

TABLE 2. — REGISTRANTS REQUESTING AMENDMENTS TO DELETE USES IN CERTAIN PESTICIDE REGISTRATIONS

Company No.	Company Name and Address
000264	Rhone-Poulenc AG Co., 2 Alexander Drive, P.O. Box 12014, Research Triangle Park, NC 27709.
002393	Haco, Inc., P.O. Box 667, Greeley, CO 80632.
002935	Wilbur-Ellis Co., 191 W. Shaw Ave., Suite 107, Fresno, CA 93704.
007401	Voluntary Purchasing Groups, Inc., P.O. Box 460, Bonham, TX 75418.
008329	Clarke Mosquito Control Products, Inc., 159 N. Garden Ave., Roselle, IL 60172.
010370	Roussel Uclaf Corp., 95 Chestnut Ridge Road, Montvale, NJ 07645.
011746	Louisiana Chemical USA, Inc., c/o Reg West Company, P.O. Box 2220, Greeley CO 80632.
037404	Platte Chemical Co., P.O. Box 667, Greeley, CO 80632.
034911	Hi-Yield Chemical Co., P.O. Box 460, Bonham, TX 75418.

III. Existing Stocks Provisions

The Agency has authorized registrants to sell or distribute product under the previously approved labeling for a period of 18 months after approval of the revision, unless other restrictions have been imposed, as in special review actions.

List of Subjects

Environmental protection, Pesticides and pests, Product registrations.

Dated: June 20, 1995.

Frank Sanders,

Director, Program Management and Support Division.

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BILLING CODE 6560-50-F

FEDERAL RESERVE SYSTEM

Agency Forms Under Review

Background

Notice is hereby given of the final approval of proposed information collection(s) by the Board of Governors of the Federal Reserve System (Board) under OMB delegated authority, as per 5 C.F.R. 1320.9 (OMB Regulations on Controlling Paperwork Burdens on the Public).

FOR FURTHER INFORMATION CONTACT:

Federal Reserve Board Clearance Officer—Mary M. McLaughlin—Division of Research and Statistics, Board of Governors of the Federal Reserve System, Washington, DC 20551 (202-452-3829).

OMB Desk Officer—Milo Sunderhauf—Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 3208, Washington, DC 20503 (202-395-7340).

Final approval under OMB delegated authority of the extension, with revision of the following reports:

1. Report title: Registration Statement for Persons who Extend Credit Secured by Margin Stock, Deregistration Statement for Persons Registered Pursuant to Regulation G, and Annual Report

Agency form numbers: FR G-1, FR G-2, and FR G-4

OMB Docket number: 7100-0011

Effective Date: August 18, 1995

Frequency: On occasion

Reporters: Individuals and businesses

Annual reporting hours: 1,478

Estimated average hours per response: 1.90

Number of respondents: 778

Small businesses are affected.

General description of report: This information collection is mandatory (15 U.S.C. 78g). The FR G-1 and FR G-4 are given confidential treatment (5 U.S.C. 552(b)(4)). The FR G-2 does not request confidential information.

Abstract: Regulation G was adopted in response to concerns of the Federal Reserve and the Securities Exchange Commission that unregulated lenders were circumventing the margin requirements of Regulations T and U. These reports are event-generated and are filed with the appropriate Federal Reserve Bank. The revisions include a further breakdown of an existing item regarding employee stock option, purchase, and ownership plans on the FR G-1 and FR G-4, the addition of the registrant's telephone number to the FR G-2, and clarifications to the existing reporting instructions for the FR G-1 and FR G-4. The revisions are expected to have no appreciable effect on respondent burden for these reports.

Final approval under OMB delegated authority the extension, without revision, of the following reports:

1. Report title: Statement of Purpose for an Extension of Credit Secured by Margin Stock by a Person Subject to Registration under Regulation G
Agency form number: FR G-3

OMB Docket number: 7100-0018

Frequency: On occasion

Reporters: Individuals and businesses

Annual reporting hours: 2,240

Estimated average hours per response: .16

Number of respondents: 700

Small businesses are affected.

General description of report: This information collection is mandatory (15 U.S.C. 78g). Since the FR G-3 is not filed with the Federal Reserve, no issue of confidentiality arises.

