#### ANNOUNCEMENT BY

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM (H,.2, 1983 No. 22)

Actions of the Board; Applications and Reports

Received During the Week Ending June 4, 1983

# APPLICABLE RESERVE BANK

## ACTIONS OF THE BOARD

Statement by Vice Chairman Preston Martin before the Subcommittee on Domestic Monetary Policy of the House Banking Committee to discuss the current employment situation.

Regulation K, the Board issued regulations implementing the Bank Export Services Act authorizing investments in export trading companies.

The Board published a revised list of over-the-counter stocks that are subject to its margin regulations, effective June 20, 1983.

#### Bos ton

Northern National Bank, Presque Isle, Maine, proposal to merge with Casco Bank & Trust Company; report to the Comptroller of the Currency on competitive factors. 1/

#### Phil adelphia

FNB Bancorp, Inc., Newtown, Pennsylvania, extension of time to September 3, 1983, within which to become a bank holding company through the acquisition of 100 percent of the voting shares of the First National Bank and Trust Company of Newtown, Newtown, Pennsylvania. 1/

#### Richmond

First National Bank of Rocky Mount, Rocky Mount, Virginia, proposed merger with The First National Bank of New Castle, New Castle, Virginia; report to the Comptroller of the Currency on competitive factors. 1/

#### Richmond

First & Merchants Corporation, Richmond, Virginia, extension of time to September 7, 1983, within which to acquire the successor by merger to The Wise County National Bank, Wise, Virginia. 1/

Application processed on behalf of the Board of Governors under delegated authority.

Richmond First National Bank of Strasburg, Strasburg, Virginia, proposed merger with Strasburg National Bank, Strasburg, Virginia, a proposed new bank; report to the Comptroller of the Currency on competitive

factors. 1/

Atlanta First State Bank, Gulfport, Mississippi, proposed a merger with Metropolitan National Bank, Biloxi, Mississippi; report to the Federal Deposit Insurance

Corporation on competitive factors. 1/

Atlanta Bank of the South, N.A., Atlanta, Georgia, proposed merger with Atlantic Bank and Trust Company, Savannah,

Georgia; report to the Comptroller of the Currency

on competitive factors. 1/

Atlanta First Monco Bancshares, Inc., Monroeville, Alabama, extension of time to September 11, 1983, within

which to become a bank holding company through the acquisition of the Monroe County Bank, Monroeville,

Alabama. 1/

Atlanta Baton Rouge Bancshares, Inc., Baton Rouge, Louisiana,

extension of time to August 11, 1983, within which to become a bank holding company through acquisition of

Baton Rouge Bank & Trust Co., Baton Rouge, Louisiana. 1/

Atlanta First Franklin Bancshares, Inc., Athens, Tennessee,

extension of time to August 5, 1983, within which to become a bank holding company through the acquisition of the First National Bank and Trust Company, Athens,

Tennessee. 1/

Chicago Bank of Sturgeon Bay, Sturgeon Bay, Wisconsin, an invest-

ment in bank premises. 1/

Chicago Associated Bank of Appleton, Appleton, Wisconsin, proposed

merger with Kimberly State Bank, Kimberly, Wisconsin, under the charter and title of Associated Bank of Appleton; report to the Federal Deposit Insurance

Corporation on competitive factors. 1/

Chicago Aledo National Bank, Aledo, Illinois, proposed merger with National Bank of Aledo, Aledo, Illinois, under the

cnarter of Aledo National Bank and title of National Bank of Aledo; report to the Comptroller of the Currency

on competitive factors. 1/

Application processed on behalf of the Board of Governors under delegated authority.

Chicago	First State Bank of Dunkirk, Dunkirk, Indiana, proposed merger with The Blackford Bank, Dunkirk, Indiana, under the charter and title of First State Bank of Dunkirk; report to the Federal Deposit Insurance Corporation on competitive factors. 1/
Chicago	Wilmette Bank, Wilmette, Illinois, proposed merger with First Illinois Bank of Wilmette, Wilmette, Illinois, under the charter and title of The Wilmette Bank; report to the Federal Deposit Insurance Corporation on competitive factors. 1/
Chicago	Centre l Interim Bank, Beloit, Wisconsin, proposed merger with The First National Bank and Trust Company of Beloit, Beloit, Wisconsin, under the charter of Centre l Interim National Bank and title of The First National Bank and Trust Company of Beloit; report to the Comptroller of the Currency on competitive factors. 1/
Chicago	lst Source Bank, South Bend, Indiana, extension of time to July 25, 1983, within which to merge with The First National Bank of Mishawaka, Mishawaka, Indiana. 1/
Chicago	lst Source Bank, South Bend, Indiana, extension of time to July 25, 1983, within which to become a member of the Federal Reserve System. 1/
Kansas City	Lakeshore Bancshares, Inc., Oklahoma City, Oklahoma, extension of time to June 30, 1983, within which to acquire Lakeshore Bank, N.A., Oklahoma City, Oklahoma. 1/
Dallas	Louisiana Bank & Trust Company, Shreveport, Louisiana, proposed merger with New Louisiana Bank & Trust Company, Shreveport, Louisiana; report to the Federal Deposit Insurance Corporation on competitive factors. 1/
Dallas	Northway National Bank, Addison, Texas, proposed merger with New Northway Bank, Addison, Texas; report to the Federal Deposit Insurance Corporation on competitive factors. 1/
Dallas	Spring Valley National Bank, Richardson, Texas, proposed merger with First National Bank of Richardson, Richardson, Texas; report to the Comptroller of the

Application processed on behalf of the Board of Governors under delegated authority.

Currency on competitive factors. 1/

San Francisco Interim National Bank of Carmel, Carmel-by-the-Sea, California, proposed merger with the National Bank of Carmel, Carmel-by-the-Sea, California, under the charter of the former and title of the latter; report to the Comptroller of the Currency on competitive factors. 1/

San Francisco Maritime Bank of California, Wilmington, California, proposed purchase of the Century City, California, branch of Central Bank, San Francisco, California; report to the Federal Deposit Insurance Corporation on competitive factors. 1/

San Francisco National Bank of La Jolla, La Jolla, California, proposed merger with and into New National Bank of La Jolla, La Jolla, California, under the charter of the latter and with the title of the former; report to the Comptroller of the Currency on competitive factors. 1/

Application processed on behalf of the Board of Governors under delegated authority.

