Form Number: N/A.

Type of Review: New information collection.

Respondents: Business or other forprofit entities, and state, local, or tribal government.

Number of Respondents: 2,893 respondents; 34,716 responses.

Estimated Time per Response: 1 hour. Frequency of Response: On occasion

reporting requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this of information is contained in sections 4(i), 4(j), 227, 301, 303, 307, and 316 of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 154(j), 227, 301, 303, 307, and 316.

Total Annual Burden: 34,716 hours. Total Annual Cost: No cost.

Needs and Uses: This notice and request for comments seeks to establish a new information collection as it pertains to the Targeting and Eliminating Unlawful Text Messages, Rules and Regulations Implementing the Telephone Consumer Protection Act of 1991, CG Docket No. 21-402, CG Docket No. 02-278, Report and Order and Further Notice of Proposed Rulemaking, FCC 23-21, (rel. Mar. 17, 2023) (Text Blocking Report and Order). Text message-based scams can include links to well-designed phishing websites that appear identical to the website of a legitimate company and can fool a victim into providing personal or financial information. Texted links can also load unwanted software onto a device, including malware that steals passwords, credentials, or other personal information. The Federal Communications Commission (Commission) is therefore, for the first time, requiring all mobile wireless providers to block certain text messages that are highly likely to be illegal, so that all subscribers have a basic level of protection. In the Text Blocking Report and Order, adopted on March 16, 2023 and released on March 17, 2023, the Commission is requiring mobile wireless providers to block certain text messages that are highly likely to be illegal. The Commission is requiring mobile wireless providers to block—at the network level-texts purporting to be from North American Numbering Plan (NANP) numbers on a reasonable Do-Not-Originate (DNO) list, which include numbers that purport to be from invalid, unallocated, or unused numbers, and NANP numbers for which the subscriber to the number has requested that texts purporting to originate from that number be blocked.

Text Blocking Report and Order, FCC

23-21, para. 16.

We adopt our proposal to require mobile wireless providers to block text messages at the network level (i.e., without requiring consumer opt in or opt out). The rule we adopt requires that they block texts purporting to be from numbers on a reasonable DNO list. As the Commission determined with calls, we find that no reasonable consumer would wish to receive text messages that spoof a number that is not in operation or, worse, purports to be from a well-known, trusted organization that does not send text messages and thus is highly likely to be a scam. Our requirement to block texts that purport to be from numbers on a reasonable DNO list does not include text messages from short codes.

The new information collection for which OMB approval is sought comes from the affirmative obligation adopted in the Text Blocking Report and Order that all mobile wireless providers must block calls using a reasonable DNO list. Currently, the Commission requires gateway providers to block voice calls purporting to originate on a reasonable DNO list, under section 47 CFR 64.1200(o) of the Commission's rules, but this is the first time that the Commission has required mobile wireless providers to block texts. The Commission is also ensuring that any erroneous blocking can be quickly remedied by requiring mobile wireless providers and other entities to maintain a point of contact for texters to report erroneously blocked texts.

Federal Communications Commission. Marlene Dortch,

Secretary, Office of the Secretary. [FR Doc. 2023-23252 Filed 10-19-23; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL DEPOSIT INSURANCE CORPORATION

Sunshine Act Meetings

TIME AND DATE: 3 p.m. on October 24, 2023.

PLACE: This Board meeting will be open to public observation only by webcast. Visit https://www.fdic.gov/news/boardmatters/video.html for a link to the webcast. FDIC Board Members and staff will participate from FDIC Headquarters, 550 17th Street NW, Washington, DC.

Observers requiring auxiliary aids (e.g., sign language interpretation) for this meeting should email DisabilityProgram@fdic.gov to make necessary arrangements.

STATUS: Open to public observation via webcast.

MATTERS TO BE CONSIDERED: The Federal Deposit Insurance Corporation's Board of Directors will meet to consider the following matters:

Discussion Agenda

Memorandum and resolution re: Final Rule on Community Reinvestment Act Regulations.

Memorandum and resolution re: Interagency Policy Statement on Principles for Climate-Related Financial Risk Management for Large Financial Institutions.

Summary Agenda

No substantive discussion of the following items is anticipated. The Board will resolve these matters with a single vote unless a member of the Board of Directors requests that an item be moved to the discussion agenda.

Memorandum and Resolution re: Notice of Proposed Rulemaking to Implement Revisions to Section 19 under the Fair Hiring in Banking Act.

Report of actions taken pursuant to authority delegated by the Board of

CONTACT PERSON FOR MORE INFORMATION:

Direct requests for further information concerning the meeting to Debra A. Decker, Executive Secretary of the Corporation, at 202–898–8748.

(Authority: 5 U.S.C. 552b)

Dated at Washington, DC, on October 17,

Federal Deposit Insurance Corporation.

James P. Sheeslev,

Assistant Executive Secretary.

