A. Federal Reserve Bank of Atlanta (Steve Foley, Vice President) 1000 Peachtree Street, N.E., Atlanta, Georgia 30309:

1. The Harry L. Rankin, Jr. Family, Columbia, Mississippi (members include Elizabeth Barrett Arinder, Elizabeth Carolyn Rankin Arinder, Lannye Olivia Brickwell Arinder, Olive Elizabeth Clower Beach, and Marianne Rankin, all of Columbia, Mississippi; Christopher Charles Rankin Arinder, Hattiesburg, Mississippi; Benjamin Thomas Newton, Ocean Springs, Mississippi; Christopher Harry Lee Rankin, College Station, Texas; and Thomas Stephen Clower Rankin, Dallas, Texas), to collectively acquire additional voting shares of Citizens Corporation, and thereby indirectly acquire additional voting shares of Citizens Bank, both of Columbia, Mississippi.

Board of Governors of the Federal Reserve System, October 21, 2008.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E8–25384 Filed 10–23–08; 8:45 am] BILLING CODE 6210-01-S

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 *et seq.*) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The applications also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States. Additional information on all bank

holding companies may be obtained from the National Information Center website at *www.ffiec.gov/nic/*.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than November 20, 2008.

A. Federal Reserve Bank of Kansas City (Todd Offenbacker, Assistant Vice President) 1 Memorial Drive, Kansas City, Missouri 64198–0001:

1. Lakeside Holding Corporation, to become a bank holding company by acquiring 100 percent of the voting shares of Lakeside State Bank, both in Oologah, Oklahoma.

Board of Governors of the Federal Reserve System, October 21, 2008.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E8–25383 Filed 10–23–08; 8:45 am] BILLING CODE 6210–01–S

GENERAL SERVICES ADMINISTRATION

Federal Acquisition Institute Vendor meeting

AGENCY: Office of the Chief Acquisition Officer, GSA

ACTION: Notice of meeting

SUMMARY: The Federal Acquisition Institute (FAI) will hold a vendor meeting to provide new information on the Federal Acquisition Certification for Program and Project Managers. This meeting will cover two main objectives to include details on the "Vendor Consortium: Available FAC-P/PM Training from Vendors" and the revised Vendor Submission Process.

First, the FAI Certification Team will address the "Vendor Consortium: Available FAC-P/PM Training from Vendors" website. There will be a demonstration on how to use the site, along with a chance for everyone to provide their comments and feedback.

The final topic to discuss is the revised Vendor Submission Process. FAI will walk through the revisions and improvements that have been made to the submission process and explain in detail how to go about submitting courses.

WHO SHOULD ATTEND? Training developers, vendors with Commercial-Off-The- Shelf (COTS) training products, vendors with capabilities related to the full Instructional System Design (ISD) methodologies, professional associations, educational institutions and acquisition training experts. The meeting will be held November 10, 2008 from 10:00 am to 11:30 am, National Capital Region (NCR) Auditorium located at 301 7th Street, SW Washington, DC.

Register by e-mail: *mcamburn@fmpconsulting.com*, or call (703) 671–6600 x.105.

FOR FURTHER INFORMATION CONTACT:

Michael Camburn, by phone at (703) 671–6600 x.105 or by e-mail at mcamburn@fmpconsulting.com.

Karen Pica,

Director, Federal Acquisition Institute. [FR Doc. E8–25416 Filed 10–23–08; 8:45 am] BILLING CODE 6820–61–S

GENERAL SERVICES ADMINISTRATION

Multiple Award Schedule Advisory Panel; Notification of Public Advisory Panel Meetings

AGENCY: U.S. General Services Administration (GSA). **ACTION:** Notice.

SUMMARY: The U.S. General Services Administration (GSA) Multiple Award Schedule Advisory Panel (MAS Panel), a Federal Advisory Committee, will hold public meetings on the following dates: Monday, November 10, 2008 and Wednesday, November 12, 2008. GSA utilizes the MAS program to establish long-term Governmentwide contracts with responsible firms to provide Federal, State, and local government customers with access to a wide variety of commercial supplies (products) and services.

The MAS Panel was established to develop advice and recommendations on MAS program pricing policies, provisions, and procedures in the context of current commercial pricing practices. The Panel will be developing recommendations for MAS program pricing provisions for the acquisition of (1) professional services; (2) products; (3) total solutions which consist of professional services and products; and (4) non professional services. In developing the recommendations, the Panel will, at a minimum, address these 5 questions for each of the 4 types of acquisitions envisioned above: (1) Where does competition take place?; (2) If competition takes place primarily at the task/delivery order level, does a fair and reasonable price determination at the MAS contract level really matter?; (3) If the Panel consensus is that competition is at the task order level, are the methods that GSA uses to determine fair and reasonable prices and maintain the price/discount