To Become a Member of the Federal Reserve System Pursuant to Section 9 of the Federal Reserve Act

Approved

Ri chmond

Heritage Interim Bank, Norfolk, Virginia. 1/

Dal las

Western Bank, Lordsburg, New Mexico. 1/

Issued Intent Not to Disapprove Change of Control Pursuant to Change in Bank Control Act of 1978

Not Disapproved

St. Louis

Metropolitan National Bancshares, Inc., Little Rock, Arkansas. 1/

Kansas City

Geneseo Bancshares, Inc., Geneseo, Kansas. 1/

Dal las

Statewide Bancshares Corporation, Cedar Hill, Texas. 1/

Richmond

American Bankshares, Inc., War, West Virginia. 1/

To Merge Pursuant to Section 18(c) of the Federal Reserve Act

Approved

Richmond

Heritage Interim Bank, Norfolk, Virginia, to merge with Heritage Bank and Trust, Norfolk, Virginia. 1/

Application processed on behalf of the Board of Governors under delegated authority.

Applications and Notifications for International Investments and Other Actions Pursuant to Sections 25 and 25(a) of the Federal Reserve Act and Sections 4(c)(9) and 4(c)(13) of the Bank Holding Company Act of 1956, as amended

Approved

New York Skanding

Skandinaviska Enskilda Banken, Stockholm, Sweden ("SEB"): grants consent for SEB to participate in a recapitalization of Dillon Read & Co., Inc., New York. New York.

New York

Sixty-Day Notification Period Allowed to Expire

Citibank Overseas Investment Corporation, Wilmington,

Delaware: no objection to establish a de novo
credit card company, Diners Club Mexico S.A.,

Mexico City, Mexico.

To Form a Bank Holding Company Pursuant to Section 3(a)(1) of the Bank Holding Company Act of 1956

Withdrawn

Atlanta

Hancock Bancorp, Inc., Sneedville, Tennessee, for approval to acquire at least 80 percent of the voting shares of Citizens Bank of Sneedville, Sneedville, Tennessee.

Approved

Philadelphia

NCB Financial Corporation, Williamsport, Pennsylvania, for approval to acquire 100 percent of the voting snares of Northern Central Bank, Williamsport, Pennsylvania. 1/

Richmond

Independent Banks of Virginia, Inc., Norfolk, Virginia,
 for approval to acquire 100 percent of the voting
 snares of the successor by merger to Heritage Bank
 and Trust, Norfolk, Virginia. 1/

Application processed on behalf of the Board of Governors under delegated authority.

Atlanta	First Dickson Corporation, Dickson, Tennessee, for approval to acquire 100 percent of the voting shares of The First National Bank of Dickson, Dickson, Tennessee. 1/
Atlanta	HomeBanc Corporation Guntersville, Alabama, for approval to acquire at least 80 percent of the voting shares of The Home Bank of Guntersville, Guntersville, Alabama. 1/
Atlanta -	Pickens County Bancshares, Inc., Reform, Alabama, for approval to acquire at least 80 percent of the voting shares of Bank of Reform, Reform, Alabama. 1/
Atlanta	Skylake Bankshares, Inc., North Miami Beach, Florida, for approval to acquire at least 97 percent of the voting shares of Skylake State Bank, North Miami Beach, Florida. 1/
Chicago	<pre>Ist Columbia Corp., Columbus, Wisconsin, for approval    to acquire at least 80 percent of the voting shares    of The First National Bank of Columbus, Columbus,    Wisconsin. 1/</pre>
Chicago	Lakeland Financial Corporation, Warsaw, Indiana, for approval to acquire 100 percent of the voting shares (less directors' qualifying shares) of the successor by merger to Lake City Bank, Warsaw, Indiana. 1/
St. Louis	Southern Bancshares Corp., St. Louis, Missouri, for approval to acquire at least 80 percent of the voting snares of Southern Commercial Bank, St. Louis, Missouri. 1/
Kansas City	Butler Bancorp, Inc., Butler, Missouri, for approval to acquire at least 60 percent of the voting shares of The First National Bank of Butler, Butler, Missouri. 1/
Kansas City	Cedaredge Financial Services, Inc., Denver, Colorado, for approval to acquire 100 percent of the voting shares of The First National Bank of Cedaredge, Cedaredge, Colorado.
Kansas City	Universal Bancshares, Inc., Kansas City, Kansas, for approval to acquire at least 80 percent of the voting shares of The Fidelity State Bank, Kansas City, Kansas. 1/

Application processed on benalf of the Board of Governors under delegated authority.

Dal las	Memphis Bancshares, Inc., Memphis, Texas, for approval to acquire at least 80 percent of the voting shares of First State Bank, Memphis, Texas. 1/
Dallas	Pineland Bancshares, Inc., Pineland, Texas, for approval to acquire 100 percent of the voting snares of Pineland State Bank, Pineland, Texas. 1/
Dal las	Union of Texas Bancshares, Inc., Houston, Texas, for approval to acquire at least 80 percent of the voting shares of Union Bank of Houston, Houston, Texas. 1/
San Francisco	Davis County Bancorporation, Salt Lake City, Utah, for approval to acquire at least 80 percent of the voting shares of Davis County Bank, Farmington, Utah. 1/
San Francisco	Grant S. Clark Investment Company, Salt Lake City, Utah, for approval to acquire 100 percent of the voting shares of Davis County Bancorporation, Salt Lake City, Utah and indirectly acquire Davis County Bank, Farmington, Utah. 1/
San Francisco	New City Bancorp, Orange, California, for approval to acquire 100 percent of the voting shares of New

To Expand a Bank Holding Company Pursuant to Section

City Bank, Orange, California, a proposed new bank. 1/

3(a)(3) of the Bank Holding Company Act of 1956

Richmond	Approved  Mercantile Bankshares Corporation, Baltimore, Maryland, for approval to acquire 100 percent of the voting shares of The Sudlersville Bank of Maryland, Sudlersville, Maryland. 1/
Atlanta	Southwest Florida Banks, Inc., Fort Myers, Florida, for approval to acquire at least 80 percent of the voting shares of Palm State Bank, Palm Harbor, Florida. 1/
Atlanta	Third National Corporation, Nashville, Tennessee, for approval to acquire the voting stock of a <u>de novo</u> bank formed for the purpose of acquiring certain assets and assuming substantially all the liabilities of City and County Bank of Anderson County, Lake City, Tennessee. 1/

Application processed on behalf of the Board of Governors under delegated authority.

