In addition, this action is not a rule as defined in the Regulatory Flexibility Act, 5 U.S.C. 6601(2). Therefore, EPA has not prepared a supporting regulatory flexibility analysis addressing the impact of this action on small business entities.

Finally, the Administrator has delegated the authority to make determinations regarding authorizations under section 209(e) of the Act to the Assistant Administrator for Air and Radiation.

Dated: December 23, 1996.

Richard D. Wilson,

Acting Assistant Administrator for Air and Radiation.

[FR Doc. 96-33260 Filed 12-30-96; 8:45 am] BILLING CODE 6560-50-P

#### [FRL-5672-9]

1:30 pm

Proposed Settlement Agreement; Ozone Nonattainment Areas; 15% VOC FIPs for Washington, D.C., Baltimore MD, and Philadelphia PA

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice of proposed settlement agreement.

**SUMMARY:** In accordance with Section 113(g) of the Clean Air Act ("Act"), as amended, 42 U.S.C. 7413(g), notice is hereby given of a proposed settlement agreement concerning litigation instituted against the Environmental Protection Agency ("EPA") by the Sierra Club Legal Defense Fund, et. al. The lawsuit concerns EPA's alleged failure to perform a nondiscretionary duty with

respect to promulgating a federal implementation plan ("FIP") to reduce volatile organic compound ("VOC") emissions by fifteen percent [15%] from 1990 levels, under Act section 182(b)(1), in the Washington, D.C., Baltimore MD, and Philadelphia ozone nonattainment areas.

For a period of thirty [30] days following the date of publication of this notice, the Agency will receive written comments relating to the settlement agreement. EPA or the Department of Justice may withhold or withdraw consent to the proposed settlement agreement if the comments disclose facts or circumstances that indicate that such consent is inappropriate, improper, inadequate, or inconsistent with the requirements of the Act.

Copies of the settlement agreement are available from Phyllis Cochran, Air and Radiation Division (2344), Office of General Counsel, U.S. Environmental Protection Agency, 401 M Street, SW, Washington, D.C. 20460, (202) 260–7606. Written comments should be sent to Howard J. Hoffman at the above address and must be submitted on or before January 30, 1997.

Dated: December 24, 1996.

Scott C. Fulton,

Acting General Counsel.

[FR Doc. 96-33266 Filed 12-30-96; 8:45 am]

BILLING CODE 6560-50-M

# ENVIRONMENTAL PROTECTION AGENCY (EPA)

[FRL-5672-4]

### Gulf of Mexico Program's Joint Policy Review Board and Management Committee Meeting

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice of meeting of the Joint Policy Review Board and Management Committee of the Gulf of Mexico Program.

**SUMMARY:** The Gulf of Mexico Program's Joint Policy Review Board and Management Committee will hold a meeting at the Doubletree Hotel, New Orleans, Louisiana.

## FOR FURTHER INFORMATION CONTACT: James D. Giattina, Director, Gulf of Mexico Program Office, Building 1103, Room 202, John C. Stennis Space Center, Stennis Space Center, MS 39529–6000, at (601) 688–3726.

supplementary information: A meeting of the Joint Policy Review Board and Management Committee of the Gulf of Mexico Program will be held at the Doubletree Hotel, 300 Canal Street, New Orleans, LA. The committee will meet from 10:00 a.m. to 3:00 p.m. on January 29. Agenda items will include: Overview of the GMP Process Model; Management Committee Organizational Recommendations; Hypoxia; Shellfish; and Education and Outreach. The meeting is open to the public. James D. Giattina, Director, Gulf of Mexico Program.

