Dated: March 15, 2012. Richard P. Keigwin, Jr.,

Director, Pesticide Re-evaluation Division, Office of Pesticide Programs.

[FR Doc. 2012-7078 Filed 3-22-12; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

Sunshine Act Meeting; Deletion of Agenda Items From March 21, 2012 Open Meeting

March 20, 2012.

The following items have been deleted from the list of Agenda items

scheduled for consideration at the Wednesday, March 21, 2012, Open Meeting and previously listed in the Commission's Notice of March 14, 2012. These items have been adopted by the Commission.

Item Nos.	Bureau	Subject
1	Media	Title: Revision of the Commission's Program Access Rules; News Corporation and The DIRECTV Group, Inc., Transferors, and Liberty Media Corporation, Transferee, for Authority to Transfer Control (MB Docket No. 07–18) and Applications for Consent to the Assignment and/or Transfer of Control of Licenses, Adelphia Communications Corporation (and subsidiaries, debtors-in-possession), Assignors, to Time Warner Cable Inc. (subsidiaries), Assignees, et al. (MB Docket No. 05–192) Summary: The Commission will consider a Notice of Proposed Rulemaking exploring whether to retain, sunset, or relax the exclusive contract prohibition of the program access rules and whether to revise
2	Media	the program access rules to better address alleged violations. Title: Creation of a Low Power Radio Service (MM Docket No. 99–25) and Amendment of Service and Eligibility Rules for FM Broadcast Translator Stations (MB Docket No. 07–172, RM–11338) Summary: The Commission will consider a Fourth Report and Order and Third Order on Reconsideration to implement a market-specific FM translator processing scheme, adopt application caps to prevent trafficking, and modify policies to expand opportunities to rebroadcast AM stations on FM translators.
3	Media	Title: Creation of a Low Power Radio Service (MM Docket No. 99–25) Summary: The Commission will consider a Fifth Report and Order, Fourth Further Notice of Proposed Rulemaking and Fourth Order on Reconsideration regarding proposals to implement the Local Community Radio Act and to strengthen the LPFM service, including second adjacent channel waiver procedures, interference remediation requirements, and modification of eligibility, ownership, and selection standards.

Federal Communications Commission.

Marlene H. Dortch,

Secretary, Office of the Secretary, Office of Managing Director.

[FR Doc. 2012–7265 Filed 3–21–12; 4:15 pm]

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FEDERAL DEPOSIT INSURANCE CORPORATION

Intra-Agency Appeal Process:
Guidelines for Appeals of Material
Supervisory Determinations and
Guidelines for Appeals of Deposit
Insurance Assessment Determinations

AGENCY: Federal Deposit Insurance Corporation.

ACTION: Notice of Guidelines.

SUMMARY: On March 20, 2012, the Federal Deposit Insurance Corporation ("FDIC") Board of Directors ("Board") adopted revised Guidelines for Appeals of Material Supervisory Determinations ("SARC Guidelines") and also adopted revised Guidelines for Appeals of Deposit Insurance Assessment Determinations ("AAC Guidelines"). These revisions are technical and ministerial and were made to reflect changes in the organization of the FDIC's Board, of its offices and divisions, and in the categories of institutions that it supervises. In

addition, both guidelines have been amended to effect limited and minor language changes.

DATES: The revised SARC Guidelines and the revised AAC Guidelines became effective on March 20, 2012.

For Further Information Concerning the SARC Guidelines Contact: Serena L. Owens, Associate Director, Division of Risk Management Supervision, (202) 898–8996; Dianne Dixon, Associate Director, Division of Depositor and Consumer Protection, (202) 898–6568; Catherine Needham, Chief, Institution Monitoring, Office of Complex Financial Institutions, (917) 320–2721; Jeannette E. Roach, Counsel, Legal Division, (202) 898–3785, Federal Deposit Insurance Corporation, 550 17th Street NW., Washington, DC 20429.

For Further Information Concerning the AAC Guidelines Contact: Serena L. Owens, Associate Director, Division of Risk Management Supervision, (202) 898–8996; Dianne Dixon, Associate Director, Division of Depositor and Consumer Protection, (202) 898–6568; Catherine Needham, Chief, Institution Monitoring, Office of Complex Financial Institutions, (917) 320–2721; Christopher Bellotto, Counsel, Legal Division, (202) 898–3801, Federal Deposit Insurance Corporation, 550 17th Street NW., Washington, DC 20429.

SUPPLEMENTARY INFORMATION:

Background

1. Guidelines for Appeals of Material Supervisory Determinations

Section 309(a) of the Riegle Community Development and Regulatory Improvement Act of 1994 (Public Law No. 103–325, 108 Stat. 2160) ("Riegle Act") required the FDIC (as well as the other Federal banking agencies and the National Credit Union Administration Board) to establish an independent intra-agency appellate process to review material supervisory determinations.

The Riegle Act defines the term "independent appellate process" to mean a review by an agency official who does not directly or indirectly report to the agency official who made the material supervisory determination under review. In the appeals process, the FDIC is required to ensure that (1) an appeal of a material supervisory determination by an insured depository institution is heard and decided expeditiously; and (2) appropriate safeguards exist for protecting appellants from retaliation by agency examiners.

On March 21, 1995, the FDIC's Board of Directors adopted the original Guidelines for Appeals of Material Supervisory Determinations, which established procedures governing the SARC, whose purpose was to consider