

more consistent with the parent organizations' reports of condition and income and will improve the Federal Reserve's surveillance of overseas banking operations. The revised reports will be effective as of the March 31, 1996, reporting date.

The Board approved several changes to the FR 2314a and FR 2314b reports, summarized as follows.

(1) Revisions to the reporting criteria for filing the FR 2314a and the FR 2314b. Currently subsidiaries file the FR 2314a quarterly if they have total assets of at least \$2 billion or commitments to purchase foreign currencies and U.S. dollar exchange of at least \$5 billion. The instruction will be revised to include subsidiaries that have at least \$5 billion in off-balance-sheet activity measured by the sum of commitments to purchase foreign currencies and U.S. dollar exchange, all other futures and forwards contracts, written option contracts, purchased option contracts, notional value of interest rate swaps, notional value of exchange swaps, and the notional value of other swaps. In addition the reporting criteria for filing the FR 2314a on an annual basis will be raised to include respondents with total assets greater than \$250 million, up from \$100 million. Subsidiaries with total assets of \$50 million or more but not more than \$250 million will file the FR 2314b.

(2) Additions to allow for compliance with Financial Accounting Board (FASB) Statement No. 115. Subsidiaries will report a new schedule for securities that will provide information on available-for-sale securities and held-to-maturity securities, and new items to collect information on the net unrealized holding gains (losses) on available-for-sale securities and information on the change in net unrealized holding gains (losses) in available-for-sale securities.

(3) Additions to allow for compliance with FASB Interpretation Number (FIN)

39. Subsidiaries will report new items for
 (a) trading liabilities,
 (b) assets held in trading accounts, and
 (c) revaluation gains on interest rate, foreign exchange rate, and other commodity and equity contracts.

(4) Additions to capture income from trading account activity. Subsidiaries will report new items for
 (a) interest income and dividends form assets held in trading accounts, and
 (b) gains (losses) and fees from trading assets and liabilities.

(5) Deletions of selected items. Subsidiaries will no longer report separately the items for
 (a) dividends on stock,
 (b) cash dividends declared reported on Schedule I, and
 (c) net retained income. Dividends on stock will be added to the item for interest on bonds, notes, and debentures.

Board of Governors of the Federal Reserve System, March 6, 1996.
 William W. Wiles,
Secretary of the Board.
 [FR Doc. 96-5754 Filed 3-11-96; 8:45AM]
 Billing Code 6210-01-F

Sunshine Act Meeting
AGENCY HOLDING THE MEETING: Board of Governors of the Federal Reserve System.
TIME AND DATE: 11:00 a.m., Monday, March 18, 1996.
PLACE: Marriner S. Eccles Federal Reserve Board Building, C Street entrance between 20th and 21st Streets, N.W., Washington, D.C. 20551.
STATUS: Closed.
MATTERS TO BE CONSIDERED:

Sunshine Act Meeting

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

TIME AND DATE: 11:00 a.m., Monday, March 18, 1996.

PLACE: Marriner S. Eccles Federal Reserve Board Building, C Street entrance between 20th and 21st 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:
 Mr. Joseph R. Coyne, Assistant to the Board; (202) 452-3204. You may call (202) 452-3207, beginning at approximately 5 p.m. two business days before this meeting, for a recorded announcement of bank and bank holding company applications scheduled for the meeting.

Dated: March 8, 1996.
 Jennifer J. Johnson,
Deputy Secretary of the Board.
 [FR Doc. 96-6032 Filed 3-8-96; 2:42 pm]