Kansas City

Energy Banks, Casper, Wyoming, for approval to acquire 100 percent of the voting shares of Security Bank of Glenrock, Glenrock, Wyoming. 1/

Kansas City

First State Holding Company, Inc., Joplin, Missouri, for approval to acquire 100 percent of the voting shares of Butler Bancorp, Inc., Butler, Missouri and indirectly acquire The First National Bank of Butler, Butler, Missouri. 1/

Kansas City

Great Western Financial Services, Inc., Colorado Springs, Colorado, for approval to acquire 100 percent of the voting shares of The Western National Bank of Colorado, Colorado Springs, Colorado, a proposed new bank. 1/

Dallas

Victoria Bankshares, Inc., Victoria, Texas, for approval to acquire 100 percent of the voting shares of American National Bank of Bay City, Bay City, Texas. 1/

Dallas

Victoria Bankshares, Inc., Victoria, Texas, for approval to acquire 100 percent of the voting shares of Cibolo State Bank, Cibolo, Texas. 1/

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# To Expand a Bank Holding Company Pursuant to Section 4(c)(8) of the Bank Holding Company Act of 1956

Approved

New York

Citicorp, New York, New York, for approval to expand the powers of its subsidiary, Citicorp Savings, San Francisco, California, a federally chartered savings and loan association, to include the commercial lending and deposit taking powers authorized for federal savings and loan associations in the Garn St Germain Depository Institutions Act of 1982 and to convert 15 California offices of Citicorp Personto-Person Thrift, Inc., and Citicorp Person-to-Person Financial Center, Inc. into branches of Citicorp Savings.

New York

United Jersey Banks, Princeton, New Jersey, for approval to acquire 100 percent of the voting shares of Richard Blackman & Co., Paramus, New Jersey and engage in discount retail securities brokerage activities.

Application processed on behalf of the Board of Governors under delegated authority.

Richmond

Southern Bancorporation, Inc., Greenville, South Carolina, for approval to acquire the assets of Bibb Investment Company, Macon, Georgia. 1/

Kansas City

Cedaredge Financial Services, Inc., Denver, Colorado, for approval to engage in general insurance agency activities in a town having a population of less than 5,000.

Kansas City

Commerce Bancshares, Inc., Kansas City, Missouri, for permission to engage de novo through its subsidiary, Commerce Property and Casualty Agency, Inc., in the sale of property and casualty insurance directly related to extensions of credit.

Kansas City

Mercantile Bancorporation, Inc., St. Louis, Missouri, for permission to engage de novo, through its subsidiary, MBI Insurance Agency, Inc., St. Louis, Missouri, in the sale of property and casualty insurance directly related to extensions of credit.

Kansas City

Slater Bancshares, Inc., Slater, Missouri, for approval to acquire 100 percent of the assets and liabilities of Miller & Boyd Insurance Agency, Incorporated, Slater, Missouri and thereby engage directly in the sale of general insurance in a community with a population of less than 5,000 and to engage directly in the sale of credit life and credit accident and health insurance, by transferring these activities from its subsidiary, State Bank of Slater, Slater, Missouri, to the holding company level. 1/

New York

Reactivated

Manufacturers Hanover Corporation, New York, New York, requests permission to expand the activities of six existing offices (offering NOW accounts, money market deposit accounts, and transaction accounts as permitted under State law) at 1640 Champa Street, Denver, Colorado, through its subsidiary, Continental Industrial Bank; 770 W. Hampden Avenue, Englewood, Colorado, through its subsidiary, South Continental Industrial Bank; 1895 S. Federal Boulevard, Denver, Colorado, through its subsidiary, First Continental Industrial Bank; 7398 N. Federal Boulevard, Westminster, Colorado, through its

Application processed on behalf of the Board of Governors under delegated authority.

subsidiary, North Continental Industrial Bank; 636 S. Broadway, Denver, Colorado, through its subsidiary, Continental Merchants Industrial Bank and 2275 E. Arapahoe Road, Littleton, Colorado, through its subsidiary, Southglenn Continental Industrial Bank (6/3/83) 3/

#### Permitted

Boston

Fleet Financial Group, Inc., Providence, Rhode Island, notification of intent to engage in de novo activities (the origination, sale and servicing of residential mortgage loans and commercial mortgage loans) at 6160 North Cicero Avenue, Chicago, Illinois, serving the northeast portion of Cook County and the southeastern portion of Lake County, Illinois, through its direct subsidiary, Fleet Mortgage Corp. (formerly Mortgage Associates, Inc.) (5/30/83) 3/

Bos ton

Fleet Financial Group, Inc., Providence, Rhode Island, notification of intent to engage in de novo activities (the origination, sale and servicing of residential mortgage loans and commercial mortgage loans) at Moana-Lakeside Plaza, 3400 Kauai Court, Reno, Nevada, through its direct subsidiary, Fleet Mortgage Corp. (formerly Mortgage Associates, Inc.) (5/30/83) 3/

Bos ton

Fleet Financial Group, Inc., Providence, Rhode Island, notification of intent to engage in de novo activities (the origination, sale and servicing of residential mortgage loans and commercial mortgage loans) at 123 West Main Street, Urbana, Illinois, through its direct subsidiary, Fleet Mortgage Corp. (formerly Mortgage Associates, Inc.) (5/30/83) 3/

New York

Citicorp, New York, New York, requests permission to expand the activities of an existing office engaging in the following activities (the making or acquiring of loans and other extensions of credit, secured or unsecured, for consumer and other purposes; the sale of credit-related life and accident and health insurance by licensed agents or brokers, as required; and the servicing, for any person, of loans and other extensions of credit; in addition, the office proposes to broaden its previously approved activities of the extension of

<sup>3/ 4(</sup>c)(8) notification processed by Reserve Bank on behalf of the Board of Governors under delegated authority.

loans to mobile home dealers for the financing of inventory [floor planning] and working capital purposes and the purchasing and servicing for its own account of sales finance contracts relating to mobile homes, engaging in such activities with regard to all types of dealers and all types of consumer installment paper) at 5600 Brainerd Road, Osborne Office Center, Suite 520, Chattanooga, Tennessee, through its subsidiary, Citicorp Acceptance Company, Inc. (Delaware) + (6/2/83) 3/

