and may often be better managed than in the country of origin. It may be more economically efficient to export wastes to the United States for management in existing U.S. facilities, particularly for specialized waste streams and substances, than to construct new facilities in the country of origin. In many cases, advanced facilities in the United States enable the environmentally sound recovery of valuable secondary materials.

Under the type of import agreements described in this notice, the **Environmental Protection Agency** (EPA), the designated competent authority of the U.S. Government, will be able to express its consent, conditional consent, or objection to proposed imports of hazardous wastes. EPA will exercise its prerogative to consent or object to imports consistent with its statutory and regulatory authority. Current U.S. Government policy is to withhold consent only if it has reason to believe a shipment may not be managed in accordance with applicable U.S. laws and regulations.

Based on experience to date, the negotiation of each agreement is likely to take some time (several months). Administration resources are limited, and it is not expected that additional resources will be available for these purposes. In addition, the notice and consent procedures referred to above will impose an increased administrative burden on the U.S. Government. Once the U.S. Government evaluates the demand for these agreements, it will consider how many agreements to enter into, and how to prioritize requests, if necessary.

Public Comment

The Department of State is seeking the comment from the public on the potential demand for additional agreements for the movements of Baselcovered waste to the United States, and would be interested in the following specific information, where applicable, from firms and others with an interest in such agreements:

- (a) Expected country of export, expected amount and frequency of such exports to the United States;
- (b) whether more than one generator produces wastes which could be handled under an agreement;
- (c) types of waste (including whether the wastes are considered to be hazardous under the Convention and/or under the laws and regulations of the United States or the exporting party);
- (d) whether such wastes are for final disposal or treatment or recovery, and whether a substantially increased

proportion is likely to be recovered in the future:

(e) whether such wastes are being exported because of a lack of adequate management capabilities and/or pressing environmental conditions in the exporting country;

(f) whether destinations closer than the United States to the generation of the waste would also provide environmentally sound and efficient management:

(g) whether U.S. waste management capabilities are superior to those in the

exporting country; and

(h) whether acceptance of such wastes by the United States would reasonable be expected to provide a disincentive to the future development of adequate environmental facilities in the exporting country;

(i) whether any other conditions require that such wastes be exported to the United States for disposal or

recovery.

The State Department will use this information to determine whether, given available resources, it will be necessary to develop criteria for entering into and prioritizing among proposed bilateral agreements. The State Department welcomes public input regarding such criteria.

Individuals or organizations are invited to provide written comments to: U.S. Department of State, OES/ENV, ATTN: Mr. Trigg Talley, 2201 "C" Street, N.W., Washington, D.C. 20520, TEL: (202) 647-5808, FAX: (202) 647-5947.

Comments and suggestions should be received no later than 60 days following the date of publication of this notice in order to be considered.

Dated: February 16, 1996.

Trigg Talley,

Environmental Affairs Officer, Department of State, OES/ENV.

[FR Doc. 96-4864 Filed 3-1-96; 8:45 am] BILLING CODE 4710-09-M

DEPARTMENT OF TRANSPORTATION

Coast Guard

[CGD08-96-004]

Eighth Coast Guard District Industry Day Meeting

AGENCY: Coast Guard, DOT. **ACTION:** Notice of meeting.

SUMMARY: The Commander, Eighth Coast Guard District, is sponsoring a Marine Safety Industry Day to discuss various topics of interest to the marine community. The meeting will be open to the public.

DATES: The meeting will be held on May 15, 1996, from 8:30 a.m. to 4 p.m.

ADDRESSES: The meeting will be held at the Fairmont Hotel, 123 Baronne Street (at University Place), New Orleans, LA. The telephone number for the hotel is (504) 529-7111.

FOR FURTHER INFORMATION CONTACT: CDR S.P. Glenn, U.S. Coast Guard, c/o Commander (mep), Eighth Coast Guard District, Hale Boggs Federal Bldg., Room 1341, 501 Magazine Street, New

Orleans, LA 70130-3396; telephone number (504) 589-3656; fax number

(504) 589-4999.

SUPPLEMENTARY INFORMATION: For this year's industry day, we plan to present a series of speakers representing all segments of the industry followed by panel sessions in the afternoon. These presentations, among other topics, will include: Prevention Through People, New Spill Doctrine, Offshore Issues, Spill Management, Maritime Law Issues, Licensing, and Commercial Vessel Safety.

The agenda is:

May 15, 1996—Fairmont Hotel 8:30 a.m. Registration

9:30 a.m. Welcome and Introductions Speaker presentations (plenary)

12:00 a.m. Luncheon with keynote speaker

2:00 p.m. Panel sessions

4:00 p.m. Industry Day concludes

Attendance is open to the public. Preregistration for the program is required to assure adequate space. The conference and luncheon fee will be \$30.00. Contact the person identified in the for further information contact section to obtain registration forms and luncheon menu. Reservations must be received no later than April 30, 1996.

Dated: February 12, 1996.

R.C. North,

Rear Admiral, U.S. Coast Guard Commander, Eighth Coast Guard District.

[FR Doc. 96-4923 Filed 3-1-96; 8:45 am]

BILLING CODE 4910-14-M

Surface Transportation Board 1

[STB Finance Docket No. 32869]

Cimarron Valley Railroad, L.C.; **Acquisition and Operation Exemption; Cimarron Valley and Manter Branches** of The Atchison, Topeka and Santa Fe Railway Company

Cimarron Valley Railroad, L.C. (CVR), a noncarrier, has filed a verified notice

¹The ICC Termination Act of 1995, Pub. L. No. 104-88, 109 Stat. 803 (the Act), which was enacted on December 29, 1995, and took effect on January 1, 1996, abolished the Interstate Commerce

of exemption under 49 CFR 1150.31 to acquire and operate the Cimarron Valley and the Manter Branches, including overhead trackage rights, from The Atchison, Topeka and Santa Fe Railway Company ("Santa Fe") as follows: (1) 151.04 miles of the Cimarron Valley Branch extending from East Ensign, KS, at milepost 3.76, to east of Boise City, OK, at milepost 154.80; (2) incidental overhead trackage rights to permit interchange on Santa Fe's C.V. Subdivision between milepost 154.80 and milepost 158.33, on Track No. 2 of Santa Fe's Boise City Subdivision between milepost 158.33 and milepost 159.74, and on Track Nos. 11, 12, 13 and 14 of Santa Fe's Boise City Yard near Boise City, OK; (3) 103.83 miles of the Manter Branch from Satanta, KS, at milepost 0.06 to east of Springfield, CO, at milepost 91.03 together with the Pritchett Industrial Spur from North Junction, north of Springfield, CO, at milepost 96.84, to near Pirtchett, CO, at milepost 109.70; and (4) incidental overhead trackage rights to permit interchange on Santa Fe's Manter Subdivision between milepost 91.03 and the west end of Santa Fe's Manter Subdivision at South Junction, CO, near milepost 95.00, and on Santa Fe's Boise City Subdivision between milepost 172.60 and milepost 174.40, and on the siding of Santa Fe's Boise City Subdivision at Springfield, CO.

Consummation was expected to occur on or shortly after February 23, 1996.

This proceeding is related to *David L. Durbano—Continuance in Control Exemption—Cimarron Valley Railroad, L.C.,* STB Finance Docket No. 32870, wherein David L. Durbano has concurrently filed a verified notice to continue to control CVR, upon its becoming a Class III rail carrier.

If the verified notice contains false or misleading information, the exemption is void ab initio. Petitions to reopen the proceeding to revoke the exemption under 49 U.S.C. 10502(d) [formerly section 10505(d)] may be filed at any time. The filing of a petition to reopen will not automatically stay the transaction. An original and 10 copies of all pleadings, referring to STB Finance Docket No. 32869, must be filed with the Office of the Secretary, Surface Transportation Board, Case Control Branch, 1201 Constitution Avenue, NW., Washington, DC 20423. In addition, a copy of each pleading must be served on Walter T. Merrill, Durbano

Commission (ICC) and transferred certain functions to the Surface Transportation Board (Board). This notice relates to functions that are subject to Board jurisdiction pursuant to 49 U.S.C. 10901.

& Associates, 3340 Harrison Boulevard, Suite 200, Ogden, UT 84403.

Decided: February 27, 1996. By the Board, David M. Konschnik, Director, Office of Proceedings. Vernon A. Williams,

Secretary.

