acquire control of High Point Financial Services, Inc., and thereby indirectly acquire control Forreston State Bank, both in Forreston, Illinois, and Kent Bank, Kent, Illinois.

C. Federal Reserve Bank of St. Louis (Glenda Wilson, Community Affairs Officer) P.O. Box 442, St. Louis, Missouri 63166–2034:

1. Barbara K. Ferry, Nevada, Missouri; to acquire voting shares of Mid-Missouri Bancshares, Inc., and thereby indirectly acquire voting shares of Mid-Missouri Bank, both in Springfield, Missouri.


Robert deV. Frierson,
Secretary of the Board.

[FR Doc. 2012–21120 Filed 8–27–12; 8:45 am]
BILLING CODE 6210–01–P

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 applications will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether the proposal complies with the standards enumerated in the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y, (12 CFR part 225) or that the Board has determined by Order to be closely related to banking and permissible for bank holding companies. Unless otherwise noted, these activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than September 21, 2012.

A. Federal Reserve Bank of St. Louis (Glenda Wilson, Community Affairs Officer) P.O. Box 442, St. Louis, Missouri 63166–2034:

1. Home BancShares, Inc., Conway, Arkansas; to acquire 100 percent of the voting shares of Premier Bank, Tallahassee, Florida.

B. Federal Reserve Bank of San Francisco (Kenneth Binning, Vice President, Applications and Enforcement) 101 Market Street, San Francisco, California 94105–1579:

1. Western Alliance Bancorporation, Phoenix, Arizona; to merge with Western Liberty Bancorp, and thereby indirectly acquire Service1st Bank of Nevada, both in Las Vegas, Nevada.

In connection with this application, Applicant has also applied to acquire Vegas Sunset Properties, Las Vegas, Nevada, and thereby engage in extending credit and servicing loans, pursuant to section 225.28(b)(1).


Margaret McCluskey Shanks,
Associate Secretary of the Board.

[FR Doc. 2012–21159 Filed 8–27–12; 8:45 am]
BILLING CODE 6210–01–P

FEDERAL RESERVE SYSTEM

FORMATIONS OF, ACQUISITIONS BY, AND MERGERS OF BANK HOLDING COMPANIES; CORRECTION

This notice corrects a notice (FR Doc. 2012–200028) published on pages 40983 and 40984 of the issue for Wednesday, August 15, 2012.

Under the Federal Reserve Bank of Minneapolis heading, the entry for Frandsen Financial Corporation, Arden Hills, Minnesota, is revised to read as follows:

A. Federal Reserve Bank of Minneapolis (Jacqueline G. King, Community Affairs Officer) 90 Hennepin Avenue, Minneapolis, Minnesota 55408–0291:

1. Frandsen Financial Corporation, Arden Hills, Minnesota; to acquire 100 percent of the voting shares of Clinton State Bank, Clinton, Minnesota.

Comments on this application must be received by September 7, 2012.


Robert deV. Frierson,
Secretary of the Board.

[FR Doc. 2012–21118 Filed 8–27–12; 8:45 am]
BILLING CODE 6210–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

[Document Identifier OS–0955–0002]

Agency Information Collection Request. 60-Day Public Comment Request

AGENCY: Office of the Secretary, HHS.

In compliance with the requirement of section 3506(c)(2)(A) of the
Paperwork Reduction Act of 1995, the Office of the Secretary (OS), Department of Health and Human Services, is publishing the following summary of a proposed information collection request for public comment. Interested persons are invited to send comments regarding this burden estimate or any other aspect of this collection of information, including any of the following subjects: (1) The necessity and utility of the proposed information collection for the proper performance of the agency’s functions; (2) the accuracy of the estimated burden; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) the use of automated collection techniques or other forms of information technology to minimize the information collection burden.

To obtain copies of the supporting statement and any related forms for the proposed paperwork collections referenced above, email your request, including your address, phone number and the document identifier OS–0955–0002, to Information.Collection.Clearance@hhs.gov or call the Information Collection Clearance Office on (202) 690–6162. Comments and recommendations for the proposed information collection must be received within 60 days of the issuance of this notice.

**Proposed Project: Facts for Consumers about Health IT Service Providers (Revision)—OMB No. 0955–0002–OS/Office of the National Coordinator for Health Information Technology**

**Abstract:** ONC is proposing to revise current OMB approved Facts for Consumers about Health IT Service Providers. The current OMB approval is applicable through September 30, 2012. It includes iterative rounds of in-depth consumer testing to assess and analyze consumer understanding and input about a model privacy notice for personal health records (PHRs). ONC intends to revise the project to use the same focus group and cognitive usability interview testing process for the development of a model notice of privacy practices (NPP). 45 CFR 164.520 requires covered entities to make available a NPP for protected health information to their patients or health plan members. The notice must, among other things, outline the purposes for which the covered entity is permitted to use and disclose health information, the rights of individuals with respect to their health information, the entities’ duties to protect that information, and the process for filing a complaint concerning possible violations of the HIPAA Privacy Rule, such as an improper use or disclosure of information. 45 CFR 164.520 requires that the notice be written in plain language, but studies have shown that these notices are often difficult for patients to understand due to their length and complexity.

The Federal Health IT Strategic Plan identifies the Fair Information Practice Principles (FIPPS) an important guidepost in the development of privacy policies and programs. Openness and Transparency is a key principle of fair information practices. The NPP is an important component of fulfilling this principle. If patients cannot adequately understand the notice because of its length or complexity, then the use and disclosure of their health information is not open and transparent.

In addition, each participant will have been recruited through a 15-minute screening interview. The participants will be recruited according to U.S. census statistics for race/ethnicity, age, marital status, gender, and income.

### ESTIMATED ANNUALIZED BURDEN TABLE

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<thead>
<tr>
<th>Forms (if necessary)</th>
<th>Type of respondent</th>
<th>Number of respondents</th>
<th>Number of responses per respondent</th>
<th>Average burden hours per response</th>
<th>Total burden hours</th>
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</thead>
<tbody>
<tr>
<td>Cognitive Testing Screening</td>
<td>General Public</td>
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<td>1</td>
<td>15/60</td>
<td>21</td>
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<td>1</td>
<td>90/60</td>
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<td>Total</td>
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<td>126</td>
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<td>84</td>
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</table>

**Keith A. Tucker,**
Information Collection Clearance Officer, Department of Health and Human Services.

**BILLING CODE 4150–45-P**

**DEPARTMENT OF HEALTH AND HUMAN SERVICES**

**Findings of Research Misconduct**

**AGENCY:** Office of the Secretary, HHS.

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that the Office of Research Integrity (ORI) has taken final action in the following case:

Shane Mayack, Ph.D., Joslin Diabetes Center: Based on the report of an investigation conducted by the Joslin Diabetes Center (Joslin) and additional analysis conducted by ORI in its oversight review, ORI found that Dr. Shane Mayack, former postdoctoral fellow, Department of Developmental and Stem Cell Biology, Joslin, engaged in research misconduct in research supported by National Institute of Diabetes and Digestive and Kidney Diseases (NIDDK), National Institutes of Health (NIH), grants T32 DK07260–29 and P30 DK036836 and the 2008 NIH Director’s New Innovator Award Program grant DP2 OD004345–01.

ORI found that Respondent engaged in research misconduct involving two (2) published papers:


As a result of Joslin’s investigation, both Nature 463:495–500, 2010 (hereafter referred to as the “Nature paper”) and Blood 112:519–531, 2008 (hereafter referred to as the “Blood paper”) have been retracted by the corresponding author.

Specifically, ORI found that:

- Respondent falsely represented von Kossa-stained bone nodule images in two (2) published papers:
  - a. Figure 2B in the Blood paper was copied from an unrelated published experiment in Figure 3, J Orth Surg Res 1:7, 2006, and was used to falsely represent Respondent’s own experiment for bone nodules formed in cultured osteoblastic niche cells.
  - b. Figure 2C in the Nature paper was copied from an online image for an unrelated experiment at [http://skelatalbiology.ucnh.edu/~30_ResearchProgram/3042 Lineage%20Initiation%20In%20Vitro/3042_01_aCellCult.htm#mCOB](http://skelatalbiology.ucnh.edu/~30_ResearchProgram/3042 Lineage%20Initiation%20In Vitro/3042_01_aCellCult.htm#mCOB) and was...