FERC on a final basis on January 9, 2014, for a period that ends September 30, 2017. Since the current Integrated System Rate Schedules were first placed in effect, there has been one change. A specific section (2.3.6) within Non-Federal Transmission Service (NFTS) rate schedule NFTS–13 was added to replace the stated-rate for customers taking Southwest Power Pool (SPP) Network Integration Transmission Service (NITS) with a revenue-requirement based methodology that includes determining the SPP NITS Annual Revenue Requirement (ARR) portion of Southwestern’s NFTS ARR. The rate schedule was re-designated NFTS–13A to reflect the change to the initial rate schedule. This rate schedule change was placed in effect on an interim basis by the Deputy Secretary of Energy effective January 1, 2017, and confirmed and approved on a final basis by the FERC on March 9, 2017, under docket EF14–1–001. This revision had no impact on the revenue requirements for Southwestern’s Integrated System.

In that document, EPA announced a 30-day public review period soliciting comments on the proposed settlement agreement in Sierra Club v. EPA, No. 16–1158 (D.C. Cir.). The proposed settlement agreement would resolve Sierra Club’s lawsuit challenging EPA’s final action titled “Revisions to Ambient Monitoring Quality Assurance and Other Requirements” upon EPA’s issuance of two nonbinding guidance documents recommending public notification practices concerning the submission and approval of ambient air monitoring network plans. As described in paragraph 2 of the proposed settlement agreement, one guidance document would be sent to state and local monitoring agencies recommending that air agencies make proposed network plans available on a state Web site and notify interested parties of plan availability for public comment. EPA would also request that states confirm in a submitted plan the timing and form of notice given. The guidance would explicitly be a nonbinding recommendation. As described in paragraph 3 of the proposed settlement agreement, the second guidance document would be sent to EPA regional offices, requesting that regions notify interested parties within 15 business days of EPA action on a network plan and that approved network plans be uploaded to EPA Web site within 15 business days of approval. EPA received two requests from state agencies to review and comment on the proposed settlement agreement and will be placed in the official docket for this action under Docket ID No. EPA–HQ–OGC–2017–0030. EPA is hereby reopening the comment period on the proposed settlement agreement for 30 days from June 13, 2017 to July 13, 2017. EPA is soliciting comment on whether EPA should proceed to finalize the settlement.

DATES: Written comments on the proposed settlement agreement must be received by July 13, 2017.


FOR FURTHER INFORMATION CONTACT: Jonathan Skinner-Thompson, Air and Radiation Law Office (2344A), Office of General Counsel, U.S. Environmental Protection Agency, 1200 Pennsylvania Ave. NW., Washington, DC 20460; telephone: (202) 564–0291; fax number (202) 564–5603; email address: skinner-thompson.jonathan@epa.gov.

SUPPLEMENTARY INFORMATION: This document reopens the public comment period established in the Federal Register document of January 19, 2017. In that document, EPA announced a 30-day public review period soliciting comments on the proposed settlement agreement in Sierra Club v. EPA, No. 16–1158 (D.C. Cir.). The proposed settlement agreement would resolve Sierra Club’s lawsuit challenging EPA’s final action titled “Revisions to Ambient Monitoring Quality Assurance and Other Requirements” upon EPA’s issuance of two nonbinding guidance documents recommending public notification practices concerning the submission and approval of ambient air monitoring network plans. As described in paragraph 2 of the proposed settlement agreement, one guidance document would be sent to state and local monitoring agencies recommending that air agencies make proposed network plans available on a state Web site and notify interested parties of plan availability for public comment. EPA would also request that states confirm in a submitted plan the timing and form of notice given. The guidance would explicitly be a nonbinding recommendation. As described in paragraph 3 of the proposed settlement agreement, the second guidance document would be sent to EPA regional offices, requesting that regions notify interested parties within 15 business days of EPA action on a network plan and that approved network plans be uploaded to EPA Web site within 15 business days of approval. EPA received two requests from state agencies to review and comment on the draft guidance before issuance. The draft guidance documents are now available and will be placed in the docket. This document reopens the comment period on the proposed settlement agreement for 30 days from June 13, 2017 to July 13, 2017. EPA is soliciting comment on whether EPA should proceed to finalize the settlement.

To submit comments, or access the docket, please follow the detailed instructions provided under ADDRESSES in the Federal Register document of January 19, 2017. If you have questions, consult the person listed under FOR FURTHER INFORMATION CONTACT.


Lorie J. Schmidt,
Associate General Counsel.

[FR Doc. 2017–12237 Filed 6–12–17; 8:45 am]
BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

[CC Docket No. 92–237; DA 17–542]

Next Meeting of the North American Numbering Council

AGENCY: Federal Communications Commission.

ACTION: Notice.

SUMMARY: In this document, the Commission released a public notice announcing the meeting and agenda of the North American Numbering Council (NANC). The intended effect of this action is to make the public aware of the NANC’s next meeting and agenda.

DATES: Thursday, June 29, 2017, 10:00 a.m.

ADDRESSES: Request to make an oral statement or provide written comments to the NANC should be sent to Carmell Weathers, Competition Policy Division, Wireline Competition Bureau, Federal
Proposed Agenda
Thursday, June 29, 2017, 10:00 a.m.*
1. Announcements and Recent News
2. Approval of March 28 Meeting Transcript
3. Discussion of the North American Numbering Plan Administrator (NANPA) Report
4. Discussion of the National Thousands Block Pooling Administrator (PA) Report
5. Discussion of the Numbering Oversight Working Group (NOWG) Report
6. Discussion of the Toll Free Number Administrator (TFNA) Report
10. Discussion of the Local Number Portability Administrator (LNPA) Transition Oversight Manager (TOM) Report
11. Discussion of the LNPA Working Group (WG) Report
12. Discussion of the Future of Numbering Working Group (FoN WG) Report
13. Status of the Industry Numbering Committee (INC) Activities
14. Status of the ATIS All-IP Transition Initiatives
15. Summary of Action Items
16. Public Comments and Participation (maximum 5 minutes per speaker)
17. Other Business Adjourn no later than 2:00 p.m.
* The Agenda may be modified at the discretion of the NANC Chairman with the approval of the Designated Federal Officer (DFO).

SUMMARY: The FFC intends to ask the Office of Management and Budget ("OMB") to extend for an additional three years the current Paperwork Reduction Act ("PRA") clearance for the FTC’s enforcement of the information collection requirements in its “Fair Credit Reporting Risk-Based Pricing Regulations” ("RBPRule"), which applies to certain motor vehicle dealers, and it shared enforcement with the Consumer Financial Protection Bureau (“CFPB”) of the risk-based pricing provisions (subpart H) of the CFPB’s Regulation V regarding other entities. That clearance expires on July 31, 2017.

DATES: Comments must be filed by July 13, 2017.

ADDRESSES: Interested parties may file a comment online or on paper, by following the instructions in the Request for Comment part of the SUPPLEMENTARY INFORMATION section below. Write “RBPRule, PRA Comment, P145403,” on your comment and file your comment online at https://ftcpublic.commentworks.com/ftc/rbprulep2 by following the instructions on the web-based form. If you prefer to file your comment on paper, write “RBPRule, PRA Comment, P145403” on your comment and on the envelope, and mail your comment to the following address: Federal Trade Commission, Office of the Secretary, Room H–113 (Annex J), 600 Pennsylvania Avenue NW., Washington, DC 20580, or deliver your comment to the following address: Federal Trade Commission, Office of the Secretary, Constitution Center, 400 7th Street SW., 5th Floor, Suite 5610, Washington, DC 20024.


SUPPLEMENTARY INFORMATION: On March 3, 2017, the FTC sought public comment on the information collection requirements (creditor disclosures to consumers) associated with the RBPRule and the Commission’s shared enforcement with the CFPB of subpart H of Regulation V (March 3, 2017 Notice 1) and the FTC’s associated PRA burden analysis. One relevant comment was received.2 The commenter, the National Automobile Dealers Association (“NADA”), observed that many dealers face compliance costs beyond those that the FTC had estimated for respondents to modify and distribute notices:

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1 82 FR 12452.