

Item No.	Bureau	Subject
5	MEDIA	TITLE: All-Digital AM Broadcasting (MB Docket No. 19–311); Revitalization of the AM Radio Service (MB Docket No. 13–249). SUMMARY: The Commission will consider a Report and Order that would authorize AM stations to transition to an all-digital signal on a voluntary basis and would also adopt technical specifications for such stations.
6	MEDIA	TITLE: Video Description: Implementation of the Twenty-First Century Communications and Video Accessibility Act of 2010 (MB Docket No. 11–43). SUMMARY: The Commission will consider a Report and Order that would expand audio description requirements to 40 additional television markets over the next four years in order to increase the amount of video programming that is accessible to blind and visually impaired Americans.
7	WIRELINE COMPETITION	TITLE: Modernizing Unbundling and Resale Requirements in an Era of Next-Generation Networks and Services (WC Docket No. 19–308). SUMMARY: The Commission will consider a Report and Order that would modernize the Commission’s unbundling and resale regulations, eliminating requirements where they stifle broadband deployment and the transition to next-generation networks, but preserving them where they are still necessary to promote robust intermodal competition.
8	ENFORCEMENT	TITLE: Enforcement Bureau Action. SUMMARY: The Commission will consider an enforcement action.

The meeting will be webcast with open captioning at: www.fcc.gov/live. Open captioning will be provided as well as a text only version on the FCC website. Other reasonable accommodations for people with disabilities are available upon request. In your request, include a description of the accommodation you will need and a way we can contact you if we need more information. Last minute requests will be accepted but may be impossible to fill. Send an email to: fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at 202–418–0530.

Additional information concerning this meeting may be obtained from the Office of Media Relations, (202) 418–0500. Audio/Video coverage of the meeting will be broadcast live with open captioning over the internet from the FCC Live web page at www.fcc.gov/live.

Federal Communications Commission.

Marlene Dortch,

Secretary.

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FEDERAL COMMUNICATIONS COMMISSION

[MB Docket 16–306; GN Docket 12–268; DA 20–1171; FRS 17184]

Invoice Filing Deadlines for TV Broadcaster Relocation Fund

AGENCY: Federal Communications Commission.

ACTION: Notice.

SUMMARY: In this document, the Incentive Auction Task Force and Media Bureau (Bureau) announce filing deadlines for eligible entities to submit

all remaining invoices and other documentation on FCC Form 2100, Schedule 399 (Reimbursement Form) for reimbursement from the TV Broadcaster Relocation Fund (Reimbursement Fund or Fund). Eligible entities assigned repack transition completion dates in the first half of the 39-month post-auction transition period must submit all remaining invoices for incurred expenses by October 8, 2021. The deadline for eligible entities assigned completion dates in the second half of the transition period is March 22, 2022. The deadline for all other participants in the reimbursement program is September 5, 2022. These deadlines are established to help ensure that all eligible invoices are processed and that entities are able to complete the Fund close-out procedures prior to July 3, 2023, when any unobligated amounts in the Fund will be rescinded and deposited into the U.S. Treasury. Entities are encouraged to initiate close out procedures as early as possible and we emphasize that they need not wait for their assigned final invoice filing deadline to do so.

DATES: Invoices due for entities assigned completion dates in the first half of the repack period: October 8, 2021. Invoices due for entities assigned completion dates in the second half of the repack period: March 22, 2022. Invoices due for all other participants in the reimbursement program: September 5, 2020.

ADDRESSES: Reimbursement Information website: <https://www.fcc.gov/about-fcc/fcc-initiatives/incentive-auctions/reimbursement>. Follow directions under Procedures tab to submit invoices for reimbursement.

FOR FURTHER INFORMATION CONTACT: For additional information or questions about the reimbursement process, please call the Reimbursement Help Line at (202) 418–2009, or email Reimburse@fcc.gov.

SUPPLEMENTARY INFORMATION: At the close of the incentive auction and beginning of the post-auction transition period on April 13, 2017, there were 987 full power and Class A stations reassigned (repacked) to new channels. The Commission established a 39-month period running until July 13, 2020, for repacked television stations to transition off of their pre-auction channels. The Commission determined that a phased construction schedule would facilitate efficient use of the resources necessary to complete the transition and adopted the Transition Scheduling Plan (Plan) that assigned each repacked station to one of 10 phases. Each phase had a designated completion date by which stations assigned to that phase were required to vacate their pre-auction channels. The completion date for Phase 1 was November 8, 2018, and the subsequent phases had subsequent completion dates through the Phase 10 completion date on July 3, 2020. All 987 repacked stations have now vacated their pre-auction channels. As of October 6, 2020, over 92% of the repacked stations are operating on their final facilities. The remaining 76 stations have been granted special temporary authority and revised construction permit deadlines to continue pursuing completion of their final facilities. We are optimistic that these remaining stations will be able to meet their revised deadlines and we will continue to monitor and work with them to ensure the continued success of the post-incentive auction transition.

