# Supporting Statement for an Information Collection Request (ICR)

# Under the Paperwork Reduction Act (PRA)

# IDENTIFICATION OF THE INFORMATION COLLECTION

This document quantifies burden associated with the final rule, which is a companion rule to the TSCA Inventory Notification (Active-Inactive) Requirements Rule (“2017 Active-Inactive Rule”). This supporting statement captures the incremental burdens due to the final rule.

## Title of the Information Collection(s)

### TITLE: Final Rule; Procedures for Review of CBI Claims for the Identity of Chemicals on the TSCA Inventory (Notice of Activity Form As) – RIN 2070-AK21

### EPA ICR No.: 2594.03; OMB Control No.: 2070-0210

### Docket ID No.: EPA-HQ-OPPT-2018-0320

### Addendum to Reference ICR: TSCA Section 8(b) TSCA Inventory Notification (Active-Inactive) (EPA ICR No.: 2565.05. OMB Control No.: 2070-0201)

## 1(b) Short Characterization/Abstract

The Toxic Substances Control Act (TSCA), as amended by the Frank R. Lautenberg Chemical Safety for the 21st Century Act, required EPA to designate chemical substances on the TSCA Chemical Substance Inventory as either “active” or “inactive” in U.S. commerce. To accomplish that, EPA finalized a rule, the TSCA Inventory Notification (Active-Inactive) Requirements Rule(“2017 Active-Inactive Rule”),requiring industry reporting of chemicals manufactured (including imported) or processed in the U.S. over the past 10 years, ending on June 21, 2016. This retrospective reporting was used to identify which chemical substances on the TSCA Inventory are active in U.S. commerce and will help inform the prioritization of chemicals for risk evaluation. The retrospective reporting period for manufacturers (includes importers) ended on February 7, 2018, and the retrospective reporting period for processors ended on October 5, 2018. 82 FR 37520 (8/11/17) [*https://www.regulations.gov/document?D=EPA-HQ-OPPT-2016-0426-0070*](https://www.regulations.gov/document?D=EPA-HQ-OPPT-2016-0426-0070)*.* Included in the 2017 Active-Inactive Rule were provisions for the submission of confidential business information (CBI) and requests to maintain existing CBI claims for the specific chemical identities of chemical substances. Submitters were required to substantiate all CBI claims made in that collection except for specific chemical identity CBI claims asserted during retrospective reporting—which they had an option to voluntarily substantiate at the time of filing their report.

This regulatory action, the Procedures for Review of CBI Claims for the Identity of Chemicals on the TSCA Inventory (RIN 2070-AK21), is a companion rule to the 2017 Active-Inactive Rule.TSCA section 8(b)(4)(C) requires that “[n]ot later than 1 year after the date on which the Administrator compiles the initial list of active substances [pursuant to the 2017 Active-Inactive Rule], the Administrator shall promulgate a rule that establishes a plan to review all claims to protect the specific chemical identities of chemical substances on the confidential portion of the list” that were asserted during retrospective reporting under the 2017 Active-Inactive Rule. The statute at section 8(b)(4)(D) prescribes the requirements of the plan. TSCA section 8(b)(4)(E) provides the timeframe for the reviews of CBI claims for specific chemical identities, extension possibilities and process, and requirements for providing updates on the Agency’s progress.

The data elements covered under the rule are chemical substance identities claimed as CBI in commercial activity notices, or Notices of Activity (NOAs), submitted as part of the 2017 Active-Inactive Rule collection. In many instances the CBI claims for specific chemical identities were voluntarily substantiated through the 2017 Active-Inactive Rule collection.

This ICR covers the burden for those who submitted NOAs Form A (retrospective commercial activity notice) and requested to maintain an existing CBI claim for a specific chemical identity for the 2017 Active-Inactive Rule. Additional burden from this regulatory action that is related to NOAs Form B submissions (forward-looking commercial activity notices), which occur on an annual ongoing basis, are addressed in a separate ICR for the 2017 Active-Inactive Rule (See **Attachment D**).

# NEED FOR AND USE OF THE COLLECTION

## Need/Authority for the Collection

TSCA, as amended by the Frank R. Lautenberg Chemical Safety for the 21st Century Act, required EPA to designate chemical substances on the TSCA Chemical Substance Inventory as either “active” or “inactive” in U.S. commerce. To accomplish that, EPA finalized a rule requiring industry reporting of chemicals manufactured (including imported) or processed in the U.S. over the past 10 years, ending on June 21, 2016. This reporting was used to identify which chemical substances on the TSCA Inventory are active in U.S. commerce and will help inform the prioritization of chemicals for risk evaluation. The reporting period for manufacturers (includes importers) ended on February 7, 2018, and the reporting period for processors ended on October 5, 2018. 82 FR 37520 (8/11/17) [*https://www.regulations.gov/document?D=EPA-HQ-OPPT-2016-0426-0070*](https://www.regulations.gov/document?D=EPA-HQ-OPPT-2016-0426-0070)

As noted above, this regulatory action is a companion rule to the 2017 Active-Inactive Rule. TSCA section 8(b)(4)(C) requires that “[n]ot later than 1 year after the date on which the Administrator compiles the initial list of active substances [pursuant to the 2017 Active-Inactive Rule], the Administrator shall promulgate a rule that establishes a plan to review all claims to protect the specific chemical identities of chemical substances on the confidential portion of the list” that were asserted during initial retrospective reporting under the 2017 Active-Inactive Rule. The statute at section 8(b)(4)(D) prescribes the requirements of the plan. TSCA section 8(b)(4)(E) provides the timeframe for the reviews of CBI claims for specific chemical identities, extension possibilities and process, and requirements for providing updates on the Agency’s progress.

This ICR covers the burden for those who submitted NOAs Form A and requested to maintain an existing CBI claim for a specific chemical identity2017 Active-Inactive Rule.

## Practical Utility/Users of the Data

The collection of information is mandated by TSCA section 8(b)(4)(C) and (D). The primary users of the data will be Federal staff who will use the information to inform the mandated confidentiality review process. This in turn will facilitate an updating of the TSCA Inventory, culling from the confidential portion of the active list those CBI-listed chemicals that do not meet the criteria for confidential treatment.