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: 021296 AND 022396

Name of acquiring person; name of acquired person; name of acquired entity	PMN No.	Date terminated
Honeywell Inc., General Signal Corporation, Leeds & Northrup Company	96-0693	02/12/96
ConAgra, Inc., Meridian Products, Inc., Gulf Meridian, Inc. and Atlantic Meridian, Inc.	96-0933	02/12/96
Henry Schein, Inc., Fred Salzman, Becker Parkin Dental Supply Co., Inc.	96-0947	02/12/96
Fiberite Holdings, Inc., Hercules Incorporated, HISPAN Corporation	96-0953	02/12/96
United Services Automobile Association, Meridian Industrial Trust, Inc., Meridian Industrial Trust, Inc.	96-0961	02/12/96
CKE Restaurants, Inc., Summit Family Restaurants Inc., Summit Family Restaurants Inc.	96-0978	02/12/96
Shaw Industries Ltd., Newco-U.S., Newco-U.S.	96-0881	02/13/96
Dresser Industries, Inc., Newco-U.S., Newco-U.S.	96-0882	02/13/96
Carlisle Companies Incorporated Michael Wilkinson, Intero, Inc. and Unique Wheel, Inc.	96-0932	02/13/96
Kjell I. Rokke (a Bahamian person), BOCHICA Partners, Birthing Fisheries, Inc.	96-0986	02/13/96
Sonat, Inc., Pennzoil Company, Pennzoil Exploration and Production Company	96-0998	02/13/96
Zell/Chilmark Fund, L.P., John T. Lynch, Noble Broadcast of San Diego, Inc./Sports Radio, Inc.	96-1005	02/13/96
Welsh, Carson, Anderson & Stowe VII, L.P., AmComp Incorporated, AmComp Incorporated	96-0838	02/14/96

TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 021296 AND 022396—Continued

Name of acquiring person; name of acquired person; name of acquired entity	PMN No.	Date terminated
Whitehall Street Real Estate Limited Partnership V, RCPI Holdings Inc. (a Newco), RCPI Holdings Inc.	96-0895	02/14/96
Checkfree Corporation, Welsh, Carson, Anderson & Stowe VI, L.P., Servantis Systems Holdings, Inc.	96-0896	02/14/96
Welsh, Carson, Anderson & Stowe VI, L.P., Checkfree Corporation, Checkfree Corporation	96-0897	02/14/96
EXOR Group S.A., RCPI Holdings, Inc. (a Newco), RCPI Holdings, Inc.	96-0906	02/14/96
Thermo Electron Corporation, Rhone Poulenc S.A., the Scientific Instruments Division of Fisons plc	96-0958	02/14/96
Colony Investors II, L.P., ONKD, Inc., ONKD, Inc.	96-0987	02/14/96
Finaxa, Cursitor Holdings Limited, Cursitor Holdings Limited	96-1008	02/14/96
Finaxa, Cursitor Holdings, L.P., Cursitor Holdings, L.P.	96-1009	02/14/96
Litton Industries, Inc., The Black & Decker Corporation PRC Inc.	96-0672	02/15/96
Amoco Corporation, Pennzoil Company, Pennzoil Exploration and Production Company	96-0996	02/16/96
Protective Life Corporation, SunAmerica Inc., CalFarm Life Insurance Company	96-1001	02/16/96
Sisters of Providence, Sacred Heart Province, Holy Cross Health System Corp., Holy Cross Medical Center ...	96-1007	02/16/96
Robert M. Solmson, General Electric Company, Doubletree Corporation	96-1011	02/16/96
General Electric Company, RFS Hotel Investors, Inc., RFS Hotel Investors, Inc.	96-1012	02/16/96
General Electric Company, RFS, Inc., RFS, Inc.	96-1013	02/16/96
Mr. and Mrs. Henry M. Rowan, Mr. Francis Bricmont, Bricmont, Inc.	96-1014	02/16/96
Leggett & Platt Incorporated, A.J. Gerrard & Company, Gerrard Wire Products Co. and Gerrard Bag Co.	96-1019	02/16/96
Mr. E. Watson, U.S. Office Products Company, U.S. Office Products Company	96-1034	02/16/96
MCN Corporation, Tenneco Inc., Tenneco Mobile Bay Gathering Company	96-1035	02/16/96
Clyde Petroleum plc, USX Corporation, Marathon Petroleum Indonesia, Ltd.	96-1047	02/16/96
McDonald's Corporation, James W. Pihos, Beaver Dam-33, Inc. et al.	96-1064	02/16/96
AccuStaff Incorporated, Joseph R. White, Additional Technical Support, Inc.	96-1006	02/20/96
American Homestar Corporation, Guerdon Holdings, Inc., Guerdon Holdings, Inc.	96-1042	02/20/96
ADC Telecommunications, Inc., ITS Corporation, ITS Corporation	96-1045	02/20/96
Mitchell P. Rales, PAR Broadcasting Company, Inc., PAR Broadcasting Company, Inc.	96-1049	02/20/96
Steven M. Rales, PAR Broadcasting Company, Inc., PAR Broadcasting Company, Inc.	96-1050	02/20/96
Eric A. Rothner, Genesis Health Ventures, Inc., Genesis Health Ventures of Indiana, Inc. and Hallmark H	96-842	02/21/96
Richard S. Crawford, GenCorp Inc., GenCorp Inc.	96-1054	02/21/96
Johnson Matthey PLC (a British company), Cray Research, Inc., Cray Research, Inc.	96-1058	02/21/96
Countrymark Cooperative, Inc., Project Explorer Corporation, Project Explorer Corporation	96-0966	02/22/96
Senior High Income Portfolio, Inc., Senior Strategic Income Fund, Inc., Senior Strategic Income Fund, Inc.	96-0988	02/22/96
Senior High Income Portfolio, Inc., Senior High Income Portfolio II, Inc., Senior High Income Portfolio II, Inc. ...	96-0989	02/22/96
Alco Standard Corporation, Steven G. Eiferf, Global Services, Inc.	96-1046	02/22/96
Big Flower Press Holdings, Inc., Webcraft Technologies, Inc., Webcraft Technologies, Inc.	96-1052	02/22/96
Olympus Real Estate Fund, L.P., Huron Pacific Limited Partnership, Hotel Pacific Limited Partnership	96-1075	02/22/96
Total Renal Care Holding, Inc., Caremark International Inc., Caremark Inc., Caremark Physician Services Inc.,	96-0908	02/23/96
ACX Technologies, Inc., Gravure Packaging, Inc., Gravure Packaging, Inc.	96-0931	02/23/96
K-III Communications Corporation, First American Capital, C.V., Infobase Holdings, Inc.	96-1044	02/23/96
Republic Industries, Inc., Mid-American Waste Systems, Inc., Mid-American Waste Systems of Georgia, Inc.,		
Newcorp En	96-1069	02/23/96
Robert G. Brown, ADVO, Inc., Marketing Force, Inc. and ADVO	96-1070	02/23/96

