must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than May 28, 1996.

A. Federal Reserve Bank of Atlanta (Zane R. Kelley, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303:

1. Magnolia Midlands Bankshares, Inc., Eastman, Georgia; to become a bank holding company by acquiring 100 percent of the voting shares of Bank of Eastman, Eastman, Georgia.

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

1. Boatmen's Bancshares, Inc., St. Louis, Missouri; to merge with Canadian Bancshares, Inc., Canadian, Texas, and thereby indirectly acquire First State Bank of Canadian, Canadian, Texas.

- 2. Heartland Bancshares, Inc., Herrin, Illinois; to become a bank holding company by acquiring 100 percent of the voting shares of Heartland National Bank, Herrin, Illinois. Heartland National Bank is the proposed successor to the conversion of First Federal Savings and Loan Association of Herrin, Herrin, Illinois, from a federal mutual savings and loan to a federal stock savings and loan association, and then to a national bank.
- C. Federal Reserve Bank of Minneapolis (James M. Lyon, Vice President) 250 Marquette Avenue, Minneapolis, Minnesota 55480:
- 1. Inter-Mountain Bancorp., Inc., Bozeman, Montana; to acquire 100 percent of the voting shares of First Security Bank of Belgrade, Belgrade, Montana, a de novo bank.

Board of Governors of the Federal Reserve System, April 29, 1996. Jennifer J. Johnson, Deputy Secretary of the Board. [FR Doc. 96-11002 Filed 5-2-96; 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 May 17, 1996.

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

1. Keeco, Inc., Chicago, Illinois; to acquire Premier Insurance Services, Inc., Warren, Illinois, and thereby

engage in insurance agency activities in towns of less than 5,000, pursuant to § 225.25(b)(8)(iii) of the Board's Regulation Y.

2. Northland Insurance Agency, Inc., Chicago, Illinois; to acquire Premier Insurance Services, Inc., Warren, Illinois, and thereby engage in insurance agency activities in towns of less than 5,000, pursuant to § 225.25(b)(8)(iii) of the Board's Regulation Y.

Board of Governors of the Federal Reserve System, April 29, 1996.

Jennifer J. Johnson.

Deputy Secretary of the Board. [FR Doc. 96-11001 Filed 5-2-96; 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: 040896 AND 041996

| Name of acquiring person, name of acquired person, name of acquiring entity | PMN No. | Date terminated |
|--|------------|-----------------|
| Royal Dutch Petroleum Company (a Dutch company), Benton Oil and Gas Company, Benton Oil and Gas Com- | | |
| pany of Louisiana | 96-1435 | 04/09/96 |
| A. M. Castle & Co., Thomas W. Kreher, Kreher Steel Co., Inc | 96-1330 | 04/11/96 |
| Radisys Corporation, Intel Corporation, Intel Corporation | 96-1378 | 04/11/96 |
| SunGard Data Systems Inc., Digital Equipment Corporation, Digital Equipment Corporation | 96-1415 | 04/11/96 |
| Baptist Health Care Corporation, Lakeview Center, Inc., Lakeview Center, Inc. | 96-1422 | 04/11/96 |
| All American Communications, Inc., All American Communications, Inc., Mark Goodson Productions, L.L.C. | 96-1471 | 04/11/96 |

TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 040896 AND 041996—Continued

