transmitting device a statement
Service'' to include with each
which revised the requirements for
No. 08–59, FCC 12–54, Amendment of
released a Report and Order, ET Docket
increased from 100 to 2,620, therefore,
number of respondents/operators
is requesting a revision (there has been
obtain or retain benefits. Statutory
recordkeeping requirement.
Type of Review: Revision of a
Form No.: N/A.
Type of Review: Revision of a
currently approved collection.
Respondents: Business or other for-
profit and not-for-profit institutions.
Number of Respondents: 3,120
respondents; 3,120 responses.
Estimated Time per Response: 1–3
hours.
Frequency of Response: On occasion
reporting requirement, third party
disclosure requirement and
recordkeeping requirement.
Obligation to Respond: Required to
obtain or retain benefits. Statutory
authority for this information collection
is contained in 47 U.S.C. 151 and 303
of the Communications Act of 1934, as
amended.
Total Annual Burden: 9,120 hours.
Total Annual Cost: $462,600.
Privacy Act Impact Assessment: N/A.
Nature and Extent of Confidentiality:
No information is requested that would
require assurance of confidentiality.
Needs and Uses: The Commission
will submit this information collection
to the Office of Management and Budget
(OMB) after this 30 day comment period
in order to obtain the full three year
clearance from them. The Commission
is requesting a revision (there has been
a program change in the reporting,
recordkeeping requirements and/or
third party disclosure requirements, the
number of respondents/operators
increased from 100 to 2,620, therefore,
the annual burden and cost has also
increased). The Commission is
requesting OMB approval for a revision.
On May 24, 2012, the Commission
released a Report and Order, ET Docket
No. 08–59, FCC 12–54, Amendment of
Parts 2 and 95 of the Commission’s rules
which revised the requirements for
manufacturers of transmitters for the
“Medical Device Radiocommunication
Service” to include with each
transmitting device a statement
regarding harmful interference and to
label the device in a conspicuous
location on the device. The Report and
Order also adopted rules for “Medical
Body Area Network” (MBAN), which
requires the Commission to establish a
process by which MBAN users will
register and coordinate the use of
certain medical devices. The frequency
coordinator will make the database
available to equipment manufacturers
and the public. The coordinator will
also notify users of potential frequency
conflicts.
Federal Communications Commission.
Marlene H. Dortch,
Secretary, Office of the Secretary, Office of
Managing Director.
[FR Doc. 2013–24180 Filed 10–2–13; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS
COMMISSION

[AU Docket No. 13–53; DA 13–1986, DA 13–
1978]
Tribal Mobility Fund Phase I Auction
(Auction 902): Short-Form Application
Filing Window Rescheduled To Open
on September 30, 2013; Updated List
of Eligible Areas; Petition for
Reconsideration of Auction 902
Procedures Public Notice Granted in
Part

AGENCY: Federal Communications
Commission.

ACTION: Notice.

SUMMARY: In this document, the
Wireless Telecommunications and
Wireline Competition Bureaus (Bureaus)
announce the rescheduling of the filing
window for short-form applications and
release an updated list of eligible areas
for Auction 902.

FOR FURTHER INFORMATION CONTACT:
Wireless Telecommunications Bureau,
Auctions and Spectrum Access Division:
For Tribal Mobility Fund Phase I
questions: Patricia Robbins at (202) 418–
0660. To request materials in accessible
formats (Braille, large print, electronic
files, audio format) for people with
disabilities, send an email to fcc504@
fcc.gov or call the Consumer and
Governmental Affairs Bureau at (202)
418–0530 or (202) 418–0432 (TTY).

