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 May 24, 2012.

A. Federal Reserve Bank of Atlanta (Chapelle Davis, Assistant Vice President) 1000 Peachtree Street NE., Atlanta, Georgia 30309:

1. Capital Bank Financial Corp., Miami, Florida; to acquire indirectly and then merge with Southern Community Financial Corporation, and thereby acquire its subsidiary, Southern Community Bank & Trust Company, both in Winston-Salem, North Carolina. In connection with this proposal, Applicant proposes to form a subsidiary, Winston 23 Corporation, Miami, Florida, which has applied to become a bank holding company by merging with Southern Community Financial Corporation, and its subsidiary, Southern Community Bank & Trust Company, both in Winston-Salem, North Carolina.

Board of Governors of the Federal Reserve System, April 24, 2012.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. 2012–10199 Filed 4–26–12; 8:45 am]

BILLING CODE 6210-01-P

FEDERAL TRADE COMMISSION

Agency Information Collection Activities; Submission for OMB Review; Comment Request; Extension

AGENCY: Federal Trade Commission ("FTC" or "Commission").

ACTION: Notice.

SUMMARY: The FTC intends to ask the Office of Management and Budget ("OMB") to extend through April 30, 2015, the current Paperwork Reduction Act ("PRA") clearance for the information collection requirements in four consumer financial regulations enforced by the Commission. Those clearances expire on April 30, 2012. DATES: Comments must be filed by May

ADDRESSES: Interested parties may file a comment online or on paper, by following the instructions in the Request for Comment part of the SUPPLEMENTARY INFORMATION section below. Write "Regs BEMZ, PRA Comments, P084812" on your comment and file your comment online at https://ftcpublic.commentworks.com/ftc/RegsBEMZpra2 by following the instructions on the web-based form. If you prefer to file your comment on paper, mail or deliver your comment to

the following address: Federal Trade Commission, Office of the Secretary, Room H–113 (Annex J), 600 Pennsylvania Avenue NW., Washington, DC 20580.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the proposed information requirements should be addressed to Carole Reynolds or Soyong Cho, Attorneys, Division of Financial Practices, Bureau of Consumer Protection, Federal Trade Commission, 600 Pennsylvania Ave. NW., Washington, DC 20580, (202) 326–3224. SUPPLEMENTARY INFORMATION: The four regulations covered by this notice are:

(1) Regulations promulgated under The Equal Credit Opportunity Act, 15 U.S.C. 1691 et seq. ("ECOA") ("Regulation B") (OMB Control Number: 3084–0087);

(2) Regulations promulgated under The Electronic Fund Transfer Act, 15 U.S.C. 1693 et seq. ("EFTA") ("Regulation E") (OMB Control Number: 3084–0085);

(3) Regulations promulgated under The Consumer Leasing Act, 15 U.S.C. 1667 et seq. ("CLA") ("Regulation M") (OMB Control Number: 3084–0086); and

(4) Regulations promulgated under The Truth-In-Lending Act, 15 U.S.C. 1601 et seq. ("TILA") ("Regulation Z") (OMB Control Number: 3084–0088).

The FTC enforces these statutes as to all businesses engaged in conduct these laws cover unless these businesses (such as federally chartered or insured depository institutions) are subject to the regulatory authority of another federal agency.

Under the Dodd-Frank Wall Street Reform and Consumer Protection Act ("Dodd-Frank Act"), Public Law 111-203,124 Stat. 1376 (2010), almost all rulemaking authority for the ECOA, EFTA, CLA, and TILA transferred from the Board of Governors of the Federal Reserve System (Board) to the Consumer Financial Protection Bureau (CFPB) on July 21, 2011 ("transfer date"). To implement this transferred authority, the CFPB has published for public comment interim final rules for new regulations in 12 CFR part 1002 (Regulation B), 12 CFR part 1005 (Regulation E), 12 CFR part 1013 (Regulation M), and 12 CFR part 1026 (Regulation Z) for those entities under its rulemaking jurisdiction.¹ Although the Dodd-Frank Act transferred most

rulemaking authority under ECOA, EFTA, CLA, and TILA to the CFPB, the Board retained rulemaking authority for certain motor vehicle dealers ² under all of these statutes and also for certain interchange-related requirements under EFTA.³

As a result of the Dodd-Frank Act, the FTC and the CFPB now share the authority to enforce Regulations B, E, M, and Z for entities for which the FTC had enforcement authority before the Act, except for certain motor vehicle dealers. Because of this shared enforcement jurisdiction, the two agencies have divided the FTC's previously-cleared PRA burden between them,⁴ except that the FTC retained all of the part of that burden associated with certain motor vehicle dealers (for brevity, referred to in the burden summaries below as a "carve-out").5 The division of PRA burden hours not attributable to certain motor vehicle dealers is reflected in the CFPB's recent PRA clearance requests to OMB,6 as well as in the FTC's burden estimates below.

As a result of the Dodd-Frank Act, the FTC generally has sole authority to enforce Regulations B, E, M, and Z regarding motor vehicle dealers predominantly engaged in the sale and servicing of motor vehicles, the leasing and servicing of motor vehicles, or both. Because the FTC has exclusive jurisdiction to enforce these rules for such motor vehicle dealers, it is including the entire PRA burden for them in the burden estimates below.

Under the PRA, 44 U.S.C. 3501–3521, Federal agencies must get OMB approval for each collection of

¹12 CFR part 1002 (Reg. B) (76 FR 79442, Dec. 21, 2011); 12 CFR part 1005 (Reg. E) (76 FR 81020, Dec. 27, 2011) (amended, 77 FR 6194, Fed. 7, 2012); 12 CFR part 1013 (Reg. M) (76 FR 78500, Dec. 19, 2011) (corrected, 76 FR 81789, Dec. 29, 2011); 12 CFR part 1026 (Reg. Z) (76 FR 79768, Dec. 22, 2011)

² Generally, these are dealers "predominantly engaged in the sale and servicing of motor vehicles, the leasing and servicing of motor vehicles, or both." See Dodd-Frank Act, § 1029(a), –(c).

 $^{^3}$ See Dodd-Frank Act, § 1075 (these requirements are implemented through Board Regulation II, 12 CFR part 235, rather than EFTA's implementing Regulation E).

⁴ The CFPB also factored into its burden estimates respondents over which it has jurisdiction but the FTC does not.

⁵ These are dealers specified by the Dodd-Frank Act under § 1029 (a), but as limited by subsection (b). Subsection (b) does not preclude CFPB regulatory oversight regarding, among others businesses that extend retail credit or retail leases for motor vehicles in which the credit or lease offered is provided directly from those businesses, rather than unaffiliated third parties, to consumers. It is not practicable, however, for PRA purposes, to estimate the portion of dealers that engage in one form of financing versus another (and that would or would not be subject to CFPB oversight). Thus, FTC staff's "carve-out" for this PRA burden analysis reflects a general estimated volume of motor vehicle dealers. This attribution does not change actual enforcement authority.

 $^{^6}$ OMB Control Numbers 3170–0013 (Regulation B), 3170–0014 (Regulation E), 3170–0008 (Regulation M), and 3170–0015 (Regulation Z).

⁷ See Dodd-Frank Act, § 1029(a), -(c).

information they conduct or sponsor. "Collection of information" includes agency requests or requirements to keep records or provide information to a third party. See 44 U.S.C. 3502(3); 5 CFR 1320.3(c). The regulations impose certain recordkeeping and disclosure requirements associated with providing credit or with other financial transactions.

On February 7, 2012, the Commission sought comment on the information collection requirements associated with these four regulations. 77 FR 6114.8 The Commission received one comment from the National Automobile Dealers Association ("NADA") pertaining to regulatory burden affecting Regulations B, M, and Z.9

NADA stated, as a general matter, that the FTC staff estimates greatly underestimate the recordkeeping, disclosure, and other related compliance requirements for NADA members 10 for the rules at issue, particularly Regulations B, M, and Z. NADA provided two illustrations of this point for Regulations M and Z (discussed and analyzed below under their applicable sub-headings), but did not provide sufficient specific information from which staff could revisit and revise its estimates. Pursuant to the OMB rules, 5 CFR part 1320, that implement the PRA, 44 U.S.C. 3501 et seq., the FTC is providing this second opportunity for NADA and the general public to comment while the FTC seeks OMB approval to renew the pre-existing clearance for these rules.

Although all four of the regulations require covered entities to keep certain records, FTC staff believes these records are kept in the normal course of business even absent the particular recordkeeping requirements. 11 Covered entities, however, may incur some burden associated with ensuring that they do not prematurely dispose of relevant records (i.e., during the time span they must retain records under the applicable regulation).

The regulations also require covered entities to make disclosures to third-

parties. Related compliance involves set-up/monitoring and transactionspecific costs. "Set-up" burden, incurred only by covered new entrants, includes their identifying the applicable required disclosures, determining how best to comply, and designing and developing compliance systems and procedures. "Monitoring" burden, incurred by all covered entities, includes their time and costs to review changes to regulatory requirements, make necessary revisions to compliance systems and procedures, and to monitor the ongoing operation of systems and procedures to ensure continued compliance. "Transaction-related" burden refers to the time and cost associated with providing the various required disclosures in individual transactions. While this burden varies with the number of transactions, the figures shown for transaction-related burden in the tables that follow are estimated averages.

The required disclosures do not impose PRA burden on some covered entities because they make those disclosures in their normal course of activities. For other covered entities that do not, their compliance burden will vary widely depending on the extent to which they have developed effective computer-based or electronic systems and procedures to communicate and document required disclosures.¹²

Calculating the burden associated with the four regulations' disclosure requirements is very difficult because of the highly diverse group of affected entities. The "respondents" included in the following burden calculations consist of, among others, credit and lease advertisers, creditors, owners (such as purchasers and assignees) of credit obligations, financial institutions, service providers, certain government agencies and others involved in delivering electronic fund transfers ("EFTs") of government benefits, and lessors. 13 The burden estimates represent FTC staff's best assessment, based on its knowledge and expertise relating to the financial services

industry. Staff considered the wide variations in covered entities' (1) Size and location; (2) credit or lease products offered, extended, or advertised, and their particular terms; (3) EFT types used; (4) types and frequency of adverse actions taken; (5) types of appraisal reports utilized; and (6) computer systems and electronic features of compliance operations.

The cost estimates that follow relate solely to labor costs, and they include the time necessary to train employees how to comply with the regulations. Staff calculated labor costs by multiplying appropriate hourly wage rates by the burden hours described above. The hourly rates used were \$49 for managerial oversight, \$30 for skilled technical services, and \$16 for clerical work. These figures are averages drawn from Bureau of Labor Statistics data.14 Further, the FTC cost estimates assume the following labor category apportionments, except where otherwise indicated below: recordkeeping—10% skilled technical, 90% clerical; disclosure—10% managerial, 90% skilled technical.

The applicable PRA requirements impose minimal capital or other non-labor costs. Affected entities generally already have the necessary equipment for other business purposes. Similarly, FTC staff estimates that compliance with these rules entails minimal printing and copying costs beyond that associated with documenting financial transactions in the ordinary course of business.

1. Regulation B

The ECOA prohibits discrimination in the extension of credit. Regulation B implements the ECOA, establishing disclosure requirements to assist customers in understanding their rights under the ECOA and recordkeeping requirements to assist agencies in enforcement. Regulation B applies to retailers, mortgage lenders, mortgage brokers, finance companies, and others.

Recordkeeping

FTC staff estimates that Regulation B's general recordkeeping requirements affect 530,479 credit firms subject to the Commission's jurisdiction, at an average annual burden of 1.25 hours per firm ¹⁵

⁸The Commission published a follow-up notice in the **Federal Register** on March 5, 2012 (77 FR 13127) to correct certain formatting errors in the Regulation M burden hours table that had initially resulted in misaligned and missing columnar information in that table.

⁹ NADA's comment is available at http://www.ftc.gov/os/comments/regsbemzpra/index.shtm.

