**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?***

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| **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.