# NON-DUPLICATION, CONSULTATIONS, AND OTHER COLLECTION CRITERIA

## Non-Duplication

The collection of the information is mandated by TSCA section 8(b)(4)(C) and (D). The information sought is necessary to address this requirement.

## 3(b) **Public Notice Required Prior to ICR Submission to OMB**

Along with public comment on the proposed rule and the supplemental proposed rule, EPA provided two opportunities for public comment on the draft ICR and estimated burden hours and costs. EPA has addressed the comments received during the comment periods in the final rule and accompanying Response to Comment document. Copies of the proposed rules, ICRs, comments received, and EPA’s Response to Comments document are available in the docket.

## 3(c) Consultations

Under 5 CFR 1320.8(d)(3), agencies are not required to consult with potential ICR respondents and information users about specific aspects of ICRs before submitting an ICR to OMB for review and approval.

## 3(d) General Guidelines

This collection does not exceed any of the Paperwork Reduction Act (PRA) guidelines at 5 CFR 1320.6, with the exceptions listed below.

The record retention period of this collection is five years, as specified in TSCA section 8(b)(9)(B) and 40 CFR 710.53, exceeding the PRA maximum of three years.

## 3(e) Confidentiality

The Agency’s policies allow public involvement while preserving confidentiality. TSCA section 14(a) prohibits, except in limited circumstances, the disclosure of trade secret information. Persons will be reporting chemical identity information in NOAs based on a list of TSCA Inventory chemical substances posted in EPA’s Substance Registry System. This list does not contain confidential chemical identity information. In reporting a confidential substance, persons will select a substance listed with a generic chemical name and an EPA-assigned accession number. Although no confidential chemical identity information will be included in NOAs, persons are required to reassert claims to maintain the confidentiality of chemical substances as listed on the confidential portion of the TSCA Inventory.

The 2016 amendments to TSCA include new provisions that impact procedures for how confidential business information claims can be made and the Agency’s obligations to review and make determinations concerning the validity of the claims. Persons submitting NOAs that claim reported information CBI must follow the general requirements of TSCA section 14 for making such claims, as modified by the specific provisions under TSCA section 8(b). TSCA section 14(c) requires that submitters claiming CBI must provide a specific statement attesting to the basis for the CBI claims. TSCA also requires that all submissions containing information claimed as CBI must also include substantiations in support of the CBI claims. With the exception of existing claims on chemical identity (as stated in TSCA section 8(b)), substantiations are required at the time of notification.

Based on its experience, EPA expects that information included in NOAs, specifically submitter information (company name and contact information), will likely be claimed CBI. The Agency has developed an elaborate system to prevent unauthorized disclosure of CBI. This system includes procedures for logging material in and out of the Confidential Business Information Center (CBIC) at EPA headquarters, procedures for photocopying and transmitting CBI, and a stand-alone CBI local area computer network. These procedures apply to CBI submitted by manufacturers as well as CBI generated by EPA staff in the course of their review. Access to CBI is restricted to persons who need the information for their work. No one is allowed access to CBI without first undergoing instruction on procedures for handling CBI. Special procedures have been instituted to restrict access to computerized CBI. These procedures are detailed in the “TSCA CBI Protection Manual,” October 2003. EPA believes these procedures protect confidential business information while providing the public with as much information as possible.

Any information being sent via CDX is transmitted using secure technologies to protect CBI. EPA-provided reporting application, termed e-NOA, encrypts submissions using a Federal Information Processing Standards (FIPS)-compliant encryption module. The encryption module employs a public key algorithm which converts readable text into encrypted text. This public key is downloaded from CDX to the e-NOA software, and the corresponding private key is sent to EPA’s New Chemical System (NCS). The encryption remains while the submission is transmitted via CDX to NCS. The file can be decrypted only with the NCS's private key when it has reached its final destination. The NCS is the only party that possesses the private key, which converts the encrypted text back into readable text.

The same protection will occur for all correspondence going back to the submitter. The NCS and e-NOA software are also provided with a set of public and private keys, so that correspondence containing any potential confidential business information will remain encrypted during transmission via CDX and can be opened only by the submitter within the e-NOA software.

## 3(f) Sensitive Questions

This collection does not include questions of a sensitive nature.

# THE RESPONDENTS AND THE INFORMATION REQUESTED

## Respondents/NAICS Codes

Impacted respondents would include entities that reported a confidential chemical substance in the TSCA Inventory Notification (Active-Inactive) Requirements reporting rule collection (82 FR 37520, August 11, 2017, codified at 40 CFR Part 710) through a Notice of Activity (NOA) Form A and sought to maintain an existing CBI claim for the specific chemical identity of the chemical substance. This action may be of particular interest to entities that are regulated under TSCA (e.g., entities identified under North American Industrial Classification System (NAICS) codes 324 and 325, among others).

## Information Requested

### (i) Data elements, including recordkeeping requirements

Persons subject to this Request are persons subject to the 2017 Active-Inactive Rule who sought to maintain an existing confidentiality claim for a specific chemical identity.

Persons who voluntarily submitted substantiations for specific chemical identity confidentiality claims in that collection are required to supplement their previous substantiation by adding responses to two additional substantiation questions.

Persons who otherwise previously substantiated the claim for specific chemical identity less than five years before the substantiation deadline set forth in the rule are exempt from the substantiation requirements of the rule if they identify the submission containing the substantiation by submission date, submission type, and case number or equivalent identifier.

Persons who claimed a specific chemical identity as confidential in the 2017 Active-Inactive Rule collection and did not previously substantiate the claim as described above must substantiate the claim by addressing the questions set forth in 40 CFR 710.45(b).

Under 40 CFR 710.53, submitters must keep documentation of information reported to EPA for five years beginning on the last day of the submission period.

### (ii) Submitter Activities/Information Collections (ICs)

* Rule familiarization.
* Compliance determination.
* CBI substantiation or identification of previous substantiation.
* Date and time stamps.

