(2) Promoting consistent risk assessment and risk management approaches in setting and implementing standards for occupational and public protection from ionizing radiation;

(3) Promoting completeness and coherence of Federal standards for radiation protection; and

(4) Identifying interagency issues and coordinating their resolution.

ISCORS meetings involve predecisional, intra-governmental discussions and, as such, are not normally open for observation by members of the public or media. However, summary meeting notes are available at the ISCORS website http://www.iscors.org. ISCORS meets approximately once each calendar quarter.

DATES: The meeting will be held from 1 to 5 p.m. on Tuesday, June 13, 2000. **ADDRESSES:** The meeting will be held in the NRC Auditorium at Two White Flint North, 11545 Rockville Pike, Rockville, Maryland 20852.

FOR FURTHER INFORMATION CONTACT:

Questions with respect to this action should be referred to Patricia A. Santiago, Division of Waste Management, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission at (301) 415–7269; fax 301–415–5398; E-mail pas2@nrc.gov; or Behram Shroff, Office of Air and Radiation, U.S. Environmental Protection Agency at (202) 564–9707; fax 202–565–2065; E-mail shroff.behram@epa.gov.

SUPPLEMENTARY INFORMATION: Visitor parking around the NRC building is limited; however, the workshop site is located adjacent to the White Flint Metro Station on the Red Line. Seating for the public will be on a first-come, first-served basis.

Dated at Rockville, Maryland, this 22nd day of May, 2000.

For the Nuclear Regulatory Commission.

John T. Greeves.

Director, Division of Waste Management, Office of Nuclear Material Safety and Safeguards.

[FR Doc. 00–13456 Filed 5–26–00; 8:45 am] BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

Membership on the Executive Resources Board

AGENCY: Nuclear Regulatory Commission.

ACTION: Appointment to the Executive Resources Board for the Senior Executive Service.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) has announced the following appointments to the NRC Executive Resources Board. The NRC Executive Resources Board is responsible for providing institutional continuity in executive personnel management by overseeing NRC's Senior Executive Service and Senior Level System merit staffing, executive succession planning, and position management activities.

Appointees

William D. Travers, Executive Director for Operations, Chair Karen D. Cyr, General Counsel Stuart Reiter, Acting Chief Information Officer

Jesse L. Funches, Chief Financial Officer Annette Vietti-Cook, Secretary of the Commission

Frank J. Miraglia, Deputy Executive Director for Reactor Programs

Carl J. Paperiello, Deputy Executive Director for Materials, Research and State Programs

Patricia G. Norry, Deputy Executive Director for Management Services Samuel J. Collins, Director, Office of

Nuclear Reactor Regulation William F. Kane, Director, Office of Nuclear Material Safety and Safeguards

Ashok C. Thadani, Director, Office of Nuclear Regulatory Research

Michael L. Springer, Director, Office of Administration

Paul E. Bird, Director, Office of Human Resources

Irene P. Little, Director, Office of Small Business and Civil Rights

Hubert J. Miller, Regional Administrator, Region I

Luis A. Reyes, Regional Administrator, Region II

James E. Dyer, Regional Administrator, Region III

Ellis W. Merschoff, Regional Administrator, Region IV

EFFECTIVE DATE: May 18, 2000.

FOR FURTHER INFORMATION CONTACT:

Carolyn J. Swanson, Secretary, Executive Resources Board, U.S. Nuclear Regulatory Commission, Washington, DC 20555, (301) 415–7530.

Dated at Rockville, Maryland this 18th day of May 2000.

For the U.S. Nuclear Regulatory Commission.

Paul E. Bird,

Director, Office of Human Resources. [FR Doc. 00–13453 Filed 5–26–00; 8:45 am] BILLING CODE 7590–01–P

SECURITIES AND EXCHANGE COMMISSION

Proposed Collection; Comment Request

Upon Written Request, Copies Available From: Securities and Exchange Commission Office of Filings and Information Services Washington, DC 20549

Extension:

Form F–80, SEC File No. 270–357, OMB Control No. 3235–0404 Form 18, SEC File No. 270–105, OMB Control No. 3235–0121

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) the Securities and Exchange Commission ("Commission") is soliciting comments on the collections of information summarized below. The Commission plans to submit these existing collections of information to the Office of Management and Budget for extension and approval.

Form F–80 is used by certain Canadian issuers to register securities to be issued in exchange offers or business combinations. All information provided on Form F–80 must be submitted to the Commission. Form F–80 is required to be filed on occasion and is a public document. Form F–80 takes approximately 2 hours to prepare and is filed by 2 respondents for a total of 4 burden hours.

Form 18 is used for the registration of securities of any foreign government or political subdivision on a U.S.
Exchange. All information provided on Form 18 must be submitted to the Commission. Form 18 is filed on occasion and is a public document.
Form 18 takes approximately 8 hours to prepare and filed by 5 respondents for total of 40 burden hours.

Written comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted in writing within 60 days of this publication.

Please direct your written comments to Michael E. Bartell, Associate Executive Director, Office of Information Technology, Securities and Exchange Commission, 450 5th Street, NW Washington, DC 20549.