In addition to repacked stations, certain low power TV and TV translator stations (LPTV/translators) were displaced by the rebanding and repacking process. Over 2,000 such stations were granted construction permits in a Special Displacement Window to construct new facilities. Some of the LPTV/translator stations were displaced and completed construction of displacement facilities early in the transition period. Others are still working toward meeting their construction permit deadlines. FM radio spectrum was not subject to repacking, but some FM stations whose antennas are collocated on or near a tower supporting a repacked television station antenna incurred costs due to construction of repacked television facilities. Multichannel video programming distributors (MVPDs) also incurred costs to continue to carry the signal of repacked stations. Some FM stations and MVPDs have already incurred costs and a limited number may incur additional costs as repacked stations complete transition to final facilities.

Congress provided \$2.75 billion for the Reimbursement Fund in the Spectrum Act and Reimbursement Expansion Act (REA) to reimburse certain costs associated with the post-incentive auction transition and for the Commission to undertake education efforts for over-the-air television viewers. The reimbursement program for full power and Class A TV stations and MVPDs began in 2017 and, pursuant to the REA, was expanded in 2019 to include FM stations and LPTV/translator stations. To date, participants in the Reimbursement Fund include 872 LPTV/translator stations and 89 FM stations in addition to 957 repacked full power and Class A stations. The procedures used to disburse monies from the Fund enable us to timely process reimbursement requests and assure that only eligible expenses are paid and that available funds are spread appropriately across all eligible entities.

All entities participating in the reimbursement program were required to file estimates using the Reimbursement Form. The estimates were then reviewed and adjusted for eligibility and reasonableness by Commission staff, who were assisted by a Fund Administrator experienced in television broadcast engineering and federal funds management. Thereafter, each entity received an initial allocation from the Fund based on a percentage of the entity's verified estimates. The total allocation amount was calculated based in part on the total amount of estimated repacking expenses, as well as the

amount of money available in the Reimbursement Fund for certain categories of entities. To ensure that reimbursement funds are allocated fairly and consistently, and to have sufficient flexibility to make equitable allocation decisions that maximize the funds available for reimbursement, funds have been allocated in tranches and supplemented via additional allocations. To date, full power, Class A, and FM stations and MVPDs have received allocations of 92.5 percent of each entity's verified estimates and LPTV/translator stations have received allocations of 85 percent of each entity's verified estimates.

As participating entities incur expenses, they submit invoices and other supporting documentation reflecting those expenses, again using the Reimbursement Form. The Commission and Fund Administrator review the submissions for reasonableness and eligibility and, if approved, forward them to Treasury for payment. Consistent with our experience in managing the Fund to date, we expect that the number of reimbursement requests will continue to increase over the life of the Fund. We rely on drawdown amounts and submitted estimates, including revisions, to make allocation decisions, and we continue to encourage eligible entities to promptly submit invoices for reimbursement of incurred costs and to revise their cost estimates, if applicable, based on more refined quotations from vendors and other real-time information. As of September 29, 2020, the total of all verified estimates in the Reimbursement Fund was over \$2.177 billion, the total allocation was over \$2.016 billion, over \$1.323 billion had been forwarded to Treasury for payment, and over \$78 million in invoices were at various stages of the review process.

On February 11, 2019, we announced procedures for entities to close out their books and accounts in the Reimbursement Fund. These procedures are necessary to bring each entity's participation in the Reimbursement Fund to a close and to help us prevent waste, fraud and abuse associated with the disbursement of federal funds. Because entities are allocated a pro rata portion of their total verified estimates, close out is a two-step process consisting of an interim and final close-out procedure. When an entity has submitted all of its invoices and supporting documentation, it must use the Reimbursement Form to notify the Media Bureau. The Fund Administrator then provides the entity with a financial reconciliation statement that details

verified estimated amounts; allocated amounts; amounts requested for reimbursement; and amounts disbursed by the Commission. If we discover any overpayments during this procedure, we notify the entity that it must return the excess amount to the Commission. Once the financial reconciliation statement has been reviewed by the station and any necessary changes made, it must file an executed version of the financial reconciliation statement with the Fund Administrator, after which we will issue an interim close-out letter. To date, 8 entities have completed interim close out procedures.

