**SUPPORTING STATEMENT**

**A. Justification:**

The Commission is requesting OMB approval for an extension (no change in the reporting and/or third party disclosure requirements) to obtain the full, three year clearance from them. There is a change in the respondents and burden hour reporting requirements, see response to question 15.

1. Commission rules require that manufacturers of certain radio frequency (RF) equipment[[1]](#footnote-1) file FCC Form 731 to obtain approval prior to marketing their equipment. Manufacturers may then market their RF equipment based on a showing of compliance with technical standards established in the FCC Rules for each type of equipment or device operated under the applicable FCC Rule part. The following types of equipment are regulated:

1. The RF equipment is regulated under certain rule sections of 47 CFR Part 15 and Part 18.
2. In addition, rules governing certain RF equipment operating in the licensed services[[2]](#footnote-2) also require equipment authorization as established in the procedural rules in 47 CFR Part 2.

The RF equipment manufacturers comply with the information collection requirements (noted above) by:

(a) Filing FCC Form 731 electronically with the Commission, or

(b) Submitting the information to a Telecommunications Certification Body (TCB), which acts on behalf of the FCC to issue grants of certification and may issue grants more expeditiously than the FCC. The TCBs have flexibility in the format in which they require the collection of information:

1. TCBs may require applicants to submit the required information in FCC Form 731 format or in another format selected by the TCB, but
2. Whatever the information collection method, the information required is governed by the procedural rules in 47 CFR Part 2 and a showing of compliance with the FCC technical standards for the specific type of equipment.

The TCB processes the RF equipment manufacturer’s application as follows:

1. The TCB receives and reviews the RF manufacturer’s information in the submission/application.
2. The TCB enters the information into the FCC Equipment Authorization System database using an interface that provides the TCB with the tools to issue a standardized Grant of Equipment Authorization.

Whichever method the RF manufacturers choose to submit their information—via either the FCC on FCC Form 731 or the TCB, FCC Rules require that applicants supply the following data:

* Demographic information including Grantee name and address, contact information, etc.
* Information specific to the equipment including FCC Identifier, equipment class, technical specifications, etc.
* Attachments that demonstrate compliance with FCC Rules may include any combination of the following based on the applicable FCC Rule parts for the equipment for which authorization is requested:
  + Identification of equipment (47 CFR § 2.925);
  + Attestation statements that may be required for specific equipments;
  + External photos of the equipment for which authorization is requested;
  + Block diagram of the device;
  + Schematics;
  + Test Report;
  + Test Setup Photos;
  + Users Manual;
  + Internal Photos;
  + Parts List / Tune Up Information;
  + RF Exposure Information;
  + Operational Description;
  + Cover Letters;
  + Software Defined Radio / Cognitive Radio Files

In general, an applicant’s submission is as follows:

1. FCC Form 731 includes approximately two pages covering the demographic and equipment identification information.

(b) Applicants must supply additional documentation and other information, as described above, demonstrating conformance with FCC Rules, which may range from 100 – 1000 pages. The supplemental information is essential to control potential interference to radio communications, which the FCC may use, as necessary, to investigate complaints of harmful interference.

In response to new technologies and in allocating spectrum, the Commission may establish new technical operating standards:

1. RF equipment manufacturers must meet the new standards to receive an equipment authorization, and

(b) RF equipment manufacturers must still comply with the Commission’s requirements in FCC Form 731 and demonstrate compliance as required by 47 CFR Part 2 of FCC Rules.

Thus, this information collection applies to a variety of RF equipment:

1. that is currently manufactured,
2. that may be manufactured in the future, and/or

(c) that operates under varying technical standards.

Applicants seeking authorization to market RF equipment as required under 47 CFR Sections 2.913, 2.926(c), 2.929(c), 2.929(d) and 2.1043 of FCC Rules, must file electronically via the Internet on FCC Form 731at <https://apps.fcc.gov/eas>.

Applicants may also submit authorization requests to TCBs, who are then required to submit the information electronically via the Internet to the Commission, prior to granting authorization to market equipment on behalf of the Commission.

