Denver, Colorado, 80202–2466. The hearing will be held in the Galletin meeting room in the Holiday Inn, 5500 Midland Road, Billings, Montana. Copies of the application and pertinent materials are available between 8:30 a.m. and 4:00 p.m. Monday through Friday at the following locations:

Environmental Protection Agency, Region VIII, Ground Water Unit, 4th Floor Terrace, 999 18th Street, Suite 500, Denver, CO 80202–2466, PH: (303) 293–1434

Montana Board of Oil and Gas Conservation, 2535 St. Johns Avenue, Billings, MT 59102, PH: (406) 656–0040

Environmental Protection Agency, Region VIII, Montana Office Building, Federal Office Building, 301 S. Park, Helena MT 59626–0026, PH: (406) 449–5486

FOR FURTHER INFORMATION CONTACT: Paul S. Osborne, Ground Water Unit (8P2–GW), Environmental Protection Agency, Region VIII, 999 18th Street, Suite 500, Denver, CO 80202–2466, (303) 293–1418 (Voice Mail) or (303) 294–1183.

SUPPLEMENTARY INFORMATION: The UIC program was implemented to prevent contamination of all Underground Sources of Drinking Water (USDW's), which are aquifers capable of yielding a significant amount of water containing less than 10,000 mg/liter of total dissolved solids. If the application by the Montana Board of Oil and Gas Conservation is approved, the State would be responsible for preventing endangerment of USDWs by the following activities: (1) Disposal (via injection wells) of fluids produced in conjunction with primary oil and gas development and production, including gas plant waste; (2) injection for the purpose of storing liquid hydrocarbons; and (3) injection of fluids for the purpose of enhanced recovery of oil and gas. The program proposed by the State will regulate Class II injection activities by establishing state permits which will include technical requirements for the protection of USDW's. Such requirements include criteria for construction, testing, operation, monitoring, and abandonment of injection wells.

At present, there are approximately 1,232 Class II injection wells in Montana. The USEPA has held primary enforcement authority for the UIC program in Montana since the program was implemented in 1984. The application from the Montana Board of Oil and Gas Conservation requests that EPA delegate to the State, primary enforcement authority for the regulation of all Class II injection wells on all lands subject to the State's police power and taxing authority and all lands owned or under the jurisdiction of the United States, except those wells located within

the exterior boundaries on an Indian Reservation pursuant to 40 CFR 144.3. The application includes program description, copies of all applicable rules and forms, a quality assurance plan, a statement of legal authority and appropriate memoranda of agreement.

Dated: September 27, 1995.

Max H. Dodson,

Director, Region VIII, Water Management Division.

[FR Doc. 95–24656 Filed 10–3–95; 8:45 am] BILLING CODE 6560–50–P

FEDERAL DEPOSIT INSURANCE CORPORATION

Privacy Act of 1974; Amendment to an Existing System of Records

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Notice of amendment to an existing system of records—"Financial Institutions Investigative and Enforcement Records System".

SUMMARY: As part of an ongoing examination of the FDIC's systems of records, the Financial Institutions Investigative and Enforcement Records System has been reviewed for compliance with the Privacy Act of 1974, 5 U.S.C. 552a. Numerous amendments have been made to the existing system notice that will update the following elements in this system of records: System location, safeguards, retention and disposal, system manager(s) and address, and notification procedure. Some of the changes reflect the FDIC's intention to maintain a portion of the records in this system of records in a computerized database to be managed by the Financial Crimes Enforcement Network (FinCEN), Department of the Treasury, pursuant to an inter-agency support agreement. Other changes reflect organizational changes within the FDIC. Finally, a portion of the notification procedure has been amended in light of Summers v. United States Department of Justice, 999 F. 2d 570 (D.C. Cir. 1993).

DATES: Comments on the amendment of this system must be submitted by November 13, 1995. The system will become effective November 28, 1995, unless a superseding notice to the contrary is published before that date. ADDRESSES: Comments should be addressed to Jerry L. Langley, Executive Secretary, Federal Deposit Insurance Corporation, 550–17th Street, NW, Washington, DC 20429, or hand-delivered to Room F–400 at 1776 F Street, NW, Washington, DC, Monday

through Friday, between the hours of 8:30 a.m. and 5 p.m. [FAX number: (202) 898–3838; Internet E-mail: comments@fdic.gov]

FOR FURTHER INFORMATION CONTACT: Frederick N. Ottie, Attorney, FDIC, 550–17th Street, NW, Washington, DC 20429,(202) 898–6679.

SUPPLEMENTARY INFORMATION: The FDIC's system of records entitled Financial Institutions Investigative and Enforcement Records System is being amended. The modifications include updating descriptions in the system location as well as the system manager and address elements to reflect both organizational changes within the FDIC and the FDIC's intention that criminal referral reports and status updates, currently maintained in this system of records, henceforth be managed by FinCEN pursuant to an inter-agency support agreement.

In this regard, the FDIC has entered into an agreement with FinCEN, the Board of Governors of the Federal Reserve System, the Office of Thrift Supervision, the Office of the Comptroller of the Currency, and the National Credit Union Administration (the participating agencies). Under the agreement, FinCEN will manage a computerized database containing criminal referral reports and status updates, information currently collected and/or maintained separately by the participating agencies. The participating agencies are currently revising or issuing published rules to simplify the reporting requirements for financial institutions by prescribing a single form to be filed with FinCEN.

For purposes of the Privacy Act, only those records generated under the jurisdiction of the FDIC are considered to be FDIC records contained in this database. Authority to access and use these FDIC records by other agencies, as well as by the participating agencies, is neither created nor increased by this agreement. Access to and use of these FDIC records by all other agencies will continue to be governed by the existing published routine uses for the FDIC's Financial Institutions Investigative and Enforcement Records System. The computerized augmentation of this existing system of records facilitates access by the participating agencies pursuant to existing routine uses and in accordance with the terms of the interagency support agreement. It also enables the FDIC to expand internal access to regional offices of the FDIC's Division of Supervision and Legal Division. All of these changes are noted in the system location element of the amended system notice.