# THE INFORMATION COLLECTED–AGENCY ACTIVITIES, COLLECTION METHODOLOGY, AND INFORMATION MANAGEMENT

## Agency Activities

The Agency develops and maintains the electronic tool used to collect and verify data and routinely conducts other activities related to the processing, analysis and storage of the information collected under this rule. In this ICR, Agency activities related to the changes created by the rule are considered including:

Submission receipt and tracking

Data Review (CBI review, recommendations and determinations, including identifying and recovering previously submitted substantiations as authorized under TSCA section 8(b)(4)(D) and referenced above in 4(b)(i))

* Quality Control.

## 5(b) Information Requested.

Persons subject to this Rule will be required to provide responses to some or all of the substantiation questions codified in 40 CFR 710.45(b). Those persons who wish to rely on previously submitted substantiations as authorized under TSCA section 8(b)(4)(D) and referenced above in 4(b)(i), will need to identify the substantiation in this form. There will be no other changes to the reference ICR. Submission of information will rely on the existing e-NOA software and be submitted electronically using CDX.

## 5(c) Collection Methodology and Management

* All forms must be generated using the e-NOA software and submitted electronically via CDX. The data being transmitted electronically via CDX are encrypted to protect CBI. The software works with Windows, Macs, Linux, and UNIX-based computers, using XML for efficient data transmittal to Agency data systems. The Agency requires all section 8(b) notices to be submitted electronically via CDX.
* An electronic signature is required for TSCA section 8(b) notices submitted to the Agency via CDX. Electronic signatures are granted as part of the CDX user-registration process.
* All software users need to perform the “finalization” step in generating a document. During the “finalization” step, the software checks that all legally required information is included, provides warnings where necessary, and saves data in a read-only format acceptable to the Agency. Section 8(b) notices in which data have not undergone the “finalization” step are determined incomplete. This step is necessary to allow for an accurate and efficient transfer of data to EPA data systems. The word, “finalized,” is in the file name and the name ends with “tsca.” The “finalized” file (folder) contains the CBI and non-CBI data in XML format that are non-editable. The CBI and non-CBI attachments are also in this folder in their native format. Attachments must be submitted in one of EPA’s approved formats for the Agency to be able to open the files.
* All information sent via CDX is transmitted securely to protect CBI. Furthermore, if anything in the submission has been claimed CBI, a sanitized copy of the notice must be provided by the submitter. The software facilitates the creation of this sanitized non-CBI version, eliminating the need for the submitter to do this manually. It also allows submitters to share a draft notice within their company during the creation of a notice and to save a copy of the final file for future use. A “Profiler,” available in the software, also allows for certain information to be kept on file by the submitter to avoid the burden associated with re-entering the same information into a new form.
* The Agency also benefits from receiving electronic submissions. Data systems are populated electronically, minimizing the potential for human error. Agency personnel are also able to communicate efficiently with submitters electronically. Because companies register with EPA to submit their data electronically to the Agency via CDX, the Agency in turn communicates electronically with submitters via CDX. The electronic means of communication provides significant time and resource efficiencies for both parties.
* Additionally, to aid persons subject to this information collection, OPPT has set up a TSCA Hotline that provides information regarding TSCA regulatory requirements. When TSCA Hotline staff members are unable to answer questions regarding TSCA section 8(b), the questions are referred to OPPT staff for appropriate resolution.

## 5(d) Small Business Flexibility

The reporting and recordkeeping requirements associated with TSCA section 8(b) are applicable to all affected entities, regardless of size of business. However, EPA provides specialized assistance to respondents, particularly to small entities. TSCA section 26(d) established the TSCA Assistance Office, now known as the Environmental Assistance Division (EAD), to provide technical and other non-financial assistance to manufacturers and processors of chemical substances. This office has established a TSCA Hotline to assist small businesses complying with TSCA rules. It provides material such as copies of Federal Register notices, advisories, and other information on request.

Moreover, EPA has taken certain steps to minimize for all respondents the reporting burden associated with complying with this collection. For example, the information technology used by EPA includes chemical substances on the TSCA Inventory in EPA Substance Registry System. This list allows submitters to select their reportable chemical substances from the list rather than manually entering each substance. Additionally, submitters are able to report multiple chemical substances in one session; upon completion of a session, each chemical substance will be transmitted in one NOA submission.

Finally, EPA provides the services of TSCA Inventory and other personnel to assist persons with reporting questions and notice preparation prior to submission. TSCA Inventory personnel routinely respond to TSCA section 8(b) inquiries that pertain to the full scope of TSCA section 8(b) regulations.

## 5(e) Collection Schedule.

NOAs Form A substantiations must be filed by 180 days of the effective date of the final rule.

# ESTIMATING THE BURDEN AND COST OF THE COLLECTION

This analysis presents the burden and cost estimates for affected entities, and covers submission of substantiations for CBI claims for specific chemical identities (“CBI chemID claims”) from the 2017 Active-Inactive Rule reporting period from August 11, 2017 through October 5, 2018 (EPA, 2018).[[1]](#footnote-2) Table 1 provides a list of general activities required for compliance with the rule. Table 1 also provides a cross-walk of the related Information Collection category that corresponds to each activity. The NOA Form A is a company-based multi-chemical submission. For the final rule’s burden and cost estimates, information is considered according to the submission unit of analysis, while also taking into account the “chemical-specific amendment.” Burden and cost calculations are based on EPA’s estimates that substantiations will be received for 5,986 chemical-specific amendments to NOAs Form As, submitted by 275 companies. EPA estimates reporting according to three NOAs Form A reporting groups: Group (1) respondents who voluntarily submitted upfront substantiation in their original NOAs Form A submission and are only required to provide answers to two additional substantiation questions related to reverse engineering, with the average company reporting on 21 chemicals per submission; Group (2) respondents who reference a previous substantiation, with the average company reporting on four chemicals per submission; and Group (3) respondents who are required to submit full substantiation, with the average company reporting on 27 chemicals per submission. For full derivation of universe estimates, see the *Economic Analysis for the Final Rule: Procedures for Review of CBI Claims for the Identity of Chemicals on the TSCA Inventory* (EPA, 2020). Burden estimates related to the NOA Form B submissions affected by this final rule are addressed in a separate ICR addendum to the 2017 Active-Inactive Rule.

Table 1. Cross-Walk between Industry Activities and Related Information Collections (ICs)

|  |  |  |
| --- | --- | --- |
| **Activity** | **Description** | **Related IC(s) included in this ICR** |
| **Preparation and Submission of Reports** | Staff must collect all of the information, required by submissions. This ICR covers amendments to the NOAs submitted during 2017 Active-Inactive Rule reporting to provide substantiation for claims of confidentiality for chemical substance identity. The information must be gathered, reviewed, and submitted to EPA. This activity involves any research necessary to identify the correct information and the act of completing the submission review.  | Prepare and Submit Report, and Maintain Records |
| **Recordkeeping** | Respondents must keep records supporting their submissions.  | Prepare and Submit Report, and Maintain Records  |

## Estimating Respondent Burden

This section presents the burden of this information collection activity to respondents in terms of the time required by respondents to perform the activities as outlined in Section 3 of this document. The overall unit burden experienced by respondents is estimated by combining activity-level unit burdens at the appropriate scale (e.g. per company or per chemical) to produce estimates for unit burden per submission, by company. This section details the activity-level unit burdens grouped by type of activity. For additional details see *Economic Analysis for the Final Rule: Procedures for Review of CBI Claims for the Identity of Chemicals on the TSCA Inventory* (EPA, 2020).

The required activities are described below. Table 3 provides the detailed estimates.

***Rule Familiarization.***The burden associated with rule familiarization involves becoming familiar with the full requirements of the rule, which includes reading the rule, understanding the various reporting and administrative requirements, and determining the manner in which reporting requirements will be met. This level of activity applies to those companies that submitted NOAs Form A that included CBI chemID claims for one or more chemical identities under the 2017 Active-Inactive Rule.

***Compliance Determination*.** The burden associated with compliance determination involves determining whether or not substantiation is required. Since respondents amending NOAs Form A already know whether or not their original submission included CBI chemID claims there is no burden for compliance determination under this rule.

***Form Completion/Submission*.** The burden associated with form completion/submission applies to those companies that submitted NOAs Form A that included CBI chemID claims for one or more chemical identities under the 2017 Active-Inactive Rule. However, the extent of the burden varies based on the extent to which the CBI chemID claim has been substantiated in the past. Respondents who voluntarily submitted upfront substantiation with their original NOAs Form A submissions will only be required to provide answers for two additional substantiation questions related to reverse engineering. Among those respondents who did not provide upfront substantiation, some may be eligible to reference a previous substantiation made within the past five years. Respondents citing a previous reference must include identification for a previous submission by case number/transaction ID (or some other equivalent identifier), submission type, and date of submission. The remaining respondents who did not provide upfront substantiation and cannot fulfill the requirements under this rule by referring to a previous substantiation would be required to submit full substantiation. Respondents providing full substantiation must answer the CBI chemID substantiation questions (codified in 40 CFR 710.45(b)), and provide certification as follows:

1. Will disclosure of the information claimed as confidential likely cause substantial harm to your business's competitive position? If you answered yes, describe the substantial harmful effects that would likely result to your competitive position if the information is disclosed, including but not limited to how a competitor could use such information and the causal relationship between the disclosure and the harmful effects.
2. To the extent your business has disclosed the information to others (both internally and externally), has your business taken precautions to protect the confidentiality of the disclosed information? If yes, please explain and identify the specific measures, including but not limited to internal controls, that your business has taken to protect the information claimed as confidential.
3. (A) Is any of the information claimed as confidential required to be publicly disclosed under any other Federal law? If yes, please explain.

(B) Does any of the information claimed as confidential otherwise appear in any public documents, including (but not limited to) safety data sheets; advertising or promotional material; professional or trade publications; state, local, or Federal agency files; or any other media or publications available to the general public? If yes, please explain why the information should be treated as confidential.

(C) Does any of the information claimed as confidential appear in one or more patents or patent applications? If yes, please provide the associated patent number or patent application number (or numbers) and explain why the information should be treated as confidential.

1. Is the claim of confidentiality intended to last less than 10 years? If yes, please indicate the number of years (between 1-10 years) or the specific date/occurrence after which the claim is withdrawn.
2. Has EPA, another federal agency, or court made any confidentiality determination regarding information associated with this chemical substance? If yes, please provide the circumstances associated with the prior determination, whether the information was found to be entitled to confidential treatment, the entity that made the decision, and the date of the determination.
3. Is the confidential chemical substance publicly known (including by your competitors) to have ever been offered for commercial distribution in the United States? If yes, please explain why the specific chemical identity should still be afforded confidential status (e.g., the chemical substance is publicly known only as being distributed in commerce for research and development purposes, but no other information about the current commercial distribution of the chemical substance in the United States is publicly available).
4. Does this particular chemical substance leave the site of manufacture (including import) or processing in any form, e.g., as a product, effluent, emission? If yes, please explain what measures have been taken, if any, to guard against the discovery of its identity.
5. If the chemical substance leaves the site in a form that is available to the public or your competitors, can the chemical identity be readily discovered by analysis of the substance (e.g., product, effluent, emission), in light of existing technologies and any costs, difficulties, or limitations associated with such technologies? Please explain why or why not.

CERTIFICATION

Certification statement for claims. An authorized official of a person submitting or substantiating a claim of confidentiality or a request to maintain an existing claim of confidentiality for specific chemical identity must certify that the submission complies with the requirements of this part by signing and dating the following certification statement: “I certify that all claims for confidentiality made or sought to be maintained with this submission are true and correct, and all information submitted herein to substantiate such claims is true and correct. Any knowing and willful misrepresentation is subject to criminal penalty pursuant to 18 U.S.C. 1001.” I further certify that it is true and correct that:

1. My company has taken reasonable measures to protect the confidentiality of the information;
2. I have determined that the information is not required to be disclosed or otherwise made available to the public under any other Federal law;
3. I have a reasonable basis to conclude that disclosure of the information is likely to cause substantial harm to the competitive position of my company; and
4. I have a reasonable basis to believe that the information is not readily discoverable through reverse engineering.