Abstract: Regulation G was adopted in response to concerns of the Federal Reserve and the Securities Exchange Commission that unregulated lenders were circumventing the margin requirements of Regulations T and U. This report is event-generated and is not filed with the Federal Reserve System but retained by the lender. The report is needed to ensure that a Regulation G lender does not extend credit to purchase or carry securities in excess of the amount permitted by the Federal Reserve Board pursuant to Regulation G and to ensure that a borrower does not violate Regulation X.

2. Report title: Agreement of Domestic and Foreign Nonmember Banks

Agency form number: FR T-1, T-2

OMB Docket number: 7100-0191

Frequency: On occasion

Reporters: Nonmember Banks

Annual reporting hours: .50

Estimated average hours per response: .50

Number of respondents: 1

Small businesses are not affected.

General description of report: This information collection is mandatory (15 U.S.C. 78h) and is not given confidential treatment.

Abstract: The Federal Reserve adopted Regulation T, "Credit by Brokers and Dealers," in 1934 to regulate extension of credit by and to brokers and dealers; it also covers related transactions within the Federal

Reserve's authority under the act. It imposes, among other obligations, initial margin requirements and payment rules on securities transactions. Pursuant to Section 8 of the Securities Exchange Act of 1934 and Regulation T, domestic and foreign banks that are not members of the Federal Reserve System are required to file a FR T-1, T-2 with the appropriate Federal Reserve Bank in the event that they wish to extend credit to brokers/dealers using exchange-traded securities as collateral. In addition, the form must be filed by foreign nonmember banks that issue letters of credit used as deposits against borrowings of securities by brokers-dealers. The FR T-1, T-2 requires a domestic or foreign nonmember bank to state that it is a "bank" as defined in section 3(a)(6) of the Securities Exchange Act of 1934, and list the state or country in which it was organized and the location of its principal place of business. No substantive changes are being made to the FR T-1, T-2. However, the phrase "(indicate state for domestic bank or country for foreign bank)" is added to explicitly state this requirement of Regulation T.

3. Report title: Statement of Purpose of Extension of Credit by a Creditor (under Regulation T)

Agency form number: FR T-4

OMB Docket number: 7100-0019

Frequency: On occasion

Reporters: Individuals and businesses

Annual reporting hours: 42

Estimated average hours per response: .17

Number of respondents: 250

Small businesses are affected.

General description of report: This information collection is mandatory (15 U.S.C. 78g). Because the FR T-4 is not filed with the Federal Reserve, no issue of confidentiality arises.

Abstract: The Federal Reserve adopted Regulation T, "Credit by Brokers and Dealers," in 1934 to regulate extension of credit by and to brokers and dealers; it also covers related transactions within the Federal Reserve's authority under the act. It imposes, among other obligations, initial margin requirements and payment rules on securities transactions. Regulation T presumes that any extension of credit by a broker/dealer to a customer is made for the purpose of purchasing, trading, or carrying securities, and thus is subject to the Board's margin requirements. Customers and creditors are required to complete and retain the FR T-4 in the event that the customer can rebut the presumption and the creditor is thereby permitted to extend credit in excess of

the amount otherwise permitted under Regulation T. The FR T-4 solicits information from borrowers regarding the purpose of each loan, and from creditors identifying collateral. No changes are being made to the FR T-4 reporting form.

4. Report title: Statement of Purpose for an Extension of Credit Secured by Margin Stock

Agency form number: FR U-1

OMB Docket number: 7100-0115

Frequency: On occasion

Reporters: Individuals and businesses

Annual reporting hours: 157,853

Estimated average hours per response: .07

Number of respondents: 10,637

Small businesses are not affected.

General description of report: This information collection is mandatory (15 U.S.C. 78g). Since the FR U-1 is not filed with the Federal Reserve no issue of confidentiality arises.

Abstract: In 1936, the Federal Reserve adopted Regulation U, "Credit by Banks for the Purpose of Purchasing or Carrying Margin Stock," as a companion to Regulation T which applies to securities credit extended by brokers/dealers. Regulation U imposes restrictions upon "banks" (as defined in section 221.2(b) of Regulation U) that extend credit for the purpose of buying or carrying margin stock if the credit is secured directly or indirectly by margin stock. Banks may not extend more than the minimum loan value of the collateral securing such credit, as set by the Federal Reserve in section 221.8 of Regulation U. Regulation U requires that a purpose statement be completed and retained in the event that a bank extends credit in an amount exceeding \$100,000 secured directly or indirectly by margin stock.

