evaluated against the applicable provisions of 10 CFR 50.47 and Appendix E to 10 CFR Part 50, and the full evaluation criteria of NUREG–0654/ FEMA–REP–1.

The regulations in 10 CFR Part 52 do not include a requirement for updating emergency planning information and plans approved as part of an ESP. The NRC staff discussed this matter in the final Commission paper on 10 CFR Part 52 and indicated that it would be deferred until a review is conducted to determine any necessary revisions to Part 52 after the first standard design certification rulemakings are completed.

Comments on Draft Supplement 2 to NUREG-0654/FEMA-REP-1 may be submitted for consideration by the NRC and FEMA staffs. Comments should be submitted within 120 days of the date of this Federal Register notice to: Chief, Rules Review and Directives Branch, U.S. Nuclear Regulatory Commission, Mail Stop T-6D59, Washington, DC 20555-0001.

Comments may also be delivered to 11545 Rockville Pike, Rockville, Maryland, between 7:45 am and 4:15 pm on Federal workdays.

For a copy of the Draft Supplement 2 to NUREG–0654/FEMA–REP–1, write: Distribution Services, Printing and Mail Services Branch, Office of Administration, U.S. Nuclear Regulatory Commission, Washington DC 20555. A copy of Draft Supplement 2 to NUREG– 0654/FEMA–REP–1 is available for inspection and copying for a fee in the NRC Public Document Room, Gelman Building, 2120 L Street NW., Washington, DC 20555.

For further information contact: Falk Kantor, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington, DC 20555. Telephone: (301) 415–2907, or Nancy Goldstein, Preparedness, Training and Exercises Directorate, Federal Emergency Management Agency, Washington, DC 20472. Telephone: (202) 646–4285.

Dated at Rockville, Maryland, this 25th day of April 1996.

For the Nuclear Regulatory Commission. Dennis M. Crutchfield,

Director, Division of Reactor Program Management, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission.

For the Federal Emergency Management Agency

Kay C. Goss,

Associate Director for Preparedness, Training, and Exercises, Federal Emergency Management Agency.

[FR Doc. 96–12042 Filed 5–13–96; 8:45 am] BILLING CODE 7590–01–P

FEDERAL MARITIME COMMISSION

Notice of Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, D.C. Office of the Federal Maritime Commission, 800 North Capitol Street, N.W., 9th Floor. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in section 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 202–006200–034. Title: U.S. Atlantic & Gulf Australia-New Zealand Conference.

Parties: Blue Star (North America) Ltd., Hamburg-Sudamerikanische Dampfschifffahrts-Gesellaschaft Eggert & Amsinck (Columbus Line).

Synopsis: The proposed amendment adds foreign inland points to the geographic scope of the agreement.

Agreement No.: 232–011184–006. Title: EMC/Italia/CGM Space Charter and Sailing Agreement.

Parties: Evergreen Marine Corporation (Taiwan) Ltd., Compagnie Generale Maritime, Italia di Navigazione SpA.

Synopsis: The proposed amendment (1) deletes Compagnie Generale Maritime as a party; (2) authorizes space to be chartered on vessels of a party to Agreement No. 203-011305 instead of Agreement No. 203–011171 and deletes the restriction applicable to U.S.-flag vessels; (3) deletes references to Agreements No. 203-011171 and 203-011217; (4) clarifies the authority to use other carriers for the carriage of containers in the trade and substitutes Agreement No. 203-011305 for Agreement No. 203-011171; (5) deletes the restriction for cargoes reserved to Spanish flag vessels; (6) deletes the withdrawal provision pertaining to CGM; (7) provides that the duration of the Agreement will be for a minimum of 2 years from the effective date of this Amendment No. 006; (8) deletes Article 14(B) as it applies to arbitration among more than two parties; (9) makes other non-substantive changes; and (10) restates the Agreement. The parties have requested a shortened review period. Agreement No.: 232-011321-005.

Title: Maersk/Sea-Land Pacific Agreement.

Parties: A.P. Moller-Maersk Line, Sea-Land Service, Inc.