New York

Citicorp, New York, New York, requests permission to relocate an existing of fice of Citicorp Person-to-Person, Inc. and to establish an office of Citicorp Financial, Inc. at the new location (CPTP engages in the making or acquiring of loans and other extensions of credit. secured or unsecured, for consumer and other purposes; the extension of loans to dealers for the financing of inventory [floor planning] and working capital purposes; the purchasing and servicing for its own account of sales finance contracts; the sale of credit-related life and accident and nealth insurance by licensed agents or brokers, as required; the sale of credit-related single interest insurance; the sale of consumer oriented financial management courses; the servicing, for any person, of loans and other extensions of credit; the making, acquiring, and servicing, for its own account or for the account of others, of extensions of credit to individuals secured by liens on residential or non-residential real estate; and the sale of mortgage life and mortgage disability insurance directly related to extensions of mortgage loans); (CHI engages in the making or acquiring of loans and other extensions of credit, secured or unsecured, for consumer and other purposes; the sale of credit-related life and accident and health insurance by licensed agents or brokers, as required; the sale of consumer oriented financial management courses; the servicing, for any person, of loans and other extensions of credit: the making, acquiring, and servicing, for its own account and for tne account of others, of extensions of credit to individuals secured by liens on residential or nonresidential real estate; and the sale of mortgage life and mortgage disability insurance directly related to extensions of mortgage loans); (CFI will engage in consumer lending activities including application acceptance functions, the execution of loan documents and disbursement of funds, the acceptance of payments,

<sup>3/ 4(</sup>c)(8) notification processed by Reserve Bank on behalf of the Board of Governors under delegated authority.

account adjustments, and other customer service activities incidental to CFI's credit card and direct lending activities) from 5718 E. Virginia Beach Blvd., Norfolk, Virginia to U. S. Commerce Center, 2697 Dean Drive at Lynnhaven Parkway, Virginia Beach, Virginia, through its subsidiaries, Citicorp Person-to-Person Financial Center, Inc. (Delaware), Citicorp Homeowners, Inc. and Citicorp Financial, Inc. (6/1/83) 3/

New York

Citicorp, New York, New York, requests permission to establish a de novo office, of Citicorp Homeowners, Inc. and Citicorp Person-to-Person, Financial Center, Inc. (CHI engages in the making or acquiring of loans and other extensions of credit, secured or unsecured, for consumer and other purposes; the sale of credit-related life and accident and health insurance by licensed agents or brokers, as required; the sale at retail of money orders and travelers checks and the sale of consumer oriented financial management courses; the servicing, for any person, of loans and other extensions of credit; the making, acquiring, and servicing, for its Own account and for the account of others, of extensions of credit to individuals secured by liens on residential or non-residential real estate; and the sale of mortgage life and mortgage disability insurance directly related to extensions of mortgage loans); (CPTP engages in the making or acquiring of loans and other extensions of credit, secured or unsecured, for consumer and other purposes; the sale of credit-related life and accident and health insurance by licensed agents or brokers, as required; the issuing of thrift certificates and thrift passbook certificates; the sale at retail of money orders and travelers checks, and the sale of consumer oriented financial management courses; the servicing, for any person, of loans and other extensions of credit; the making, acquiring, and servicing, for its own account and for the account of others, of extensions of credit to individuals secured by liens on residential or non-residential real estate; and the sale of mortgage life and mortgage disability insurance directly related to extensions of mortgage loans) at 7550 France Avenue South, Edina, Minnesota, through its subsidiaries, Citicorp Homeowners, Inc. and Citicorp Person-to-Person Financial Center, Inc. (6/1/83) 3/

<sup>3/ 4(</sup>c)(8) notification processed by Reserve Bank on behalf of the Board of Governors under delegated authority.

New York

Heritage Bancorporation, Jamesburg, New Jersey, requests permission to engage de novo in the following activities (providing to third parties financial, mortgage banking and economic data processing and transmission services) at Route 130, Pennsauken, New Jersey (5/28/83) 3/

New York

Manufacturers Hanover Corporation, New York, New York, requests permission to establish three de novo offices engaging in the following activities (making or acquiring loans and other extensions of credit, secured or unsecured, such as could be made or acquired by an industrial loan company under West Virginia law; servicing such loans and other extensions of credit: and acting as agent or broker for the sale of credit insurance directly related to such extensions of credit; such activities will include, but not be limited to, making consumer installment loans, making loans and other extensions of crediti unsecured or secured by real and personal property, including real estate equity loans, and offering credit single and joint life insurance and decreasing or level term (in the case of single payment loans) credit life insurance and credit accident, health and property insurance directly related to extensions of credit made or acquired by Finance One Mortgage of West Virginia, Inc., by licensed agents or brokers, to the extent permissible under applicable State insurance laws and regulations) at Berkley Plaza Shopping Center, Martinsburg, West Virginia; 3603 Murdock Avenue, Parkersburg, West Virginia; and 177 Holland Avenue, Westover, West Virginia, through it subsidiary, Finance One Mortgage of West Virginia, Inc. (5/29/83) 3/

New York

Manufacturers Hanover Corporation, New York, New York, requests permission to establish a <u>de novo</u> office engaging in the following activities (consumer finance including, but not limited to, the extension of direct loans, secured and unsecured, to consumers and the purchase of sales finance contracts; servicing such loans and other extensions of credit; and acting as agent or broker for the sale of credit single and joint life insurance and decreasing or level term (in the

<sup>3/4(</sup>c)(8) notification processed by Reserve Bank on behalf of the Board of Governors under delegated authority.

case of single payment loans) credit life insurance, and credit accident, health and property insurance directly related to extensions of credit made or acquired by Finance One) at Clairemont Mesa Shopping Center, 5450 A Mesa Boulevard, San Diego, California, through its subsidiary, Finance One of California, Inc. (5/29/83) 3/

New York

Manufacturers Hanover Corporation, New York, New York, requests permission to expand the activities of six existing offices (offering NOW accounts, money market deposit accounts, and transaction accounts as permitted under State law) at 1640 Champa Street, Denver, Colorado, through its subsidiary, Continental Industrial Bank; 770 W. Hampden Avenue, Englewood, Colorado, through its subsidiary, South Continental Industrial Bank; 1395 S. Federal Boulevard, Denver, Colorado, through its subsidiary, First Continental Industrial Bank; 7398 N. Federal Boulevard, Westminster, Colorado, through its subsidiary, North Continental Industrial Bank; 636 S. Broadway, Denver, Colorado, through its subsidiary, Continental Merchants Industrial Bank and 2275 E. Arapahoe Road, Littleton, Colorado, through its subsidiary, Southglen Continental Industrial Bank (6/3/83) 3/

Philadelphia

Philadelphia National Corporation, Philadelphia, Pennsylvania, notification of intent to engage in de novo activities (the origination of FHA, VA and conventional residential mortgage loans and second mortgage loans) at College Boulevard and Metcalf Street, through its subsidiary, Colonial Mortgage Service Company Associates, Inc. and at Milland Vassar Streets, Reno, Nevada, through its subsidiary, Colonial Associates, Inc. (5/31/83) 3/

Cleveland

PNC Financial Corp, Pittsburgh, Pennsylvania, notification of intent to engage in de novo activities (in performing or carrying on any one or more of the functions or activities that may be performed or carried on by a trust company in the manner authorized by federal law) in Tampa-St. Petersburg, Florida, through its subsidiary, PNC Trust Company of Florida, N.A. (6/1/83) 3/

<sup>3/ 4(</sup>c)(8) notification processed by Reserve Bank on behalf of the Board of Governors under delegated authority.

