

ENVIRONMENTAL PROTECTION AGENCY

[EPA-HQ-OAR-2003-0041; 10986-01-OAR]

Proposed Information Collection Request; Comment Request; RadNet (Renewal)**AGENCY:** Environmental Protection Agency (EPA).**ACTION:** Notice.

SUMMARY: The Environmental Protection Agency (EPA) is planning to submit an information collection request (ICR), “RadNet” (EPA ICR No. 0877.15, OMB Control No. 2060-0015) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act. Before doing so, EPA is soliciting public comments on specific aspects of the proposed information collection as described below. This is a proposed extension of the ICR, which is currently approved through March 31, 2024. An Agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

DATES: Comments must be submitted on or before August 21, 2023.

ADDRESSES: Submit your comments, referencing Docket ID No. EPA-HQ-OAR-2003-0041, online using www.regulations.gov (our preferred method), or by mail to: EPA Docket Center, Environmental Protection Agency, Mail Code 28221T, 1200 Pennsylvania Ave. NW, Washington, DC 20460.

EPA’s policy is that all comments received will be included in the public docket without change including any personal information provided, unless the comment includes profanity, threats, information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute.

FOR FURTHER INFORMATION CONTACT: John Griggs, OAR/ORIA/NAREL, Environmental Protection Agency, National Analytical Radiation Environmental Laboratory, 540 South Morris Ave., Montgomery, AL 36115; telephone number: (334) 270-3400; fax number: (334) 270-3450; email address: griggs.john@epa.gov.

SUPPLEMENTARY INFORMATION:

Supporting documents which explain in detail the information that the EPA will be collecting are available in the public docket for this ICR. The docket can be viewed online at www.regulations.gov or in person at the EPA Docket Center, WJC West, Room 3334, 1301

Constitution Ave. NW, Washington, DC. The telephone number for the Docket Center is 202-566-1744. For additional information about EPA’s public docket, visit <http://www.epa.gov/dockets>.

Pursuant to section 3506(c)(2)(A) of the PRA, EPA is soliciting comments and information to enable it to: (i) evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility; (ii) evaluate the accuracy of the Agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (iii) enhance the quality, utility, and clarity of the information to be collected; and (iv) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses. EPA will consider the comments received and amend the ICR as appropriate. The final ICR package will then be submitted to OMB for review and approval. At that time, EPA will issue another **Federal Register** notice to announce the submission of the ICR to OMB and the opportunity to submit additional comments to OMB.

Abstract: RadNet is a national network of stations collecting environmental media that include air, precipitation, and drinking water. Samples are sent to EPA’s National Analytical Radiation Environmental Lab (NAREL) in Montgomery, Alabama, where they are analyzed for radioactivity. RadNet provides emergency response/homeland security and ambient monitoring information on levels of environmental radiation across the nation. All stations operators participate in RadNet voluntarily. Station operators complete information forms that accompany the samples. The forms request information pertaining to sample type, sample location, start and stop date and times for sampling, length of sampling period, and volume represented. Data from RadNet are made available regularly on the Agency websites—Envirofacts and the EPA website www.epa.gov/radnet.

Form numbers: RadNet Air Particulate Sample (EPA Form 5900-24); RadNet Precipitation Report Form (EPA Form 5900-27); RadNet Drinking Water Report Form (EPA Form 5900-29); and RadNet Supply Request Form (EPA Form 5900-23).

Respondents/affected entities:

Primarily State and Local Officials.

Respondent’s obligation to respond: Voluntary.

Estimated number of respondents: 213.

Frequency of response: Varies depending upon sample media type. Responses vary from twice weekly to quarterly.

Total estimated burden: 3,640 hours (per year). Burden is defined at 5 CFR 1320.03(b).

Total estimated cost: \$2,622,124 (per year), includes annualized capital costs, operational costs, and maintenance costs.

Changes in estimates: There is a 2.2 percent reduction in burden from 3,722 hours annually. While the RadNet network is fully established and operating with essentially no changes expected, 30% of the drinking water sampling locations have not responded since the beginning of the COVID-19 pandemic. There is a 4.5 percent increase in costs due to increases in federal and contractor salaries and cost of goods and supplies.

Jonathan D. Edwards,

Director, Office of Radiation and Indoor Air.

[FR Doc. 2023-13062 Filed 6-16-23; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[EPA-HQ-OPP-2023-0270; FRL-10998-01-OCSPF]

Implementation of PRIA 5 Bilingual Labeling Requirements To Make Bilingual Pesticide Labeling Accessible to Farmworkers; Request for Comments**AGENCY:** Environmental Protection Agency (EPA).**ACTION:** Notice.

