

If the FPLS identifies a person as being a participant in a state child support case, that state will be notified. Requests made by states to the FPLS for location information will continue to be processed after October 1, 1998.

When individuals are hired by the FLRA, either the FLRA or its personnel/payroll system provider may disclose to the FPLS such individuals' names, social security numbers, home addresses, dates of birth, dates and states of hire, and information identifying the FLRA as the employer. The FLRA or its personnel/payroll system provider may also disclose to the FPLS names, social security numbers, and quarterly earnings of each FLRA employee, within one month of the end of the quarterly reporting period.

Information submitted by or on behalf of the FLRA to the FPLS will be disclosed by the Office of Child Support Enforcement to the Social Security Administration for verification to ensure that the social security number provided is correct. The data disclosed by or on behalf of the FLRA to the FPLS will also be disclosed by the Office of Child Support Enforcement to the Secretary of the Treasury for use in verifying claims for the advance payment of the earned income tax credit or to verify a claim of employment on a tax return.

II. Compatibility of Proposed Routine Use Necessitated by Pub. L. 104-193

The FLRA is amending its routine uses in accordance with the Privacy Act (5 U.S.C. 552a(b)(3)). The Privacy Act permits the disclosure of information about individuals without their consent for a routine use where the information will be used for a purpose that is compatible with the purpose for which the information was originally collected. The Office of Management and Budget had indicated that a *compatible use* is a use that is necessary and proper. See OMB Guidelines, 51 FR 18982, 18985 (May 23, 1986). Since the proposed uses of the data are required by Public Law 104-193, they are clearly necessary and proper uses, and, therefore, "compatible" uses under the Privacy Act's requirements.

III. Effect of Proposed Change Necessitated by Pub. L. 104-193 on Individuals

The FLRA will disclose information under the proposed routine uses only as required by Pub. L. 104-193 and as permitted by the Privacy Act.

Disclosure will be made by the FLRA or its personnel/payroll system provider.

IV. Other Changes

The FLRA is making another change required to update the system of records. Specifically, the notice also amends the routine uses to add a new routine use for the disclosure of information to the FLRA's personnel/payroll system provider.

As required by 5 U.S.C. 552a(r) of the Privacy Act, the FLRA has sent notice of this amended system of records to the Office of Management and Budget, as well as to the Senate Committee on Governmental Affairs, and to the House of Representatives Committee on Government Reform and Oversight.

Accordingly, the Pay, Leave and Travel Records (FLRA/INTERNAL-15) system notice originally published at 45 FR 85316, 85331, (December 24, 1980) and amended most recently at 60 FR 50202, 50203 (September 28, 1995) is further amended as follows:

FLRA/Internal-15

* * * * *

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

These records and information in these records may be used:

* * * * *

p. To disclose information to appropriate offices and agencies that are under an agreement with the Federal Labor Relations Authority to prepare pay, leave and travel records, to meet government payroll recordkeeping and reporting requirements, and to retrieve and supply payroll and leave information as required by the Federal Labor Relations Authority.

q. To disclose the names, social security numbers, home addresses, dates of birth, dates of hire, quarterly earnings, employer identifying information, and state of hire of employees to the Office of Child Support Enforcement, Administration for Children and Families, Department of Health and Human Services, for the purpose of locating individuals to establish paternity, establishing and modifying orders of child support, identifying sources of income, and for other child support enforcement actions as required by the Personal Responsibility and Work Opportunity Reconciliation Act (Welfare Reform law, Pub. L. 104-193).

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Dated: January 5, 1998.

For the Authority.

Solly J. Thomas,

Executive Director, Federal Labor Relations Authority.

[FR Doc. 98-472 Filed 1-7-98; 8:45 am]

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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. 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 February 2, 1998.

A. Federal Reserve Bank of Cleveland
(Jeffery Hirsch, Banking Supervisor)
1455 East Sixth Street, Cleveland, Ohio
44101-2566:

1. *Standard Mutual Holding Company*, Monroeville, Pennsylvania; to become a bank holding company by acquiring 100 percent of the voting shares of Standard Bank, PaSB, Murrys ville, Pennsylvania.

B. Federal Reserve Bank of Richmond (A. Linwood Gill III, Assistant Vice President) 701 East Byrd Street, Richmond, Virginia 23261-4528:

1. *Triangle Bancorp, Inc.*, Raleigh, North Carolina; to merge with Guaranty State Bancorp, Durham, North Carolina;

and thereby indirectly acquire Guaranty State Bank, Durham, North Carolina.

C. Federal Reserve Bank of

Minneapolis (Karen L. Grandstrand, Vice President) 90 Hennepin Avenue, P.O. Box 291, Minneapolis, Minnesota 55480-0291:

1. *Inver Grove Bancshares, Inc.*, Inver Grove Heights, Minnesota; to become a bank holding company by acquiring 100 percent of the voting shares of Key Community Bank, Inver Grove Heights, Minnesota a *de novo* bank.

D. Federal Reserve Bank of Kansas

City (D. Michael Manies, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:

1. *Security Bancshares, Inc.*, Scott City, Kansas; to acquire 100 percent of the voting shares of Farmers and Merchants Bank of Colby, Colby, Kansas, a *de novo* bank.

