II. 29 NOTICES OF COMMENCEMENT FROM: 04/9/04 TO 05/10/04—Continued

Case No.	Received Date	Commencement Notice End Date	Chemical
P-03-0669	04/22/04	04/13/04	(G) Modified acrylic acid-maleic acid copolymer
P-03-0681	04/19/04	04/01/04	(G) Disubstituted aniline
P-03-0704	04/22/04	03/31/04	(G) Pyrazolotriazol derivative
P-03-0707	04/26/04	03/26/04	(G) Álkylcarboxyalkenyl polymer with carboxyalkenyl dihydroxyalkylate and alkylalkenyl sulfonate sodium salt
P-03-0814	04/12/04	03/26/04	(G) Wood extract
P-03-0836	04/20/04	03/31/04	(G) Polyester modified acrylic resin
P-03-0840	04/20/04	03/29/04	(G) Substituted benzamine thio-ether
P-03-0857	05/03/04	04/07/04	(G) Mixed carboxylic acid esters
P-03-0858	05/03/04	04/07/04	(G) Mixed carboxylic acid esters
P-04-0008	04/21/04	04/07/04	(G) Phenol, 4,4'-(1-methylethylidene)bis-, polymer with (chloromethyl)oxirane, reaction products with an epoxide and triethylenetetramine
P-04-0125	04/15/04	04/01/04	(G) Reaction products of substituted benzenesulfonic acid azo substituted phenyl amino compound and substituted amino phenyl compound
P-04-0130	04/13/04	04/08/04	(G) Alkyl methacrylates copolymer
P-04-0143	04/27/04	03/28/04	(G) Modified amidoamine
P-04-0186	05/03/04	04/01/04	(S) 2-propenoic acid, 2-methyl-, 1,1-dimethylethyl ester, polymer with ethenylbenzene, 2-hydroxyethyl 2-methyl-2-propenoate and methyl 2-methyl- 2-propenoate, 2,2'-azobis[2-methylpropanenitrile]-initiated
P-04-0194	04/12/04	03/30/04	(G) Dioxacycloheptanone
P-04-0197	04/20/04	03/24/04	(G) Telechelic polyacrylates
P-04-0198	04/20/04	03/24/04	(G) Telechelic polyacrylates
P-04-0212	04/26/04	04/09/04	(G) Disproportionated rosin esters
P-04-0266	04/26/04	04/15/04	 (S) 1,3-isobenzofurandione, polymer with 1,2-ethanediol, 2,5-furandione, 2,2'- oxybis[ethanol] and 1,2-propanediol, 3a,4,5,6,7,7a-methano-1h-inden-5(or 6)- yl ester
P-99-1207	04/12/04	04/05/04	(G) Zinc alkaryl dithiophosphate

List of Subjects

Environmental protection, Chemicals, Premanufacturer notices.

Dated: May 20, 2004.

Anthony Cheatham,

Acting Director, Information Management Division, Office of Pollution Prevention and Toxics.

[FR Doc. 04–12313 Filed 5–28–04; 8:45 am] BILLING CODE 6560–50–S

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) being Submitted to OMB for Review and Approval

May 12, 2004.

SUMMARY: The Federal Communications Commissions, 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, as required by the Paperwork Reduction Act of 1995, Pub. L. 104–13. An agency 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 does not display a valid control number.

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; and (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.

DATES: Written comments should be submitted on or before July 1, 2004. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all comments to Les Smith, Federal Communications Commission, Room 1–A804, 445 12th Street, SW., Washington, DC 20554 or via the Internet to *Leslie.Smith@fcc.gov* or Kim A. Johnson, Office of Management and Budget (OMB), Room 10236 NEOB, Washington, DC 20503, (202) 395–3562 or via Internet at *Kim_A._Johnson@omb.eop.gov.*

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collections contact Les

Smith at (202) 418–0217 or via the Internet at *Leslie.Smith@fcc.gov.*

SUPPLEMENTARY INFORMATION:

- *OMB Control Number:* 3060–1033. *Title:* Multi-Channel Video Program Distributor EEO Program Annual
- Report, FCC Form 396–C.
 - *Form Number:* FCC 396–C. *Type of Review:* Extension of a
- currently approved collection.

Respondents: Business or other forprofit entities; Not-for-profit

- institutions.
- Number of Respondents: 2,200. Estimated Hours per Response: 0.166 to 2.5 hours.

Frequency of Response:

Recordkeeping; Annual and five-year reporting requirements.

Total Annual Burden: 3,188 hours.

Total Annual Cost: None.

Privacy Impact Assessment: No impact(s).

Needs and Uses: The FCC Form 396– C is a collection device used to assess compliance with the Equal Employment Opportunity (EEO) program requirements by Multi-channel Video programming Distributors (MPVDs). It is publicly filed to allow interested parties to monitor a MPVD's compliance with the Commission's EEO requirements.

OMB Control Number: 3060–1049. Title: Digital Broadcast Content Protection, MB Docket No. 02–230.

Type of Review: Extension of currently approved collection.

Form Number: N/A.

Respondents: Business or other forprofit entities.

Number of Respondents: 1,520. *Estimated Hours per Response:* 2 to 40 hours.

Frequency of Response: On occasion reporting requirements.

Total Annual Burden: 3,800 hours. Total Annual Cost: None.

Privacy Impact Assessment: No

impact(s).

Needs and Uses: On November 4, 2003, the FCC released the Report and Order and Further Notice of Proposed Rulemaking ("Order"), In the Matter of Digital Broadcast Content Protection, MB Docket No. 02-230, FCC 03-273. The Order established a redistribution control content protection system for digital broadcast television in order to prevent the widespread indiscriminate redistribution of high value digital broadcast content and to assure the continued availability of such content to broadcast outlets. The Order adopted the use of an ATSC flag, which can be imbedded in DTV content to signal to consumer electronics devices to protect such content from indiscriminate redistribution. In order for this protection system to work, demodulators integrated within, or produced for use in, DTV reception devices, including PC and IT products, ("Covered Demodulator Products") must recognize and give effect to the ATSC flag pursuant to certain compliance and robustness rules. In particular, content that is marked with the ATSC flag must be handled in a protected fashion through the use of digital content protection and recording technologies. In order to ensure that digital content is being adequately protected, such technologies must be reviewed and approved for use. The Order established interim procedures by which proponents of digital content protection and recording technologies can certify to the Commission that such technologies are appropriate for use in Covered Demodulator Products, subject to public notice and comment.

To facilitate enforcement and compliance, the Order adopted a written commitment regime whereby manufacturers or importers of ATSC demodulators obtain from buyers of such products a written commitment that they will incorporate such demodulators into compliant and robust devices or sell or distribute them to third parties that have also made such written commitment. The Order also adopted a written commitment regime to ensure that manufacturers or importers of Peripheral TSP Products (products where the demodulator and transport stream processor are physically separate) will abide by the Demodulator Products compliance and robustness rules.

The interim approval process for digital content protection and recording technologies and the written commitment regime are essential components of the Commission's redistribution control content protection system for digital broadcast television. These information collections ensure objectivity and transparency as a part of this process.

Federal Communications Commission.

William F. Caton,

Deputy Secretary.

[FR Doc. 04–12279 Filed 5–28–04; 8:45 am] BILLING CODE 6712–01–P

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 15, 2004.

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

1. The Amy Golden McCay Children's Trust, Little Rock, Arkansas, with Amy Golden McCay as trustee, and the Alex Golden Children's Trust, Little Rock, Arkansas, with Alexander P. Golden IV as trustee, to retain their existing ownership of ACME Holding Company, Inc., Mulberry, Arkansas, and thereby become members of the Golden Family control group. The Golden Family control group consists of the aforementioned trusts, Amy Golden McCay, Alexander P. Golden IV, and Alexander P. Golden III, all of Little Rock, Arkansas. Board of Governors of the Federal Reserve System, May 25, 2004.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 04–12206 Filed 5–28–04; 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 June 25, 2004.

A. Federal Reserve Bank of Dallas (W. Arthur Tribble, Vice President) 2200 North Pearl Street, Dallas, Texas 75201– 2272:

1. Sovereign Bancshares, Inc., Dallas, Texas; to become a bank holding company by acquiring 100 percent of the voting shares of Sovereign Bank, N.A., Irving, Texas, a *de novo* bank.

B. Federal Reserve Bank of San Francisco (Tracy Basinger, Director, Regional and Community Bank Group) 101 Market Street, San Francisco, California 94105–1579: