provisions in their service contracts for proprietary shippers.

The Investigative Officer is to report to the Commission within the time specified herein, with recommendations for any further Commission action, including any formal adjudicatory, injunctive, or rulemaking proceedings, warranted by the factual record developed in this proceeding.

Interested persons are invited and encouraged to contact the Investigative Officer named herein, at (202) 523–5724 (Phone) or (202) 275–0518 (Fax), or by e-mail at *nvopetitiontsa@fmc.gov* should they wish to provide testimony or evidence, or to contribute in any other manner to the development of a complete factual record in this proceeding.

Therefore, it is ordered, That pursuant to sections 5, 8, 10, 11, 12 and 15 of the Shipping Act of 1984, 46 U.S.C. app. 1704, 1707, 1709, 1710, 1711 and 1714, and Part 502, Subpart R of Title 46 of the Code of Federal Regulations, 46 CFR 502.281, et seq., a non-adjudicatory investigation is hereby instituted into the practices of TSA and its members, to develop the issues set forth above and to provide a basis for any subsequent regulatory, adjudicatory or injunctive action by the Commission.

It is further ordered, That the Investigative Officer shall be Commissioner Joseph E. Brennan of the Commission. The Investigative Officer shall be assisted by staff members as may be assigned by the Commission's Executive Director and shall have full authority to hold public or non-public sessions, to resort to all compulsory process authorized by law (including the issuance of subpoenas ad testificandum and duces tecum), to administer oaths, to require reports, and to perform such other duties as may be necessary in accordance with the laws of the United States and the regulations of the Commission:

It is further ordered, That the Investigative Officer shall issue a report of findings and recommendations no later than January 17, 2003, and interim reports if it appears that more immediate Commission action is necessary, such reports to remain confidential unless and until the Commission provides otherwise;

It is further ordered, That this proceeding shall be discontinued upon acceptance of the final report of findings and recommendations by the Commission, unless otherwise ordered by the Commission; and

It is further ordered, That notice of this Order be published in the **Federal Register**.

By the Commission.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 02–21950 Filed 8–27–02; 8:45 am]

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary License Revocations

The Federal Maritime Commission hereby gives notice that the following Ocean Transportation Intermediary licenses have been revoked pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. app. 1718) and the regulations of the Commission pertaining to the licensing of Ocean Transportation Intermediaries, effective on the corresponding date shown below:

License Number: 1857N. Name: Air/Sea Forwarding Specialists, Inc.

**Address: 4354–A Old Shell Road, #320, Mobile, AL 36608–2000.

**Date Revoked: June 19, 2002.

Reason: Failed to maintain a valid bond.

License Number: 3414F. Name: Byung H. Yoo dba Summit Trans Lines.

Address: 14900 S. Avalon Blvd., Gardena, CA 90248–2013.

Date Revoked: June 23, 2002. Reason: Failed to maintain a valid bond.

License Number: 2697F.

Name: Carmen Colon dba Carmenco International.

Address: Brooklyn Navy Yard, Bldg. #3, Brooklyn, NY 11205.

Date Revoked: June 5, 2002. Reason: Failed to maintain a valid

License Number: 4513F. Name: Kevin C. Ahn dba Baytop Container Co.

Address: 2800 Plaza Del Amo Blvd., Torrance, CA 90503.

Date Revoked: July 5, 2002.

Reason: Failed to maintain a valid bond.

License Number: 2505NF. Name: Pacific Express Cargo, Inc. Address: 8125 NW 67th Street, Miami, FL 33166.

Date Revoked: June 20, 2002 and June 30, 2002.

Reason: Failed to maintain valid bonds.

License Number: 3478N.

Name: Sextant Overseas Shipping Corp.

Address: P.O. Box 126, Endid Road, Summit, NY 12175.

Date Revoked: June 19, 2002.

Reason: Failed to maintain a valid bond.

License Number: 15605F. Name: Solid Trans Inc. Address: 5146 W. 104th Street,

Inglewood, CA 90304.

Date Revoked: June 30, 2002. Reason: Failed to maintain a valid bond.

License Number: 3873F.
Name: U.S. Cargo, Inc.
Address: 8535 NW 29th Street,
Miami, FL 33122–1919.
Date Revoked: July 6, 2002.

Reason: Failed to maintain a valid

Dated: August 23, 2002.

Sandra L. Kusumoto,

bond.

Director, Bureau of Consumer Complaints and Licensing.

[FR Doc. 02–21948 Filed 8–27–02; 8:45 am] BILLING CODE 6730–01–P

FEDERAL TRADE COMMISSION

Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the **Federal Register**.

The following transactions were granted by early termination of the waiting period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.

