

TABLE 4—FIFRA SECTION 3 AND SECTION 24(c) REGISTRATIONS CANCELLED FOR NON-RESPONSE OR/PAYMENT OF 2024 MAINTENANCE FEE—Continued

Company No.	Company name and address
95921	ELECTROCHARGED AQUA SOLUTIONS INC, 1550 S ANAHEIM BLVD STE. B., ANAHEIM, CA 92805.
96282	G. CLO INC., 100 MAEYEO-RO, DONG-GU, DAEGU.
96738	VAXMAN GROUP 2015 LTD., GORDON 1, HAIFA 3276414.
98159	BioSafe90, LLC, 6115 Skyline Drive, Houston, TX 77057.
98919	WISTWELL, 515 Valley Street, Ste 130, Maplewood, NJ 07040.
99503	Environmental Fluids, Inc., 4241 N Winfield Scott Plaza, Suite 101, Scottsdale, AZ 85821.
100219	HAPPY SISTERS DISTRIBUTION LLC, 2934 Woodhams Ave., Portage, MI 49002.
100777	EWCO LLC, 1680 MICHIGAN AVE., STE 700, Miami, FL 33139.
101743	Mike's Bees LLC, 60421 STEWART RD, CAMBRIDGE, OH 43725.
101928	CHEMCORP, 14931 NW 27TH AVE, OPA LOCKA, FL 33054.
102058	XYZ Innovators LLC, 17870 NEWHOPE ST. #104-222, FOUNTAIN VALLEY, CA 92708.
102745	ECOLOGICAL BALANCING TECHNOLOGIES CORPORATION, 704 NORTH KING STREET, SUITE 500, WIL-MINGTON, DE 19899.

III. What is the Agency's authority for taking this action?

FIFRA section 6(f)(1) (7 U.S.C. 136d(f)(1)) provides that a registrant of a pesticide product may at any time request that any of its pesticide registrations be cancelled. FIFRA further provides that, before acting on the request, EPA must publish a notice of receipt of any such request in the **Federal Register**. EPA will provide a 30-day comment period on the proposed requests. Thereafter, the EPA Administrator may approve such a request.

Additionally, FIFRA section 4(i)(1) (7 U.S.C. 136a-1(i)(1)) requires that all pesticide registrants pay an annual registration maintenance fee, due by January 15 of each year, to keep their registrations in effect. This requirement applies to all registrations granted under FIFRA section 3 (7 U.S.C. 136a) as well as those granted under FIFRA section 24(c) (7 U.S.C. 136v(c)) to meet special local needs. Registrations for which the fee is not paid are subject to cancellation by order and without a hearing pursuant to FIFRA section 4(i)(1)(M) (7 U.S.C. 136a-1(i)(1)(M)). Accordingly, no comment period is being provided for the products listed in table 3 of unit XXII.

EPA recognizes that this notice of intent to cancel pursuant to FIFRA section 4(i)(1)(M) for failure to pay 2024 FIFRA maintenance fees is being issued at roughly the same time as the notice of cancellation for failure to pay 2023 FIFRA maintenance fees. This timing largely results from unusual circumstances in fiscal year 2023, where FIFRA section 4(i) maintenance fees were collected in two billing cycles, as opposed to the normal single billing cycle. For additional explanation of the circumstances resulting in that procedural change, please refer to the document published in the **Federal**

Register on October 16, 2024, titled "Pesticide Registration Maintenance Fee: Product Cancellation Order for Certain Pesticide Registrations" (89 FR 83474) (FRL-12275-01). Accordingly, multiple products listed in tables 1 and 3 of this notice may have already been cancelled as a result of the 2023 FIFRA maintenance fee collection process.

IV. Procedures for Withdrawal of Request

Registrants who choose to withdraw a request for cancellation should submit such withdrawal in writing to the person listed under **FOR FURTHER INFORMATION CONTACT**. If the products have been subject to a previous cancellation action, the effective date of cancellation and all other provisions of any earlier cancellation action are controlling.