Dated: May 22, 2000.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 00–13412 Filed 5–26–00; 8:45 am]

BILLING CODE 8010-01-M

SECURITIES AND EXCHANGE COMMISSION

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration; (Boise Cascade Corporation, Common Stock, \$2.50 Par Value, and Associated Common Stock Purchase Rights) File No. 1–05057

May 23, 2000.

Boise Cascade Corporation ("Company") has filed an application with the Securities and Exchange Commission ("Commission"), pursuant to Section 12(d) of the Securities Exchange Act of 1934 ("Act") and Rule 12d2–2(d) thereunder, to withdraw its Common Stock, \$2.50 par value, and associated Common Stock Purchase Rights (referred to collectively herein as the "Securities"), from listing and registration on the Chicago Stock Exchange, Incorporated ("CHX").

The Company, whose Securities are additionally listed on the New York Stock Exchange ("NYSE"), is seeking to withdraw the Securities from listing and registration on the CHX at this time in order to save the costs associated with such listing and related compliance. The Company's Common Stock has been listed for trading on the CHX since 1968, but in a recent review of its business conduct the Company found that the majority (more than 95%) of its Common Stock is traded on the NYSE. The Company's board of directors has therefore determined that no significant business reasons exist for maintaining the Securities' listing and registration on the CHX.

The Company has stated that its application relates solely to the withdrawal of the Securities from listing and registration on the CHX and shall have no effect upon the Securities' continued listing and registration on the NYSE under Section 12(b) of the Act.⁴

The withdrawal of the Securities from listing and registration on the CHX was approved by the Company's board of

directors at a meeting held on July 31, 1998, and a resolution so stating was forwarded to the CHX in accordance with its rules. The Company has included with its application a copy of a letter from the CHX confirming that the Company's request for withdrawal complies with the rules of the CHX governing an issuer's removal of securities from listing and registration on the CHX.

Any interested person may, on or before June 14, 2000, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609, facts bearing upon whether the application has been made in accordance with the rules of the CHX and what terms, if any, should be imposed by the Commission for the protection of investors. The Commission, based on the information submitted to it, will issue an order granting the application after the date mentioned above, unless the Commission determines to order a hearing on the matter.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority. 5

Jonathan G. Katz,

Secretary.

[FR Doc. 00–13411 Filed 5–26–00; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

[Rel. No. IC-24460; File No. 812-11684]

The Ohio National Life Insurance Company, et al.

May 19, 2000.

AGENCY: Securities and Exchange Commission ("SEC" or "Commission").

ACTION: Notice of Application for an Order under Section 6(c) of the Investment Company Act of 1940, as amended (the "Act") granting exemptions from the provisions of Sections 2(a)(32), 22(c), and 27(i)(2)(A) of the Act and Rule 22c-1 thereunder, to permit the recapture of certain credits applied to purchase payments made under certain deferred variable annuity contracts.

summary of applications: Applicants seek an order under Section 6(c) of the Act to the extent necessary to permit the issuance and, under specified circumstances, the subsequent recapture of certain credits applied to purchase payments made under certain deferred variable annuity contracts, described

herein, that The Ohio National Life Insurance Company ("Ohio National") will issue through the Ohio National Variable Account A (the "Account") (the contracts are collectively referred to herein as the "Contracts").

Applicants: Ohio National, the Account, and Ohio National Equities, Inc. ("ONEQ") (collectively, "Applicants").

Filing Date: The Application was filed on November 19, 1999 and amended on March 17, 2000.

Hearing or Notification of Hearing: An order granting the Application will be issued unless the SEC orders a hearing. Interested persons may request a hearing by writing to the SEC's Secretary and serving Applicants with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 on June 13, 2000 and should be accompanied by proof of service on Applicants, in the form of an affidavit or, lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the SEC's Secretary.

ADDRESSES: Secretary, SEC, 450 5th Street, N.W., Washington, DC 20549—0609. Applicants c/o Ronald L. Benedict, Esq., Corporate Vice President, Counsel and Secretary, The Ohio National Life Insurance Company, P.O. Box 237, Cincinnati, Ohio 45201.

FOR FURTHER INFORMATION CONTACT:

Rebecca Marquigny, Senior Counsel, or Keith Carpenter, Branch Chief, Office of Insurance Products, Division of Investment Management, at (202) 942– 0670.

SUPPLEMENTARY INFORMATION: The following is a summary of the Application. The complete Application may be obtained for a fee from the SEC's Public Reference Branch, 450 Fifth Street, N.W., Washington, DC 20549–0102 (tel. (202) 942–8090.).

Applicants' Representations

1. Ohio National was organized under the laws of Ohio in 1909. It writes life, accident and health insurance and annuities in 47 states, the District of Columbia and Puerto Rico. Currently, Ohio National has assets in excess of \$7 billion and equity in excess of \$710 million. Ohio National is a stock company ultimately owned by a mutual insurance holding company (Ohio National Mutual Holdings, Inc.) with Ohio Nation's contract owners having majority ownership of the latter.

¹ 15 U.S.C. 78*l*(d).

² 17 CFR 240.12d2-2(d).

³ The Common Stock Purchase Rights are currently attached to, and trade together with, the Company's Common Stock.

^{4 15} U.S.C. 78 l(b).

^{5 17} CFR 200.30-3(a)(1).