Milestone	Target date
Commission Issues Study Plan Determination	November 8, 2018.
Notice of Formal Study Dispute (if necessary)	November 28, 2018.
Commission Issues Study Dispute Determination (if necessary)	February 6, 2019.

Dated: August 10, 2018. Nathaniel J. Davis, Sr., Deputy Secretary. [FR Doc. 2018–17655 Filed 8–15–18; 8:45 am] BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

Notice of Effectiveness of Exempt Wholesale Generator and Foreign Utility Company Status

Take notice that during the month of July 2018, the status of the abovecaptioned entities as Exempt Wholesale Generators or Foreign Utility Companies became effective by operation of the Commission's regulations. 18 CFR 366.7(a) (2017).

Dated: August 10, 2018. Nathaniel J. Davis, Sr., Deputy Secretary. [FR Doc. 2018–17653 Filed 8–15–18; 8:45 am] BILLING CODE 6717–01–P

FEDERAL COMMUNICATIONS COMMISSION

[MB Docket No. 17-179; FCC 18-100]

Sinclair Broadcast Group, Inc. and Tribune Media Company, Applications for Transfer of Control of Tribune Media Company and Certain Subsidiaries, WDCW(TV)

AGENCY: Federal Communications Commission. **ACTION:** Notice.

SUMMARY: This document commences a hearing to determine whether granting the applications filed by Tribune Media Company (Tribune) and Sinclair Broadcast Group, Inc. (Sinclair) seeking to transfer control of Tribune subsidiaries to Sinclair would be in the public interest. The Commission has designated the applications for hearing after finding that there were substantial and material questions of fact as to whether; Sinclair was a "real party in interest" to the sale of certain broadcast stations; Sinclair engaged in misrepresentation and/or lack of candor in its applications with the Commission; and consummation of the overall transaction would be in the public interest, including whether it would comply with §73.3555 of the Commission's rules.

DATES: Persons desiring to participate as parties in the hearing shall file a petition for leave to intervene not later than September 17, 2018.

ADDRESSES: File documents with the Office of the Secretary, Federal Communications Commission, 445 12th Street SW, Washington, DC 20554, with a copy mailed to each party to the proceeding. Each document that is filed in this proceeding must display on the front page the docket number of this hearing, "MB Docket No. 17–179."

FOR FURTHER INFORMATION CONTACT: David Brown, *David.Brown@fcc.gov*, Media Bureau, (202) 418–1645.

SUPPLEMENTARY INFORMATION: This is a summary of the Hearing Designation Order (Order), MB Docket No. 17–139, FCC 18–100, adopted July 18, 2018, and released July 19, 2018. The full text of the Order is available for inspection and copying during normal business hours in the FCC's Reference Information Center at Portals II, CY–A257, 445 12th Street SW, Washington, DC 20554. The full text is also available online at http://apps.fcc.gov/ecfs/.

Summary of the Hearing Designation Order

1. On June 28, 2017, Sinclair Broadcast Group, Inc. (Sinclair) and Tribune Media Company (Tribune) filed applications seeking to transfer control of Tribune subsidiaries to Sinclair. Sinclair and Tribune have amended their applications several times thereafter, in an attempt to bring the transaction into compliance with the Commission's national television multiple ownership rule, as well as the public interest requirements of the Communications Act of 1934, as amended (the Act).

2. Among these applications were three that, rather than transfer broadcast television licenses in Chicago, Dallas, and Houston directly to Sinclair, proposed to transfer these licenses to other entities. According to the proposals, Sinclair would divest WGN-TV, Chicago, Illinois, to WGN TV, LLC, a newly-created entity by Steve Fader, an individual with no broadcast experience, for a purchase price of approximately \$60 million. Sinclair would also divest KDAF(TV), Dallas Texas, and KIAH(TV), Houston, Texas, to Cunningham Broadcast Corporation (Cunningham) for a combined purchase price of approximately \$60 million. The Commission notes that the proposed transfer applications to Fader and Cunningham were withdrawn on July 18, 2018.

3. Multiple formal pleadings have been filed opposing this latest divestiture plan. Most opponents challenge the divestitures as "shams" intended to circumvent the local and national television multiple ownership rules and find most egregious the proposed divestitures to Fader and Cunningham. Some parties question whether Sinclair will hold *de facto* control over WGN TV, LLC. Specifically, they question the reasonableness of the terms of the transaction, including a purchase price of only \$60 million, and Sinclair's plans to enter into a Joint Sales Agreement (JSA), Shared Services Agreement (SSA), and Option with WGN TV, LLC at closing. The parties also question Fader's independence from Sinclair given that Fader and David Smith, currently a director and controlling shareholder of Sinclair and formerly its CEO, are business partners outside of the broadcast industry. Specifically, Fader is the CEO of Atlantic Automotive Group (Atlantic), in which David Smith has a controlling interest and serves as a member of its board of directors, and Atlantic is a Sinclair advertiser and tenant. Similarly, some parties argue that the sale of stations in Dallas and Houston to Cunningham are in name only and warrant a hearing. According to the objectors, problematic aspects of

the proposed divestitures of the Texas stations include: The intertwined relationship between Sinclair and Cunningham, particularly in light of past Commission findings regarding the nature of the relationship; the recent acquisition of the voting shares of Cunningham by Michael Anderson, a Sinclair associate, for a \$400,000 sales price that is far below market value; the fact that the children of Sinclair's controlling shareholders are beneficiaries of trusts controlling the non-voting shares of Cunningham with the parents holding options to buy the voting shares in the future; and Sinclair's apparent guarantee of \$53.6 million of Cunningham's debt.

4. Under section 309(d) of the Act, 47 U.S.C. 309(d), "[i]f a substantial and material question of fact is presented or if the Commission for any reason is unable to find that grant of the application would be inconsistent [with the public interest, convenience, and necessity]," it must formally designate the application for hearing in accordance with section 309(e) of the Act, 47 U.S.C. 309(e). Courts have stated that, in reviewing the record, the Commission must designate an application for hearing if "the totality of the evidence arouses a sufficient doubt" as to whether grant of the application would serve the public interest, Serafyn v. FCC, 149 F.3d 1213, 1216 (D.C. Cir. 1998) (quoting Citizens for Jazz on WRVR, Inc. v. FCC, 775 F.2d 392, 395 (D.C. Cir. 1985)). Section 310(d) of the Act, 47 U.S.C. 310(d), prohibits the transfer of control of a license, either de *jure* or *de facto*, without prior Commission consent.

5. Commission assignment and transfer applications require disclosure of and certifications from the "real party in interest" purchasing the stations at issue. The phrase "real party-ininterest" is used in connection with pending applications, while "de facto control" is used in connection with a licensed station, In re Brasher, Order to Show Cause, Hearing Designation Order and Notice of Opportunity for Hearing, 15 FCC Rcd 16326 (2000). The pertinent concern is whether someone other than the named applicant or licensee is or would be in control, see Arnold L. Chase, Memorandum Opinion and Order, 5 FCC Rcd 1642, 1648 n.5 (1990). As the Commission has explained, "a real party in interest issue, by its very nature, is a basic qualifying issue in which the element of deception is necessarily subsumed," see In the Matter of Maritime Communications/ Land Mobile, LLC, Order to Show Cause, Hearing Designation Order, and Notice of Opportunity for Hearing, 26 FCC Rcd

6520, 6534–6535 par. 36 (2011) (citing Fenwick Island Broadcast Corp. & Leonard P. Berger, Decision, 7 FCC Rcd 2978, 2979 (Rev. Bd. 1992) (citation omitted)). The test for determining whether an entity is a real-party-ininterest in an application is whether that entity "has an ownership interest or is or will be in a position to actually or potentially control the operation of the station and/or applicant," High Sierra Broadcasting, Inc., Order, 96 FCC.2d 423, 435 (Rev. Bd. 1983). In the related context of determining de facto control of an applicant or a licensee, we have traditionally looked beyond legal title and financial interests to determine who holds operational control of the station and/or applicant, see WHDH, Inc., 17 FCC.2d 856, 863 (1969), aff'd sub nom., Greater Boston Television Corp. v. FCC, 444 F.2d 841 (D.C. Cir. 1970). In particular, the Commission examines the policies governing station programming, personnel, and finances. The Commission has long held that a licensee may delegate day-to-day operations without surrendering de facto control, so long as the licensee continues to set the policies governing these three indicia of control, WGPR, *Inc.*, 10 FCC Rcd 8140, 8142 (1995); Choctaw Broadcasting Corp., 12 FCC Rcd 8534, 8539 (1997); Southwest Texas Broadcasting Council, 85 FCC.2d 713, 715 (1981).