SUPPLEMENTARY INFORMATION: This
is a summary of the Auction 902 Public
Notices released on September 25 and
27, 2013. The complete text of the
Auction 902 Public Notices, including
attachments and related Commission
documents, are available for public
inspection and copying from 8:00 a.m.
to 4:30 p.m. Eastern Time (ET) Monday
through Thursday or from 8:00 a.m. to
11:30 a.m. ET on Fridays in the FCC
Reference Information Center, 445 12th
Street SW., Room CY–A257
Washington, DC 20554. The Auction
902 Public Notices, including
attachments and related Commission
documents, also may be purchased from
the Commission’s duplicating
contractor, Best Copy and Printing, Inc.
(BCPI), 445 12th Street SW., Room CY–
B402, Washington, DC 20554, telephone
202–488–5300, fax 202–488–5563, or
you may contact BCPI at its Web site:
http://www.BCPIWEB.com. When
ordering documents from BCPI, please
provide the appropriate FCC document
number, for example, DA 13–1986 and
DA 13–1978 for the Auction 902 Public
Notices. The Auction 902 Public
Notices, including attachments and
related Commission documents, also are
available on the Internet at the
Commission’s Web site: http://
wireless.fcc.gov/auctions/902/, or by
using the search function for AU Docket
No. 13–53 on the Commission’s
Electronic Comment Filing System
cgb/ecfs/.

Short-Form Application Filing Window
Rescheduled To Open on September 30,
2013

1. The Bureaus announce that the
filing window for short-form
applications to participate in Auction
902, the reverse auction that will award
up to $50 million in one-time Tribal
Mobility Fund Phase I support, will
now open at 12 noon Eastern Time (ET)
on September 30, 2013. This filing
window was previously scheduled to
open on September 25, 2013, but the
opening has been delayed to provide
time for implementing revisions to the
list of census blocks to be eligible for
support in this auction. The Auction
902 filing window will remain open on
a 24 hour basis from 12 noon ET on
September 30, 2013, until 6:00 p.m. ET
on October 9, 2013. All other dates and
deadlines for Auction 902 remain as
previously announced.

2. An online tutorial, which provides
information about pre-auction
procedures, completing short-form
applications, auction conduct, the FCC
Auction System, auction rules, and
Mobility Fund rules, available at
http://wireless.fcc.gov/auctions/902/
will be updated prior to the opening of
the short-form application filing
window to reflect this new opening
date.

List of Eligible Areas Updated

3. The Bureaus release an updated list
of eligible areas for Auction 902. The
updated list (1) reflects changes to the
eligible areas for Auction 902 based on authorizations of support and default determinations from the initial auction of Mobility Fund Phase I support (Auction 901), and (2) incorporates 40 additional census blocks in northwestern New Mexico based on a partial grant of a petition for reconsideration.

4. The updated list of bidding areas is released as Attachment A to the Auction 902 Procedures Public Notice released on September 27, 2013. An updated version of the file containing detailed information about the census blocks of all of the bidding areas is available on the Auction 902 Web site at http://wireless.fcc.gov/auctions/902.

Changes Based on Auction 901 Authorizations and Defaults

5. The eligible areas for Tribal Mobility Fund Phase I (Auction 902) have been updated to reflect Auction 901 support authorizations and default determinations. In the list of bidding areas released with the Auction 902 Procedures Public Notice, 78 FR 56875, September 16, 2013, the Bureaus identified with an asterisk the items with one or more census blocks that were the subject of a winning bid in Auction 901 for which the relevant long-form application remained pending. The Bureaus explained that, if any winning bids from Auction 901 covering blocks that would otherwise be eligible for Auction 902 could not be authorized prior to Auction 902, then such eligible blocks would be made available in the auction. The Bureaus explained that they would exclude certain blocks if they were to authorize Auction 901 support in those blocks prior to Auction 902.

6. The Bureaus announce the removal of certain census blocks for which support has been authorized for Auction 901 winning bidders, as these areas will not be available for support in Auction 902. Also, for those blocks on which Auction 901 winning bidders have defaulted, the Bureaus removed the asterisks in the list that previously identified the relevant census blocks that had received winning bids in Auction 901, and these areas will be eligible for bidding in Auction 902. Some Auction 901 long-form applications remain pending, and the Bureaus plan to update the list of Auction 902 eligible areas prior to the date of the auction to reflect any further Auction 901 authorizations of support or default determinations.