SUMMARY: The Pesticide Registration Improvement Act of 2022 (PRIA 5) requires the U.S. Environmental Protection Agency (EPA) to begin to seek stakeholder input on ways to make bilingual pesticide labeling accessible to farmworkers by June 30, 2023, and to implement a plan to ensure that farmworkers have access to the bilingual pesticide labeling by December 2025. EPA hosted the Bilingual Pesticide Labeling National Webinar on June 15, 2023 and is opening a docket to receive written public comments. The purpose of the public comment period is to obtain feedback from stakeholders on ways to make bilingual pesticide labeling accessible to farmworkers to aid

in the development of a plan to ensure that farmworkers have access to the bilingual pesticide labeling. Public input that includes environmental justice perspectives with solutions will be key in helping the Agency develop a strong starting point for addressing historical disadvantages for farmworkers.

DATES: Submit your comments on or before August 21, 2023.

ADDRESSES: Submit your comments, identified by docket identification (ID) number EPA–HQ–OPP–2023–0270, through the Federal eRulemaking Portal at <https://www.regulations.gov>. Follow the online instructions for submitting comments. Do not submit electronically any information you consider to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Additional instructions on commenting or visiting the docket, along with more information about dockets generally, is available at <https://www.epa.gov/dockets>.

FOR FURTHER INFORMATION CONTACT: Susan Bartow, Office of Chemical Safety and Pollution Prevention, Pesticide Re-evaluation Division (7508M), Environmental Protection Agency, 1200 Pennsylvania Ave. NW, Washington, DC 20460–0001; telephone number: (202) 566–2280; email address: OPPbilinguallabels@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this action apply to me?

This notice is directed to the general public and may be of specific interest to persons (e.g., industry, non-governmental organizations (NGOs), farmworkers, and academia) who are interested in making bilingual pesticide labeling accessible to farmworkers. Because other entities may also be interested in this notice, the agency has not attempted to describe all the specific entities that may be interested in this subject. If you have any questions regarding the applicability of this action to a particular entity, contact the person listed under **FOR FURTHER INFORMATION CONTACT**.

B. What should I consider as I prepare my comments for EPA?

1. *Submitting CBI.* Do not submit CBI information to EPA through [regulations.gov](https://www.regulations.gov) or email. Clearly mark the part or all of the information that you claim to be CBI. In addition to one complete version of the comment that includes information claimed as CBI, a copy of the comment that does not contain the information claimed as CBI

must be submitted for inclusion in the public docket. Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2.

2. *Tips for preparing your comments.* When preparing and submitting your comments, see Tips for Effective Comments at <https://www.epa.gov/dockets>. Please note that once submitted, comments cannot be edited or removed from the docket. The EPA may publish any comment received to its public docket.

II. Background

A. What is the Agency's authority for taking this action?

The Federal, Insecticide, Fungicide, and Rodenticide Act (FIFRA) section 3(f)(5)(D) requires EPA to seek stakeholder input on ways to make bilingual labeling accessible to farmworkers.

B. What action is the Agency taking?

The Pesticide Registration Improvement Act of 2022 (PRIA 5), enacted on December 29, 2022, amended FIFRA requiring Spanish language translation for sections of the end-use pesticide product labels where translation is available in the EPA *Spanish Translation Guide for Pesticide Labeling*. The Spanish Translation Guide is located at: <https://www.epa.gov/pesticide-labels/spanish-translation-guide-pesticide-labeling>. It contains translations of the health and safety portions of pesticide product labels. Specifically, it has Spanish translations of the “keep out of reach of children” statement, the restricted use pesticide statement for restricted use products, the signal word, the first aid section, the precautionary statement section, the personal protective equipment section, the misuse statement, and the storage and disposal statements. It also has examples of pesticide product label language for the agricultural use requirements section (including restricted entry interval information) and precautionary statements.

PRIA 5 requires that the Spanish language translation for sections of the end-use pesticide product labels (where translation is available in the EPA Spanish Translation Guide) must appear on the pesticide product container or a link to such translation via scannable technology or other electronic methods readily accessible on the product label. These translations are required on a rolling schedule from December 2025 to December 2030 depending on the type

of pesticide product and the toxicity category.

PRIA 5 also requires EPA to begin to seek stakeholder input on ways to make bilingual pesticide labeling accessible to farmworkers by June 30, 2023, and to implement a plan to ensure that farmworkers have access to the bilingual pesticide labeling by December 2025.

On June 15, 2023, EPA hosted the Bilingual Pesticide Labeling National Webinar to obtain input from the public on ways to make bilingual pesticide labeling accessible to farmworkers as required by the Pesticide Registration Improvement Act of 2022. EPA is now opening a comment period for 60 days through a **Federal Register** Notice. The purpose of the public comment period is to obtain feedback from stakeholders on ways to make bilingual pesticide labeling accessible to farmworkers to aid in the development of a plan to ensure that farmworkers have access to the bilingual pesticide labeling. Public input that includes environmental justice perspectives with solutions will be key in helping the Agency develop a strong starting point for addressing historical disadvantages for farmworkers.

