

Obligation to Respond: Required to obtain or retain benefits. The statutory authority for this information collection is found at sections 1, 4, 225, and 303(r) of the Communications Act of 1934, as amended (Act), 47 U.S.C. 151, 154, 225, and 303(r).

Total Annual Burden: 3 hours.

Total Annual Cost: None.

Nature and Extent of Confidentiality: An assurance of confidentiality is not offered because this information collection does not require the collection of personally identifiable information (PII) from individuals.

Privacy Impact Assessment: No impact(s).

Needs and Uses: In document FCC 10–88, the Commission finds good cause to adopt an interim rule requiring the Chief Executive Officer, Chief Financial Officer, or other senior executive of a Telecommunications Relay Service (TRS) provider submitting minutes to the Interstate TRS Fund (Fund) administrator for compensation on a monthly basis to certify, under penalty of perjury, that the submitted minutes were handled in compliance with section 225 of the Act and the Commission's rules and orders. Also in this document, the Commission requires such an executive to certify, under penalty of perjury, that cost and demand data submitted to the Fund administrator on an annual basis related to the determination of compensation rates or methodologies are true and correct. The explosive growth in the Fund in recent years and evidence of fraud against the Fund, as evidenced by recent indictments and guilty pleas from call center managers and employees admitting to defrauding the Fund of tens of millions of dollars, require the Commission to take immediate steps in preserving the Fund to ensure the continued availability of TRS. By requiring providers to be more accountable for their submissions, the Commission takes necessary, affirmative steps to preserve the TRS Fund.

Marlene H. Dortch,

Secretary, Federal Communications Commission.

[FR Doc. 2010–31357 Filed 12–13–10; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2922]

Petition for Reconsideration of Action in Rulemaking Proceeding

December 1, 2010.

A Petition for Reconsideration has been filed in the Commission's Rulemaking proceeding listed in this Public Notice and published pursuant to 47 CFR 1.429(e). The full text of this document is available for viewing and copying in Room CY–B402, 445 12th Street, SW., Washington, DC or may be purchased from the Commission's copy contractor, Best Copy and Printing, Inc. (BCPI) (1–800–378–3160). Oppositions to this petition must be filed by December 29, 2010. See Section 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: In the Matter Amendment of Section 73.202(b), Table of Allotments FM Broadcast Stations (Markham, Ganado and Victoria, Texas) (MB Docket No. 07–163).

Number of Petitions Filed: 1.

Marlene H. Dortch,

Secretary.

[FR Doc. 2010–31352 Filed 12–13–10; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2923]

Petition for Reconsideration of Action in Rulemaking Proceeding

December 3, 2010.

A Petition for Reconsideration has been filed in the Commission's Rulemaking proceeding listed in this document and published pursuant to 47 CFR 1.429(e). The full text of this document is available for viewing and copying in Room CY–B402, 445 12th Street, SW., Washington, DC, or may be purchased from the Commission's copy contractor, Best Copy and Printing, Inc. (BCPI) (1–800–378–3160). Oppositions to this petition must be filed by December 29, 2010. See Section 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: In the Matter of Amendment of Part 101 of the Commission's Rules to Accommodate 30 Megahertz

Channels in the 6525–6875 MHz Band (WT Docket No. 09–114).

Amendment of Part 101 of the Commission's Rules to Provide for Conditional Authorization on Additional Channels in the 21.8–22.0 GHz and 23.0–23.2 GHz Band.

Number of Petitions Filed: 1.

Marlene H. Dortch,

Secretary.

[FR Doc. 2010–31354 Filed 12–13–10; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

Privacy Act System of Records

AGENCY: Federal Communications Commission (FCC, Commission, or the Agency).

ACTION: Notice; one new Privacy Act system of records; two deleted systems of records.

SUMMARY: Pursuant to subsection (e)(4) of the *Privacy Act of 1974*, as amended (“Privacy Act”), 5 U.S.C. 552a, the FCC proposes to add one new, consolidated system of records, FCC/EB–5, “Enforcement Bureau Activity Tracking System (EBATS).” FCC/EB–5, “EBATS” will incorporate the information, *e.g.*, personally identifiable information (PII), presently covered by two FCC systems of records, FCC/EB–1, “Violators Files,” and FCC/EB–3, “Investigations and Hearings,” and also add new and updated information that pertains to the mission and activities of the FCC's Enforcement Bureau (EB or Bureau), including spectrum enforcement. Upon both the approval and deployment of FCC/EB–5, “EBATS,” the Commission will cancel FCC/EB–1 and FCC/EB–3. The purposes for adding this new system of records, FCC/EB–5, “EBATS,” are for EB to use the records in this system of records to improve the Bureau's operations and work flow, increase its reporting capabilities, and improve the reliability and consistency of its data. The new system of records will consolidate the systems of records that the Bureau currently uses so that all the PII data in the various EB information systems are now housed in a single, Bureau-wide, and consistently-defined system of records.

DATES: In accordance with subsections (e)(4) and (e)(11) of the Privacy Act, any interested person may submit written comments concerning the alteration of this system of records on or before January 13, 2011. The Office of Information and Regulatory Affairs (OIRA), Office of Management and Budget (OMB), which has oversight