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TRANS #	Acquiring	Acquired	Entities
	TRANSACTIONS G	RANTED EARLY TERMINATION—07/23/2	002
20020924 20020967	Centrica plc Liberty Media Corporation	American Electric Power Company, Inc Wink Communications, Inc	Mutual Energy CPL L.P. Mutual Energy WTU L.P. Wink Communications, Inc.
20020977 20020983	Weston Presidio Capital IV, L.P	HWH Capital Partners, L.P	NBC Acquisition Corp. Arias Acquisitions, Inc.
	TRANSACTIONS G	RANTED EARLY TERMINATION—07/24/2	002
20020962 20020979 20020981 20020988	Fonterra Co-operative Group Limited Newfield Exploration Company C-COR.Net Corp Cargill, Incorporated	New Zealand Dairy Board	New Zealand Dairy Board. EEX Corporation. Philips Broadband Network, Inc. Cargill-Alliant, LLC.
20020900			
		RANTED EARLY TERMINATION—07/25/2	
20020978	SunGard Data Systems Inc	BRUT LLC	BRUT LLC.
	TRANSACTIONS G	RANTED EARLY TERMINATION—07/26/2	002
20020917 20020958	Sandvik AB	Milacron Inc. Amdocs Limited	Valenite Inc. Amdocs Limited.
20020990 20020991 20020992	First Data Corporation	Wachovia Corporation	Wachovia Merchant Service, L.L.C. Newfield Exploration Company. Attention LLC.
20020994 20020998	Midland Financial Co FKA Distributing Co	National Australia Bank LimitedBank One Corporation	HomeSide Lending, Inc. Maquiladora TCA De Juarez, SA. DE C.V.
20021001 20021005	Permira Europe II L.P.2	Ferretti S.p.A	Metro Corporation. Taylor Precision Products, L.P. Ferretti S.p.A. Naviant, Inc
20021006 20021009 20021011 20021012	Professor Kurt Jenny Citigroup Inc Cornerstone Equity Investors IV, L.P Alimentation Couche-Tard Inc	IDEC Pharmaceuticals Corporation Antonius M. Kies Vestcom International, Inc Dairy Mart Convenience Stores, Inc	IDEC Pharmaceuticals Corporation. ERICO Holding Company. Vestcom International, Inc. Dairy Mart Convenience Stores, Inc. Financial Opportunities, Inc.
	TRANSACTIONS G	RANTED EARLY TERMINATION—07/29/2	
20020975	Mr. K. Rupert Murdoch	Mr. Fred Eychaner	Newsweb Corporation
		RANTED EARLY TERMINATION—07/30/2	,
20020938 20020941	Constellation Energy Group, Inc	The AES Corporation	AES NewEnergy, Inc. TRW Inc.
TRANSACTIONS GRANTED EARLY TERMINATION—07/31/2002			
20020989 20021002	Equifax IncAktieselskabet Dampskibsselskabet TORM.	CBC Companies, Inc	CBC Companies, Inc. Dampskibsselskabet "Norden" A/S.
20021004 20021013	Microchip Technology Incorporated Ripplewood Partners II, L.P	Fujitsu Limited Leslie Jan Leff	Fujitsu Microelectronics, Inc. AccuCorp Inc.
20021014	Ripplewood Partners II, L.P	Ronnie H. Leff	L&R Realty Associates, Inc. AccuCorp Inc. L&R Realty Associates, Inc.
	TRANSACTIONS G	RANTED EARLY TERMINATION—08/01/2	002
20020756	Fair, Isaac and Company, Inc	HNC Software Inc	HNC Software Inc.
	TRANSACTIONS G	RANTED EARLY TERMINATION—08/02/2	002
20020944	George J. Petersen	William H. Geiger and Lee Anne F. Geiger.	Aegis Research Corporation.
20020985 20020986	Unit CorporationKFOC Charitable Income Trust B	KFOC Charitable Income Trust B Unit Corporation	CREC Rig Acquisition Company. Unit Corporation.

FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay, Contact Representative, Federal Trade Commission, Premerger Notification Office, Bureau of Competition, Room 303, Washington, DC 20580, (202) 326–3100.

By Direction of the Commission.

Donald S. Clark,

Secretary.

[FR Doc. 02–21972 Filed 8–27–02; 8:45 am] BILLING CODE 6750–01–M

FEDERAL TRADE COMMISSION

[File No. 011 0196]

System Health Providers; Analysis To Aid Public Comment

AGENCY: Federal Trade Commission. **ACTION:** Proposed consent agreement.

SUMMARY: The consent agreement in this matter settles alleged violations of federal law prohibiting unfair or deceptive acts or practices or unfair methods of competition. The attached Analysis to Aid Public Comment describes both the allegations in the draft complaint that accompanies the consent agreement and the terms of the consent order—embodied in the consent agreement—that would settle these allegations.