V. Provisions for Disposition of Existing Stocks

Existing stocks are those stocks of registered pesticide products that are currently in the United States and that were packaged, labeled, and released for shipment prior to the effective date of the cancellation action. Upon cancellation of the products identified in table 1 of unit II, the registrants listed in table 2 of unit II will be permitted to sell and distribute existing stocks of these products for one year after the date that the cancellation notice is published in the **Federal Register**. Thereafter, registrants will be prohibited from selling or distributing the pesticides identified in table 1 of unit II, except for export consistent with FIFRA section 17 (7 U.S.C. 136o) or for proper disposal. Persons other than registrants will generally be allowed to sell, distribute, or use existing stocks until such stocks are exhausted, provided that such sale, distribution, or use is consistent with the terms of the

previously approved labeling on, or that accompanied, the cancelled products.

Under EPA's existing stocks policy, if a registrant fails to pay the appropriate maintenance fee and the product subject to that fee is later cancelled, the registrant will generally not be allowed to sell or distribute existing stocks of the cancelled product more than 1 year after the date the maintenance fee was due. Here, the registrants of products listed in table 3 were required to submit maintenance fees by January 16, 2024. Accordingly, the registrants listed in table 4 of unit II will be permitted to sell and distribute existing stocks of products listed in table 3 until January 16, 2025. Thereafter, the registrants are prohibited from selling or distributing products listed in table 3, except for export in accordance with FIFRA section 17 (7 U.S.C. 136o), or proper disposal. Persons other than registrants listed in table 4 may sell, distribute, or use existing stocks of products listed in Table 3 until existing stocks are exhausted, provided that such sale, distribution, or use is consistent with the terms of the previously approved labeling on, or that accompanied, the cancelled products.

Authority: 7 U.S.C. 136 *et seq.*

Dated: November 13, 2024.

Charles Smith,

Director, Registration Division, Office of Pesticide Programs.

[FR Doc. 2024-26931 Filed 11-18-24; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of a Bank or Bank Holding Company

The notificants listed below have applied under the Change in Bank Control Act (Act) (12 U.S.C. 1817(j)) and

§ 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire shares of a bank or bank holding company. The factors that are considered in acting on the applications are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The public portions of the applications listed below, as well as other related filings required by the Board, if any, are available for immediate inspection at the Federal Reserve Bank(s) indicated below and at the offices of the Board of Governors. This information may also be obtained on an expedited basis, upon request, by contacting the appropriate Federal Reserve Bank and from the Board's Freedom of Information Office at <https://www.federalreserve.gov/foia/request.htm>. Interested persons may express their views in writing on the standards enumerated in paragraph 7 of the Act.

Comments received are subject to public disclosure. In general, comments received will be made available without change and will not be modified to remove personal or business information including confidential, contact, or other identifying information. Comments should not include any information such as confidential information that would not be appropriate for public disclosure.

Comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors, Ann E. Misback, Secretary of the Board, 20th Street and Constitution Avenue, NW, Washington DC 20551-0001, not later than December 4, 2024.

A. Federal Reserve Bank of Chicago (Colette A. Fried, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690-1414. Comments can also be sent electronically to

Comments.applications@chi.frb.org:

1. *Kathryn Paige Duncan, Lincoln, Nebraska*; to acquire voting shares of Bank Iowa Corporation, and thereby indirectly acquire voting shares of Bank Iowa, both of West Des Moines, Iowa.

2. *Louis James Schweigert, Cuba City, Wisconsin*; to acquire voting shares of BSB Community Bancorporation, Inc. and thereby indirectly acquire voting shares of Benton State Bank, both of Benton, Wisconsin.

B. Federal Reserve Bank of St. Louis (Holly A. Rieser, Senior Manager) P.O. Box 442, St. Louis, Missouri 63166-2034. Comments can also be sent electronically to

Comments.applications@stls.frb.org:

1. *The Bonnie Copp Wyatt Revocable Trust, Bonnie Copp Wyatt, as trustee; the Hayden Noel Wyatt 2019 Trust,*

Hayden Noel Wyatt, individually and as trustee; and the Sanders Lee Wyatt 2019 Trust, Sanders Lee Wyatt individually and as trustee, all of Melbourne, Arkansas; to join the Wyatt Family Control Group, a group acting in concert, to retain voting shares of Wyatt Bancshares, Inc., and thereby indirectly retain voting shares of First National Bank of Izard County, both of Calico Rock, Arkansas.

