## SUPPORTING STATEMENT

## A. Justification:

1. The Alternative Broadcast Inspection Program (ABIP) is a series of agreements between the Federal Communications Commission's (FCC) Enforcement Bureau and a private entity, usually a state broadcast association, whereby the private entity agrees to facilitate inspections (and re-inspections, where appropriate) of participating broadcast stations to determine station compliance with FCC regulations.

Broadcast stations participate in ABIP on a voluntary basis.

The private entities notify the FCC Regional Office in writing of those stations that pass the ABIP inspection and have been issued a Certificate of Compliance by the ABIP inspector.

The FCC uses this information to determine which broadcast stations have been certified in compliance with FCC Rules and will not be subject to certain random FCC inspections.

This information collection does not affect individuals or households.

Legal authority for this collection of information is contained in 47 U.S.C. 303(n) and 47 C.F.R. § 73.1225.

- 2. The FCC's Enforcement Bureau regularly uses this information to determine which broadcast stations have been certified in compliance with FCC Rules and will not be subject to certain random inspections conducted by the FCC.
- 3. The FCC accepts these submissions electronically or by mail.
- 4. This is a unique collection, and there is no duplication.
- 5. This collection has no significant impact on small businesses or other small entities. In compliance with the Paperwork Reduction Act of 1995, FCC has made efforts to minimize the burden on all respondents, regardless of size.

The Enforcement Bureau has limited the notification requirement to that which is absolutely necessary for evaluating a station's compliance under the ABIP and to deter against possible abuse.

6. If the Certificates of Compliance are not collected or are collected less frequently, the FCC would be unaware as to which broadcast stations have been certified in compliance with FCC Rules and are not subject to certain random FCC inspections.

- 7. This collection of information is consistent with the guidelines contained in 5 C.F.R. § 1320.5(d)(2).
- 8. The FCC published a notice in the *Federal Register* initiating a 60-day comment period, 81 FR 85955, on November 29, 2016. One comment, from the National Association of State Broadcast Associations (NASBA), was received. NASBA supported the current information collection, noting that none of the actions required by the voluntary participants in the ABIP program is burdensome for a station. It also notes that the Commission's ABIP program "already effectively minimizes any burden of the collection of information on the respondents by allowing the use of Internet-based information technology."
- 9. No gifts or payments will be given to respondent for this collection.
- 10. Parties seeking confidential treatment of materials or information submitted to the FCC should make a request pursuant to 47 C.F.R. § 0.459.
- 11. This collection does not address any private matters of a sensitive nature.
- 12. The Enforcement Bureau estimates:
  - (a) there will be 53 private entities providing information (approximately one for each state and territory);
  - (b) each private entity will conduct approximately 50 inspections a year, resulting in a maximum of 2,650 notifications:
    - 53 private entities x 50 inspections/annum = 2,650 notifications/annum
  - (c) the private entities will notify the FCC Regional Office, which should take approximately 0.084 hours (5 mins) each, which is a 3<sup>rd</sup> party disclosure:

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53 \times 50 \times 0.084 \text{ hours } (5 \text{ mins}) = 223 \text{ hours}
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Total Annual Hourly Burden (3<sup>rd</sup> Party Disclosures): 223 hrs

- 13. There is no cost burden to respondents resulting from the collection of information.
- 14. Cost to the Federal Government: The FCC will use GS-15 Regional Directors and GS-14 Field Agents to evaluate and process the notifications, and will use GS-8 office assistants to file the notifications (3<sup>rd</sup> party disclosures).
  - (a) 1,325 notifications reviewed by GS-15 Regional Directors:

1,325 notifications x 0.084 hours x  $$69.12/hour^1 = $7,693.05$ 

(b) 1,325 notifications reviewed by GS-14 Field Agents:

1,325 notifications x 0.084 hours x \$58.76/hourError: Reference source not found = \$6,539.98

(c) Notifications filed by GS-8 Office Assistant:

2,650 notifications x 0.084 hours x \$26.10/hourError: Reference source not found = \$5,809.86

Total Cost to the Federal Government: \$7,693.05 + \$6,539.98 +\$5,809.86 = **\$20,042.89** 

- 15. There are no program changes or adjustments to this information collection.
- 16. The results of the collection will not be published.
- 17. OMB approval of the expiration date of the information collection will be displayed at 47 C.F.R. § 0.408.
- 18. There are no exceptions to the certification statement.

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

No statistical methods are employed.

<sup>&</sup>lt;sup>1</sup> The Regional Directors, Field Agents, and Office Assistants are located in various areas in the U.S., therefore, each hourly salary may differ slightly due to locality. Due to this, estimates are provided for the hourly salaries.