Title: Section 76.946, Advertising of Rates.
Form Number: N/A.
Type of Review: Extension of a currently approved collection.
Respondents: Business and other for-profit entities.
Number of Respondents and Responses: 8,250 respondents; 8,250 responses.
Estimated Time per Response: 30 minutes (0.5 hours).
Frequency of Response: On occasion reporting requirement; Third party disclosure requirement.
Total Annual Burden to Respondents: 4,125 hours.
Total Annual Costs: None.
Obligation to Respond: Required to obtain or retain benefits.
Nature and Extent of Confidentiality: There is no need for confidentiality required with this collection of information.
Privacy Impact Assessment: No impact(s).
Needs and Uses: The information collection requirements contained in 47 CFR 76.946 states that cable operators that advertise rates for basic service and cable programming service tiers shall be required to advertise rates that include all costs and fees. Cable systems that cover multiple franchise areas having differing franchise fees or other franchise costs, different channel line-ups, or different rate structures may advertise a “fee plus” rate that indicates the core rate plus the range of possible additional costs, depending on the particular location of the subscriber.
OMB Control Number: 3060–0788.
Title: DTV Showings/Interference Agreements.
Form Number: N/A.
Type of Review: Extension of a currently approved collection.
Respondents: Business or other for-profit entities, Not-for-profit institutions.
Number of Respondents and Responses: 300 respondents; 300 responses.
Estimated Hours per Response: 5 hours.
Total Annual Burden: 1,500 hours.
Total Annual Costs: $3,900,000.
Obligation to Respond: Required to obtain or retain benefits.
Nature and Extent of Confidentiality: There is no need for confidentiality required with this collection of information.
Privacy Impact Assessment: No impact(s).
Needs and Uses: The information collection requirements contained in 47 CFR 73.623 require applicants to submit a technical showing to establish that their proposed facilities will not result in additional interference to TV broadcast operations. The Commission permits broadcasters to agree to proposed TV facilities that do not conform to the allotted parameters, even though they might be affected by potential new interference. The Commission will consider granting applications on the basis of interference agreements if it finds that such grants will serve the public interest. These agreements must be signed by all parties to the agreement. In addition, the Commission needs the following information to enable such public interest determinations: A list of parties predicted to receive additional interference from the proposed facility; a showing as to why a grant based on the agreements would serve the public interest; and technical studies depicting the additional interference. The technical showings and interference agreements will be used by FCC staff to determine if the public interest would be served by the grant of the application and to ensure that the proposed facilities will not result in additional interference.
Federal Communications Commission.
Marlene Dortch,
Secretary, Office of the Secretary.
[FR Doc. 2021–16502 Filed 8–2–21; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

Federal Advisory Committee Act; Technological Advisory Council

AGENCY: Federal Communications Commission.

ACTION: Notice of charter re-establishment.

SUMMARY: The Federal Communications Commission (Commission) hereby announces that the charter of the Technological Advisory Council (hereinafter Committee) has been re-established pursuant to the Federal Advisory Committee Act (FACA) and in accordance with the Committee Management Secretariat, General Services Administration.

FOR FURTHER INFORMATION CONTACT: Michael Ha, Chief, Policy and Rules Division, 202–418–2099; michael.ha@fcc.gov.

SUPPLEMENTARY INFORMATION: Following consultation with the General Services Administration the Commission intends to re-establish the charter on or before September 7, 2021 and provide the Committee with authorization to operate for two years from the effective date.

Technology is continually evolving, offering new opportunities to circumvent the challenges of radio spectrum scarcity and interference and to foster the growth of ubiquitous, high-speed, low-latency connectivity. This kind of technical innovation is fundamental to the economic prosperity and national security of the United States. In the age of ever-faster technical development, maintaining the United States’ leadership in high priority emerging technologies will require careful planning and execution. The Commission must stay atop of new developments to ensure that the nation can continue to turn scientific research into usable communications technologies swiftly and efficiently.

The Committee provides technical advice and makes recommendations to the Commission on issues and questions presented to it by the Commission. The Committee will focus on key issues affecting the development and deployment of emerging communications technologies to spur opportunities for innovation, competition, adoption, greater efficiencies, job creation, and other national priorities. The Commission will consider grants for two years from the effective date.

The Committee is organized under, and operates in accordance with, the provisions of the FACA. The Committee will be solely advisory in nature. Consistent with FACA and its requirements, each meeting of the Committee will be open to the public unless otherwise noticed. Records will be maintained of each meeting and made available for public inspection. All activities of the Committee will be conducted in an open, transparent, and accessible manner. The Committee shall terminate on September 7, 2023, or earlier upon the completion of its work.
as determined by the FCC Chair, unless
its charter is renewed prior to the
termination date.

The Committee will meet
approximately three to five times per
year, with the possibility of more
frequent meetings by informal
subcommittees. The meetings of the
Committee will be described in a Public
Notice issued and published in the
Federal Register at least fifteen (15)
days prior to the first meeting date. In
addition, as needed, working groups or
subcommittees (ad hoc or steering) will be
established to facilitate the
Committee’s work between meetings of
the full Committee. All meetings,
including those of working groups and
subcommittees, will be fully accessible
to individuals with disabilities.
Federal Communications Commission.

Marlene Dortch,
Secretary.

[FR Doc. 2021–16510 Filed 8–2–21; 8:45 am]
BILLING CODE 6712–01–P

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**FEDERAL RESERVE SYSTEM**

**Change in Bank Control Notices;**
**Acquisitions of Shares of a Bank or Bank Holding Company**

The notificants listed below have applied under the Change in Bank
Control Act (Act) (12 U.S.C. 1817(j)) and
§ 225.41 of the Board’s Regulation Y (12
CFR 225.41) to acquire shares of a bank
or bank holding company. The factors
that are considered in acting on the
applications are set forth in paragraph 7
of the Act (12 U.S.C. 1817(j)(7)).

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 the
standards enumerated in paragraph 7
of the Act.

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 August 18, 2021.

A. Federal Reserve Bank of Dallas
(Karen Smith, Director, Applications)
2200 North Pearl Street, Dallas, Texas
75201–2272:

1. Jon Rex Jones; the Jon Rex Jones
   Dynasty Trust, Jon Rex Jones, Jr. and
   Brenda Wilkinson Jones, as co-trustees;
   the Jon Rex Jones Jr. Dynasty Trust,
   Brenda Wilkinson Jones, as trustee; the
   Jon Rex Jones Jr. Trust V, Jon Rex Jones,
   Jr., as trustee; the Debora L. Jones Trust
   V and the JAJ Trust V, Julie Ann Jarvis,
   as trustee of both trusts; and the
   Stephen Martin Jones Trust V, Stephen
   Martin Jones, as trustee, all of Austin,
   Texas; as a group acting in concert to
   retain voting shares of Albany
   Bancshares, Inc. and indirectly retain
   voting shares of First National Bank of
   Albany/Breckenridge, both of Albany,
   Texas. Additionally, Jon Rex Jones, Jr.,
in his capacity as proxy with power to
exercise the largest block of voting
shares, to acquire additional voting
shares of Albany Bancshares and
indirectly acquire voting shares of
National Bank of Albany/Breckenridge.

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**FEDERAL RESERVE SYSTEM**

**Change in Bank Control Notices;**
**Acquisitions of Shares of a Bank or Bank Holding Company**

The notificants listed below have applied under the Change in Bank
Control Act (Act) (12 U.S.C. 1817(j)) and
§ 225.41 of the Board’s Regulation Y (12
CFR 225.41) to acquire shares of a bank
or bank holding company. The factors
that are considered in acting on the
applications are set forth in paragraph 7
of the Act (12 U.S.C. 1817(j)(7)).

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 the
standards enumerated in paragraph 7
of the Act.

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 August 18, 2021.

A. Federal Reserve Bank of Boston
(Prabal Chakrabarti, Senior Vice
President) 600 Atlantic Avenue, Boston,
Massachusetts 02210–2204. Comments
can also be sent electronically to
BOS.BRC.Applications.Comments@ bos.frb.org:

1. The Vanguard Group, Inc.,
   Malvern, Pennsylvania; on behalf of
   itself, its subsidiaries and affiliates,
   including investment companies
   registered under the Investment
   Company Act of 1940, other pooled
   investment vehicles, and institutional
   accounts that are sponsored, managed,
or advised by Vanguard; to acquire
   additional voting shares of Independent
   Bank Corp., and thereby indirectly
   acquire voting shares of Rockland Trust
   Company, both of Rockland,
   Massachusetts.