viewing on Regulations.gov without change as they are received by EPA, with the exception of comments containing copyrighted material, confidential business information (CBI), or other information whose public disclosure is restricted by statute. When EPA identifies a comment containing copyrighted material, EPA will provide a reference to that material in the version of the comment that is placed on Regulations.gov. The entire printed comment, including the copyrighted material, will be available in the public docket. For those comments containing information claimed as CBI, or information otherwise restricted by statute, that material will be identified as an item in the official docket but will not be included in the official public docket or available for public viewing on Regulations.gov. For further information about the electronic docket, see EPA's Federal Register notice describing the electronic docket at 67 FR 38102 (May 31, 2002), or online at: http://www.regulations.gov.

Affected entities: Entities potentially affected by this action are those coastal and Great Lakes state, local, and tribal governments which are eligible for BEACH Act grants. These are governments that develop and implement programs for the monitoring and notification of coastal (marine and Great Lakes) recreation waters adjacent to beaches or similar points of access that are used by the public.

Title: Reporting Requirements for BEACH Act Grants.

Abstract: Congress passed the Beaches Environmental Assessment and Coastal Health (BEACH) Act in October 2000 to amend the Clean Water Act, in part by adding Section 406, "Coastal Recreation Water Monitoring and Notification."

Section 406(b) authorizes EPA to make grants to state and local governments to develop and implement programs for the monitoring and public notification of coastal recreation waters adjacent to beaches or similar points of access that are used by the public upon satisfaction of the requirements of the BEACH Act. The Section obligates a grant recipient to collect and submit information to EPA as a condition for receiving the grant. Specific provisions of 406(b) include the requirements that a grant recipient submit the factors used to prioritize funds and a list of waters for which the grant funds will be used, and that a grant recipient's program be consistent with the performance requirements set by EPA under section 406(a). EPA needs this information from the grant recipients to determine if their monitoring and notification programs are consistent with these criteria. On

July 19, 2002, EPA published the National Beach Guidance and Required Performance Criteria for Grants (67 FR 47540). Section 406(b) obligates grant recipients to submit a report to EPA describing the data collected as part of a monitoring and notification program and the actions taken to notify the public when water quality standards are exceeded.

Section 406(c) requires a grant recipient to identify lists of coastal recreation waters, processes for states to delegate the responsibility for implementing a monitoring and notification program to local governments, and the content of the monitoring and notification program.

The information encompassed by this ICR is required of states and local governments that seek to obtain BEACH Act funding. It allows EPA to properly review state and local governments' monitoring and notification programs to determine if they are eligible for BEACH Act grant funding, and enables EPA to fulfill its obligations to make this information available to the public under Sections 406(e) and (g).

An agency may not conduct nor sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations in 40 CFR are listed in 40 CFR part 9.

The EPA would like to solicit comments 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.

Burden Statement: The annual public reporting and recordkeeping burden for this collection of information is estimated to average 1,993 hours per grant recipient per year. This burden represents a report and accompanying data to be are submitted each year by the 40 eligible states and territories. In subsequent years, authorized tribes and

local governments may also become eligible for BEACH Act grants. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to: (1) Review instructions; (2) develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; (3) adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; (4) search data sources; (5) complete and review the collection of information; and (6) transmit or otherwise disclose the information.

Dated: July 1, 2008.

Ephraim King,

Director, Office of Science and Technology. [FR Doc. E8–15439 Filed 7–7–08; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-8688-6]

Motorola 52nd Street Superfund Site; Proposed Notice of Administrative Settlement Based on a Limited Ability To Pay at the Motorola 52nd Street Superfund Site

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; Request for Public Comment.

SUMMARY: Notice is hereby given that a proposed Administrative Settlement ("Agreement") based on limited ability to pay for a potential source facility at the Motorola 52nd Street Superfund Site in Phoenix, Arizona ("52nd Street Site" or "Site"). The Agreement has been negotiated by the United States **Environmental Protection Agency** ("EPA") and the owner and operator of the potential source facility, Paul McCoys Laundry and Dry Cleaners, Inc. ("Respondent") subject to the final review and approval of the EPA and the U.S. Department of Justice. The proposed Agreement settles Respondent's liability at the Site pursuant to the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9622(h)(1) ("CERCLA"). In the Agreement, Respondent agrees to pay the EPA \$26,000 representing a portion of costs incurred in response to the release or

threat of release of hazardous substances the Site. In exchange, the proposed Agreement includes EPA's covenant not to sue or to take administrative action against Respondent.

For thirty (30) calendar days following the date of publication of this notice, EPA will receive written comments relating to the proposed Agreement. EPA's response to any comments received will be available for public inspection at the U.S. Environmental Protection Agency, 75 Hawthorne Street, San Francisco, CA 94105

DATES: Comments must be submitted on or before August 7, 2008.

Availability: The proposed Agreement may be obtained from Judith Winchell, Docket Clerk, telephone (415) 972–3124. Comments regarding the proposed Agreement should be addressed to Judith Winchell (SFD–7) at United States EPA Region IX, 75 Hawthorne Street, San Francisco, California 94105, and should reference "Motorola 52nd Street Superfund Site," and "Docket No. R9–2008–03".

FOR FURTHER INFORMATION CONTACT:

Bethany Dreyfus, Assistant Regional Counsel (ORC–3), Office of Regional Counsel, U.S. EPA Region IX, 75 Hawthorne Street, San Francisco, CA 94105; E-mail:

dreyfus.bethany@epa.gov; phone: (415) 972–3886.

Dated: June 26, 2008.

Michael Montgomery,

Acting Director, Superfund Division, Region IX.

[FR Doc. E8–15433 Filed 7–7–08; 8:45 am] **BILLING CODE 6560–50–P**

ENVIRONMENTAL PROTECTION AGENCY

[FRL-8688-7]

Proposed Agreement Pursuant to Section 122(h)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act for the Wabash Environmental Technologies Site

AGENCY: Environmental Protection Agency ("EPA").

ACTION: Notice; Request for public comment on proposed CERCLA 122(h)(1) agreement with Heidtman Steel Products, Inc.; Marathon Petroleum Company LLC; and Perma-Fix Environmental Services, Inc. for the Wabash Environmental Technologies Superfund Site.

SUMMARY: In accordance with section 122(i)(1) of the Comprehensive

Environmental Response, Compensation, and Liability Act of 1984, as amended ("CERCLA"), notification is hereby given of a proposed administrative agreement concerning the Wabash Environmental Technologies hazardous waste site in Terre Haute, Indiana (the "Site"). EPA proposes to enter into this agreement under the authority of section 122(h) and 107 of CERCLA. The proposed agreement has been executed by Heidtman Steel Products, Inc.; Marathon Petroleum Company LLC; and Perma-Fix Environmental Services, Inc. (the "Settling Parties").

Under the proposed agreement, the Settling Parties will pay \$200,000 to the Hazardous Substances Superfund to resolve EPA's claims against them for response costs incurred by EPA at the Site. EPA has incurred response costs investigating and performing response actions at the Site to mitigate potential imminent and substantial endangerments to human health or the environment presented or threatened by hazardous substances present at the Site.

For thirty days following the date of publication of this notice, the EPA will receive written comments relating to this proposed agreement. EPA will consider all comments received and may decide not to enter this proposed agreement if comments disclose facts or considerations which indicate that the proposed agreement is inappropriate, improper or inadequate.

DATES: Comments on the proposed agreement must be received by EPA on or before August 7, 2008.

ADDRESSES: Comments should be addressed to the Docket Clerk, U.S. Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604–3590, and should refer to: In the Matter of Wabash Environmental Technologies Site, Terre Haute, Indiana, U.S. EPA Docket No. V—W—08C—903.

FOR FURTHER INFORMATION CONTACT:

Thomas J. Krueger, U.S. Environmental Protection Agency, Office of Regional Counsel, C–14J, 77 West Jackson Boulevard, Chicago, Illinois 60604– 3590, (312) 886–0562.

A copy of the proposed administrative settlement agreement may be obtained in person or by mail from the EPA's Region 5 Office of Regional Counsel, 77 West Jackson Boulevard, Chicago, Illinois 60604–3590. Additional background information relating to the settlement is available for review at the EPA's Region 5 Office of Regional Counsel.

Authority: The Comprehensive Environmental Response, Compensation, and Liability Act, as amended, 42 U.S.C. 9601–9675.

Dated: June 26, 2008.

Richard C. Karl.

Director, Superfund Division, Region 5. [FR Doc. E8–15434 Filed 7–7–08; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collection Requirement Submitted to OMB for Review and Approval, Comments Requested

July 1, 2008.

SUMMARY: The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden, invites the general public and other Federal agencies to take this opportunity to comment on the following information collection, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. An agency 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 Paperwork Reduction Act (PRÁ) that does not display a valid control number. Comments are requested concerning (a) 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; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) 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.

DATES: Written Paperwork Reduction Act (PRA) comments should be submitted on or before August 7, 2008. 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 contacts listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicholas A. Fraser, Office of Management and Budget, via Internet at Nicholas_A._Fraser@omb.eop.gov or via fax at (202) 395–5167 and to Cathy Williams, Federal Communications Commission, Room 1–C823, 445 12th