risk and compliance management in conducting such activities.

Questions Regarding Current and Potential Use Cases

1. In addition to the broad categories of digital assets and related activities described above, are there any additional or alternative categories or subcategories that IDIs are engaged in or exploring?

2. What, if any, activities or use cases related to digital assets are IDIs currently engaging in or considering? Please explain, including the nature and scope of the activity. More specifically:

a. What, if any, types of specific products or services related to digital assets are IDIs currently offering or considering offering to consumers?

b. To what extent are IDIs engaging in or considering engaging in activities or providing services related to digital assets that are custodial in nature, and what are the scope of those activities? To what extent are such IDIs engaging in or considering secondary lending?

c. To what extent are IDIs engaging in or considering activities or providing services related to digital assets that have direct balance sheet impacts?

d. To what extent are IDIs engaging in or considering activities related to digital assets for other purposes, such as to facilitate internal operations?

3. In terms of the marketplace, where do IDIs see the greatest demand for digital asset-related services, and who are the largest drivers for such services?

#### Questions Regarding Risk and Compliance Management

4. To what extent are IDIs' existing risk and compliance management frameworks designed to identify, measure, monitor, and control risks associated with the various digital asset use cases? Do some use cases more easily align with existing risk and compliance management frameworks compared to others? Do, or would, some use cases result in IDIs developing entirely new or materially different risk and compliance management frameworks?

5. What unique or particular risks are challenging to measure, monitor, and control for the various digital asset use cases? What unique controls or processes are or could be implemented to address such risks?

6. What unique benefits to operations do IDIs consider as they analyze various digital asset use cases?

7. How are IDIs integrating, or how would IDIs integrate, operations related to digital assets with legacy banking systems? 8. Please identify any potential benefits, and any unique risks, of particular digital asset product offerings or services to IDI customers.

9. How are IDIs integrating these new technologies into their existing cybersecurity functions?

Questions Regarding Supervision and Activities

10. Are there any unique aspects of digital asset activities that the FDIC should take into account from a supervisory perspective?

11. Are there any areas in which the FDIC should clarify or expand existing supervisory guidance to address digital asset activities?

12. In what ways, if any, does custody of digital assets differ from custody of traditional assets?

13. FDIC's part 362 application procedures may apply to certain digital asset activities or investments.<sup>3</sup> Is additional clarity needed? Would any changes to FDIC's regulations or the related application filing procedures be helpful in addressing uncertainty surrounding the permissibility of particular types of digital asset-related activity, in order to support IDIs considering or engaging in such activities?

Questions Regarding Deposit Insurance and Resolution

14. Are there any steps the FDIC should consider to ensure customers can distinguish between uninsured digital asset products on the one hand, and insured deposits on the other?

15. Are there distinctions or similarities between fiat-backed stablecoins and stored value products where the underlying funds are held at IDIs and for which pass-through deposit insurance may be available?

16. If the FDIC were to encounter any of the digital assets use cases in the resolution process or in a receivership capacity, what complexities might be encountered in valuing, marketing, transferring, operating, or resolving the digital asset activity? What actions should be considered to overcome the complexities?

#### Additional Considerations

17. Comments are invited to address any other digital asset-related information stakeholders seek to bring to the FDIC's attention. Comments are also welcome about the digital assetrelated activities of uninsured banks and nonbanks.

Federal Deposit Insurance Corporation.

Dated at Washington, DC, on May 17, 2021. James P. Sheesley,

Assistant Executive Secretary. [FR Doc. 2021–10772 Filed 5–20–21; 8:45 am]

BILLING CODE 6714-01-P

### FEDERAL ELECTION COMMISSION [NOTICE 2021–10]

### Filing Dates for the Texas Special Election in the 6th Congressional District Special Election

**AGENCY:** Federal Election Commission. **ACTION:** Notice of filing dates for special election.

**SUMMARY:** Texas has scheduled a Special Runoff Election on July 27, 2021, to fill its U.S. House of Representatives seat in the 6th Congressional District of the late Representative Ron Wright. On May 1, 2021, a Special General Election was held, with no candidate achieving a majority vote. Under Texas law, a Special Runoff Election will now be held between the top two vote-getters. Committees participating in the Texas Special Runoff Election are required to file pre- and post-runoff election reports.

FOR FURTHER INFORMATION CONTACT: Ms. Elizabeth S. Kurland, Information Division, 1050 First Street NE, 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 Texas Special Runoff Election shall file a 12day Pre-Runoff Report on July 15, 2021, and a 30-day Post-Runoff Report on August 26, 2021. (See charts below for the closing date for each report.)

Note that these reports are in addition to the campaign committee's regular quarterly filings. (See charts below for the closing date for each report).

## Unauthorized Committees (PACs and Party Committees)

Political committees not filing monthly in 2021 are subject to special election reporting if they make previously undisclosed contributions or expenditures in connection with the Texas Special Runoff Election by the close of books for the applicable report(s). (See charts below for the closing date for each report.)

Committees filing monthly that make contributions or expenditures in connection with the Texas Special Runoff Election will continue to file

<sup>&</sup>lt;sup>3</sup> See 12 CFR part 362, subpart A.

according to the monthly reporting schedule.

Additional disclosure information for the Texas special elections may be found on the FEC website at *https:// www.fec.gov/help-candidates-andcommittees/dates-and-deadlines/.* 

# Disclosure of Lobbyist Bundling Activity

Principal campaign committees, party committees and leadership PACs that are otherwise required to file reports in connection with the special election must simultaneously file FEC Form 3L if they receive two or more bundled contributions from lobbyists/registrants or lobbyist/registrant PACs that aggregate in excess of \$19,300 during the special election reporting period. (See charts below for closing date of each period.) 11 CFR 104.22(a)(5)(v), (b), 110.17(e)(2), (f).

### CALENDAR OF REPORTING DATES FOR TEXAS SPECIAL ELECTION

Report	Close of books <sup>1</sup>	Reg./cert. & overnight mailing deadline	Filing deadline
Campaign Committees Involved in the Special Runoff (07/27/2021) Must File			
July Quarterly Pre-Runoff Post-Runoff October Quarterly	07/07/2021 08/16/2021 09/30/2021	WAIVED	07/15/2021 08/26/2021 10/15/2021
PACS and Party Committees Not Filing Monthly Involved in the Special Runoff (07/27/2021) Must File			
Pre-Runoff & Mid-Year <sup>2</sup> Post-Runoff Year-End	07/07/2021 08/16/2021 12/31/2021	07/12/2021 08/26/2021 01/31/2022	07/15/2021 08/26/2021 01/31/2022

<sup>1</sup> The reporting period always begins the day after the closing date of the last report filed. If the committee is new and has not previously filed a report, the first report must cover all activity that occurred before the committee registered as a political committee up through the close of books for the first report due.

<sup>2</sup>Committees should file a consolidated Pre-Runoff & Mid-Year Report by the filing deadline of the Pre-Runoff Report.

Dated: May 18, 2021. On behalf of the Commission, **Shana M. Broussard**, *Chair, Federal Election Commission.* 

[FR Doc. 2021–10777 Filed 5–20–21; 8:45 am] BILLING CODE 6715–01–P

### FEDERAL HOUSING FINANCE AGENCY

[No. 2021-N-6]

## Proposed Collection; Comment Request

**AGENCY:** Federal Housing Finance Agency.

**ACTION:** Federal Home Loan Bank Directors—30-day notice of submission of information collection for approval from Office of Management and Budget.

**SUMMARY:** In accordance with the requirements of the Paperwork Reduction Act of 1995 (PRA), the Federal Housing Finance Agency (FHFA or the Agency) is seeking public comments concerning an information collection known as "Federal Home Loan Bank Directors," which has been assigned control number 2590–0006 by the Office of Management and Budget (OMB). FHFA intends to submit the information collection to OMB for review and approval of a three-year extension of the control number, which expired on February 28, 2021.

DATES: Interested persons may submit comments on or before June 21, 2021. ADDRESSES: Submit comments to the Office of Information and Regulatory Affairs of the Office of Management and Budget, Attention: Desk Officer for the Federal Housing Finance Agency, Washington, DC 20503, Fax: (202) 395– 3047, Email: *OIRA\_submission@ omb.eop.gov.* Please also submit comments to FHFA, identified by "Proposed Collection; Comment Request: 'Federal Home Loan Bank Directors, (No. 2021–N–6)'" by any of the following methods:

• Agency Website: www.fhfa.gov/ open-for-comment-or-input.

• Federal eRulemaking Portal: http:// www.regulations.gov. Follow the instructions for submitting comments. If you submit your comment to the Federal eRulemaking Portal, please also send it by email to FHFA at RegComments@fhfa.gov to ensure timely receipt by the agency.

• *Mail/Hand Delivery:* Federal Housing Finance Agency, Eighth Floor, 400 Seventh Street SW, Washington, DC 20219, ATTENTION: Proposed Collection; Comment Request: "Federal Home Loan Bank Directors, (No. 2021– N–6)."

We will post all public comments we receive without change, including any personal information you provide, such as your name and address, email address, and telephone number, on the FHFA website at *http://www.fhfa.gov.* In addition, copies of all comments received will be available for examination by the public through the electronic comment docket for this PRA Notice also located on the FHFA website.

### FOR FURTHER INFORMATION CONTACT:

Vickie Olafson, Assistant General Counsel, *Vickie.Olafson@fhfa.gov*, (202) 649–3025; or Angela Supervielle, Counsel, *Angela.Supervielle@fhfa.gov*, (202) 649–3973 (these are not toll-free numbers); Federal Housing Finance Agency, 400 Seventh Street SW, Washington, DC 20219. The Telecommunications Device for the Deaf is (800) 877–8339.

### SUPPLEMENTARY INFORMATION:

# A. Need for and Use of the Information Collection

Section 7 of the Federal Home Loan Bank Act (Bank Act) vests the management of each Federal Home Loan Bank (Bank) in its board of directors.<sup>1</sup> As required by section 7, each Bank's board comprises two types of directors: (1) Member directors, who are drawn from the officers and directors of member institutions located in the Bank's district and who are elected to represent members in a particular state in that district; and (2) independent directors, who are unaffiliated with any

<sup>&</sup>lt;sup>1</sup> See 12 U.S.C. 1427(a)(1).