Section 76.615. The FCC staff used the data to ensure the safe operation of aeronautical and marine radio services, and to monitor compliance of cable aeronautical usage which will minimize future interference of these safety of life services.

OMB Approval No.: New Collection. Title: Section 63.16 Construction of Stand-Alone Cable System by a Carrier in its Exchange Telephone Service Area (CC Docket No. 87–266).

Form No.: N/A.

*Type of Review:* New Collection. *Respondents:* Business or other forprofit.

Number of Respondents: 50. Estimated Time Per Response: 1 hour. Total Annual Burden: 50 hours.

Needs and Uses: The Commission finds that the public interest would be served by providing for reduced or "streamlined" Section 214 Authorization to local exchange telephone companies (LECs) agains whom it is not enforcing the cable television/telephone company crossownership ban, who propose to construct a cable system in their service area if the LEC is willing to certify to three facts pursuant to 47 CFR 63.16. The information provided by applicants for streamlined treatment will first be placed on public notice for public comment. If comments are filed challenging the veracity of the applicants certification the Commission will attempt to assess the veracity of the application.

Federal Communications Commission.
William F. Caton,
Acting Secretary.

[FR Doc. 95–27649 Filed 11–7–95; 8:45 am] BILLING CODE 6712–01–F

### Notice of Public Information Collections Submitted to OMB for Review and Approval

November 1, 1995.

**SUMMARY:** The Federal Communications. as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. Comments are requested concerning (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commissions burden estimates; (c) ways to enhance the quality, utility, and clarity of the information collected and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology.

**DATES:** Written comments should be submitted on or before December 8, 1995. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESS: Direct all comments to Dorothy Conway, Federal Communications, Room 234, 1919 M St., NW., Washington, DC 20554 or via internet to dconway@fcc.gov and Timothy Fain, OMB Desk Officer, 10236 NEOB 725 17th Street, NW., Washington, DC 20503 or fain t@a1.eop.gov.

**FOR FURTHER INFORMATION CONTACT:** For additional information or copies of the information collections contact Dorothy Conway at 202–418–0217 or via internet at dconway@fcc.gov.

#### SUPPLEMENTARY INFORMATION:

OMB Approval No.: 3060–0475.

Title: Section 90.713 Entry Criteria.

Form No.: N/A.

*Type of Review:* Reinstatement, without change of a previously approved collection.

Respondents: Individuals or households; Businesses or other forprofit.

Number of Respondents: 33. stimated Time Per Response: 25.5. Total Annual Burden: 842.

Needs and Uses: Section 90.713 requires applications for nationwide systems in the 220–222 MHz band to certify that they have an actual presence neccessitating internal communications capacity in the 70 or more markets identified in the application. The data will be used to determine the eligibility of the applicant to hold a radio station authorization. Commission licensing personnelwill use the data for ruling making proceedings and field engineers will use the data for enforcement purposes.

Federal Communications Commission.
William F. Caton,
Acting Secretary.
[FR Doc. 95–27650 Filed 11–7–95; 8:45 am]
BILLING CODE 6712–01–F

### **FEDERAL RESERVE SYSTEM**

# Arkansas National Bancshares, Inc., et al.; Formations of; Acquisitions by; and Mergers of Bank Holding Companies

The companies listed in this notice have applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it 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 or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Unless otherwise noted, comments regarding each of these applications must be received not later than December 1, 1995.

A. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

- 1. Arkansas National Bancshares, Inc., Bentonville, Arkansas; to become a bank holding company by acquiring at least 80 percent of the voting shares of Arkansas National Bank, Bentonville, Arkansas.
- 2. Campbellsville Bancorp, Inc., Campbellsville, Kentucky; to become a bank holding company by acquiring 100 percent of the voting shares of Campbellsville National Bank, Campbellsville, Kentucky.
- 3. First National Security Company, DeQueen, Arkansas; to acquire 100 percent of the voting shares of American State Bancshares, Inc., Broken Bow, Oklahoma, and thereby indirectly acquire 90.6 percent of the voting shares of American State Bank, Broken Bow, Oklahoma.
- B. Federal Reserve Bank of Kansas City (John E. Yorke, Senior Vice President) 925 Grand Avenue, Kansas City, Missouri 64198:
- 1. American National Corporation, Omaha, Nebraska; to acquire 100

percent of the voting shares of Fairbury State Bank, Fairbury, Nebraska.

2. Grandview Bankshares, Inc., Tahlequah, Oklahoma; to acquire 100 percent of the voting shares of Cherokee County Banshares, Inc., Hulbert, Oklahoma, and thereby indirectly acquire First State Bank, Hulbert, Oklahoma.