C. Federal Reserve Bank of Minneapolis (Mark Rauzi, Vice President), 90 Hennepin Avenue, Minneapolis, Minnesota 55480-0291.

Comments can also be sent electronically to MA@mpls.frb.org:

1. *Gale M. Hoesse, Glencoe, Minnesota*; to retain voting shares of Redwood Financial, Inc., Redwood Falls, Minnesota, and thereby indirectly retain voting shares of HomeTown Bank, Carver, Minnesota.

2. *Frederick Hegerfeld, individually and as co-trustee of the Fred and Laura Hegerfeld Trust (FL Trust), both of Elkton, South Dakota*; to acquire voting shares of Elkton Holding Company (Holding Company), and thereby indirectly acquire voting shares of BankStar Financial (Bank), both of Elkton, South Dakota.

In addition, the Charles Hegerfeld Living Trust, Charles Hegerfeld, as trustee, the FL Trust, Frederick Hegerfeld and Laura Hegerfeld as co-trustees, and the Toni M. Hegerfeld Living Trust, Toni M. Hegerfeld as trustee, all of Elkton, South Dakota; Amanda Lauer, Jackson Hegerfeld, and Mary Harvey, all of Brookings, South Dakota; Katie Kielman, Elizabeth Hegerfeld, and Patricia Hegerfeld, all of Sioux Falls, South Dakota; Megan Hammond, Aurora, South Dakota; Rebecca Jurgens, Avon, South Dakota; Rachel Hegerfeld, Omaha, Nebraska; Anna Marie Erickson, Lakeville, Minnesota; and Susan Davis, Anchorage, Alaska; to join the Hegerfeld Family Group, a group acting in concert, to retain voting shares of Holding Company, and thereby indirectly retain voting shares of Bank. Frederick Hegerfeld and Charles Hegerfeld were previously permitted by the Federal Reserve System to join the Hegerfeld Family Group.

D. Federal Reserve Bank of Dallas (Karen Smith, Director, Mergers & Acquisitions) 2200 North Pearl Street, Dallas, Texas 75201-2272. Comments can also be sent electronically to Comments.applications@dal.frb.org:

1. *Mesa Loan Company of Athens, L.P. (Jeff Austin, III, limited partner), Briarbranch, L.L.C. (as general partner of Mesa Loan Company of Athens L.P.), Martin J. Heines (individually for his*

own account and as a member of Briarbranch, L.L.C.), and Jennifer Leigh Neill Swinnea, all of Tyler, Texas; JMC General Partner, L.L.C., Jeff Austin, III, member (as general partner of The Opal Group, LP) and Herbert P. Riley Irrevocable Trust (Jeff Austin, III, trustee), both of Jacksonville, Texas; Elizabeth Blynn Austin Walsh, Emily Anne Austin, and Austin Kyle Neill, all of Dallas, Texas; Mary Margaret Austin, Nicholas Austin Vann, and Annie Laurie Noelle Vann, all of Longmont, Colorado; Carole Leigh Austin Mattson, James Harvey Mattson, Andrew James Mattson, and Lauren Leigh Mattson, all of Littleton, Colorado; Michael Austin Neill (as trustee or owner of various family trusts and companies), MAN Legacy, Ltd., MAN Legacy Trust, Michael Austin Neil, trustee (as general partner of MAN Legacy, Ltd.), and Jennifer Leigh Neill, all of Athens, Texas; Jane Austin Chapman 2010 Trust (as a member of Jane Austin Chapman Management Company, L.C.), Frankston, Texas, Michael Austin Neill and Kathryn Neill Woods, Fort Collins, Colorado, co-trustees; Jane Austin Chapman Children's Insurance Trust (as a shareholder and as a member of Jane Austin Chapman Management Company, L.C.), Frankston, Texas, Michael Austin Neill, trustee; Jane Austin Chapman 2012 Trust, Frankston, Texas, Michael Austin Neill and Kathryn Neill Woods, co-trustees; and Kathryn Neill Woods (as trustee or owner of various family trusts and companies), Woods Legacy L.P. (Kathryn Neill Woods, limited partner), AKA Management, LLC (as general partner of Woods Legacy L.P.), Abby Shea Woods, and Aubrey Kate Woods, all of Fort Collins, Colorado; to join the Austin/Chapman Family Control Group, a group acting in concert, to retain voting shares of Austin Bancorp, Inc., and thereby indirectly retain voting shares of Austin Bank, Texas National Association, both of Jacksonville, Texas.

