

requirement, third-party disclosure requirements, and every ten years reporting requirements.

Obligation to Respond: Required to obtain or retain benefits. The statutory authority for this collection is contained in sections 1, 2, 4(i), 201, 301, 302, 303, 307, 308, 309, 310, 316, 319, 324, 332, and 333 of the Communications Act of 1934, as amended, and sections 6003, 6004, and 6401 of the Middle Class Tax Relief Act of 2012, Public Law 112–96, 126 Stat. 156, 47 U.S.C. 151, 152, 154(i), 201, 301, 302(a), 303, 307, 308, 309, 310, 316, 319, 324, 332, 333, 1403, 1404, and 1451.

Total Annual Burden: 8,118 hours.

Total Annual Cost: \$576,000.

Needs and Uses: The currently approved information collections under Control No. 3060–1030 relate to three groups of Advanced Wireless Service (“AWS”) spectrum, commonly referred to as AWS–1, AWS–3, and AWS–4. The FCC’s policies and rules apply to application, licensing, operating and technical rules for this spectrum. The respondents are AWS licensees, incumbent Fixed Microwave Service (FS) and Broadband Radio Service (BRS) licensees that relocate out of the AWS bands. AWS licensees also have coordination requirements with certain Federal Government incumbents.

Recordkeeping, reporting, and third-party disclosure requirements associated with the FCC items listed in item 1 of the supporting statement will be used by incumbent licensees and new entrants to negotiate relocation agreements and to coordinate operations to avoid interference. The information also will be used by licensees to determine reimbursement obligations of other licensees pursuant to the Commission’s rules, and notify to notify such licensees of their reimbursement obligations. Additionally, the information will be used to facilitate dispute resolution and for FCC oversight of the cost-sharing plan.

Federal Communications Commission.

Marlene Dortch,

Secretary, Office of the Secretary.

[FR Doc. 2024–05234 Filed 3–11–24; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

[MB Docket No. 11–43; DA 24–184; FRS ID 206900]

Audio Description: Nonbroadcast Networks

AGENCY: Federal Communications Commission.

ACTION: Notice.

SUMMARY: FCC announces the top five national nonbroadcast networks subject to the Commission’s audio description requirements.

DATES: The updated list of the top five national nonbroadcast networks subject to the Commission’s audio description requirements is effective July 1, 2024.

ADDRESSES: The full text of this public notice is available electronically in ASCII, Microsoft Word, and/or Adobe Acrobat via ECFS and at <https://www.fcc.gov/document/media-bureau-grants-requests-audio-description-exemption-0>. Alternative formats are available for people with disabilities (Braille, large print, electronic files, audio format), by sending an email to fcc504@fcc.gov or calling the Commission’s Consumer and Governmental Affairs Bureau at (202) 418–0530 (voice).

FOR FURTHER INFORMATION CONTACT: For further information, contact Diana Sokolow (202–418–0588; Diana.Sokolow@fcc.gov).

SUPPLEMENTARY INFORMATION: This is a summary of the Media Bureau’s Public Notice, DA 24–184, released on February 28, 2024. Audio description makes video programming more accessible to individuals who are blind or visually impaired through “[t]he insertion of audio narrated descriptions of a television program’s key visual elements into natural pauses between the program’s dialogue.”¹ The Commission’s audio description rules require multichannel video programming distributor (MVPD) systems that serve 50,000 or more subscribers to provide 87.5 hours of audio description per calendar quarter on channels carrying each of the top five national nonbroadcast networks. The top five national nonbroadcast networks are defined by an average of the national audience share during prime time of nonbroadcast networks that reach 50 percent or more of MVPD households and have at least 50 hours per quarter of prime time programming that is not live or near-live or otherwise exempt under the audio description rules.

The rules provide that the list of top five nonbroadcast networks will update at three-year intervals to account for changes in ratings, and that the fourth triennial update will occur on July 1, 2024, based on the 2022 to 2023 ratings year. In anticipation of this update, the Media Bureau issued a Public Notice on November 30, 2023 announcing the top ten nonbroadcast networks for the 2022

to 2023 ratings year according to data provided by the Nielsen Company: Fox News, ESPN, MSNBC, HGTV, Hallmark, TLC, TNT, TBS, Discovery, and History. The Public Notice indicated that a program network could seek an exemption no later than 30 days after publication of the Public Notice, if it believed it should be excluded from the list of top five networks covered by the audio description rules because it does not air at least 50 hours of prime time programming per quarter that is not live or near-live or is otherwise exempt. Fox News, ESPN, and MSNBC filed timely requests for exemption from the list of top five nonbroadcast networks.

In an Order adopted concurrently with this Public Notice, the Bureau found that Fox News, ESPN, and MSNBC provide on average less than 50 hours per calendar quarter of prime time programming that is not live or near-live. The Bureau, therefore, exempted these three networks from the Commission’s audio description requirements applicable to the top five national nonbroadcast networks. In making its determination, the Bureau reviewed data pertaining to the six most recent calendar quarters submitted by each network and sample programming schedules. The Bureau also considered additional information each individual network submitted to support or explain aspects of each request, when available.

Thus, as a result of the exemptions granted to Fox News, MSNBC, and ESPN and a review of Nielsen ratings for the 2022 to 2023 ratings year, the top five nonbroadcast networks that will be subject to the audio description requirements as of July 1, 2024 are: HGTV, Hallmark, TLC, TNT, and TBS. MVPD systems that serve 50,000 or more subscribers must provide 87.5 hours of audio description per calendar quarter on channels carrying each of these networks during the triennial period beginning on July 1, 2024.