POLICY REVIEW BOARD & MANAGEMENT COMMITTEE MEETING—AGENDA JANUARY 29, 1997

	Topic	Lead	Desired outcome	
Tuesday, Janu- ary 29:				
10:00– 10:15 am	Welcome—Review of the Meeting Objectives and Agenda	Jan Saginaw Jimmy Palmer	Official opening of the meeting and identification of any final adjustments to the meeting agenda.	
10:15– 10:30 am	Overview of the GMP Process Model	Jim Giattina	Consensus agreement between the partners on a formal workflow process model for the GMP.	
10:30– 11:00 am	Presentation of the MC Organizational Recommendations	Roxane Dow Stan Meiberg	Comprehensive understanding of the recommendations.	
11:00– 11:45 am	Discussion—Organziational Recommendations	Roxane Dow Stan Meiberg	Consensus agreement between the partners on a final organizational structure for the GMP.	
11:45-	Break			
12:00 noon	(Set-up Time for Working Lunch)			
12:00– 12:45 pm	"Hypoxia"  —Discusison of Current Plans and Activities for FY 97	Hiram Boone—IMT (Natural Resources Conservation Service)	Consensus agreement between the partners to move ahead on plans and activities presented.	
12:45– 1:15 pm	"Shellfish"  —Discussion of Current Plans and Activities for FY 97	Tom Herrington—IMT (Food & Drug Administration)	Consensus agreement between the partners to move ahead on plans and activities presented.	
1:15-	Break			

	Topic	Lead	Desired outcome
1:30– 1:45 pm	"Education & Outreach" —Discussion of Current Plans and Activities for FY 97	Bob Baker—IMT (National Park Service)	Consensus agreement between the partners to move ahead on plans and activities presented.
1:45– 2:30 pm	Partners Roundtable —Discussion of Current and Emerging Opportunities to Enhance Program Success and Effectiveness	Jim Giattina	To promote an open exchange of ideas as to ways of seizing the maximum return on the partners investment in the GMP.
2:30- 3:00 pm	Summary of Meeting Agreements	Jim Giattina	Summary consensus on agreements and directions established.

## POLICY REVIEW BOARD & MANAGEMENT COMMITTEE MEETING—AGENDA JANUARY 29, 1997—Continued

[FR Doc. 96–33265 Filed 12–30–96; 8:45 am] BILLING CODE 6560–50–M

Workshop Adjourned

# FEDERAL EMERGENCY MANAGEMENT AGENCY

3:00 pm

# Crisis Counseling Assistance and Training

AGENCY: Federal Emergency Management Agency. ACTION: Notice.

SUMMARY: FEMA gives notice that the extension period for the Oklahoma regular crisis counseling program for disaster survivors of the Oklahoma City bombing is extended from 180 days to 11 months. The severity of the emotional trauma resulting from the bombing warrants an extension of an additional 11 months.

**EFFECTIVE DATE:** February 1, 1997.

FOR FURTHER INFORMATION CONTACT: Ron Goins, Human Services Division, Response and Recovery Directorate, Federal Emergency Management Agency, 500 C Street SW., Washington, DC 20472, (202) 646–4677.

SUPPLEMENTARY INFORMATION: The Federal Emergency Management Agency (FEMA) is charged with coordinating Federal disaster assistance under the provisions of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (the Act) when the President has declared a major disaster. FEMA provided funding for a regular crisis counseling program to help those suffering the trauma resulting from the April 19, 1995, bombing of the Alfred P. Murrah Federal Building.

FEMA received a request from the State of Oklahoma to extend the otherwise applicable time limitations authorized by section 416 of the Act, so that the State can provide additional mental health services that are critically needed for citizens during the recovery operation. The extent of the emotional impact on all citizens of Oklahoma is of such magnitude that continuation of

disaster mental health counseling beyond the normal crisis counseling time period is necessary.

The Director, Center for Mental Health Services (CMHS), as the delegate to FEMA for the Secretary, Department of Health and Human Services, helps FEMA implement crisis counseling training and assistance. FEMA believes there was a well-established need for continuation of the regular crisis counseling program beyond a 90-day extension. Based upon the sound CMHS recommendation, FEMA has approved an 11-month extension to the time period for the Oklahoma regular crisis counseling program.

(Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance.)

Dated: December 16, 1996.

Lacy Suiter,

Associate Director.

[FR Doc. 96-33126 Filed 12-30-96; 8:45 am]

BILLING CODE 6718-02-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. 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 January 27, 1997.

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

1. Pontotoc BancShares Corp., Pontotoc, Mississippi; to become a bank holding company by acquiring 100 percent of the voting shares of First National Bank of Pontotoc, Pontotoc, Mississippi.

B. Federal Reserve Bank of Dallas (Genie D. Short, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:

1. Laguna Bancshares, Inc., Big Lake, Texas, and Laguana Bancshares of Delaware, Inc., Dover, Delaware; to