, North Dakota, a *de novo* bank that will be immediately merged into Applicant's existing subsidiary bank, First National Bank of Milnor, Milnor, North Dakota, upon consummation. The Lisbon bank will become a branch of the Milnor bank.

Board of Governors of the Federal Reserve System, December 29, 1995. Barbara R. Lowrey, *Associate Secretary of the Board.* [FR Doc. 96–296 Filed 1–8–96; 8:45 am] BILLING CODE 6210–01–F

Downs Bancshares, Inc., et al.; Notice of Applications to Engage de novo in Permissible Nonbanking Activities

The companies listed in this notice have filed an application under § 225.23(a)(1) of the Board's Regulation Y (12 CFR 225.23(a)(1)) for the Board's approval under section 4(c)(8) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8)) and § 225.21(a) of Regulation Y (12 CFR 225.21(a)) to commence or to engage *de novo*, either directly or through a subsidiary, in a nonbanking activity that is listed in § 225.25 of Regulation Y as closely related to banking and permissible for bank holding companies. Unless otherwise noted, such activities will be conducted throughout the United States.

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether consummation of the proposal can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." Any request for a hearing on this question must be accompanied by a statement of the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal.

¹Unless 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 January 23, 1996.

A. Federal Reserve Bank of Kansas City (John E. Yorke, Senior Vice President) 925 Grand Avenue, Kansas City, Missouri 64198:

1. Downs Bancshares, Inc., Downs, Kansas; to engage *de novo* through its subsidiary, Cushing Insurance, Inc., Downs, Kansas, in the sale of general insurance in a town of less than 5,000 in population, pursuant to § 225.25(b)(8)(iii)(A) of the Board's Regulation Y. This activity will be conducted in Downs, Kansas.

2. Geneva State Co., Geneva, Nebraska; to engage *de novo* through its subsidiary, Bicentennial Apartments, Inc., Geneva, Nebraska, in construction of low- and moderate-income housing, pursuant to § 225.25(b)(6) of the Board's Regulation Y.

Board of Governors of the Federal Reserve System, December 29, 1995.

Barbara R. Lowrey,

Associate Secretary of the Board. [FR Doc. 96–295 Filed 1–8–96; 8:45 am] BILLING CODE 6210–01–F

Pikeville National Corporation, et al.; Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies; Correction

This notice corrects a notice (FR Doc. 95-31232) published on page 66801 of the issue for Tuesday, December 26, 1995.

Under the Federal Reserve Bank of Cleveland heading, the entry for Whitaker Bank Corporation of Kentucky, Lexington, Kentucky, is revised to read as follows:

2. Whitaker Bank Corporation of Kentucky, Lexington, Kentucky; to acquire 100 percent of the voting shares of, and thereby merge with Mount Sterling National Holding Corporation, Mount Sterling, Kentucky, and thereby indirectly acquire Mount Sterling National Bank, Mount Sterling, Kentucky.

In connection with this application, Applicant also has applied to acquire Independence Financial, Inc., Mount Sterling, Kentucky, and thereby indirectly engage in consumer finance activities, pursuant to § 225.25(b)(1) of the Board's Regualtion Y.

Comments on this application must be received by January 19, 1996.

Board of Governors of the Federal Reserve System, December 29, 1995.

Barbara R. Lowrey,

Associate Secretary of the Board. [FR Doc. 96–297 Filed 1–8–96; 8:45 am] BILLING CODE 6210–01–F