

Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program.)

**Laurence W. Zensinger,**  
Division Director, Human Services Division,  
Response and Recovery Directorate.

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## FEDERAL EMERGENCY MANAGEMENT AGENCY

### Emergency Management Performance Grants

**AGENCY:** Federal Emergency  
Management Agency (FEMA).

**ACTION:** Notice of change to cost share  
policy.

**SUMMARY:** We (FEMA) are standardizing  
the cost share for the Emergency  
Management Performance Grant in  
order to bring about a fair and equitable  
distribution of grant funds and cost-  
share requirements among the States.

**DATES:** The cost share change is effective  
October 1, 2000 for FY 2001 grants.

**FOR FURTHER INFORMATION CONTACT:**  
Jonna M. Long, Federal Emergency  
Management Agency, 500 C Street SW.,  
room 717, Washington, DC 20472,  
telephone (202) 646-7057; facsimile  
(202) 646-4157; or email  
jonna.long@fema.gov.

### SUPPLEMENTARY INFORMATION:

#### Background

In FY 2000, we consolidated funding  
for certain non-disaster programs into  
the Emergency Management  
Performance Grant (EMPG). Programs  
consolidated include State and Local  
Assistance (SLA); Superfund  
Amendments and Reauthorization Act  
(SARA) Title III; Mitigation Assistance  
Program (MAP); Disaster Preparedness  
Improvement Grants (DPIG); Pre-  
disaster Mitigation (Project Impact) to  
States; and Terrorism Consequence  
Management Preparedness Assistance  
(TCMPA).

We offered the grants in FY 2000 at  
composite cost shares based on the cost  
share policies associated with the  
programs consolidated into the EMPG.  
The composite cost shares for the non-  
terrorism portion of the EMPG ranged  
from approximately 51 percent Federal/  
49 percent State to approximately 54  
percent Federal/46 percent State. The  
TCMPA portion was 100 percent  
federally-funded.

The composite cost shares were  
dependent upon which of the six  
programs a State participated in before  
consolidation, and for some programs

how many years a State participated.  
The result of this varied participation by  
States is that the consolidation process  
has the potential to lock-in an uneven  
distribution of cost-share requirements.

### Phase-In Procedure

We used the composite cost shares  
during the transition from the multiple  
programs to the unified EMPG. To  
complete the transition, and in order to  
bring about a fair and reasonable  
distribution of the funds for emergency  
management, we are phasing in  
implementation of a Federal cost share  
of 50 percent that will apply equally to  
all States for the non-TCMPA portion of  
the EMPG. This will be more equitable  
and easier to manage than previously,  
both at the Federal and State levels.  
States will have a simpler and more  
predictable means of planning for their  
share of the costs of emergency  
management than now, which will help  
their long-term budgeting process. The  
complete phase-in of the standard cost  
share will take approximately four  
years, with some States arriving at the  
50 percent level each year.

The TCMPA portion will continue to  
be 100 percent federally-funded.

### FY 2001 Procedure

For FY 2001 grants, we will pay a cost  
share one percentage point less than the  
composite share that we paid in 2000.  
For example, if a particular State's  
EMPG was shared in FY 2000 at 52  
percent Federal/48 percent State, in FY  
2001 the grant will be shared at 51  
percent Federal/49 percent State. Such  
phasing in of the standard cost share  
will ease the financial burden to the  
State (by avoiding too large an  
adjustment in any one year) and will  
enable it to budget better for outyear  
cost shares.

**Authority:** P.L. 106-74, the Department of  
Veterans Affairs and Housing and Urban  
Development, and Independent Agencies  
Appropriations Act, 2000, 113 Stat. 1086.

Dated: June 15, 2000.

**Patricia A. English,**

Acting Chief Financial Officer.

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## 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  
(12 U.S.C. 1843). Unless otherwise  
noted, nonbanking activities will be  
conducted throughout the United States.  
Additional information on all bank  
holding companies may be obtained  
from the National Information Center  
website at [www.ffiec.gov/nic/](http://www.ffiec.gov/nic/).

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 August 3, 2000.

**A. Federal Reserve Bank of New  
York** (Betsy Buttrill White, Senior Vice  
President), 33 Liberty Street, New York,  
New York 10045-0001:

1. *M & T Bank Corporation*, Buffalo,  
New York and Olympia Financial Corp.,  
Buffalo, New York; to acquire 100  
percent of the voting shares of, and  
thereby merge with Kaystone Financial,  
Inc., Harrisburg, Pennsylvania, and  
thereby indirectly acquire Keystone  
Financial Bank, N.A., Harrisburg,  
Pennsylvania. In addition M&T Bank  
Corporation has applied to acquire an  
option to purchase up to 19.9 percent of  
the shares of Keystone. This option will  
expire upon consummation of the  
merger.

In connection with this application,  
Applicants also have applied to acquire  
Keystone CDC, Inc., and thereby engage  
in community development activities,  
pursuant to § 225.28(b)(12) of  
Regulation Y; Keystone Financial Life  
Insurance Company, and thereby engage  
in credit life and disability life  
reinsurance activities related to home  
equity loan products, pursuant to  
§ 225.28(b)(11) of Regulation Y;  
Keystone Financial Mid-Atlantic  
Funding Corporation, and thereby  
engage in issuing medium-term debt  
instruments, pursuant to § 225.28(b)(1)  
of Regulation Y; Martindale Andres &

Company, LLC, and thereby engage in investment advisory services, pursuant to § 225.28(b)(6) of Regulation Y; and MMC&P Retirement Benefit Services, Inc., and thereby provide employee benefit third party administrator and actuarial consulting services, pursuant to § 225.28(b)(9)(ii) of Regulation Y.

Board of Governors of the Federal Reserve System, July 3, 2000.

**Jennifer J. Johnson,**

*Secretary of the Board.*

[FR Doc. 00-17275 Filed 7-7-00; 8:45 am]

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## 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 (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States. Additional information on all bank holding companies may be obtained from the National Information Center website at [www.ffiec.gov/nic/](http://www.ffiec.gov/nic/).

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 August 4, 2000.

**A. Federal Reserve Bank of New York** (Betsy Buttrill White, Senior Vice President) 33 Liberty Street, New York, New York 10045-0001:

1. *The Industrial Bank of Japan*, Tokyo, Japan; to acquire 11.8 percent of the voting shares of The Dai-Ichi Kangyo

Fuji Trust & Banking Company, Ltd, Tokyo, Japan, and thereby indirectly acquire voting shares of DKF Trust Company (USA), New York, New York.

Board of Governors of the Federal Reserve System, July 5, 2000.

**Robert deV. Frierson,**

*Associate Secretary of the Board.*

[FR Doc. 00-17371 Filed 7-7-00; 8:45 am]

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## FEDERAL RESERVE SYSTEM

### Sunshine Act Meeting

**AGENCY HOLDING THE MEETING:** Board of Governors of the Federal Reserve System.

**TIME AND DATE:** 4 p.m., Thursday, July 13, 2000.

**PLACE:** Marriner S. Eccles Federal Reserve Board Building, 20th and C Streets, N.W., Washington, D.C. 20551.

**STATUS:** Closed.

#### MATTERS TO BE CONSIDERED:

1. Personnel actions (appointments, promotions, assignments, reassignments, and salary actions) involving individual Federal Reserve System employees.

2. Any items carried forward from a previously announced meeting.

#### CONTACT PERSON FOR MORE INFORMATION:

Lynn S. Fox, Assistant to the Board; 202-452-3204.

**SUPPLEMENTARY INFORMATION:** You may call 202-452-3206 beginning at approximately 5 p.m. two business days before the meeting for a recorded announcement of bank and bank holding company applications scheduled for the meeting; or you may contact the Board's Web site at <http://www.federalreserve.gov> for an electronic announcement that not only lists applications, but also indicates procedural and other information about the meeting.

Dated: July 6, 2000.

**Robert deV. Frierson,**

*Associate Secretary of the Board.*

[FR Doc. 00-17487 Filed 7-6-00; 2:06 pm]

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## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### National Committee on Vital and Health Statistics: Publication of Recommendations Relating to HIPAA Health Data Standards

**AGENCY:** Office of the Secretary, HHS.

**ACTION:** Notice.

**SUMMARY:** The Health Insurance Portability and Accountability Act of 1996, (Section 1172 (f), Subtitle F of Pub. L. 104-191), requires the Secretary of Health and Human Services to publish in the **Federal Register** any recommendation of the National Committee on Vital and Health Statistics (NCVHS) regarding the adoption of a data standard under that law. Accordingly, the full text of the NCVHS comments on the Notice of Proposed Rulemaking issued by HHS entitled "Standards for the Privacy of Individually Identifiable Health Information" is reproduced below. The text of the comments has also been available on the NCVHS website and the HHS Administrative Simplification website: <http://ncvhs.hhs.gov/>.

**SUPPLEMENTARY INFORMATION:** Under the Administrative Simplification provisions of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), the Secretary of Health and Human Services is required to adopt standards for specified administrative health care transactions to enable information to be exchanged electronically, as well as security standards. The law requires that, within 24 months of adoption, all health plans, health care clearinghouses and health care providers who choose to conduct these transactions electronically must comply with these standards. In addition, the law outlined a process leading to the development of standards to protect the privacy of individually identifiable health information.

In preparing these reports and recommendations, the Secretary is required to consult with the NCVHS, the statutory public advisory body to HHS on health data, privacy and health information policy. On February 7, 2000 the Committee submitted a set of public comments on the Notice of Proposed Rulemaking issued by HHS entitled "Standards for the Privacy of Individually Identifiable Health Information."

In accordance with the law, the full text of the NCVHS comments is published below.

February 7, 2000, U. S. Department of Health and Human Services, Assistant Secretary for Planning and Evaluation, Attention: Privacy-P, Room G-322A, Hubert H. Humphrey Building, 200 Independence Avenue SW, Washington, D. C. 20201.

Dear Sirs:

On behalf of the National Committee on Vital and Health Statistics (NCVHS), I am pleased to forward to you our recommendations on the notice of proposed rule-making for standards for