FEDERAL DEPOSIT INSURANCE CORPORATION

Agency Information Collection Activities: Submission for OMB Review; Comment Request (3064–0166)

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Notice of information collection to be submitted to OMB for review and approval under the Paperwork Reduction Act.

SUMMARY: The FDIC, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on continuing information collections, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. chapter 35). On March 11, 2009, the FDIC solicited public comment for a 60-day period on full clearance of the following collection currently approved by OMB on an emergency basis: Temporary Liquidity Guarantee Program (TLGP), OMB Control No. 3064–0166. No comments were received. Therefore, the FDIC hereby gives notice of its submission of the TLGP information collection to OMB for review.

DATES: Comments must be submitted on or before July 6, 2009.

ADDRESS: Interested parties are invited to submit written comments to the FDIC by any of the following methods. All comments should refer to the name of the collection:

• E-mail: comments@fdic.gov.
Include the name of the collection in the subject line of the message.


Hand Delivery: Comments may be hand-delivered to the guard station at the rear of the 17th Street Building (located on F Street), on business days between 7 a.m. and 5 p.m. A copy of the comments may also be submitted to the OMB desk officer for the FDIC: Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT: Leneta G. Gregorie at the address identified above.

SUPPLEMENTARY INFORMATION: Submission for OMB review to obtain full clearance of the following collection of information currently approved on an emergency basis:

Title: Temporary Liquidity Guarantee Program.

OMB Number: 3064–0166.

Estimated Number of Respondents: (The estimated number of respondents for several reporting categories has been adjusted downward from initial estimates to better reflect actual experience since implementation of the program.)

Initial report of amount of senior unsecured debt—275.

Subsequent reports on amount of senior unsecured debt—275.

Opt-out/opt-in notice—14,932.

Notice of debt guarantee—275.

Notice of transaction account guarantee—8,380.

Notice of issuance of debt guarantee—550.

Notice of termination of participation—300.

Debt-holder guarantee claims—2,600.

Request for increase in debt guarantee limit—275.

Request for increase in presumptive debt guarantee limit—50.

Request to opt-in to debt guarantee program—5.

Request by affiliate to participate in debt guarantee program—275.

Application to issue mandatory convertible debt: 25.

Application by certain entities to issue FDIC-guaranteed debt after 6/30/09: 25.

Application to issue senior, unsecured, non-guaranteed debt after 6/30/09: 250.

Frequency of Response:

Initial report of amount of senior unsecured debt—once.

Subsequent reports on amount of senior unsecured debt—4.

Opt-out/opt-in notice—once.

Notice of debt guarantee—once.

Notice of transaction account guarantee—once.

Notice of issuance of debt guarantee—250.

Notice of termination of participation—once.

Debt-holder guarantee claims—once.

Request for increase in debt guarantee limit—once.

Request for increase in presumptive debt guarantee limit—once.

Total Annual Burden: 382,214 hours (This reflects an adjustment of −1,822,061 hours and a program change of +600 hours from previous estimates.)

General Description of Collection: This collection includes reporting, recordkeeping and disclosure requirements associated with the FDIC’s TLGP. The TLGP is comprised of (1) a guarantee by the FDIC of unsecured, unsubordinated debt of participating, insured, depository institutions, their bank holding companies, financial holding companies, and thrift holding companies (other than unitary thrift

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holding companies) issued between October 14, 2008, and October 31, 2009, with guarantees expiring on the earlier of the date of maturity or December 31, 2012, and with a system of fees to be paid by these institutions for such guarantees; and (2) a 100 percent guaranty of non-interest bearing, transaction accounts held by insured depository institutions until December 31, 2009 (FDIC guaranties). The TLGP is designed to strengthen confidence and encourage liquidity in the banking system in order to ease lending to creditworthy businesses and consumers. The reporting, recordkeeping and disclosure requirements apply to eligible entities participating in either the Debt Guarantee Component of the program or the Deposit Guarantee Component or both. The information obtained allows the FDIC to monitor its exposure under the TLGP and determine assessments for entities participating in the program. The required disclosures ensure that depositors, debt holders, and the general public are on notice as to which entities are participating in the program, the extent to which deposits in non-interest-bearing transaction accounts are FDIC-insured, and whether newly-issued, senior, unsecured debt is guaranteed by the FDIC.

Request for Comment

Comments are invited on: (a) Whether this collection of information is necessary for the proper performance of the FDIC's functions; (b) the accuracy of the estimates of the burden of the information collection, including the validity of the methodologies and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the information collection on respondents, including through the use of automated collection techniques or other forms of information technology. All comments will become a matter of public record.

Dated at Washington, DC, this 2nd day of June, 2009.

Federal Deposit Insurance Corporation.

Robert E. Feldman,
Executive Secretary.

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 June 22, 2009.

A. Federal Reserve Bank of Atlanta

(Steve Foley, Vice President) 1000 Peachtree Street, N.E., Atlanta, Georgia 30309:

1. John H. Sykes and Charles Sykes, both of Tampa, Florida, Katherine Stroker, James Stroker, and Karen Taylor, all of Windermere, Florida; to acquire additional voting shares of NorthStar Banking Corporation, and thereby indirectly acquire additional voting shares of NorthStar Bank, both of Tampa, Florida.


Robert deV. Frierson,
Deputy Secretary of the Board.

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Proposed Information Collection Activity; Comment Request

Proposed Projects

Title: Community-Based Abstinence Education Program-Specific Performance Measure

The CBAE program developed a program-specific performance measure in response to the PART review (a process by which the Office of Management and Budget analyzes and rates a Federal program’s procedures and strategies for evaluating its effectiveness), for which the program received a rating of Adequate. In an effort to gather program-specific data on rates of abstinence pre- and post-program participation, ACF and the Office of Management and Budget determined that a program-specific performance measure should be developed to assess key outcomes among program participants. The CBAE office convened a panel of abstinence education experts to gather input on the measure, and, based on the input provided, the CBAE office developed the measure. CBAE grantees will be required to ask twelve questions of the youth served in a pre- and post-survey, as well as a representative sample of the youth served in a follow-up survey.

The questions were carefully constructed by experienced evaluators to measure initiation and discontinuation of sexual intercourse as well as two key predictors of initiation: Sexual values and behavioral intentions.

The program office will collect and compile data to establish baselines and ambitious targets for the program-specific performance measure. The data will be aggregated and results will be shared with the public as they become available.

Respondents: Youth Participants.

Description: The discretionary funding Community-Based Abstinence Education Program (CBAE) is authorized by Title XI, Section 1110, of the Social Security Act (using the definitions contained in Title V, Section 510(b)(2) of the Social Security Act).