OMB review of this revised information collection with an approval by July 30, 2003.

OMB Control Number: 3060–1004. Title: Wireless Telecommunications Bureau Standardizes Carrier Reporting on Wireless E911 Implementation.

Form No.: N/A.

Type of Review: Revision of a currently approved collection.

Respondents: Business or other forprofit, not-for-profit institutions, and state, local, or tribal government.

Number of Respondents: 303 respondents; 1,212 responses.

Estimated Time Per Response: 4–5 hours.

Frequency of Response: Quarterly, semi-annual and one-time reporting requirements, recordkeeping requirement, and third party disclosure requirement.

Total Annual Burden: 1,282 hours. *Total Annual Cost:* N/A.

Needs and Uses: The Wireless Telecommunications Bureau takes steps to facilitate more uniform reporting of wireless Enhanced 911 (E911) deployment, in order to foster greater coordination and collaboration among various stakeholders in the implementation process. The Bureau has established a format in an Excel spreadsheet to be submitted with the wireless carrier E911 deployment quarterly reports required by the Commission. The next quarterly report is to be filed on August 1, 2003. This information was announced in a Public Notice dated June 6, 2003, DA03-1902.

Federal Communications Commisssion.

William F. Caton, Deputy Secretary.

[FR Doc. 03–19135 Filed 7–25–03; 8:45 am] BILLING CODE 6712–01–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 application 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 August 21, 2003.

A. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166-2034:

1. Campbell Hill Bancshares, Inc., Campbell Hill, Illinois; to acquire 100 percent of the voting shares of Southwest Illinois Bancshares, Inc., Coulterville, Illinois, and thereby indirectly acquire voting shares of The First National Bank of Coulterville, Coulterville, Illinois.

B. Federal Reserve Bank of Kansas City (James Hunter, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:

i. BOK Financial Corporation, Tulsa, Oklahoma; to acquire and merge with, BOKF Merger Corporation Number Eleven, Tulsa, Oklahoma, 100 percent of the voting shares of Colorado Funding Company, Denver, Colorado, and thereby indirectly acquire Colorado State Bank and Trust, Denver, Colorado.

Board of Governors of the Federal Reserve System, July 22, 2003.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 03–19033 Filed 7–25–03; 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 application 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 August 22, 2003.

A. Federal Reserve Bank of Kansas City (James Hunter, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:

1. Shamrock Bancshares, Inc., Employee Stock Ownership Plan, Coalgate, Oklahoma; to acquire an additional 43.12 percent, for a total of 68.46 percent, of the voting shares of Shamrock Bancshares, Inc., and thereby indirectly acquire voting shares of Shamrock Bank, National Association, both in Coalgate, Oklahoma.

Board of Governors of the Federal Reserve System, July 23, 2003.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 03–19136 Filed 7–25–03; 8:45 am] BILLING CODE 6210–01–S

FEDERAL TRADE COMMISSION

Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the **Federal Register**.

The following transactions were granted early termination of the waiting period provided by law and the premerger notification rules. The grants

TRANSACTION GRANTED EARLY TERMINATION

were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.

ET date	Trans No.	ET req status	Party name
09–JUN–03	20030667	G	k1 Ventures Limited.
		G	Citizens Communications Company.
	20020668	G	Citizens Communications Company.
	20030668	G G	Warburg Pincus Private Equity VIII, L.P. Wellman, Inc.
		G	Wellman, Inc.
	20030669	G	TECO Energy, Inc.
		G	Panda Energy International, Inc.
		G	TECO-PANDA Generating Company, L.P.
	20030673	G G	2000 Riverside Capital Appreciation Fund, L.P. The Dwyer Group, Inc.
		G	The Dwyer Group, Inc.
	20030678	G	Liberty Media Corporation.
		G	UnitedGlobalCom, Inc.
		G	UnitedGlobalCom, Inc.
	20030682	G	Tenet Healthcare Corporation.
		G G	Tenet Healthcare Corporation. Tenet MetroWest Healthcare System, Limited Partnership.
11–JUN–03	20030676	G	Ness Technologies, Inc.
	20000070	G	Apar Holding Corp.
		G	Apar Holding Corp.
12–JUN–03	20030636	G	Triton PCS Holdings, Inc.
		G	Lafayette Communications Company L.L.C.
	20030672	G G	Lafayette Communications Company L.L.C. Tomkins plc.
	20030072	G	The Stackpole Corporation.
		G	Stackpole Limited.
	20030679	G	Robert Bosch industrietreuhand KG.
		G	James V. Zeleski.
		G	Vetronix Corporation.
		G G	Vetronix Sales Corporation. Vetronix Telematics LLC.
		G	Vetronix Japan KK.
	20030686	G	MDU Resources Group, Inc.
		G	Francis M. Young.
		G	YB Holdings, Inc.
13–JUN–03	20030616	G	Parthenon Investors II, L.P.
		G G	Gemini I, LLC. Gemini Industries, Inc.
	20030660	G	AmerisourceBergen Corporation.
	20000000	G	Anderson Packaging, Inc.
		G	Anderson Packaging, Inc.
	20030683	G	Abbott Laboratories.
		G	Spinal Concepts, Inc.
	20030689	G G	Spinal Concepts, Inc. Morgan Stanley.
	20030003	G	DigitalGlobe, Inc.
		Ğ	DigitalGlobe, Inc.
16–JUN–03	20030204	G	Open Joint Stock Company MMC Norilsk Nickel.
		G	Stillwater Mining Company.
17 11 10 02	20020600	G	Stillwater Mining Company.
17–JUN–03	20030690	G G	Kenneth I. Nelkin. Marmon Holdings, Inc.
		G	Vessel One Corporation.
		G	Candy Cap, L.P. II–XX.
		G	TU Vessel Leasing Corp.
19–JUN–03	20030302	G	Automatic Data Processing, Inc.
		G	ProBusiness Services, Inc.
20–JUN–03	20030693	G G	ProBusiness Services, Inc. Fox Paine Capital Fund II International, L.P.
20-0011-00	20030093	G	Wind River Investment Corporation.
		G	Wind River Investment Corporation.

TRANSACTION GRANTED EARLY TERMINATION—Continued

ET date	Trans No.	ET req status	Party name
	20030696	G	Robert E. Rich, Jr.
		G	Dean Foods Company.
	00000700	G	Dean Foods Company.
	20030702	G G	Reliance Steel & Aluminum Co. John R. Eiting.
		G	Precision Strip, Inc.
	20030704	G	Krispy Kreme Doughnuts, Inc.
		G	Greater DFW Doughnuts, Inc.
		G	Greater DFW Doughnuts, LLP.
		G	Hulen St. Doughnut Company, LLP
		G G	Old Towne Doughnut Company, LLP.
		G	Grapevine Doughnut Company, LLP. Arlington Doughnut Company, LLP.
		G	Euless Doughnut Company, LLP.
		G	Frisco Doughnut Company, LLP.
	20030712	G	Cinergy Corp.
		G	Suez.
	20020688	G G	Trigen-Cinergy Solutions of St. Paul, LLC.
23–JUN–03	20030688	G	Municipal Mortgage & Equity, LLC. Lend Lease Corporation Limited.
		G	Acquisition Investment Corp.
		G	Lend Lease MSR Corp.
		G	Lend Lease BFRP, Inc.
		G	The Boston Financial Group Limited Partnership.
	20020000	G	BFG Investments, LLC.
	20030699	G G	Charter Municipal Mortgage Acceptance Company. Stephen M. Ross.
		G	RCC Credit Facility, L.L.C.
		G	Related Capital Company.
		G	Related S.J. SLP, Inc.
		G	Related Insured Tax Credit Partners III, Inc.
		G	Related Independence Associates Inc.
		G G	Related Independence Associates III Inc.
		G	Related Housing Programs Corporation. RCC Corporate Monitoring Inc.
		G	Liberty Credit Assignor Inc.
		G	Liberty Credit Assignor III Inc.
		G	Liberty Credit Assignor II Inc.
		G	Lehigh Tax Credit Partners, Inc.
		G	Independence Assignor Inc.
		G G	Freedom Assignor, Inc. CIP Associates, Inc.
		G	Related Charter L.L.C.
		G	Related Equities Corporation.
		G	Related Credit Properties, Inc.
		G	Related Credit Properties, III Inc.
		G	Related Credit Properties, II Inc.
		G G	Related Beta Corporation. Related Aurora Associates, Inc.
		G	Related AMI Associates, Inc.
		G	Related Advantaged Residential Associates Inc.
		G	RCC General Corp.
		G	Related Charter LP.
A		G	RCC Managing Member LLC.
24–JUN–03	20030706	G	Sanmina-SCI Corporation.
		G G	Newisys, Inc.
26–JUN–03	20030677	G	Newisys, Inc. Amgen Inc.
	20000011	G	Tularik Inc.
		G	Tularik Inc.
30–JUN–03	20030274	G	Waste Management, Inc.
		G	Allied Waste Industries, Inc.
		G	Giordano Recycling Corp.
		G G	Automated Modular Systems, Inc.
		G	Garafolo Brothers, Inc. Joe Diresi and Sons, Inc.
	20030685	G	Fritz Gerber.
	20000000	G	Maxygen, Inc.
		G	Maxygen, Inc.
	20030718	G	Degussa AG.
		G	Cargill, Incorporated.

