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 FY2017, EPA defines “significantly depleted funds” as $400,000 or less remaining unliquidated obligations from all of the EPA RLF grant funding and available pre- or post-closeout program income from the open or closed EPA RLF grants. Additionally, the RLF recipient must have demonstrated a need for supplemental funding based on, among other factors, the number of sites that will be addressed; demonstrated the ability to make loans and subgrants for cleanups that can be started and completed expeditiously (i.e., “shovel-ready” projects) and will lead to redevelopment; demonstrated the existence of additional leveraged funds to complete the project in a timely manner and move quickly from cleanup to redevelopment, including the use of tax incentives such as new market tax credits, direct funding or other resources to advance the project to completion; 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). Special consideration may be given to those communities affected by plant closures or other economic disruptions; can demonstrate projects that have a clear prospect of aiding the re-in-sourcing of manufacturing capacity and keeping and/or adding jobs, or otherwise creating jobs, in the affected area; or will benefit a community that has been identified as part of EPA’s Cross Agency Strategy on Working to Make a Visible Difference in Communities. 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/email</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPA Region 1, Frank Gardner, <a href="mailto:Gardner.Frank@epa.gov">Gardner.Frank@epa.gov</a></td>
<td>CT, ME, MA, NH, RI, VT</td>
<td>5 Post Office Square, Boston, MA 02109–3912, Phone (617) 918–1278, Fax (617) 918–0278.</td>
</tr>
<tr>
<td>EPA Region 2, Benny Hom, <a href="mailto:Hom.Benny@epa.gov">Hom.Benny@epa.gov</a></td>
<td>NJ, NY, PA, VI</td>
<td>290 Broadway, 18th Floor, New York, NY 10007, Phone (212) 637–3964, Fax (212) 637–3083.</td>
</tr>
<tr>
<td>EPA Region 3, Tom Stolle, <a href="mailto:Stolle.Tom@epa.gov">Stolle.Tom@epa.gov</a></td>
<td>DE, DC, MD, PA, VA, WV</td>
<td>1650 Arch Street, Mail Code 3HSS1, Philadelphia, Pennsylvania 19103–2029, Phone (215) 814–3129, Fax (215) 814–3015.</td>
</tr>
<tr>
<td>EPA Region 4, Wanda Jennings, Jennings.Wanda@epagov</td>
<td>AL, FL, GA, KY, MS, NC, SC, TN</td>
<td>Atlanta Federal Center, 61 Forsyth Street SW., 10th Fl., Atlanta, GA 30303–8960, Phone (404) 562–8682, Fax (404) 562–8761.</td>
</tr>
<tr>
<td>EPA Region 5, Keary Cragan, Cragan.Keary@epagov</td>
<td>IL, IN, MI, MN, OH, WI</td>
<td>77 West Jackson Boulevard, Mail Code SB–5J, Chicago, Illinois 60604–3507, Phone (312) 353–5669, Fax (312) 866–7190.</td>
</tr>
<tr>
<td>EPA Region 6, Mary Kemp, Kemp.Mary@epagov</td>
<td>AR, LA, NM, OK, TX</td>
<td>1445 Ross Avenue, WST–8, San Francisco, CA 94105, Phone (415) 972–2733, Fax (415) 972–2726.</td>
</tr>
<tr>
<td>EPA Region 7, Susan Klein, R7 Brownfields@epagov</td>
<td>IA, KS, MO, NE</td>
<td>1201 Renner Blvd., Lenexa, Kansas 66219, Phone (913) 551–7786, Fax (913) 551–8689.</td>
</tr>
<tr>
<td>EPA Region 8, Ted Lanzano, Lanzano.Ted@epagov</td>
<td>CO, MT, ND, SD, UT, WY</td>
<td>1595 Wynkoop Street (EPR–B), Denver, CO 80202–1129, Phone (303) 312–6596, Fax (303) 312–6065.</td>
</tr>
<tr>
<td>EPA Region 9, Noemi Emeric-Ford, Emeric-Ford.Noemi@epagov</td>
<td>AZ, CA, HI, NV, AS, GU</td>
<td>1120 Whitney Street, WST–8, San Francisco, CA 94105, Phone (415) 972–3364.</td>
</tr>
<tr>
<td>EPA Region 10, Susan Morales, Morales.Susan@epagov</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>


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

[FR Doc. 2017–00448 Filed 1–18–17; 8:45 am]
BILLING CODE 6560–50–P
repeatedly made misrepresentations to
and lacked candor with the Commission
in its submission of fifty applications in
connection with various Wireless Radio
Service authorizations.

DATES: Each party to the proceeding
(except for the Chief, Enforcement
Bureau), in person or by counsel, shall
file with the Commission, by January
30, 2017, a written appearance stating
that the party will appear on the date
fixed for hearing and present evidence
on the issues specified herein.

ADDRESS: Federal Communications
Commission, 445 12th Street SW.,
Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT:
Pamela Kane, Special Counsel,
Enforcement Bureau, (202) 418–2393.

SUPPLEMENTARY INFORMATION: This is a
summary of the Commission’s Order to
Show Cause, Hearing Designation Order
and Notice of Opportunity for Hearing
(Order) in WT Docket No. 17–17, DA
17–33, adopted on January 9, 2017,
and released on January 10, 2017. The full
text of the Order is available for
inspection and copying during regular
business hours in the FCC Reference
Center, 445 12th Street SW., Room CY–
A257, Portals II, Washington, DC 20554.
This document is available in
alternative formats (computer diskette,
large print, audio record, and Braille).
Persons with disabilities who need
documents in these formats may contact
the FCC by email: FCC504@fcc.gov or
phone: 202–418–0530 or TTY: 202–418–
0432.

