

located further downstream of the dual twelve-inch river crossing which was subsequently retired from service.

Trunkline indicates that after it received authorization in Docket No. CP65-117 to increase mainline capacity by 50,000 Mcf per day, the necessity arose for the construction of River Crossing 100-3. Trunkline states that after River Crossings 100-2 and 100-3 were placed into service, Trunkline removed the dual twelve-inch river crossing from active service. It is indicated that when the dual twelve-inch river crossing was taken out of service, Line 100-T1 was blinded on the north end connected to the dual twelve-inch river crossing, thus rendering Line 100-T1 a nonfunctional facility. Trunkline avers that the south end of Line 100-T1, which is connected to Line 54B-100, was not blinded and therefore gas has still been able to flow into Line 100-T1 from Line 54B-100 to no purpose.

Trunkline submits that the removal of Line 100-T1 will not affect Trunkline's mainline capacity, and will allow Trunkline to eliminate safety concerns and the cost of maintaining this nonfunctional facility. It is indicated that the scope of work for the proposed abandonment includes isolation and blowdown of Line 100-T1 and Line 54B-100, cutting and removing the tee from Line 54B-100, returning Line 54B-100 to service, and removing Line 100-T1.

Any person desiring to be heard or to make any protest with reference to said application should on or before June 9, 1995, file with the Federal Energy Regulatory Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to the proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Energy Regulatory Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the

time required herein, and if the Commission on its own review of the matter finds that the abandonment is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Trunkline to appear or be represented at the hearing.

Lois D. Cashell,

Secretary.

[FR Doc. 95-12809 Filed 5-24-95; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-5210-9]

Determining Compliance With Water Quality Based Effluent Limits Below Quantitation in the Absence of Promulgated Minimum Levels (MLs)

AGENCY: Environmental Protection Agency (EPA).

ACTION: Request for Technical Data and Notice of Presentation-Style meeting.

SUMMARY: On March 22, 1994, the Environmental Protection Agency's (EPA) Office of Wastewater Management (OWM) released for comment the draft "National Guidance for the Permitting, Monitoring, and Enforcement of Water Quality-based Effluent Limitations Set Below Analytical Detection or Quantitation Levels." The draft guidance was distributed to EPA Headquarters, EPA Regions, National Pollutant Discharge Elimination System (NPDES) state representatives, trade associations and environmental groups for comment. In general, there was support by all parties for the need for the guidance. However, there were several issues raised by the commenters which must be resolved before the guidance becomes final. Of particular concern to commenters was the methodology used to determine quantitation levels in the absence of promulgated MLs. Today's notice is to invite interested stakeholders to submit technical data to EPA on this issue, and to announce a meeting to discuss this topic and the data submitted.

DATES: Technical information should be submitted on or before June 22, 1995. A presentation-style meeting is scheduled for Wednesday, August 2 and Thursday, August 3, 1995 in McLean, Virginia.

Meeting attendees should reply by June 22, 1995, confirming your attendance.

ADDRESSES: Technical data should be sent to Jackie Romney; U.S. Environmental Protection Agency; Office of Wastewater Management; MC-4203; 401 M Street, S.W.; Washington, DC 20460; 202/260-9528. A Government contractor will compile and maintain the confidentiality of the data. Meeting reservations should be made by calling Lynn Kurth of SAIC at 703/917-8496.

FOR FURTHER INFORMATION CONTACT: Jackie Romney; U.S. Environmental Protection Agency; Office of Wastewater Management; MC-4203; 401 M Street, S.W.; Washington, DC 20460; 202/260-9528.

SUPPLEMENTARY INFORMATION: On March 22, 1994, EPA's Office of Wastewater Management released the draft "National Guidance for the Permitting, Monitoring, and Enforcement of Water Quality-based Effluent Limitations Set Below Analytical Detection or Quantitation Levels." The primary intent of the guidance is to promote national consistency in the implementation of water quality-based effluent limits (WQBELs) established below detection or quantitation levels. The secondary intent of the guidance is to ensure that National Pollutant Discharge Elimination System (NPDES) permittees strive to measure as closely as possible to WQBELs even in the absence of more sensitive promulgated methods. The draft guidance contains four main recommendations including: (1) Permit limits should be expressed as the calculated WQBEL; (2) the minimum level (ML) should be used as the quantitation level and included in the permit as a footnote to the WQBEL; (3) where a promulgated ML is not available, an "interim ML" should be calculated using a factor of 3.18 times the method detection limit (MDL); and (4) analytical results below the ML should be reported as zero.

The draft guidance was distributed to EPA Headquarters, EPA Regions, NPDES state representatives, and trade associations and environmental groups for comment. In general, there was support by all parties for the need for the guidance. However, there were several technical issues that were raised. Of particular concern to commenters was the methodology used to determine quantitation levels in the absence of promulgated MLs. Based on subsequent meetings with the regulated community, EPA has delayed finalizing the guidance until this issue is resolved.

