TABLE 1—APPROVED ALTERNATIVE TEST METHODS AND MODIFICATIONS TO TEST METHODS REFERENCED IN OR PUB-LISHED UNDER APPENDICES IN 40 CFR PARTS 60, 61, AND 63 MADE BETWEEN JANUARY 2009 AND DECEMBER 2009—Continued

Alternative No.	As an alternative or modification to	For	You may
ALT-061	Method 1—Sample and Velocity Tra- verses for Stationary Sources.	Sources affected under the NSPS for Stationary Spark Ignition Internal Combustion Engines in 40 CFR part 60, subpart JJJJ.	Use single point testing in lieu of Meth- od 1.
ALT-061	Method 1A—Sample and Velocity Tra- verses for Stationary Sources with Small Stacks or Ducts.	Sources affected under the NSPS for Stationary Spark Ignition Internal Combustion Engines in 40 CFR part 60, subpart JJJJ.	Use single point testing in lieu of Meth od 1A.
ALT-062	Method 29—Determination of Metal Emissions from Stationary Sources.	Sources subject to 40 CFR part 63, subpart EEE—National Emission Standards for Hazardous Air Pollut- ants from Hazardous Waste Com- bustors.	Use laboratory reagent water that meets ASTM Type II specifications for electrical conductivity. Use boric acid for digestion of sam- ples; Adopt EPA CLP ILM4.0 for de- termining the "specified concentra- tion range around the calibration blank".
			Use 5% nitric acid and 5% hydrochloric acid matrix for the laboratory blank. Consider method blanks acceptable if the values are below the reporting limit in lieu of the method detection limit.
ALT-062	SW–846 Method 8260B—Volatile Or- ganic Compounds by Gas Chroma- tography/Mass Spectrometry (GC/ MS).	Sources subject to 40 CFR part 63, subpart EEE—National Emission Standards for Hazardous Air Pollut- ants from Hazardous Waste Com- bustors.	 Use an alternate ion 119 for quantification of chlorobenze-d₃ for the 25-mL purge test. Use a 0.2 minute absolute retention time window. Use alternate ions in the mass spectrum for the analysis of 12 target analytes.
			Use a single 30-mL aliquot of meth- ylene chloride in lieu of 3 10-mL aliquots for rinse of the filter sample container or front rinse sample con- tainer for transferring sample for analysis.
ALT-062	SW-846 Method 3542—Extraction of Semivolatile Analytes Collected using Method 0010 (Modified Meth- od 5 Sampling Train).	Sources subject to 40 CFR part 63, subpart EEE—National Emission Standards for Hazardous Air Pollut- ants from Hazardous Waste Com- bustors.	Use a continuous liquid to liquid ex- traction in lieu of using a separatory funnel.
ALT–062	Method 23—Determination of Poly- chlorinated Dibenzo-p dioxins and Polychlorinated Dibenzofurans from Municipal Waste Combustors.	Sources subject to 40 CFR part 63, subpart EEE—National Emission Standards for Hazardous Air Pollut- ants from Hazardous Waste Com- bustors.	Omit the methylene chloride rinse; Combine acetone and toluene rinses, filter and XAD-2 trap into one sample prior to extraction and anal- ysis in lieu of a separate toluene analysis. Use alternative extraction and clean-up procedures provided all quality as- surance measures are met. Use an alternative ion abundance ratio
ALT-063	Method 8—Determination of Sulfuric Acid and Sulfur Dioxide Emissions from Stationary Sources.	Sources affected under the NSPS for Sulfuric Acid Plants in 40 CFR part 60, subpart H.	for pentachlorodibenzo dioxin. Use Method 6C in lieu of Method 8 to certify sulfur dioxide continuous emission monitors.

Source owners or operators should review the specific broadly applicable alternative method approval letter on the EPA's Web site at *http:// www.epa.gov/ttn/emc/approalt.html* before electing to employ it.

[FR Doc. 2010–3405 Filed 2–19–10; 8:45 am] BILLING CODE 6560–50–P

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

Agency Information Collection Activities: Proposed Collection; Comments Request

AGENCY: Equal Employment Opportunity Commission.

ACTION: Notice.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the Commission announces that it intends to submit to the Office of Management and Budget (OMB) a request for an extension without change of the existing recordkeeping requirements under 29 CFR part 1602 *et seq.*, Recordkeeping and Reporting Requirements under Title VII and the ADA. The Commission is seeking public comments on the proposed extension.

DATE: Written comments must be received on or before April 23, 2010. **ADDRESSES:** Send written comments by mail to Stephen Llewellyn, Executive Officer, Executive Secretariat, Equal Employment Opportunity Commission, 131 M Street, NE., Suite 6NE03F, Washington, DC 20507. Written comments of six or fewer pages may be faxed to the Executive Secretariat at (202) 663–4114. (There is no toll free FAX number.) Receipt of facsimile transmittals will not be acknowledged, except that the sender may request confirmation of receipt by calling the Executive Secretariat staff at (202) 663-4070 (voice) or (202) 663-4074 (TTY). (These are not toll free numbers.) Instead of sending written comments to EEOC, comments may be submitted to EEOC electronically on the Federal eRulemaking Portal: http:// www.regulations.gov. After accessing this Web site, follow its instructions for submitting comments.

All comments received will be posted without change to http:// www.regulations.gov, including any personal information you provide. Copies of the received comments also will be available for inspection in the EEOC Library by advance appointment only, from 9 a.m. to 5 p.m., Monday through Friday except legal holidays. Persons who schedule an appointment in the EEOC Library and need assistance to view the comments will be provided with appropriate aids upon request, such as readers or print magnifiers. To schedule an appointment to inspect the comments at the EEOC Library, contact the EEOC Library by calling (202) 663-4630 (voice) or (202) 663-4641 (TTY). (These are not toll free numbers.)

FOR FURTHER INFORMATION CONTACT: Thomas J. Schlageter, Assistant Legal Counsel, (202) 663–4668, or Erin N. Norris, Senior Attorney, (202) 663–4876, Office of Legal Counsel, 131 M Street, NE., Washington, DC 20507. Copies of this notice are available in the following alternate formats: large print, braille, electronic computer disk, and audiotape. Requests for this notice in an alternative format should be made to the Publications Center at 1–800–699–3362 (voice), 1–800–800–3302 (TTY), or 703– 821–2098 (FAX—this is not a toll free number).

SUPPLEMENTARY INFORMATION: The Equal Employment Opportunity Commission (EEOC) enforces Title VII of the Civil Rights Act of 1964 and Title I of the Americans with Disabilities Act, which prohibit discrimination on the basis of race, color, religion, sex, national origin or disability. Sections 709(c) of Title VII and section 107(a) of the ADA authorize the EEOC to issue recordkeeping and reporting regulations that are deemed reasonable, necessary or appropriate. EEOC has promulgated recordkeeping regulations under those authorities that are contained in 29 CFR part 1602 et seq. Those regulations do not require the creation of any particular records but generally require employers to preserve any personnel and employment records they make or keep for a period of one year. The EEOC seeks extension of these regulations without change.

Overview of This Information Collection

Collection title: Recordkeeping under Title VII and the ADA.

OMB number: 3046–0040. Description of affected public: Employers with 15 or more employees are subject to Title VII and the ADA.

Number of responses: 899,580. Reporting hours: One. Number of forms: None. Federal cost: None.

Abstract: Section 709(c) of Title VII, 42 U.S.C. 2000e-8(c) and section 107(a) of the ADA, 42 U.S.C. 12117(a) require the Commission to establish regulations pursuant to which employers subject to those Acts shall make and preserve certain records to assist the EEOC in assuring compliance with the Acts' nondiscrimination in employment requirements. This is a recordkeeping requirement. Any of the records maintained which are subsequently disclosed to the EEOC during an investigation are protected from public disclosure by the confidentiality provisions of section 706(b) and 709(e) of Title VII which are also incorporated by reference into the ADA at section 107(a).

Burden statement: The estimated number of respondents is approximately 899,580 employers. The recordkeeping requirement does not require reports or the creation of new documents, but merely requires retention of documents that the employer has made or kept. Thus, the burden imposed by these regulations is minimal. The burden is estimated to be less than one hour per employer.

Pursuant to the Paperwork Reduction Act of 1995, and OMB regulation 5 CFR 1320.8(d)(1), the Commission solicits public comment to enable it to:

(1) Evaluate whether the proposed collection of information is necessary for the proper performance of the Commission's functions, including whether the information will have practical utility;

(2) Evaluate the accuracy of the Commission's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(3) Enhance the quality, utility, and clarity of the information to be collected; and

(4) Minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

For the Commission.

Dated: February 16, 2010.

Stuart J. Ishimaru,

Acting Chairman. [FR Doc. 2010–3342 Filed 2–19–10; 8:45 am] BILLING CODE 6570–01–P

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisition of Shares of Bank or Bank Holding Companies

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 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 office 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 8, 2010.

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

1. Harris Rakestraw, III, Somerset, Kentucky, individually; and The Rogers Family Immediate Family Control Group, consisting of Harold D. Rogers, individually, and as Trustee of the Harold D. Rogers Revocable Trust, Anthony M. Rogers, and John M. Rogers, all of Somerset, Kentucky, and Margaret Allison Rogers, Versailles, Kentucky; to acquire voting shares of Citizens Bancshares, Inc., and thereby indirectly acquire voting shares of Citizens