***Recordkeeping*.** Respondents must keep records supporting their submissions for five years. Recordkeeping requirements for NOAs mandated by TSCA section 8(b)(9)(B) and are necessary for EPA compliance and enforcement purposes. This level of activity applies to those companies that submitted NOAs Form A that included CBI chemID claims for one or more chemical identities under the 2017 Active-Inactive Rule.

A summary of activity-level unit burdens is included in Table 2.

| **Table 2. Activity-Level Unit Burdens** |
| --- |
| **Description** | **Activity-Level Unit Burden (hours)** | **Unit of Analysis** | **Source(s)** |
| Rule familiarization | 3.000 | Per company | * 2017 Active-Inactive Rule EA (EPA, 2017)
* Agency estimate
 |
| Compliance determination | Estimated at zero | Per company | Agency estimate |
| **Nominal Single-Chemical Submission** |  |  |  |
| Upfront Substantiation  | 0.190 | Per chemical | * 2017 Active-Inactive Rule EA (EPA, 2017)
* SNPRM (Nielsen, 2019)
 |
| --OR-- |  |  |  |
| Substantiation via Previous Reference | 0.500 | Per chemical | Agency estimate |
| --OR-- |  |  |  |
| Full CBI Substantiation for Chemical Identity | 1.340 | Per chemical | * 2017 Active-Inactive Rule EA (EPA, 2017)
* SNPRM (Nielsen, 2019)
 |
| Date and Time Stamps | System-generated | Per submission | N/A |
| **Miscellaneous** |  |  |  |
| Recordkeeping | 0.063 | Per company | * 2017 Active-Inactive Rule EA (EPA, 2017)
* Agency estimate
 |

In Table 3, activity-level burdens are combined to produce unit burdens for the average company

associated with submissions for the three NOAs Form A reporting groups affected by the final rule.

For respondents who submitted upfront substantiation, EPA estimates that the average company reports on 21 chemicals. For respondents citing a reference to a previous substantiation, EPA estimates that the average company reports on four chemicals. For respondents submitting full substantiation, EPA estimates that the average company reports on 27 chemicals (EPA, 2020).

For total industry burden and cost by activity and reporting group, see Table 8 of this document in Section 6(d).

Table 3. Incremental Unit Burden per Average Company, by NOAs Form A Reporting Group

| **Activity** | **Unit of Analysis** | **Clerical Burden (hours)(a)** | **Technical Burden (hours)(b)** | **Managerial Burden (hours)(c)** | **Total Burden (hours)(d) = (a) + (b) + (c)** |
| --- | --- | --- | --- | --- | --- |
| ***RULE FAMILIARIZATION*** | Company | 0.000 | 1.500 | 1.500 | 3.000 |
| ***COMPLIANCE DETERMINATION*** | Chemical | 0.000 | 0.000 | 0.000 | 0.000 |
| ***FORM COMPLETION*** |
| Amendment to Upfront Substantiation | Chemical | 0.000 | 0.130 | 0.060 | 0.190 |
| --OR-- |  |  |  |  |  |
| Substantiation using Previous Reference | Chemical | 0.000 | 0.500 | 0.000 | 0.500 |
| --OR-- |  |  |  |  |  |
| Full Substantiation for Chemical Identity | Chemical | 0.000 | 0.900 | 0.440 | 1.340 |
| Date and Time Stamps | Submission |   |   |   | System-Generated |
| ***RECORDKEEPING*** |  |  |  |  |  |
| Per Submission | Company | 0.063 | 0.000 | 0.000 | 0.063 |
| ***COMPANY-LEVEL UNIT BURDEN FOR AMENDMENT TO UPFRONT SUBSTANTIATION (21 CHEMICALS)*** 1 |
| Rule Familiarization |  |  |  |  | 3.000 |
| Compliance Determination |  |  |  |  | 0.000 |
| Form Completion |  |  |  |  | 3.990 |
| Average Burden per Company without Recordkeeping |  |  |  | 6.990 |
| *Recordkeeping* |  |  |  |  | 0.063 |
| **TOTAL, Company-Level Unit Burden with Amendment to Upfront Substantiation** | **7.053** |
| ***COMPANY-LEVEL UNIT BURDEN FOR SUBSTANTIATION USING PREVIOUS REFERENCE (4 CHEMICALS)*** 2 |
| Rule Familiarization |  |  |  |  | 3.000 |
| Compliance Determination |  |  |  |  | 0.000 |
| Form Completion |  |  |  |  | 2.000 |
| Average Burden per Company without Recordkeeping  | 5.000 |
| *Recordkeeping* |  |  |  |  | 0.063 |
| **TOTAL, Company-Level Unit Burden using Previous Reference to Substantiation** | **5.063** |
| ***COMPANY-LEVEL UNIT BURDEN FOR FULL SUBSTANTIATION (27 CHEMICALS)*** 3 |
| Rule Familiarization |  |  |  |  | 3.000 |
| Compliance Determination |  |  |  |  | 0.000 |
| Form Completion |  |  |  |  | 36.180 |
| Average Burden per Company without Recordkeeping  | 39.180 |
| *Recordkeeping* |  |  |  |  | 0.063 |
| **TOTAL, Company-Level Unit Burden with Full Submission of Substantiation** | **39.243** |
| **General Note**Sources for unit burden estimates are drawn from various Economic Analyses and ICR Supporting Statements. Additionally, Agency best professional judgement is employed to finalize results. See details in Table 2.**Footnotes**1 An average company is expected to report 21 chemicals, as derived from NOA submissions. 2 An average company is expected to report four chemicals, as derived from NOA submissions.3 An average company is expected to report 27 chemicals, as derived from NOA submissions. |

## Estimating Respondent Cost

Estimation of industry unit cost per submission involves combining the activity-level unit burdens identified in Section 6(a) with wage data (for December 2017) from the Bureau of Labor Statistics (BLS), as converted from raw wage rate and benefit data to loaded wage rates. Table 4 presents the resultant loaded wage rates for managerial, professional/technical, and clerical staff.

