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. 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 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, including whether the acquisition of the nonbanking company 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' (12 U.S.C. 1843). Any request for a hearing 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. 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 October 21, 1996.

A. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

1. Carlinville National Bank Shares, Inc., Carlinville, Illinois; to acquire 100 percent of the voting shares of Lincoln Trail Bancshares, Inc., Taylorville, Illinois, and thereby indirectly acquire Palmer State Bank, Taylorville, Illinois.

B. Federal Reserve Bank of San Francisco (Kenneth R. Binning, Director, Bank Holding Company) 101 Market Street, San Francisco, California 94105:

1. Pacific Capital Bancorp, Salinas, California; to acquire 100 percent of the voting shares of South Valley Bancorporation, and thereby indirectly acquire South Valley National Bank, both of Morgan Hill, California.

Board of Governors of the Federal Reserve System, September 20, 1996. Jennifer J. Johnson *Deputy Secretary of the Board* [FR Doc. 96–24647 Filed 9–25–96; 8:45 am] BILLING CODE 6210–01–F

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 that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.25 of Regulation Y (12 CFR 225.25) 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. Once the notice 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 the proposal complies with the standards of section 4 of the BHC Act, including 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' (12 U.S.C. 1843). 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.

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 October 7, 1996.

A. Federal Reserve Bank of Chicago (James A. Bluemle, Vice President) 230 South LaSalle Street, Chicago, Illinois 60690:

1. FBOP Corporation, Oak Park, Illinois; to acquire Regency Savings Bank, FSB, Naperville, Illinois, Topa Savings Bank, and FSB and Topa Thrift and Loan, both of Beverly Hills, California, and thereby engage in operating a savings association, pursuant to § 225.25(b)(9) of the Board's Regulation Y.

Board of Governors of the Federal Reserve System, September 23, 1996.

Jennifer J. Johnson

Deputy Secretary of the Board

[FR Doc. 96–24788 Filed 9–25–96; 8:45 am] BILLING CODE 6210–01–F

FEDERAL TRADE COMMISSION

Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the Federal Register.

The following transactions were granted early termination of the waiting period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.

TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 082696 AND 091396

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date terminated
Ingersoll-Rand Company, Zimmerman International Corp., Zimmerman International Corp	96–2276	08/26/96
Morgan Products Ltd., James Schulman, Tennessee Building Products, Inc	96-2570	08/26/96
Morgan Products Ltd., James Fishel, Tennessee Building Products, Inc	96-2571	08/26/96
Alco Standard Corporation, Richard Hornstein, Norel Plastic Corporation	96–2710 96–2712	08/26/96 08/26/96
AECOM Technology Corporation-ESOP, McClier Corporation, McClier Corporation	96–2712 96–2659	08/28/96
MedPartners/Mullikin, Inc., Caremark International Inc., Caremark International Inc.	96-2119	08/29/96
Bell Atlantic, Bell Communications Research, Inc., Bell Communications Research, Inc	96-2560	08/29/96
Stephen A. Levin, Berkshire Fund Limited Partnership, Gold Coast Holdings, Inc., Gold Coast Beverage Distribu	96-2657	08/29/96
Mellon Bank Corporation, Ford Motor Company, BEF Corporation	96–2690	08/29/96
BankAmerica Corporation, Ford Motor Company, Ford Motor Credit Company	96-2697	08/29/96
Westinghouse Air Brake Company, Mark IV Industries, Inc., Mark IV Transportation Products Corporation	96-1548	08/30/96
Tyco International Ltd., The Horne Family Voting Trust, Henry Pratt Company and James Jones Company TPG Partners, L.P., William H. Ellis, Farley Candy Company	96-2283	08/30/96
William H. Ellis, TPG Partners, L.P., Favorite Brands International Holding Corp	96–2535 96–2536	08/30/96 08/30/96
Packerland Holdings, L.P., Sun Land Beef Company, Sun Land Beef Company	96-2606	08/30/96
Minnesota Mining and Manufacturing Company, PyMaH Corporation, PyMaH Corporation	96-2665	08/30/96
Fluor Corporation, John L. Marshall, III and Joananne Marshall, Marshall Contractors, Inc	96-2706	08/30/96
Jeffrey A. Levitetz, Bruce H. Rosen, Supreme Distributors Company	96-2713	08/30/96
Personnel Group of America, Inc., Business Enterprise Systems and Technology, Inc., Business Ent	96–2717	08/30/96
L'Air Liquide, S.A., Lincoln Electric Company, Lincoln Big Three, Inc	96–2721	08/30/96
Warburg, Pincus Ventures, L.P., Classic Sports, Inc., Classic Sports, Inc.	96-2722	08/30/96
Jefferson-Pilot Corporation, Timothy R. Sullivan, San Diego Broadcasting Corporation	96-2724	08/30/96
Fairey Group plc, Fusion Systems Corporation, Fusion Aetek UV Systems, Inc. and Fusion UV Curing Syst Ray H. Witt, Freudenberg & Co. (A German company), Auttocom, L.L.C	96–2725 96–2728	08/30/96 08/30/96
Staffan Encrantz, Jan Tonnby (a resident of Switzerland), Calciner Industries, Inc. and Chalmette Terminal, Inc	96-2729	08/30/96
Dura Pharmaceuticals, Inc., Eli Lilly and Company, Eli Lilly and Company	96-2742	08/30/96
United Auto Group, Inc., Steven Knappenberger, Scottsdale Jaguar, Ltd., SL Automotive, Ltd., SPA Autom	96-2751	08/30/96
McLeod Inc., Telecom*USA Publishing Group, Inc., Telecom*USA Publishing Group, Inc	96-2753	08/30/96
Colony Investors II, L.P., Clement Vaturi, Credicom Asia Limited Plum Creek Timber Company, L.P., Clayton, Dubilier & Rice Fund V Limited Partnership, Riverwood International	96–2757	08/30/96
Corporation and New River	96–2760	08/30/96
D'Arcy Masius Benton & Bowies, Inc. d/b/a The Macmanus, Adcom Ltd, Adcom Inc	96–2763	08/30/96
Willis Stein & Partners, L.P., Robert E. Petersen and Margaret McNally Petersen, Petersen Publishing Company	96-2769	08/30/96
CRH plc, BTR plc (an English Company), Tilcon Inc	96-2217	09/03/96
American Province of Little Company of Mary Sisters, Harbor Health Systems, Inc., Bay Harbor, Hospital Inc	96-2589	09/03/96 09/03/96
Mariner Health Group, Inc., Allegis Health Services Inc., Allegis Health Services, Inc.	96–2605 96–2653	09/03/96
Alper Holdings USA, Inc., James River Corporation of Virginia, James River Corporation of Virginia	96-2709	09/03/96
Ernest L. Samuel, The Interlake Corporation, Interlake Packaging Corporation	96-2715	09/03/96
SBC Communications Inc., AT&T Corporation, AT&T Corporation	96-2737	09/03/96
AT&T Corporation, SBC Communications Inc., SBC Communications Inc	96-2738	09/03/96
MBNA Corporation, TCF Financial Corporation, TCF Bank Minnesota fsb	96–2754	09/03/96
Daifuku Co., Ltd., Auto-Soft-Corporation, Auto-Soft Corporation Europe Capital Partners (Delaware) LP, Schneider S.A., MGE–UPS Systems, SA, EPE Technologies, Inc &	96–2759	09/03/96
Schneider	96-2755	09/04/96
Novametrix Medical Systems, Inc., Genstar Capital Partners II, L.P., Andros Holdings Inc.	96-2772	09/04/96
Genstar Capital Partners II, L.P., Novametrix Medical Systems, Inc., Novametrix Medical Systems, Inc.	96-2773	09/04/96
Jeffry M. Picower, Advanced Medical, Inc., Advanced Medical, Inc	96–2774 96–2726	09/04/96 09/05/96
RWE AG, Linotype-Hell AG, Linotype-Hell AG	96-2720	09/06/96
Collins Holding Company, John M. Rudey, U.S. Timberlands Holdings Company, L.L.C	96-2638	09/07/96
South Central Utah Telephone Association, Inc., U.S. WEST, Inc., U.S. WEST Communications, Inc.	96-2705	09/09/96
H Group Holding, Inc., David R. Livingston, Starwood Corporation	96-2764	09/09/96
Mellon Bank Corporation, Perry Schwartz, FUL Incorporated	96-2771	09/09/96
The General Electric Company, The Grand Union Company, The Grand Union Company IAT Group, Inc., Grupo Empresarial Agricola Mexicano S.A., de C.V., Fresh Del Monte Produce N.V/Global Reefer	96–2775	09/09/96
Carriers, Ltd	96–2777	09/09/96
Seymour N. Okner, HA-LO Industries, Inc., HA-LO Industries, Inc.	96-2779	09/09/96
Alice S. White Trust, Estate of Willet H. Brown, Deceased, Puget Sound Broadcasting Company	96-2780	09/09/96
H Group Holding, Inc., Baker Family Trust, Baker Tanks, Inc	96-2783	09/09/96
Michael Pieper, UNR Asbestos-Disease Claims Trust, UNR Industries, Inc TSG2 L.P., American Home Products Corporation, American Cyanamid Company	96–2785 96–2786	09/09/96 09/09/96
Societe Cooperative Agricole De Semences De Limagne, Rhone-Poulenc S.A., Harris Moran Seed Company	96–2786 96–2787	09/09/96
Summer M. Redstone, Hubbard Broadcasting, Inc., WTOG-TV, Inc	96-2789	09/09/96
Hubbard Broadcasting, Inc., Sumner M. Redstone, ViaCom International, Inc.	96-2790	09/09/96
Federal Express Corporation, AMR Corporation, American Airlines, Inc	96–2794	09/09/96
Applied Power Inc., Wallace H. Twedt, Everest Electronic Equipment, Inc	96-2796	09/09/96
CKE Restaurants, Inc, Unigate PLC, Casa Bonita Incorporated	96–2800	09/09/96
MDS Health Group Limited, Harris Laboratories Inc., Harris Laboratories, Inc	96–2801	09/09/96

TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 082696 AND 091396-Continued

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date terminated
S.A. Louis Drevfus et Cie, Winter Garden Citrus Products Cooperative, Winter Garden Citrus Products Cooperative	96–2806	09/09/96
Strata Holdings L.P., Scesaplana Settlement (a Liechtenstein trust), E&S Holdings Corporation	96-2802	09/10/96
Strata Holdings L.P., Ricardo Cisneros, E&S Holdings Corporation	96-2803	09/10/96
Apollo Real Estate Investment Fund II, L.P., Hollyrock, Ltd., Allright Corporation	96-2804	09/10/96
Mr. Yasuhiro Ohshima, Ricoh Company, Ltd., Vivitar Holding, Inc.	96-2805	09/10/96
AEW Partners, L.P., Hollyrock, Ltd., Allright Corporation	96-2807	09/10/96
Stimson Lumber Company, Plum Creek Timber Company, L.P., Plum Creek Timber Company, L.P.	96-2808	09/10/96
The Prudential Insurance Company of America, Seagull Energy Corporation, Seagull Energy Corporation	96-2809	09/10/96
Seagull Energy Corporation, Global Natural Resources Inc., Global Natural Resources Inc.	96-2812	09/10/96
U.S. Office Products Company, James E. Claypoole, Bay State Computer Group, Inc	96-2813	09/10/96
James E. Claypoole, U.S. Office Products Company, U.S. Office Products Company	96-2814	09/10/96
E.J. Elliott, Ingersoll-Rand Company, California Pellet Mill Co & Silver Engineering Works Inc	96-2825	09/10/96
SunGard Data Systems Inc., CheckFree Corporation, CheckFree Securities Products Business	96-2827	09/10/96
Monsanto Company, Calgene, Inc., Calgene, Inc.	96-2828	09/10/96
AMF Holdings Inc., Charan Industries, Inc., Charan Industries, Inc.	96-2833	09/10/96
Sanford N. Penseler, Equity Holdings Limited, Denman Tire Corporation	96-2837	09/10/96
Hicks, Muse, Tate & Furst Equity Fund II, L.P., Sunrise Medical Inc., Comfort Clinic	96-2838	09/10/96
JP Foodservice, Inc., Charles A. Squeri, Squeri Food Service, Inc	96-2842	09/10/96
Charles A. Squeri, JP Foodservice, Inc., JP Foodservice, Inc	96-2843	09/10/96
The SK Equity Fund, L.P., Lawrence Merchandising Corporation, Lawrence Merchandising Corporation	96-2851	09/10/96
American Securities Partners, L.P., CRI Holding, Inc., CRI Holdings, Inc	96-2862	09/10/96
Archer-Daniels-Mildland Company, Roberto Gonzalez Barrera, Gruma S.A. de C.V	96-0189	09/11/96
Benedictine Health System, Duluth Clinic, Ltd., Duluth Clinic, Ltd	96-2678	09/11/96
Duluth Clinic, Ltd., Benedictine Health System, Benedictine Health System	96-2679	09/11/96
Kellogg Company, James Appold, Consolidated Biscuit Company	96-2727	09/11/96
Astor Holdings, Inc., ADCO Technologies Inc., ADCO Technologies, Inc	96-2727	09/11/96
Integrated Health Services, Inc., Signature Home Care, Inc., Signature Home Care, Inc.	96-2765	09/11/96
Edward H. Hamm, The Roanoke Companies, Inc., The Roanoke Companies, Inc.	96-2768	09/11/96
St. Ives Group plc, Richard Perlmuter, The Perlmuter Printing Company	96-2977	09/11/96
Jean-Pierre Savare, Kirk R. Hyde, Kirk Plastic Company, Inc	96-2977	09/11/96
Merrill Lynch & Co., Inc., Hotchkis and Wiley, a Delaware L.L.C., Hotchkis and Wiley, a Delaware L.L.C	96–2810 96–2815	09/11/96
OSI Holdings Corp., Payco American Corporation, Payco American Corporation	96-2813	09/11/96
Paul G. Allen, Edward M. Snider, Ticketmaster Delaware Valley, Inc	96–2823 96–2719	09/11/96
Liechtenstein Global Trust, AG, Chancellor Partners, L.P., Chancellor Capital Mangement, Inc	96-2719	09/12/96
	96–2792 96–2788	09/12/96
Employers Insurance of Wausau, Nationwide Mutual Insurance Company, San Diego Lotus Corp		
St. Jude Medical, Inc., Cyberonics, Inc., Cyberonics, Inc.	96-2820	9/13/96
First Data Corporation, Old Kent Financial Corporation, Old Kent Bank	96-2844	9/13/96
Munchener Ruckversicherungs-Gesellschaft, American Re Associates, L.P., American Re Corporation	96-2859	9/13/96
Coca-Cola Enterprises, Inc., Ahmad Hbouss, Nora Beverages Inc.	96-2860	9/13/96
Memtec Limited, Gelman Sciences, Inc., Gelman Sciences, Inc.	96-2864	9/13/96
Hicks, Muse, Tate & Furst Equity Fund III, L.P., Circo Craft Co. Inc., Circo Craft Co. Inc.	96-2867	9/13/96
Richfood Holdings, Inc., Charles J. Greco, Norristown Wholesale, Inc	96-2874	9/13/96
Masayoshi Son, Concentric Network Corporation, Concentric Network Corporation	96-2880	9/13/96
Randgold & Exploration Company Limited, The Broken Hill Proprietary Company Ltd., BHP Minerals Mali Inc	96-2881	9/13/96
Komatsu Ltd., Robert G. Thomson, Rocky Mountain Machinery Company	96-2887	9/13/96
Franklin Electronic Publishers, Incorporated, Water Street Corporate Recovery Fund I, L.P., Insilco Corporation	96–2908	9/13/96

FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay or Renee A. Horton Contact Representatives

Federal Trade Commission, Premerger Notification Office, Bureau of Competition, Room 303, Washington, DC 20580, (202) 326–3100.

By Direction of the Commission.

Donald S. Clark,

Secretary.

[FR Doc. 96–24709 Filed 9–25–96; 8:45 am] BILLING CODE 6750–01–M

GENERAL SERVICES ADMINISTRATION

Office of Policy and Evaluation; Notice of Reporting Requirement Under Executive Order 12999—Educational Technology: Ensuring Opportunity for All Children In the Next Century

Summary

Executive Order 12999 was signed by President Clinton on April 17, 1996. The order streamlines the transfer of excess educationally useful equipment, including Federal computer equipment, to schools and nonprofit organizations pursuant to section 11(i) of the Stevenson Wydler Technology Innovation Act, as amended (15 U.S.C. 3710(i)). The Stevenson-Wydler Act authorizes the heads of Federal agencies and laboratories to transfer excess research equipment directly to educational institutions or nonprofit organizations for technical and scientific education and research.

The order mandates that agencies give the highest preference permitted by law to elementary and secondary schools. It further directs agencies to report to GSA, any excess research equipment that is transferred directly to schools.

In addition to the reporting requirement in EO 12999, section 202(e) of the Federal Property and Administrative Services Act of 1949, as amended (40 U.S.C. 483(e)), requires executive agencies to submit to GSA an annual report of personal property furnished to non-Federal recipients