Secretary and serving Applicant with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on September 14, 1989, and should be accompanied by proof of service on the Applicant, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the SEC's Secretary.

Addresses: Secretary, SEC, 450 Fith Street, N.W., Washington, DC 20549. Applicant: 100 Heritage Reserve, Menomonies, Wisconsin 54451.


Supplementary Information:
Following is a summary of the application; the complete application is available for a fee from either the SEC's Public Reference Branch in person or the SEC's commercial copier (800) 232-3282 (in Maryland (301) 529-4300).

Applicant's Representations
1. Applicant is a corporation registered under the laws of the state of Wisconsin. On March 1, 1989, Applicant registered as an open-end diversified management investment company under the 1940 Act. On that same date Applicant filed a registration statement under the Securities Act of 1933 on Form N-1A with respect to an indefinite number of the Applicant's common stock, $1.00 par value. The registration statement never became effective and was withdrawn by Applicant on July 21, 1980. Applicant has never made a public offering of its securities.

2. Applicant's investment advisor, Conclusions Inc., paid all outstanding debts.

3. Applicant states that it does not currently have any shareholders, it does not have any assets, debts or liabilities, it is not a party to any litigation or administrative proceeding, and it does not propose to engage in any business activity other than those necessary for the winding up of its affairs.

For the Commission, by the Division of Investment Management, under delegated authority.

Shirley E. Hollis,
Assistant Secretary.

[FR Doc. 89-20239 Filed 8-26-89; 8:45 am]
BILLING CODE 4110-14-M

DEPARTMENT OF TRANSPORTATION
Coast Guard
CGAD 89-055
Towing Safety Advisory Committee; Meeting of Subcommittee
AGENCY: Coast Guard, Department of Transportation.
ACTION: Notice of meeting.
SUMMARY: Pursuant to section 10(c)(2) of the Federal Advisory Act (Pub. L. 92-463; U.S.C. App. I), notice is hereby given of a meeting of the following subcommittee of the Towing Safety Advisory Committee (TSAC). The subcommittee on Tug-Barge Construction, Certification and Operations will meet on September 28, 30, 30 and 30, 1989 in Room 2230, U.S. Department of Transportation, 400 7th Street SW., Washington, DC. The meeting is scheduled to begin at 8:30 a.m. and end at 3:00 p.m. each day. The agenda for the meeting follows:
2. Evaluate the adequacy of current 46 CFR Part 31 inspection intervals for tank barges.
3. Evaluate the adequacy of U.S. Coast Guard policy regarding the application of "Rivers" structural rules for tank barges that regularly ply a "Lakes, Bays, and Sounds" route or an "Oceans" route within the boundary line.
4. Evaluate requiring a buckling analysis for existing barges with "Rivers" scantlings as a condition of continuing operation on "Lakes, Bays, and Sounds" or "Oceans" routes within the boundary line.
5. Evaluate requiring high level alarms in cargo tanks on tank barges to reduce the incidence of cargo tank overfilling and overpressurization.
6. Evaluate the progress in identifying problems concerning the towing industry that could result from a full conversion to 1986 Tonnage Convention tonnage. Consider information concerning tonnage thresholds and related matters that the Coast Guard obtained during public meetings. Members of the public may present oral or written statements at the meeting. Additional information may be obtained from Mr. Gene Hamilton, Executive Director of TSAC at U.S. Coast Guard, Headquarters, G-MP-2, Room 2414, 2100 Second Street SW., Washington, DC 20593-0001 or by calling (202) 267-1406.

J.D. Sigel,
Deputy Administrator, U.S. Coast Guard, Chief, Office of Marine Safety, Security, and Environmental Protection.

[FRC Doc. 89-20239 Filed 8-26-89; 3:45 am]
BILLING CODE 4110-14-M

Federal Aviation Administration
Proposed Modification of Airport Improvement Program Grant Improvement
AGENCY: Federal Aviation Administration (DOT).
ACTION: Notice of Proposed Modification of Airport Improvement Program Grant Improvements.
SUMMARY: The FAA proposes to modify the standard grant assurances required of a sponsor receiving a grant under the Airport Improvement Program (AIP). This modification is necessary to allow FAA to bring up to date the list of Advisory Circulars included as standards without having to publish them in the Federal Register. It will also allow FAA to delete from the program two separate certifications presently required to be prepared by grant recipients by adding them to the standard set of assurances. These modifications will provide for new assurances in all grants issued under the Airport Improvement Program after October 1, 1989. The Secretary of Transportation is required to provide notice in the Federal Register and an opportunity for the public to comment upon proposed to modify assurances or to require any additional assurances under AIP pursuant to subsection 511(f) of the Airport and Airway Improvement Act of 1982, as amended by the Airport and Airway Safety and Capacity Expansion Act of 1987, Public Law 100-223.
DATES: These proposed modifications to the Grant Assurances would be effective October 1, 1989. Comments must be submitted on or before September 28, 1989.

ADDRESSES: Written comments may be delivered or mailed to the Grants-in-Aid Division, AIP-200, Room 610, FAA, 800 Independence Ave., SW., Washington, DC 20591.

FOR FURTHER INFORMATION CONTACT: Mr. Benedict D. Castellano (Airports Program Specialist); Telephone (202) 267-8022.

SUPPLEMENTARY INFORMATION: The Secretary must receive certain assurances from the sponsor (applicant) under the Airport and Airway
Improvement Act of 1983, as amended by The Airport and Airway Safety and Capacity Expansion Act of 1987, Pub. L. 100-53. The current assurances are submitted as part of the application for Federal assistance and are incorporated in all grant agreements by reference. The current assurances were published on February 1, 1988 (53 FR 3104) and amended on September 6, 1988 (53 FR 34301). As need dictates, these assurances must be amended from time to time to reflect new Federal requirements or to resolve problems arising in the grant program. Notice of such proposed changes is published in the Federal Register and an opportunity is provided for comment by the public. The Federal Aviation Administration (FAA) is planning to modify the assurances currently being used in order to reflect some changes in the general requirements.

FAA uses three separate sets of standard assurances: one for airport sponsors (owners/operators); one for planning agency sponsors; and one for nonairport sponsors.

**Assurance 1. General Federal Requirements.** All of these sets of assurances is proposed to add the Drug-Free Workplace Act of 1988 (Pub. L. 100-53. Title V, Subtitle D) to the list of assurances under Federal legislation. Additionally, Assurance 30 of the Airport Sponsor Assurances, Assurance 13 of the Planning Agency Sponsor Assurances, and Assurance 22 of the Non-Airport Sponsor Assurances, entitled Drug-Free Workplace, are proposed, which will serve as the certification required by sponsors to comply with the Drug-Free Workplace Act.

Assurance 34 of the Airport Sponsor Assurances, entitled Policies, Standards, andSpecifications, is proposed to delete the list of Advisory Circulars presently included. Instead of the Circulars being included in the assurance, sponsors would be provided a dated listing, entitled the “Current FAA Advisory Circulars for AIP Projects.” This listing would be updated periodically by FAA as advisory circulars are changed and updated. The FAA field office would provide copies of the latest list to sponsors at the preapplication stage and this list would be attached to the sponsor’s application package to ensure that a sponsor is aware of current requirements. This list would be incorporated in the grant agreement through reference to the application.

**Assurance 35 of the Airport Sponsor Assurances and Assurance 21 of the Non-Airport Sponsor Assurances, entitled Relocation and Real Property Acquisition, are proposed. This assurance would eliminate the need for** the current Relocation and Real Property Acquisition Assurances, FAA Form 5100-40, which is presently required of the sponsor as a separate assurance whenever there is a project which includes the acquisition of real property or the relocation of persons.

**Airport Improvement Program Grant Assurances**

1. The Airport Sponsor Assurances are proposed to be amended as follows:

a. Assurance No. C.1 is proposed to be amended to read as follows:

b. By proposing to add Assurance 13 to read:

13. Drug Free Workplace. It will provide a drug-free workplace at the site of work specified in the grant application in accordance with 49 CFR Part 29 by (1) publishing a statement notifying the employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the sponsor’s workplace and specifying the actions that will be taken against its employees for violation of such prohibition; and (2) establishing a drug-free awareness program to inform its employees about the dangers of drug abuse in the workplace and any available drug counseling, rehabilitation, and employee assistance programs; (3) notifying the FAA within ten days after receiving notice of an employee criminal drug statute conviction for violation occurring in the workplace, and (4) making a good faith effort to continue to maintain a drug-free workplace.

2. The Planning Agency Sponsor Assurances are proposed to be amended as follows:

a. Assurance No. C.1 is proposed to be amended to read as follows:

b. By proposing to add Assurance 13 to read:

13. Drug Free Workplace. It will provide a drug-free workplace at the site of work specified in the grant application in accordance with 49 CFR Part 29 by (1) publishing a statement notifying the employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the sponsor’s workplace and specifying the actions that will be taken against its employees for violation of such prohibition; and (2) establishing a drug-free awareness program to inform its employees about the dangers of drug abuse in the workplace and any available drug counseling, rehabilitation, and employee assistance programs; (3) notifying the FAA within ten days after receiving notice of an employee criminal drug statute conviction for violation occurring in the workplace, and (4) making a good faith effort to continue to maintain a drug-free workplace.

3. The Nonairport Sponsor Assurances are proposed to be amended as follows:

a. Assurance No. C.1 is proposed to be amended to read as follows:

b. By proposing to add Assurance 21 to read:

21. Relocation and Real Property Acquisition. (1) It will be guided in acquiring real property, to the greatest extent practicable under State Law, by the land acquisition policies in Subpart B of 49 CFR Part 24 and will pay or reimburse property owners for necessary expenses as specified in Subpart B. (2) It will provide a relocation assistance program offering the services described in Subpart C and fair and reasonable relocation payments and assistance to displaced persons as required in Subparts D and E of 49 CFR Part 24. (3) It will make available within a reasonable period of time prior to displacement comparable replacement dwellings to displaced person in accordance with Subpart E of 49 CFR Part 24.

c. By proposing to add Assurance 22 to read:

22. Drug Free Workplace. It will provide a drug-free workplace at the site of work specified in the grant application in accordance with 49 CFR Part 29 by (1)
DEPARTMENT OF TRANSPORTATION

General Aviation Compliance and Enforcement

AGENCY: Federal Aviation Administration (FAA)/DOT.

ACTION: Notice of open forums and request for comments.

SUMMARY: This notice announces FAA's intent to evaluate its General Aviation Compliance and Enforcement Program. The public can participate in this evaluation: (1) by attending and/or speaking at an open forum; or (2) by written comments. The vehicle for this evaluation will be a System Safety and Efficiency Review (SSER), conducted by the Office of the Associate Administrator for Aviation Safety. Areas of review include, but will not be limited to, sanction guidelines, FAA and industry/public attitudes, enforcement effectiveness, Surveillance Program, and the Accident Prevention Program.

DATE: Written comments should be received on or before November 15, 1989.

ADDRESS: Send all written comments to: Federal Aviation Administration, Association Administrator for Aviation Safety, Washington, DC 20591.

Attention: ASQ-1.

Background

SSERs are comprehensive, interdisciplinary evaluations conducted under the leadership of the FAA's Associate Administrator for Aviation Safety. Teams consist of highly qualified technical representatives from FAA and other units of Government, and the aviation community. SSER's review specific issues in order to improve aviation safety and efficiency, and address air traffic control, flight standards, aircraft certification, airway facilities, civil aviation security and airport certification, plus the activities of airport operators, air carriers and others. The SSER of FAA's General Aviation Compliance and Enforcement Program will be conducted to determine its effectiveness in promoting safety in general aviation. This review will not involve an evaluation of the agency's enforcement policies for air carriers. All SSER's are preceded by listening sessions at which the aviation community and other interested persons and organizations are encouraged to present their views.

The review will be conducted in three phases: (1) data gathering and analysis; (2) listening sessions at various locations across the country; and (3) technical evaluation of specific compliance and enforcement issues, including those identified in listening sessions or in written comments.

Invitation to Participate

Interested parties and individuals are invited to participate in this SSER by submitting written comments to the address shown above, or by attending the listening sessions shown below. Speakers and written commenters are asked to identify issues which they believe should be examined in the SSER. Reservations or formal presentations are not necessary. Comments will be recorded, but no transcript will be produced. Dates, times and locations for the listening sessions are shown below:

Monday August 28, 1989 (7:30 p.m.), Long Beach Hyatt Regency, 200 South Pine Avenue, Long Beach, California.

Tuesday August 29, 1989 (7:30 p.m.), Best Western Airtel Plaza Hotel, 7277 ValJean Avenue, Van Nuys, California.

Thursday September 7, 1989 (7:00 p.m.), Park Marriott, 300 Bare Blvd., Parkridge, New Jersey.

Tuesday September 26, 1989 (7:30 p.m.), Ramada In-South East, 6101 East 87th St, Kansas City, Missouri.

Wednesday September 27, 1989 (7:30 p.m.), Sheraton North Shore Inn, 933 Skokie Blvd., Northbrook, Illinois.

Thursday September 28, 1989 (7:30 p.m.), Holiday Inn, 17040 South Halsted, Harvey, Illinois.

Thursday October 5 (10:00 a.m. to Noon), Georgia World Congress Center, Atlanta, Georgia.