Synopsis

1. In this Order, the Commission
commences a hearing proceeding before
a Commission Administrative Law
Judge to determine whether the pending
applications of Acumen
Communications should be granted, and
whether Acumen’s licenses should be
revoked. Acumen represented to the
Commission in fifty (50) license
applications that no party directly or
indirectly controlling Acumen has ever
been convicted of a felony by any state
or federal court. The information before
us indicates that Hector Manuel
Mosquera, a party directly or indirectly
controlling Acumen, was convicted of a
felony by a state court in California. The
evidence further indicates that Mr.
Mosquera signed Acumen’s applications
in which Acumen answered “N” to the
felony question.

2. Accordingly, it is ordered, pursuant
to sections 309(e), 312(a)(1), 312(a)(2),
312(a)(4), and 312(c) of the Act, 47 U.S.C.
301 et seq., and section 1.91 of the
Commission’s rules, 47 CFR 1.91,
that the authorizations for which it is the
licensee set forth in Attachment A
should not be revoked, and that the
above-captioned applications filed by
Acumen Communications are
designated for hearing in a consolidated
proceeding before an FCC
Administrative Law Judge, at a time and
place to be specified in a subsequent
Order, upon the following issues:
(a) To determine whether Hector
Manuel Mosquera directly or indirectly
controls Acumen.
(b) To determine whether Acumen
engaged in misrepresentation and/or
lack of candor in its applications with
the Commission.
(c) To determine whether Acumen
failed to amend its pending
applications, in willful and/or repeated
violation of section 1.65 of the
Commission’s rules.
(d) To determine, in light of the
evidence adduced pursuant to the
foregoing issues, whether Acumen is
qualified to be and remain a
Commission licensee.
(e) To determine, in light of the
foregoing issues, whether the
authorizations for which Acumen is the
licensee should be revoked.
(f) To determine, in light of the
foregoing issues, whether the captioned
applications filed by or on behalf of
Acumen should be granted.
3. It is further ordered that, in
addition to the resolution of the
foregoing issues, it shall be determined,
pursuant to section 503(b)(1) of the Act,
47 U.S.C. 503(b)(1), whether an order of
forfeiture should be issued against
Acumen in an amount not to exceed the
statutory limit for the willful and/or
repeated violation of each rule section
above for which the statute of
limitations in section 503(b)(6) of the
Act, 47 U.S.C. 503(b)(6), has not lapsed.
4. It is further ordered that, pursuant
to section 312(c) of the Act and sections
1.91(c) and 1.221 of the rules, 47 U.S.C.
312(c) and 47 CFR 1.91(c) and 1.221, to
avail itself of the opportunity to be
heard and to present evidence at a
hearing in this proceeding, Acumen, in
person or by an attorney, shall file
with the Commission, within 20 calendar
days of the release of this Order, a
written appearance stating that it will
appear at the hearing and present
evidence on the issues specified above.
5. It is further ordered that, pursuant
to section 1.91 of the rules, 47 CFR 1.91,
if Acumen fails to file a timely
appearance, its right to a hearing shall
be deemed to be waived. In the event
the right to a hearing is waived, the
Chief Administrative Law Judge (or
presiding officer if one has been
designated) shall, at the earliest
practicable date, issue an order reciting
the events or circumstances constituting
a waiver of hearing, terminating the
hearing proceeding, and certifying the
case to the Commission. In addition,
pursuant to section 1.221 of the
Commission’s rules, 47 CFR 1.221, if
any applicant to any of the captioned
applications fails to file a timely written
appearance, the captioned application
shall be dismissed with prejudice for
failure to prosecute.
6. It is further ordered that the Chief,
Enforcement Bureau, shall be made a
party to this proceeding without the
need to file a written appearance.
7. It is further ordered that pursuant
to section 312(d) of the Act, 47 U.S.C.
312(d), and section 1.91(d) of the
Commission’s rules, 47 CFR 1.91(d), the
burden of proceeding with the
introduction of evidence and the burden
of proof shall be upon the Enforcement
Bureau as to the issues at 15(a)–(e),
above, and that, pursuant to section
309(e) of the Act, 47 U.S.C. 309(e), and
section 1.254 of the Commission’s rules,
47 CFR 1.254, the burden of proceeding
with the introduction of evidence and
the burden of proof shall be upon
Acumen as to the issue at 15(f), above.
8. It is further ordered that Mobile
Relay Associates shall be made a party
to this hearing in its capacity as a
petitioner to one or more of the
captioned applications.
9. It is further ordered that a copy of
this document, or a summary thereof,
shall be published in the Federal
Register.

Federal Communications Commission.
Scot Stone,
Deputy Chief, Mobility Division.
[FR Doc. 2017–01226 Filed 1–18–17; 8:45 am]
BILLING CODE 6712–01–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

AGENCY: Federal Election Commission.

DATE AND TIME: Tuesday, January 24,
2017 at 10:00 a.m. and its continuation
at the conclusion of the open meeting

PLACE: 999 E Street NW., Washington,
DC.

STATUS: This meeting will be closed to
the public.

ITEMS TO BE DISCUSSED:
Compliance matters pursuant to 52

Matters concerning participation in
civil actions or proceedings or
arbitration.

* * * * *