Table 4. Industry Wage Rates (2017 Dollars)

| **Labor Category** | **Data Series a** | **Date** | **Wage** | **Fringe Benefit** | **Fringes as % Wage** | **Overhead % wage b** | **Fringe + Overhead Factor c** | **Hourly Loaded Wages d**  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| ***(a)*** | ***(b)*** | ***(c) =(b)/(a)*** | ***(d)*** | ***(e)= (c)+(d)+1*** | ***(f)=(a)×(e)*** |
| Managerial | BLS ECEC, Private Manufacturing industries, “Mgt, Business, and Financial” | Dec-17 | $46.59  | $22.16  | 47.6% | 17% | 164.6% | $76.67  |
| Professional / Technical | BLS ECEC, Private Manufacturing industries, “Professional and related“ | Dec-17 | $45.82  | $24.33  | 53.1% | 17% | 170.1% | $77.94  |
| Clerical | BLS ECEC, Private Manufacturing industries, “Office and Administrative Support” | Dec-17 | $20.49  | $11.02  | 53.8% | 17% | 170.8% | $34.99  |
| **Footnotes**a Source: *Employer Costs for Employee Compensation Historical Supplementary Tables: December 2006 – June 2018* . All rates are rounded to the nearest cent.b An overhead rate of 17% is used based on assumptions in *Wage Rates for Economic Analysis of the Toxics Release Inventory Program* (Rice, 2002), and the *Revised Economic Analysis for the Amended Inventory Update Rule: Final Report* (EPA, 2002).c The inflation factor of “1” in the formula for calculating the fringe + overhead factor means wage data are not escalated to reflect inflation.d Wage data are rounded to the closest cent in this analysis. |

Industry company-level unit costs are presented below in Table 5, in similar fashion to the company-level unit burdens provided in Table 3.

For total industry burden and cost by activity and reporting group, see Table 8 of this document in Section 6(d).

Table 5. Incremental Unit Costs per Average Company, by NOAs Form A Reporting Group

| **Activity** | **Unit of Analysis** | **Clerical Cost (2017$)(a)** | **Technical Cost (2017$)****(b)** | **Managerial Cost (2017$)(c)** | **Total Cost (2017$)****(d) =** **(a) + (b) + (c)** |
| --- | --- | --- | --- | --- | --- |
| ***RULE FAMILIARIZATION*** | Company | $0.00 | $116.91 | $115.01 | $231.92 |
| ***COMPLIANCE DETERMINATION*** | Chemical | $0.00 | $0.00 | $0.00 | $0.00 |
| ***FORM COMPLETION*** |  |  |  |  |  |
| Amendment to Upfront Substantiation | Chemical | $0.00 | $10.13 | $4.60 | $14.73 |
| --OR-- |  |  |  |  |  |
| Substantiation via Previous Reference | Chemical | $0.00 | $38.97 | $0.00 | $38.97 |
| --OR-- |  |  |  |  |  |
| CBI Substantiation for Chemical Identity | Chemical | $0.00 | $70.15 | $33.73 | $103.88 |
| Date and Time Stamps | Submission |  |  |  | System-Generated |
| ***RECORDKEEPING*** |  |  |  |  |  |
| Per Submission | Company | $2.20 | $0.00 | $0.00 | $2.20 |
| ***COMPANY-LEVEL UNIT COST FOR AMENDMENT TO UPFRONT SUBSTANTIATION (21 CHEMICALS)*** 1 |
| Rule Familiarization |  |  |  |  | $231.92 |
| Compliance Determination |  |  |  |  | $0.00 |
| Form Completion |  |  |  |  | $309.33 |
| Typical Average Cost per Company without Recordkeeping | $541.25 |
| *Recordkeeping* |  |  |  |  | $2.20 |
| **TOTAL, Company-Level Unit Cost for Amendment to Upfront Substantiation** | $543.45 |
| ***COMPANY-LEVEL UNIT COST FOR SUBSTANTIATION USING PREVIOUS REFERENCE (4 CHEMICALS)*** 2 |
| Rule Familiarization |  |  |  |  | $231.92 |
| Compliance Determination |  |  |  |  | $0.00 |
| Form Completion |  |  |  |  | $155.88 |
| Typical Average Cost per Company without Recordkeeping |  | **$**387.80 |
| *Recordkeeping* |  |  |  |  | $2.20 |
| **TOTAL, Company-Level Unit Cost using Previous Reference to Substantiation** |  | **$390.00** |
| ***COMPANY-LEVEL UNIT COST FOR FULL SUBSTANTIATION (27 CHEMICALS) 3*** |
| Rule Familiarization |  |  |  |  | $231.92 |
| Compliance Determination |  |  |  |  | $0.00 |
| Form Completion |  |  |  |  | $2,804.76 |
| Average Cost per Company without Recordkeeping |  | $3,036.68 |
| *Recordkeeping* |  |  |  |  | $2.20 |
| **TOTAL, Company-Level Unit Cost with Full Submission of Substantiation** |  | **$3,038.88** |
| **General Note** |  |  |
| See Table 3 for corresponding unit burden estimates; Additionally, Agency best professional judgement is employed to finalize results as presented in Table 3. See Table 4 for Industry Wage Rates. |
| **Footnotes** |  |  |
| 1 An average company is expected to report 21 chemicals, as derived from NOA submissions. 2 An average company is expected to report four chemicals, as derived from NOA submissions. 3 An average company is expected to report 27 chemicals, as derived from NOA submissions. |

## Estimating Agency Burden and Cost

The implementation of EPA capacity to receive and process substantiations for CBI chemID claims will involve additional costs during the 180-day reporting period to collect information, and for approximately 3.5 to 5.5 years thereafter to review claims, as well as to update the TSCA Inventory as needed based on the results of claim reviews. EPA IT systems and related maintenance for facilitating form submission and processing are also required.

Estimates of Agency labor required to complete substantiation review are discussed in Section 4.6 of the *Economic Analysis for the Final Rule: Procedures for Review of CBI Claims for the Identity of Chemicals on the TSCA Inventory*. Agency burden is combined with wage data in Table 6 to estimate Agency cost, as shown in Table 7.

Table 6. Agency Wage Rate (2017 Dollars)

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Labor Category** | **Data Source for Wage Information** a | **Wage ($/hour)** | **Fringe Benefit** | **Fringes as % wage** | **Overhead as % wage** b | **Fringe + Overhead Factor c** | **Loaded Wage ($/hour)** |
| **(a)** | **(b)** | **(c) = (b) / (a)** | **(d)** | **(e) = (c) + (d) + 1** | **(f) = (a) *×* (e)** |
| EPA staff | Annual federal staff cost: OPM Washington-Baltimore-Arlington, DC-MD-PA-VA-WV area, GS-13 Step 5 pay rates | $51.48 | Included in 60% overhead | N/A | 60% | 160% | $82.37 |
|
| **Footnotes**a Source: Salaries & Wages for the locality of Washington-Baltimore-Arlington (Office of Personnel Management (OPM), 2017). All rates are rounded to the nearest cent.b The 60 percent fringes-and-overhead rate is from *Instructions for Preparing ICRs* (EPA, 2009).c The inflation factor of “1” in the formula for calculating the fringe + overhead factor means wage data are not escalated to reflect inflation. |

Table 7. Agency Burden and Costs for IT and Substantiation Review

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Activity** | **Number of chemical-specific NOA claims Requiring Review** | **Burden(Hours)** | **Labor Cost****(2017$)** | **Non-Labor Cost****(2017$)** | **Total Cost (2017$)** |
| CDX and CISS | N/A | 73 | $6,013 | $10,000 | $16,013 |
| Management of NOA Submissions | 5,986 | 1.5 hours x5,986 claims | $739,600 | $0 | $739,600 |
| 8,979 |
| TSCA Inventory Maintenance | N/A | 73 | $6,013 | $10,000 | $16,013 |
| **TOTAL Costs** |  |  | **$771,626** |
| **General Notes** |
| 1. Sources: Estimates used in the 2017 Active-Inactive Rule ((Williamson, 2016); Agency best professional judgement) and wage rates in Table 6.
 |
| 1. All FTE hours are associated with a labor cost based on wage rate for GS-13 Step 5 of $82.37 per hour and assumes 2,080 working hours per year (see Table 6); 0.5 FTE from 2017 Active-Inactive Rule is factored down (to 7%) based on the percent of total chemicals in NOA Form As with CBI chemID claims that are reflected in counts for chemical-specific NOA Form A claims (EPA, 2018).
 |

## Bottom Line Burden Hours and Costs

Total industry burden and cost are estimated by combining industry unit burdens from Table 3 and industry unit costs from Table 5 with affected universe counts, as derived in the *Economic Analysis for the Final Rule: Procedures for Review of CBI Claims for the Identity of Chemicals on the TSCA Inventory* (EPA, 2020).

In Table 3, activity burdens are combined to produce unit burdens associated with submissions for the respondents in the three NOAs Form A reporting groups. For respondents amending upfront substantiation, EPA estimates that the average company reports on 21 chemicals. For respondents referencing a previous substantiation, EPA estimates that the average company reports on four chemicals. For respondents submitting full substantiation, EPA estimates that the average company reports on 27 chemicals. Similar unit costs are produced in Table 5.

Total burden and total costs are then aggregated for all companies in the affected universe. Total industry burden and cost are presented in Table 8.

Table 8. Overall Incremental Industry Burden and Costs, by NOA Form A Reporting Group

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Reporting Group / Activity****IC: Prepare and Submit Report, and Maintain Records** | **Company-Level** | **Number of Respondents / Responses (Companies)** | **Total Burden (Hours)** | **Total Costs (2017$)** |
| **Unit Burden (Hours)** | **Unit Costs (2017$)** |
| RESPONDENTS AMENDING UPFRONT SUBSTANTIATION |
| Rule Familiarization | 3.000 | $231.92 | 149 | 447 | $34,556 |
| Compliance Determination | 0.000 | $0.00 | 149 | 0 | $0 |
| Form Completion (4 Chemicals) | 3.990 | $309.33 | 149 | 595 | $46,090 |
| Recordkeeping | 0.063 | $2.20 | 149 | 9 | $328 |
| **Subtotal** | **1,051** | **$80,974** |
| RESPONDENTS USING REFERENCE TO PREVIOUS SUBSTANTIATION |
| Rule Familiarization | 3.000 | $231.92 | 23 | 69 | $5,334 |
| Compliance Determination | 0.000 | $0.00 | 23 | 0 | $0 |
| Form Completion (4 Chemicals) | 2.000 | $155.88 | 23 | 46 | $3,585 |
| Recordkeeping | 0.063 | $2.20 | 23 | 1 | $51 |
| **Subtotal** | **116** | **$8,970** |
| RESPONDENTS WITH FULL SUBSTANTIATION |
| Rule Familiarization | 3.000 | $231.92 | 103 | 309 | $23,888 |
| Compliance Determination | 0.000 | $0.00 | 103 | 0 | $0 |
| Form Completion (27 Chemicals) | 36.180 | $2,804.76 | 103 | 3,727 | $288,890 |
| Recordkeeping | 0.063 | $2.20 | 103 | 6 | $227 |
| **Subtotal** | **4,042** | **$313,005** |
| ALL RESPONDENTS |
| **Total** | ***275*** | ***5,209*** | ***$402,949*** |
| **General Notes**Total industry burden and costs are estimated by combining company-level unit burdens (Table 3) and costs (Table 5) with estimates of the potentially affected universe |

The following table displays the annual burden and costs borne by respondents associated with submitting and processing substantiation for claims of confidentiality for chemical substance identity as part of an amended NOA Form A as a result of this information collection for the period of this ICR.

Table 9. Annual Incremental Burden

|  |  |
| --- | --- |
| **Burden Category** | **Burden Hours** |
| **Year 1** | **Year 2** | **Year 3** | **Total** **ICR Period** | **Average Annual**  **ICR Period** |
| Industry Burden |  |  |  |  |  |
| RESPONDENTS AMENDING UPFRONT SUBSTANTIATION | 1,051 | 0 | 0 | 1,051 | 350 |
| RESPONDENTS USING REFERENCE TO PREVIOUS SUBSTANTIATION | 116 | 0 | 0 | 116 | 39 |
| RESPONDENTS WITH FULL SUBSTANTIATION | 4,042 | 0 | 0 | 4,042 | 1,347 |
| **Industry Burden, Total** | **5,209** | **0** | **0** | **5,209** | **1,736** |

## Reasons for Change in Burden

This is a new data collection activity resulting from the Frank R. Lautenberg Chemical Safety for the 21st Century Act, which requires additional responsibilities of EPA in maintaining the TSCA Inventory and imposes reporting requirements on regulated entities wishing to maintain claims of confidentiality for chemical substance identity. As such, the change being implemented in this ICR period is the addition of new burden and cost for these activities, as presented in Tables 8 and 9. The total burden to industry for this ICR period is 5,209 hours, all occurring in a one-time reporting period within the first 180 days after the effective date of the rule being finalized.

## Burden Statement

The industry burden for this collection of information annually is estimated to average 7.053 hours per average response for amending upfront substantiation (for an average of 21 chemicals per company), 5.063 hours per average response for referencing a previous substantiation (for an average of four chemicals per company) and 39.243 hours per average response for providing full substantiation (for an average of 27 chemicals per company). An Agency may not conduct or sponsor such a request and a person or facility is not required to respond to a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA’s regulations in title 40 of the CDF, after appearing in the Federal Register, are listed in 40 CFR part 9 and included on the related collection instrument of form, if applicable.

The Agency has established a public docket for the rulemaking that includes this ICR under Docket ID No. EPA-HQ-OPPT-2018-0320 which is available for online viewing at [*http://www.regulations.gov*](http://www.regulations.gov), or in-person viewing at the Pollution Prevention and Toxics Docket in EPA Docket Center (EPA/DC). EPA/DC Public Reading Room is located in the William Jefferson Clinton (WJC) West Building, Room 3334, 1301 Constitution Ave., N.W., Washington, DC. EPA/DC Public Reading Room is open from 8:30 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The telephone number for EPA/DC Public Reading Room is (202) 566-1744, and the telephone number for the Pollution Prevention and Toxics Docket is (202) 566-0280.

You may submit comments regarding the Agency's need for this information, the accuracy of the provided burden estimates and any suggested methods for minimizing respondent burden, including the use of automated collection techniques. Submit your comments, referencing Docket ID No. EPA-HQ-OPPT-2018-0320 and OMB Control No. 2070-AK21, to both (1) EPA online using <http://www.regulations.gov> (our preferred method), or by mail to: Pollution Prevention and Toxics Docket, Environmental Protection Agency Docket Center (EPA/DC), Mailcode: 28221T, 1200 Pennsylvania Ave., N.W., Washington, DC 20460, and (2) OMB via email to *oira\_submission@omb.eop.gov*. Address comments to OMB Desk Officer for EPA.

# REFERENCES

Environmental Protection Agency (EPA). (2002). *Revised Economic Analysis for the Amended Inventory Update Rule: Final Report*. Retrieved from https://www.regulations.gov/document?D=EPA-HQ-OPPT-2014-0650-0011

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EPA. (2017). *Burden and Cost Report for the Final Rule: TSCA Inventory Notification Requirements. Docket Number EPA-HQ-OPPT-2016-0426 (August 11, 2017)*.

EPA. (2018, August 30). *NOA Submissions datafiles delivered from William Burlew (Industrial Chemistry Branch) to Laura Nielsen (Economics and Policy Analysis Branch) on August 30, 2018 via CBI G Drive. Modified to develop the EPAB 2018 Generic NOA Datafile, internal EPA interim release (November 4, 2018)*.

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Nielsen, L. (2019, June 27). *Burden and Cost Estimates for the Supplemental Notice of Proposed Rulemaking: Procedures for Review of CBI Claims for the Identity of Chemicals on the TSCA Inventory (Docket # EPA-HQ-OPPT-2018-0320)*.

Office of Personnel Management (OPM). (2017). Pay & Leave: Salaries & Wages: Salary Table 2017-DCB. Retrieved from www.opm.gov/policy-data-oversight/pay-leave/salaries-wages/salary-tables/17Tables/html/DCB\_h.aspx

Rice, C. (2002). *Wage Rates for Economic Analysis of the Toxics Release Inventory Program*. Retrieved from https://www.regulations.gov/document?D=EPA-HQ-OPPT-2014-0650-0005

Williamson, T. (2016). Email from Tracy Williamson to Cody Rice and Laura Nielsen. October 26, 2016. *RE: INV Rule - Internal Resources.*

# ATTACHMENTS TO THE SUPPORTING STATEMENT

Attachments to the supporting statement are available in the public docket established for this ICR under docket identification number **EPA-HQ-OPPT-2018-0320**. These attachments are available for online viewing at [*www.regulations.gov*](http://www.regulations.gov/) or otherwise accessed as described in section 6(f) of the supporting statement.

**Attachment A: 15 U.S.C. 2607 *-* Section 8(d) of the Toxic Substances Control Act.** Available online at the U.S. House of Representatives’ U.S. Code website.

**Attachment B: Final Rule**. Procedures for Review of CBI Claims for the Identity of Chemicals on the TSCA Inventory. RIN 2070-AK21.

**Attachment C: Sample Form.** EPA FormNotice of Activity Form A.

**Attachment D:** **Active-Inactive ICR.** EPA ICR No: 2565.05; OMB Control No.: 2070-0201; TSCA Section 8(b) Reporting Requirements for TSCA Inventory Notifications (Notice of Activity Form Bs).

**Attachment E:** **Sample Form.** EPA FormNotice of Activity Form B.

1. The NOA Form A information collection was conducted from August 11, 2017 to February 8, 2018 for manufactures (including importers) and from August 11, 2017 to October 5, 2018 for processors. [↑](#footnote-ref-2)