In all cases, the FR U-1 collects the following loan information from the borrower:

(1) The amount of credit being obtained; and

(2) Whether the loan is to purchase or carry margin stocks and, if not, the purpose of the loan. If the borrower affirms that the purpose of the loan is to purchase or carry margin stocks, the bank provides the following collateral information in Part II:

(3) The number of shares of stock serving as collateral;

(4) The name of the stock (issue);

(5) The market price per share;

(6) The date and source of valuation (not required if market value is obtained from regularly published information in a journal of general circulation or from an automated quotation system);

(7) The total market value per issue; and

(8) The amount of any other collateral securing the loan. No substantive changes are being made to the FR U-1 reporting form. However, (1) the phrase "maximum loan value of margin stock is ... per cent" for items 1 and 2 of Part II is revised to "maximum loan value of margin stock is 50 per cent," and (2) the phrase "or from an automated quotation system." is added to the note below item 3.

5. Report title: Written Security

Program for State Member Banks

Agency form number: FR 4004

OMB Docket number: 7100-0112

Frequency: Annual

Reporters: State member banks

Annual reporting hours: 484

Estimated average hours per response: 0.5

Number of respondents: 968

Small businesses are affected.

General description of report: This recordkeeping requirement is mandatory (12 U.S.C. §§ 1882(a), 248(a)(1), and 325). Because written security programs are maintained at state member banks, no issue of confidentiality under the Freedom of Information Act arises.

Abstract: The Congress adopted the Bank Protection Act of 1968 (12 U.S.C. 1882) to promulgate rules establishing minimum standards for banks as to the installation, maintenance, and operation of security devices and procedures to discourage robberies, burglaries, and larcenies and to assist in the identification and apprehension of persons who commit such acts.

In response to the passage of the Bank Protection Act (Act), each of the federal financial institution supervisory agencies established minimum standards for security devices and procedures. The requirements established by the Board of Governors of the Federal Reserve System in 1969 for state member banks are contained in Regulation P. In the regulation, the Federal Reserve requires the board of directors of each state member bank to designate a security officer to assume the responsibility for the development, administration, and maintenance of a written security program. The original Act also contained provisions requiring financial institutions to submit periodic reports to their primary federal supervisory agency with respect to the installation, maintenance, and operation of security devices and the development of security procedures.

The Financial Institutions Reform, Recovery, and Enforcement Act of 1989 (FIRREA) includes provisions that amend the Act: eliminating the requirement that each bank submit periodic reports to its regulator, but

retaining the requirement that each bank maintain a written security program. The Federal Reserve amended Regulation P in 1991 to reflect this change. Each state member bank must maintain a written security program in its records. This program should include a requirement to install security devices and should establish procedures that satisfy minimum standards in the regulation, with the security officer determining the need for additional security devices and procedures based on the location of the banking office. No changes are being proposed to the recordkeeping requirement.

6. Report title: Annual Report on Status of Disposition of Assets Acquired in Satisfaction of Debts Previously Contracted

Agency form number: FR 4006

OMB Docket number: 7100-0129

Frequency: Annual

Reporters: Bank holding companies that have acquired assets or shares through foreclosure in the ordinary course of collecting a debt previously contracted

Annual reporting hours: 3,000

Estimated average hours per response: 5

Number of respondents: 600

Small businesses are affected.

General description of report: This information collection is mandatory (12 U.S.C. 1843(c)(2) and 1844(c) and may be given confidential treatment upon request (5 U.S.C. 552(b)(4)).

Abstract: The Federal Reserve has statutory responsibility for regulation and supervision of bank holding companies (BHCs) under the Bank Holding Company Act of 1956, as amended (Act). Under the Act, the Federal Reserve must ensure that impermissible assets are divested in a manner consistent with the statute. The Act sets forth the time frame within which assets and shares acquired in collecting a debt previously contracted (DPC) must be divested.

The Federal Reserve does not require BHCs to obtain prior approval for their acquisition of DPC shares or assets so long as they divest them within two years of the date of their initial acquisition. If the BHC is unsuccessful in divesting them within the two-year period, it must request and obtain approval to continue to hold them. The Board may extend the initial two-year period for up to three additional one-year periods. Further, for real estate or other DPC assets that are demonstrated to have value and marketability characteristics similar to real estate, the Board may permit additional extensions for up to five years (for a total of ten years).

