and each owner's interest in the account.

Current Action: The FDIC is proposing modifications, which may be considered substantive and material, to the following forms: 7200/10, Declaration for Combined Contribution Plan; 7200/12, Declaration for Defined Benefit Plan; and 7200/14, Declaration for Health and Welfare Plan. The content of the forms was revised to reflect current deposit insurance rules and regulations; to focus on the collection of information required for an insurance determination; and to incorporate applicable Code of Federal Regulations (both FDIC and non-FDIC) citations. The FDIC also proposes modifications, which may be considered non-substantive and nonmaterial, to the following forms: 7200/04, Declaration for Government Deposit; 7200/05, Declaration for Revocable Living Trust; 7200/06, Declaration of Independent Activity; 7200/07, Declaration of Independent Activity for Unincorporated Association; 7200/08, Declaration of Joint Ownership Deposit; 7200/09, Declaration of Testamentary Deposit; 7200/11, Declaration of IRA Keogh Deposit; 7200/13, Declaration of Custodian Deposit; 7200/15, Declaration for Plan and Trust; and 7200/18, Declaration for Irrevocable Trust. Finally, the FDIC proposes to add two new forms: 7200/24, Claimant Verification Form, 7200/24, and Depositor Interview Form, 7200/06. The purpose of the new forms is to facilitate collection of specific information that the FDIC will need in calculating insurance coverage after a bank failure.

#### **Request for Comment**

Comments are invited on: (a) Whether these collections of information are necessary for the proper performance of the FDIC's functions, including whether the information has practical utility; (b) the accuracy of the estimate of the burden of the information collection, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the information collection on respondents, including through the use of automated collection techniques or other forms of information technology. All comments will become a matter of public record.

Dated at Washington, DC, this 8th day of January 2013.

Federal Deposit Insurance Corporation. **Robert E. Feldman**, *Executive Secretary.* [FR Doc. 2014–00499 Filed 1–10–14; 8:45 am] **BILLING CODE 6714–01–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 January 28, 2014.

A. Federal Reserve Bank of Minneapolis (Jacqueline K. Brunmeier, Assistant Vice President) 90 Hennepin Avenue, Minneapolis, Minnesota 55480–0291:

1. *Shirley R. Borgerding,* Belgrade, Minnesota, individually and as part of the Borgerding Family Group acting in concert, to retain voting shares of NASB Shares, Inc., and thereby indirectly retain voting shares of North American State Bank, both in Belgrade, Minnesota.

In connection with this application, the Shirley R. Borgerding Trust, the George N. Borgerding Trust, and Marjorie Borgerding, as trustee of the James R. Borgerding Trust of 1994, have applied to become members of the Borgerding Family Group. The **Borgerding Family Group includes** Shirley R. Borgerding; George N. Borgerding; the Shirley R. Borgerding Trust and its co-trustees, George and Shirley Borgerding; the George N. Borgerding Trust and its co-trustees, George and Shirley Borgerding; and Brian Borgerding, all of Belgrade, Minnesota; Paul Borgerding; Willmar, Minnesota; The James R. Borgerding Trust of 1994 and its trustee, Marjorie Borgerding, both of Fort Worth, Texas; Mary Gerding, Chicago, Illinois; and the Mark E. Borgerding Trust and its trustee, Mark E. Borgerding, both of Belgrade, Minnesota.

B. Federal Reserve Bank of San Francisco (Gerald C. Tsai, Director, Applications and Enforcement) 101 Market Street, San Francisco, California 94105–1579:

1. Scott M. Browning, Sally W. Browning, Gay Browning, James M. Browning, Eliza R. Browning, all of Salt Lake City, Utah; Diane B. Oblock, Hannah B. Oblock, Alyson B. Oblock, all of Richmond, Utah; Jennifer H. Kawasaki, Gallatin Gateway, Montana; Christine H. Chambers, Tremonton, Utah; The Scott M. Browning Living Trust (Scott Browning and Sally Browning trustees), The Gay Browning Living Trust (Gav Browning and Scott Browning Trustees), The Diane B. Oblock Living Trust (Diane B. Oblock and Scott M. Browning Trustees), The First Utah Irrevocable Trust for benefit of Alyson B. Oblock (Alyson B. Oblock and Hannah B. Oblock Trustees), The First Utah Irrevocable Trust for benefit of Hannah B. Oblock (Hannah B. Oblock and Alyson B. Oblock Trustees), The First Utah Irrevocable Trust for benefit of James M. Browning (James M. Browning and Eliza R. Browning Trustees), The First Utah Irrevocable Trust for benefit of Eliza R. Browning (Eliza R. Browning and James M. Browning Trustees), The First Utah Irrevocable Trust for benefit of Robert T. W. Browning (James M. Browning and Eliza R. Browning Trustees), The First Utah Irrevocable Trust for benefit of Jennifer H. Kawasaki (Jennifer H. Kawasaki and Christine H. Chambers Trustees), The First Utah Irrevocable Trust for benefit of Christine H. Chambers (Christine H. Chambers and Jennifer H. Kawasaki Trustees); to acquire and retain voting shares of First Utah Bancorporation, and thereby indirectly acquire and retain voting shares of First Utah Bank, both in Salt Lake City, Utah.

Board of Governors of the Federal Reserve System, January 8, 2014.

### Michael J. Lewandowski,

Associate Secretary of the Board. [FR Doc. 2014–00356 Filed 1–10–14; 8:45 am]

### 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 February 7, 2014.

**A. Federal Reserve Bank of Dallas** (E. Ann Worthy, Vice President) 2200 North Pearl Street, Dallas, Texas 75201–2272:

1. *Independent Bank Group, Inc.,* McKinney, Texas; to merge with BOH Holdings, Inc., and thereby indirectly acquire Bank of Houston, both in Houston, Texas.

Board of Governors of the Federal Reserve System, January 8, 2014.

**Michael J. Lewandowski**, Associate Secretary of the Board.

[FR Doc. 2014–00357 Filed 1–10–14; 8:45 am] BILLING CODE 6210–01–P

## 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-ScottRodino 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—on the dates indicated—of the waiting period provided by law and the premerger notification rules. The listing for each transaction includes the transaction number and the parties to the transaction. The grants 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.

# EARLY TERMINATIONS GRANTED DECEMBER 1, 2013 THRU DECEMBER 31, 2013

. . . . . . . . .

		12/02/2013
20140135          20140198          20140204          20140209          20140210          20140220          20140224          20140228          20140228	G G G G G G G G	<ul> <li>Almost Family, Inc.; OMNI Home Health Acquisition, LLC; Almost Family, Inc.</li> <li>On Assignment, Inc.; Riordan, Lewis &amp; Haden, Inc.; On Assignment, Inc.</li> <li>Arsenal Capital Partners III LP; Steven B. Erikson; Arsenal Capital Partners III LP.</li> <li>VEPF IV AIV VI, L.P.; Thoma Bravo Fund IX, L.P.; VEPF IV AIV VI, L.P.</li> <li>Coller International Partners VI, L.P.; Credit Suisse Group AG; Coller International Partners VI, L.P.</li> <li>Roark Capital Partners III LP; Apollo Investment Fund VII, L.P.; Roark Capital Partners III LP.</li> <li>TA XI L.P.; Towne Holdings, Inc.; TA XI L.P.</li> <li>Charles J. Chanaratsopon Trust U/T/A dated 12/11/2008; Hancock Park Capital III, L.P.; Charles J. Chanaratsopon Trust U/T/A dated 12/11/2008.</li> <li>Crestview Partners III, L.P.; NYDJ Apparel, LLC; Crestview Partners III, L.P.</li> </ul>
		12/03/2013
20140167 20140229 20140236 20140240 20140241 20140244	6 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	Corvex Master Fund LP; Fidelity National Financial, Inc.; Corvex Master Fund LP. American Securities Partners VI, L.P.; OCM Telcni-Plex Holdings, L.P.; American Securities Partners VI, L.P. Energy Capital Partners II–A, LP; Richland-Stryker Investment LLC; Energy Capital Partners II–A, LP. Dr. George D. Yancopoulos; Regeneron Pharmaceuticals, Inc.; Dr. George D. Yancopoulos. EIF United States Power Fund IV, L.P.; Global Infrastructure Partners-C, L.P.; EIF United States Power Fund IV, L.P. The Goldman Sachs Group, Inc.; Kelso Investment Associates VII, L.P.; The Goldman Sachs Group, Inc.
		12/04/2013
20140159 20140218	G G	Elliott Associates, L.P.; Riverbed Technology, Inc.; Elliott Associates, L.P. Nippon Telegraph and Telephone Corporation; Tailwind Capital Partners, L.P.; Nippon Telegraph and Telephone Corpora- tion.
20140226 20140227 20140239 20140248 20140249 20140250	G G G G G	David W. Maschhoff Family GST Trust; Michael J. Helgeson; David W. Maschhoff Family GST Trust. Kenneth D. Maschhoff Family GST Trust; Michael J. Helgeson; Kenneth D. Maschhoff Family GST Trust. ABRY Partners VII, L.P.; Satellite Tracking of People LLC; ABRY Partners VII, L.P. Precision Castparts Corp.; Mr. and Mrs. Brian and Christine Leibl; Precision Castparts Corp. Deutsche Telekom AG; Verizon Communications Inc.; Deutsche Telekom AG. Verizon Communications Inc.; Deutsche Telekom AG; Verizon Communications Inc.
		12/05/2013
20140257	G	CIM Fund III, LP.; Berkeley Point Financial LLC; CIM Fund III, LP.