Information on the procedures for electronically filing equipment authorization applications can be obtained from the Internet at: <http://transition.fcc.gov/oet/ea/ea_app_info.html>.

2. The Commission will use the information gathered on the FCC Form 731 to determine compliance of the proposed equipment with the Commission's Rules. Following authorization of the equipment for marketing by either the FCC or the TCB on behalf of the FCC, the information may also be used to determine:

(a) Whether the operation of the equipment is consistent with the information supplied at the time of authorization, and

(b) Whether the equipment marketed complies with the terms of the equipment authorization.

This collection of information is authorized under Sections 4(i), 301, 302, 303(e), 303(f), and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. Sections 154(i), 301, 302, 303(e), 303(f), and 303(r).

As noted on the OMB Form 83-I, this information collection does not affect individuals or households—respondents are limited to RF equipment and device manufacturers. Thus, there are no impacts under the Privacy Act and a Privacy Impact Assessment is not required.

3. Since April 1998, the Commission has offered electronic submittal to the Commission of the FCC Form 731 and attachments, and by rulemaking on July 8, 2004,[[3]](#footnote-3) the Commission has required electronic filing of all FCC Form 731 information. The FCC has determined that electronic submission of applications is the most efficient means of facilitating application entry, corresponding with an applicant, providing information on application status, and providing information on authorized equipment to the general public.

The Commission believes that because equipment authorization applicants are generally companies that are on the cutting edge of technology, these applicants are well equipped to make maximum use of electronic media and the Internet to file an application with the Commission. Thus, we believe that electronic filing does not impose an undue burden on such applicants.

As previously noted, applicants may, at their discretion, submit requests for equipment authorization to a Telecommunications Certification Body (TCB), which acts on behalf of the Commission in issuing grants of authorization to market certain types of equipment.

4. No other entity is believed to require or to possess the subject information.

5. Small businesses that become involved in the manufacture of radio communications devices generally request authorization for marketing devices regulated under Part 15 of the FCC’s Rules. Many devices regulated under Part 15 are subject either to verification or to a “Declaration of Conformity” (DOC). Such authorization are not required to file information on Form 731.These equipment authorizations are the least burdensome of all of the equipment authorization procedures. The burden on small businesses has therefore been minimized.

6. Applicants must file FCC Form 731 with the FCC or submit the FCC Form 731 or their information to the TCB only once, *e.g.*, a “one time filing requirement,” unless the applicant makes changes to the RF equipment/device. Any such change(s) would require the applicant to resubmit the equipment/device for approval.

The information collected is necessary to determine the interference potential of equipment prior to marketing. By minimizing the detrimental effects of interfering devices on the radio spectrum, use of the radio spectrum can be maximized.

7. No special circumstances exist.

8. The FCC published a 60 day *Federal Register* Notice (78 FR 76295) on December 17, 2013, to solicit public comment on this information collection. The Notice generated no public comment.

In addition, the Commission maintains dialogue with manufacturers and other members of the telecommunications industry, including NIST and other Federal agencies that oversee technological issues to ensure that the Commission staff remains abreast of new technologies and practices that might affect this information collection.

1. No payments or gifts are given to respondents.

10. Minimal exemption from the Freedom of Information Act (5 U.S.C. 552(b)(4) and FCC Rules under 47 CFR Section 0.457(d)) is granted for trade secrets which may be submitted as attachments to the application Form 731. No other assurances of confidentiality are provided to respondents.

11. No questions of a sensitive nature are included on the Form 731.

12. The Commission has calculated the estimated burden for 22,250 responses from 3,740 respondents annually as follows:

1. 200 RF equipment and device manufacturers or importers that file FCC Form 731 electronically with the FCC or with the TCBs for approval of their RF equipment,
2. 40 TCBs to review the RF equipment authorization requests on behalf of the FCC
3. 3500 RF equipment and device manufacturers or importer who submit applications only to the TCBs for review and approval

**Total Number of Respondents:** = **200+40+3500 = 3,740**.

RF equipment/device manufacturers or importers and TCBs may file multiple responses annually.

