collection without any change in the substance or method of collection.

Affected Entities: Potential applicants and/or grantees who received our grant application kit. Also applicants who have received a grant from FMCS.

Frequency: a. Three of the forms, the

Frequency: a. Three of the forms, the SF–424, LM–6, and LM–9 are submitted at the applicant/grantee's discretion.

b. To conduct the quarterly submissions, LM–7 and LM–8 forms are used. Less than quarterly reports would deprive FMCS of the opportunity to provide prompt technical assistance to deal with those problems identified in the report.

c. Once per application. The LM-3 is the only form to which a "similar information" requirement could apply. That form takes the requirement into consideration by accepting recent audit reports in lieu of applicant completion of items C2 through 9 and items D1 through 3.

Burden: Application for Federal Assistance (SF-424) is an OMB form which we do not include in the burden. We have not added to it: however, we have deleted the requirements for completion of sections C, D, and E. We received approximately 113 respondents. Request for Advance or Reimbursement SF-270 (LM-6) is an OMB form with no agency additions. The number of respondents is approximately 37 and estimated time per response is 30 minutes. Project Performance (LM-8) approximately 37 respondents and estimated time per response is 30 minutes. Financial Status Report SF-269a) (LM-7) is an OMB form with no agency additions. The estimated time per response is 30 minutes and approximately 37 respondents. FMCS Grants Program Evaluation Questionnaire (LM-9) form number of respondents is approximately 12 respondents and estimated time per response is 60 minutes, and Accounting System and Financial Capability Questionnaire (LM-3) approximately 28 respondents and estimated time per response is 60 minutes.

*Abstract:* Except for the FMCS Forms LM–3 and LM–9, the forms under consideration herein are either required or recommended in OMB Circulars. The two exceptions are non-recurring forms, the former a questionnaire sent only to non-public sector potential grantees and the latter a questionnaire sent only to former grantees for voluntary completion and submission.

The collected information is used by FMCS to determine annual applicant suitability, to monitor quarterly grant project status, and for on-going program evaluation. If the information were not collected, there could be no accounting

for the activities of the program. Actual use has been the same as intended use.

#### II. Request for Comments

The OMB is particularly interested in comments which:

(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(ii) Evaluate the accuracy of the agency's estimates of the burden of the proposed collection of information;

(iii) Enhance the quality, utility, and clarity of the information to be collected; and

(iv) Minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated electronic collection technologies or other forms of information technology, e.g. permitting electronic and fax submission of responses.

#### **List of Subjects**

Labor-Management Cooperation Program and Information Collection Requests.

Dated: October 3, 2007.

#### Fran Leonard,

Acting Chief of Staff, Federal Mediation and Conciliation Service.

[FR Doc. E7–20071 Filed 10–10–07; 8:45 am] BILLING CODE 6372–01–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 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 5, 2007.

- A. Federal Reserve Bank of St. Louis (Glenda Wilson, Community Affairs Officer) 411 Locust Street, St. Louis, Missouri 63166–2034:
- 1. Integra Bank Corporation, Evansville, Indiana, to merge with Peoples Community Bancorp, Inc., West Chester, Ohio, and thereby indirectly acquire Peoples Community Bank, West Chester, Ohio.
- B. Federal Reserve Bank of San Francisco (Tracy Basinger, Director, Regional and Community Bank Group) 101 Market Street, San Francisco, California 94105–1579:
- 1. Castle Creek Capital Partners III, LLC, Rancho Santa Fe, California., Castle Creek Capital Partners III, L.P., Eggemeyer Capital LLC; Ruh Capital LLC; Legions IV Advisory Corp., all of Rancho Santa Fe, California, to acquire up to 15 percent of the voting shares of Centennial Bank Holdings, Inc. and indirectly acquire Guaranty Bank and Trust Company, both of Denver, Colorado.

Board of Governors of the Federal Reserve System, October 5, 2007.

### Robert deV. Frierson,

Deputy Secretary of the Board.
[FR Doc. E7–20029 Filed 10–10–07; 8:45 am]
BILLING CODE 6210–01–8

#### **FEDERAL RESERVE SYSTEM**

### Notice of Proposals to Engage in Permissible Nonbanking Activities or to Acquire Companies that are Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under section 4 of the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y (12 CFR Part 225) to engage *de novo*, or to acquire or control voting securities or assets of a company, including the companies listed below, that engages either directly or through a subsidiary or other company, in a nonbanking activity

that is listed in § 225.28 of Regulation Y (12 CFR 225.28) or that the Board has determined by Order to be closely related to banking and permissible for bank holding companies. Unless otherwise noted, these activities will be conducted throughout the United States.

Each notice is available for inspection at the Federal Reserve Bank indicated. The notice also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether the proposal complies with the standards of section 4 of the BHC Act. 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 the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than November 5, 2007.

