#### **SUPPORTING STATEMENT**

#### A. Justification

1. The Federal Communications Commission ("Commission") is requesting that the Office of Management and Budget (OMB) approve an extension for three years of OMB Control No. 3060-0955 (delegated authority collection) titled, "2 GHz Mobile Satellite Service Reports."

The Commission has authority for this information collection under Sections 4(i), 7(a), 303(c), 303(f), 303(g), and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. §§ 154(i), 157(a), 303(c), 303(f), 303(g), and 303(r).

This information collection does not affect individuals or households; thus, there are no impacts under the Privacy Act.

- 2. The information will be used by the Commission staff in carrying out its duties under the Communications Act of 1934, as amended, and to insure the public interest, safety and convenience are served. Without such information, the Commission could not determine whether to permit the respondent to provide telecommunication services in the U.S. and therefore fulfill its statutory and responsibilities in accordance with the Communications Act of 1934, as amended.
- 3. The MSS 2 GHz licensees are required to file narrative informational letters with the Commission's Office of the Secretary that describes how they have undertaken measures to mitigate orbital debris and have met milestone requirements. The narrative information is not conducive to electronic filing at this time.

Pursuant to 47 CFR 25.115, **s**ervice vendors may file blanket applications for transceivers units using FCC Form 312 specifying the number of units to be covered by the blanket license. The service vendors' filing of the FCC Form 312 with the Commission in the International Bureau Filing System ("MyIBFS") encompasses 5 percent of information that is collected electronically. The remaining 95 percent of data is not collected electronically.

In order to reduce the burden on applicants and licensees, the Commission considered various methods of collecting the information requested. In 2009, we adopted new information collections that will require entities to submit the minimum amount of information necessary for evaluating the viability of the satellite system. As technology advances, we will explore automation methods to accommodate the electronic filing of detailed narrative information with the Commission.

4. The information in this collection is not duplicated elsewhere and similar information is not available.

- 5. In conformance with the Paperwork Reduction Act of 1995, the Commission is making an effort to minimize the burden on all respondents, regardless of size. The Commission has limited the information requirements to those that are that absolutely necessary for evaluating and processing the submission and deterring possible abuses of the processes. Therefore, this collection does not have a significant economic impact on a substantial number of small entities.
- 6. In general, the frequency of filing will be determined by the respondent. Respondents are required to amend their applications to provide the information concerning mitigation measures for orbital debris. The milestone reports will be required at specific intervals as set forth in final authorizations. Respondents choosing to receive expansion spectrum as part of the unserved areas initiative must include in their annual reports the actual number of subscriber minutes originating or terminating in unserved areas as a percentage of the actual U.S. system use. If this information is compiled less frequently or not filed in conjunction with our rules, applicants will not obtain the authorization necessary to provide telecommunications services. Furthermore, licensees will not retain the authorization necessary to provide telecommunications services and the Commission will not be able to carry-out its mandate as required by statute. In addition, the public will not be able to receive service in an effective and efficient manner.
- 7. The information will be collected in a manner consistent with the general information collection guidelines in 5 C.F.R. § 1320.
- 8. The Commission published a 60-day notice in the Federal Register (Cite: 77 FR 55838) on September 11, 2012 to solicit comments from the public with regard to the revision of this information collection. The comment period began on September 11, 2012 and ended on November 13, 2012. No comments were received from the public.
- 9. The respondents will not receive any payments.
- 10. There is no need for confidentiality with this collection of information.
- 11. This collection does not address any private matters of a sensitive nature.

### 12. Estimate of Burden Hours/Respondent Cost:

Please see the chart below for the number of responses, frequency of response, time per response, total annual burden hours, and explanation of burden estimate for the 9 respondents to this information collection.

Explanation of Burden Estimate (47 CFR)	Number of Responses	Frequency of Response	Time Per Response	Total Annual Burden Hours
47 CFR 25.114  If applicable, the feeder link and inter-satellite service frequencies requested for the satellite, together with any demonstration or documents otherwise required by 25.114 for use of those frequencies shall be filed.	9	1 (On Occasion)	1 Hour	9
47 CFR 25.115 Service vendors may file blanket applications for transceivers units using FCC Form 312 specifying the number of units to be covered by the blanket license.	9	1 (On Occasion)	1 Hour	9
47 CFR 25.133  Each license for a transmitting earth station included in this part shall also specify as a condition therein that upon the completion of construction, each licensee must file with the Commission a certification containing the following information: The name of the licensee; file number of the application; call sign of the antenna; date of the license; a certification that the facility as authorized has been completed and that each antenna facility has been tested and is within 2 dB of the pattern specified in Sec. 25.209, Sec. 25.135 (NVNG MSS earth stations), or Sec. 25.213 (1.6/2.4 GHz Mobile-Satellite Service and 2 GHz Mobile-Satellite Service earth stations); the date on which the station became operational; and a statement that the station will remain operational during the license period unless the license is submitted for cancellation. For stations	9	1 (On Occasion)	1 Hour	9

				1
authorized under Sec. 25.115(c) of				
this part (Large Networks of Small				
Antennas operating in the 12/14 GHz				
bands) and Sec. 25.115(d) of this part				
(User Transceivers in the				
Mobile-Satellite Service), a certificate				
must be filed when the network is put				
into operation.				
47 CFR 25.137	9	1	1	9
Earth station applicants requesting		(On Occasion)	Hour	
authority to operate with a non-U.S.		(on occusion)	11041	
licensed space station must				
demonstrate that the space station the				
applicant seeks to access has				
complied with all applicable				
Commission milestones, reporting				
requirements, and any other				
applicable service rules required for				
non-				
U.S. licensed systems to operate in				
the United States.	_		_	
47 CFR 25.137	9	1	3	27
Each application for a space station		(On Occasion)	Hour	
system authorization in the 1.6/2.4				
GHz Mobile-Satellite Service or 2				
GHz Mobile-Satellite Service shall				
describe in detail the proposed				
satellite				
system, setting forth all pertinent				
technical and operational aspects of				
the system, and the technical, legal,				
and financial qualifications of the				
applicant. In particular, each				
application shall include the				
information specified in Sec. 25.114.				
Non-U.S. licensed systems shall				
comply with the provisions of Sec.				
25.137. System proponents seeking				
authorization in the 2 GHz Mobile-				
Satellite Service also shall describe				
the				
design and operational strategies that				
they will use, if any, to mitigate				
orbital debris. Applicants must				
submit a casualty risk assessment if				
planned post-mission disposal				
involves atmospheric re-entry of the				
spacecraft.				
47 CFR 25.143	9	1	1	9
That operations will not cause		(On Occasion)	Hour	
unacceptable interference to other			11041	
authorized users of the spectrum.				
aumonzed users of the spectrum.				

In particular, each application in the				
1.6/2.4 GHz frequency bands shall				
demonstrate that the space				
station(s) comply with the				
requirements specified in Sec. 25.213.				
47 CFR 25.143(l)	9	1	8	72
Reporting requirements.		(Annually)	Hours	
(1) All operators of 1.6/2.4 GHz				
Mobile-Satellite Service systems and				
2 GHz Mobile-Satellite Service				
systems shall, on October 15 of each				
year, file with the International				
Bureau and the Commission's				
Columbia Operations Center,				
Columbia, Maryland, a report				
containing the following information				
current as of September 30 of that				
year: (iii) A detailed description of				
the utilization made of the in-orbit				
satellite system. That description				
should				
identify the percentage of time that				
the system is actually used for U.S.				
domestic or transborder				
transmission, the amount of capacity				
(if any) sold but not in service within				
U.S. territorial geographic				
areas, and the amount of unused				
system capacity. 2 GHz Mobile				
Satellite systems receiving expansion				
spectrum as part of the unserved areas				
spectrum incentive must provide a				
report on the actual number of				
subscriber minutes originating or terminating in unserved areas as a				
percentage of the actual U.S. system				
use.				
47 CFR 25.143	9	1	3	27
All operators of 2 GHz Mobile-	J	(On Occasion)	Hour	27
Satellite Service systems must begin		(On Occasion)	Hour	
system construction upon award				
of a service link license to U.Sbased				
applicants, or upon designation of				
spectrum for non-U.Sbased				
systems, in accordance with				
milestones set forth in the respective				
system's authorization. All operators				
of				
2 GHz Mobile-Satellite Service				
systems shall, within 10 days after a				
required implementation milestone as				
specified in the system authorization,				
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Totals:	81 Responses		1-8 Hours Per Response	189 Annual Burden Hours
certify to the Commission by affidavit that the milestone has been met or notify the Commission by letter that it has not been met. At its discretion, the Commission may require the submission of additional information (supported by affidavit of a person or persons with knowledge thereof) to demonstrate that the milestone has been met. Failure to file timely certification of milestones, or filing disclosure of non-compliance, will result in automatic cancellation of the authorization with no further action required on the Commission's part.  47 CFR 25.203  Prior to the filing of an application, an earth station applicant shall coordinate the proposed frequency usage with existing terrestrial users and with applicants for terrestrial station authorizations with previously filed applications. See Section 25.203 for the specific technical items that must be disclosed to the terrestrial station licensee, permittee and prior filed applicant.	9	1 (Third Party Disclosure)	2 Hour	18

**<sup>&</sup>quot;In-house cost":** The respondent's hourly wage is estimated to be 60.00/hour. Therefore, the in-house cost for this information collection is as follows:  $189 \text{ hours } \times 60.00$ /hour = **\$11,340**.

### 13. Estimate of the Total Annual Cost Burden to Respondents:

The majority of satellite applicants also use professional law firms to assist them with their applications and other reports. The cost to applicants for these services is estimated at \$300 per hour. This figure is based on a small survey of local firms in the D.C. area and is considered a conservative estimate. We estimate the average number of hours that the outside contractor will spend on each application and report is 1.5 hours per application/report.

Based on the average hours the total cost burden for preparing submissions is:

\$300/hour x 1.5 hours/application/report x 81 responses = \$36,450 Total

### 14. Estimates of Annualized Cost to the Federal Government:

The annual cost to the Federal Government for processing BSS applications is approximately <u>\$10,753.60</u>. A chart with a description of costs is provided below.

	Estimated
Type of Costs	Costs
Personnel Costs	Two GS-15 Attorneys @ \$67.21 per hour
(i.e., salaries & benefits)	X 80 hours total for all BSS applications =
	\$10,753.60

- 15. This Supporting Statement has no adjustment to the annual burden hours nor to the annual costs. There are no program changes to this information collection.
- 16. The data will not be published for statistical use.
- 17. We are not seeking a waiver of the requirement to display the expiration date of OMB approval.
- 18. There are no exceptions to the Certification Statement.

### **B.** Collections of Information Employing Statistical Methods

No statistical methods are employed.