1. 250 applications filed directly to the Commission
2. 22,000 applications processed and reviewed by the TCBs on behalf of the applicants.

**Total Number of Responses: = 250+ 22,000 = 22,250.**

The Commission estimates the total annual hourly burden ranges from 15 to 100 hours, due to the range of complexity of the required measurement test reports, with the average time being 35 hours.

The Commission bases its estimate on:

1. The amount of time that the RF equipment manufacturers and importers (respondents) require to complete the Form 731 and to submit it to the Commission based on:
2. the type of equipment that is being marketed, and
3. the type of authorization the RF equipment manufacturer or importer (respondent) requests.

1. The amount of time that the TCBs require to evaluate the submissions and to grant authorization on behalf of the Commission.

The Commission bases its estimate on the total annual hourly burden as follows:

1. 3,700 RF equipment manufacturers and importers and 40 TCBs may make multiple submissions annually;
2. The Commission estimates that approximately 22,500 submissions are made annually:
   1. by the RF equipment manufacturers and importers directly to the FCC, or
   2. by the TCBs on behalf of the FCC.
3. In this instance, the Commission has calculated the annual burden based on the number of responses annually rather than the number of respondents.

**Total Annual Hour Burden:**

22,250 responses (RF submissions and TCB submissions) x 35 hours/application = **778,750 hrs.**

13. (a) Capital and start-up costs include the cost for hardware and software for providing the information to the Commission:

(i) The Commission estimates these costs to be $5,000 per respondent who submits information directly to the Commission.

(ii) These respondents include those applicants filing directly with the FCC, and approved TCBs filing applicant information prior to issue a grant of authorization on behalf of the Commission.

Number of respondents filing FCC Form 731 directly with the FCC 200

Number of TCB respondents filing 22,000 applications with the FCC 40

Total Respondents filing with the Commission 240

**Capital and Start –up costs:**

240 respondents filing with the Commission x $5,000/respondent = **$1,200,000**

(b) Overhead and maintenance costs include the cost for preparation of a test report demonstrating compliance of equipment proposed for marketing with the Commission's technical standards:

(i) Testing the equipment to determine its performance and compliance with Commission standards is typically done by the independent testing laboratories that have been reviewed by the Commission.

(ii) TCBs may also incur costs related to maintaining and upgrading software.

(iii) The total average overhead and maintenance cost is approximately $5,000; however the majority of the cost is for performance testing or is recovered in fees charged by TCBs.

(iv) The Commission estimates that approximately 10% of the $5,000 overhead and maintenance cost, or $ 500 per respondent, can be attributed to the information collection requirements.

(v) Therefore, the total annual cost for overhead and maintenance is estimated at:

**22,500 responses x $ 500/per response = $ 11,125,000**

(vi) Additional overhead costs to an applicant include the cost of filing the application with the Commission, which averages $ 700; or the cost of filing with a TCB, which averages $ 1,000:

FCC filed applications 200 x $ 700 = $ 140,000

TCB filed applications 22,000 x $ 1,000 = $ 22,000,000

$ 22,140,000

Total Operating and Maintenance costs: $ **11,125,000 + $ 22,140,000 = $ 33,265,000**

(c) **Total Annual Cost:** $ 1,200,000 + $ 33,265,000 = **$ 34,465,000**

14. The Commission expects that of the 22,250 RF equipment applications filed:

(a) Approximately 250 applications will be filed with the Commission, and

(b) Approximately 22,000 applications will be filed with the 40 TCBs, acting on behalf of the Commission.

The Commission estimates that two groups of Commission staff will process these applications:

(a) GS-7, Step 8 - Applications Examiners, who earn $25.19 per hour, and

(b) GS-14, Step 7 - Electronics Engineer, who earn $ 61.10 per hour.

It requires the FCC’s staff about 2 hours/application for administrative review and 16 hours/application for technical review of each FCC Form 731:

250 applications x 2 hour/application x $25.19/hour/application examiner =$ 12,595

250 applications x 16 hours/application x $61.10/hour/electronics engineer = $ 244,400

$ 256,995

Overhead and support costs at 30% =$ 77,098

## Total Commission Staff Processing Costs: $ 334,093

The Cost to the Federal Government for its particular processing expenses is off-set through the collection of applicant fees, which range at present from $60 – $1,265, depending on the application process requested and if confidentiality is requested for any portion of the application.