6. The Commission's rule-based attribution benchmarks, which are set forth in Note 2 to § 73.3555 of the Commission's rules, 47 CFR 73.3555, note 2, and related precedent, have a different purpose in that they seek to identify those ownership interests that subject the holders to compliance with the multiple and cross-ownership rules because they confer a degree "of influence or control such that the holders have a realistic potential to affect the programming decisions of licensees or other core operating functions," Review of The Commission's Regulations Governing Attribution of Broadcast and Cable/MDS Interests, Report and Order, 14 FCC Rcd 12559, 12560 (1999), subsequent hist. omitted ("1999 Attribution Order"). The national television multiple ownership rule prohibits a single entity from owning television stations that, in the aggregate, reach more than 39 percent of the total television households in the United States, see 47 CFR 73.3555(e)(1), (e)(2)(i), and (e)(2)(ii).

7. Applying these principles to the transaction at issue, the Commission designates for hearing the applications in Attachment 1 because there exists a substantial and material question of fact as to whether Sinclair was the real

party-in-interest to the WGN–TV, KDAF, and KIAH applications and if so, whether Sinclair engaged in misrepresentation and/or lack of candor in its applications with the Commission. Accordingly, based upon the record, the Commission is unable to find that grant of this transaction would be consistent with the public interest. Specifically, in view of the longstanding and intertwined relationships between and among Sinclair, Fader, and Cunningham, along with sales terms that are atypically favorable to the buyers (specifically, purchase price, financing, and contractual agreements), substantial and material questions of fact exist as to whether: (1) Sinclair was the real party in interest to the sale of WGN-TV, KDAF(TV), and KIAH(TV); (2) Sinclair engaged in misrepresentation and/or lack of candor in its applications with the Commission; and (3) whether consummation of the overall transaction would be in the public interest, including whether it would comply with §73.3555 of the Commission's rules, 47 CFR 73.3555.

8. Accordingly, it is ordered, that, pursuant to sections 309(e) of the Act, 47 U.S.C. 309(e), and section 1.254 of the Commission's rules, 47 CFR 1.254, the above-captioned applications are designated for hearing to be held at a time and location specified in a subsequent Order by the Administrative Law Judge, upon the following questions: (a) Whether, in light of the issues presented above, Sinclair was the real party-in-interest to the WGN-TV, KDAF, and KIAH applications, and, if so, whether Sinclair engaged in misrepresentation and/or lack of candor in its applications with the Commission; (b) whether consummation of the overall transaction would violate § 73.3555 of the Commission's rules, the broadcast ownership rules; (c) whether, in light of the evidence adduced on the issues presented, grant of the abovecaptioned applications would serve the public interest, convenience, and/or necessity, as required by sections 309(a) and 310(d) of the Act; and (d) whether, in light of the evidence adduced on the issues presented, the above-captioned applications should be granted or denied.

9. *It is further ordered*, that, pursuant to section 309(e) of the Act, 47 U.S.C. 309(e), and § 1.254 of the Commission's rules, 47 CFR 1.254, both the *burden of proceeding* with the introduction of evidence and the *burden of proof* with respect to issues specified above shall be upon Sinclair and Tribune. We are assigning the burdens in this manner because Sinclair and Tribune have the particular knowledge of the specific facts at issue in this proceeding.

10. It is further ordered, that to avail themselves of the opportunity to be heard, Sinclair and Tribune pursuant to §§ 1.221(c) and 1.221(e) of the Commission's rules, 47 CFR 1.221(c) and 1.221(e), in person or by their respective attorneys, shall file a written appearance, stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in the Order. Such written appearance shall be filed within 20 days of the mailing of this Order pursuant to Paragraph 17 below. Pursuant to § 1.221(c) of the Commission's rules, 47 CFR 1.221(c), if the applicants fail to file an appearance within the specified time period, or have not filed prior to the expiration of that time a petition to dismiss without prejudice, or a petition to accept, for good cause shown, such written appearance beyond expiration of said 20 days, the assignment applications will be dismissed with prejudice for failure to prosecute.

