

of information subject to the PRA that does not display a valid Office of Management and Budget (OMB) control number.

OMB Control Number: 3060–1285.

Title: Compliance with the Non-IP Call Authentication Solution Rules; Robocall Mitigation Database.

Form Number: N/A.

Type of Review: Revision of a currently approved information collection.

Respondents: Business or other for-profit entities.

Number of Respondents and Responses: 27,400 respondents; 27,400 responses.

Estimated Time per Response: 0.5–3 hours.

Frequency of Response:

Recordkeeping requirement; one-time, on occasion and annual reporting requirements.

Obligation to Respond: Mandatory and required to obtain or retain benefits. Statutory authority for these collections are contained in Sections 227b, 251(e), and 227(e) of the Communications Act of 1934.

Total Annual Burden: 39,450 hours.

Total Annual Cost: No Cost.

Needs and Uses: The Pallone-Thune Telephone Robocall Abuse Criminal Enforcement and Deterrence (TRACED) Act directs the Commission to require all voice service providers to implement STIR/SHAKEN caller ID authentication technology in the internet protocol (IP) portions of their networks and implement an effective caller ID authentication framework in the non-IP portions of their networks. Among other provisions, the TRACED Act also directs the Commission to create extension mechanisms for voice service providers. On September 29, 2020, the Commission adopted its *Call Authentication Trust Anchor Second Report and Order*. See *Call Authentication Trust Anchor*, WC Docket No. 17–97, Second Report and Order, 36 FCC Rcd 1859 (adopted Sept. 29, 2020). The *Second Report and Order* implemented section 4(b)(1)(B) of the TRACED Act, in part, by requiring a voice service provider maintain and be ready to provide the Commission upon request with documented proof that it is participating, either on its own or through a representative, including third party representatives, as a member of a working group, industry standards group, or consortium that is working to develop a non-internet Protocol caller identification authentication solution, or actively testing such a solution. The *Second Report and Order* also implemented the extension mechanisms in section 4(b)(5) by, in part, requiring

voice service providers to certify in the Robocall Mitigation Database that they have either implemented STIR/SHAKEN or adopted a robocall mitigation program and to describe that program in a filed plan. On May 19, 2022, the Commission adopted similar obligations for gateway providers. See *Advanced Methods to Target and Eliminate Unlawful Robocalls, Call Authentication Trust Anchor*, CG Docket No. 17–59, WC Docket No. 17–97, Fifth Report and Order et al., 37 FCC Rcd 6865 (adopted May 19, 2022). Specifically, like voice service providers, gateway providers were required to maintain and be ready to provide the Commission upon request with documented proof that it is participating, either on its own or through a representative, including third party representatives, as a member of a working group, industry standards group, or consortium that is working to develop a non-internet Protocol caller identification authentication solution, or actively testing such a solution. Gateway providers were also required to implement both STIR/SHAKEN on the IP portions of their networks as well as a robocall mitigation program. They must also certify to their implementation in the Robocall Mitigation Database and describe their robocall mitigation program in a filed plan. On March 16, 2023, the Commission adopted an Order imposing largely the same obligations that applied to gateway providers on a new class of providers: non-gateway intermediate providers. See *Call Authentication Trust Anchor*, Sixth Report and Order and Further Notice of Proposed Rulemaking, WC Docket No. 17–97, 38 FCC Rcd 2573 (adopted March 16, 2023). In that action, the Commission also required all voice service providers to adopt a robocall mitigation program and file a description of that program in the Robocall Mitigation Database, as well as requiring all classes of providers to file additional information in the Robocall Mitigation Database. On May 18, 2023, the Commission adopted an Order modifying some of these requirements. See *Advanced Methods to Target and Eliminate Unlawful Robocalls, Call Authentication Trust Anchor*, CG Docket No. 17–59, WC Docket No. 17–97, Seventh Report and Order et al., 38 FCC Rcd 5404 (adopted May 18, 2023). On November 21, 2024, the Commission strengthened these requirements by establishing rules for the use of third parties in the caller ID authentication process. To ensure compliance with these rules, the Commission required providers that choose to work with a

third party to authenticate calls to do so pursuant to a written agreement and specified that providers must maintain a copy of such agreement for two years following the end or termination of the agreement, and that providers may be required to submit a copy of said agreement to the Commission in connection with a compliance review or enforcement action by the Commission. See *Call Authentication Trust Anchor*, WC Docket No. 17–97, Eighth Report and Order, FCC 24–120 (adopted Nov. 21, 2024) (*Eighth Report and Order*). On December 30, 2024, the Commission adopted an Order in a separate proceeding that establishes procedural measures and technical solutions that will ensure and improve the overall quality of submissions to the Robocall Mitigation Database. In doing so, the Commission adopted a requirement that all entities and individuals that register in the Commission's CORES database update any information submitted to CORES within 10 business days of any change to that information. It also required that all Robocall Mitigation Database filers recertify annually to the accuracy and completeness of the information contained in their filing. See *Improving the Effectiveness of the Robocall Mitigation Database, Amendment of Part 1 of the Commission's Rules, Concerning Practice and Procedure, Amendment of CORES Registration System*, WC Docket No. 24–213, MD Docket No. 10–234, Report and Order, FCC 24–135 (adopted Dec. 30, 2024) (*RMD Report and Order*).

