• Does not provide EPA with the discretionary authority to address, as appropriate, disproportionate human health or environmental effects, using practicable and legally permissible methods, under Executive Order 12898 (59 FR 7629, February 16, 1994).

In addition, this final rule, approving Maryland's base year inventory SIP for the 2015 ozone NAAQS, does not have tribal implications as specified by Executive Order 13175 (65 FR 67249, November 9, 2000), because the SIP is not approved to apply in Indian country located in the State, and EPA notes that it will not impose substantial direct costs on tribal governments or preempt tribal law.

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Incorporation by reference, Intergovernmental relations, Ozone, Reporting and recordkeeping requirements, Nitrogen dioxide, Volatile organic compounds.

Dated: October 19, 2021.

Diana Esher,

Acting Regional Administrator, Region III.

For the reasons stated in the preamble, the EPA amends 40 CFR part 52 as follows:

PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

■ 1. The authority citation for part 52 continues to read as follows:

Authority: 42 U.S.C. 7401 et seq.

Subpart V—Maryland

■ 2. In § 52.1070, the table in paragraph (e) is amended by adding an entry for "Baltimore Area Base Year Inventory for the 2015 Ozone National Ambient Air Quality Standards" at the end of the table to read as follows:

§ 52.1070 Identification of plan.

* * * * * (e) * * *

State Applicable Name of non-regulatory SIP revision submittal EPA approval date Additional explanation geographic area date 11/5/21, [insert The Baltimore Area consists of Anne Baltimore Area Base Year Inventory for Baltimore Area in 7/30/20 the 2015 Ozone National Ambient Air Maryland. Federal Register Arundel, Baltimore, Carroll, Harford, Quality Standards. citation]. and Howard Counties and the City of Baltimore.

[FR Doc. 2021–23975 Filed 11–4–21; 8:45 am] BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 64

[CG Docket No. 17–59; DA 21–1240; FRS 54669]

Consumer and Governmental Affairs Bureau Announces Interim Usage Charges for the Reassigned Numbers Database

AGENCY: Federal Communications Commission.

ACTION: Interim action.

SUMMARY: The Consumer and Governmental Affairs Bureau (Bureau) of the Federal Communications Commission (FCC or Commission) announces the initial interim usage charges for subscriptions to the Reassigned Numbers Database beginning November 1, 2021. Callers and caller agents will be able to use the Database to determine whether a telephone number has been reassigned from the consumer they intend to reach, thus allowing them to avoid calling consumers with reassigned numbers who may not wish to receive their call. **DATES:** The initial interim usage charges for subscriptions to the Reassigned Numbers Database were applicable beginning November 1, 2021.

FOR FURTHER INFORMATION CONTACT: Karen Schroeder, Associate Division Chief, Consumer Policy Division, Consumer and Governmental Affairs Bureau at (202) 418–0654 or via email at Karen.Schroeder@fcc.gov.

SUPPLEMENTARY INFORMATION: This is a summary of the Public Notice, DA 21-1240, CG Docket No. 17-59, released on October 1, 2021. The full text of this document is available online at https:// www.fcc.gov/document/fcc-announcesinterim-usage-charges-reassignednumbers-data. To request this document in accessible formats for people with disabilities (e.g., Braille, large print, electronic files, audio format) or to request reasonable accommodations (e.g., accessible format documents, sign language interpreters, CART), send an email to fcc504@fcc.gov or call the FCC's Consumer and Governmental Affairs Bureau at (202) 418-0530 (voice).

Paperwork Reduction Act of 1995 Analysis

This document does not contain any new or modified information collection requirements subject to the Paperwork Reduction Act of 1995, Public Law 104– 13. It, therefore, does not contain any new or modified information collection burden for small business concerns with fewer than 25 employees, pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198, *see* 44 U.S.C. 3506(c)(4).

Synopsis

1. In this document, the Consumer and Governmental Affairs Bureau (Bureau) announces the initial interim usage charges for subscriptions to the Reassigned Numbers Database (Database or RND). After a successful beta test, the Database was available for full use on November 1, 2021.

2. Subscription Tiers and Rates. The RND will offer six subscription tiers: Extra Small, Small, Medium, Large, Extra Large, and Jumbo, as summarized in the table below and further detailed in the Appendix. Those wishing to use the RND may sign up for a one-month subscription, a three-month subscription, or a six-month subscription. The RND Administrator (Administrator) expects to offer an annual subscription option in the future, as well.