11. It is further ordered, that Dallas (KDAF-TV) Licensee (Cunningham), Houston (KIAH–TV) Licensee (Cunningham), and WGN TV, LLC (Fader) and the following petitioners to deny in Exhibit 1 are made parties to the proceeding pursuant to § 1.221(d) of the Commission's rules, 47 CFR 1.221(d). To avail themselves of the opportunity to be heard, pursuant to § 1.221(e) of the Commission's rules, 47 CFR 1.122(e), each of these parties, in person or by its attorneys, shall file a written appearance, stating its intention to appear on the date fixed for the hearing and present evidence on the issues specified in this Order. Such written appearance shall be filed within 20 days of the mailing of this Order pursuant to Paragraph 17 below. If any of these parties fails to file an appearance within the time specified, it shall, unless good cause for such failure is shown, forfeit its hearing rights.

12. *It is further ordered,* that the Chief, Enforcement Bureau, shall be made a party to this proceeding without the need to file a written appearance.

13. It is further ordered, that a copy of each document filed in this proceeding subsequent to the date of adoption of this document *shall be served* on the counsel of record appearing on behalf of the Chief, Enforcement Bureau. Parties may inquire as to the identity of such counsel by calling the Investigations & Hearings Division of the Enforcement Bureau at (202) 418–1420. Such service copy *shall be addressed* to the named counsel of record, Investigations & Hearings Division, Enforcement Bureau, Federal Communications Commission, 445 12th Street SW, Washington, DC 20554.

14. *It is further ordered*, that Sinclair and Tribune, pursuant to section 311(a)(2) of the Act, 47 U.S.C. 311(a)(2), and Section 73.3594 of the Commission's rules, 47 CFR 73.3594, *shall give notice* of the hearing within the time and in the manner prescribed in such Rules, and *shall advise* the Commission of the publication of such notice as required by § 73.3594(g) of the Rules, 47 CFR 73.3594(g).

15. *It is further ordered*, that a copy of this document, or a summary thereof, shall be published in the **Federal Register**.

16. *It is further ordered,* that, within fifteen (15) days of the date that *written appearances* are due, the Administrative Law Judge shall issue a Scheduling Order that includes a set date for resolution.

17. *It is further ordered*, that the Commission's Consumer and Governmental Affairs Bureau, Reference Information Center *shall send* a copy of this Order by certified mail/return receipt requested to:

- Dallas (KDAF–TV) Licensee, Inc., Houston (KIAH–TV) Licensee, Inc., 2000 W. 41st Street, Baltimore, MD 21211
- Sinclair Broadcast Group, Inc., c/o Miles Mason, Esq., Pillsbury Winthrop Shaw Pittman LLP, 1200 17th Street NW, Washington, DC 20036
- WGN TV, LLC, 1 Olympic Place, Suite 1200, Towson, MD 21204.
- Tribune Media Company, c/o Mace Rosenstein, Esq., Covington & Burling LLP, One CityCenter, 850 10th Street NW, Washington, DC 20001

American Cable Association

- Matthew M. Polka, President and CEO, American Cable Association, 875 Greentree Road, Seven Parkway Center, Suite 755, Pittsburgh, Pennsylvania 15220, (412) 922–8300
- Ross J. Lieberman, Senior Vice President of Government Affairs, American Cable Association, 2415 39th Place NW, Washington, DC 20007, (202) 494–5661

DISH Network LLC

- Pantelis Michalopoulos, Stephanie A. Roy, Christopher Bjornson, Steptoe & Johnson LLP, 1330 Connecticut Ave NW, Washington, DC 20036, (202) 429–3000
- Jeffrey H. Blum, Senior Vice President & Deputy General Counsel, Alison Minea, Director and Senior Counsel, Regulatory Affairs, Hadass Kogan, Corporate Counsel, DISH Network L.L.C., 1110 Vermont Avenue NW,