A presentation-style meeting will be held on August 2-3, 1995 in McLean,

Virginia, to gather additional technical information to assist EPA in resolving these technical issues in order to finalize the guidance. This meeting will involve representatives from EPA Regions, States, the regulated community, trade associations, the scientific community, and environmental groups. Representatives from the parties submitting comments are invited to attend the meeting to present supporting data. This meeting will focus particularly on the procedure for developing quantitation levels (when there is no promulgated ML) to measure compliance with WQBELs. The meeting will provide an opportunity for commenters to present information supporting their specific concerns.

EPA is interested in the following types of technical data:

(1) Data to support the proposed use of the minimum level at 3.18 times the MDL (analogous to the International Union of Pure and Applied Chemistry (IUPAC) and the American Chemical Society (ACS) limit of quantitation) in the absence of a promulgated ML.

(2) Data to support an alternative quantitation level for compliance monitoring with WQBELs in the absence of a promulgated ML.

(3) Data which show the impacts of matrix interference which are not accounted for through the proposed site-specific MDLs or MLs, as well as any industry matrix interference data to support matrix interference cases.

In addition to the technical data above, EPA would like to review any actual examples submitted by commenters of enforcement actions taken for violating WQBELs set below detection or quantitation levels.

It is EPA's objective that this meeting be comprised of representatives who: contribute technical expertise relevant to this topic; represent a wide spectrum of interests (e.g. business, academia, environmental groups, and government); and are willing to participate in the entire two day meeting.

Participants must submit any supporting data they wish to provide by *June 22, 1995*. The data will be compiled by EPA prior to the meeting to ensure an organized presentation of information. Please note that technical comments on alternative approaches to develop quantitation levels received without supporting technical data cannot be considered at the meeting. If a copy of the March 22, 1994, draft "National Guidance for the Permitting, Monitoring, and Enforcement of Water Quality-based Effluent Limitations Set Below Analytical Detection or Quantitation Levels" is needed, please

contact Mildred Thomas at 202/260-6054 to receive a copy.

Once EPA has reviewed the data, data summaries will be sent to all registered participants prior to the August meeting. Specific information on the meeting location, time of meeting and meeting agenda will be sent to each registered participant prior to the August 2 & 3, 1995 meeting.

Dated: May 17, 1995.

Michael B. Cook,

Director, Office of Wastewater Management.

[FR Doc. 95-12894 Filed 5-24-95; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1051-DR]

Mississippi; Amendment to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of Mississippi. (FEMA-1051-DR), dated May 12, 1995, and related determinations.

EFFECTIVE DATE: May 19, 1995.

FOR FURTHER INFORMATION CONTACT: Pauline C. Campbell, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646-3606.

SUPPLEMENTARY INFORMATION: The notice of a major disaster for the State of Mississippi dated May 12, 1995, is hereby amended to include the following area among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of May 12, 1995.

Jackson County for Individual Assistance. (Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance.)

Richard W. Krimm,

Associate Director, Response and Recovery Directorate.

[FR Doc. 95-12855 Filed 5-24-95; 8:45 am]

BILLING CODE 6718-02-M

FEDERAL RESERVE SYSTEM

Larry Reginold Dean, et al.; Change in Bank Control Notices; Acquisitions of Shares of Banks 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. Once the notices have been accepted for processing, they will also be available for inspection at the offices 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 June 8, 1995.

A. Federal Reserve Bank of Atlanta (Zane R. Kelley, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303:

1. *Larry Reginold Dean*, Lake Park, Georgia; to retain 10.96 percent of the voting shares of VB&T Bancshares Corporation, Valdosta, Georgia, and thereby indirectly acquire Valdosta Bank & Trust Company, Valdosta, Georgia.

B. Federal Reserve Bank of Chicago (James A. Bluemle, Vice President) 230 South LaSalle Street, Chicago, Illinois 60690:

1. *William A. Moore*, Huxley, Iowa; to acquire an additional 76.5 percent for a total of 100 percent of the voting shares of Huxley Bancorp, Huxley, Iowa, and thereby indirectly acquire First State Bank, Huxley, Iowa.

Board of Governors of the Federal Reserve System, May 19, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-12841 Filed 5-24-95; 8:45 am]

BILLING CODE 6210-01-F

Wachovia Corporation; Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies; Correction

This notice corrects a notice (FR Doc. 95-12098) published on page 26436 of the issue for Wednesday, May 17, 1995.

Under the Federal Reserve Bank of Richmond heading, the entry for Wachovia Corporation, is revised to read as follows:

1. *Wachovia Corporation*, Winston-Salem, North Carolina; to engage *de novo* through its subsidiary, Wachovia Capital Markets, Inc., Winston-Salem, North Carolina, in making, acquiring, or servicing loans or other extensions of credit (including issuing letters of credit and accepting drafts) for the company's account or the account of others,