grounds for the issues arose after this period.

On January 26, 2004, the EPA received from the Chicago Legal Clinic petitions requesting that EPA object to the proposed title V operating permits for the Midwest Generation Romeoville and Joliet stations. The petitions raise issues regarding the permit application, the permit issuance process, and the permits themselves. Chicago Legal Clinic asserts that the permits: (1) Fail to comply with State and Federal requirements; (2) allow excess emissions during startup and malfunction, contrary to U.S. EPA policy; (3) contain conditions that are not practically enforceable; (4) allow the plant to continue to operate in a manner which causes severe health impacts on the surrounding communities; (5) contain numerous typographical errors, mistakes, and omissions; (6) are legally inadequate because they do not impose enforceable schedules to remedy noncompliance; and (7) fail to address mercury and other hazardous air pollutants.

On June 24, 2005, the Administrator issued orders partially granting and partially denying the petitions. The orders explain the reasons behind EPA's conclusion that the IEPA must reopen the permits to: (1) Address Petitioner's significant comments; (2) include periodic monitoring in compliance with 40 CFR 70.6(a)(3)(i)(B); (3) remove the note stating that compliance with the carbon monoxide limit is inherent; (4) explain in the statement of basis how it determined in advance that the permittee had met the requirements of the Illinois State Implementation Plan (SIP) or to specify in the permit that continued operation during malfunction or breakdown will be authorized on a case-by-case basis if the source meets the SIP criteria; (5) remove language which is not required by the underlying applicable requirement or explain in the permit or statement of basis how this language implements the underlying applicable requirement; (6) remove "established startup procedures," include the startup procedures in the permit, or include minimum elements of the startup procedures that would "affirmatively demonstrate that all reasonable efforts have been made to minimize startup emissions, duration of individual startups and frequency of startups;" (7) require the owner or operator of the sources to report to the agency "immediately" or explain how the phrase "as soon as possible" meets the requirements of the SIP; (8) remove "reasonably" and "reasonable" from relevant permit terms or define or provide criteria to determine

"reasonably" and "reasonable" that meet the requirements of the SIP; (9) remove the term "reasonable" from the relevant permit conditions in accordance with the language in part 70, section 504 of the Clean Air Act or section 39.5 of the Illinois Environmental Protection Act; (10) remove the ability to waive the testing requirements or explain how such a waiver would meet the requirements of part 70; (11) define "extraordinary circumstances" in a manner consistent with the requirements of the SIP or remove the language from the permit; (12) remove "summary of compliance" from the permit or clarify the term such that the reader understands what a "summary of compliance" must contain and how the summary relates to the control measures; (13) include appropriate prompt reporting requirements or explain how and where the permit meets the prompt reporting requirements of part 70; and (14) insert "which" after "any new process emission unit" to be consistent with the SIP. The orders also explain the reasons for denying Chicago Legal Clinic's remaining claims.

Dated: July 6, 2005.

Norman Niedergang,

Acting Regional Administrator, Region 5. [FR Doc. 05–14405 Filed 7–20–05; 8:45 am] BILLING CODE 6560–50–P

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisition of Shares of Bank or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the office of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than August 5, 2005.

A. Federal Reserve Bank of Atlanta (Andre Anderson, Vice President) 1000 Peachtree Street, N.E., Atlanta, Georgia 30303: 1. Richard Todd Profitt, Sevierville, Tennessee; to act as a substitute trustee and vote the shares of Tennessee State Bancshares, Inc., and thereby indirectly control Tennessee State Bank, both of Pigeon Forge, Tennessee.

Board of Governors of the Federal Reserve System, July 18, 2005.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 05–14458 Filed 7–20–05; 8:45 am] BILLING CODE 6210–01–S

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 August 15, 2005.

A. Federal Reserve Bank of Boston (Richard Walker, Community Affairs Officer) P.O. Box 55882, Boston, Massachusetts 02106-2204:

1. Florence Bancorp, MHC Florence, Massachuetts; to become a bank holding company by acquiring 100 percent of the voting shares of Florence Savings Bank, Florence, Massachusetts.

B. Federal Reserve Bank of Kansas City (Donna J. Ward, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:

1. Bank of Choice Holding Company, Evans, Colorado; to acquire 100 percent of the voting shares of Colonial Bancorp, Aurora, Colorado, and thereby indirectly acquire voting shares of Colonial Bank, Aurora, Colorado.

Board of Governors of the Federal Reserve System, July 18, 2005.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 05–14443 Filed 7–20–05; 8:45 am] BILLING CODE 6210–01–S

GENERAL SERVICES ADMINISTRATION

Office of Governmentwide Policy; Governmentwide Relocation Advisory Board; Charter Renewal

AGENCY: Office of Governmentwide Policy, GSA.

ACTION: Notice of charter renewal.

SUMMARY: The Administrator of General Services has renewed the charter for the Governmentwide Relocation Advisory Board (Board) (see 69 FR 34676, June 22, 2004), extending it to December 31, 2005. The Board is used to obtain advice and recommendations on a wide range of relocation management issues. The Board's first priority is to review the current policies promulgated through the Federal Travel Regulation (FTR) for relocation allowances.

