ACTION: Notice of proposed settlement.

SUMMARY: The United States Environmental Protection Agency is proposing to enter into an settlement for the partial reimbursement of past response costs with Custom Drum Services, Inc., McManus and Son Drum Company, and Tallent Drum Company, Inc. pursuant to section 122 of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. 9622(h)(1) concerning the Carolina Steel Drum Superfund Site (Site) located in Rock Hill, York County, South Carolina. EPA will consider public comments on the proposed settlement for February 18, 2005. EPA may withdraw from or modify the proposed settlement should such comments disclose facts or considerations which indicate the proposed settlement in inappropriate, improper or inadequate. Copies of the proposed settlement are available from: Ms. Paula V. Batchelor, U.S. EPA, Region 4, (WMD-SEIMB), 61 Forsyth Street, SW, Atlanta, Georgia 30303, (404) 562-8887,

Batchelor.Paula@epa.gov.

Written comments may be submitted to Ms. Batchelor within 30 days of the date of this publication.

Dated: December 29, 2004.

De'Lyntoneus Moore,

Chief, Superfund Enforcement & Information Management Branch, Waste Management Division.

[FR Doc. 05–1029 Filed 1–18–05; 8:45 am] **BILLING CODE 6560–50–M**

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7862-4]

Public Water System Supervision Program Revision for the State of Utah

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: The State of Utah has revised its Public Water System Supervision (PWSS) Primacy Program by adopting regulations corresponding to the following six federal rules which revised 40 CFR part 141, the National Primary Drinking Water Regulations (NPDWRs): Interim Enhanced Surface Water Treatment Rule (IESWTR), Lead and Copper Rule Minor Revisions (LCRMR), Disinfectants/Disinfection Byproducts Rule (DBPR), Public Notification Rule (PNR), Consumer Confidence Rule (CCR), and Radionuclides Rule. Having determined that the State's revisions meet all

applicable requirements in the Safe Drinking Water Act (SDWA), 42 U.S.C. 300f et seq., and EPA's implementing regulations at 40 CFR part 142, the EPA approves them, with the exception of the variance provisions. The State is not approved to grant variances under SDWA Section 1415(a)(1) (42 U.S.C. 300g(4)) and 40 CFR 142.10(d)(2) because the State has not adopted 40 CFR part 142, subpart G, which is a prerequisite. Utah's program revisions still meet minimum federal requirements because the authority to grant variances is optional for the State.

Today's approval action does not extend to public water systems in Indian country as that term is defined in 18 U.S.C. 1151. Please see

SUPPLEMENTARY INFORMATION, Item B. **DATES:** Any member of the public is invited to request a public hearing on this determination by February 18, 2005. Please see SUPPLEMENTARY **INFORMATION.** Item C. for information on requesting a hearing. If no hearing is requested or granted, then this action shall become effective February 18, 2005. If a public hearing is requested and granted, then this determination shall not become effective until such time following the hearing as the Regional Administrator (RA) issues an order affirming or rescinding this action. ADDRESSES: Requests for a public hearing should be addressed to: Robert E. Roberts, Regional Administrator, c/o Marty Swickard (8P-W-MS), U.S. EPA, Region 8, 999 18th Street, Suite 300,

Denver, CO 80202–2466.
All documents relating to this determination are available for inspection at the following locations: (1) U.S. EPA, Region 8, Municipal Systems Unit, 999 18th Street (4th Floor), Denver, CO 80202–2466; (2) Utah Department of Environment Quality (DEQ), Division of Drinking Water, 1950 West North Temple, Salt Lake City, UT 84114–4830.

FOR FURTHER INFORMATION CONTACT:

Marty Swickard, Municipal Systems Unit, EPA, Region 8 (8P–W–MS), 999 18th Street, Suite 300, Denver, CO 80202–2466, 303–312–7021.

SUPPLEMENTARY INFORMATION: EPA approved Utah's application for assuming primary enforcement authority for the PWSS program, pursuant to section 1413 of the Safe Drinking Water Act (SDWA), 42 U.S.C. 300g–2, and 40 CFR part 142. DEQ administers Utah's PWSS program.

A. Why Are Revisions to State Programs Necessary?

States with primary PWSS enforcement authority must comply

with the requirements of 40 CFR Part 142 for maintaining primacy. They must adopt regulations that are at least as stringent as the NPDWRs at 40 CFR Part 141 (see 40 CFR 142.10(a)). Changes to state programs may be necessary as federal primacy requirements change, since states must adopt all new and revised NPDWRs in order to retain primacy (40 CFR 142.12(a)).

B. How Does Today's Action Affect Indian Country (18 U.S.C. 1151) in Utah?

Utah is not authorized to carry out its PWSS program in Indian country. This includes lands within the exterior boundaries of the Skull Valley, Paiute, Navajo, Goshute, Ute Mountain, and Northwestern Shoshoni Indian Reservations; Indian country lands within the Uintah and Ouray Indian Reservation; and any other areas which are "Indian country" within the meaning of 18 U.S.C. 1151.

C. Requesting a Hearing

Any request for a public hearing shall include the following: (1) The name, address, and telephone number of the individual, organization, or other entity requesting a hearing; (2) a brief statement of the requesting person's interest in the RA's determination and of information that the requesting person intends to submit at such hearing; and (3) the signature of the individual making the request, or, if the request is made on behalf of an organization or other entity, the signature of the responsible official of the organization or other entity.

Notice of any hearing shall be given not less than fifteen (15) days prior to the time scheduled for the hearing. Such notice will be made by the RA in the **Federal Register** and in newspapers of general circulation in the State of Utah. A notice will also be sent to the person(s) requesting the hearing as well as to the State of Utah. The hearing notice will include a statement of purpose, information regarding time and location, and the address and telephone number where interested persons may obtain further information. A final determination will be made upon review of the hearing record.

Frivolous or insubstantial requests for a hearing may be denied by the RA. However, if a substantial request is made within thirty (30) days after this notice, a public hearing will be held.

Please bring this notice to the attention of any persons known by you to have an interest in this determination.

Dated: January 10, 2005.

Robert E. Roberts,

Regional Administrator, Region 8. [FR Doc. 05–1031 Filed 1–18–05; 8:45 am] BILLING CODE 6560–50–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

DATE AND TIME: Tuesday, January 25, 2005, at 10 a.m.

PLACE: 999 E Street, NW., Washington, DC.

STATUS: This meeting will be closed to the public.

ITEMS TO BE DISCUSSED:

Compliance matters pursuant to 2 U.S.C. 437g.

Audits conducted pursuant to 2 U.S.C. 437g, 438(b), and title 26, U.S.C.

Matters concerning participation in civil actions or proceedings or arbitration.

Internal personnel rules and procedures or matters affecting a particular employee.

DATE AND TIME: Thursday, January 27, 2005, at 10 a.m.

PLACE: 999 E Street, NW., Washington, DC (ninth floor).

STATUS: This meeting will be open to the public.

ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes. Draft Advisory Opinion 2004–45: Senator Ken Salazar and Salazar for Senate, by Counsel, Marc E. Elias and Rebecca H. Gordon.

Notice of Proposed Rulemaking on Definition of Agent for BCRA Regulations on Coordinated and Independent Expenditures and Non-Federal Funds or Soft Money (11 CFR 109.3 and 300.2(b)).

Notice of Proposed Rulemaking on the *de Minimis* Exemption for Disbursement of Levin Funds by State, District, and Local Party Committees.

Final Rules on Contributions and Donations by Minors.

Routine Administrative Matters.

PERSON TO CONTACT FOR INFORMATION: Mr. Robert Biersack, Press Officer,

telephone: (202) 694–1220.

Mary W. Dove,

Secretary of the Commission.
[FR Doc. 05–1169 Filed 1–14–05; 2:52 pm]
BILLING CODE 6715–01–M

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 February 1, 2005.

A. Federal Reserve Bank of Dallas (W. Arthur Tribble, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:

1. William Tyler Johnson, Jr., Sweetwater, Texas, to acquire additional voting shares of Mesa Financial Corporation, Sweetwater, Texas, and thereby indirectly acquire voting shares of Texas National Bank, Sweetwater, Texas.

Board of Governors of the Federal Reserve System, January 12, 2005.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 05–1014 Filed 1–18–05; 8:45 am] BILLING CODE 6210–01–8

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 February 11, 2005.

A. Federal Reserve Bank of Minneapolis (Jacqueline G. Nicholas, Community Affairs Officer) 90 Hennepin Avenue, Minneapolis, Minnesota 55480-0291:

1. Glacier Bancorp, Inc., Kalispell, Montana; to acquire 100 percent of the voting shares of Citizens Bank Holding Company, Pocatello, Idaho, and thereby indirectly acquire Citizens Community Bank, Pocatello, Idaho.

Board of Governors of the Federal Reserve System, January 12, 2005.

Robert deV. Frierson.

Deputy Secretary of the Board. [FR Doc. 05–1012 Filed 1–18–05; 8:45 am] BILLING CODE 6210–01–8

GENERAL SERVICES ADMINISTRATION

Record of Decision

The General Services Administration (GSA) has published a Final Supplement to the 1992 Environmental Impact Statement (EIS) for the Del Rio Border Station Expansion, Del Rio, Texas. The Supplement to the 1992 Final EIS is entitled:

Supplement to the 1992 Del Rio Border Station Expansion Environmental Impact Statement—Increased Security Measures Associated With Phase III Expansion at the Del Rio Port of Entry; Del Rio, Val Verde County, TX

Decision

The GSA has decided to increase security at and around the Del Rio Port of Entry (POE) in accordance with measures outlined for heightened security along the nation's borders after the events of September 11, 2001. The