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, D.C. 20580, (202) 326-
3100.

By Direction of the Commission.

Donald S. Clark,

Secretary.

[FR Doc. 96-5873 Filed 3-11-96; 8:45 am]

BILLING CODE 6750-01-M

[Dkt. C-3598]

APM Enterprises—Minn Inc.;
Prohibited Trade Practices, and
Affirmative Corrective Actions

AGENCY: Federal Trade Commission.

ACTION: Consent Order.

SUMMARY: In settlement of alleged
violations of federal law prohibiting
unfair acts and practices and unfair

methods of competition, this consent
order requires, among other things, a
video dating service franchise to
properly and accurately disclose the
annual percentage rate (APR) and other
credit terms of financed memberships,
as required by the federal Truth in
Lending Act, and requires the franchise
to establish adjustment refund programs
to compensate its past and current
members who overpaid finance charges.

DATES: Complaint and Order issued
August 11, 1995.¹

FOR FURTHER INFORMATION CONTACT:
Stephen Cohen, FTC/S-4429,
Washington, D.C. 20580. (202) 326-
3222.

SUPPLEMENTARY INFORMATION: On
Monday, June 5, 1995, there was
published in the Federal Register, 60 FR

¹ Copies of the Complaint and the Decision and
Order are available from the Commission's Public
Reference Branch, H-130, 6th Street & Pennsylvania
Avenue, N.W., Washington, D.C. 20580.

29598, a proposed consent agreement
with analysis In the Matter of APM
Enterprises—Minn Inc., for the purpose
of soliciting public comment. Interested
parties were given sixty (60) days in
which to submit comments, suggestions
or objections regarding the proposed
form of the order.

No comments having been received,
the Commission has ordered the
issuance of the complaint in the form
contemplated by the agreement, made
its jurisdictional findings and entered
an order to cease and desist, as set forth
in the proposed consent agreement, in
disposition of this proceeding.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret
or apply sec. 5, 38 Stat. 719, as amended; 82
Stat. 146, 147; 15 U.S.C. 45, 1601, *et seq.*)

Donald S. Clark,

Secretary.

[FR Doc. 96-5874 Filed 3-11-96; 8:45 am]

BILLING CODE 6750-01-M