[FR Doc. 96–4929 Filed 3–1–96; 8:45 am]

[STB Finance Docket No. 32870]

David L. Durbano—Continuance in Control Exemption—Cimarron Valley Railroad, L.C.

David L. Durbano (Applicant), a noncarrier, has filed a verified notice under 49 CFR 1180.2(d)(2) to continue in control of Cimarron Valley Railroad, L.C. (CVR), upon CVR's becoming a Class III rail carrier. Consummation was expected to occur on or shortly after February 23, 1996.

CVR, a noncarrier, has concurrently filed a verified notice of exemption under 49 CFR 1150.31 in Cimarron Valley Railroad, L.C.—Exemption to Acquire and Operate—Cimarron Valley and Manter Branches of The Atchison, Topeka and Santa Fe Railway Company, STB Finance Docket No. 32869, in which CVR seeks to acquire and operate 151.04 miles of the Cimarron Valley Branch rail line and 103.83 miles of the Manter Branch rail line both of which are owned by The Atchison, Topeka and Santa Fe Railroad Company. CVR's acquisition of the rail lines was expected to have been consummated on or shortly after February 23, 1996.

Applicant controls four other Class III rail carriers: Wyoming and Colorado Railroad Company, Inc. (WYCO); Oregon Eastern Railroad Company, Inc. (OER); Arizona Central Railroad, Inc. (AZCR); and Southwestern Railroad Company, Inc. (SWR).

The transaction is exempt from the prior approval requirements of 49 U.S.C. 11323 [formerly section 11343] because Applicant states that: (1) CVR, WYCO, OER, AZCR, and SWR will not connect with each other; (2) the continuance in control is not part of a series of anticipated transactions that would connect the railroads with each other; and (3) the transaction does not involve a Class I carrier.

As a condition to this exemption, any employees adversely affected by the transaction will be protected under *New York Doc Ry.—Control—Brooklyn Eastern Dist.*, 360 I.C.C. 60 (1979).

If the verified notice contains false or misleading information, the exemption is void *ab initio*. Petitions to reopen the proceeding to revoke the exemption under 49 U.S.C. 10502(d) [formerly section 10505(d)] may be filed at any time. The filing of a petition to reopen will not automatically stay the transaction. An original and 10 copies of all pleadings, referring to STB Finance Docket No. 32870, must be filed with the Office of the Secretary, Surface Transportation Board, Case Control Branch, 1201 Constitution Avenue, N.W., Washington, DC 20423. In addition, a copy of each pleading must be served on Walter T. Merrill, Durbano & Associates, 3340 Harrison Boulevard, Suite 200, Ogden, UT 84403.

Decided: February 27, 1996.

By the Board, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams, *Secretary.*

AFFAIRS

[FR Doc. 96–4928 Filed 3–1–96; 8:45 am] BILLING CODE 4915–00–P

DEPARTMENT OF VETERANS

Advisory Committee on Minority Veterans

The Department of Veterans Affairs' notice that a meeting of the Advisory Committee on Minority Veterans, authorized by P.L. 103–446, to be held from March 11, 1996 to March 13, 1996, is hereby canceled. The notice appeared in the Federal Register on February 14, 1996, Vol. 61, No. 31, page 5837.

If you have any questions, please contact Mr. Anthony T. Hawkins, Associate Director, Center for Minority Veterans, (phone 202–273–6708).

Dated: February 26, 1996.

By direction of the Secretary: Heyward Bannister, Committee Management Officer.

[FR Doc. 96-4882 Filed 3-1-96; 8:45 am] BILLING CODE 8320-01-M

Rehabilitation Research and Development Service Scientific Merit Review Board, Notice of Meeting

The Department of Veterans Affairs gives notice under Public Law 92–463 (Federal Advisory Committee Act) as amended, by section 5(c) of Pubic Law 94–409 that a meeting of the

¹The ICC Termination Act of 1995, Pub. L. No. 104–88, 109 Stat. 803, which was enacted on December 29, 1995, and took effect on January 1, 1996, abolished the Interstate Commerce Commission (ICC) and transferred certain functions to the Surface Transportation Board (Board). This notice relates to functions that are subject to Board jurisdiction pursuant to 49 U.S.C. 11323.