2. *Mesa Loan Company of Athens, L.P. (Jeff Austin, III, limited partner), Briarbranch, L.L.C. (as general partner of Mesa Loan Company of Athens L.P.), Martin J. Heines (as a member of Briarbranch, L.L.C.); JMC General Partner, L.L.C. Jeff Austin, III, member (as general partner of The Opal Group, LP), Jacksonville, Texas; Elizabeth Blynn Austin Walsh, Dallas, Texas; Mary Margaret Austin, Longmont, Colorado; Carole Leigh Austin Mattson, Andrew James Mattson, and Lauren Leigh Mattson, all of Littleton, Colorado; Michael Austin Neill (as trustee or owner of various family trusts and companies), MAN Legacy, Ltd., and*

MAN Legacy Trust, Michael Austin Neil, trustee (as general partner of MAN Legacy, Ltd.), all of Athens, Texas; Kathryn Neill Woods (as trustee or owner of various family trusts and companies), Woods Legacy L.P. (Kathryn Neill Woods, limited partner), and AKA Management, LLC (as general partner of Woods Legacy L.P.), all of Fort Collins, Colorado; Jane Austin Chapman 2010 Trust (as a member of Jane Austin Chapman Management Company, L.C.), Frankston, Texas, Michael Austin Neill and Kathryn Neill Woods, Fort Collins, Colorado, co-trustees; Jane Austin Chapman Children's Insurance Trust (as a shareholder and as a member of Jane Austin Chapman Management Company, L.C.), Frankston, Texas, Michael Austin Neill, trustee; and Jane Austin Chapman 2012 Trust, Frankston, Texas, Michael Austin Neill and Kathryn Neill Woods, co-trustees; to join the Austin/Chapman Family Control Group, a group acting in concert, to retain voting shares of Capital Bancorp, Inc., Jacinto City, Texas, and thereby indirectly retain voting shares of Capital Bank, Houston, Texas.

3. Elizabeth Blynn Austin Walsh and Emily Anne Austin, both of Dallas, Texas; Mary Margaret Austin, Longmont, Colorado; Carole Leigh Austin Mattson, Littleton, Colorado; Michael Austin Neill (as trustee or owner of various family trusts and companies) and MAN Legacy Trust, Michael Austin Neill, as trustee (as general partner of MAN Legacy, Ltd.), both of Athens, Texas; Kathryn Neill Woods (as trustee or owner of various family trusts and companies), Woods Legacy LP (Kathryn Neill Woods, limited partner), and AKA Management, LLC (as general partner of Woods Legacy LP), all of Fort Collins, Colorado; Jane Austin Chapman 2010 Trust (as a member of Jane Austin Chapman Management Company, L.C.), Frankston, Texas, Michael Austin Neill and Kathryn Neill Woods, as co-trustees; Jane Austin Chapman Children's Insurance Trust, Michael Austin Neill, as trustee (as a shareholder and as a member of Jane Austin Chapman Management Company, L.C.), and Jane Austin Chapman 2012 Trust, Frankston, Texas, Michael Austin Neill and Kathryn Neill Woods, as co-trustees; and JMC General Partner, L.L.C., Jeff Austin, III, member (as general partner of The Opal Group, LP), Jacksonville, Texas; to join the Austin/Chapman Family Control Group, a group acting in concert, to retain voting shares of Athens, TX Bancshares, Inc., and thereby indirectly retain voting shares of First State Bank, both of Athens, Texas.