Federal Communications Commission.

Katura Jackson,

Federal Register Liaison Officer.

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FEDERAL COMMUNICATIONS COMMISSION

[FR ID 289076]

Radio Broadcasting Services; AM or FM Proposals To Change the Community of License

AGENCY: Federal Communications Commission.

ACTION: Notice.

DATES: The agency must receive comments on or before June 20, 2025.

ADDRESSES: Federal Communications Commission, 45 L Street NE, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Rolanda F. Smith, 202–418–2054, Rolanda-Faye.Smith@fcc.gov.

SUPPLEMENTARY INFORMATION: The Media Bureau shall provide notice in the **Federal Register** that an application to modify an AM or FM station’s community of license has been filed. See 71 FR 76208, 76211 (published December 20, 2006). The following applicants filed AM or FM proposals to change the community of license: HAMPDEN COMMUNICATIONS CO., WQVD, FAC ID NO. 51118, FROM: ORANGE-ATHOL, MA, TO: PAXTON, MA, FILE NO. 0000267213; RADIOJONES, LLC, WXRS, FAC ID NO. 36203, FROM: SWAINSBORO, GA, TO: HENDERSON, GA, FILE NO. 0000268855; EDUCATIONAL MEDIA FOUNDATION, KAZK, FAC ID NO. 176305, FROM: WILLCOX, AZ, TO: CATALINA, AZ, FILE NO. 0000267724; RECHARGE MEDIA PBC, KCRQ, FAC ID NO. 762286, FROM: JUNCTION, TX, TO: CHERRY SPRING, TX, FILE NO. 0000267045; NEW STAR BROADCASTING LLC, KRXD, FAC ID NO. 191519, FROM: MCNARY, AZ, TO: WAGON WHEEL, AZ, FILE NO. 0000267897; SOUTHERN BELLE, LLC, WQBG, FAC ID NO. 63837, FROM: ELIZABETHVILLE, PA, TO: CARROLL TOWNSHIP, PA, FILE NO. 0000268724; AND SUNBURY BROADCASTING CORPORATION, WQKX, FAC ID NO. 63890, FROM: SUNBURY, PA, TO: ELIZABETHVILLE, PA, FILE NO. 0000268726.

The full text of these applications is available electronically via Licensing and Management System (LMS), <https://apps2int.fcc.gov/dataentry/public/tv/publicAppSearch.html>.

Federal Communications Commission.
Nazifa Sawez,
Assistant Chief, Audio Division, Media Bureau.
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FEDERAL DEPOSIT INSURANCE CORPORATION

[OMB No. 3064-0117; -0145; and -0161]

Agency Information Collection Activities: Proposed Collection Renewal; Comment Request

AGENCY: Federal Deposit Insurance Corporation (FDIC).
ACTION: Notice and request for comment.

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. 3064-0117; -0145; and -0161). The notices of proposed renewal for these information collections were previously published in the **Federal Register** on March 4, 2025, allowing for a 60-day comment period.

DATES: Comments must be submitted on or before May 21, 2025.

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 these particular information collections by selecting “Currently under 30-day Review—Open for Public Comments” or by using the search function.

FOR FURTHER INFORMATION CONTACT: Manny Cabeza, Regulatory Counsel, 202-898-3767, mcabeza@fdic.gov, MB-3128, 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:* Mutual-to-Stock Conversion of State Savings Banks.
OMB Number: 3064-0117.
Form Number: None.
Affected Public: Insured State savings associations.
Burden Estimate:

SUMMARY OF ESTIMATED ANNUAL BURDEN

[OMB No. 3064-0117]

Information collection (IC) (obligation to respond)	Type of burden (frequency of response)	Number of respondents	Number of responses per respondent	Time per response (HH:MM)	Annual burden (hours)
1. Application or Notice to Engage in Certain Activities (Mandatory).	Reporting (On Occasion)	5	1	250:00	1,250
Total Annual Burden (Hours)	1,250

Source: FDIC.

General Description of Collection: State savings associations must file a notice of intent to convert to stock form and provide the FDIC with copies of documents filed with State and Federal banking and/or securities regulators in connection with any proposed mutual-

to-stock conversion. There is no change in the method or substance of the collection. The estimated burden remains unchanged from 2022.

2. *Title:* Notice Regarding Unauthorized Access to Customer Information.

OMB Number: 3064-0145.

Form Number: None.

Affected Public: Insured State nonmember banks.

Burden Estimate: