TABLE 2—FIFRA SECTION 3 REG-ISTRATIONSCANCELLED FOR NON-PAYMENT OF2016MAINTENANCEFEE—Continued

Registration No.	Product name
086363–00019	KT Propanil 80DF.
086363-00020	
086363-00021	KT Propanil 4SC. KT CTL 720 Fungicide.
	Newagco Glyphosate Tech-
	nical.
086794–00002	Newagco Glyphosate Fully Loaded 41 Plus.
086794–00003	Newagco Glyphosate 62% MUP.
086794–00004	Mpower Clodinafop-Propargyl Technical.
086794-00006	Mpower Clodinafop Herbicide.
087273-00002	Pro Chlor Tabs.
087687-00001	Eco-Clad Part A.
087722-00003	Bactiblock 101 RP1.47.
087722-00004	Bactiblock 101 S1.19.
087722-00005	Bactiblock 920 B4.
087800-00001	
087800-00002	Teking 101M. Teking 101E.
087800-00003	Teking 102.
088089-00003	Peridox with the Electrostatic
088089-00003	
000400 00004	Decontamination System.
088402-00001	Splash Chlor Bleach.
088407–00001	Hydro Stick AOS 7017.
088622-00001	T.O.P.S. System.
088665-00001	Bugz-No-More Insecticide.
088691-00001	Clear Bath Algae Inhibitor.
089016-00001	LAG 1.
089016-00006	LAG 6.
089094–00001	Multi-Purpose Cleaner Spray.
089094–00005	Floor Liquid.
089897-00002	Ultrazapxtendapak Grapes.
090334–00001	Xensation Cover AM1.
090960-00001	Fly Away IGR Pro.
090963-00001	Nipacide MX.
091097-00001	Mpower Metolachlor II.
091097-00002	Mpower 2,4-D 4 Amine.
091097-00003	Mpower 2,4-D 6 Ester.
091097-00004	Mpower Lambda.
091097-00005	Mpower Clethodim.
091097-00006	Mpower Bentazon.
091097-00007	Mpower Dicamba DMA.
091097-00008	Mpower Tebuconazole.
091097-00009	Mpower Propiconazole.
091097-00010	Mpower Azoxystrobin.
091145–00001	Vex-Trol 30-30 ULV Mosquito
091145–00002	Adulticide. Vex-Trol 31–67 ULV Mosquito
	Adulticide.
091145–00003	Vex-Trol 4–4 ULV Mosquito Adulticide.
091145-00006	Vex-Trol UL 4–8.
091145–00007	Aqua Vex-Trol 30–30 ULV Mosquito Adulticide.
091234–00001	Synag T-Methyl 4.5F.
091234-00005	S105.1 Bifenthrin FC.
091795-00003	Blue Shield BQ Algaecide.
091795-00003	
	Blue Shield Jumbo Slo-Pokes.
091795-00007	Blue Shield Slo-Tabs. Blue Shield P.D.Q. Tabs.
091795-00008	
091795–00009	Blue Shield Econo Shock.

IV. Provisions for Disposition of Existing Stocks

The effective date of cancellation will be the date of the cancellation order. The orders effecting these requested cancellations will generally permit a registrant to sell or distribute existing stocks until January 15, 2017, 1 year after the date on which the fee was due.

Existing stocks are those stocks of registered pesticide products which are currently in the United States and

which have been packaged, labeled, and released for shipment prior to the effective date of the cancellation order. Unless the provisions of an earlier order apply, existing stocks already in the hands of dealers or users can be distributed, sold, or used legally until they are exhausted, provided that such further sale and use comply with the EPA-approved label and labeling of the affected product. Exception to these general rules will be made in specific cases when more stringent restrictions on sale, distribution, or use of the products or their ingredients have already been imposed, as in a special review action, or where the Agency has identified significant potential risk concerns associated with a particular chemical.

Authority: 7 U.S.C. 136 et seq.

Dated: September 19, 2016.

Delores Barber,

Director, Information Technology and Resources Management Division, Office of Pesticide Programs.

[FR Doc. 2016–23850 Filed 9–30–16; 8:45 am] BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060-XXXX]

Information Collection Being Reviewed by the Federal Communications Commission

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burdens, and as required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501-3520), the Federal Communications Commission (FCC or the Commission) invites the general public and other Federal agencies to take this opportunity to comment on the following information collection. Comments are requested concerning: Whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; the accuracy of the Commission's burden estimate; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology; and ways to

further reduce the information collection burden on small business concerns with fewer than 25 employees. The FCC may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the PRA that does not display a valid Office of Management and Budget (OMB) control number.

DATES: Written PRA comments should be submitted on or before December 2, 2016. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicole Ongele, FCC, via email *PRA@fcc.gov* and to *Nicole.Ongele@fcc.gov.*

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Nicole Ongele at (202) 418–2991.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–XXXX. *Title:* Receiving Written Consent for Communication with Base Stations in Canada; Issuing Written Consent to Licensees from Canada for Communication with Base Stations in the U.S.; Description of Interoperable Communications with Licensees from Canada.

Form Number: N/A.

Type of Review: New collection. *Respondents:* State, local, or tribal governments.

Number of Respondents and Responses: 3,224 respondents; 3,224 responses.

Éstimated Time per Response: 0.5 hours–1 hour.

Frequency of Response: On occasion reporting requirement.

Obligation to Respond: Written consent from the licensee of a base station repeater is required before first responders from the other country can begin communicating with that base stations repeater. Applicants are advised to include a description of how they intend to interoperate with licensees from Canada when filing applications to operate under any of the scenarios described in Public Notice DA 16-739 in order to ensure that the application is not inadvertently rejected by Canada. Statutory authority for these collections are contained in 47 U.S.C. 151, 154, 301, 303, 307, 308, 309, 310, 316, 319, 325(b), 332, 336(f), 338, 339, 340, 399b, 403, 534, 535, 1404, 1452, and 1454 of the Communications Act of 1934.

Total Annual Burden: 5,642 hours. Total Annual Cost: None. Privacy Impact Assessment: No impact(s).

Nature and Extent of Confidentiality: Applicants who include a description of how they intend to interoperate with licensees from Canada need not include any confidential information with their description. Nonetheless, there is a need for confidentiality with respect to all applications filed with the Commission through its Universal Licensing System (ULS). Although ULS stores all information pertaining to the individual license via an FCC Registration Number (FRN), confidential information is accessible only by persons or entities that hold the password for each account, and the Commission's licensing staff. Information on private land mobile radio licensees is maintained in the Commission's system of records, FCC/ WTB-1, "Wireless Services Licensing Records." The licensee records will be publicly available and routinely used in accordance with subsection (b) of the Privacy Act. TIN Numbers and material which is afforded confidential treatment pursuant to a request made under 47 CFR 0.459 will not be available for Public inspection. Any personally identifiable information (PII) that individual applicants provide is covered by a system of records, FCC/WTB-1, "Wireless Services Licensing Records," and these and all other records may be disclosed pursuant to the Routine Uses as stated in this system of records notice.

Needs and Uses: This collection will be submitted as a new collection after this 60-day comment period to the Office of Management and Budget (OMB) in order to obtain the full threeyear clearance. The purpose of requiring an agency to issue written consent before allowing first responders from the other country to communicate with its base station repeater ensures to that the licensee of that base stations repeater (host licensee) maintains control and is responsible for its operation at all times. The host licensee can use the written consent to ensure that first responders from the other country understand the proper procedures and protocols before they begin communicating with its base station repeater. Furthermore, when reviewing applications filed by border area licensees, Commission staff will use any description of how an applicant intends to interoperate with licensees from Canada, including copies of any written agreements, in order to coordinate the application with Innovation, Science and Economic Development Canada (ISED) and reduce

the risk of an inadvertent rejection by ISED.

Federal Communications Commission.

Gloria J. Miles,

Federal Register Liaison Officer. Office of the Secretary.

[FR Doc. 2016–23746 Filed 9–30–16; 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, 2016.

A. Federal Reserve Bank of Minneapolis (Jacquelyn K. Brunmeier, Assistant Vice President) 90 Hennepin Avenue, Minneapolis, Minnesota 55480–0291:

1. Currie Bancorporation, Inc., Currie, Minnesota; to acquire 100 percent of First State Bank of Okabena, Okabena, Minnesota.

Board of Governors of the Federal Reserve System, September 28, 2016.

Michele Taylor Fennell,

Assistant Secretary of the Board. [FR Doc. 2016–23824 Filed 9–30–16; 8:45 am] BILLING CODE 6210–01–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 18, 2016.

A. Federal Reserve Bank of Minneapolis (Jacquelyn K. Brunmeier, Assistant Vice President) 90 Hennepin Avenue, Minneapolis, Minnesota 55480–0291:

1. John R. Rice, Brookings, South Dakota, and Mary D. Rice, Boston, Massachusetts; individually and as a group acting concert, to retain shares of Citizens State Bank of Arlington, Arlington, South Dakota.

B. Federal Reserve Bank of New York (Ivan Hurwitz, Vice President) 33 Liberty Street, New York, New York 10045–0001. Comments can also be sent electronically to

Comments.applications@ny.frb.org:

1. Lawrence B. Seidman, Wayne, New Jersey; Seidman and Associates, LLC; Seidman Investment Partnership, LP; Seidman Investment Partnership II, LP; Seidman Investment Partnership III, LP, all of Parsippany, New Jersey; LSBK06-08, LLC, Palm Beach, Florida; Broad Park Investors, LLC; Chewy Gooey Cookies, LP, both of West Orange, New Jersey; CBPS, LLC, New York, New York; and 2514 Multi-Strategy Fund LP, Tampa, Florida; to increase their ownership of the shares of MSB Financial Corp, Millington, New Jersey, and thereby acquire shares of Millington Bank, Millington, New Jersey.

Board of Governors of the Federal Reserve System, September 28, 2016.

Michele Taylor Fennell,

Assistant Secretary of the Board. [FR Doc. 2016–23825 Filed 9–30–16; 8:45 am] BILLING CODE 6210–01–P