Tiers	1-Month Subscription Queries	Sub		Subscription	Su		Subscription	Suk	Aonth oscription oge Charge
Tier 1: Extra Small	1,000	\$	10	3,000	\$	30	6,000	\$	60
Tier 2: Small	10,000	\$	75	30,000	\$	225	60,000	\$	450
Tier 3: Medium	500,000	\$	2,500	1,500,000	\$	7,500	3,000,000	\$	15,000
Tier 4: Large	2,000,000	\$	5,000	6,000,000	\$	15,000	12,000,000	\$	30,000
Tier 5: Extra Large	10,000,000	\$	20,000	30,000,000	\$	60,000	60,000,000	\$	120,000
Tier 6: Jumbo	30,000,000	\$	35,100	90,000,000	\$	105,300	180,000,000	\$	210,600

Table Showing Examples of RND Interim Usage Charges

3. The interim tiers and usage charges are the same regardless of whether the subscriber is a caller or a caller agent. Caller agents may register for a tier based on the aggregate number of queries needed for all of their clients, potentially allowing caller agents to register for a higher tier (and thus pay a lower charge per query) than their individual clients would use on their own.

4. Other Usage Charge Features. Under the interim usage charge model, if a subscriber exhausts its queries before the end of the subscription term, it has three options:

• Buy a new subscription. After using all the queries in the original subscription, the caller may purchase a new subscription. The new subscription would begin a new term (one-month, three-month, or six-month, depending on the option the subscriber selects).

• Upgrade to a higher tier. The subscriber has the option to pay the difference between the original tier and a new, higher tier, to increase the number of queries available, while keeping the original subscription term the same.

• *Top off the subscription.* The subscriber has the option to pay 10% of the usage charge of the subscription to receive 10% more queries, while keeping the original subscription term the same.

5. Basis for the Interim Usage *Charges.* The interim usage charges are based on the Administrator's recommendation guidance, consistent with the Advanced Methods to Target and Eliminate Unlawful Robocalls, Second Report and Order, 84 FR 11226, March 26, 2019, 33 FCC Rcd 12024, 12025 (2018); the contract's Performance Work Statement; and a recommendation from the North American Numbering Council. In addition, the Administrator obtained some information from the volume of queries entered by users of the Database during the RND beta test.

6. Adjustments to the Interim Usage *Charges.* The Commission required the Administrator to provide monthly analyses of the impacts of the interim usage charge structure. The Administrator may adjust the usage charges, including the number of tiers, the number of queries in the tiers, and the charge for each tier, on a monthly basis with approval of the Commission. The Bureau welcomes feedback via telephone or email to the Administrator. Contact information for the Administrator is located on the support page of the RND website, found at https://www.reassigned.us/support.

7. The Administrator will post notice of changes to the interim usage charges on the RND website (*https:// wwww.reassigned.us*) two weeks before they go into effect. Registered subscribers will receive notice of changes to the interim usage charges before their subscription ends as part of the RND renewal notification process.

8. The Bureau anticipates that the Commission may commence a proceeding to establish a more permanent rate structure that would go into effect no sooner than January 1, 2023. The Bureau acknowledges that this is a unique scenario. Given the lack of data available, despite prior attempts to obtain it from commenters, and the inability to accurately predict the correct usage charges over an extended period without making the Database available to users, combined with the commitment to setting a usage charge that will encourage Database usage, the Bureau has determined that the best course forward is to set these interim usage charges and adjust them as the Administrator collects data throughout the first year of the Database's operation. Users of the Database have the ability to give continuous feedback to the Administrator as the Bureau works through setting the usage charge structure for the RND.

9. *Ex Parte Rules.* The Bureau encourages users of the Database to

provide feedback on usage charges directly to the Administrator. These communications are not subject to ex parte restrictions. However, if interested parties desire to make presentations to bureau staff on matters concerning the Database and usage charges, this proceeding shall be treated as a "permitbut-disclose" proceeding in accordance with the Commission's ex parte rules. Persons making *ex parte* presentations must file a copy of any written presentation or a memorandum summarizing any oral presentations within two business days after the presentations (unless a different deadline applicable to the Sunshine period applies). Persons making oral ex *parte* presentations are reminded that memoranda summarizing the presentation must (1) list all persons attending or otherwise participating in the meeting at which the *ex parte* presentation was made, and (2) summarize all data presented and arguments made during the presentation. If the presentation consisted in whole or in part of the presentation of data or arguments already reflected in the presenter's written comments, memoranda or other filings in the proceeding, the presenter may provide citations to such data or arguments in his or her prior comments, memoranda, or other filings (specifying the relevant page and/or paragraph numbers where such data or arguments can be found) in lieu of summarizing them in the memorandum. Documents shown or given to Commission staff during *ex parte* meetings are deemed to be written *ex parte* presentations and must be filed consistent with rule §1.1206(b). In proceedings governed by rule § 1.49(f) or for which the Commission has made available a method of electronic filing, written ex *parte* presentations and memoranda summarizing oral ex parte presentations, and all attachments thereto, must be filed through the

electronic comment filing system available for that proceeding, and must be filed in their native format (*e.g.,* .doc, .xml, .ppt, searchable .pdf). Participants in the proceeding should familiarize themselves with the Commission's *ex parte* rules. The Administrator is exempt from the *ex parte* requirements. This exemption is necessary to allow the Administrator to engage in the frequent and close communications with Commission staff needed to exercise their administrative functions efficiently.