 $^{^{10}}$ NADA states that it represents approximately 16,000 new car and truck dealers, both domestic and import, with over 32,500 separate franchises. Id

¹¹PRA "burden" does not include effort expended in the ordinary course of business, regardless of any regulatory requirement. 5 CFR 1320.3(b)(2).

¹² For example, large companies may use computer-based and/or electronic means to provide required disclosures, including issuing some disclosures en masse, e.g., notices of changes in terms. Smaller companies may have less automated compliance systems but may nonetheless rely on electronic mechanisms for disclosures and recordkeeping. Regardless of size, some entities may utilize compliance systems that are fully integrated into their general business operational system; if so, they may have minimal additional burden. Other entities may have incorporated fewer of these approaches into their systems and thus may have a higher burden.

¹³ The Commission generally does not have jurisdiction over banks, thrifts, and federal credit unions under the applicable regulations.

¹⁴ These inputs are based broadly on mean hourly data found within the National Compensation Survey: Occupational Earnings in the United States, 2010, Bulletin 2753 (May 2011), Table 3 (http://www.bls.gov/ncs/ocs/sp/nctb1477.pdf).

¹⁵ This is an increase from past estimates of one hour per respondent in view of more complex transactions and their associated impact on recordkeeping.

for a total of 663,099 hours. 16 Staff also estimates that the requirement that mortgage creditors monitor information about race/national origin, sex, age, and marital status imposes a maximum burden of one minute each (of skilled technical time) for approximately 2.25 million credit applications (based on industry data regarding the approximate number of mortgage purchase and refinance originations), for a total of 37,500 hours.¹⁷ Staff also estimates that recordkeeping of self-testing subject to the regulation would affect 1,375 firms, with an average annual burden of one hour (of skilled technical time) per firm, for a total of 1,375 hours, and that recordkeeping of any corrective action as a result of self-testing would affect 10% of them, i.e., 138 firms, with an average annual burden of four hours (of skilled technical time) per firm, for a total of 552 hours.18 Keeping records of race/national origin, sex, age, and marital status requires an estimated one

minute of skilled technical time. Recordkeeping for the self-test responsibility and of any corrective actions requires an estimated one hour and four hours, respectively, of skilled technical time.

Disclosure

Regulation B requires that creditors (i.e., entities that regularly participate in the decision whether to extend credit under Regulation B) provide notices whenever they take adverse action, such as denial of a credit application. It requires entities that extend various types of mortgage credit to provide a copy of the appraisal report to applicants or to notify them of their right to a copy of the report (and thereafter provide a copy of the report, upon the applicant's request). Finally, Regulation B also requires that for accounts which spouses may use or for which they are contractually liable, creditors who report credit history must

do so in a manner reflecting both spouses' participation. Further, it requires creditors that collect applicant characteristics for purposes of conducting a self-test to disclose to those applicants that: (1) Providing the information is optional; (2) the creditor will not take the information into account in any aspect of the credit transactions; and (3) if applicable, the information will be noted by visual observation or surname if the applicant chooses not to provide it.¹⁹

Burden Totals

Recordkeeping: 702,526 hours (625,977 + 76,549 carve-out for motor vehicles); \$12,720,734 (\$11,384,370 + \$1,336,364 carve-out for motor vehicles), associated labor costs.

Disclosures: 1,164,458 hours (1,032,206 + 132,252 carve-out for motor vehicles); \$37,146,214 (\$32,927,360 + \$4,218,854 carve-out for motor vehicles), associated labor costs.

REGULATION B: DISCLOSURES—BURDEN HOURS

	Setup/Monitoring ¹			Transaction-related ²			
Disclosures	Respondents	Average burden per respondent (hours)	Total setup/ monitoring burden (hours)	Number of transactions	Average burden per transaction (minutes)	Total transaction burden (hours)	Total burden (hours)
Credit history reporting	133,000	.25	33,250	66,309,750	.25	276,291	309,541
Adverse action notices	530,000	.75	397,500	106,096,000	.25	442,067	839,567
Appraisal notices	5,000	.5	2,500	1,125,000	.25	4,688	7,188
Appraisal reports	5,000	.5	2,500	1,125,000	.25	4,688	7,188
Self-test disclosures	1,375	.5	688	68,750	.25	286	974
Total							1,164,458

 $^{^1}$ The estimates shown reflect a decrease in applicable mortgage entities regarding appraisal notices and appraisal reports. The figures assume that approximately half of mortgage entities (.5 × 10,000, or 5,000 businesses) would not otherwise provide this information and thus would be affected. The figures also assume that all applicable entities would provide notices first and thereafter provide the reports upon request.

REGULATION B: RECORDKEEPING AND DISCLOSURES—COST

	Managerial		Skilled technical		Clerical		Total cost	
Required task	Time (hours)	Cost (\$49/hr.)	Time (hours)	Cost (\$30/hr.)	Time (hours)	Cost (\$16/hr.)	(\$)	
General recordkeeping Other recordkeeping Recordkeeping of test Recordkeeping of corrective action	0 0 0	0 0 0	66,310 37,500 1,375 552	1,989,300 1,125,000 41,250 16,560	596,789 0 0	9,548,624 0 0	11,537,924 1,125,000 41,250 16,650	
Total Record- keeping							12,720,734	

¹⁶ Section 1071 of the Dodd-Frank Act amends the ECOA to require financial institutions to collect and report information concerning credit applications by women- or minority-owned businesses and small businesses, effective on the July 21, 2011 transfer date. Both the CFPB and the Board have exempted affected entities from complying with this requirement until a date set by the prospective final rules these agencies issue to implement the Dodd-Frank Act's requirements. The

Commission will address PRA burden for its enforcement of these requirements after the CFPB and the Board have issued the associated final rules

compliance with Regulation B; rather they may be subject to FTC investigations and enforcement actions. This may impact the level of self-testing (as specifically defined by Regulation B) in a given year, and staff has sought to address such factors in its burden estimates.

 $^{^2}$ The above figures reflect a decrease in mortgage transactions, compared to prior FTC estimates. They also assume that half of applicable mortgage transactions (.5 \times 2,250,000, or 1,125,000) would not otherwise provide the appraisal notices and reports and thus would be affected.

 $^{^{17}\,\}mathrm{Regulation}$ B contains model forms that creditors may use to gather and retain the required information.