[FR Doc. 2023-23309 Filed 10-18-23; 11:15 am]

BILLING CODE 6714-01-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 public portions of the applications listed below, as well as other related filings required by the Board, if any, are available for immediate inspection at the Federal

Reserve Bank(s) indicated below and at the offices of the Board of Governors. This information may also be obtained on an expedited basis, upon request, by contacting the appropriate Federal Reserve Bank and from the Board's Freedom of Information Office at https://www.federalreserve.gov/foia/ request.htm. 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), and interested persons may express their views in writing on the standards enumerated in section 4. Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors, Ann E. Misback, Secretary of the Board, 20th Street and Constitution Avenue NW, Washington, DC 20551–0001, not later than November 20, 2023.

A. Federal Reserve Bank of Chicago (Colette A. Fried, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690–1414. Comments can also be sent electronically to Comments.applications@chi.frb.org:

1. Libertyville Savings Bank Employee Stock Ownership Trust, Fairfield, Iowa; to become a bank holding company by acquiring 27.02 percent of the voting shares of Village Investment Company, and thereby indirectly acquiring voting shares of The Libertyville Savings Bank, both of Fairfield, Iowa. In addition, Village Investment Company to engage de novo in extending credit and servicing loans pursuant to section 225.28(b)(1) of the Board's Regulation Y.

Board of Governors of the Federal Reserve System.

Michele Taylor Fennell,

Deputy Associate Secretary of the Board. [FR Doc. 2023–23270 Filed 10–19–23; 8:45 am]

BILLING CODE P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Privacy Act of 1974; System of Records

AGENCY: Administration for Children and Families, Department of Health and Human Services.

ACTION: Notice of a modified system of records.

SUMMARY: In accordance with the requirements of the Privacy Act of 1974, as amended, the Department of Health and Human Services (HHS) is altering an existing department wide system of records, "Records About Restricted Dataset Requesters," System Number 09-90-1401, to add records maintained by HHS' Administration for Children and Families (ACF) and to make other changes, including changing the system of records name to "Records About Requesters of Restricted Datasets." This system of records covers records about individuals within and outside HHS who request restricted datasets and software products from HHS (e.g., for health-related scientific research and study purposes), when HHS maintains the requester records in a system from which they are retrieved directly by an individual requester's name or other personal identifier.

DATES: In accordance with 5 U.S.C. 552a(e)(4) and (11), this modified system of records is effective October 20, 2023, subject to a 30-day comment period on the revised routine use described below. Please submit any comments by November 20, 2023.

ADDRESSES: The public should submit written comments, by mail or email, to Anita Alford, Senior Official for Privacy, Administration for Children and Families, 330 C Street SW, Washington, DC 20201, or anita.alford@hhs.gov.

FOR FURTHER INFORMATION CONTACT:

General questions about the system of records should be submitted by mail or email to Beth Kramer, HHS Privacy Act Officer, at 200 Independence Ave. SW—Suite 729H, Washington, DC 20201, or beth.kramer@hhs.gov, or (202) 690—6941

SUPPLEMENTARY INFORMATION: This departmentwide system of records covers records about individuals within and outside HHS who request restricted datasets and software products from HHS, when HHS maintains the requester records in a record system they are retrieved directly by an individual requester's name or other

personal identifier. It currently includes records maintained by four HHS Operating Divisions. It is being revised to add records maintained by a fifth Operating Division, the Administration for Children and Families (ACF), and to make other changes, as explained below:

• The system of records name has been changed to "Records About Requesters of Restricted Datasets."

- The alterations made to add ACF's records affect the System Location, System Manager(s), Authorities, Categories of Records, and Retention sections of the System of Records Notice (SORN).
- Centers for Medicare and Medicaid Services (CMS) and Substance Abuse and Mental Health Services Administration (SAMHSA) System Manager information has been updated.
- In the Categories of Records section, additional examples of records (license application, data protection plan, and Institutional Review Board (IRB) approval records) have been added.
- Routine use 6, authorizes disclosures to the U.S. Department of Justice (DOJ) or a court in litigation, has been revised to change "litigation" to "litigation or other proceedings" and to remove wording that required the disclosures to be compatible with the purpose the original disclosed information was collected, which is redundant because it repeats part of the definition of a routine use.
- The sections specifying procedures for making access, amendment, and notification requests have been revised to reference HHS' Privacy Act regulations in 45 CFR; to state that the requests must contain the requester's full name, address, date of birth, and signature; and to require identity verification in the Contesting Records Procedures section and state that the right to contest records is limited to information that is factually inaccurate, incomplete, irrelevant, or untimely (obsolete).

"Restricted" datasets and software products are those that HHS makes affirmatively available to qualified members of the public but provides subject to restrictions, because they contain identifiable data and/or anonymized data that has the potential, when combined with other data, to identify the particular individuals, such as patients or providers, whose information is represented in the data; or because they contain other types of data that require confidentiality protection (for example, proprietary business data submitted to HHS with restrictions imposed by the submitting entity). The datasets and products are