| Name of acquiring person, name of acquired person, name of acquiring entity | PMN No. | Date terminated |
|---|--------------------|----------------------|
| Joseph M. Field, Samuel J. Heyman, GAF Broadcasting Company, Inc. and GAF Properties, Inc. | 96–1476 | 04/11/96 |
| Susanne Klatten, The P.D. George Company, The P.D. George Company | 96–1498 | 04/11/96 |
| CRH plc, Bolinder Companies, Inc., Bolinder Companies, Inc. | 96–1503 | 04/11/96 |
| Abbott Laboratories, MediSense, Inc., MediSense, Inc. | 96–1544 | 04/11/96 |
| Catholic Healthcare West, Catholic Healthcare Corporation, Mercy Hospital and HealthServices | 96–1481 | 04/12/96 |
| Media General, Inc., Scudder Family Voting Trust for Affiliated News. Inves., Eastern Colorado Publishing Company | 96–1482 | 04/12/96 |
| James D. Carrecker, Wyndham Hotel Corporation (Joint Venture), Wyndham Hotel Corporation (Joint Venture) | 96–1492 | 04/12/96 |
| Catholic Healthcare West, Sisters of the Third Order of Saint Dominic, St. Joseph's Medical Center of Stockton | 96–1493 | 04/12/96 |
| CF Securities L.P., Wyndham Hotel Corporation (Joint Venture), Wyndham Hotel Corporation (Joint Venture) | 96–1505 | 04/12/96 |
| Crown Pacific Partners, L.P., Willamette Industries, Inc., Willamette Industries, Inc | 96–1520 | 04/12/96 |
| The B.F. Goodrich Company, G. Russell Lincoln, Algan, Inc | 96–1522 | 04/12/96 |
| Saint Barnabas Corporation (a non-profit corporation) Community/Kimball Health Care System, Inc. (non profit), | | |
| Community/Kimball Health Care System, Inc. (non profit) | 96–1523 | 04/12/96 |
| Interim Services Inc., Brandon Systems Corporation, Brandon Systems Corporation | 96–1525 | 04/12/96 |
| ASG AB, Mr. Desmond Kearney, International Cargo Group, Inc | 96–1527 | 04/12/96 |
| CalEnergy Company, Inc., Edison International, Conejo Energy Company | 96–1529 | 04/12/96 |
| The Second Dave Samson Trust, VIAG AG (a German company), Klockner Namasco Corporation | 96–1531 | 04/12/96 |
| Bedrock Holdings Partners, Wyndham Hotel Corporation, Wyndham Hotel Corporation | 96–1532 | 04/12/96 |
| The Timken Company, John D. Morris, Jr., Ohio Alloy Steels, Inc | 96–1535 | 04/12/96 |
| Supervalu Inc., Donald Butson, Butson's Enterprises, Inc | 96–1537 | 04/12/96 |
| Supervalu Inc., Charles P. Butson, Butson's Enterprises, Inc | 96–1539 | 04/12/96 |
| The Williams Companies, Inc., Global Access Telecommunications Services, Inc., Global Access Telecommuni- | | |
| cations Services, Inc | 96–1541 | 04/12/96 |
| Grupo Industrial Bimbo S.A., Business Asset Trust I, Pacific Pride Baking Company | 96–1542 | 04/12/96 |
| InterMedia Capital Partners IV, L.P., InterMedia Capital Management V, L.P., Robin Media Holdings, Inc | 96–1543 | 04/12/96 |
| First Union Corporation, First Chicago NBD Corporation, Oosterpark Corporation, Vondelpark Corporation & Rjk C | 96–1550 | 04/12/96 |
| Intermedia Communications of Florida, Inc., S.I. Newhouse, Jr., EMI Communications Corp., Eastern Message, | 00 4550 | 0.4/4.0/0.0 |
| Inc., Easter | 96–1552 | 04/12/96 |
| Intermedia Communications of Florida, Inc., Donald E. Newhouse, EMI Communications Corp., Eastern Message, | 00 4550 | 0.4/4.0/00 |
| Inc., Easter | 96–1553 | 04/12/96 |
| InterCel, Inc., GTE Corporation, GTE Mobilnet Incorporated | 96–1564 | 04/12/96 |
| Nordahl L. Brue, Quality Dining, Inc., Quality Dining, Inc | 96–1569 | 04/12/96 04/12/96 |
| Quality Dining, Inc., Bruegger's Corporation, Bruegger's Corporation | 96–1570 96–1571 | 04/12/96 |
| Bristol-Myers Squibb Company, Somatix Therapy Corporation, Somatix Therapy Corporation | 96-1571 | 04/12/96 |
| Eaton Corporation, CAPCO Automotive Products Corporation, CAPCO Automotive Products Corporation | 96–1373 | 04/15/96 |
| V. Prem Watsa, Skandia Insurance Company Ltd (publ), Skandia America Reinsurance Corporation | 96-1436 | 04/16/96 |
| Financial Services Acquisition Corporation, Welsh, Carson, Anderson & Stowe VI, L.P., Euro Brokers Investment | 90-1447 | 04/10/90 |
| Corporation | 96–1451 | 04/16/96 |
| Morgan Stanley Capital Partners III, L.P., The Plymouth Rock Company Incorporated, Direct Response Corporation | 96–1454 | 04/16/96 |
| Herff Jones, Inc. Employee Stock Ownership Plan, M. Francois Pinault, Continental Graphics Corporation | 96–1480 | 04/16/96 |
| FS Equity Partners III, L.P., KMS Holding Corporation, KMS Holding Corporation | 96–1515 | 04/16/96 |
| Lockheed Martin Corporation, Loral Corporation, Loral Corporation | 96-0920 | 04/18/96 |

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. 96–11038 Filed 5–2–96; 8:45 am] BILLING CODE 6750–01–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Statement of Organization, Functions and Delegations of Authority; Health Resources and Services Administration

Part H, Chapter HB (Health Resources and Services Administration) of the Statement of Organization, Functions and Delegations of Authority of the Department of Health and Human Services (47 FR 38409–24, August 31, 1982, as amended most recently at 61 FR 13503, dated March 27, 1996) is amended to reflect the following changes in the Bureau of Health Resources Development.

Under Section HB–20, Organization and Functions, amend the functional statements for the *Bureau of Health*

Resources Development (HBB) as follows:

- 1. Delete the *Information Resources* Staff, Office of the Director, BHRD (HBB1), functional statement in its entirety.
- 2. Establish the *Office of Information Technology Management (HBB16)*, and enter the functional statement as follows:

Office of Information Technology Management (HBB16)

The Office of Information Technology Management (OITM): (1) Develops, reviews and implements policies and procedures to promote improved ADP and information resources management capabilities, practices and clearances throughout BHRD; (2) develops and coordinates BHRD-wide plans and budgets for the management of information technology and services,