pricing; a deficit dictates the use of purchase pricing. When no hourly data is available, the pricing defaults for sales and purchase pricing are applied in the following order:

1. Weighted average sale or purchase pricing for the day (on- and off-peak).

2. Weighted average sale or purchase pricing for the current month (on- and off-peak).

3. Weighted average sale or purchase pricing for the prior month (on- and off-

4. Weighted average sale or purchase pricing for the month prior to the prior month (and continuing until sale or purchase pricing is located) (on- and offneak).

Expansion of the bandwidth may be allowed during the following instances:

- Response to the loss of a physical resource.
- During transition of large base-load thermal resources (capacity greater than 200 MW) between off-line and on-line following a reserve sharing group response, when the unit generates less than the predetermined minimum scheduling level.

During periods of balancing authority operating constraints, Western reserves the right to eliminate credits for overdeliveries. The cost to Western of any penalty assessed by a regulatory authority due to a violation of operating standards resulting from under- or overdelivery of energy may be passed through to Generator Imbalance Service customers.

Rate

The bandwidths, penalties, and pricing described above are in effect October 1, 2011, through September 30, 2012.

Any change to the rate for Generator Imbalance Service will be listed in a revision to this rate schedule issued under applicable Federal laws, regulations, and policies and made part of the applicable service agreement.

Loveland Area Projects

Unreserved Use Penalties

Applicable

The Transmission Customer shall compensate the Loveland Area Projects (LAP) each month for any unreserved use of the transmission system (Unreserved Use) under the applicable transmission service rates as outlined herein. Unreserved Use occurs when an eligible customer uses transmission service that it has not reserved or a Transmission Customer uses transmission service in excess of its reserved capacity. Unreserved Use may also include a Customer's failure to curtail transmission when requested.

Penalty Rate

The penalty rate for a Transmission Customer that engages in Unreserved Use is 200 percent of LAP's approved rate for firm point-to-point transmission service assessed as follows: The Unreserved Use Penalty for a single hour of Unreserved Use is based upon the rate for daily firm point-to-point service. The Unreserved Use Penalty for more than one assessment for a given duration (e.g., daily) increases to the next longest duration (e.g., weekly). The Unreserved Use Penalty for multiple instances of Unreserved Use (e.g., more than one hour) within a day is based on the rate for daily firm point-to-point service. The Unreserved Use Penalty for multiple instances of Unreserved Use isolated to one calendar week is based on the rate for weekly firm point-topoint service. The Unreserved Use Penalty for multiple instances of Unreserved Use during more than one week in a calendar month is based on the rate for monthly firm point-to-point service.

A Transmission Customer that exceeds its firm reserved capacity at any point of receipt or point of delivery, or an eligible customer that uses transmission service at a point of receipt or point of delivery that it has not reserved, is required to pay for all ancillary services that were provided by the Western Area Colorado Missouri Balancing Authority and associated with the Unreserved Use. The Customer will pay for ancillary services based on the amount of transmission service it used and did not reserve.

Effective

The first day of the first full billing period beginning on or after October 1, 2011, through September 30, 2016.

Rate

The rate for Unreserved Use Penalties is 200 percent of LAP's approved rate for firm point-to-point transmission service assessed as described above.

Any change to the rate for Unreserved Use Penalties will be listed in a revision to this rate schedule issued under applicable Federal laws, regulations, and policies and made part of the applicable service agreement.

[FR Doc. 2011–23391 Filed 9–12–11; 8:45 am]

BILLING CODE 6450-01-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-9461-6]

Proposed Administrative Settlement Agreement and Order on Consent for Removal Action for 6472 Selkirk Avenue Superfund Site (a/k/a "Reclamation Oil Site"), Detroit, MI

AGENCY: Environmental Protection Agency ("EPA").

ACTION: Notice of proposed settlement agreement and order on consent; request for public comment.

SUMMARY: Notice is hereby given that a proposed Administrative Settlement Agreement and Order on Consent for Removal Action ("AOC") for a removal action at the 6472 Selkirk Avenue Superfund site (a/k/a "Reclamation Oil Site" or "Site") has been negotiated by the United States Environmental Protection Agency ("EPA") and the following potentially responsible parties ("PRPs"): Univar USA Inc., SPX Corporation, BorgWarner Inc., and Ford Motor Company subject to the final review and approval of EPA and the U.S. Department of Justice.

The proposed AOC relates to the removal action at the Reclamation Oil Site to be performed by the Respondents in exchange for a covenant by EPA not to sue for EPA's Past Response Costs incurred at the Site and to require Respondents to pay only the first fifty thousand dollars (\$50,000) of Future Response Costs incurred at the Site.

The Site is located at 6472 Selkirk Avenue, Detroit, Wayne County, Michigan 48211. The Site is a partially fenced lot measuring 199 by 220 feet, approximately 1 acre in size. The work to be done by the Respondents includes: removal and disposal of concrete in areas to be excavated; excavate identified contaminated soils on Site above applicable Michigan Act 451, Part 201 Direct Contact Criteria for residential sites ("Part 201"); if field screening indicates that soil contamination exceeds Part 201 requirements at the Site boundaries, continue excavation to the extent practicable; collect and analyze excavation sidewall and floor confirmation soil samples in accordance with the State of Michigan Sampling Strategies and Statistics Training Materials for Part 201; removal and disposal of a storm drain on site; backfilling and compacting of all excavations with clean soil; and revegetating the area of excavation. Soils containing fifty (50) ppm of PCBs or more will be disposed of at a TSCAregulated landfill; all other materials

will be disposed of at a nonhazardous waste disposal facility (Michigan Type II disposal facility). This removal action will be conducted in accordance with the National Contingency Plan pursuant to Section 104(a)(1) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA"), as amended, 42 U.S.C. 9604(a)(1).

EPA is negotiating the proposed AOC pursuant to its authority under Section 122 of CERCLA, 42 U.S.C. 9622. The PRPs will perform the activities EPA has determined are necessary to protect the public health and environment at the Site, which are estimated to cost approximately \$1,016,863, in exchange for a covenant by EPA not to sue for Past Response Costs incurred at the Site, which are estimated to be \$203,642.11, and for a requirement that the Respondents only pay the first fifty thousand (\$50,000) of Future Response Costs incurred at the Site. EPA is proposing to compromise its response costs for this removal action is by approximately 25% under its "Orphan Share Policy" because there are a number of potentially responsible parties at the Site who are no longer financially viable and who are responsible for a substantial amount of the waste disposed of at the Site.

DATES: For thirty (30) days following the date of publication of this Notice, EPA will receive written comments relating to the cost forgiveness portions of the above referenced AOC. EPA will consider all comments received and will only approve the cost forgiveness portions of the AOC after the public comment period has ended and after it has considered all comments received.

ADDRESSES: EPA's response to any comments and the proposed AOC is available for public inspection at the EPA Superfund Record Center, Region 5, 77 West Jackson Boulevard, Chicago, Illinois, 60604–3590. Comments and requests for copies of the proposed AOC should be addressed to Karen L. Peaceman, Associate Regional Counsel, EPA Region 5, Mail Code 14–J, 77 West Jackson Boulevard, Chicago, Illinois 60604–3590; E-mail:

Peaceman.karen@epa.gov and should reference the 6472 Selkirk Avenue Superfund Site, Detroit, Michigan. A copy of the proposed AOC may also be found at the Detroit Public Library, 5201 Woodward Street, Detroit, MI 48202.

FOR FURTHER INFORMATION CONTACT:

Karen L. Peaceman, Associate Regional Counsel, EPA Region 5, Mail Code 14–J, 77 West Jackson Boulevard, Chicago, Illinois, 60604–3590, (312) 353–5751.

Dated: September 6, 2011.

Richard C. Karl,

Director, Superfund Division, Region 5, U.S. Environmental Protection Agency.

[FR Doc. 2011–23364 Filed 9–12–11; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

Information Collection Being Submitted for Review and Approval to the Office of Management and Budget

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: The Federal Communications Commission (FCC), as part of its continuing effort to reduce paperwork burdens, 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 (PRA) of 1995. 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 PRA 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; (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; and (e) 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 comments should be submitted on or before October 13, 2011. 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 below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicholas A. Fraser, OMB, via fax 202–395–5167, or via e-mail Nicholas_A._Fraser@omb.eop.gov; and to Cathy Williams, FCC, via e-mail PRA@fcc.gov <mailto:PRA@fcc.gov> and to Cathy.Williams@fcc.gov. Include in the comments the OMB control number as shown in the SUPPLEMENTARY INFORMATION section below.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collection, contact Cathy Williams at (202) 418-2918. To view a copy of this information collection request (ICR) submitted to OMB: (1) Go to the web page <http:// www.reginfo.gov/public/do/PRAMain>, (2) look for the section of the Web page called "Currently Under Review," (3) click on the downward-pointing arrow in the "Select Agency" box below the "Currently Under Review" heading, (4) select "Federal Communications Commission" from the list of agencies presented in the "Select Agency" box, (5) click the "Submit" button to the right of the "Select Agency" box, (6) when the list of FCC ICRs currently under review appears, look for the OMB control number of this ICR and then click on the ICR Reference Number. A copy of the FCC submission to OMB will be displayed.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–0174. Title: Sections 73.1212, 76.1615 and 76.1715, Sponsorship Identification. Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other forprofit entities; Individuals or households.

Number of Respondents and Responses: 22,761 respondents and 1,831,610 responses.

Estimated Time per Response: .0011 to .2011 hours.

Frequency of Response:

Recordkeeping requirement; Third party disclosure; On occasion reporting requirement.

Total Annual Burden: 242,633 hours. Total Annual Cost: \$33,828.

Obligation to Respond: Required to obtain or retain benefits. The statutory authority for this collection is contained in Sections 4(i), 317 and 507 of the Communications Act of 1934, as amended.

Nature and Extent of Confidentiality: No need for confidentiality required. Privacy Impact Assessment(s): No impact(s).

Needs and Uses: 47 CFR 73.1212 requires a broadcast station to identify