Addition of Certain Blocks in Northwestern New Mexico

7. The Bureaus grant in part a petition for reconsideration of the Auction 902 Procedures Public Notice and they add certain census blocks in northwestern New Mexico to the list of eligible areas for Auction 902. Specifically, the Bureaus add census blocks that were drive tested, but only to the extent that such blocks are on Tribal lands, are populated, and are not served, as demonstrated in the record, by other carriers.

8. The petitioner sought reconsideration of the Bureaus’ determination in the Auction 902 Procedures Public Notice, that the petitioner had submitted drive test data that was not sufficiently verifiable to justify the addition of the census blocks requested. In support of its request that several thousand census blocks in northwestern New Mexico be added to the list of eligible areas for Auction 902, the petition for reconsideration provides additional information regarding the drive tests that the petitioner previously had conducted in support of its comments, including a certified statement from a radiofrequency engineer who conducted the drive tests. The petitioner also supplied two lists of census blocks, one listing census blocks containing roads on which it had conducted tests and the second listing untested areas. Three commenters jointly oppose the petition, contending that the petitioner did not test one network at all, and thus that it is probable that the petitioner’s drive test failed to identify the presence of 4G 700 MHz operations in certain census blocks. The petitioner concedes that it did not test this network. The joint filers also argue that the Bureaus should not consider the petitioner’s additional information. Another commenter asserts that it provides service to certain census blocks in these areas using the 850 MHz band. This commenter claims that the petitioner did not test the 850 MHz frequency. The petitioner does not respond to this comment.

9. The Bureaus find that it is in the public interest to consider the additional information provided in the petition for reconsideration. The Bureaus note that the petition does not present wholly new evidence or newly discovered evidence, but rather more fully explains the drive tests that the petitioner already conducted. However, in light of the Commission’s goal of promoting provision of 3G or better mobile voice and broadband services to Tribal lands that lack such services, the Bureaus believe that consideration of the information in the petition is warranted.

10. The Bureaus grant the petition as to certain census blocks in which the petitioner conducted drive tests that show no 3G or 4G service. The Bureaus are not, however, persuaded by the petitioner’s argument that nearby census blocks contested by the petitioner should be presumed to have a similar lack of 3G or better service. Such an assumption is not sufficient to rebut the Mosaic data indicating that 3G or better service is available in those areas. The Bureaus also will not add census blocks where other carriers show that they provide 3G or better mobile voice and broadband service. The petitioner admits that it did not conduct testing of one network, and thus it fails to rebut that carrier’s showing regarding its service coverage, which includes maps, an explanation of methodologies for determining coverage, and certifications as to the veracity of the material provided. In addition, the petitioner’s earlier uncertified statement that it tested another carrier’s 850 MHz frequencies is insufficient to rebut the evidence submitted by that carrier regarding its service coverage, which includes a map, an explanation of methodologies for determining coverage, and certifications to the veracity of the material provided. Finally, Tribal Mobility Fund Phase I support is only available in populated census blocks on Tribal lands. The Bureaus therefore will not add census blocks that have a population of zero, and they will not add census blocks that are beyond the external borders of the Navajo Nation (and that are not otherwise identified as Tribal lands in the 2010 Census data).

Eligible Areas Map and GIS Data

11. The interactive map of eligible areas has been updated to reflect these changes to the eligible areas for Auction 902. The link to the interactive map is available on the Auction 902 Web site at http://wireless.fcc.gov/auctions/902/, and the map itself is at http://www.fcc.gov/maps/tribal-mobility-fund-phase-1-eligible-areas. The Bureaus are also making available geographic information system (GIS) data for the eligible areas. The GIS data, which is simply an annotated version of the eligible census block data, is being provided as a downloadable shapefile that is

Federal Communications Commission.