DATES: Comments must be received on or before September 19, 2002.

ADDRESSES: Comments filed in paper form should be directed to: FTC/Office of the Secretary, Room 159–H, 600 Pennsylvania Avenue, NW., Washington, DC 20580. Comments filed in electronic form should be directed to: consentagreement@ftc.gov, as prescribed below.

FOR FURTHER INFORMATION CONTACT:

Barbara Anthony or Michael Bloom, FTC, Northeast Regional Office, One Bowling Green, Suite 318, New York, N.Y., 10004. (212) 607–2828 or (212) 607–2801.

SUPPLEMENTARY INFORMATION: Pursuant to section 6(f) of the Federal Trade Commission Act, 38 Stat. 721, 15 U.S.C. 46(f), and Section 2.34 of the Commission's rules of practice, 16 CFR 2.34, notice is hereby given that the above-captioned consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of thirty (30) days. The following Analysis to Aid Public Comment describes the terms of the consent agreement, and the allegations in the complaint. An electronic copy of the full text of the

consent agreement package can be obtained from the FTC Home Page (for August 20, 2002), on the World Wide Web, at "http://www.ftc.gov/os/2002/08/index.htm." A paper copy can be obtained from the FTC Public Reference Room, Room 130–H, 600 Pennsylvania Avenue, NW., Washington, DC 20580, either in person or by calling (202) 326–2222.

Public comments are invited, and may be filed with the Commission in either paper or electronic form. Comments filed in paper form should be directed to: FTC/Office of the Secretary, Room 159-H, 600 Pennsylvania Avenue, NW., Washington, DC 20580. If a comment contains nonpublic information, it must be filed in paper form, and the first page of the document must be clearly labeled "confidential." Comments that do not contain any nonpublic information may instead be filed in electronic form (in ASCII format, WordPerfect, or Microsoft Word) as part of or as an attachment to email messages directed to the following e-mail box: consentagreement@ftc.gov. Such comments will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with Section 4.9(b)(6)(ii) of the Commission's rules of practice, 16 CFR 4.9(b)(6)(ii)).

Analysis of Agreement Containing Consent Order To Aid Public Comment

The Federal Trade Commission has accepted, subject to final approval, an agreement containing a proposed consent order with Genesis Physicians Group, Inc. ("GPG") and System Health Providers, Inc. ("SHP") ("Respondents"). The agreement settles charges that Respondents violated section 5 of the Federal Trade Commission Act, 15 U.S.C. 34, by facilitating and implementing agreements among GPG members on price and other competitively significant terms; refusing to deal with payors except on collectively agreedupon terms; and negotiating uniform fees and other competitively significant terms in payor contracts and refusing to submit to members payor offers that do not conform to Respondent SHP's standards for contracts. The proposed consent order has been placed on the public record for 30 days to receive comments from interested persons. Comments received during this period will become part of the public record. After 30 days, the Commission will review the agreement and the comments received, and will decide whether it should withdraw from the agreement or make the proposed order final.

The purpose of this analysis is to facilitate public comments on the

proposed order. The analysis is not intended to constitute an official interpretation of the agreement and proposed order, or to modify their terms in any way. Further, the proposed consent order has been entered into for settlement purposes only and does not constitute an admission by any Respondent that said Respondent violated the law or that the facts alleged in the complaint (other than jurisdictional facts) are true.

The Complaint

The allegations in the Commission's proposed complaint are summarized below.

Respondent GPG has approximately 1,250 members, almost all of whom are physicians licensed to practice medicine in the State of Texas and engaged in the business of providing professional services to patients in the eastern part of the Dallas-Fort Worth metropolitan area ("Dallas area").

Respondent SHP is a management services organization, the voting stock of which is wholly owned by GPG.

Physicians often contract with health insurance firms and other third-party payors, such as preferred provider organizations. Such contracts typically establish the terms and conditions, including price terms, under which the physicians will render services to the payors' subscribers. Physicians entering into such contracts typically establish the terms and conditions, including price terms, under which the physicians will render services to the payors' subscribers. Physicians entering into such contracts often agree to lower compensation in order to obtain access to additional patients made available by the payors' relationship with insureds. These contracts may reduce payor costs and enable payors to lower the price of insurance, and thereby result in lower medical care costs for subscribers to the payors' health insurance plans.

Absent agreements among competing physicians on the terms, including price, on which they will provide services to subscribers or enrollees in health care plans offered or provided by third-party payors, competing physicians decide individually whether to enter into contracts with third-party payors to provide services to their subscribers or enrollees, and what prices they will accept pursuant to such contracts.

In order to be competitively marketable in the Dallas area, a payor's health insurance plan must include in its physician network a large number of primary care physicians (PCPs) and specialists who practice in the Dallas area. Many of the PCPs and specialists