Licensing System (ULS). The form is being revised to include a new operator class code for the Restricted and Commercial Radio Operators and to clarify existing instructions for the general public. There is also a change to the estimated average burden and increased number of respondents due to additional filings for exemptions since the last submission to the Office of Management and Budget (OMB).

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 02–14647 Filed 6–10–02; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

June 5, 2002.

The Federal Communications
Commission (FCC) has received Office
of Management and Budget (OMB)
approval for the following public
information collections pursuant to the
Paperwork Reduction Act of 1995,
Public Law 104–13. An agency may not
conduct or sponsor and a person is not
required to respond to a collection of
information unless it displays a
currently valid control number. For
further information contact Marie Moyd,
Federal Communications Commission,
(202) 418–2111.

Federal Communications Commission

OMB Control No.: 3060–0989. Expiration Date: 11/30/2002. Title: Procedures for Applicants Requiring Section 214 Authorization for Domestic Interstate Transmission Lines Acquired Through Corporate Control, 47 CFR Sections 63.01, 63.03 and 63.04. Form No.: N/A.

Respondents: Business or other forprofit.

Estimated Annual Burden: 35
respondents; 47.29 hours per response
(avg.).; 1655 total annual burden hours.
Estimated Annual Reporting and
Recordkeeping Cost Burden: \$20,000.

Frequency of Response: On occasion. Description: In a Report and Order issued in CC Docket No. 01–150, released March 21, 2002, the Commission provides presumptive streamlining categories, allows for joint applications for international and domestic transfers of control, clarifies confusion about content of applications, provides timelines for streamlined transaction review, provides a pro forma transaction process, allows asset

acquisitions to be treated as transfers of control and deletes obsolete sections of its rules. The Report and Order sets forth the procedures for common carriers requiring authorization under section 214 of the Communications Act of 1934, as amended to acquire domestic interstate transmission lines through a transfer of control. Under section 214 of the Act, carriers must obtain the Commission approval before constructing, acquiring or operating an interstate transmission lines. Acquisitions involving interstate common carriers therefore require affirmative action by the Commission before the acquisition can occur. Pursuant to 47 CFR sections 63.03 and 63.04, domestic section 214 applications involving domestic transfers of control, at a minimum should specify: (1) The name, address and telephone number of each applicant; (2) the government, state, or territory under the laws of which each corporate or partnership applicant is organized; (3) the name, title, post office address, and telephone number of the officer or contact point, such as legal counsel, to whom correspondence concerning the application is to be addressed; (4) the name, address, citizenship and principal business of any person or entity that directly or indirectly owns at least ten percent of the equity of the applicant, and the percentage of equity owned by each of those entities (to the nearest one percent); (5) certification pursuant to 47 CFR sections 1.2001 through 1.2003 that no party to the application is subject to a denial of Federal benefits pursuant to section 5301 of the Anti-Drug Abuse Act of 1988; (6) a description of the transaction; (7) a description of the geographic areas in which the transferor and transferee (and their affiliates) offer domestic telecommunications services, and what services are provided in each area; (8) a statement as to how the application fits into one or more of the presumptive streamlined categories in section 63.03 or why it is otherwise appropriate for streamlined treatment; (9) identification of all other Commission applications related to the same transaction; (10) a statement of whether the applicants are requesting special consideration because either party to the transaction is facing imminent business failure; (11) identification of any separately filed waiver requests being sought in conjunction with the transaction; and (12) a statement showing how grant of the application will serve the public interest, convenience and necessity, including any additional information

that may be necessary to show the effect of the proposed transaction on competition in domestic markets. Where an applicant wishes to file a joint international section 214 transfer of control application and domestic section 214 transfer of control application, the applicant must submit information that satisfies the requirements of 47 CFR 63.18. In the attachment to the international application, the applicant must submit the information described in 47 CFR 63.04(a)(6)-(a)(12). See 47 CFR 63.03 and 63.04. No. of respondents: 25; hours per response: 65 hours; total annual burden: 1625 hours). Pursuant to 47 CFR 63.03(d), applicants are not required to file post-consummation notices of pro forma transactions, except that a post transaction notice must be filed with the Commission within 30 days of a pro forma transfer to a trustee or a debtor-in-possession. The notification can be in the form of a letter (in duplicate to the Secretary). The letter or other form of notification must also contain the information listed in sections (a)(1) through (a)(4) in section 63.04. A single letter may be filed for more than one such transfer of control. See 47 CFR 63.03 and 63.04. (No. of respondents: 10; hours per response: 3 hours; total annual burden: 30 hours). Information will be used to ensure that applicants comply with the requirements of 47 USC section 214. Obligation to respond: Mandatory.

Public reporting burdens for the collections of information are as noted above. Send comments regarding the burden estimates or any other aspect of the collections of information, including suggestions for reducing the burden to Performance Evaluation and Records Management, Washington, DC 20554.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 02–14638 Filed 6–10–02; 8:45 am]

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 June 26, 2002.

A. Federal Reserve Bank of Atlanta (Sue Costello, Vice President) 1000 Peachtree Street, N.E., Atlanta, Georgia 30309–4470:

1. Clinton M. Day, C. Parke Day, C. Peyton Day, C. Burke Day, Kathleen Day, Day Investments, LLC, and Deen Day-Smith, all of Duluth, Georgia; to retain voting shares of Integrity Bancshares, Inc., Alpharetta, Georgia, and thereby indirectly acquire additional voting shares of Integrity Bank, Alpharetta, Georgia.

B. Federal Reserve Bank of Kansas City (Susan Zubradt, Assistant Vice
President) 925 Grand Avenue, Kansas
City, Missouri 64198–0001:

1. Michele Costello Lundy and Christopher G. Costello, both of Marion, Kansas; to acquire voting shares of Tampa State Bankshares, Inc., Tampa, Kansas, and thereby indirectly acquire voting shares of Tampa State Bank, Tampa, Kansas.

Board of Governors of the Federal Reserve System,

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 02–14656 Filed 6–10–02; 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 Web site 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 July 5, 2002.

A. Federal Reserve Bank of Chicago (Phillip Jackson, Applications Officer) 230 South LaSalle Street, Chicago, Illinois 60690–1414:

1. Cincinnati BancGroup, Inc., Mason, Ohio; to become a bank holding company by acquiring 100 percent of the voting shares of Bank of Kenney, Kenney, Illinois.

B. Federal Reserve Bank of Kansas City (D. Michael Manies, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198–0001:

1. American Bancshares, Inc., Baxter Springs, Kansas; to acquire 100 percent of the voting shares of Southwest Missouri Bancshares, Inc., Ozark, Missouri, and thereby indirectly acquire Southwest Community Bank, Ozark, Missouri.

Board of Governors of the Federal Reserve System, June 5, 2002.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 02–14575 Filed 6–10–02; 8:45 am] BILLING CODE 6210–01–S

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies; Correction

This notice corrects a notice (FR Doc. 02-13180) published on page 36882 of the issue for May 28, 2002.

On page 36883, in the first column, under the Federal Reserve Bank of Minneapolis heading, the entry for State Bank of Hawley Employee Stock Ownership Plan & Trust, Hawley, Minnesota, is revised to read as follows:

A.Federal Reserve Bank of Minneapolis (Julie Stackhouse, Vice President) 90 Hennepin Avenue, Minneapolis, Minnesota 55480–0291:

1. State Bank of Hawley Employee Stock Ownership Plan & Trust, Hawley, Minnesota; to acquire an additional 6 percent, for a total of 38.8 percent of the voting shares of Bankshares of Hawley, Inc., Hawley, Minnesota, and thereby indirectly acquire State Bank of Hawley, Hawley, Minnesota.

Comments on this application must be received by June 21, 2002.

Board of Governors of the Federal Reserve System, June 5, 2002.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 02–14577 Filed 6–10–02; 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 July 5, 2002.

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

1. Security Bancorp of Tennessee, Inc., Halls, Tennessee; to acquire 45.63