Gary D. Michaels, Deputy Chief, Auctions and Spectrum Access Division, WTB.

[FED Doc. 2013–24303 Filed 10–2–13; 8:45 am]
BILLING CODE 6712–01–P

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 (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 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 offices 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 October 17, 2013.

A. Federal Reserve Bank of Chicago (Colette A. Fried, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60604–1414:

B. Federal Reserve Bank of Minneapolis (Jacqueline G. King, Community Affairs Officer) 90 Hennepin Avenue, Minneapolis, Minnesota 55480–0291:
   1. Roderick J. Heneman, Warroad, Minnesota; to retain voting shares of Warroad Bancshares, Inc., and thereby indirectly retain voting shares of Security State Bank of Warroad, both in Warroad, Minnesota.

C. Federal Reserve Bank of Kansas City (Dennis Denney, Assistant Vice President) 1 Memorial Drive, Kansas City, Missouri 64198–0001:
   1. Christopher S. Caley, Silver Creek, Nebraska; to retain voting shares of Clark Bancshares, Inc., and thereby indirectly retain voting shares of Bank of Clarks, both in Clarks, Nebraska.
   2. Glory Burns, Fort Collins, Colorado, Robin Isham, Templeton, California, Andrea Voss, Chadron, Nebraska, Julie Jennings, Lone Tree, Colorado, and R. Will Isham, Gordon, Nebraska, in their individual capacities and as fiduciaries of the following trusts: E. Joy Isham Irrevocable Trust, and the RWI Marital Deduction Testamentary Trust, both of Gordon, Nebraska, all as members of the Isham Family Group, to retain shares of Isham Management Company, and thereby retain shares of The First National Bank of Gordon, both of Gordon, Nebraska.

   Board of Governors of the Federal Reserve System, September 27, 2013.

Michael J. Lewandowski, Associate Secretary of the Board.

[FED Doc. 2013–24101 Filed 10–2–13; 8:45 am]
BILLING CODE 6712–01–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 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.

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 October 28, 2013.

A. Federal Reserve Bank of Atlanta (Chapelne Davis, Assistant Vice President) 1000 Peachtree Street NE., Atlanta, Georgia 30309:

1. Community & Southern Holdings, Inc., Atlanta, Georgia; to merge with Verity Capital Group, Inc., and thereby indirectly acquire Verity Bank, both in Winder, Georgia.

B. Federal Reserve Bank of Kansas City (Dennis Denney, Assistant Vice President) 1 Memorial Drive, Kansas City, Missouri 64198–0001:

   1. Summerfield Financial Services, LLC, Lincoln, Nebraska; to acquire 100 percent of the voting shares of State Bank of Chester, Chester, Nebraska.

   Board of Governors of the Federal Reserve System, September 27, 2013.

Michael J. Lewandowski, Associate Secretary of the Board.

[FED Doc. 2013–24100 Filed 10–2–13; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL TRADE COMMISSION

Agency Information Collection Activities; Proposed Collection; Comment Request

AGENCY: Federal Trade Commission (FTC).

ACTION: Notice and request for public comment.

SUMMARY: The FTC is soliciting public comments on proposed information requests to Patent Assertion Entities (“PAEs”) and other entities asserting patents in the wireless communications sector, including manufacturers and other non-practicing entities and organizations engaged in licensing. For purposes of this notice, PAEs are firms with a business model based primarily on purchasing patents and then attempting to generate revenue by asserting the intellectual property against persons who are already practicing the patented technology.1

These comments will be considered before the FTC submits a request for Office of Management and Budget (OMB) review of the compulsory process orders described in this notice under the Paperwork Reduction Act (PRA). The compulsory process orders will seek information from those firms concerning, among other things, patent acquisition, litigation, and licensing practices.

DATES: Comments must be received on or before December 2, 2013.