In addition, Jessica Leigh Neill Swinnea, Tyler, Texas, and Austin Kyle Neill, Dallas, Texas; to join the Austin/Chapman Family Control Group, to acquire voting shares of Athens, TX Bancshares, Inc., and thereby indirectly acquire voting shares of First State Bank, both of Athens, Texas.

4. Jane Austin Chapman 2010 Trust (as a member of Jane Austin Chapman Management Company, L.C.), Frankston, Texas, Michael Austin Neill, Athens, Texas, and Kathryn Neill Woods, Fort Collins, Colorado, co-trustees; Jane Austin Chapman Children's Insurance Trust (as a member of Jane Austin Chapman Management Company, L.C.), Frankston, Texas, Michael Austin Neill, trustee; Michael Austin Neill (as trustee of various family trusts); and Kathryn Neill Woods (as trustee of various family trusts); as a group acting in concert, to retain voting shares of Jane Austin Chapman Limited Partnership, L.P., Frankston, Texas, and thereby indirectly retain voting shares of Austin Bancorp, Inc., and its subsidiary bank, Austin Bank, Texas National Association, both of Jacksonville, Texas; Athens, TX Bancshares, Inc., and its subsidiary bank, First State Bank, both of Athens, Texas; and Capital Bancorp, Inc., Jacinto City, Texas, and its subsidiary bank, Capital Bank, Houston, Texas.

Board of Governors of the Federal Reserve System.

Michele Taylor Fennell,

Associate Secretary of the Board.

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FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of a Savings and Loan Holding Company

The notificants listed below have applied under the Change in Bank Control Act ("Act") (12 U.S.C. 1817(j)) and of the Board's Regulation LL (12 CFR 238.31) to acquire shares of a savings and loan holding company. The factors that are considered in acting on the notices are set forth in paragraph 6 of the Act (12 U.S.C. 1817(j)(6)).

The public portions of the applications listed below, as well as other related filings required by the Board, if any, are available for immediate inspection at the Federal Reserve Bank(s) indicated below and at the offices of the Board of Governors. This information may also be obtained on an expedited basis, upon request, by contacting the appropriate Federal Reserve Bank and from the Board's

Freedom of Information Office at <https://www.federalreserve.gov/foia/request.htm>. Interested persons may express their views in writing on the standards enumerated in paragraph 6 of the Act.

Comments received are subject to public disclosure. In general, comments received will be made available without change and will not be modified to remove personal or business information including confidential, contact, or other identifying information. Comments should not include any information such as confidential information that would not be appropriate for public disclosure.

Comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors, Ann E. Misback, Secretary of the Board, 20th Street and Constitution Avenue, NW, Washington DC 20551-0001, not later than December 4, 2024.

A. Federal Reserve Bank of Minneapolis (Mark Rauzi, Vice President),

90 Hennepin Avenue, Minneapolis, Minnesota 55480-0291. Comments can also be sent electronically to MA@mpls.frb.org.

1. John A. Schumacher, West Fargo, North Dakota, as co-trustee of the American Federal Bank and Affiliates Employee Stock Ownership Plan (ESOP) and as co-trustee and committee member of the American Federal Bank Restricted Stock Plan and Trust (RSP), both of Fargo, North Dakota; individually and as a new member of an existing group acting in concert consisting of ESOP, RSP, and the individuals that control those entities, to acquire voting shares of American Federal Corporation, and thereby indirectly acquire voting shares of American Federal Bank, both of Fargo, North Dakota.

Board of Governors of the Federal Reserve System.

Michele Taylor Fennell,

Associate Secretary of the Board.

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FEDERAL RESERVE SYSTEM

Notice of Proposals To Engage in or To Acquire Companies Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under section 10 of the Home Owners' Loan Act (12 U.S.C. 1467a) (HOLA) and Regulation LL (12 CFR part 238) to engage de novo, or to acquire or control voting securities or