10. People with Disabilities. To request materials in accessible formats for people with disabilities (Braille, large print, electronic files, audio format), send email to *fcc504@fcc.gov* or call the Consumer and Governmental Affairs Bureau at 202–418–0530 (voice).

11. Additional Information. For further information regarding the Public Notice, please contact Karen Schroeder, Associate Division Chief, Consumer Policy Division, Consumer and Governmental Affairs Bureau at (202) 418–0654 or via email at Karen.Schroeder@fcc.gov.

12. Applicability Date. Good cause exists for making the interim usage charges in this document applicable upon publication of this document in the **Federal Register**, except as to those who have actual notice of the interim usage charges and choose to purchase a subscription for the Database prior to publication.

13. The Database was available for use on November 1, 2021. Providing a 30dav period after Federal Register publication before the interim usage charges in this document become applicable isn't necessary because the Database is now available. There is good cause to make these usage charges applicable upon Federal Register publication for the Administrator to collect subscription payments. Additionally, these interim usage charges became effective immediately for Database users who have actual notice of the charges and have purchased a subscription to the Database prior to **Federal Register** publication. For these reasons, and because participation in the RND is voluntary, there is good cause, pursuant to section 553(d)(3) of the Administrative Procedure Act, to make the interim usage charges in this document applicable upon publication in the Federal Register, except as to those parties with actual notice.

Federal Communications Commission. **Robert Garza**,

Legal Advisor, Consumer and Governmental Affairs Bureau, Federal Communications Commission.

Note: The following appendix will not appear in the Code of Federal Regulations.

Appendix—RND Subscription Tiers and Usage Charges

			1-Month	1 -Month	3-Month	3-Month	6-Month	6-Month
		% of Discount	% of Discount Subscription	Subscription	Subscription Subscription Subscription Subscription	Subscription	Subscription	Subscription
Tiers	Cost/Query from Base	from Base	Queries	Usage Charge Queries	Queries	Usage Charge Queries	Queries	Usage Charge
Tier 1: Extra Small	\$0.01	NA	1,000	\$ 10	3,000	\$ 30	6,000	\$ 60
Tier 2: Small	\$0.0075	25%		\$ 75	30,000	\$ 225	60,000	\$ 450
Tier 3: Medium	\$0.005	50%	500,000 \$	\$ 2,500	1,500,000	\$ 7,500	3,000,000 \$	\$ 15,000
Tier 4: Large	\$0.0025	75%		\$ 5,000	6,000,000	\$ 15,000	12,000,000 \$	\$ 30,000
Tier 5: Extra Large	\$0.00200	80%		\$ 20,000	30,000,000	\$ 60,000	60,000,000 \$	\$ 120,000
Tier 6: Jumbo	\$0.00117	88%	30,000,000 \$	\$ 35,100	\$ 000'000'06		105,300 180,000,000 \$ 210,600	\$ 210,600

[FR Doc. 2021–23855 Filed 11–4–21; 8:45 am] BILLING CODE 6712–01–P

GENERAL SERVICES ADMINISTRATION

48 CFR Part 517

[GSAR-TA-2022-01; Docket No. GSA-GSAR-2021-0025; Sequence No. 1]

General Services Administration Acquisition Regulation; Personal Identity Verification Requirements Clarification; Correction

AGENCY: Office of Acquisition Policy, General Services Administration (GSA). **ACTION:** Final rule; correction.

SUMMARY: The General Services Administration (GSA) is issuing this final rule to amend the General Services Administration Acquisition Regulation (GSAR) to make a needed technical amendment. This technical amendment is to remove regulatory text regarding contract administration for exercising options that was incorrectly addressed in previous rulemaking.

DATES: Effective: November 5, 2021.

FOR FURTHER INFORMATION CONTACT: Ms. Vernita L. Misidor, Procurement Analyst, at 202–357–9681 or email at *gsarpolicy@gsa.gov* for clarification of content. For information pertaining to status or publication schedules, contact the Regulatory Secretariat Division at 202–501–4755. Please cite GSAR–TA–2022–01.

SUPPLEMENTARY INFORMATION: This final rule amends the General Services Administration Acquisition Regulation (GSAR) to make needed technical amendments. Following internal procurement management reviews, GSA identified the need to improve certain credentialing administration processes for contractors. As a result, GSA amended the GSAR through GSAR Case 2020-G525 to clarify the personal identity verification requirements (86 FR 28499). Under this rule, language regarding contract administration for options was also removed from regulation as the language speaks to internal operating procedures. However, the amendatory instructions for the options language was noted incorrectly in the rule. This technical amendment corrects that mistake and removes section 517.207.

List of Subjects in 48 CFR Part 517

Government procurement.

Jeffrey A. Koses,

Senior Procurement Executive, Office of Acquisition Policy, Office of Governmentwide Policy, General Services Administration.

Therefore, GSA amends 48 CFR part 517 by making the following correcting amendment: