proper disposal in accordance with the

applicable law.

2. Retail and other distribution, sale, or use. The distribution, sale, or use of existing stocks by any person other than Syngenta may continue until stocks are exhausted. Any such use must be in accordance with the label.

List of Subjects

Environmental protection, Pesticides and pests.

Dated: August 20, 2003.

Betty Shackleford,

Acting Director, Special Review and Reregistration Division, Office of Pesticide Programs.

[FR Doc. 03–22317 Filed 9–2–03; 8:45 am]

BILLING CODE 6560-50-S

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7552-3]

Notice of Vacature of Specific Applicability Determinations Concerning National Emission Standards for Hazardous Air Pollutants for Secondary Aluminum

AGENCY: Environmental Protection

Agency (EPA). **ACTION:** Notice.

SUMMARY: This notice announces that EPA has vacated two applicability determinations concerning the National Emission Standards for Hazardous Air Pollutants (NESHAP) for Secondary Aluminum Production, 40 CFR part 63, subpart RRR, which were previously made by EPA in response to requests submitted by the U.S. Granules Corporation. EPA has determined that these two applicability determinations reflect conflicting constructions concerning the applicability of Subpart RRR to operations like those conducted at the U.S. Granules facilities, and that the retention of such conflicting constructions is inappropriate as a matter of law and policy. Now that these determinations have been vacated, EPA will commence a process to adopt a single uniform construction of Subpart RRR which will apply to all operations like those conducted at the U.S. Granules facilities.

FOR FURTHER INFORMATION CONTACT: For specific questions concerning the actions described in this notice, contact Scott Throwe at EPA by phone at: (202) 564–7013, or by e-mail at: throwe.scott@epa.gov. For general questions concerning the Applicability Determination Index maintained by the EPA Office of Enforcement and

Compliance Assurance (OECA), contact Maria Malave at EPA by phone at: (202) 564–7027, or by e-mail at: malave.maria@epa.gov.

SUPPLEMENTARY INFORMATION: This notice announces the vacature of two applicability determinations made concerning the NESHAP for Secondary Aluminum, 40 CFR part 63, subpart RRR. An applicability determination concerning the U.S. Granules facility in Plymouth, Indiana was made by the EPA Region 5 Air Enforcement and Compliance Assurance Branch on August 21, 2002, in response to a request for such a determination by U.S. Granules dated August 14, 2002. Notice of this applicability determination (Control No. M020112) was published in the **Federal Register** on February 13. 2003. 68 FR 7373. The decision to vacate this determination was subsequently announced in a letter to U.S. Granules dated June 19, 2003.

An applicability determination concerning the U.S. Granules facility in Henrietta, Missouri was made by the EPA Region 7 Air Permitting and Compliance Branch on October 22, 2002, in response to a request for such a determination by U.S. Granules dated October 11, 2002. Notice of this applicability determination (Control No. M020117) was also published in the **Federal Register** on February 13, 2003. 68 FR 7373. The decision to vacate this determination was subsequently announced in a letter to U.S. Granules dated June 23, 2003.

After issuance of these two applicability determinations, EPA determined that these determinations reflect conflicting constructions concerning the applicability of Subpart RRR to operations like those conducted at the U.S. Granules facilities. EPA also determined that the retention of such conflicting constructions would be inappropriate as a matter of law and policy. Accordingly, EPA decided to vacate both of these applicability determinations and to commence a process to adopt a single uniform construction of Subpart RRR which will apply to all operations like those conducted at the U.S. Granules facilities.

The vacature of each of the applicability determinations concerning U.S. Granules facilities described in this notice was final and effective on the date that the letter announcing that vacature was signed. This notice is being published to assure that parties other than U.S. Granules who may be interested in these determinations are also notified that they have been vacated. In addition to this notice, EPA

will update the Applicability Determination Index maintained by OECA to reflect the vacature of these determinations.

Dated: August 20, 2003.

Michael S. Alushin,

Director, Compliance Assessment and Media Programs Division, Office of Compliance. [FR Doc. 03–22450 Filed 9–2–03; 8:45 am]

BILLING CODE 6560-50-P

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/.

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 September 26, 2003

A. Federal Reserve Bank of Philadelphia (Michael E. Collins, Senior Vice President) 100 North 6th Street, Philadelphia, Pennsylvania 19105-1521:

1. KNBT Bancorp Inc., Bethlehem, Pennsylvania; to become a bank holding company by acquiring 100 percent of the voting shares of Keystone Savings Bank, Bethlehem, Pennsylvania, and First Colonial Group, Inc., Nazareth, Pennsylvania, and Nazareth National Bank and Trust Company, Nazareth, Pennsylvania.

- **B. Federal Reserve Bank of Cleveland** (Stephen J. Ong, Vice President) 1455 East Sixth Street, Cleveland, Ohio 44101-2566:
- 1. Sky Financial Group, Inc., Bowling Green, Ohio; to acquire 100 percent of the voting shares of GLB Bancorp, Inc., Mentor, Ohio, and thereby indirectly acquire voting shares of Great Lakes Bank, Mentor, Ohio.
- C. Federal Reserve Bank of Atlanta (Sue Costello, Vice President) 1000 Peachtree Street, N.E., Atlanta, Georgia 30303:
- 1. Greene County Bancshares, Inc., Greeneville, Tennessee; to merge with Independent Bankshares Corporation, Gallatin, Tennessee, and thereby indirectly acquire First Independent

Bank, Gallatin, Tennessee, and Rutherford Bank & Trust, Murfreesboro, Tennessee.

Board of Governors of the Federal Reserve System, August 27, 2003.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 03–22373 Filed 9–2–03; 8:45 am] BILLING CODE 6210–01–8

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.

TRANSACTION GRANTED EARLY TERMINATION

Party name	ET req status	Trans No.	ET date
Invitrogen Corporation	G	20030795	11-Aug-03
Dr. Richard P. Haugland and Dr. Rosaria Haugland	G		_
Molecular Probes, Inc	G		
Cypress Merchant Banking Partners II L.P	G	20030833	
J.W. Childs Equity Partners II, L.P	G		
Meow Mix Holdings, Inc	G		
Alliance Data Systems Corporation	G	20030847	
Stage Stores, Inc	Ğ		
Stage Stores, Inc	Ğ		
Cumberland Farms, Inc	Ğ	20030697	12-Aug-03
ConocoPhillips Corp	Ğ		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
ConocoPhillips Corp	Ğ		
American International Group, Inc	Ğ	20030824	
General Electric Company	Ğ		
GE Property & Casualty Insurance Company	Ğ		
Crown Finance Foundation	Ğ	20030844	
StoryFirst Communications, Inc	G	20030044	
StoryFirst Communications, Inc	G		
	G	20030855	
Whitney V, L.P	G		
Matt J. Wollman	G		
Interactive Health LLC	G	20020046	12 110 02
BASF Aktiengesellschaft	G	20030846	13-Aug-03
Mine Safety Appliances Company	G		
Mine Safety Appliances Company	G		45 4 00
nVIDIA Corporation	G	20030828	15–Aug–03
MediaQ, Inc	G		
MediaQ, Inc	G		
Cisco Systems, Inc	G	20030849	
Andiamo Systems, Inc	G		
Andiamo Systems, Inc	G		
Dex Holdings LLC	G	20030869	
Qwest Communications International Inc	G		
SGN LLC	G		
GPP LLC	G		
Thoma Cressey Fund VII, LP	G	20030831	18-Aug-03
Kings Holdings, LLC	G		
Daticon, Inc	Ğ		
Abbott Laboratories	Ğ	20030832	
Mr. Christopher P. Baker	Ğ		
ZonePerfect Nutrition Company	Ğ		
Associated Materials Holdings, Inc	Ğ	20030848	
Gentek Holdings, Inc	G	20030040	
Gentek Holdings, Inc	G		
Bruckmann, Rosser, Sherrill & Co., L.P	G	20030853	
Diuckinanii, kussei, Sheniii & Cu., L.F	G	20030653	