may serve more than two consecutive terms as a director.

Dated: February 14, 2024.

Loni Cortez Russell,

Associate Administrator, Office of Public Engagement and Environmental Education. [FR Doc. 2024–03531 Filed 2–21–24; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

[FR ID: 203613]

Privacy Act of 1974; System of Records

AGENCY: Federal Communications Commission.

ACTION: Rescindment of a system of records notice.

SUMMARY: Pursuant to the Privacy Act of 1974 and Office of Management and Budget (OMB) Circular No. A-108, the Federal Communications Commission (FCC) proposes to rescind the FCC/ OMD-7, FCC Transit Benefit and Parking Permit Programs, system of records. The FCC previously used information in this system to administer the transit benefit and parking permit programs for FCC employees. This information enabled the FCC to facilitate the timely processing of requests for parking permits, transit benefit subsidies, and other commuting arrangements, and related program, policies, and activities.

DATES: The rescindment will become effective 30 days after publication.

ADDRESSES: Comments can be submitted to *Privacy@fcc.gov*.

FOR FURTHER INFORMATION CONTACT: For further information please contact Brendan McTaggart at 202–418–1738 or *Privacy@fcc.gov.*

SUPPLEMENTARY INFORMATION: The Privacy Act provides that an agency may collect or maintain in its records only information about individuals that is relevant and necessary to accomplish a purpose that is required by a statute or executive order. The FCC has determined that the FCC/OMD-7, FCC Transit Benefit and Parking Permit Programs, system of records no longer meets this standard, because the FCC no longer administers the transit benefit and parking permit programs. The FCC transferred its transit subsidy program to the Department of Transportation's TRANServe program in 2018. All transit subsidy information has been deleted in accordance with National Archives and Records Administration (NARA) General Records Schedule (GRS) 2.4,

Employee Compensation and Benefits Records (DAA–GRS–2016–0015–0017 and DAA–GRS–2016–0015–0018). The FCC transferred administration of the parking permit program to a private vendor in August 2023 and no longer maintains any records related to FCC employee parking. FCC-issued parking permits and related records have been destroyed in accordance with NARA GRS 5.6, Security Management Records (DAA–GRS–2021–0001–0006). Therefore, the FCC proposes to rescind FCC/OMD–7, FCC Transit Benefit and Parking Permit Programs.

SYSTEM NAME AND NUMBER:

FCC/OMD-7, FCC Transit Benefit and Parking Permit Programs.

HISTORY:

81 FR 16176 (March 25, 2016).

Marlene Dortch,

Secretary.

[FR Doc. 2024-03534 Filed 2-21-24; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Savings and Loan Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Home Owners' Loan Act (12 U.S.C. 1461 et seq.) (HOLA), Regulation LL (12 CFR part 238), and Regulation MM (12 CFR part 239), and all other applicable statutes and regulations to become a savings and loan holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a savings association.

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 whether the proposed transaction complies with the standards enumerated in the HOLA (12 U.S.C. 1467a(e)). 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 10(c)(4)(B) of the HOLA (12 U.S.C. 1467a(c)(4)(B)). 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 March 25, 2024.

A. Federal Reserve Bank of Minneapolis (Stephanie Weber, Assistant Vice President), 90 Hennepin Avenue, Minneapolis, Minnesota 55480–0291. Comments can also be sent electronically to MA@mpls.frb.org:

1. CFB Mutual Holding Company and CFB Financial, Inc., both of Cumberland, Wisconsin; to become a mutual savings and loan holding company and a mid-tier stock savings and loan holding company, respectively, by acquiring Cumberland Federal Bank, FSB, Cumberland, Wisconsin, in connection with Cumberland Federal Bank, FSB's conversion from mutual to stock form.

Board of Governors of the Federal Reserve System.

Michele Taylor Fennell,

Deputy Associate Secretary of the Board. [FR Doc. 2024–03624 Filed 2–21–24; 8:45 am] BILLING CODE P

FEDERAL RETIREMENT THRIFT INVESTMENT BOARD

Notice of Board Meeting

DATES: February 27, 2024 at 10 a.m. EST.

ADDRESSES: Telephonic. Dial-in (listen only) information: Number: 1–202–599–1426, Code: 675 746 624#; or via web: https://teams.microsoft.com/l/meetup-join/19%3ameeting_OTIxOTM4MZ AtYTUyOC00N zNkLWFkMTUtZGQ3ODVh ZTY0OGQx%40thread.v2/0?context=%7b%22Tid%22%3a%223 f6323b7-e3fd-4f35-b43d-1a7afae5910d%22%2c%22O id%22%3a%2241d6f4d1-9772-4b51-a10d-cf72f842224a%22%7d.

FOR FURTHER INFORMATION CONTACT: Kimberly Weaver, Director, Office of

External Affairs, (202) 942–1640. SUPPLEMENTARY INFORMATION:

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Board Meeting Agenda

Open Session

1. Approval of the January 23, 2024, Board Meeting Minutes

- 2. Monthly Reports
 - (a) Participant Report
 - (b) Investment Report(c) Legislative Report
- 3. Quarterly Reports (d) Metrics
- 4. Enterprise Risk Management
- 5. ORM Annual Office Update
- 6. FEVS Update

Closed Session

7. Information covered under 5 U.S.C. 552b(c)(9)(B) and (c)(10). *Authority:* 5 U.S.C. 552b(e)(1).

Dated: February 16, 2024.

Dharmesh Vashee,

General Counsel, Federal Retirement Thrift Investment Board.

[FR Doc. 2024-03587 Filed 2-21-24; 8:45 am]

BILLING CODE 6760-01-P

GENERAL SERVICES ADMINISTRATION

[OMB Control No. 3090–XXXX; Docket No. 2024–0001; Sequence No. 2]

Information Collection; Actual Place of Residence Determination (GSA Form 5047)

AGENCY: Office of Human Resource Management, Division of Human Capital Policy and Programs, General Services Administration (GSA).

ACTION: Notice of request for comments regarding a request for a new OMB clearance.

SUMMARY: Under the provisions of the Paperwork Reduction Act, the Regulatory Secretariat Division will be submitting to the Office of Management and Budget (OMB) a request to review and approve a new information collection requirement.

DATES: Submit comments on or before April 22, 2024.

ADDRESSES: Submit comments identified by Information Collection 3090-XXXX; "Actual Place of Residence Determination (GSA Form 5047)" to: https://www.regulations.gov. Submit comments via the Federal eRulemaking portal by searching for "Information Collection 3090–XXXX; "Actual Place of Residence Determination (GSA Form 5047)." Select the link "Submit a Comment" that corresponds with "Information Collection 3090–XXXX; Actual Place of Residence Determination (GSA Form 5047)." Follow the instructions provided at the "Submit a Comment" screen. Please include your name, company name (if any), and "Information Collection 3090-XXXX; Actual Place of Residence Determination (GSA Form 5047)" on

your attached document. If your comment cannot be submitted using https://www.regulations.gov, call or email the points of contact in the FOR FURTHER INFORMATION CONTACT section of this document for alternate instructions.

Instructions: Please submit comments only and cite "Information Collection 3090—XXXX; Actual Place of Residence Determination (GSA Form 5047)," in all correspondence related to this collection. Comments received generally will be posted without change to https://www.regulations.gov, including any personal and/or business confidential information provided. To confirm receipt of your comment(s), please check www.regulations.gov, approximately two-to-three days after submission to verify posting.

FOR FURTHER INFORMATION CONTACT:

Colin C. Bennett, Human Resources Specialist, Office of Human Resources Management, Division of Human Capital Policy and Programs, at telephone 240–418–6822 or via email to colin.bennett@gsa.gov for clarification of content.

SUPPLEMENTARY INFORMATION:

A. Purpose

The General Services Administration (GSA) routinely hires, reassigns, promotes and transfers Federal employees to duty stations in foreign areas (i.e., locations outside of the United States, its territories and possessions). For this staffing activity, GSA pays for the cost of relocation, known as "permanent change of station" relocation benefits (see further 5 U.S.C. 5722(a) and 5724(d)). Relocation benefits include the cost of travel and transportation, as well as the cost of shipment of household goods to a new post outside of the Continental United States. In addition, most overseas employees are eligible for "renewal agreement travel," a travel reimbursement authority that allows agency to leverage funds to pay for periodic travel back to the United States between overseas tours of duty for paid time off, known as "home leave" (see further, 5 U.S.C. 5728(a) and 5 U.S.C. 6305(a)).

For an agency to calculate the costs of relocation as well as renewal agreement travel, both federal travel laws require that the employee (or appointee) designate an "actual place of residence." When such residence cannot be easily determined by the job candidate, the agency must instead make an administrative residency determination on behalf of the employee. The new GSA Form 5047 will help agency representatives (i.e.

human resources specialists) make a determination of the actual place of residence based upon documents and input provided by the job candidates, considered members of the public.

Typically, agencies use the definition of "residence" from the Immigration and Naturalization Act of 1952, codified at 5 U.S.C. 1101(33), which defines "residence" as a "place of general abode" or the "principal, actual dwelling place in fact, without regard to intent." While for most employees (or appointees) the determination of an actual place of residence in the U.S. is typically straightforward, residency may be unclear if the appointee is already overseas and has been overseas for a long period of time. Long-term posts overseas are often characterized by the lease (or even sale) of the employee's primary U.S. dwelling, changes in the declared U.S. voting registration location, and/or changes in the state and local income or property tax jurisdictions.

To more effectively administer permanent change of station relocation as well as renewal agreement travel, the General Services Administration (GSA) has created a new agency form, GSA Form 5047, Actual Place of Residence Determination. This form will allow employees, job candidates, and the agency's human resources specialists, to more easily determine the actual place of residence by working through a series of guided questions on the form's worksheet. Following completion of the form's worksheet, the employee, candidate, and human resources specialist can summarize the determination on the form's front cover

The questions on the worksheet portion of the form are drawn from governing administrative law authorities, primary Comptroller General decisions such as: Rafael Arrovo, decision B-197205 (May 16, 1980), decision B-157548 (Sept. 13, 1965), 45 Comp. Gen. 136, and decision B-140748 (Oct. 29, 1959), 39 Comp. Gen. 337. Under these administrative law authorities, the place of actual residence is established at the time of appointment or transfer (see also decision B-136029, June 24, 1958, 37 Comp. Gen. 846). Use of this form is therefore recommended for all overseas appointments, transfers or reassignments and, in particular, those personnel selections of job candidates via agency transfer employed by a different U.S. Government agency and already present overseas.

Use of this form will allow GSA to comply with the Federal Travel Regulations, which require the