The Federal Reserve does require that the BHC make good faith efforts to

dispose of DPC shares or assets and notify it annually of the progress being made with respect to their disposition. Beginning two years after the date of acquisition of DPC assets or shares, the BHC must report annually to the Federal Reserve on its efforts to divest them.

The Federal Reserve uses the information to determine:

(1) Whether a BHC has made timely, good faith efforts to comply with the requirements of the Act; and

(2) The effect that the sale or retention of the property will have on the organization. This report serves to identify potentially unsound situations and to encourage timely compliance with the divestiture requirement as contained in the statutes and regulation. The Federal Reserve monitors the BHC's efforts to effect an orderly divestiture, and may require divestiture before the end of the approved period if supervisory concerns warrant such action.

The reporting requirement only applies to those BHCs that fail to divest DPC shares or assets within two years. They must file an annual report on their efforts to accomplish divestiture of the shares or assets. The report must describe the efforts made to date to effect divestiture (including reasons for any delay in the pace of divestiture), and must include financial and descriptive data with respect to assets as well as the sales price of divested assets.

Affected BHCs file the annual report on their progress toward divestiture with their district Federal Reserve Bank. The due date for the report is based on the date the BHC acquired the DPC assets or shares. The BHC submits the information in a letter format, which is neither stored electronically nor published. No changes are being proposed to the FR 4006 reporting requirement.

Board of Governors of the Federal Reserve System, July 13, 1995.

William W. Wiles,

Secretary of the Board.

[FR Doc. 95-17714 Filed 7-18-95; 8:45 am]

Billing Code 6210-01-F

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Care Financing Administration

Public Information Collection Requirements Submitted to the Office of Management and Budget (OMB) for Clearance

AGENCY: Health Care Financing Administration, HHS.

The Health Care Financing Administration (HCFA), Department of Health and Human Services (HHS), has submitted to OMB the following proposals for the collection of information in compliance with the Paperwork Reduction Act (Public Law 96-511).

1. Type of Request: Extension; **Title of Information Collection:** Statistical Report on Medical Care: Eligibles, Recipients, Payments & Services; **Form No.:** HCFA-2082; **Use:** The data reported in the HCFA-2082 are the basis of actuarial forecasts for Medicaid services utilization and cost; of analyses and cost savings estimates required for legislative initiatives relating to Medicaid and HHS, the press, and the Congress. **Frequency:** Quarterly; **Respondents:** State, local, or tribal government; **Number of Respondents:** 54; **Total Annual Responses:** 21,937.

2. Type of Request: Reinstatement with change; **Title of Information Collection:** Internal Revenue Service (IRS)/Social Security Administration (SSA)/HCFA Data; **Form No.:** HCFA-R-137; **Use:** Employers identified through a match of IRS, SSA, and Medicare records will be contacted concerning group health plan coverage of identified individual to ensure compliance with Medicare Secondary Payer provisions found at 42 USC 1395y(b). **Frequency:** Annually; **Respondents:** Business or other for profit institutions, not-for-profit institutions, farms, Federal Government, State, local, or tribal government; **Number of Respondents:** 581,452; **Total Annual Responses:** 2,207,801.

3. Type of Request: Reinstatement with change; **Title of Information Collection:** Conditions of Coverage for Portable X-Ray Suppliers; **Form No.:** HCFA-R-43; **Use:** This information is needed to determine if portable X-ray suppliers are in compliance with published health and safety requirements; **Frequency:** Annually; **Respondents:** Business or other for profit; **Number of Respondents:** 550; **Total Annual Responses:** 1,375.

4. Type of Request: New collection; **Title of Collection:** Evaluation of Intermediate Care Facilities for Persons with Mental Retardation; **Form No.:** HCFA-R-176; **Use:** The purpose of the project is to establish a baseline of current psychoactive drug usage of beneficiaries in Intermediate Care Facilities for Persons with Mental Retardation (ICFs/MR). Data will be collected on approximately 2,040 beneficiaries using the Medical Administration Record. There will be no attempt to evaluate whether the drug usage is appropriate. Information