#### Richmond

NCNB Corporation, Charlotte, North Carolina, notification of intent to relocate de novo activities (making direct loans for consumer and other purposes, purchasing retail installment notes and contracts and acting as agent for the sale of credit life, credit accident and health and physical damage insurance directly related to its **extensions of credit through** its subsidiary, TranSouth Financial Corporation: and making direct loans for consumer and other purposes under the general usury statutes, purchasing retail installment notes and contracts, making direct loans to dealers for the financing of inventory [floor planning] and working capital purposes and acting as agent for the sale of credit life, credit accident and health and physical damage insurance directly related to its extensions of credit through its subsidiary. TranSouth Mortgage Corporation) from 791 Davidson Drive, N.W., Concord, North Carolina to 2005 South Cannon Boulevard, Kannapolis, North Carolina, through its subsidiaries, TranSouth Financial Corporation and TransSouth Mortgage Corporation (6/2/83) 3/

Atlanta

United Bank Corporation, Barnesville, Georgia, notification of intent to engage in de novo activities (in mortgage banking activities, including the extension of direct loans to consumers and commercial borrowers secured by mortgages and the resale of mortgages to government agencies and other investors; and in the commercial leasing of personal property in accordance with the Board's Regulation Y; the servicing of loans, both commercial and consumer, for subsidiary banks and others; the providing of computer services to subsidiaries and others as allowed by applicable regulations) at 320 Thomaston Street, Barnesville, Georgia, servicing Crawford, Lamar, Pike and Spalding Counties, Georgia (6/3/83) 3/

Chicago

Associated Banc-Corp., Green Bay, Wisconsin, notification of intent to engage in de novo activities (making or acquiring and servicing loans and other extensions of credit such as would be made by a commercial financial company, and in making leases of personal property; the activities would be performed in the States of Illinois, Michigan, and Wisconsin) at 515 West Wells Street, Milwaukee, Wisconsin, through its subsidiary, Associated Commercial Finance, Inc. (5/30/83) 3/

<sup>3/ 4(</sup>c)(8) notification processed by Reserve Bank on behalf of the Board of Governors under delegated authority.

Kansas City

BancOklahoma Corp., Tulsa, Oklahoma, notification of intent to engage in de novo activities (mortgage banking activities, including the origination, warehousing and selling of first mortgage loans, second mortgage home improvement loans, equity loans, interim construction loans and land acquisition loans for its own account or for the account of others, and in addition, the servicing of such loans also for its own account or for the account of others) at Iriad Center, 61st and Memorial, Tulsa, Oklahoma, serving the State of Oklahoma, through its subsidiary, BancOklahoma Mortgage Corp. (5/31/83) 3/

# Agreements Filed Pursuant to Section 8 of the Securities Exchange Act of 1934

The Anchor Savings Bank, Northport, New York,
nas filed an agreement with the Federal Reserve
Bank of New York (which is authorized to accept
such agreements on behalf of the Board of Governors
under delegated authority) undertaking to comply
with all provisions which relate to the use of credit
to finance transactions in securities.

<sup>3/ 4(</sup>c)(8) notification processed by Reserve Bank on benalf of the Board of Governors under delegated authority.

#### APPLICATIONS RECEIVED

To Establish a Domestic Branch Pursuant To Section 9 of the Federal Reserve Act

Richmond

Union Bank and Trust Company, Bowling Green, Virginia.

To establish a branch at the intersection of U. S.

Route 1 and State Route 657, Hanover County, Virginia

Applications and Notifications for International Investments and Other Actions Pursuant to Sections 25 and 25(a) of the Federal Reserve Act and Sections 4(c)(9) and 4(c)(13) of the Bank Holding Company Act of 1956, as amended

St. Louis

First Kentucky National Corporation, Louisville, Kentucky: prior notice of intent to form an export trading company, First Kentucky National Trading Company, Louisville, Kentucky.

To Form a Bank Holding Company Pursuant to Section 3(a)(1) of the Bank Holding Company Act of 1956

New York

Korea First Bank, Seoul, Korea, for approval to acquire at least 99.84 percent of the voting snares (less directors' qualifying snares) of Korea First Bank of New York, New York, New York, a proposed new bank. 2/

Richmond City Holding Company, Charleston, West Virginia, for approval to acquire 100 percent of the voting shares of the successor by merger to The City National Bank of Charleston, Charleston, West Virginia. 2/

Enchmond The Palmer National Bancorp, Inc., Washington, D. C., for approval to acquire 100 percent of the voting snares of The Palmer National Bank, Washington, D. C. a proposed new bank. 2/

<sup>2/</sup> Application subject to Community Reinvestment Act. The Community Affairs Officer of the applicable Reserve Bank may be contacted as to the length of the comment period.

Atlanta	First State Financial Corporation, Carrollton, Alabama, for approval to acquire at least 80 percent of the voting shares of First State Bank of Carrollton, Carrollton, Alabama. 2/
Atlanta	New Iberia National Bancorp, Inc., New Iberia, Louisiana, for approval to acquire 33,334 shares of the voting shares of New Iberia National Bank, New Iberia, Louisiana. 2/
Atlanta	Wrightsville Holding Company, Wrightsville, Georgia, for approval to acquire 100 percent of the voting shares of Exchange Bank of Wrightsville, Wrightsville, Georgia. 2/
Minneapolis	GRANITE HOLDING CORPORATION, Granite Falls, Minnesota, for approval to acquire 100 percent of the voting shares of Granite Falls State Bank, Granite Falls, Minnesota. 2/
Kansas City	Buffalo Bancshares, Inc., Buffalo, Oklahoma, for approval to acquire at least 80 percent of the voting shares of Oklahoma State Bank, Buffalo, Oklahoma. 2/
Kansas City	City Bancshares, Inc., Fort Scott, Kansas, for approval to acquire at least 80 percent of the voting shares of City State Bank, Fort Scott, Kansas. 2/
Kansas City	Commercial State Holding Company, Inc., Republican City, Nebraska, for approval to acquire at least 86.35 percent of the voting shares of Commercial State Bank, Republican City, Nebraska. 2/
Kansas City	First Carmen Bancshares, Inc., Carmen, Oklahoma, for approval to acquire at least 80 percent of the voting shares of The First National Bank in Carmen, Carmen, Oklahoma. 2/
Kansas City	First Gage Bancorporation, Inc., Gage, Oklahoma, for approval to acquire at least 80 percent of the voting shares of The First State Bank of Gage, Gage, Oklahoma. 2/
Kansas City	First Sallisaw Bancshares, Inc., Sallisaw, Oklahoma, for approval to acquire at least 80 percent of the voting shares of First National Bank, Sallisaw, Oklahoma. 2/

<sup>2/</sup> Application subject to Community Reinvestment Act. The Community Affairs Officer of the applicable Reserve Bank may be contacted as to the length of the comment period.