C. What feedback does EPA hope to gain from the public comments?

The Agency is interested in suggestions focusing on how to make bilingual pesticide labeling accessible to farmworkers. We are not seeking input or comments about any specific products or other topics outside of that scope. Here are some questions to consider as you provide feedback to EPA on making bilingual pesticide labeling accessible to farmworkers:

- What communication approaches, processes or strategies should the Agency consider to ensure bilingual pesticide labels are accessible to farmworkers? What specific approaches should the Agency avoid or adopt when implementing efforts to best ensure access by farmworkers to bilingual pesticide labels?
- What technologies, mobile applications, and internet access should the Agency consider? Would web-based labels be accessible to farmworkers? How should the Agency overcome internet connectivity issues that some farmworkers may face?
- How can the Agency effectively share health and safety information on pesticide labels with farmworkers? What should on-the-ground logistics look like? Which entities (e.g., community-based organizations) should the Agency work with to provide label information to farmworkers?

• As the Agency implements actions to meet this requirement, how can EPA effectively increase farmworker access to bilingual pesticide labels (e.g., communication plans, outreach strategies)?

D. How is EPA seeking public comments?

EPA is seeking public comments through several planned activities including through this **Federal Register** document, EPA is soliciting comment on the questions posed in Unit II.B. Following the close of the comment period, EPA will consider comments received during the public webinar and public comment period in the development of a plan to ensure that farmworkers have access to the bilingual pesticide labeling.

Authority: 7 U.S.C. 136 *et seq.*

Dated: June 13, 2023.

Michal Freedhoff,

Assistant Administrator.

[FR Doc. 2023–13013 Filed 6–16–23; 8:45 am]

BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060–0298; FR ID 148559]

Information Collection Being Reviewed by the Federal Communications Commission

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burdens, and as required by the Paperwork Reduction Act (PRA) of 1995, the Federal Communications Commission (FCC or the Commission) invites the general public and other Federal agencies to take this opportunity to comment on the following information collection. Comments are requested concerning: whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; the accuracy of the Commission's burden estimate; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology; and ways to further reduce the information collection burden on small business

concerns with fewer than 25 employees. The FCC may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the PRA that does not display a valid Office of Management and Budget (OMB) control number.

DATES: Written PRA comments should be submitted on or before August 21, 2023. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicole Ongele, FCC, via email PRA@fcc.gov and to nicole.ongele@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Nicole Ongele, (202) 418–2991.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–0298.

Title: Part 61, Tariffs (Other than the Tariff Review Plan).

Form Number: N/A.

Type of Review: Revision of a currently approved collection.

Respondents: Business or other for-profit entities.

Number of Respondents and Responses: 3,834 respondents; 4,659 responses.

Estimated Time per Response: 1 hour–50 hours.

Frequency of Response: On occasion, annual, biennial and one-time reporting requirements.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in sections 151–155, 201–205, 208, 251–271, 403, 502 and 503 of the Communications Act of 1934, as amended (the Act), 47 U.S.C. 151–155, 201–205, 208, 251–271, 403, 502 and 503.

Total Annual Burden: 171,378 hours.

Total Annual Cost: \$604,000.

Needs and Uses: This collection will be submitted as a revision of an existing collection in order to obtain Office of Management and Budget (OMB) approval for the full three-year clearance.

On April 21, 2023, the Commission released the *Access Arbitrage Second Report and Order*, WC Docket No. 18–155, FCC 23–31, 88 FR 35743, which added rules applicable to internet Protocol Enabled Service (IPES) Providers engaged in Access Stimulation. In the *Access Arbitrage Second Report and Order* the

Commission adopted rules requiring that access-stimulating IPES Providers provide notice of their status to the Commission by filing a record of their access-stimulating status in the Commission's Access Arbitrage docket, and to provide notice to any affected IXCs and Intermediate Access Providers of the same, within 45 days of the effective date of that requirement after approval of that information collection by OMB (or for an entity that later engages in access stimulation, 45 days from the date it commences access stimulation). If, after the effective date of this requirement subsequent to approval of this requirement by OMB, an access-stimulating IPES Provider is no longer engaged in Access Stimulation, the IPES Provider must file notice of that change in status with the Commission and with any affected IXCs and Intermediate Access Providers.

The revisions to this collection primarily reflect the conclusion of the rate transition(s) adopted in the *8YY Access Charge Reform Order*, WC Docket No. 18–156, FCC 20–143, 85 FR 75894 and the notice and reporting requirements adopted by the Commission in the *Access Arbitrage Second Report and Order*. The information collected through a carrier's tariff is used by the Commission and state commissions to determine whether services offered are just and reasonable as the Act requires. The tariffs and any supporting documentation are examined in order to determine if the services are offered in a just and reasonable manner. The information provided by IPES Providers pursuant to rules adopted in the *Access Arbitrage Second Report and Order* informs interested parties of an entities' engagement in Access Stimulation.

Federal Communications Commission.

Marlene Dortch,

Secretary, Office of the Secretary.

[FR Doc. 2023–13042 Filed 6–16–23; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meetings

TIME AND DATE: Thursday, June 22, 2023 at 10:30 p.m.

PLACE: Hybrid Meeting; 1050 First Street NE, Washington, DC (12th floor) and virtual.

Note: For those attending the meeting in person, current COVID–19 safety protocols for visitors, which are based on the CDC COVID–19 hospital admission level in Washington, DC, will be updated on the commission's contact