evidentiary hearing, if appropriate. If settlement discussions continue, the settlement judge shall file a report at least every sixty (60) days thereafter, informing the Commission and the Chief Judge of the parties' progress toward settlement.

(F) If settlement judge procedures fail and a trial-type evidentiary hearing is to be held, a presiding judge, to be designated by the Chief Judge, shall, within fifteen (15) days of the date of the presiding judge's designation, convene a prehearing conference in these proceedings in a hearing room of the Commission, 888 First Street, NE., Washington, DC 20426. Such a conference shall be held for the purpose of establishing a procedural schedule. The presiding judge is authorized to establish procedural dates and to rule on all motions (except motions to dismiss) as provided in the Commission's Rules of Practice and Procedure.

(G) The section 206 proceeding instituted in Docket No. EL05–111–000 is hereby terminated with regard to the entities listed in Appendix B of this order.

(H) The Secretary is directed to publish a copy of this order in the **Federal Register**.

By the Commission. **Magalie R. Salas,**Secretary.

Appendix A

The following market-based rate sellers have failed to submit a response to the Commission's May 31 Order. As discussed above, we revoke the following entities' authority to sell power at market-based rates and terminate their electric market-based rate tariffs: 3E Technologies, Inc., AC Power Corporation, ACN Power, Inc., AI Energy, Inc., A'Lones Group, Inc., Alrus Consulting, LLC, Astra Power, LLC, Atlantic Energy Technologies, Inc., Beacon Generating, LLC, Black River Power, LLC, California Polar Power Broker, L.L.C., Callaway Golf Company, Candela Energy Corporation, Capital Energy, Inc., Chicago Electric Trading, L.L.C., Cielo Power Market, L.P., Colonial Energy, Inc., Competisys LLC, Cumberland Power, Inc., Direct Electric Inc., Eclipse Energy, Inc., EGC 1999 Holding Company, L.P., Energy Clearinghouse Corp., Energy PM, Inc., Energy Resource Management Corp., Energy Transfer-Hanover Ventures, LP, EnergyOnline, Inc., ENMAR Corporation, Environmental Resources Trust, Inc., Exact Power Co., Inc., Federal Energy Sales, Inc., First Electric Cooperative Corporation, First Power,

LLC, FMF Energy, Inc., Gelber Group, Inc., George Colliers, Inc., GNA Energy, LLC, Golden Valley Power Company, Hinson Power Company, LLC, Holt Company of Ohio, ICC Energy Corporation, IEP Power Marketing, LLC, INFINERGY Services, LLC, InPower Marketing Corporation, IPP Energy LLC, It's Electric & Gas, L.L.C., J. Anthony & Associates Ltd, Kaztex Energy Ventures, Inc., Kimball Power Company, Kloco Corporation, Lambda Energy Marketing Company, Longhorn Power, LP, Lumberton Power, LLC, Marquette Energy, LLC, Metro Energy Group, LLC, Michigan Gas Exchange, L.L.C., Mid-American Resources, Inc., Morrow Power, LLC, National Power Exchange Corp., National Power Management Company, Natural Gas Trading Corporation, Nautilus Energy Company, Navitas, Inc., New Millennium Energy Corp., NGTS Energy Services, Nine Energy Services, LLC, North American Energy Conservation, Inc., North Atlantic Utilities Inc., North Carolina Power Holdings, LLC, North Star Power Marketing, LLC, Northeast Electricity Inc., Northeast Empire L.P. #2, Northwest Regional Power, LLC, Northwestern Wind Power, LLC, Oceanside Energy, Inc., Old Mill Power Company, Peak Energy, Inc., Peak Power Generating Company, Power Dynamics, Inc., Power Management Co., LLC, Power Providers Inc., Power Systems Group, Inc., Powertec International, LLC, Pro-Energy Development LLC, Progas Power Inc., PS Energy Group, Inc., Renewable Energy Resources LLC, SEMCOR Energy, Symmetry Device Research, Inc., The Energy Group of America, Inc., Travis Energy & Environment, Inc., U.S. Power & Light, Inc., VIASYN, Inc., and Western Energy Marketers, Inc.

Appendix B

The following market-based rate sellers were inadvertently included on the May 31 Order. We therefore terminate the section 206 proceeding instituted in Docket No. EL05–111–000 with regard to these entities: Commerce Energy, Inc., Desert Power, L.P., EWO Marketing, L.P., MPC Generating, LLC, NorthWestern Energy Marketing, L.L.C., Sunrise Power Company, LLC, TransAlta Centralia Generation LLC, TransAlta Energy Marketing (US) Inc., TransAlta Energy Marketing Corp. (US), TXU Electric Delivery Company, and Walton County Power, LLC.

[FR Doc. E5–6241 Filed 11–10–05; 8:45 am] BILLING CODE 6717–01–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7996-4]

Public Water System Supervision Program Revisions for the State of Michigan

AGENCY: Environmental Protection

Agency (EPA).

ACTION: Notice of tentative approval.