After all or nearly all entities eligible for reimbursement from the Fund have entered the close-out process—or at an earlier time when the Media Bureau can reasonably extrapolate that the total available funding will be sufficient to meet the total cost of the program—we may make a final allocation to reimburse the entity for the total amount of remaining incurred expenses. At that time, each entity will enter the final close-out procedures and receive a final close-out letter. That final close-out letter will serve as the official notice of account close-out, include a summary of any financial changes that occurred during the interim closing period, and remind entities of their ongoing document retention requirements. Pursuant to the REA, any unobligated amounts in the Fund as of July 3, 2023, will be rescinded from the Fund and deposited into the Treasury and dedicated for the sole purpose of deficit reduction.

Filing Deadlines for Remaining Invoices

The Commission authorized the Media Bureau to set deadlines for final submission to the Reimbursement Fund. Consistent with the Commission's decision to use a phased approach for the Transition Scheduling Plan, we will also utilize a phased approach to set deadlines for filing all remaining reimbursement submissions. This approach recognizes our experience to date that repacked stations with phase assignments earlier in the transition period are more likely to have completed their transition to final facilities than those with more recent phase deadlines and are therefore more likely to have completed all construction and incurred all costs associated with the transition. A phased approach will also sequence our processing work so that the Fund Administrator and Commission staff are not overwhelmed with a deluge of filings at the program's end, which could not only jeopardize the timely

completion of the program but also prevent entities from receiving full reimbursement for their expenses. We also recognize that program participants require human capital to complete the close-out process, and we believe the phased approach will lessen the resourcing burden to station groups and other participants who must manage multiple entities in the reimbursement program. We are also aware that MVPDs and FM stations may incur costs toward the end of repacked stations'

construction projects. Similarly, we recognize that because LPTV/translator stations do not have transition deadlines in the Transition Scheduling Plan, and some may not yet have received notice from wireless licensees announcing that they intend to commence operations on the LPTV/translator station's pre-auction channel, they may incur expenses toward the end of the program. Because some stations have not yet completed all necessary construction or incurred all costs for all reimbursable work, we are setting all deadlines well in advance. We believe providing this lengthy advance notice will permit all entities more than enough time to finish any remaining work, submit their final invoices, and complete the reimbursement close-out process. The staggered deadlines therefore balance the burden on stations that have remaining work to complete with the need to have all documentation reflecting incurred costs on file in a timely manner that permits the Fund Administrator and Commission staff to fully process all reimbursement requests and complete the interim and final close out procedures prior to the July 3, 2023, deadline set by Congress, at which time unobligated funds must be rescinded to Treasury.

Deadline for Final Submissions from Phases 1–5 Repacked Stations: October 8, 2021. All repacked stations assigned to Phases 1 through 5, and repacked stations that were granted permission to transition prior to the Phase 1 testing period, must submit all remaining invoices and supporting documentation using the Reimbursement Form, and initiate interim close-out procedures, no later than October 8, 2021. All 510 repacked stations in this group had already satisfied the requirement to vacate their pre-auction channel prior to September 11, 2019. As of October 6, 2020, all but 27 of such stations were operating on their final facilities.

Deadline for Final Submissions from Phases 6–10 Repacked Stations: March 22, 2022. All repacked stations assigned to Phases 6 through 10, and repacked stations that were granted permission to transition shortly after the end of Phase

10 due to circumstances beyond their control, must submit all remaining invoices and supporting documentation using the Reimbursement Form, and initiate interim close-out procedures, no later than March 22, 2022. With five exceptions, all of which transitioned by September 30, 2020, all 444 repacked stations in this group had satisfied the requirement to transition by July 13, 2020. As of October 6, 2020, all but 47 such stations were operating on their final facilities.

Deadline for Final Submissions from All Other Entities: September 5, 2022. All MVPDs, FM stations, and LPTV/translator stations participating in the reimbursement program must submit all remaining invoices and supporting documentation using the Reimbursement Form, and initiate interim close-out procedures, no later than September 5, 2022. This group includes 1,140 entities.

In light of the fact that the first deadline for final submissions is October 8, 2021—over a year after the July 13, 2020, statutory end of the transition period and more than a year from this announcement of the deadline—we do not anticipate a need to grant extensions of the assigned submission deadlines. In this regard, we note that expenses are reimbursable when costs are incurred and therefore can be submitted while final construction is underway. However, in the unlikely event that an entity faces circumstances beyond its control, we will consider a limited extension by means of shifting an entity with the first or second deadline assignment to the second or third deadline assignment. An entity requesting such a shift will have to provide evidence that circumstances requiring the extension were outside of its control, such as local zoning or a force majeure event occurring proximate to the final submission deadline. Note that we will not consider the availability of reimbursement for specific purchases a mitigating factor in evaluating extension requests. Furthermore, we advise entities that we will not be able to grant extensions that do not provide the staff with sufficient processing time to complete close-out procedures for all stations. Thus, an entity's failure to complete construction in a timely manner and to make final submissions by the assigned deadlines could preclude that entity from receiving full reimbursement because unobligated amounts in the Fund must be rescinded to Treasury by July 3, 2023.

We stress that entities need not wait until their assigned final invoice filing deadline to enter the interim close out process. Indeed, we strongly encourage

all entities in the program to initiate interim close out procedures as soon as they have incurred and submitted invoices for all reimbursable costs. Because all repacked stations have vacated their pre-auction channel but only eight have completed interim close-out procedures, we believe that many entities are unnecessarily delaying making final submissions to the program and initiating interim close-out procedures. We note that payments up to the total amount of each entity's allocation are available upon processing of documents reflecting reasonably incurred costs. Furthermore, we will not be able to make a final allocation up to the full amount of verified estimates until all or virtually all invoices for incurred costs are submitted or at such time as we can reasonably extrapolate that the total available funding will be sufficient to meet the total cost of the program.

Audits, Data Validations, and Disbursement Validations

The Commission has determined "that audits, data validations, and site visits are essential tools in preventing waste, fraud, and abuse, and that use of these measures will maximize the amount of money available for reimbursement." The Commission also specifically contemplated that a third-party audit firm acting on behalf of the Commission "may conduct audits of entities receiving disbursements from the Reimbursement Fund, and these audits may occur both during and following the three-year Reimbursement Period." The Commission also provided notice that any "[e]ntities receiving money from the Reimbursement Fund must make available all relevant documentation upon request from the Commission or its contractor."

The Commission also noted that the Media Bureau or a third-party auditor will continue to validate expenses after the reimbursement period ends and, "where appropriate, recover any money that should be returned, consistent with the Commission's obligation to recover improper payments." We stress that entities eligible for reimbursement may be selected for audits, data validations, and site visits before or after a station has taken all steps necessary to complete its construction project, or during the interim close-out period, or thereafter.

We have performed, and intend to continue to perform, disbursement validations in order to confirm that entities receiving reimbursement funding for third party services have in fact disbursed monies received from the Fund in a manner consistent with

representations made to the Commission in the Reimbursement Form. Evidence of valid disbursements may consist of copies of cancelled checks, financial institution statements detailing the disbursement, wire or electronic fund transfer confirmations, credit card statements, or other relevant third-party banking information that affirmatively demonstrates the proper payment of funds to third-party vendors. Not every station may be selected for additional disbursement data validations, but all Fund participants are reminded that they must retain documents for a period ending 10 years after the date they receive their final payments from the Reimbursement Fund.

Federal Communications Commission.

Thomas Horan,

Chief of Staff, Media Bureau.

[FR Doc. 2020-24191 Filed 10-30-20; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of a Bank or Bank Holding Company

The notificants listed below have applied under the Change in Bank Control Act (Act) (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire shares of a bank or bank holding company. The factors that are considered in acting on the applications are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The public portions of the applications listed below, as well as other related filings required by the Board, if any, are available for immediate inspection at the Federal Reserve Bank(s) indicated below and at the offices of the Board of Governors. This information may also be obtained on an expedited basis, upon request, by contacting the appropriate Federal Reserve Bank and from the Board's Freedom of Information Office at <https://www.federalreserve.gov/foia/request.htm>. Interested persons may express their views in writing on the standards enumerated in paragraph 7 of the Act.

Comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors, Ann E. Misback, Secretary of the Board, 20th Street and Constitution Avenue NW, Washington, DC 20551-0001, not later than November 17, 2020.

A. Federal Reserve Bank of Chicago (Colette A. Fried, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690-1414:

1. *Songer Farms, Inc., David A. Songer, both of Veedersburg, Indiana; together with John S. Songer, Beverly D. Songer and minor children, all of Veedersburg, Indiana; Tracy Songer Wright, Columbus, Indiana, Barbara L. Songer, Rotonda West, Florida; Suzanne N. Kunkle and Aaron H. Kunkle, both of Indianapolis, Indiana; and Marci S. Roark, Navarre, Florida;* to join Stephen A. Songer, Veedersburg, Indiana, and form the Songer Family Control Group, a group acting in concert to retain 25 percent or more of the voting shares of Veedersburg Bank Corporation, and thereby indirectly retain 25 percent or more of the voting shares of CentreBank, both of Veedersburg, Indiana.

