Estimated Time Per Response: 8 hours (5 times/year).
Frequency of Response: On occasion reporting requirement.

Obligation to Respond: Voluntary.
Statutory authority for this information collection is required by Section 3(25) of the Communications Act of 1934, as amended; and 47 U.S.C. sections 153, 154(i), and 271.

Total Annual Burden: 800 hours.
Total Annual Cost: N/A.
Privacy Act Impact Assessment: N/A.

Nature and Extent of Confidentiality: The Commission is not requesting that respondents submit confidential information. The information submitted to the Commission is available for public inspection; no assurance of confidentiality has been given regarding the information.

Needs and Uses: The Commission will submit this information collection to the Office of Management and Budget (OMB) after this 60 day comment period in order to obtain the full three year clearance from them. The Commission is requesting an extension (no change in the reporting requirement) of this information collection. The Commission is reporting no change in their burden estimates.

In a 1997 Memorandum Opinion and Order, the Commission requested that Bell Operating Companies (BOCs) provide certain information to the Commission regarding BOC requests for limited modification of local access and transport area (LATA) boundaries to provide local calling services (ELCS).

Section 271 of the Communications Act of 1934 ("the Act"), as amended, prohibits a BOC from providing "interLATA services originating in any of its "in-region" States" until the BOC takes certain steps to open its own market to competition and the Commission approves the BOC's application to provide such service. Moreover, Section 10(d) prohibits the Commission from forbearing from applying the requirements of Section 271. However Section 3(25) of the Act provides that a BOC may modify LATA boundaries, if such modifications are approved by the Commission. Thus, for a BOC to provide service on a new ELCS route that crosses existing LATA boundaries, the Act requires that the BOC either modify the LATA so that the route no longer crosses a LATA boundary or satisfy the requirements of Section 271. Although the BOCs have otherwise satisfied the criteria for Section 271, this collection remains relevant in order to ensure that they fulfill their obligations under the Act and Commission policies and rules regarding BOC provision of InterLATA services.

The Commission had found that LATA modification for the "limited purpose" of authorizing a BOC to provide flat-rate, non-optional local calling service between specific exchanges will meet community needs for traditional local telephone service while reducing the potential anticompetitive effects of general LATA modifications.

The guidelines ask that each ECLS request include the following information:

(1) Type of proposed service; (2) direction of proposed service; (3) telephone exchanges involved; (4) names of affected customers; (5) state commission approval; (6) number of access lines for customers; (7) usage data; (8) poll results; if any; (9) community of interest statement; (10) a map showing exchanges and LATA boundary involved; and (11) any other pertinent information.

A carrier will be deemed to have made a prima facie case supporting grant of the proposed modification if the petition: (1) Has been approved by the state commission; (2) that the state commission found a sufficient community interest to warrant such service; (4) documents this community of interest through such evidence as poll results, usage data, and descriptions of the communities involved; and (5) involves a limited number of customers or access lines. The guidelines will enable the Commission to ensure that BOCs are in compliance with the Act and Commission policies and rules regarding BOC provision of InterLATA services. The requested information is used by the Commission to determine whether the need for the proposed ELCS routes outweigh the risk of potential anticompetitive effects, and thus whether requests for limited modifications of LATA boundaries should be granted.

Federal Communications Commission.

Marlene H. Dortch,
Secretary.

[FR Doc. E9–23332 Filed 9–25–09; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL DEPOSIT INSURANCE CORPORATION

FDIC Advisory Committee on Community Banking; Notice of Meeting

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Notice of Open Meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, notice is hereby given of a meeting of the FDIC Advisory Committee on Community Banking, which will be held in Washington, DC. The Advisory Committee will provide advice and recommendations on a broad range of policy issues that have a particular impact on small community banks throughout the United States and the local communities they serve, with a focus on rural areas.

DATES: October 15, 2009, from 8:45 a.m. to 3:30 p.m.

ADDRESSES: The meeting will be held in the FDIC Board Room on the sixth floor of the FDIC Building located at 550 17th Street, NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Requests for further information concerning the meeting may be directed to Mr. Robert E. Feldman, Committee Management Officer of the FDIC, at (202) 898–7043.

SUPPLEMENTARY INFORMATION:

Agenda: The agenda will include a discussion of the impact of the financial crisis on community banks, the role of financial reform legislation in preventing the next crisis and community bank perspectives on funding the deposit insurance system. The agenda may be subject to change. Any changes to the agenda will be announced at the beginning of the meeting.

Type of Meeting: The meeting will be open to the public, limited only by the space available on a first-come, first-served basis. For security reasons, members of the public will be subject to security screening procedures and must present valid photo identification to enter the building. The FDIC will provide attendees with auxiliary aids (e.g., sign language interpretation) required for this meeting. Those attendees needing such assistance should call (703) 562–6067 (Voice or TTY) at least two days before the meeting to make necessary arrangements. Written statements may be filed with the committee before or after the meeting.

This Community Banking Advisory Committee meeting will be Webcast live via the Internet at http://www.vodium.com/goto/fdic/communitybanking.asp. This service is free and available to anyone with the following systems requirements: http://www.vodium.com/home/sysreq.html. Adobe Flash Player is required to view these presentations. The latest version of Adobe Flash Player can be downloaded at http://www.adobe.com/shockwave/download/download.
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 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 October 13, 2009.

A. Federal Reserve Bank of San Francisco (Kenneth Binning, Vice President, Applications and Enforcement) 101 Market Street, San Francisco, California 94105–1579:
1. Alma Medina Vivar, Daly City, California; as part of a group acting in concert including Rommel and Ruell Medina, to individually acquire, and to collectively acquire, voting shares of MNB Holdings, Inc., and thereby indirectly acquire voting shares of Mission National Bank, both of San Francisco, California.

Robert deV. Frierson,
Deputy Secretary of the Board.
[FR Doc. E9–23356 Filed 9–25–09; 8:45 am]
BILLING CODE 6714–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

[30 Day–09–09CC]
Agency Forms Undergoing Paperwork Reduction Act Review

The Centers for Disease Control and Prevention (CDC) publishes a list of information collection requests under review by the Office of Management and Budget (OMB) in compliance with the Paperwork Reduction Act (44 U.S.C. Chapter 35). To request a copy of these requests, call the CDC Reports Clearance Officer at (404) 639–5960 or send an e-mail to obrm@cdc.gov. Send written comments to CDC Desk Officer, Office of Management and Budget, Washington, DC or by fax to (202) 395–5806. Written comments should be received within 30 days of this notice.

Proposed Project

Background and Brief Description
The American Recovery and Reinvestment Act of 2009 was signed into law on February 17, 2009, Public Law 111–5 (“Recovery Act”). The purpose of this proposed data collection is to collect quarterly performance information for all CDC grants and cooperative agreements funded under the Recovery Act. This will allow CDC to receive reports on recipient performance measures as set forth in the applicable Funding Opportunity Announcement (FOA) and Notice of Grant Award. This requirement is in addition to the reporting requirements of Section 1512 of the Recovery Act, set forth by the Office of Management and Budget (OMB) under the data collection instrument titled “Standard Data Elements for Reports under Section 1512 of the American Recovery and Reinvestment Act of 2009, Public Law 111–5 (Grants, Cooperative Agreements and Loans).”

The form CDC proposes to use is a modified Performance Progress Report (SF–PPR) which was successfully piloted by the Administration for Children and Families (ACF). CDC intends to use this modified form for quarterly standard reporting of performance measures set forth in the applicable FOA and Notice of Grant Award for all CDC Recovery Act funded Programs.