should consider in evaluating candidates.

For the EPA SAB Staff Office a balanced review panel includes candidates who possess the necessary domains of knowledge, the relevant scientific perspectives (which, among other factors, can be influenced by work history and affiliation), and the collective breadth of experience to adequately address the charge. In forming this expert panel, the SAB Staff Office will consider public comments on the List of Candidates, information provided by the candidates themselves, and background information independently gathered by the SAB Staff Office. Selection criteria to be used for panel membership include: (a) Scientific and/or technical expertise, knowledge, and experience (primary factors); (b) availability and willingness to serve; (c) absence of financial conflicts of interest; (d) absence of an appearance of a lack of impartiality; (e) skills working in committees, subcommittees and advisory panels; and, (f) for the panel as a whole, diversity of expertise and viewpoints.

The SAB Staff Office's evaluation of an absence of financial conflicts of interest will include a review of the "Confidential Financial Disclosure Form for Special Government Employees Serving on Federal Advisory Committees at the U.S. Environmental Protection Agency" (EPA Form 3110-48). This confidential form allows government officials to determine whether there is a statutory conflict between a person's public responsibilities (which include membership on an EPA federal advisory committee) and private interests and activities, or the appearance of a lack of impartiality, as defined by federal regulation. The form may be viewed and downloaded from the following URL address http://yosemite.epa.gov/sab/ sabproduct.nsf/Web/ ethics?OpenDocument.

The approved policy under which the EPA SAB Office selects subcommittees and review panels is described in the following document: Overview of the Panel Formation Process at the Environmental Protection Agency Science Advisory Board (EPA-SAB-EC-02-010), which is posted on the SAB Web site at http://www.epa.gov/sab/pdf/ec02010.pdf.

Dated: February 25, 2013.

Thomas H. Brennan,

Deputy Director, Science Advisory Board Staff Office.

[FR Doc. 2013–05500 Filed 3–7–13; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Information Collection Being Reviewed by the Federal Communications Commission

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: The Federal Communications Commission (FCC), as part of its continuing effort to reduce paperwork burdens, invites the general public and other Federal agencies to take this opportunity to comment on the following information collection, as required by the Paperwork Reduction Act (PRA) of 1995. Comments are requested concerning 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; the accuracy of the Commission's burden estimate; ways to enhance the quality, utility, and clarity of the information collected; 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; and ways to further reduce the information collection burden on small business concerns with fewer than 25 employees.

The FCC may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the PRA that does not display a valid Office of Management and Budget (OMB) control number.

DATES: Written PRA comments should be submitted on or before May 7, 2013. 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.

ADDRESSES: Direct all PRA comments to Cathy Williams, FCC, via email PRA@fcc.gov <mailto:PRA@fcc.gov> and to Cathy.Williams@fcc.gov <mailto:Cathy.Williams@fcc.gov>.

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Cathy Williams at (202) 418–2918.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–1084. Title: Rules and Regulations Implementing Minimum Customer Account Record Exchange Obligations on All Local and Interexchange Carriers (CARE).

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other forprofit entities.

Number of Respondents and Responses: 2,621 respondents; 574,468 responses.

Estimated Time per Response: 1 minute (.017 hours) to 20 minutes (.33 hours).

Frequency of Response: Recordkeeping and annual reporting requirements.

Obligation to Respond: Required to obtain or retain benefits. The statutory authority for these information requirements are found in sections 1–4, 201, 202, 222, 258, and 303(r) of the Communications Act of 1934, as amended; 47 U.S.C. 151–154, 201, 202, 222, 258, and 303(r).

Total Annual Burden: 47,693 hours. Total Annual Cost: None.

Nature and Extent of Confidentiality: Confidentiality is not an issue as individuals and/or households are not required to provide personally identifiable information.

Privacy Impact Assessment: No impact(s).

Needs and Uses: In the 2005 Report and Order and Further Notice of Proposed Rulemaking, In the Matter of Rules and Regulations Implementing Minimum Customer Account Record Exchange Obligations on All Local and Interexchange Carriers (2005 Report and Order), CG Docket No. 02-386, FCC 05-29, which was released on February 25, 2005, the Commission adopted rules governing the exchange of customer account information between local exchange carriers (LECs) and interexchange carriers (IXCs). The Commission concluded that mandatory, minimum standards are needed in light of record evidence demonstrating that information needed by carriers to execute customer requests and properly bill customers is not being consistently provided by all LECs and IXCs. Specifically, the 2005 Report and Order requires LECs to supply customer account information to IXCs when: (1) the LEC places an end user on, or removes an end user from, an IXC's network; (2) an end user presubscribed to an IXC makes certain changes to her account information via her LEC; (3) an IXC requests billing name and address information for an end user who has usage on an IXC's network but for whom the IXC does not have an existing account; and (4) a LEC rejects an IXCinitiated PIC order. The 2005 Report

and Order required IXCs to notify LECs when an IXC customer informs an IXC directly of the customer's desire to change IXCs. In the accompanying Further Notice of Proposed Rulemaking, the Commission sought comment on whether to require the exchange of customer account information between LECs. In December 2007, the Commission declined to adopt mandatory LEC-to-LEC data exchange requirements.

Federal Communications Commission.

Cecilia Sigmund,

Associate Secretary, Office of the Secretary, Office of Managing Director.

[FR Doc. 2013–05449 Filed 3–7–13; 8:45 am]

BILLING CODE 6712-01-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 (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 notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will 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 that notice or to the offices of the Board of Governors. Comments must be received not later than March 25, 2013.

A. Federal Reserve Bank of Cleveland (Nadine Wallman, Vice President) 1455 East Sixth Street, Cleveland, Ohio 44101–2566:

- 1. WVS Financial Corp. ESOP and John W. Grace, Trustee, Pittsburgh, Pennsylvania; to retain and acquire additional voting shares of WVS Financial Corp., and thereby indirectly retain and acquire additional voting shares West View Savings Bank, both in Pittsburgh, Pennsylvania.
- B. Federal Reserve Bank of Chicago (Colette A. Fried, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690–1414:
- 1. Elisabeth Meyer Kimmel, La Jolla, California, as trustee of the EMK 2010 3Y GRATA, the EMK 2010 3Y GRAT B, the EMK 2010 3Y GRAT C, the EMK 2013 2Y GRATA, the EMK 2013 2Y GRAT B, the EMK 2013 2Y GRAT C, the

EMK 2013 2Y GRAT D, and the EMK 2013 2Y GRAT E; August Christopher Meyer, Jr., individually and as trustee of the: ACM, Jr. 2010 3Y GRAT A, the ACM, Jr. 2010 3Y GRAT B, the ACM, Jr. 2010 3Y GRAT C, the ACM, Jr. 2013 2Y GRAT A, the ACM, Jr. 2013 2Y GRAT B, the ACM, Jr. 2013 2Y GRAT C, the ACM, Jr. 2013 2Y GRAT D, the Katharine Clara Kimmel Non-Exempt Trust C/U Elisabeth M. Kimmel 2002 Special Trust, the John August Kimmel Non-Exempt Trust C/U Elisabeth M. Kimmel 2002 Special Trust and the Thomas Conrad Kimmel Non-Exempt Trust C/U Elisabeth M. Kimmel 2002 Special Trust; Gregory B. Lykins, as trustee of the Elisabeth Meyer Kimmel Exempt Trust U/A of August C. Meyer, Jr. 2001 Special Trust and the August C. Meyer, Ir. 2012 Descendants Trust; Karen H. Mever, as trustee of the Karen H. Mever Revocable Trust, all of Champaign, Illinois; Gregory A. Kimmel, La Jolla, California, individually; the EMK 2010 3Y GRAT A; the EMK 2010 3Y GRAT B; the EMK 2010 3Y GRAT C; the EMK 2013 2Y GRAT A; the EMK 2013 2Y GRAT B; the EMK 2013 2Y GRAT C; the EMK 2013 2Y GRAT D; the EMK 2013 2Y GRAT E; the ACM, Jr. 2010 3Y GRAT A; the ACM, Jr. 2010 3Y GRAT B; the ACM, Jr. 2010 3Y GRAT C; the ACM, Jr. 2013 2Y GRAT A; the ACM, Jr. 2013 2Y GRAT B; the ACM, Jr. 2013 2Y GRAT C; the ACM, Jr. 2013 2Y GRAT D; the Katharine Clara Kimmel Non-Exempt Trust C/U; Elisabeth M. Kimmel 2002 Special Trust; the John August Kimmel Non-Exempt Trust C/U, Elisabeth M. Kimmel 2002 Special Trust; the Thomas Conrad Kimmel Non-Exempt Trust C/U; Elisabeth M. Kimmel 2002 Special Trust; the Elisabeth Meyer Kimmel Exempt Trust U/A of August C. Meyer, Ir. 2001 Special Trust; the August C. Meyer, Jr. 2012 Descendants Trust; and the Karen H. Meyer Revocable Trust, all of Champaign, Illinois, all as members of the Meyer/Kimmel Family Control Group, to retain and acquire voting shares of First Busey Corporation, and thereby indirectly retain and control voting shares of Busey Bank, both in Champaign, Illinois.

C. Federal Reserve Bank of Kansas City (Dennis Denney, Assistant Vice President) 1 Memorial Drive, Kansas City, Missouri 64198–0001:

- 1. Rick G. McKinney, Austin, Texas; to acquire voting shares of Town & Country Bancshares, LLC, and thereby indirectly acquire voting shares of Oklahoma State Bank, both in Guthrie, Oklahoma.
- 2. Troy and Crystal Faulkender, Oakley, Kansas; Jay and Brandy Todd, Rexford, Kansas; Darvin and Tammi Strutt, Colby, Kansas; Sharon and

Ronnie Schamberger, Hoxie, Kansas; Crystal Ann Trauer, trustee of the Laurence Duane Trauer Tax Shelter Trust and the Crystal Ann Trauer Revocable Trust, Hays, Kansas; Nichole and Bret Tremblay, Manhattan, Kansas; Leslea and Brett Oelke, Hoxie, Kansas; Brittany Schamberger, Hoxie, Kansas, Taylore Schamberger, Hoxie, Kansas; Jerry and Melissa Spresser, Hoxie, Kansas; Larry and Julia Spresser, Pittsburg, Kansas; Brian and Sheri Baalman, Menlo, Kansas; and Samuel Brookover, Scott City, Kansas, as a group acting in concert, to acquire voting shares of Big Mac Bancshares, Inc., Hoxie, Kansas, and thereby indirectly acquire voting shares of Peoples State Bank, McDonald, Kansas.

Board of Governors of the Federal Reserve System, March 5, 2013.

Michael J. Lewandowski,

Assistant Secretary of the Board. [FR Doc. 2013–05463 Filed 3–7–13; 8:45 am] BILLING CODE 6210–01–P

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 will also 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.

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 April 4, 2013.