**ACTION:** Notice of filing dates for special election.

**SUMMARY:** Virginia has scheduled a special general election on December 11, 2007, to fill the U.S. House of Representatives seat in the First Congressional District vacated by the late Representative Jo Ann Davis.

Committees participating in the Virginia Special General Election on December 11, 2007, shall file a 12-day Pre-General Report, and a 30-day Post-General Report.

FOR FURTHER INFORMATION CONTACT: Mr. Kevin R. Salley, Information Division, 999 E Street, NW., Washington, DC 20463; Telephone: (202) 694–1100; Toll Free (800) 424–9530.

# SUPPLEMENTARY INFORMATION:

#### **Principal Campaign Committees**

All principal campaign committees of candidates who participate in the Virginia Special General Election shall file a 12-day Pre-General Report on November 29, 2007; and a consolidated 30-day Post-General and Year-End Report on January 10, 2008. (See chart below for the closing date for each report).

# Unauthorized Committees (PACs and Party Committees)

Political committees filing on a semiannual basis in 2007 are subject to special election reporting if they make previously undisclosed contributions or expenditures in connection with the Virginia Special General Election by the close of books for the applicable report(s). (See chart below for the closing date for each report).

Committees filing monthly that support candidates in the Virginia Special General Election must continue to file according to the monthly reporting schedule.

Additional disclosure information in connection with the Virginia Special Election may be found on the FEC Web site at http://www.fec.gov/info/ report\_dates.shtml.

### CALENDAR OF REPORTING DATES FOR VIRGINIA SPECIAL ELECTION

[Committees Involved in the Special General (12/11/07), Must File]

Report	Close of books <sup>1</sup>	Reg./Cert. & Overnight mailing deadline	Filing deadline
Pre-General	11/21/07	11/26/07	11/29/07
Post-General & Year-End <sup>2</sup>	12/31/07	01/10/08	01/10/08

<sup>1</sup> The period begins with the close of books of the last report filed by the committee. If the committee has filed no previous reports, the period begins with the date of the committee's first activity.

<sup>2</sup>Committees must file a consolidated Post-General and Year-End Report by the filing date of the Post-General Report.

Dated: November 1, 2007.

David M. Mason,

Vice Chairman, Federal Election Commission. [FR Doc. E7–21819 Filed 11–5–07; 8:45 am] BILLING CODE 6715–01–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 November 21, 2007.

A. Federal Reserve Bank of Kansas City (Todd Offenbacker, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198–0001:

1. The 2007 Voting Trust Agreement, and its trustees, Albert Charles Kelly, Jr. and Peter John Kelly, both of Bristow, Oklahoma; Shawn Trevor Kelly, Edmond, Oklahoma; Paul Harrison Cornell, Tulsa, Oklahoma; and Allison Asbury Kelly, Okemah, Oklahoma, all to acquire voting shares of Citizens Bankshares, Inc., and thereby indirectly acquire voting shares of Citizens State Bank, both of Okemah, Oklahoma.

Board of Governors of the Federal Reserve System, November 1, 2007.

#### Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E7–21752 Filed 11–5–07; 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 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 November 30, 2007.

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

1. Palomar Enterprises, LLC; to become a bank holding company by acquiring 18.3 percent of the voting shares of Farmers & Merchants Bank of Long Beach, both of Long Beach, California.

Board of Governors of the Federal Reserve System, November 1, 2007.

# Robert deV. Frierson,

Deputy Secretary of the Board.

[FR Doc. E7–21753 Filed 11–5–07; 8:45 am] BILLING CODE 6210–01–S

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

# Secretary's Advisory Committee on Genetics, Health, and Society

**AGENCY:** Office of the Secretary, HHS. **ACTION:** Request for public comment on a draft report on the oversight of genetic testing.

**SUMMARY:** The Secretary's Advisory Committee on Genetics, Health, and Society (SACGHS) is requesting public comment on a draft report on the oversight of genetic testing. **DATES:** Written or electronic comments should be submitted between November 5, 2007 and December 21, 2007. ADDRESSES: Comments should be e-mailed to SACGHS in care of Cathy Fomous, PhD, at cfomous@od.nih.gov. Comments can also be mailed or faxed to Dr. Fomous's attention at the NIH Office of Biotechnology Activities, 6705 Rockledge Drive, Suite 700, Bethesda, MD, 20892 or fax number 301–496– 9839.

FOR FURTHER INFORMATION CONTACT:

Cathy Fomous, PhD, NIH Office of Biotechnology Activities, at *cfomous@od.nih.gov* or 6705 Rockledge Drive, Suite 700, Bethesda, MD 20892, 301–496–9838.

**SUPPLEMENTARY INFORMATION:** The Department of Health and Human Services (HHS) established SACGHS to serve as a public forum for deliberations on the broad range of policy issues raised by the development and use of genetic technologies and, as warranted, to provide advice on these issues. For more information about the Committee, please visit the Web site: *http://www4.od.nih.gov/oba/sacghs.htm.* 

In 2004, SACGHS recognized that oversight of genetic testing was a highpriority issue that required ongoing monitoring. In 2006, SACGHS began an in-depth fact-finding process on the oversight roles of Federal, State, and private sector entities. In March 2007, the Office of the Secretary of HHS outlined a specific charge to SACGHS to focus the Committee's inquiry. The charge reads as follows:

Undertake the development of a comprehensive map of the steps needed for evidence development and oversight for genetic and genomic tests, with improvement of health quality as the primary goal. Consider and address the following questions:

• What evidence of harm exists regarding genetic tests? Is that harm attributable to analytic validity, clinical validity, or clinical utility of the tests? If evidence does not exist, what threats are not currently being addressed? What public health benefits are not accruing as quickly as they might?

• What distinguishes genetic tests from other laboratory tests for oversight purposes?

• What are the existing pathways that examine the analytic validity, clinical validity, and clinical utility of genetic tests? Consider the use of case studies.

• What organizations are currently involved with each of these aspects, and what are they doing to address these issues? Who should be responsible for each of these aspects?

• What resources (e.g., standards reagents/ materials) are needed to develop proficiency testing kits or protocols for genetic tests? What is currently available in terms of proficiency testing kits or protocols for genetic tests? What information is provided by proficiency testing? Is the current level of proficiency testing for genetic tests adequate and are the results of such laboratory performance assessments sufficiently transparent?

• What are the potential pathways to communicate clear information to guide test and treatment selection by the provider?

• What new approaches or models should be considered for private and public-private sector engagement in demonstrating clinical validity and clinical utility for developing effectiveness measures of genetic tests in clinical practice?

• Would additional or revised Government oversight add value for patients, and if so, how and where?

SACGHS organized a task force to explore the questions outlined in the Secretary's charge and gather facts and perspectives on how best to address them. With the help of the task force, SACGHS drafted a report that addresses the issues and offers a number of recommendations for enhancing the oversight of genetic testing in the U.S. A copy of the draft report, U.S. System of Oversight of Genetic Testing: A Response to the Charge of the Secretary of *HHS*, will be available from November 5, 2007 to December 21, 2007 at http://www4.od.nih.gov/oba/sacghs/ public\_comments.htm. A paper or electronic copy also can be obtained through the NIH Office of Biotechnology Activities at 301-496-9838 or by

e-mailing Dr. Fomous at *cfomous@od.nih.gov.* 

SACGHS would welcome comments on any aspect of the report. In particular, SACGHS would appreciate input on whether the draft report: (1) Fully responds to questions posed by the HHS Secretary; (2) proposes appropriate remedies to close gaps in the current system; and (3) adequately anticipates future developments in the field of genetics/genomics that may bear on the oversight of genetic testing. In addition to submitting written comments, the public will have an opportunity at the SACGHS meeting on November 19–20, 2007 to provide testimony on this topic. The meeting is being held at the Ronald Reagan Building, Washington, DC (see http:// www4.od.nih.gov/oba/SACGHS/ SACGhsMTGIndex.HTM for a meeting agenda). All comments received by December 21, 2007 will be considered by SACGHS in preparing its final draft report. Public comments will be available for public inspection at the NIH Office of Biotechnology Activities Monday through Friday between the hours of 8:30 a.m. and 5 p.m.

Dated: October 29, 2007.

#### Sarah Carr,

Executive Secretary, SACGHS. [FR Doc. E7–21755 Filed 11–5–07; 8:45 am] BILLING CODE 4140–01–P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

# Administration for Children and Families

# Submission for OMB Review; Comment Request

*Title:* OCSE–100, State Plan Preprint Page; OCSE–21–U4, State Plan Transmittal.

OMB No.: 0970-0017.

Description: Section 7310 of the Deficit Reduction Act of 2005, titled, Mandatory Fee for Successful Child Support Collection for a Family That Has Never Received TANF, amends Section 454(6) of the Social Security Act (the Act) such that a State child support plan must provide for the imposition of an annual fee of \$25 in each case in which an individual has never received assistance under a State program funded under title IV-A of the Act and for whom the State has collected at least \$500 of support. States will need to submit the new State plan preprint page, i.e., page 2.5-4, as well as a transmittal for the preprint page, in order to have an approved State plan.