¹⁸ In contrast to banks, for example, entities under FTC jurisdiction are not subject to audits for

¹⁹The disclosure may be provided orally or in writing. The model form provided by Regulation B assists creditors in providing the written disclosure.

REGULATION B.	RECORDKEEPING.	AND DISCLOSURES—	Cost—Continued
TILGULATION D.	I ILCONDICE FING	AND DISCLUSURES	

	Managerial		Skilled t	echnical	Clerical		Tatal asst
Required task	Time (hours)	Cost (\$49/hr.)	Time (hours)	Cost (\$30/hr.)	Time (hours)	Cost (\$16/hr.)	Total cost (\$)
Disclosures: Credit history re-							
porting Adverse action no-	30,954	1,516,746	278,587	8,357,610	0	0	9,874,356
tices	83,957	4,113,893	755,610	22,668,300	0	0	26,782,193
Appraisal notices	719	35,231	6,469	194,070	0	0	229,301
Appraisal reports	719	35,231	6,469	194,070	0	0	229,301
Self-test disclosure	97	4,753	877	26,310	0	0	31,063
Total Disclo-							
sures							37,146,214
Total Record- keeping and							
Disclosures							49,866,948

2. Regulation E

The EFTA requires that covered entities provide consumers with accurate disclosure of the costs, terms, and rights relating to EFT and certain other services. Regulation E implements the EFTA, establishing disclosure and other requirements to aid consumers and recordkeeping requirements to assist agencies with enforcement. It applies to financial institutions,

retailers, gift card issuers and others that provide gift cards, service providers, various federal and state agencies offering EFTs, remittance transfer providers, etc. Staff estimates that Regulation E's recordkeeping requirements affect 391,120 firms offering EFT services to consumers and that are subject to the Commission's jurisdiction, at an average annual burden of one hour per firm, for a total

of 391,120 hours. This is further detailed below.

Burden Totals

Recordkeeping: 391,120 hours (375,881 + 15,239 carve-out); \$6,805,488 (\$6,540,328 + \$265,160 carve-out), associated labor costs.

Disclosures: 4,019,797 hours (4,002,868 + 16,929 carve-out); \$128,236,961 (\$127,696,924 + \$540,037 carve-out), associated labor costs.

REGULATION E: DISCLOSURES—BURDEN HOURS

		Setup/monitoring		Transaction-related			
Disclosures	Respondents	Average burden per respondent (hours)	Total setup monitoring burden (hours)	Number of transactions	Average burden per transaction (minutes)	Total transaction burden (hours)	Total burden (hours)
Initial terms	50,000	.5	25,000	500,000	.02	167	25,167
Change in terms	12,500	.5	6,250	16,500,000	.02	5,500	11,750
Periodic statements	50,000	.5	25,000	600,000,000	.02	200,000	225,000
Error resolution	50,000	.5	25,000	500,000	5	41,667	66,667
Transaction receipts	50,000	.5	25,000	2,500,000,000	.02	833,333	858,333
Preauthorized trans-							
fers 1	257,620	.5	128,810	6,440,500	.25	26,835	155,645
Service provider no-							
tices	50,000	.25	12,500	500,000	.25	2,083	14,583
Govt. benefit notices	5,000	.5	2,500	50,000,000	.25	208,333	210,833
ATM notices 2	250	.25	63	50,000,000	.25	208,333	208,396
Electronic check con-							
version ³	57,620	.5	28,810	1,152,400	.02	384	29,194
Payroll cards 4	125	.5	63	500,000	3	25,000	25,063
Overdraft services 5	50,000	.5	25,000	2,500,000	.02	833	25,833
Gift cards 6	50,000	.5	25,000	2,500,000,000	.02	833,333	858,333
Remittance trans-							
fers: 7							
Disclosures	35,000	1	35,000	18,000,000	1	300,000	335,000
Error resolution	35,000	1	35,000	36,000,000	1	600,000	635,000
Agent compli-							
ance	35,000	1	35,000	18,000,000	1	300,000	335,000
Total							4,019,797

¹ Estimated preauthorized transfers have increased from the FTC's previously cleared estimate.

² Estimated ATM transactions have increased from the FTC's previously cleared estimate. ³ Estimated electronic check conversion has decreased from the FTC's previously cleared estimate.

⁴ Payroll card entities and transactions have increased greatly over the years, in large part due to the evolving economy as well as companies seeking ways to cut costs and reduce the amount of paper used in daily operations.

- ⁵ Regulation E now covers overdraft services.
- ⁶ Regulation E now, in part, covers gift cards.
- ⁷ Regulation E now covers remittance transfers.

REGULATION E: RECORDKEEPING AND DISCLOSURES—COST

	Mana	gerial	Skilled t	echnical	Cle	rical	Tatal asst
Required task	Time (hours)	Cost (\$49/hr.)	Time (hours)	Cost (\$30/hr.)	Time (hours)	Cost (\$16/hr.)	Total cost (\$)
Recordkeeping	0	0	39,112	1,173,360	352,008	5,632,128	6,805,488
Disclosures:							
Initial terms	2,517	123,333	22,650	679,500	0	0	802,833
Change in terms Periodic state-	1,175	57,575	10,750	322,500	0	0	380,075
ments	22,500	1,102,500	202,500	6,075,000	0	0	7,177,500
Error resolution Transaction re-	6,667	326,883	60,000	1,800,000	0	0	2,126,883
ceipts	85,833	4,205,817	772,500	23,175,000	0	0	27,380,817
transfers Service provider	15,565	762,685	140,080	4,202,400	0	0	4,965,085
notices	1,458	71,442	13,125	393,750	0	0	465,192
tices	21,083	1,033,067	189,750	5,692,500	0	0	6,725,567
ATM notices	20,840	1,021,160	187,556	5,626,680	0	0	6,647,840
Electronic check	20,040	1,021,100	107,550	3,020,000			0,047,040
conversion	2,919	143,031	26,275	788,250	0	0	931,281
Payroll cards	2,506	122,794	22,557	676,710	ŏ	0	799,504
Overdraft services	2,583	126,567	23,250	697,500	ŏ	0	824,067
Gift cards	85,833	4,205,817	772,500	23,175,000	Ŏ	0	27,380,817
Remittance transfers:	00,000	1,200,017	772,000	20,170,000			27,000,017
Disclosures Error resolu-	33,500	1,641,500	301,500	9,045,000	0	0	10,686,500
tion	63,500	3,111,500	571,500	17,145,000	0	0	20,256,500
Agent compli- ance	33,500	1,641,500	301,500	9,045,000	0	0	10,686,500
Total Disclo- sures							128,236,961
Total Record- keeping and Disclosures							135,042,449

3. Regulation M

The CLA requires that covered entities provide consumers with accurate disclosure of the costs and terms of leases. Regulation M implements the CLA, establishing disclosure requirements to help consumers comparison shop and understand the terms of leases and recordkeeping requirements. It applies to vehicle lessors (such as auto dealers, independent leasing companies, and manufacturers' captive finance companies), computer lessors (such as computer dealers and other retailers), furniture lessors, various electronic commerce lessors, diverse types of lease advertisers, and others.

Staff estimates that Regulation M's recordkeeping requirements affect approximately 54,442 firms within the FTC's jurisdiction leasing products to consumers at an average annual burden

of one hour per firm, for a total of 54,442 hours.

In its comment NADA observed that preliminary reports from dealers suggest that the FTC estimate for Regulation M advertising compliance, as applied to lease advertisements for motor vehicle dealers, is understated. NADA, however, focused on the FTC estimate of 15 seconds for required disclosures in individual transactions, here, for advertisements. It is "set-up/ monitoring" burden, defined above, though, that addresses the time (and associated labor cost) applicable to systems review and monitoring for continued compliance. For lease advertising, estimated setup/monitoring burden is a half-hour.

As noted above, the Commission's jurisdiction covers a highly diverse universe of entities. The population of affected motor vehicle dealers is one

Regulation M; instead, they may make general statements about offering leases, which do not

component of a much larger universe of such entities. Thus, the FTC's estimates may understate some entities' actual experience and perhaps overstate others'. On balance, though, FTC staff believes these estimates are a fair reflection for the overall universe affected, and the estimates factor into consideration that PRA "burden" does not include effort expended in the ordinary course of business, independent of regulatory requirements.²⁰

Burden Totals

Recordkeeping: 54,442 hours (40,558 + 13,884 carve-out); \$947,288 (\$705,712 + \$241,576 carve-out), associated labor costs.

Disclosures: 68,403 hours (42,139 + 26,264 carve-out); \$2,182,050 (\$1,344,228 + \$837,822 carve-out), associated labor costs.

trigger advertising compliance responsibilities under Regulation M.

 $^{^{20}}$ For example, some entities may advertise leases but may not promote the lease terms covered by

68,403

	Setup/monitoring			Transaction-related			
Disclosures	Respondents	Average burden per respondent (hours)	Total setup/ monitoring burden (minutes)	Number of transactions	Average bur- den per trans- action (minutes)	Total trans- action burden (hours)	Total burden (hours)
Motor Vehicle Leases 1 Other Leases 2 Advertising	29,442 25,000 13,471	1 .50 .50	29,442 12,500 6,736	1,972,614 250,000 538,840	.50 .25 .25	16,438 1,042 2,245	45,880 13,542 8,981

REGULATION M: DISCLOSURES—BURDEN HOURS

¹This category focuses on consumer vehicle leases. Vehicle leases are subject to more lease disclosure requirements (pertaining to computation of payment obligations) than other lease transactions. (Only consumer leases for more than four months are covered.) *See* 15 U.S.C. 1667(1); 12 CFR 1013.2(e)(1). Leases up to \$50,000 (plus an annual adjustment) are now covered, which increases the breadth of transactions subject to the FTC's jurisdiction under Regulation M. This increase, however, is more than offset by the FTC now sharing PRA burden with the CFPB, which thus yields a net decrease from past FTC estimates of the number of transactions.

²This category focuses on all types of consumer leases other than vehicle leases. It includes leases for computers, other electronics, small appliances, furniture, and other transactions. (Only consumer leases for more than four months are covered.) See 15 U.S.C. 1667(1); 12 CFR 1013.2(e)(1). The figures shown for respondents and transactions reflect a net decrease from prior FTC estimates, given current market conditions and the new PRA burden sharing with the CFPB while also recognizing that the CLA and Regulation M now cover leases up to \$50,000 (plus an annual adjustment).

Required task	Managerial		Skilled technical		Clerical		Total cost
	Time (hours)	Cost (\$49/hr.)	Time (hours)	Cost (\$30/hr.)	Time (hours)	Cost (\$16/hr.)	(\$)
Recordkeeping Disclosures: Motor Vehicle	0	\$0	5,444	\$163,320	48,998	\$783,968	\$947,288
Leases Other Leases Advertising	4,588 1,354 898	224,812 66,346 44,002	41,292 12,188 8,083	1,238,760 365,640 242,490	0 0 0	0 0 0	1,463,572 431,986 286,492
Total Disclosures							2,182,050
Total Record- keeping and Disclosures							\$3,129,338

REGULATION M: RECORDKEEPING AND DISCLOSURES—COST

4. Regulation Z

Congress enacted the TILA to foster comparison credit shopping and informed credit decision making by requiring creditors and others to provide accurate disclosures regarding the costs and terms of credit to consumers. Regulation Z implements the TILA, establishing disclosure requirements to assist consumers and recordkeeping requirements to assist agencies with enforcement. These requirements pertain to open-end and closed-end credit and apply to various types of entities, including mortgage companies; finance companies; auto dealerships; private education loan companies; merchants who extend credit for goods or services; credit advertisers; acquirers of mortgages; and others.

In its comment, NADA stated that Regulation Z closed-end credit advertising requires much more than one minute of review for individual dealers to gauge compliance with disclosure requirements. As with its point about the FTC's estimate for lease advertising under Regulation M, NADA focused here on the FTC estimate of the time per disclosure in an individual transaction, here, for advertisements, rather than on the time for "set-up/monitoring." Under the latter category of PRA burden, the FTC estimate is a half-hour.

NADA also stated that the estimated burden total appears to assume an average of two transactions per respondent for advertising, with an average burden per transaction of one minute. NADA stated that automobile dealers advertise hundreds, if not thousands of vehicles per year in print, on television, radio, and on sometimes numerous Web sites and other electronic media, and that many are subject to Regulation Z. Again, we note that PRA "burden" does not include effort expended in the ordinary course of business, independent of regulatory

requirements.²¹ Here, too, as with the other regulations discussed above, we have sought to focus on average incremental PRA burden for the overall—and broad—universe of affected entities.

Commission staff estimates that Regulation Z's recordkeeping requirements affect approximately 530,479 entities subject to the FTC's jurisdiction, at an average annual burden of 1.25 hours per entity,²² for a

Continued

²¹ Some entities may not promote credit terms covered by Regulation Z. For example, they may offer sale prices for products or make general statements about the availability of credit, which do not trigger advertising compliance responsibilities under Regulation Z. Others may offer specific credit terms but they may be subject to exceptions under Regulation Z, and disclosures would not be required, such as offers that no downpayment or no trade-in is required.

 $^{^{22}\,\}mathrm{This}$ is an increase from past estimates of one hour per respondent in recognition of the breadth of amendments to Regulation Z and their associated

total of 663,099 hours. This is further detailed below along with estimates for disclosures under Regulation Z.

Burden Totals

Recordkeeping: 663,099 hours (586,900 + 76,199 carve-out); \$11,537,924 (\$10,212,060 + \$1,325,864 carve-out), associated labor costs.

Disclosures: 12,000,274 hours (10,957,621 + 1,042,653 carve-out); \$382,858,568 (\$349,597,924 + \$33,260,644 carve-out), associated labor costs.

REGULATION Z: DISCLOSURES—BURDEN HOURS

		Setup/monitoring		7	Fransaction-related	d		
Disclosures ¹	Respondents	Average burden per respondent ² (hours)	Total setup/ monitoring burden (hours)	Number of transactions	Average burden per transaction ³ (minutes)	Total transaction burden (hours)	Total burden (hours)	
Open-end credit:								
Initial terms Rescission no-	45,000	.75	33,750	20,000,000	.375	125,000	158,750	
tices 4	1,875	.5	938	100,000	.25	417	1,355	
Subsequent dis- closures	10,000	.75	7,500	62,500,000	.188	195,833	203,333	
Periodic state- ments	45,000	.75	33,750	1,750,000,000	.0938	2,735,833	2,769,583	
Error resolution	45,000	.75	33,750	4,000,000	6	400,000	433,750	
Credit and charge card accounts	25,000	.75	18,750	12,500,000	.375	78,125	96,875	
Settlement of es-	·	.75	16,750		.375	76,125		
tate debts 5 Special credit	45,000	.75	33,750	1,000,000	.375	6,250	40,000	
card require- ments 6	25,000	.75	18,750	12,500,000	.375	78,125	96,875	
Home equity lines of credit 7	1,875	.5	938	875,000	.25	3,646	4,584	
College student credit card mar- keting—ed. in-								
stitutions 8 College student credit card mar-	2,500	.5	1,250 250,000	.25	1,042	2,292		
keting—card issuer reports ⁹ Posting and re- porting of credit	300	.75	225	18,000	.75	225	450	
card agree- ments ¹⁰ Advertising Sale, transfer, or	25,000 100,000	.75 .75	18,750 75,000	12,500,000 300,000	.375 .75	78,125 3,750	96,875 78,750	
assignment of mortgages ¹¹ Appraiser mis-	1,875	.5	938	1,750,000	.25	7,292	8,230	
conduct report- ing 12 Closed-end credit:	625,000	.75	468,750	12,500,000	.375	78,125	546,875	
Credit disclo- sures 13 Rescission no-	380,480	.75	285,360	163,225,920	2.25	6,120,972	6,406,332	
tices ¹⁴ Redisclosures ¹⁵	18,750 200,000	.5 .5	9,375 100,000	7,500,000 1,000,000	1 2.25	125,000 37,500	134,375 137,500	
Variable rate mortgages ¹⁶ High rate/high-fee	17,500	.5	8,750	500,000	1.5	12,500	21,250	
mortgages and higher priced mortgages ¹⁷ Reverse mort-	10,000	.5	5,000	125,000	1.5	3,125	8,125	
gages 18 Advertising	12,500 240,240	.5 .5	6,250 120,120	43,750 480,480	1 1	729 8,008	6,979 128,128	
Private education loans 19	100	.5	50	50,000	1.5	1,250	1,300	
Sale, transfer, or assignment of mortgages ²⁰	100,000	.5	50,000	5,000,000	.25	20,833	70,833	

impact on recordkeeping though increased coverage and more complex transactions.

REGULATION Z: DISCLOSURES—BURDEN HOURS—Continued

		Setup/monitoring		7			
Disclosures ¹	Respondents	Average burden per respondent ² (hours)	Total setup/ monitoring burden (hours)	Number of transactions	Average burden per transaction ³ (minutes)	Total transaction burden (hours)	Total burden (hours)
Appraiser mis- conduct report- ing ²¹	625,000	.75	468,750	12,500,000	.375	78,125	546,875
Total open- end credit							4,538,577
Total closed- end credit							7,461,697
Total credit							12,000,274

Regulation Z requires disclosures for closed-end and open-end credit. TILA and Regulation Z now cover credit up to \$50,000 plus an annual adjustment (except that real estate credit and private education loans are covered regardless of amount), generally causing an increase in transactions. In some instances noted below, market changes have reduced estimated PRA burden. In other instances noted below, changes to Regulation Z have increased estimated PRA burden. The overall effect of these competing factors, combined with the FTC now sharing with the CFPB estimated PRA burden (for all but certain motor vehicle dealers) yields a net decrease from the FTC's prior reported estimate for open-end credit.

- ²Burden per respondent in many categories has increased compared to prior FTC estimates, due to changes in rules. ³Burden per transaction in many categories has increased compared to prior FTC estimates, due to changes in rules.
- ⁴ Mortgages have decreased.
- ⁵ Regulation Z now requires disclosures for timely settlement of estate debts.
- ⁶ Regulation Z now has special credit card requirements.
- ⁷ Home equity lines of credit have decreased.
- Regulation Z now requires higher education institutions to disclose credit card marketing agreements.
 Regulation Z now requires card issuers to submit reports on college student credit card marketing.
- ¹⁰ Regulation Z now requires card issuers to post and report general credit card agreements.
- 11 Regulation Z now requires certain acquirers of legal title to disclose the sale, transfer, or assignment of mortgages.
- Regulation Z now requires reporting of appraiser misconduct.
 Estimated closed-end credit disclosure transactions have increased from the FTC's previously cleared estimate.
- ¹⁴ Mortgages have decreased.
- 15 Regulation Z now has substantial redisclosure requirements. Previously, redisclosures generally were provided in the ordinary course of business. Rule changes since set numerous procedures and circumstances for redisclosures.
 - ¹⁶ Variable rate mortgages have decreased.
 - ¹⁷ Mortgages have decreased.
 - ¹⁸ Reverse mortgages have decreased.
 - ¹⁹ Regulation Z now requires disclosures for private education loans.
 - ²⁰ Regulation Z now requires certain acquirers of legal title to disclose the sale, transfer, or assignment of mortgages.
 - ²¹ Regulation Z now requires reporting of appraiser misconduct.

REGULATION Z: RECORDKEEPING AND DISCLOSURES—COST

	Mana	gerial	Skilled t	echnical	Cler	rical	Total aget
Required task	Time (hours)	Cost (\$49/hr.)	Time (hours)	Cost (\$30/hr.)	Time (hours)	Cost (\$16/hr.)	Total cost (\$)
Recordkeeping Open-end credit Disclosures:	0	\$0	66,310	\$1,989,300	596,789	\$9,548,624	\$11,537,924
Initial terms	15,875	777,875	142,875	4,286,250	0	0	5,064,125
Rescission notices	135	6,615	1,220	36,600	0	0	43,215
Subsequent disclo-							
sures	20,333	996,317	183,000	5,490,000	0	0	6,486,317
Periodic state-							
ments	276,958	13,570,942	2,492,625	74,778,750	0	0	88,349,692
Error resolution	43,375	2,125,375	390,375	11,711,250	0	0	13,836,625
Credit and charge							
card accounts	9,688	474,712	87,187	2,615,610	0	0	3,090,322
Settlement of es-					_	_	
tate debts	4,000	196,000	36,000	1,080,000	0	0	1,276,000
Special credit card					_		
requirements	9,688	474,712	87,187	2,615,610	0	0	3,090,322
Home equity lines	450	00.440	4.400	100 700			4.40.000
of credit	458	22,442	4,126	123,780	0	0	146,222
College student							
credit card mar-							
keting—ed insti-	000	11 001	0.000	04.000		0	70 111
tutions	229	11,221	2,063	61,890	0	0	73,111

REGULATION Z: RECORDKEEPING AND DISCLOSURES—COST—Continued

	Mana	gerial	Skilled t	echnical	Cle	rical	Total cost
Required task	Time (hours)	Cost (\$49/hr.)	Time (hours)	Cost (\$30/hr.)	Time (hours)	Cost (\$16/hr.)	Total cost (\$)
College student credit card mar-							
keting—card issuer reports Posting and report-	45	2,205	405	12,150	0	0	14,355
ing of credit card agreements Advertising Sale, transfer, or assignment of	9,688 7,875	474,712 385,875	87,187 70,875	2,615,610 2,126,250	0	0	3,090,322 2,512,125
mortgages Appraiser mis-	823	40,327	7,407	222,210	0	0	262,537
conduct reporting	54,687	2,679,663	492,188	14,765,640	0	0	17,445,303
Total open-end credit Closed-end credit Disclosures:							144,780,593
Credit disclosures	640,633	31,391,017	5,765,699	172,970,970	0	0	204,361,987
Rescission notices	13,437	658,413	120,938	3,628,140	0	0	4,286,553
Redisclosures Variable rate mort-	13,750	673,750	123,750	3,712,500	0	0	4,386,250
gages High-rate/high-fee mortgages and higher priced	2,125	104,125	19,125	573,750	0	0	677,875
mortgages	969	47,481	8,719	261,570	0	0	309,051
Reverse mortgages	698	34,202	6,281	188,430	0	0	222,632
Advertising Private education	12,813	627,837	115,315	3,459,450	0	0	4,087,287
loans Sale, transfer, or	130	6,370	1,170	35,100	0	0	41,470
assignment of mortgages	7,083	347,067	63,750	1,912,500	0	0	2,259,567
Appraiser mis- conduct reporting	54,687	2,679,663	492,188	14,765,640	0	0	17,445,303
Total closed- end credit							238,077,975
Total Disclosures							382,858,568
Total Record- keeping and Disclosures							394,396,492

Request for Comment: You can file a comment online or on paper. For the Commission to consider your comment, we must receive it on or before May 29, 2012. Write "Regs BEMZ, PRA Comments, P084812" on your comment. Your comment—including your name and your state-will be placed on the public record of this proceeding, including to the extent practicable, on the public Commission Web site, at http://www.ftc.gov/os/ publiccomments.shtm. As a matter of discretion, the Commission tries to remove individuals' home contact information from comments before placing them on the Commission Web site.

Because you comment will be made public, you are solely responsible for making sure that your comment does not include any sensitive personal information, like anyone's Social Security number, date of birth, driver's license number or other state identification number or foreign country equivalent, passport number, financial account number, or credit or debit card number. You are also solely responsible for making sure that your comment does not include any sensitive health information, like medical records or other individually identifiable health information. In addition, do not include any "[t]rade secret or any commercial or financial information which is obtained

from any person and which is privileged or confidential" as provided in Section 6(f) of the FTC Act 15 U.S.C. 46(f), and FTC Rule 4.10(a)(2), 16 CFR 4.10(a)(2). In particular, do not include competitively sensitive information such as costs, sales statistics, inventories, formulas, patterns devices, manufacturing processes, or customer names.

If you want the Commission to give your comment confidential treatment, you must file it in paper form, with a request for confidential treatment, and you have to follow the procedure explained in FTC Rule 4.9(c)).²³ Your

 $^{^{23}\,\}mathrm{In}$ particular, the written request for confidential treatment that accompanies the

comment will be kept confidential only if the FTC General Counsel, in his or her sole discretion, grants your request in accordance with the law and the public interest.

Postal mail addressed to the Commission is subject to delay due to heightened security screening. As a result, we encourage you to submit your comments online. To make sure that the Commission considers your online comment, you must file it at https://ftcpublic.commentworks.com/ftc/RegsBEMZpra2 by following the instructions on the web-based form. If this Notice appears at http://www.regulations.gov/#!home, you also may file a comment through that Web site.

If you file your comment on paper, write "Regs BEMZ, PRA Comments, P084812" on your comment and on the envelope, and mail or deliver it to the following address: Federal Trade Commission, Office of the Secretary, Room H–113 (Annex J) 600 Pennsylvania Avenue NW., Washington, DC 20580. If possible, submit your paper comment to the Commission by courier or overnight service.

Comments on the information collection requirements subject to review under the PRA should additionally be submitted to OMB. If sent by U.S. mail, they should be addressed to Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for the Federal Trade Commission, New Executive Office Building, Docket Library, Room 10102, 725 17th Street NW., Washington, DC 20503. Comments sent to OMB by U.S. postal mail, however, are subject to delays due to heightened security precautions. Thus, comments instead should be sent by facsimile to (202) 395-5167.

Visit the Commission Web site at to read this Notice and the news release describing it. The FTC Act and other laws that the Commission administers permit the collection of public comments to consider and use in this proceeding as appropriate. The Commission will consider all timely and responsive public comments that it receives on or before May 29, 2012. You can find more information, including routine uses permitted by the Privacy Act, in the Commission's privacy

comment must include the factual and legal basis for the request, and must identify the specific portions of the comment to be withheld from the public record. See FTC Rule 4.9(c), CFR 4.9(c), 16 CFR 4.9(c).

policy, at http://www.ftc.gov/ftc/privacy.htm.

Willard K. Tom,

General Counsel.

[FR Doc. 2012–10097 Filed 4–26–12; 8:45 am]

BILLING CODE 6750-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Agency for Healthcare Research and Quality

Patient Safety Organizations: Expired Listing for Medkinetics, LLC

AGENCY: Agency for Healthcare Research and Quality (AHRQ), HHS.

ACTION: Notice of delisting.

SUMMARY: AHRQ has accepted a notification of expiration from the Medkinetics, LLC of its status as a Patient Safety Organization (PSO). The Patient Safety and Quality Improvement Act of 2005 (Patient Safety Act) authorizes the listing of PSOs, which are entities or component organizations whose mission and primary activity is to conduct activities to improve patient safety and the quality of health care delivery. HHS issued the Patient Safety and Quality Improvement Final Rule (Patient Safety Rule) to implement the Patient Safety Act. AHRQ administers the provisions of the Patient Safety Act and Patient Safety Rule relating to the listing and operation of PSOs.

DATES: The directories for both listed and delisted PSOs are ongoing and reviewed weekly by AHRQ. The delisting was effective at 12 Midnight ET (2400) on January 6, 2012.

ADDRESSES: Both directories can be accessed electronically at the following HHS Web site: *http://*

www.PSO.AHRQ.qov/index.html.

FOR FURTHER INFORMATION CONTACT:

Eileen Hogan, Center for Quality Improvement and Patient Safety, AHRQ, 540 Gaither Road, Rockville, MD 20850; Telephone (toll free): (866) 403–3697; Telephone (local): (301) 427–1111; TTY (toll free): (866) 438–7231; TTY (local): (301) 427–1130; Email: PSO@AHRQ.hhs.gov.

SUPPLEMENTARY INFORMATION:

Background

The Patient Safety Act, Public Law 109–41, 42 U.S.C. 299b–21—b–26, provides for the formation of PSOs, which collect, aggregate, and analyze confidential information regarding the quality and safety of health care delivery. The Patient Safety Rule, 42 CFR part 3, authorizes AHRQ, on behalf

of the Secretary of HHS, to list as a PSO an entity that attests that it meets the statutory and regulatory requirements for listing. A PSO can be "delisted" by the Secretary if it is found to no longer meet the requirements of the Patient Safety Act and Patient Safety Rule. Section 3.108(d) of the Patient Safety Rule requires AHRQ to provide public notice when it removes an organization from the list of federally approved PSOs. Accordingly, Medkinetics, LLC, PSO number P0036, was delisted effective at 12 Midnight ET (2400) on January 6, 2012.

More information on PSOs can be obtained through AHRQ's PSO Web site at http://www.PSO.AHRQ.gov/index.html.

Dated: April 19, 2012.

Carolyn M. Clancy,

Director.

[FR Doc. 2012-10013 Filed 4-26-12; 8:45 am]

BILLING CODE 4160-90-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Agency for Healthcare Research and Quality

Patient Safety Organizations: Voluntary Relinquishment From Surgical Safety Institute

AGENCY: Agency for Healthcare Research and Quality (AHRQ), HHS.

ACTION: Notice of delisting.

SUMMARY: AHRQ has accepted a notification of voluntary relinquishment from the Surgical Safety Institute of its status as a Patient Safety Organization (PSO). The Patient Safety and Quality Improvement Act of 2005 (Patient Safety Act) authorizes the listing of PSOs, which are entities or component organizations whose mission and primary activity is to conduct activities to improve patient safety and the quality of health care delivery. HHS issued the Patient Safety and Quality Improvement Final Rule (Patient Safety Rule) to implement the Patient Safety Act. AHRQ administers the provisions of the Patient Safety Act and Patient Safety Rule relating to the listing and operation of PS0s.

DATES: The directories for both listed and delisted PSOs are ongoing and reviewed weekly by AHRQ. The delisting was effective at 12 Midnight ET (2400) on February 21, 2012.

ADDRESSES: Both directories can be accessed electronically at the following HHS Web site:

http://www.pso.AHRQ.gov/index.html.