Suite 750, Washington, DC 20005, (202) 293–0981

Free Press

Dana J. Floberg, Matthew F. Wood, Free Press, 1025 Connecticut Ave NW, Suite 1110, Washington DC, 20036, 202–265–1490

Competitive Carriers Association

- Steven K. Berry, President & CEO, Rebecca Murphy Thompson, EVP & General Counsel, Courtney Neville, Policy Counsel, Competitive Carriers Association, 805 15th Street NW, Suite 401, Washington, DC 20005, (202) 449–9866
- Newsmax Media, Inc., Jonathan D. Schiller, Boies Schiller Flexner LLP, 575 Lexington Ave, 7th Floor, New York, NY 10022, (212) 446–2300, Robert M. Cooper, Richard A. Feinstein, Boies Schiller Flexner LLP, 1401 New York Ave. NW, Washington, DC 20005, (202) 237– 2727

NTCA—The Rural Broadband Association

Stephen Pastorkovich, Vice President, Technology & Business Development, Richard J. Schadelbauer, Manager, Economic Research and Analysis, Jill Canfield, Vice President, Legal & Industry, Assistant General Counsel, NTCA—The Rural Broadband Association, 121 Wilson Boulevard, Suite 1000, Arlington, VA 22203

Public Knowledge, Common Cause, and United Church of Christ, OC Inc.

- Yosef Getachew, Phillip Berenbroick, Public Knowledge, 1818 N St. NW, Suite 410, Washington, DC 20005, (202) 861–0020
- Todd O'Boyle, Common Cause, 805 15th Street NW, Suite 800, Washington, DC 20007, (202) 833–1200
- Cheryl A. Leanza, United Church of Christ, OC Inc., 100 Maryland Ave. NE, Suite 330, Washington, DC 20002

Steinman Communications

Repp Law Firm, 1629 K Street NW, Suite 300, Washington, DC 20006– 1631, (202) 656–1619

Attorneys General of the States of Illinois, California, Iowa, Oregon, Rhode Island, and the District of Columbia

Susan L. Satter, Public Utilities Policy Counsel, Public Utilities Bureau, Anna P. Crane, Counsel, Public Interest Division, Matthew J. Martin, Counsel, Public Interest Division, Office of the Illinois Attorney General, 100 West Randolph Street, Chicago, Illinois 60601, Telephone: (312) 814– 3000 Cinemoi, Herndon-Reston Indivisible, International Cinematographers Guild, Latino Victory Project, National Association of Broadcast Employees and Technicians—CWA, NTCA, Public Knowledge, RIDE Television Network, and Sports Fan Coalition

Michael Fletcher, Chief Executive Officer, RIDE Television Network, 1025 S Jennings Ave., Fort Worth, TX 76104

- Charlie Braico, President, National Association of Broadcast Employees and Technicians—CWA, 501 3rd Street NW, Washington, DC 20001
- Dave Twedell, Business Representative, International Cinematographers Guild, 7755 Sunset Blvd., Los Angeles, CA 90046
- Jill Canfield, Vice President, Legal & Industry Assistant General Counsel, NTCA—The Rural Broadband

Association, 4121 Wilson Boulevard, Suite 1000, Arlington, VA 22203

- Phillip Berenbroick, Senior Policy Counsel, Public Knowledge, 1818 N Street NW, Suite 410, Washington, DC 20036
- David Goodfriend, Chairman, Sports Fans Coalition, 1300 19th Street NW, Suite 500, Washington, DC 20036
- Daphna Edwards Ziman, President, Cinemoi, 6380 Wilshire Blvd., Suite 910, Los Angeles, CA 90048
- Howard M. Weiss, Member, Herndon-Reston Indivisible, 3061 Mt. Vernon Ave., #N405, Alexandria, VA 22305
- Jason Rieger, Director, Indivisible Chicago Alliance, Chicago, IL

Communications Workers of America, National Association of Broadcast Employees and Technicians—CWA, the NewsGuild—CWA

Brian Thorn, Debbie Goldman, 501 Third Street NW, Washington, DC 20001, (202) 434–1131 (phone), (202) 434–1201 (fax)

National Hispanic Media Coalition, Common Cause, and United Church of Christ, OC Inc.

- Carmen Scurato, Esq., Francella Ochillo, Esq., National Hispanic Media Coalition, 65 South Grand Avenue, Suite 200, Pasadena, CA 91105, (626) 792–6462
- Yosef Getachew, Common Cause, 805 15th Street NW, Washington, DC 20005, (202) 833–1200
- Cheryl A. Leanza, United Church of Christ, OC Inc., 100 Maryland Ave. NE, Suite 330, Washington, DC 20002

Federal Communications Commission.

Marlene Dortch,

Secretary.

ATTACHMENT 1

Call sign	Community of license	FAC ID	File No.
KDAF	Dallas, TX	. 22201	BTCCDT-20170626AGH
KIAH			BTCCDT-20170626AGL
KPLR-TV			BTCCDT-20170626AGO
KRCW-TV			BTCCDT-20170626AFZ
KRCW-LP			BTCCDT-20170626AGA
K20ES	, -		BTCCDT-20170626AGB
K24DX			BTCCDT-20170626AGC
KSTU			BTCCDT-20170626AFH
KKRP-LD			BTCCDT-20170626AFI
K14PA–D			BTCCDT-20170626AFP
K15FQ–D			BTCCDT-20170626AFO
K17HM–D			BTCCDT-20170626AFN
K22DE			BTCCDT-20170626AFM
K25HF-D	Heber City, UT	. 22212	BTCCDT-20170626AFL
K35OP–D	Park City, UT	. 22213	BTCCDT-20170626AFK
K43CC–D	Santa Clara, UT	. 22205	BTCCDT-20170626AFJ
KSWB-TV	San Diego, CA	. 58827	BTCCDT-20170626AFT
KTLA	3		BTCCDT-20170626AFY
KTVI	St Louis, MO	. 35693	BTCCDT-20170626AGF
KTXL			BTCCDT-20170626AGP
KWGN-TV	Denver, CO [´]	. 35883	BTCCDT-20170626AGI
KDVR	Denver, CO	. 126	BTCCDT-20170626AGN
KFCT			BTCCDT-20170626AGM
KFSM-TV			BTCCDT-20170626ADY
KXNW			BTCCDT-20170626ADZ
WCCT-TV			BTCCDT-20170626AFR
WTIC-TV	2 · · · · · · · · · · · · · · · · · · ·		BTCCDT-20170626AFR
WTTK	Kokomo, IN	. 56526	BTCCDT-20170626AFU
WTTV			BTCCDT-20170626AFV
WXIN			BTCCDT-20170626AFW
KAUT-TV			BTCCDT-20170626AEM
K15HL–D			BTCCDT-20170626AFF
K16DX–D	Gage, OK	. 59851	BTCCDT-20170626AFE
K17ID-D			BTCCDT-20170626AFD
K19GZ–D			BTCCDT-20170626AFC
K20BR-D	3,		BTCCDT-20170626AFB
K20JD-D			BTCCDT-20170626AFA
K22BR-D			BTCCDT-20170626AEZ
K22ID–D			BTCCDT-20170626AEY
K25JQ–D			BTCCDT-20170626AEX
K26IS–D			BTCCDT-20170626AEW
K28JX–D			BTCCDT-20170626AEV
K29HZ–D			BTCCDT-20170626AEU
K31JQ–D			BTCCDT-20170626AET
K33JM–D			BTCCDT-20170626AES

ATTACHMENT 1—Continued

Call sign	Community of license	FAC ID	File No.
K38KH–D	Woodward, Etc., OK	167258	BTCCDT-20170626AER
K41KS–D	Seiling, OK	167256	BTCCDT-20170626AEQ
K43KU–D	Seiling, OK	167254	BTCCDT-20170626AEP
K47LB–D		167253	BTCCDT-20170626AEO
K49DO-D	Seiling, OK	59848	BTCCDT-20170626AEN
KFOR-TV		66222	BTCCDT-20170626AEL
KCPQ		33894	BTCCDT-20170626AGQ
KZJO		69571	BTCCDT-20170626AGR
K07ZC-D		33896	BTCCDT-20170626AGS
K25CG–D		33898	BTCCDT-20170626AGT
K25CH–D	North Bend, WA	69575	BTCCDT-20170626AGU
K28KJ–D		33899	BTCCDT-20170626AGV
K29ED-D	Everett, WA	69574	BTCCDT-20170626AGW
K42CM–D		33895	BTCCDT-20170626AGX
WGNO	New Orleans, LA	72119	BTCCDT-20170626AEF
WNOL-TV		54280	BTCCDT-20170626AEE
WDAF-TV		11291	BTCCDT-20170626AFQ
WDCW	Washington, DC	30576	BTCCDT-20170626AGJ
WGHP	High Point, NC	72106	BTCCDT-20170626AEG
WGN(AM)	Chicago, IL	72114	BTCCDT-20170626AGD
WGN-TV		72115	BTCCDT-20170626AGE
WHNT-TV	Huntsville, AL	48693	BTCCDT-20170626AEA
WHO-DT		66221	BTCCDT-20170626AEB
WITI		73107	BTCCDT-20170626AFG
WJW	Cleveland, OH	73150	BTCCDT-20170626AGK
WPHL-TV	Philadelphia, PA	73879	BTCCDT-20170626AGG
WPIX	New York, NY	73881	BTCCDT-20170626AFX
WPMT	York, PA	10213	BTCCDT-20170626AEK
WQAD-TV		73319	BTCCDT-20170626ADX
WREG-TV		66174	BTCCDT-20170626AED
WSFL-TV	Miami, FL	10203	BTCCDT-20170626AGY
WTVR-TV	Richmond, VA	57832	BTCCDT-20170626AEC
WXMI	Grand Rapids, MI	68433	BTCCDT-20170626AEH
W17DF-D		64442	BTCCDT-20170626AEJ
W42CB-D	Hesperia, MI	64440	BTCCDT-20170626AEI

[FR Doc. 2018–17095 Filed 8–15–18; 8:45 am] BILLING CODE 6712–01–P

FEDERAL DEPOSIT INSURANCE CORPORATION

Agency Information Collection Activities: Proposed Collection Renewal; Comment Request (OMB No. 3064–0072)

AGENCY: Federal Deposit Insurance Corporation (FDIC). **ACTION:** Notice and request for comment.

SUMMARY: The FDIC, as part of its ongoing obligations under the Paperwork Reduction Act of 1995, invites the general public and other Federal agencies to take this opportunity to comment on the renewal of the existing information collection described below (OMB No. 3064–0072). **DATES:** Comments must be submitted on or before October 15, 2018.

ADDRESSES: Interested parties are invited to submit written comments to

the FDIC by any of the following methods:

• Agency Website: https:// www.FDIC.gov/regulations/laws/federal.

• *Email: comments@fdic.gov.* Include the name and number of the collection in the subject line of the message.

• *Mail:* Jennifer Jones (202–898– 6768), Counsel, MB–3105, Federal Deposit Insurance Corporation, 550 17th Street NW, Washington, DC 20429.

• *Hand Delivery:* Comments may be hand-delivered to the guard station at the rear of the 17th Street Building (located on F Street), on business days between 7:00 a.m. and 5:00 p.m.

All comments should refer to the relevant OMB control number. A copy of the comments may also be submitted to the OMB desk officer for the FDIC: Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT: Jennifer Jones, Counsel, 202–898–6768, *jennjones@fdic.gov*, MB–3105, Federal Deposit Insurance Corporation, 550 17th Street NW, Washington, DC 20429.

SUPPLEMENTARY INFORMATION:

Proposal to renew the following currently approved collections of information:

1. *Title:* Acquisition Services Information Requirements.

OMB Number: 3064-0072. Form Number: 3700/55 (Solicitation/ Award); 1600/04 (Background Investigation Questionnaire for Contractor Personnel and Subcontractors); 1600/07 (Background Investigation Questionnaire for Contractors); 3700/12 (Integrity and Fitness Representations and Certifications); 3700/44 (Leasing Representations and Certifications); 3700/57 (Past Performance Questionnaire); 3700/04A (Contractor Representations and Certifications); and 3700/59 (Fair Inclusion of Minorities and Women).

Affected Public: Vendors of goods and services.

Burden Estimate: