SUPPLEMENTARY INFORMATION:

Titles and Form Number: EIB 10–01.
OMB Number: 3048–XXXX.
Type of Review: Emergency Clearance.
Need and Use: Affected Public: Borrowers, guarantors, sponsors, purchasers and end-users in proposed Ex-Im Bank transactions.
Annual Number of Respondents: 485.
Estimated Time per Respondent: 30 minutes.
Government Annual Burden Hours: 122 hours.
Frequency of Reporting or Use: As needed to request support for a long term or medium term export sale.

Faisal B. Siddiqui,
Assistant General Counsel for Administration.

Questionnaire Regarding Activities Related to the Islamic Republic of Iran

The Export-Import Bank of the United States (“Ex-Im Bank”) is prohibited from supporting certain transactions involving parties that conduct business with the Iranian energy sector. To ensure compliance, Ex-Im Bank requires your company to complete this Questionnaire. In addition, Ex-Im Bank reserves the right to ask further questions as necessary.

Part A: General Information

1. Company Information:
   Company Name: ____________________________
   Address: __________________________________
   
   Contact:
   Name and Title: ____________________________
   Telephone: __________________________________
   Email: _____________________________________

   2. Are you an energy producer or refiner? (Check “yes” if any part of your business involves energy production or refinery operations). If yes, please complete Part B of this Questionnaire.
      □ Yes
      □ No

   3. Are you affiliated though common ownership with, or control by, an energy producer or refiner? (Check “yes” if any part of such person/entity’s business involves energy production or refinery operations. Also check “yes” if

   1 For purposes of this Questionnaire, an “energy producer” means a business that produces energy of any kind, including (without limitation) gas or oil-fueled, coal, nuclear, hydro, chemical reaction, electromagnetic, wave or tidal action, biofuels-based, geothermal and/or renewable energy production.

   2 For purposes of this Questionnaire, a “refiner” means a business that refines hydrocarbons into products of value or that refines matter into combustible fuel.

you are owned either in part or in full by a sovereign and your sovereign owner has an ownership interest in an energy producer or refiner.) If yes, please complete Part B of this Questionnaire.

Part B: Description of Business Dealings With Iran

1. Does your company (or the energy producer/refiner named in A.3 above) provide Iran or any Iranian entity with refined petroleum resources, or is your company (or the energy producer/refiner named in A.3 above) currently negotiating to do so? If yes, please provide detailed information about such arrangements, amounts, timeframes, counterparties and other details of the transaction or proposed transaction.

2. Does your company (or the energy producer/refiner named in A.3 above) contribute in any way to Iran’s capability to import refined petroleum resources, or is your company (or the energy producer/refiner named in A.3 above) currently negotiating to do so? If yes, please provide a detailed explanation.

3. Does your company (or the energy producer/refiner named in A.3 above) have any role in allowing Iran to maintain or expand its domestic production of refined petroleum resources, including any assistance in refinery construction, modernization or repair, or is your company (or the energy producer/refiner named in A.3 above) currently negotiating to have such a role? If yes, please provide a detailed explanation.

4. Please describe in detail any business dealings pertaining to the energy sector that your company (or the energy producer/refiner named in A.3 above) has had with Iran or any Iranian entity in the past 5 years.

Part C: Certification

Certification. The submitter of this questionnaire (“Submitter”) certifies that the facts stated and the representations made above and in any attachments to this Questionnaire are true, to the best of the Submitter’s knowledge and belief after due diligence, and that the Submitter has not misrepresented or omitted any material facts. The Submitter further understands that this is an official submission to the United States Government and this Certification is subject to the penalties for fraud against the U.S. Government (18 U.S.C. 1001, et seq.). The Submitter further certifies that it will provide additional information with respect to any of the matters covered in this Questionnaire upon Ex-Im Bank’s request. The authorized officer or employee signing below is fully authorized to certify the answers in this Questionnaire on behalf of the Submitter.

Company Name: ____________________________

By: ____________________________

(Authorized Officer or Employee)

Name: ____________________________

Title: ____________________________

[PR Doc. 2010–5615 Filed 3–12–10; 8:45 am]

SUMMARY:
The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following information collection(s), as required by the Paperwork Reduction Act of 1995, 44 U.S.C. 3501–3520.

Comments are requested concerning: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission’s burden estimate; (c) ways to enhance the quality, utility, and clarity of the information collected; (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology; and (e) ways to further reduce the information collection burden on small business concerns with fewer than 25 employees.

The FCC may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection Being Reviewed by the Federal Communications Commission for Extension Under Delegated Authority, Comments Requested

March 5, 2010.

SUMMARY: The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following information collection(s), as required by the Paperwork Reduction Act of 1995, 44 U.S.C. 3501–3520.

Comments are requested concerning: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission’s burden estimate; (c) ways to enhance the quality, utility, and clarity of the information collected; (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology; and (e) ways to further reduce the information collection burden on small business concerns with fewer than 25 employees.

The FCC may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that

Nature and Extent of Confidentiality: Because the information input to DIRS is sensitive, for national security and/or commercial reasons, DIRS filings are non–public and treated as presumptively confidential upon filing. DIRS filings will, however, be shared with the National Communications System (NCS) and other Federal agencies authorized to participate in Emergency Support Function–2 (ESF–2) (Communications) of the National Response Framework.

Need and Uses: The Commission will submit this expiring 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 requirements). The Commission has reduced the information collection burden for this expiring collection which is due to fewer respondents.

This collection as currently approved by OMB is needed to be able to reach emergency contact personnel at key telecommunications providers (such as wireline, wireless, broadcast, cable and satellite entities) during an emergency to assess the status of their facilities and network(s), and to determine appropriate agency response.

DIRS is an electronic database that telecommunications providers can access via the Internet to voluntarily enter and update emergency contact information and, in the event of an actual emergency, infrastructure and network status and damage information and/or resource requirements. In the event of a natural disaster or other emergency event, the DIRS database may be used to contact communications providers in affected areas and to inform them that DIRS has been activated and they can input data into DIRS, to further determine the extent of any damage and to gauge the appropriate agency response.

The Commission needs to continue OMB approval for this information collection in order to perform its homeland security and public safety functions as required by the Communications Act of 1934, as amended; coordinate DIRS data with the Department of Homeland Security’s National Communications System (NCS) in support of NCS’s role as the primary agency for ESF–2 (Communications) of the National Response Framework; and coordinate DIRS data with other Federal agencies authorized to participate in ESF–2 (Communications) of the National Response Framework.

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 30, 2010.

A. Federal Reserve Bank of Chicago

Colette A. Fried, Assistant Vice President
230 South LaSalle Street, Chicago, Illinois 60690–1414:

1. Gaetano M. Cecchini, as trustee of the Gaetano Mattioli Cecchini Living Trust, both of Canton, Ohio; to acquire voting shares of Southport Financial Corporation, and thereby indirectly acquire voting shares of Southport Bank, both of Kenosha, Wisconsin.

B. Federal Reserve Bank of Dallas

E. Ann Worthy, Vice President
2200 North Pearl Street, Dallas, Texas 75201–2272:

1. Michael Montgomery, Dallas, Texas; to acquire voting shares of Casey Bancorp., Inc., and thereby indirectly acquire voting shares of Grand Bank of Texas, both of Grand Prairie, Texas.