SUMMARY: Notice is hereby given that the State of Michigan is revising its approved Public Water System Supervision Program. Michigan has: revised its administrative penalty authority for public water systems; adopted the Consumer Confidence Report Rule, which requires annual drinking water quality reports from all community water systems; adopted the Interim Enhanced Surface Water Treatment Rule, which will help improve control of microbial pathogens in drinking water; adopted the Stage 1 Disinfectants and Disinfection Byproducts Rule, which will set new requirements to limit the formation of chemical disinfection byproducts in drinking water; and adopted the Public Notification Rule, which revises the general public notification regulations (sets requirements for public water systems to follow regarding the form, manner, frequency, and content of a public notice).

EPA has determined that these revisions are no less stringent than the corresponding federal regulations. Therefore, EPA intends to approve these program revisions. This approval action does not extend to public water systems (PWSs) in Indian Country, as that term is defined in 18 U.S.C. 1151. By approving these rules, EPA does not intend to affect the rights of federally recognized Indian tribes in Michigan, nor does it intend to limit existing rights

of the State of Michigan.

Any interested party may request a public hearing. A request for a public hearing must be submitted by December 14, 2005, to the Regional Administrator at the EPA Region 5 address shown below. The Regional Administrator may deny frivolous or insubstantial requests for a hearing. However, if a substantial request for a public hearing is made by December 14, 2005, EPA Region 5 will hold a public hearing.

If EPA Region 5 does not receive a timely and appropriate request for a hearing and the Regional Administrator does not elect to hold a hearing on his own motion, this determination shall become final and effective on December 14, 2005. Any request for a public hearing shall include the following

information: the name, address, and telephone number of the individual, organization, or other entity requesting a hearing; a brief statement of the requesting person's interest in the Regional Administrator's determination and a brief statement of the information that the requesting person intends to submit at such hearing; and the signature of the individual making the request, or, if the request is made on behalf of an organization or other entity, the signature of a responsible official of the organization or other entity.

ADDRESSES: All documents relating to this determination are available for inspection at the following offices: Michigan Department of Environmental Quality, Water Bureau, Constitution Hall, 525 W. Allegan Street, 2nd Floor, PO Box 30273, Lansing, Michigan 48909-7773, between the hours of 8:30 a.m. and 4 p.m., Monday through Friday, and the United States Environmental Protection Agency, Region 5, Ground Water and Drinking Water Branch (WG-15J), 77 West Jackson Boulevard, Chicago, Illinois 60604, between the hours of 9 a.m. and 4:30 p.m., Monday through Friday,

FOR FURTHER INFORMATION CONTACT:

Jennifer Kurtz Crooks, EPA Region 5, Ground Water and Drinking Water Branch, at the address given above, by telephone at (312) 886–0244, or at crooks.jennifer@epa.gov.

Authority: (Section 1413 of the Safe Drinking Water Act, as amended, 42 U.S.C. 3006–2 (1996), and 40 CFR part 142 of the National Primary Drinking Water Regulations).

Dated: October 28, 2005.

Bharat Mathur,

Acting Regional Administrator, Region 5. [FR Doc. 05–22548 Filed 11–10–05; 8:45 am] BILLING CODE 6560–50–P

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 OMB 83–I and 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 Long—Division of Research and Statistics, Board of Governors of the Federal Reserve System, Washington, DC 20551 (202–452–3829).

OMB Desk Officer Mark Menchik— Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 10235, Washington, DC 20503, or email to mmenchik@omb.eop.gov.

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

Report title: The Recordkeeping and Disclosure Requirements in Connection with Regulation M (Consumer Leasing)

Agency form number: Reg M
OMB control number: 7100–0202
Frequency: on occasion
Reporters: consumer lessors
Annual reporting hours: disclosures,
3,509 hours; and advertising, 25 hours

Estimated average hours per response: disclosures, 6.5 minutes; and advertising, 25 minutes

Number of respondents: 270 General description of report: This information collection is mandatory sections 105(a) and 187 of TILA (15 U.S.C. §§ 1604(a) and 1667(f) is not given confidential treatment.

Abstract: The Consumer Leasing Act and Regulation M are intended to provide consumers with meaningful disclosures about the costs and terms of leases for personal property. The disclosures enable consumers to compare the terms for a particular lease with those for other leases and, when appropriate, to compare lease terms with those for credit transactions. The act and regulation also contain rules about advertising consumer leases and limit the size of balloon payments in consumer lease transactions. The information collection pursuant to Regulation M is triggered by specific events. All disclosures must be provided to the lessee prior to the consummation of the lease and when the availability of consumer leases on particular terms is advertised.

Board of Governors of the Federal Reserve System, November 8, 2005.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E5–6256 Filed 11–10–05; 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 November 29, 2005.

A. Federal Reserve Bank of Kansas City (Donna J. Ward, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:

1. Robert J. Barmann, Jr., Platte City, Missouri; and James L. Baber, Weston, Missouri, as individuals; and Robert J. Barmann, Jr., Platte City, Missouri; James L. Baber, Weston, Missouri, and Robert M. McGinness, Platte City, Missouri, as a group acting in concert to acquire voting shares of Wells Bancshares, and thereby indirectly acquire voting shares of Wells Bank of Platte City, both of Platte City, Missouri.

Board of Governors of the Federal Reserve System, November 7, 2005.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E5–6242 Filed 11–10–05; 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