TRANSACTION GRANTED EARLY TERMINATION—Continued

ET date	Trans No.	ET req status	Party name
	00000700	G	Midwest Lysine LLC.
	20030720	G G	United Technologies Corporation. Chubb plc.
		G	Chubb plc.
	20030722	G	Bank One Corporation.
		G	Zurich Financial Services.
		G G	Federal Kemper Life Assurance Company. Zurich Life Insurance Company of America.
		G	Zurich Direct, Inc.
	20030715	G	Schneider Electric S.A.
		G G	EQT Scandinavia Limited. TAC Holding AB.
	20030717	G	eBay Inc.
		G	EachNet, Inc.
	00000704	G	EachNet, Inc.
	20030721	G G	Telefonica, S.A. Terra Networks, S.A.
		G	Terra Networks, S.A.
	20030728	G	Caliper Technologies Corp.
		G	The Berwind Company LLC.
	20030735	G G	ZYAC Holding Corporation. CGW Southeast Partners IV, L.P.
	20000700	G	R. Wayne Penrod.
		G	Ladd Industries, Inc.
02–JUL–03	20030726	G G	Liberty Mutual Holding Company Inc. Prudential Financial, Inc.
		G	Prudential Commercial Insurance Company, Inc.
		Ğ	Prudential Property and Casuality Insurance Company.
		G	Prudential General Insurance Company.
03–JUL–03	20030595	G G	The Procter & Gamble Company. Wella AG.
		G	Wella AG.
	20030687	G	Illinois Tool Works Inc.
		G	APC Senior Holdings, Inc.
	20030703	G G	Acme Packaging Corporation. Patterson-UTI Energy, Inc.
	20030703	G	TMBR/Sharp Drilling, Inc.
		G	TMBR/Sharp Drilling, Inc.
	20030725	G	Quad-C Partners VI, L.P.
		G G	Max Gondon, Jr. and Diana B. Gondon. Walnut Investment Corp. d/b/a Acoustical Material Services.
07–JUL–03	20030731	G	Mercury Interactive Corporation.
		G	Kintana, Inc.
	00000700	G	Kintana, Inc.
	20030732	G G	Cortec Group Fund III, L.P. Jeffrey R. Haines.
		G	Royce Medical Company.
	20030738	G	TCV IV, L.P.
		G G	InPhonic, Inc.
	20030743	G	InPhonic, Inc. Kroll Inc.
	200007.10	G	Factual Data Corp.
		G	Factual Data Corp.
	20030744	G G	B&C Privatstifung.
		G	Semperit Aktiengesellschaft Holding. Semperit Aktiengesellschaft Holding.
	20030746	G	DLJ Merchant Banking Partners III, L.P.
		G	Jostens, Inc.
	20030748	G G	Jostens, Inc. American Securities Partners III, L.P.
	20030746	G	Kirtland Capital Partners III, L.P.
		G	Unifrax Corporation.
10–JUL–03	20030576	G	Konica Corporation.
		G	Minolta Co., Ltd.
	20030713	G G	Minolta Co., Ltd. Warburg Pincus Private Equity VIII, L.P.
	20000710	G	Odyssey Investment Partners Fund, L.P.
		G	Transdigm Holding Company.
	20030747	G	Picnal Limited.
		G G	CORNISH H E's Settlement Trust. LINPAC Group Limited.
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TRANSACTION GRANTED EARLY TERMINATION—Continued

