fund to enhance remediation and provide funds on a continuing basis; and

(IV) such other similar factors as the [Agency] considers appropriate to carry out this subsection.

Eligibility

In order to be considered for supplemental funding, grantees must demonstrate that they have significantly depleted funds (both EPA grant funding and any available pre- or post-closeout program income) and that they have a clear plan for quickly utilizing requested additional funds. Grantees must demonstrate that they have made at least one loan or subgrant prior to applying for this supplemental funding and have significantly depleted existing available funds. For FY2018, EPA defines “significantly depleted funds” as uncommitted or available funding is 25% or less of total RLF funds awarded under both open and closed grants, and cannot exceed $600,000. For new RLF recipients with an award of $1 million or less, the uncommitted or available funding cannot exceed $300,000. Additionally, the RLF recipient must have demonstrated a need for supplemental funding based on, among other factors, the list of potential projects in the RLF program pipeline; demonstrated the ability to make loans and subgrants for cleanups that can be started and completed and will lead to redevelopment; demonstrated the ability to administer and revolve the capitalization funding in the RLF grant; demonstrated an ability to use the RLF grant to address funding gaps for cleanup; and demonstrated that they have provided a community benefit from past and potential loan(s) and/or subgrant(s). EPA encourages innovative approaches to maximizing revolving and leveraging with other funds, including use of grants funds as a loan loss guarantee, combining with other government or private sector lending resources. Applicants for supplemental funding must contact the appropriate Regional Brownfields Coordinator below to obtain information on the format for supplemental funding applications for their region. When requesting supplemental funding, applicants must specify whether they are seeking funding for sites contaminated by hazardous substances or petroleum. Applicants may request both types of funding.

### Regional Contacts

<table>
<thead>
<tr>
<th>Region</th>
<th>States</th>
<th>Address/phone number/email</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPA Region 1, Joe Ferrari, <a href="mailto:Ferrari.Joe@epa.gov">Ferrari.Joe@epa.gov</a></td>
<td>CT, ME, MA, NH, RI, VT</td>
<td>5 Post Office Square, Boston, MA 02109–3912, Phone (617) 918–1105 Fax (617) 918–0105</td>
</tr>
<tr>
<td>EPA Region 2, Lya Theodoratos, <a href="mailto:Theodoratos.Lya@epa.gov">Theodoratos.Lya@epa.gov</a></td>
<td>NJ, NY, PR, VI</td>
<td>290 Broadway, 18th Floor, New York, NY 10007, Phone (212) 637–3260 Fax (212) 637–3083</td>
</tr>
<tr>
<td>EPA Region 3, Brett Gilmartin, <a href="mailto:Gilmartin.Brett@epa.gov">Gilmartin.Brett@epa.gov</a></td>
<td>DE, DC, MD, PA, VA, WV</td>
<td>1650 Arch Street, Mail Code 3HS51, Philadelphia, Pennsylvania 19103–2029, Phone (215) 814–3405 Fax (215) 814–3015</td>
</tr>
<tr>
<td>EPA Region 4, Derek Street, <a href="mailto:Street.Derek@epa.gov">Street.Derek@epa.gov</a></td>
<td>AL, FL, GA, KY, MS, NC, SC, TN</td>
<td>Atlanta Federal Center, 6 Forsyth Street SW, 10TH FL, Atlanta, GA 30303–8960, Phone (404) 562–8574 Fax (404) 562–8761</td>
</tr>
<tr>
<td>EPA Region 5, Keary Cragan, <a href="mailto:Cragan.Keary@epa.gov">Cragan.Keary@epa.gov</a></td>
<td>IL, IN, MI, MN, OH, WI</td>
<td>77 West Jackson Boulevard, Mail Code SB–5J, Chicago, Illinois 60604–3507, Phone (312) 353–5699 Fax (312) 886–7190</td>
</tr>
<tr>
<td>EPA Region 6, Mary Kemp, <a href="mailto:Kemp.Mary@epa.gov">Kemp.Mary@epa.gov</a></td>
<td>AR, LA, NM, OK, TX</td>
<td>1445 Ross Avenue, Suite 1200 (6SF–PB), Dallas, Texas 75202–2733, Phone (214) 665–8769 Fax (214) 665–6660</td>
</tr>
<tr>
<td>EPA Region 7, Susan Klein, R7–<a href="mailto:Brownfields@epa.gov">Brownfields@epa.gov</a></td>
<td>IA, KS, MO, NE</td>
<td>11201 Renner Blvd, Lenexa, Kansas 66219, Phone (913) 551–7786 Fax (913) 551–8688</td>
</tr>
<tr>
<td>EPA Region 8, Daniel Hefferman, <a href="mailto:Hefferman.daniel@epa.gov">Hefferman.daniel@epa.gov</a></td>
<td>CO, MT, ND, SD, UT, WY</td>
<td>1595 Wynkoop Street (EPR–B), Denver, CO 80202–1129, Phone (303) 312–7074 Fax (303) 312–6065</td>
</tr>
<tr>
<td>EPA Region 9, Noemi Emerich–Ford, Emerich–<a href="mailto:Ford.Noemi@epa.gov">Ford.Noemi@epa.gov</a></td>
<td>AZ, CA, HI, NV, AS, GU</td>
<td>75 Hawthorne Street, WST–8, San Francisco, CA 94105, Phone (213) 244–1821 Fax (415) 972–3364</td>
</tr>
<tr>
<td>EPA Region 10, Susan Morales, <a href="mailto:Morales.Susan@epa.gov">Morales.Susan@epa.gov</a></td>
<td>AK, ID, OR, WA</td>
<td>1200 Sixth Avenue, Suite 900, Mailstop: ECL–112 Seattle, WA 98101, Phone (206) 553–7299 Fax (206) 553–0124</td>
</tr>
</tbody>
</table>

Dated: March 1, 2018.

David R. Lloyd,
Director, Office of Brownfields and Land Revitalization, Office of Land and Emergency Management.

[FR Doc. 2016–05283 Filed 3–14–18; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[FRL–9975–36–Region 2]

Proposed CERCLA Cost Recovery Settlement Regarding the Universal Oil Products Superfund Site, East Rutherford, New Jersey

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; request for public comment.

SUMMARY: In accordance with the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (“CERCLA”), notice is hereby given by the U.S. Environmental Protection Agency (“EPA”), Region 2, of a proposed cost recovery settlement agreement pursuant to CERCLA between EPA and Honeywell International Inc. (“Settling Party”) regarding the Universal Oil Products Superfund Site, East Rutherford, New Jersey (“Site”). Pursuant to the proposed cost recovery settlement agreement, the Settling Party will pay $161,352.00 to resolve the Settling Party’s civil liability under Section 107(a) of CERCLA for certain past response costs.

DATES: Comments must be submitted on or before April 16, 2018.

ADDRESSES: The proposed settlement agreement is available for public inspection at EPA’s Region 2 offices. To request a copy of the proposed settlement agreement, please contact the EPA employee identified in the FOR FURTHER INFORMATION CONTACT section below.

FOR FURTHER INFORMATION CONTACT: Michael J. van Itallie, Assistant Regional Counsel, U.S. Environmental Protection Agency, Office of Regional Counsel, Region 2, 290 Broadway—17th Floor, New York, New York 10007–1866. Email: vanitallie.michael@epa.gov. Telephone: (212) 637–3151.

SUPPLEMENTARY INFORMATION: For 30 days following the date of publication of this notice, EPA will receive written
FEDERAL COMMUNICATIONS COMMISSION
[OMB 3060–1046]

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.

OMB Control Number: 3060–1046.

Title: Part 64, Modernization of Payphone Compensation Rules, et al., WC Docket No. 17–141, et al. 

Form Number: N/A.

Type of Review: Revision of a currently approved collection.

Respondents: Business or other for-profit.

Number of Respondents and Responses: 329 respondents; 2,257 responses.

Estimated Time per Response: 0.50 hours—122 hours.

Frequency of Response: On occasion, one-time, and quarterly reporting requirements; third party disclosure requirements; and recordkeeping requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in 47 U.S.C. 151, 154 and 276.

Total Annual Burden: 34,720 hours.

Total Annual Cost: No cost.

Privacy Act Impact Assessment: No impact(s).

Nature and Extent of Confidentiality: The Commission is not requesting comments to submit confidential information. Respondents may request confidential treatment of their information that they believe to be confidential pursuant to 47 CFR 0.459 of the Commission’s rules.

Needs and Uses: Section 276 of the Communications Act, as amended (the Act), requires that the Federal Communications Commission (Commission or FCC) establish rules ensuring that payphone service providers or PSPs are “fairly compensated” for each and every completed payphone-originated call. The Commission’s Payphone Compensation Rules satisfy section 276 by identifying the party liable for compensation and establishing a mechanism for PSPs to be paid. A 2003 Report and Order (FCC 03–235) established detailed rules (Payphone Compensation Rules) ensuring that payphone service providers or PSPs are “fairly compensated” for each and every completed payphone-originated call pursuant to section 276 of the Communications Act, as amended (the Act). The Payphone Compensation Rules satisfy section 276 by identifying the party liable for compensation and establishing a mechanism for PSPs to be paid. The Payphone Compensation Rules satisfy section 276 by identifying the party liable for compensation and establishing a mechanism for PSPs to be paid. The Payphone Compensation Rules: (1) Place liability to compensate PSPs for payphone-originated calls on the facilities-based long distance carriers or switch-based resellers (SBRs) from whose switches such calls are completed; (2) define these responsible carriers as “Completing Carriers” and require them to develop their own system of tracking calls to completion; (3) require Completing Carriers to file with PSPs a quarterly report and also submit an attestation by the chief financial officer (CFO) that the payment amount for that quarter is accurate and is based on 100% of all completed calls; (4) require quarterly reporting obligations for other facilities-based long distance carriers in the call path, if any, and define these carriers as “Intermediate Carriers;” and (5) give parties flexibility to agree to alternative compensation arrangements (ACA) so that small Completing Carriers may