Respondents: Business or other forprofit entities; Not-for-profit institutions; State, Local or Tribal Government.

Number of Respondents: 400.

Estimated Time per Response: 0.50 hours.

Frequency of Response: On occasion reporting requirement; Recordkeeping requirement.

Total Annual Burden: 200 hours.

Total Annual Cost: None. *Nature of Response:* Required to

obtain or retain benefits. *Confidentiality:* No need for confidentiality required.

Privacy Impact Assessment: No impact(s).

Needs and Uses: 47 CFR 74.751(c) requires licensees of low power TV or TV translator stations to send written notification to the FCC of equipment changes which may be made at licensee's discretion without the use of a formal application. Section 74.751(d) requires that licensees of low power TV or TV translator stations place in the station records a certification that the installation of new or replacement transmitting equipment complies in all respects with the technical requirements of this section and the station authorization. The notifications and certifications of equipment changes are used by FCC staff to ensure that the equipment changes made are in full compliance with the technical requirements of this section and the station authorizations and will not cause interference to other authorized stations

OMB Control Number: 3060–0841. Title: Public Notice—Additional Processing Guidelines for DTV (Nonchecklist Applications).

Form Number: Not applicable. *Type of Review:* Extension of a

currently approved collection Respondents: Business or other for-

profit entities; Not-for-profit institutions.

Number of Respondents: 50. Estimated Time per Response: 3 hours.

Frequency of Response: On occasion reporting requirement; Third party disclosure requirement.

Total Annual Burden: 150 hours. Total Annual Cost: \$180,000. Nature of Response: Required to

obtain or retain benefits. *Confidentiality:* No need for

confidentiality required.

Privacy Impact Assessment: No impact(s).

Needs and Uses: On August 10, 1998, the Commission released a public notice that explained how "nonchecklist"

applications (*i.e.*, applications that do not conform to certain criteria to enable fast-track processing) will be processed for Digital TV (DTV) station construction permits. This public notice explained in detail what should be included in engineering showings and other types of application exhibits and cover letters (including *de minimis* interference showings).

This collection includes the following:

(a) Technical or interference studies should identify the facilities on which the computer analyses were done (computer and software used) and whether sufficient comparisons have been made to confirm that these facilities produce the same results as the Commission's implementation of the Commission technical methodology, as explained in Office of Engineering Technology (OET) Bulletin No. 69 and as set forth in the Commission's digital television proceeding. The technical exhibit should indicate which DTV or National Television System Committee (NTSC) stations are affected by interference from the proposed DTV facility and the changes in the population they serve. Applications containing a finer resolution study than that described in OET Bulletin No. 69 must clearly identify that fact and should request Commission review on that basis.

If the study is not based on FCCmatched computer analysis, the technical exhibit should include a description of the methods and models employed, how it differs from FCC analysis, which DTV and NTSC stations are considered and are affected, and the magnitude of the change in the population they are predicted to service. Alternatively, a non-conforming application may include a demonstration that its service area is not extended beyond the area it was assigned in the Order and that there are no adjacent-channel or "taboo"-channel related DTV or NTSC stations that would be predicted to receive interference from the facilities requested in the application.

(b) *De minimis* calculations—The *de minimis* calculations are complex, with many decisions on assumptions or procedures that can alter the accuracy of the determination and the difficulty of performing it. The public notice explains how *de minimis* calculations are to be prepared and what information must be included in any engineering showings.

(c) Antenna beam tilting—The Memorandum Opinion and Order allowed Ultra High Frequency (UHF) applicants to increase their power

within their existing DTV service areas using antenna beam-tilting. Applicants using antenna beam tilting must include a complete description of the proposed antenna system, including a determination of the depression angle to the radio horizon and the antenna gain and resulting ERP at that depression angle. An additional showing is required if an adjacent-channel DTV or NTSC station is close enough that unacceptable interference may be caused. Stations that are to be considered are those within the outer distances of the minimum separation requirements for new DTV allotments. If there are any stations or DTV allotments within these distances, the application must include a technical showing that interference does not exceed the *de* minimis standard.

(d) DTV allotment exchanges— Through the application process, broadcasters are permitted to negotiate exchanges of DTV allotments in the same community, same TV market or in adjacent markets, thereby affording them increased flexibility to operate facilities best meeting their needs and without subjecting them to time consuming allocation rule making proceedings. Applications to implement DTV allotment exchanges should be submitted as a package and should include the following attachments: (1) A cover letter noting the allotment exchanges and the parties involved, (2) the exchange agreement signed by all parties to the agreement, (3) required interference studies or agreements with all other affected parties and (4) a showing as to why a grant of the exchange would serve the public interest.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. E7–23265 Filed 11–30–07; 8:45 am] BILLING CODE 6712–01–P

FEDERAL ELECTION COMMISSION

Sunshine Act Notices

DATE AND TIME: Thursday, December 6, 2007, a closed meeting will be held at the conclusion of the open meeting. **PLACE:** 999 E Street, NW., Washington, DC. This meeting will be closed to the public.

ITEMS TO BE DISCUSSED:

Compliance matters pursuant to 2 U.S.C. 437g.

- Audits conducted pursuant to 2 U.S.C. 437g, § 438(b), and Title 26, U.S.C.
- Matters concerning participation in civil actions or proceedings or arbitration.

Internal personnel rules and procedures or matters affecting a particular employee.

DATE AND TIME: Thursday, December 6, 2007, at 10 a.m.

PLACE: 999 E Street, NW., Washington, DC (Ninth Floor).

STATUS: This meeting will be open to the public.

ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes. FEC Service Awards.

Draft Advisory Opinion 2007–23: Independence Party of New York, by A. Joshua Ehrlich, Esq.

- Draft Advisory Opinion 2007–24: Jim Burkee/Jeff Walz.
- Draft Advisory Opinion 2007–25: Holland & Knight, LLP, by Christopher DeLacy, Esq.

Draft Advisory Opinion 2007–26: State Representative Aaron Schock and Citizens for Schock, by Donald F. McGahn, II, Esq.

Draft Advisory Opinion 2007–27:

ActBlue by Jonathan Zucker, Esq. Management and Administrative

Matters.

PERSON TO CONTACT FOR INFORMATION: Mr. Robert Biersack, Press Officer, *Telephone:* (202) 694–1220.

Mary W. Dove,

Secretary of the Commission. [FR Doc. 07–5931 Filed 11–29–07; 2:43 pm] BILLING CODE 6715–01–M

FEDERAL RESERVE SYSTEM

Agency Information Collection Activities: Announcement of Board Approval Under Delegated Authority and Submission to OMB

AGENCY: Board of Governors of the Federal Reserve System **SUMMARY:** Background. Notice is hereby given of the final approval of proposed information collection by the Board of Governors of the Federal Reserve System (Board) under OMB delegated authority, as per 5 CFR 1320.16 (OMB **Regulations on Controlling Paperwork** Burdens on the Public). Board-approved collections of information are incorporated into the official OMB inventory of currently approved collections of information. Copies of the Paperwork Reduction Act Submission, supporting statements and approved collection of information instrument(s) are placed into OMB's public docket files. The Federal Reserve may not conduct or sponsor, and the respondent is not required to respond to, an information collection that has been extended, revised, or implemented on or after October 1, 1995, unless it displays a currently valid OMB control number.

FOR FURTHER INFORMATION CONTACT:

Federal Reserve Board Clearance Officer—Michelle Shore—Division of Research and Statistics, Board of Governors of the Federal Reserve System, Washington, DC 20551 (202– 452–3829).

OMB Desk Officer—Alexander T. Hunt—Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 10235, Washington, DC 20503.

Final approval under OMB delegated authority of the extension for three years, without revision, of the following report:

Report title: Compensation and Salary Surveys

Agency form number: FR 29a,b OMB Control number: 7100–0290 Frequency: FR 29a, annually; FR 29b, on occasion

Reporters: Employers considered competitors for Federal Reserve employees

Annual reporting hours: FR 29a, 210 hours; FR 29b, 50 hours

Estimated average hours per response: FR 29a, 6 hours; FR 29b, 1 hour

Number of respondents: 45 General description of report: This information collection is voluntary (sections 10(4) and 11(1) of the Federal Reserve Act (12 U.S.C. 244 and 248(1)) and is given confidential treatment (5 U.S.C 552 (b)(4) and (b)(6)).

Abstract: These surveys collect information on salaries, employee compensation policies, and other employee programs from employers that are considered competitors for Federal Reserve Board employees. The data from the surveys primarily are used to determine the appropriate salary structure and salary adjustments for Federal Reserve Board employees.

Current Actions: On September 21, 2007, the Federal Reserve published a notice in the Federal Register (72 FR 54041) requesting public comment for sixty days on the extension, without revision, of the Compensation and Salary Surveys; the comment period expired on November 20, 2007. The Federal Reserve did not receive any comments.

Board of Governors of the Federal Reserve System, November 27, 2007.

Jennifer J. Johnson

Secretary of the Board. [FR Doc. E7–23307 Filed 11–30–07; 8:45 am] BILLING CODE 6210–01–S

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 December 17, 2007.

A. Federal Reserve Bank of New York (Anne MacEwen, Bank Applications Officer) 33 Liberty Street, New York, New York 10045–0001:

1. Lawrence B. Seidman, Seidman and Associates, LLC, Seidman Investment Partnership, LP, Seidman Investment Partnership II, LP, Parsippany, New Jersey; Broad Park Investors, LLC, Chewy Gooey Cookies, both of West Orange, New Jersey, LP, Berggruen Holdings North America Ltd., New York, New York; Dennis Pollack, Woodcliff Lake, New Jersey; Harold Schechter; Raymond Vanaria, both of Wayne, New Jersey, and LSBK 06-08, LLC, Watchung, New Jersey; to acquire voting shares of Center Bancorp, Inc., Union, New Jersey, and thereby acquire voting shares of Center National Bank, Union, New Jersey.

Board of Governors of the Federal Reserve System, November 28, 2007.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E7–23340 Filed 11–20–07; 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