ET date	Trans No.	ET req status	Party name
11–JUL–03	20030729	G	Omnicare, Inc.
		G G	Sun Healthcare Group, Inc. Sunscript Pharmacy Corporation.
		G	First Class Pharmacy, Inc.
		G	HoMed Convalescent Equipment, Inc.
	20030772	G	Advantage Health Services, Inc. Willis Stein & Partners III, L.P.
	20030772	G G	TWC Virginia, Inc.
		G	Baker & Taylor Corporation.
14–JUL–03	20030692	G	McCarthey Family, LLC.
		G G	MediaNews Group, Inc. Kearns-Tribune, LLC.
	20030700	G	PeopleSoft, Inc.
		G	J.D. Edwards & Company.
	00000744	G	J.D. Edwards & Company.
	20030741	G G	Reed Elsevier PLC. Applied Discovery, Inc.
		G	Applied Discovery, Inc.
	20030742	G	Reed Elsevier NV.
		G	Applied Discovery, Inc.
	20030755	G G	Applied Discovery, Inc. Societe Generale S.A.
	20000100	G	Robert M. Bass.
		G	FEP Capital, L.P.
	20030758	G	Inergy Propane, LLC.
		G G	Robert A. Pascal. United Propane, Inc.
	20030760	G	Cablevision Systems Corporation.
		G	Cablevision Systems Corporation.
		G	The Independent Film Channel LLC.
	20030763	G G	American Movie Classics Company. Marathon Fund Limited Partnership IV.
	20030703	G	The Elder-Beerman Stores Corp.
		G	The Elder-Beerman Stores Corp.
	20030764	G	Callaway Golf Company.
		G G	SHC, Inc. Top-Flite Golf Company.
15–JUL–03	200307	G	Cytec Industries Inc.
		G	Avecia (Jersey) Limited.
	00000770	G	Avecia Inc.
	20030770	G G	Temasek Holdings (Private) Limited. Global Crossing Ltd.
		G	Global Crossing Ltd.
	20030779	G	Geac Computer Corporation Limited.
		G G	Comshare, Incorporated.
	20030788	G	Comshare, Incorporated. Gas Natural SDG, S.A.
	20000.00	G	Enron Corp. (Debtor-in-Possession).
		G	Enron LNG Power (Atlantic) Ltd.
		G	Buenergia Gas & Power, Ltd.
		G G	El Puerto Rico Operations, Inc. LNG Power III, L.L.C.
		G	Enron Development Corp.
16–JUL–03	20030740	G	WebMD Corporation.
		G	Advanced Business Fulfillment, Inc.
17–JUL–03	20030719	G G	Advanced Business Fulfillment, Inc. Northrop Grumman Corporation.
17 302 03	20030713	G	XonTech, Inc.
		G	XonTech, Inc.
	20030769	G	Dearborn Holdings Corporation.
		G G	Exelon Corporation. InfraSource Incorporated.
	20030773	G	Francisco Partners, L.P.
		G	Schlumberger Limited.
		G	NPTest, Inc.
	20030776	G	J.W. Childs Equity Partners III, L.P.
		G G	Murray's Inc. Murray's Inc.
	20030780	G	Three Cities Fund III, L.P.
	-		
		G G	US Liquids Inc. Romic Environmental Technologies Corporation.

TRANSACTION GRANTED EARLY TERMINATION—Continued

ET date	Trans No.	ET req status	Party name
		G	Parallel Products of Kentucky, Inc.
		G	US Liquids of La., L.P.
		G	USL Parallel Products of California.
18–JUL–03	20030775	G	Olympus Growth Fund III, L.P.
		G	Orlando Foods, Ltd.
		G	Orlando Foods, Ltd.
	20030783	G	Wachovia Corporation.
		G	CapitalSource Inc.
		G	CapitalSource Inc.
	20030784	G	Madison Dearborn Capital Partners III, L.P.
		G	CapitalSource, Inc.
		G	CapitalSource, Inc.
	20030785	G	Farallon Capital Institutional Partners, L.P.
		G	CapitalSource, Inc.
		G	CapitalSource, Inc.
	20030786	G	Farallon Capital Partners, L.P.
		G	CapitalSource, Inc.
		G	CapitalSource, Inc.
	20030787	G	Friedman Fleischer & Lowe Capital Partners, L.P.
		G	CapitalSource, Inc.
	20020700	G	CapitalSource, Inc. Jason M. Fish.
	20030790	G	
		G	CapitalSource, Inc.
	20030791	G G	CapitalSource, Inc.
	20030791	G	John K. Delaney. CapitalSource, Inc.
		G	CapitalSource, Inc.
		9	

FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay, Contact Representative or Renee Hallman, Legal Technician. Federal Trade Commission, Premerger Notification Office, Bureau of Competition, Room H–303, Washington, DC 20580, (202) 326–3100.

By direction the Commission.

Donald S. Clark,

Secretary.

[FR Doc. 03–19149 Filed 7–25–03; 8:45 am] BILLING CODE 6750-01-M

FEDERAL TRADE COMMISSION

[File No. 021 0178]

Physician Network Consulting, L.L.C., et al.; Analysis To Aid Public Comment

AGENCY: Federal Trade Commission.

ACTION: Proposed consent agreement.

SUMMARY: The consent agreement in this matter settles alleged violations of Federal law prohibiting unfair or deceptive acts or practices or unfair methods of competition. The attached Analysis to Aid Public Comment describes both the allegations in the draft complaint that accompanies the consent agreement and the terms of the consent order—embodied in the consent agreement—that would settle these allegations.

DATES: Comments must be received on or before August 19, 2003.

ADDRESSES: Comments filed in paper form should be directed to: FTC/Office of the Secretary, Room 159–H, 600 Pennsylvania Avenue, NW., Washington, DC 20580. Comments filed in electronic form should be directed to: *consentagreement@ftc.gov*, as prescribed in the Supplementary Information section.

FOR FURTHER INFORMATION CONTACT: Jeffrey Brennan, FTC, Bureau of Competition, 600 Pennsylvania Avenue,

NW., Washington, DC 20580, (202) 326– 3688.

SUPPLEMENTARY INFORMATION: Pursuant to section 6(f) of the Federal Trade Commission Act, 38 Stat. 721, 15 U.S.C. 46(f), and § 2.34 of the Commission's rules of practice, 16 CFR 2.34, notice is hereby given that the above-captioned consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of thirty (30) days. The following Analysis to Aid Public Comment describes the terms of the consent agreement, and the allegations in the complaint. An electronic copy of the full text of the consent agreement package can be obtained from the FTC Home page (for July 22, 2003), on the World Wide Web, at "http://

www.ftc.gov/os/2003/07/index.htm." A paper copy can be obtained from the FTC Public Reference Room, Room 130– H, 600 Pennsylvania Avenue, NW., Washington, DC 20580, either in person or by calling (202) 326–2222.

Public comments are invited, and may be filed with the Commission in either paper or electronic form. Comments filed in paper form should be directed to: FTC/Office of the Secretary, Room 159-H, 600 Pennsylvania Avenue, NW., Washington, DC 20580. If a comment contains nonpublic information, it must be filed in paper form, and the first page of the document must be clearly labeled "confidential." Comments that do not contain any nonpublic information may instead be filed in electronic form (in ASCII format, WordPerfect, or Microsoft Word) as part of or as an attachment to email messages directed to the following email box: consentagreement@ftc.gov. Such comments will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with § 4.9(b)(6)(ii) of the Commission's rules of practice, 16 CFR 4.9(b)(6)(ii)).

Analysis of Agreement Containing Consent Order To Aid Public Comment

The Federal Trade Commission has accepted, subject to final approval, an agreement containing a proposed consent order with an independent practice association ("IPA") of