A. Federal Reserve Bank of Chicago (Burl Thornton, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690–1414:

- 1. Capitol Bancorp Ltd., Lansing, Michigan, and Capitol Development Bancorp Ltd. VI, Lansing, Michigan, to acquire 51 percent of the voting shares of Brookhollow Bank (in organization), Irving, Texas; and Bank of Fort Bend (in organization), Sugar Land, Texas, and engage in operating savings associations, pursuant to section 225.28(b)(4)(ii) of Regulation
- 2. Partnership Community Bancshares, Inc., Tomac, Wisconsin, to engage de novo in extending credit activities, pursuant to section 225.28(b)(1) of Regulation Y. Comment on this application must be received by October 26, 2007.

Board of Governors of the Federal Reserve System, October 5, 2007.

#### Robert deV. Frierson,

Deputy Secretary of the Board.
[FR Doc.E7-20028 Filed 10-10-07; 8:45 am]
BILLING CODE 6210-01-8

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

Office of the National Coordinator for Health Information Technology; American Health Information Community Confidentiality, Privacy, and Security Workgroup Meeting

**ACTION:** Announcement of meeting.

**SUMMARY:** This notice announces the 15th meeting of the American Health Information Community Confidentiality, Privacy, and Security Workgroup in accordance with the Federal Advisory

Committee Act (Pub. L. 92–463, 5 U.S.C., App.).

**DATES:** November 8, 2007, from 1 p.m. to 5 p.m. [Eastern Time].

**ADDRESSES:** Mary C. Switzer Building (330 C Street, SW., Washington, DC 20201), Conference Room 4090 (please bring photo ID for entry to a Federal building).

FOR FURTHER INFORMATION CONTACT: http://www.hhs.gov/healthit/ahic/confidentiality/.

SUPPLEMENTARY INFORMATION: The American Health Information Community Confidentiality, Privacy, and Security (CPS) workgroup is seeking public feedback on the following. To submit comments via email (preferred), please send them to cps-wkg@altarum.org (to ensure that your e-mail is received and appropriately filed, we ask that you put "CPS Public Comment" in the subject line of your e-mail) or mail your comments to Steven Posnack, Office of the National Coordinator (ONC), 330 C Street, SW., Suite 4090, Washington, DC 20201. Written testimony submitted by the public is not required to address all of the questions listed below, and answers to any or all of the questions will be accepted so long as they comply with the following guidelines. Comments should be double-spaced and submitted via e-mail or mail by 5 p.m. Eastern Standard Time on November 30, 2007 in order to receive consideration by the CPS workgroup.

On June 12th, 2007 the AHIC accepted for recommendation to the Secretary of HHS the following recommendation made by the CPS Workgroup: All persons and entities, excluding consumers, that participate directly in, or comprise, an electronic health information exchange network, through which individually identifiable health information is stored, compiled, transmitted, modified or accessed should be required to meet enforceable privacy and security criteria at least equivalent to any relevant HIPAA requirements (45 CFR Parts 160 and 164). Furthermore, any person or entity that functions as a Business Associate (as described in 45 CFR 160.103) and participates directly in, or comprises, an electronic health information exchange network should be required to meet enforceable privacy and security criteria at least equivalent to any relevant HIPAA requirements, independent of those established by contractual arrangements (such as a Business Associate Agreement as provided for in HIPAA).

Over the past several months the CPS workgroup has been evaluating, at a

more granular level, two key questions raised by the recommendation above. What constitutes a "relevant" HIPAA requirement for particular "direct participants" and what, if any, additional confidentiality, privacy, security protections may be needed beyond those already contained in the HIPAA Privacy and Security Rules (the Rules) in order to ensure trust in electronic health information exchange.

Given that the Rules were written to be applicable to health plans, healthcare clearinghouses, and health care provides conducting certain electronic health care transactions, we understand that some persons or entities may have an appropriate reason for not needing to meet a particular requirement. To date, the CPS Workgroup is considering recommendations regarding the relevancy of the following HIPAA requirements: (1) § 164.520 Notice of privacy practices for protected health information; (2) § 164.52 Access of individuals to protected health information; and (3) § 164.526 Amendment of protected health information, with respect to organizations such as health information exchanges (HIEs) and regional health information organizations (RHIOs). The Workgroup would like to encourage HIEs, RHIOs and other similar organizations to submit answers to the following questions in order for the Workgroup to validate or refine our current thinking.

- (1) Please describe your electronic health information exchange model.
- a. What type(s) of health information do you exchange and for what purpose(s)?
- b. Who participates in your network (e.g., providers, patients, insurers, labs)?
- c. How do you exchange health information?
- i. Do you maintain a "repository" where records/health information is stored in one location? If so, is it by provider or as one comprehensive record?
- ii. Do you use a record locator (where records reside in numerous locations)?
- iii. If neither, please describe.
- (2) Have you established business associate contracts or data sharing agreements? If so, with whom (by category of entity)? Have you established contracts or data sharing agreements with all of the participants in your network? If not, why not?
- (3) What level of participation do you provide to individuals (e.g. patients/consumers)?
- a. Do you provide individuals with a phone number and contact person?