Board of Governors of the Federal Reserve System, November 2, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 95–27629 Filed 11–07–95; 8:45 am]

BILLING CODE 6210-01-F

# Peter Mahurin; Change in Bank Control Notice

### Acquisition of Shares of Banks or Bank Holding Companies

The notificant listed below has 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 notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notice is available for immediate inspection at the Federal Reserve Bank indicated. Once the notice has been accepted for processing, it 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 the notice or to the offices of the Board of Governors. Comments must be received not later than November 22, 1995.

A. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

1. Peter Mahurin, Cecilia, Kentucky; to acquire 26.92 percent of the voting shares of First Cecilian Bancorp, Inc., Cecilia, Kentucky, and thereby indirectly acquire Cecilian Bank, Cecilia, Kentucky.

Board of Governors of the Federal Reserve System, November 2, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 95–27630 Filed 11–07–95; 8:45 am] BILLING CODE 6210–01–F

## FEDERAL TRADE COMMISSION

[File No. 951 0086]

The Stop & Shop Companies, Inc., and SSC Associates, L.P.; Proposed Consent Agreement With Analysis To Aid Public Comment

**AGENCY:** Federal Trade Commission. **ACTION:** Proposed Consent Agreement.

**SUMMARY:** This consent agreement, accepted subject to final Commission approval, settles alleged violations of federal law prohibiting unfair or deceptive acts and practices and unfair methods of competition arising from Stop & Shop and SSC Associates' acquisition of the supermarkets owned by Purity Supreme, Inc. Under the terms of the proposed order contained in the consent agreement, Stop & Shop and SSC Associates, among other things, must divest 17 supermarkets within nine months to a purchaser or purchasers approved by the Commission. Seven of the 17 supermarkets to be divested are located on Cape Cod, and all seven must be divested to one acquirer who shall own and operate them as supermarkets. If Stop & Shop and SSC Associates are unable to divest all seven stores on Cape Cod to a single acqurier who shall own and operate them as supermarkets, Stop & Shop and SSC Associates may divest the stores to no more than two acquriers. If Stop & Shop and SSC Associates fail to satisfy any of the divestiture provisions, the Commission may appoint a trustee to divest supermarkets to satisfy the terms of the order. For a period of ten years, the proposed order also would prohibit Stop & Shop and SSC Associates from acquiring, without prior notice to the Commission, supermarket assets located in-or any interest (such as stock) in any entity that owns or operates a supermarket located in—Eastern Massachusetts, which includes the counties of Barnstable, Bristol, Essex, Middlesex, Norfolk, Plymouth, and Suffolk, and all cities and towns therein. This provision would not prevent Stop & Shop and SSC Associates from constructing new supermarket facilities on their own; nor would it prevent Stop & Shop and SSC Associates from leasing facilities not operated as supermarkets within the previous six months. Under the terms of an attached Asset Maintenance Agreement—from the time Stop & Shop and SSC Associates acquire the assets of Purity that must be divested, until the point at which the divestitures required by the proposed order have been completed—Stop & Shop and SSC Associates must maintain their viability, competitiveness and marketability; must not cause their wasting or deterioration; and cannot sell, transfer, or otherwise impair their marketability or viability.

**DATES:** Comments must be received on or before January 8, 1996.

ADDRESSES: Comments should be directed to: FTC/Office of the Secretary, Room 159, 6th St. and Pa. Ave., NW., Washington, DC 20580.

FOR FURTHER INFORMATION CONTACT: Ronald B. Rowe, FTC/S–2602, Washington, DC 20580 (202) 326–2610; or James A. Fishkin, FTC/S–2610, Washington, DC 20580 (202) 326–2663.

**SUPPLEMENTARY INFORMATION: Pursuant** to Section 6(f) of the Federal Trade Commission Act, 38 Stat. 721, 15 U.S.C. 46, and Section 2.34 of the Commission's Rules of Practice (16 CFR 2.34), notice is hereby given that the following consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of sixty (60) days. Public comment is invited. Such comments or views will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with Section 4.9(b)(6)(ii) of the Commission's Rules of Practice (16 CFR 4.9(b)(6)(ii)).

Agreement Containing Consent Order

The Federal Trade Commission ("Commission") having initiated an investigation of the proposed acquisition of Purity Supreme, Inc. ("Purity") by The Stop & Shop Companies, Inc. ("Stop & Shop") and SSC Associates, L.P., and it now appearing that Stop & Shop and SSC Associates, L.P., hereinafter sometimes referred to as "proposed respondents," are willing to enter into an agreement containing an Order to divest certain assets and to cease and desist from certain acts, and providing for other relief.

It is hereby agreed by and among proposed respondents, their duly authorized officers and attorneys, and counsel for the Commission that:

- 1. Proposed respondent The Stop & Shop Companies, Inc. is a corporation organized, existing, and doing business under and by virtue of the laws of the State of Delaware, with its office and principal place of business located at 1385 Hancock Street, Quincy, MA 02169.
- 2. Proposed respondent SSC Associates, L.P. is a limited partnership organized, existing, and doing business under and by virtue of the laws of the