2. *McCurtain County Bancshares*, Idabel, Oklahoma; to become a bank holding company by acquiring 96.8 percent of the voting shares of McCurtain County National Bank, Idabel, Oklahoma, and to acquire 100 percent of the voting shares of New McCurtain County National Bank, Broken Bow, Oklahoma, a *de novo* bank.

Board of Governors of the Federal Reserve System, January 5, 1998.

William W. Wiles,

Secretary of the Board.

[FR Doc. 98-479 Filed 1-7-98; 8:45 am]

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Substance Abuse and Mental Health Services Administration

Statement of Organization, Functions, and Delegations of Authority

Part M of the Substance Abuse and Mental Health Services Administration (SAMHSA) Statement of Organization, Functions, and Delegations of Authority for the Department of Health and Human Services (57 FR 53907-53917, November 13, 1992, as amended most recently at 61 FR 39146-39151, July 26, 1996) is amended to reflect organizational changes within SAMHSA. Numerous changes in the SAMHSA structure and functional statements are now necessary to reflect current operational requirements.

These organizational changes include:

(1) The realignment of the following functions: AIDS, women's services, alcohol prevention and treatment policies; and minority affairs; (2) the establishment of the Office of Minority Health (OMH) within the Office of the

Administrator (OA); (3) the abolishment of the Office of Extramural Activities Review (OEAR), transferring its functions to the Office of Policy and Program Coordination (OPPC) within OA; (4) the transfer of the AIDS, women's services, alcohol prevention and treatment policies, and peer and objective review of grants, cooperative agreements, and contract proposals to OPPC; (5) establishment of the Division of Extramural Activities, Policy, and Review within OPPC; (6) the transfer of the intergovernmental and international affairs from the Office of the Director, Center for Substance Abuse Prevention (CSAP) to the Office of Policy and Planning, CSAP; and (7) the renaming of the Division of Community Education (DCE), CSAP, to the Division of Prevention Application and Education (DPAE) CSAP.

Section M-20, Functions, is amended as follows:

Under the heading, *Immediate Office of the Administrator (MA-1)* delete item (2) and add item (2) as follows: "(2) carries out SAMHSA-wide functions relating to equal employment opportunity."

Under the heading, *Office of the Administrator* insert the following after the functional statement for the *Office of Policy and Program Coordination (MAC)*:

Office of Minority Health (MAE): Advises SAMHSA leadership and program components regarding Presidential, Secretarial, and Agency initiatives relating to or affecting the access and delivery of services and/or quality of life of racial/ethnic minority constituents, consumers, and clients who suffer disproportionately from the effects of substance abuse and mental illness; and (2) provides Agency leadership and coordination for addressing, evaluating, and resolving specific substance abuse and mental health issues (especially improving access and delivery and quality of services) of racial and ethnic minority populations.

Under the heading, *Office of Extramural Activities Review (ME)*, delete the title and functional statement.

Under the heading, *Office of Administrator (MA)* delete the function statement for the *Office of Policy and Program Coordination (MAC)*, and substitute the following functional statement:

(1) Provides leadership and guidance in the analysis, planning, and coordination of overall Agency and interagency programs and program policies; (2) provides leadership in formulating and carrying out the Agency's national leadership role; (3)

manages a variety of teams consisting of representatives within and outside the Agency to address issues of central importance to the Agency and to the field, promoting coordination and collaboration in these problem-solving efforts; (4) carries out program development activities in crosscutting priority areas such as co-occurring disorders; performance measurement, child and family issues, and public health impact of substance abuse and health illnesses; (5) reviews inter-agency work products for policy implications; (6) provides leadership and advice on intergovernmental activities, interagency relationships; and customer and constituent relations; and (7) carries out Agency-level policy, planning, legislative, and extramural functions including AIDS, women's services, alcohol prevention and treatment, and the peer and objective review of grants, cooperative agreements, and contracts.

After the statement for the *Office of Policy and Program Coordination (MAC)*, add the following title and functional statement:

Division of Extramural Activities, Policy, and Review (MACA):

(1) Establishes and interprets extramural policies and procedures for the Agency; (2) consults with other Office of the Administrator and Center program officials in the development of grant and cooperative agreement announcements and contract Requests for Proposals; (3) administers the peer and objective review of grants, cooperative agreements, and contract proposals; (4) administers the participant protection and confidentiality certificate activities; (5) is responsible for activities related to the Federal Advisory Committee Act; and (6) manages the SAMHSA National Advisory Council.

Under Section M-20-E, *Center for Substance Abuse Prevention (MP)*, *Office of the Director (MP-1)*, following the semicolon after item (5) delete item (6) and substitute the following: "(6) organizes and manages CSAP's special projects."

Under Section M-20-E, *Center for Substance Abuse Prevention (MP)*, *Office of Policy and Planning (MPA)*, delete item (13) and substitute the following items: "(13) organizes and manages CSAP's external affairs, intergovernmental and international affairs; and (14) develops and implements general management policies within CSAP as prescribed by SAMHSA and higher authorities."

Under Section M-20-E, *Center for Substance Abuse Prevention*, delete the title for the *Division of Community Education (MPF)* and substitute the