The average application fee collected is currently estimated to be $ 700. The costs recovered for the 250 applications filed with the Commission are therefore estimated to be:

250 applications x $ 700 = $ 175,000:

Furthermore, the additional cost to the Federal Government for maintaining the database of all equipment authorized, including equipment approved by TCBs is as follows:

(a) 22,000 applications submitted by RF equipment and device manufacturers and importers to the 40 TCBs, which are authorized to review and process FCC Form 731 applications on behalf of the FCC.

(b) 40 TCBs submit the application information to the FCC, which maintains the national database of FCC authorized equipment.

(c) The Commission estimates that the cost to the Federal Government for software and hardware to maintain these records is approximately $100 per application:

22,000 applications x $100/application = $ 2,200,000

30% Overhead =$ 660,000

Total TCB Application Submittal Costs: $ 2,860,000

Staff and processing costs: **$**  334,093

TCB Application Submittal Costs:$ 2,860,000

Application Fees (off-set): − $ 175,000

**Total Cost to Federal Government: $ 3,019,093**

15. There are changes to the Commission’s respondents/ burden estimates.

The Commission has seen a significant increase in the number of respondents and applications. Currently, the number of applications have been growing at approximately 12 -15 % annually. The estimated number of respondents is based on a slower growth projection. In addition, the Commission adopted new rules for certain radio frequency devices which include some new respondents. The total number of respondents includes these projected new respondents.

* On September 19, 2008, the Commission released a Second Report and Order in WT Docket No. 04-344, FCC 08-208 which required that manufacturers of Class B Automatic Identification System (AIS) obtain a letter from the U.S. Coast Guard stating that the AIS devices satisfies all the requirements specified IEC-62287-1; and they are also required to submit the letter to the Commission with its certification application (FCC Form 731) for a Class B AIS device (see OMB 3060-1124). The number of respondents was increased by 12.
* On February 20, 2013, the Commission adopted and released a Report and Order in WT Docket No. 10-4, FCC 13-21, in which the new rules requires signal booster manufacturers to demonstrate that they meet the new technical specifications using the existing and unchanged equipment authorization application (FCC Form 731), (see OMB 3060-0261). This requirement increased the burden hours by 100 and the number of respondents by 20 for these types of manufacturers.

16. The information that is submitted on FCC Form 731 is used to determine the compliance of equipment with applicable Commission technical standards and rules.

1. Some of the information submitted in the filings is held confidential and not published.
2. The application information is available on the FCC Internet website through various generic search mechanisms.

(c) The searches may be viewed by accessing https://apps.fcc.gov/eas.

17. The Commission is requesting continued OMB approval to waive the requirement that we display the OMB expiration date on FCC Form 731. Granting this waiver will allow the Commission to continue using the electronic version of the form without update, upon re-approval of the form. An edition date will be used in lieu of the OMB expiration date. Finally, the Commission publishes a list of all OMB-approved information collections in 47 CFR 0.408 of the Commission’s rules.

18. There are no exceptions to the Certification requirements in Item 19 of the Supporting Statement.

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

This information collection does not employ statistical methods.

1. *See Section 2.1033 (47 CFR 2.1033).* The kinds of equipment that are being marketed include devices such as cellular telephones, tablets, remote control devices and scanning devices. However, the types of equipment that are manufactured may change in response to changing technologies and new spectrum allocations made by the Commission. [↑](#footnote-ref-1)
2. The “licensed services” include Parts 20, 21, 22, 24, 25, 27, 68, 74, 80, 87, 90, 95 and 101. [↑](#footnote-ref-2)
3. *Report and Order* (R&O), Modification of Parts 2 and 15 of the Commission’s Rules for Unlicensed Devices and Equipment Approval, ET Docket No. 03-201, FCC 04-165. [↑](#footnote-ref-3)