2. *The Theodore G. Saltzman Jr. Bank Trust, Theodore Saltzman as trustee, both of Dakota Dunes, South Dakota;* to replace the Saltzman Family Control group and become members of a group acting in concert to retain 25 percent or more of the voting shares of Pioneer Development Company and indirectly retain 25 percent or more of the voting shares of Pioneer Bank, both of Sergeant Bluff, Iowa. In addition, *The Sundae M. Haggerty Irrevocable Bank Trust, Shennen S.C. Saltzman, as trustee, The Shennen S.C. Saltzman Bank Trust, Shennen Saltzman, as trustee, all of Dakota Dunes, South Dakota; The Shennen S.C. Saltzman Irrevocable Bank Trust, Sundae Haggerty, as trustee, and The Sundae M. Haggerty Bank Trust, Sundae Haggerty, as trustee, all of South Sioux City, Nebraska;* to replace the Saltzman Family Control group and become members of a group acting in concert to acquire 25 percent or more of the voting shares of Pioneer Development Company and indirectly acquire 25 percent or more of the voting shares of Pioneer Bank.

B. Federal Reserve Bank of Kansas City (Dennis Denney, Assistant Vice President) 1 Memorial Drive, Kansas City, Missouri 64198-0001:

1. *The 2017 Porter Loomis Legacy Trust, John Porter Loomis, as trustee and both as members of the Loomis Family Group, both of Pratt, Kansas, The Adele Krey Loomis Revocable Trust, Anne Marie Sadowski Loomis, both of Pratt, Kansas, and Adele Krey Loomis, as co-trustees, Stamford, Connecticut, The KLW Stock Trust, Linda M. Loomis, both of Iuka, Kansas, and Katherine L. Work, as co-trustees, La Canada Flintridge, California, The Margaret P. Hellmuth Stock Trust, Linda M. Loomis, both of Iuka, Kansas and Margaret P. Hellmuth, as co-trustees, Glencoe, Illinois, and The Victoria K. Thompson Stock Trust, Iuka, Kansas, Linda M. Loomis and Victoria K. Thompson, as co-trustees, Santa Cruz, California;* to become members of the Loomis Family

Group, a group acting in concert to acquire voting shares of The Peoples Bankshares Ltd. and thereby indirectly acquire The Peoples Bank, both in Pratt, Kansas. In addition, *The Linda M. Loomis Revocable Trust, Linda M. Loomis, as trustee, The Joseph F. Loomis Revocable Trust, Joseph F. Loomis and Linda M. Loomis, co-trustees, all of Iuka, Kansas, The John Porter Loomis Revocable Trust, J. Porter Loomis and Anne Marie Sadowski Loomis, as co-trustees, all of Pratt, Kansas, to become members of the Loomis Family Group, a group acting in concert to retain voting shares and acquire additional voting shares of Peoples Bankshares Ltd. and thereby indirectly retain voting shares and acquire additional voting shares of the Peoples Bank. Finally, Anne Marie Sadowski Loomis and John Porter Loomis, as co-trustees, to become members of the Loomis Family Group and retain voting shares of Peoples Bankshares Ltd. and thereby indirectly retain voting shares of the Peoples Bank.*

Board of Governors of the Federal Reserve System, October 28, 2020.

Michele Taylor Fennell,

Deputy Associate Secretary of the Board.

[FR Doc. 2020-24183 Filed 10-30-20; 8:45 am]

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FEDERAL TRADE COMMISSION

Agency Information Collection Activities; Proposed Collection; Comment Request; Extension

AGENCY: Federal Trade Commission.

ACTION: Notice.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (PRA), the Federal Trade Commission (FTC or Commission) is seeking public comment on its proposal to extend for an additional three years the Office of Management and Budget (OMB) clearance for information collection requirements in its Trade Regulation Rule entitled Power Output Claims for Amplifiers Utilized in Home Entertainment Products (Amplifier Rule or Rule), (OMB Control Number 3084-0105). That clearance expires on January 31, 2021.

DATES: Comments must be received on or before January 4, 2021.

ADDRESSES: Interested parties may file a comment online or on paper by following the instructions in the Request for Comments part of the