Federal Communications Commission.

Thomas Horan,

Chief of Staff, Media Bureau.

[FR Doc. 2024–05186 Filed 3–11–24; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL DEPOSIT INSURANCE CORPORATION

Agency Information Collection Activities: Proposed Collection Renewal; Comment Request; OMB No. 3064–0015

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Notice and request for comment.

¹ 47 CFR 79.3(a)(3).

SUMMARY: The FDIC, as part of its obligations under the Paperwork Reduction Act of 1995, invites the general public and other Federal agencies to take this opportunity to comment on the request to renew the existing information collections described below (OMB Control No. 3064–0015). The notice of the proposed renewal for this information collection was previously published in the **Federal Register** on November 2, 2023, allowing for a 60-day comment period.

DATES: Comments must be submitted on or before April 11, 2024.

ADDRESSES: Interested parties are invited to submit written comments to the FDIC by any of the following methods:

- *Agency website:* <https://www.fdic.gov/resources/regulations/federal-register-publications/>.
- *Email:* comments@fdic.gov. Include the name and number of the collection in the subject line of the message.
- *Mail:* Manny Cabeza (202–898–3767), Regulatory Counsel, MB–3128, Federal Deposit Insurance Corporation, 550 17th Street NW, Washington, DC 20429.
- *Hand Delivery:* Comments may be hand-delivered to the guard station at the rear of the 17th Street NW building (located on F Street NW), on business days between 7 a.m. and 5 p.m.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to www.reginfo.gov/public/do/

PRAMain. Find this particular information collection by selecting “Currently under 30-day Review—Open for Public Comments” or by using the search function.

FOR FURTHER INFORMATION, CONTACT: Jennifer Jones, Regulatory Counsel, 202–898–6768, jennjones@fdic.gov, MB–3078, Federal Deposit Insurance Corporation, 550 17th Street NW, Washington, DC 20429.

SUPPLEMENTARY INFORMATION: Proposal to renew the following currently approved collection of information:
1. *Title:* Interagency Bank Merger Application.

OMB Number: 3064–0015.

Form Number: 6220/01.

Affected Public: FDIC-insured depository institutions.

Burden Estimate:

SUMMARY OF ANNUAL BURDEN

Information collection description	Type of burden	Obligation to respond	Estimated number of respondents	Estimated frequency of responses	Estimated time per response	Estimated annual burden
Interagency Bank Merger Act Application—Affiliated Transactions.	Reporting	Mandatory	103	On Occasion ..	19	1,957
Interagency Bank Merger Act Application—Nonaffiliated Transactions.	Reporting	Mandatory	117	On Occasion ..	31	3,627

Total Estimated Annual Burden: 5,584 hours.

General Description of Collection: Section 18(c) of the Federal Deposit Insurance Act (FDI Act) requires an insured depository institution (IDI) that wishes to merge or consolidate with any other IDI or, either directly or indirectly, acquire the assets of, or assume liability to pay any deposits made in, any other IDI, to apply for the prior written approval of the responsible agency (the FDIC; the Board of Governors of the Federal Reserve (FRB); or the Office of the Comptroller of the Currency (OCC)).¹ Section 18(c) further requires FDIC approval in connection with any merger transaction involving an IDI and a non-insured entity.

The Interagency Bank Merger Act Application Form (Application Form) is used by the FDIC, the FRB, and the OCC for applications under Section 18(c) of the FDI Act. The Application Form may be used for any merger transaction subject to Section 18(c). There is a different level of burden for each of the two types of merger transactions, nonaffiliated and affiliated. An affiliate transaction refers to a merger, consolidation, other combination, or

transfer of any deposit liabilities, between an IDI and another entity controlled by the same parent company, regardless of whether the other entity is FDIC-insured. It includes a business combination between an IDI and an affiliated interim institution. Applicants proposing affiliate transactions are not required to complete questions 12 through 14 of the Application Form. If the merging entities are not controlled by the same parent company, the merger transaction is considered nonaffiliated, and the applicant must complete the entire application form.

The FDIC Supplement to the Interagency Bank Merger Act Application Form (Supplement) requires each applicant to provide information that delineates the relevant geographic market(s) and describes the competition in the relevant geographic market(s). The information collected focuses on the relevant geographic market(s) where the applicant and the entity to be acquired provide banking products or services. The Supplement includes specific instructions to facilitate a comprehensive competitive analysis relative to transactions between nonaffiliated entities.

There is no change in the method or substance of the collection. The 62-hour decrease in burden hours is the result of updated data available.

Request for Comment

Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the FDIC’s functions, including whether the information has practical utility; (b) the accuracy of the estimates of the burden of the information collection, including the validity of the methodology 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 collection of information 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.

Federal Deposit Insurance Corporation.

Dated at Washington, DC, on March 6, 2024.

James P. Sheesley,
Assistant Executive Secretary.

[FR Doc. 2024–05166 Filed 3–11–24; 8:45 am]

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FEDERAL MARITIME COMMISSION

Notice of Agreements Filed

The Commission hereby gives notice of filing of the following agreements

¹ 12 U.S.C. 1828(c). The FDIC is the responsible agency if the acquiring, assuming, or resulting bank is to be a State nonmember insured bank or a State savings association.