Request for a Non-Substantive Change to an Existing Approved Information Collection

(EPA ICR No. 1139.24; OMB Control No. 2070-0033)

I. Introduction

Why is EPA Requesting a Non-Substantive Change?

EPA is requesting a non-substantive change in order to align the OMB-approved overarching generic ICR's three-year burden estimate with the ROCIS table.

EPA is not otherwise modifying the information collection requirements or agency paperwork burden estimates.

II. Description of Non-Substantive Changes

What Information Collection Request (ICR) is EPA changing?

- ICR Title:Generic Clearance for TSCA Section 4 Test Rules, Test Orders,
Enforceable Consent Agreements (ECAs), Voluntary Data
Submissions, and Exemptions from Testing Requirement
- ICR Numbers: EPA ICR No. 1139.12; OMB Control No. 2070-0033

What is the current status of this ICR?

This ICR is currently approved through December 31, 2023.

What are the changes that EPA is making to this collection of information?

The Cost Burden (Dollars) in the ROCIS table for this ICR was incorrectly provided as 15,681,705 previously. The Cost Burden (Dollars) per the OMB-approved Supporting Statement is 90,000,000. EPA is requesting a non-substantive change in order to correct the ROCIS table using the OMB-approved overarching generic ICR's three-year burden estimate of \$90,000,000.

Will this change impact the annual ICR burden estimates?

No, the current ICR annual burden will not change.