Kansas City	First Seminole Bancorporation, Inc., Seminole, Oklahoma, for approval to acquire at least 80 percent of the voting shares of The First National Bank of Seminole, Seminole, Oklahoma. 2/
Kansas City	Munden Bankshares, Inc., Munden, Kansas, for approval to acquire 100 percent of the voting shares of Munden State Bank, Munden, Kansas. 2/
Kansas City	Ore Bancorporation, Leadville, Colorado, for approval to acquire at least 92.1 percent of the voting shares of First National Bank of Leadville, Leadville, Colorado. 2/
Kansas City	Sand Springs Bancshares, Inc., Sand Springs, Oklahoma, for approval to acquire at least 80 percent of the voting shares of First Bank and Trust Company, Sand Springs, Oklahoma. 2/
Kansas City	Stromsburg Financial Services, Inc., Stromsburg, Nebraska, for approval to acquire at least 81 percent of the voting shares of Stromsbury Bank, Stromsburg, Nebraska. $\underline{2}/$
Dal las	The First Jefferson Company, Jefferson, Texas, for approval to acquire at least 80 percent of the voting shares of The Jefferson Company, Jefferson, Texas and indirectly First National Bank of Jefferson, Jefferson, Texas. 2/
Dallas	Keene Bancorp, Inc., Keene, Texas, for approval to acquir 91.08 percent of the voting shares of First State Bank Keene, Texas. $\underline{2}/$

To Expand a Bank Holding Company Pursuant to Section 3(a)(3) of the Bank Holding Company Act of 1956

Bos ton

First NH Banks, Inc., Manchester, New Hampshire, for approval to acquire 100 percent of the voting shares of Plymouth Guaranty Savings Bank, Plymouth, New Hampshire. 2/

<sup>2/</sup> Application subject to Community Reinvestment Act. The Community Affairs Officer of the applicable Reserve Bank may be contacted as to the length of the comment period.

Atlanta

Third National Corporation, Nashville, Tennessee, for approval to acquire the voting stock of a <u>de novo</u> bank formed for the purpose of acquiring certain assets and assuming substantially all the liabilities of City and County Bank of Anderson County, Lake City, Tennessee. <u>2</u>/

i Chifolago

Old Second Bancom, Inc., Aurora, Illinois, for approval to acquire 100 percent of the voting shares of First Security Bank of Aurora, Aurora, Illinois. 2/

Chicago

Villa Grove Bancshares, Inc., Villa Grove, Illinois, for approval to acquire 19.9 percent of First Villa Grove Bancorp., Inc., Villa Grove, Illinois, thereby indirectly acquiring 80 percent of The First National Bank of Villa Grove, Villa Grove, Illinois. 2/

Kansas City

I & B, Inc., Cherryvale, Kansas, for approval to acquire at least 24.9 percent of the voting shares of City Bancshares, Inc., Fort Scott, Kansas, and indirectly City State Bank, Fort Scott, Kansas. 2/

Dallas

National Bancshares Corporation of Texas, San Antonio, Texas, for approval to acquire 100 percent of the voting shares of Coastal Bend Bancshares, Inc., Robstown, Texas and indirectly State National Bank of Robstown, Robstown, Texas. 2/

Dallas

Victoria Bankshares, Inc., Victoria, Texas, for approval to acquire 100 percent of the voting shares of Bastrop Bancshares, Inc., Bastrop, Texas and indirectly Citizens State Bank of Bastrop, Bastrop, Texas. 2/

To Expand a Bank Holding Company Pursuant to Section 4(c)(8) of the Bank Holding Company Act of 1956

Bos ton

Bank of Boston Corporation, Boston, Massachusetts, notification of intent to engage in <u>de novo</u> activities (making or acquiring loans and other extensions of credit such as would be made by a mortgage company; servicing such loans for others; acting as investment or financial advisor for a

Application subject to Community Reinvestment Act. The Community Affairs Officer of the applicable Reserve Bank may be contacted as to the length of the comment period.

forming appraisals of real estate; and leasing of real property in accordance with the Board's Regulation Y) at Perimeter Center, Atlanta, Georgia, serving the States of Georgia, Alabama, North Carolina; South Carolina and Tennessee, through its subsidiary, First of Boston Mortgage Corporation (6/1/83)

Bos ton

Bank of Boston Corporation, Boston, Massachusetts, notification of intent to engage in de novo activities (to engage in performing appraisals of real estate) in Boston, Massachusetts, Boca Raton, Florida and Dallas, Texas, serving the States of Alabama, Arizona, Arkansas, California, Colorado, Connecticut, Florida, Georgia, Kansas, Louisiana, Maine, Massachusetts, Mississippi, Missouri, Nevada, New Hampshire, New Mexico, North Carolina, Əklahoma, Rhode Island, South Carolina, Tennessee, Texas, Utah, Vermont and Virginia, through its subsidiary, First of Boston Mortgage Corporation (6/1/83)

Boston

RIHT Financial Corporation (formerly Hospital Trust Corporation), Providence, Rhode Island, notification of intent to engage in de novo activities (in the origination, sale and servicing of residential and commercial mortgage loans) at 3330 Old Courthouse Road, Tysons Corner, Virginia, the service area for the mortgage banking activities would be Virginia; the servicing activity would be offered on a nationwide basis, through its subsidiary, RIHT Mortgage Corporation (6/1/83)

NEW TOTAL

Citicorp. New York, New York, requests permission to establish a de novo office engaging in the following activities (the making or acquiring of loans and other extensions of credit, secured or unsecured, for consumer and other purposes; the sale of credit related life and accident and health insurance by licensed agents or brokers, as required; the sale of consumer oriented financial management courses; the servicing, for any person, of loans and other extensions of credit; the making, acquiring and servicing, for its own account and for the account or others, of extensions of credit to individuals secured by liens or residential or non-residential real estate; and the sale of mortgage life and

mortyage disability insurance directly related to extensions of mortgage loans; in addition, the de novo office of CFI proposes to engage in the soliciting of merchants to participate in the choice credit card program so that merchants will accept the choice card for customers) at Twinbrook Office Center, 1700 Rockville Pike, Rockville, Maryland, through its subsidiaries, Citicorp Financial, Inc. ("CFI") and Citicorp Homeowners, Inc. (5/31/83)

New York

Citicorp, New York, New York, request permission to establish a de novo office engaging in the following activities (the making or acquiring of loans and other extensions of credit, secured or unsecured, for consumer and other purposes; the sale of credit related life and consumer and other purposes; the sale of credit related life and accident and health insurance by licensed agents or brokers, as required; and the servicing, for any person, of loans and other extensions of credit) at 503 Libbie Avenue, Richmond, Virginia; Citicorp also requests permission to expand the activities of an existing office of CFI to include the following activities (the sale of credit related life and accident and health insurance by licensed agents or brokers) at U.S. Commerce Center, 2697 Dean Drive, Virginia Beach, Virginia, through its subsidiary, Citicorp Financial, Inc. ("CFI") (5/31/83)

New York

Deutsche Bank AG, Frankfurt (Main), Federal Republic of Germany, requests permission to engage de novo in the following activities (to offer data processing and transmission services, data bases and access to such services and data bases by any technologically feasible means where the data to be processed are financial, banking or economic including, but not limited to, the preparation of financial management reports and the processing of information including information relating to accounts receivable, equipment securing such accounts receivable and commercial paper) at 2333 Waukeyan Road, Bannockburn, Illinois; 11551 Forest Central Drive, Dallas, Texas; 3050 Citrus Circle, Walnut Creek, California; 2872 Woodcock Blvd., Atlanta, Georgia; 615 Washington Road, Pittsburgh, Pennsylvania; 1535 Artaius Parkway, Libertyville, Illinois, through its subsidiary, Deutsche Credit Corporation (5/27/83)

New York

Skandinaviska Enskilda Banken, Stockholm, Sweden, requests permission to engage in the following activities (providing financing primarily in connection with imports of capital goods into the United States by Swedish, Nordic and U.S. companies, and their affiliates, including receivables and inventory financing, lease financing and making or acquiring for its own account or for the account of others, loans and other extensions of credit such as would be made by a finance or factoring company) at 245 Park Avenue, New York, New York, through a de novo subsidiary, Finansskandic Corporation (5727/83)

Richmond

American Security Corporation, Washington, D.C., notification of intent to engage in de novo activities (providing portfolio investment advice, primarily to Pension and Profit Snaring Trusts qualified under Section 401 of the Internal Revenue Code of 1954, as amended, but also to other institutions and individuals; serving as the advisory company for mortgage or real estate investment trusts: serving as investment adviser, as defined in Section 2(a)(20) of the Investment Company Act of 1940, to investment companies registered under the Act; furnishing general economic information and advice, general economic statistical forecasting services, and industry studies; and providing financial advice to state and local governments such as with respect to the issuance of their securities) at 655 Fifteenth Street, N.W., Washington, D.C., through a subsidiary, ASB Capital Management Inc. (5/31/83)

Atlanta

First Lafayette Bancorp, Inc., Lafayette, Louisiana, notification of intent to engage in de novo activities (to engage in data processing activities within (but not restricted to) the immediate vicinity of Lafayette, Louisiana; commercal accounting general ledger system, including processing of accounts payable, accounts receivable, personnel and payroll; services will be targeted toward the financial accounting needs of the small to medium size business firms without in-house systems) in Lafayette, Louisiana, through its subsidiary, MSDI Company (6/2/83)

Atlanta

First Railroad & Banking Company of Georgia,
Augusta, Georgia, notification of intent to
engage in de novo activities (in the leasing
of business equipment and machines primarily in
amounts under \$25,000.00 and will initially solicit
business through vendors, suppliers and leasing
brokers) located primarily in North and South
Carolina, through a newly formed subsidiary,
Capitol Lease Plan Corp. (5/25/83)

Atlanta

First Railroad & Banking Company of Georgia,
Augusta, Georgia, notification of intent to
engage in de novo activities (making consumer installment loans secured by note, household goods and first or second mortgages on
real estate up to \$15,000; purchasing installment sales contracts up to \$3,500; to underwrite
credit life and accident and health insurance;
and to sell as agent, property insurance in
connection with its loan and installment sales
contracts) in Morristown, Tennessee, covering
a service area encompassing Hamblen County,
through its subsidiary, CMC Group, Inc.,
Charlotte, North Carolina (6/1/83)

Chicago

Comprehensive Investment Company, Coon Rapids, Iowa, notification of intent to (engage in the general insurance in a town with a population not exceeding 5,000) at 341-1/2 4th Street, Manilla, Iowa, serving the city of Manilla, Iowa, and its surrounding rural area within a ten mile radius of Manilla, Iowa, through Manilla Insurance Agency, Inc. (5/28/83)

St. Louis

MidAmerica BancSystem, Inc., Fairview Heights, Illinois, notification of intent to engage in de novo activities (performing or carrying on any of the functions or activities that may be performed or carried on by an Illinois trust company, including accepting and executing trusts and providing certain additional trust-related services, both as trustee and as agent for other trustees) through its subsidiary, MidAmerica Trust Company (6/2/83)

St. Louis

First National Holding Company, Oxford, Mississippi, notification of intent to engage in de novo activities (to engage in operating an on-line computer service in Lafayette County, Mississippi) at 1203 Jackson Avenue, Oxford, Mississippi,

serving the City of Oxford, Mississippi and the surrounding rural area within Lafayette County (5/24/83)

Mi nneapolis

Dakota Bankshares, Inc., Fargo, North Dakota, for approval to establish a branch office of Dakota Financial Services, Inc., Fargo, North Dakota, in Minot, North Dakota.

Minneapolis

Norwest Corporation, Minneapolis, Minnesota, notification of intent to relocate de novo activities (to engage in the activities of consumer finance, sales finance and commercial finance, the sale of credit life, credit accident and health and property and credit related casualty insurance related to extensions of credit by Norwest Financial Illinois, Inc., such sale of credit-related insurance being a permissible activity under Subparagraph D of Title VI of the Garn - St. Germain Depository Institutions Act of 1982 and the offering for sale and selling of travelers checks) from 77 South Seminary Street, Galesburg, Illinois to 1950 North Henderson, Galesburg, Illinois, upon relocation, said office wil serve Galesburg, Illinois and nearby communities, through its subsidiary, Norwest Financial Illinois, Inc. (6/2/83)

Minneapolis

Norwest Corporation, Minneapolis, Minnesota, notification of intent to engage in de novo activities (in the activities of consumer finance, sales finance and commercial finance, the sale of credit life, credit accident and health and property and credit related casualty insurance related to extensions of credit by Norwest Financial California, Inc., such sale of credit-related insurance being a permissible activity under Subparagraph D of Title VI of the Garn - St. Germain Depository Institutions Act of 1982 and the offering for sale and selling of travelers checks) at Suite 128, 100 East Thousand Oaks Boulevard, Thousand Oaks, California, serving Thousand Oaks, California, and nearby suburbs of Los Angeles, California, through its subsidiary, Norwest Financial California, Inc. (5/31/83

#### Minneauolis

Norwest Corporation, Minneapolis, Minnesota, notification of intent to engage in de novo activities (making or acquiring loans and other extensions of credit such as would be made by a commercial finance company including commercial loans secured by a borrower's inventory, accounts receivable or other assets; servicing such loans for others; and leasing real and personal property in accordance with the Board's Regulation Y which includes purchasing leases, and brokering leases to equity sources) at 9498 Southwest Barbur Boulevard, Portland, Oregon, serving Oregon, Washington, California, Idaho, Nevada, and Utah, through a wholly-owned subsidiary, Norwest Leasing Inc. (6/3/83)

#### San Francisco

BankAmerica Corporation, San Francisco, California, notification of intent to engage in de novo activities (in the activities of securities brokerage, consisting principally of buying and selling securities solely upon the order and for the account of customers, and of extending margin credit in conformity with Regulation T) at 12 Route 17 North, Suite 109, Paramus, New Jersey and 523 4th Street, San Rafael, California, serving all fifty States and the District of Columbia, through its indirect subsidiary, Charles Schwab & Co., Inc. (5/25/83)

#### San Francisco

First Interstate Bancorp, Los Angeles, California, notification of intent to engage in de novo activities (in mortgage company activities to the extent of (i) making or acquiring real estate or construction loans for its own account or for the account of others: (ii) selling or servicing real estate or construction loans for its own account or for the accounts of others; (iii) performing appraisals of real estate; (iv) conducting such related activities as are incidental to the mortgage banking business; and (v) acting as insurance agent or broker as permitted by subsection (A) of Section 601 of the Garn-St. Germain Depository Institutions Act of 1982 with respect to (a) credit life and credit accident and health insurance and (b) mortgage disability and mortgage redemption insurance directly related to extensions of credit or the provision of other financial services by First Interstate Bancorp or its subsidiaries) at 3100 Arapahoe Road, Suite 500, Boulder, Colorado, 4251 Kipling, Wheatridge, Colorado and 14001 East

Iliff, Aurora, Colorado, serving Colorado; and 3001 Henderson Drive, Cheyenne, Wyoming, serving Wyoming, through its subsidiary, First Interstate Real Estate Services Company, Inc. (5/26/83)

#### San Francisco

Security Pacific Corporation, Los Angeles, California, notification of intent to engage in denovo activities (in the origination and acquisition of mortgage loans, including development and construction loans on multi-family and commercial properties for Security Pacific Mortgage Corporation's own account or for sale to others; and the servicing of such loans for others) at 4685 MacArthur Court, Suite 230, Newport Beach, California, serving the State of California, through its subsidiary, Security Pacific Mortgage Corporation (5/24/83)

#### San Francisco

Security Pacific Corporation, Los Angeles, California, notification of intent to engage in de novo activities (making or acquiring, for is own account or the account of others, and servicing loans and other extensions of credit including making consumer installment personal loans, purchasing consumer installment sales finance contracts, making loans to small businesses and other extensions of credit such as would be made by a factoring company or consumer finance company; and acting as agent for the sale of credit-related life and credit-related accident and health insurance as authorized by Tennessee law and Section 601(A) of Title VI of The Garn-St. Germain Act) at Peerless Center, Suite 116, Johnson City, Tennessee, serving the State of Tennessee, through its subsidiary, Security Pacific Finance Money Center Inc. (6/1/83)

#### San Francisco

Security Pacific Corporation, Los Angeles, California, notification of intent to engage in denovo activities (making or acquiring, for its own account or for others, loans and extensions of credit including making consumer installment personal loans, purchasing consumer installment sales finance contracts, making loans to small businesses and other extensions of credit such as would be made by a factoring company or consumer finance company) at 760 Main Street, Hyannis, Massachusetts, serving the State of Massachusetts, through its subsidiary, Security Pacific Finance Corp. (6/1/83)

#### San Francisco

Sunrise Bancorp, Citrus Heights, California, notification of intent to engage in de novo activities (making leases of personal property, initially medical equipment and luxury automobiles in accordance with the Board's Regulation Y) at 6916 Sunrise Blvd., Citrus Heights, California, and would be performed in Placer and Sacramento counties, California, through its proposed subsidiary, Sunrise Leasing, Inc. (6/3/83)

#### San Francisco

Sunrise Bancorp, Citrus Heights, California, notification of intent to engage in de novo activities (providing data processing and transmission services, facilities, data bases or access to such services, facilities or data bases for the internal operations of Sunrise Bancorp and its subsidiaries and others in accordance with the Board's Regulation Y) at 6916 Sunrise Blvd., Citrus Heights, California, and would be performed in Placer and Sacramento counties, California, through its proposed subsidiary, Sunrise Datacorp (6/3/83)

#### San Francisco

Wells Fargo & Company, San Francisco, California, notification of intent to engage in de novo activities (making or acquiring for its own account or for the account of others loans and other extensions of credit; servicing loans for the account of others; making full pay-out leases of personal or real property or acting as an agent, broker or advisor in leasing such property in accordance with the Board's Regulation Y) in New York City, New York and Dallas, Texas, serving commercial borrowers throughout the United States and abroad, through its subsidiary. Wells Fargo Capital Markets Inc. (6/3/83)

## San Francisco

United Bancorp of Arizona, Phoenix, Arizona, notification of intent to engage in de novo activities (the origination, making, acquiring, purchasing, arranging for, holding, warehousing and selling, for its own account and for the account of others, loans of all types, and other extensions of credit, secured by mortgages or deeds of trust on real property such as would be made by a mortgage company; and servicing loans and other extensions of credit for any person) at 211 North Leroux, Flagstaff, Arizona and 8070 East Morgan

Trail, Scottsdale, Arizona, serving the entire State of Arizona, more specifically, Northern and Central Arizona, through its subsidiary, H.S. Pickrell Company (6/3/83)

Current Report Filed Pursuant to Section 13 of the Securities Exchange Act

The Bristol Bank
Bristol, New Hampshire
(Month of May 1983)

PETITIONS FUR RULEMAKING

None.