FOR FURTHER INFORMATION CONTACT: Patrick O'Grady, Room G–219, GSA Building, Washington, DC 20405, (202) 208–4493, or by email at patrick.ogrady@gsa.gov.

SUPPLEMENTARY INFORMATION: This notice is published in accordance with the provisions of the Federal Advisory Committee Act (Pub. L. 92–463), and advises of the renewal of the GSA Governmentwide Relocation Advisory Board (Board). The Administrator of General Services has determined that the renewal of the Board is necessary and in the public interest.

ADDRESSES: You may request a copy of the charter by contacting Patrick O'Grady at *patrick.ogrady@gsa.gov*, by phone at (202)208–4493; or by FAX at (202)501–0349.

Dated: July 12, 2005

Becky Rhodes,

Deputy Associate Administrator.

[FR Doc. 05–14357 Filed 7–20–05; 8:45 am] BILLING CODE 6820–14–S

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Toxicology Program (NTP); Center for the Evaluation of Risks to Human Reproduction (CERHR); Announcement of the Availability of the Expert Panel Report on Styrene; Request for Public Comment

AGENCY: National Institute for Environmental Health Sciences (NIEHS); National Institutes of Health (NIH).

ACTION: Announcement of report availability and request for comment.

SUMMARY: The CERHR announces the availability of the expert panel report on styrene on July 18, 2005 from the CERHR Web site (http:// *cerhr.niehs.nih.gov*) or in print from the CERHR (see ADDRESSES below). The expert panel report is an evaluation of the reproductive and developmental toxicity of styrene conducted by a 13member expert panel composed of scientists from the federal government, universities, and private organizations. The CERHR invites the submission of public comments on this expert panel report (see SUPPLEMENTARY INFORMATION below). The CERHR previously solicited public comment on the draft version of this expert panel report (Federal Register Vol. 70, No. 45 pp. 11680-11681). Public deliberations by the panel took place on June 1–3, 2005, at the Holiday Inn Old Town Select Alexandria, Virginia to review and revise the draft expert panel report and reach conclusions regarding whether exposure to styrene is a hazard to human development or reproduction. The expert panel also identified data gaps and research needs. DATES: The final expert panel report on

styrene will be available for public comment on July 18, 2005. Written public comments on this report should be received by September 1, 2005.

ADDRESSES: Comments on the expert panel report and any other correspondence should be sent to Dr. Michael D. Shelby, CERHR Director, NIEHS, P.O. Box 12233, MD EC–32, Research Triangle Park, NC 27709 (mail), (919) 316–4511 (fax), or *shelby@niehs.nih.gov* (e-mail). Courier address: CERHR, 79 T.W. Alexander Drive, Building 4401, Room 103, Research Triangle Park, NC 27709. **SUPPLEMENTARY INFORMATION:**

N 1 1

Background

The National Toxicology Program (NTP) Center for the Evaluation of Risks to Human Reproduction (CERHR) convened an expert panel on June 1–3,

2005. The purpose of this meeting was to evaluate the scientific evidence regarding the potential reproductive and/or developmental toxicities associated with exposure to styrene. Styrene (ethenvlbenzene; CAS RN: 100-42–5) is a high production volume chemical used in the production of polystyrene resins and as a co-polymer with acrylonitrile and 1,3-butadiene. Styrene is found in items such as foam cups, dental fillings, matrices for ion exchange filters, construction materials, and boats. It is also used in protective coatings, reinforced glass fiber, agricultural products, and as a food additive. The public can be exposed to styrene by ingesting food or drink that has been in contact with styrene polymers or through inhalation of polluted air and cigarette smoke. CERHR selected styrene for expert panel evaluation because of: (1) Public concern about styrene exposure and (2) recently available exposure studies.

Following receipt of public comments on the styrene final expert panel report, CERHR staff will prepare an NTP-CERHR monograph on this chemical. NTP-CERHR monographs are divided into four major sections: (1) The NTP Brief which provides the NTP's interpretation of the potential for the chemical to cause adverse reproductive and/or developmental effects in exposed humans, (2) a roster of expert panel members. (3) the final expert panel report, and (4) any public comments received on that report. The NTP Brief is based on the expert panel report, public comments on that report, and any new information that became available after the expert panel meeting.

Request for Comments

The CERHR invites written public comments on the styrene expert panel report. Written comments should be sent to Dr. Michael Shelby at the address provided above. Persons submitting written comments are asked to include their name and contact information (affiliation, mailing address, telephone and facsimile numbers, email, and sponsoring organization, if any). Any comments received will be posted on the CERHR Web site and be included in the NTP CERHR monograph on this chemical. All public comments will be considered by the NTP during preparation of the NTP Brief described above under "Background."

Background Information on the CERHR

The NTP established the NTP CERHR in June 1998 [**Federal Register**, December 14, 1998 (Vol. 63, No. 239, pp. 68782)]. The CERHR is a publicly accessible resource for information