Synopsis: The proposed amendment (1) Changes the name of the Agreement to the Maersk/Sea-land U.S./Far East and Middle East Agreement; (2) revises the geographic scope to include the Middle East; (3) deletes any country with which persons subject to U.S. jurisdiction are prohibited to trade; (4) revises Article 5.7 to make agreement on conference membership optional; (5) revises Article 9.2 to provide for an initial period of four years beginning January 21, 1996; and (6) restates the Agreement.

Agreement No.: 207–011416–001. *Title:* Med-Pacific Express Joint Service Agreement.

Parties: Italia di Navigazione S.p.A., d'Amico Societa di Navigazione per Azioni.

Synopsis: The proposed amendment revises the geographic scope of the Agreement to include all of South America.

Agreement No.: 203–011452–005.

Title: Trans-Pacific Policing Agreement.

Parties: American President Lines, Ltd., A.P. Moller-Maersk Line, Cho Yang Line, China Ocean Shipping Company, DSR-Senator Joint Service, Evergreen Marine Corp., Hyundai Merchant Marine Co., Ltd., Kawasaki Kisen Kaisha, Ltd., Mitsui O.S.K. Lines, Ltd., Nedlloyd Lijnen B.V., Neptune Orient Lines, Ltd., Nippon Yusen Kaisha Line, Orient Overseas Container Line, Inc., Sea-Land Service, Inc., Transportacion Maritima Mexicana, S.A. de C.V., Wilhelmsen Lines AS, Yang Ming Marine Transport Corp.

Synopsis: The proposed amendment extends the term of the Agreement with the Neutral Body through June 30, 1998.

Agreement No.: 224–200986. Title: BCL/Tilbury Terminal

Agreement.

Parties: Bermuda Container Line Ltd. ("BCLL"), Tilbury Toad Associates, Inc. ("Tilbury").

Synopsis: The proposed Agreement permits Tilbury to provide preferential berthing, stevedoring, and other terminal services to BCLL.

Dated: May 9, 1996.

By Order of the Federal Maritime Commission.

Joseph C. Polking,

Secretary.

[FR Doc. 96–12035 Filed 5–13–96; 8:45 am] BILLING CODE 6730–01–M

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. Once the notices have been accepted for processing, they will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than May 28, 1996.

A. Federal Reserve Bank of Minneapolis (James M. Lyon, Vice President) 250 Marquette Avenue, Minneapolis, Minnesota 55480:

1. Gregory J. Dahlgren, Vergas, Minnesota; to retain a total of 30 percent of the voting shares of Vergas Bancorporation, Inc., Vergas, Minnesota, and thereby indirectly retain shares of Vergas State Bank, Vergas, Minnesota.

B. Federal Reserve Bank of Dallas (Genie D. Short, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:

1. James L. Truck, Kingwood, Texas; to acquire an additional 3.2 percent, for a total of 27.1 percent of the voting shares of Brazosport Corporation, Corpus Christi, Texas, and thereby indirectly acquire First Commerce Bank, Corpus Christi, Texas.

Board of Governors of the Federal Reserve System, May 8, 1996. William W. Wiles, *Secretary of the Board.* [FR Doc. 96–11988 Filed 5-13-96; 8:45 am] BILLING CODE 6210-01-F

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 *et seq.*) (BHC Act), Regulation Y (12 CFR part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act, including whether the acquisition of the nonbanking company can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices" 1843). Any request for (12 U.S.C. a hearing must be accompanied by a statement of the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal. Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than June 7, 1996.

A. Federal Reserve Bank of Atlanta (Zane R. Kelley, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303:

1. Gulf Coast Holding Company, New Orleans, Louisiana; to become a bank holding company by acquiring 100 percent of the voting shares of Gulf Coast Bank & Trust Company, New Orleans, Louisiana.

B. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

1. First United Bancshares, Inc., El Dorado, Arkansas; to merge with Carlisle Bancshares, Inc., Little Rock, Arkansas, and thereby indirectly acquire Citizens Bank & Trust Company, Carlisle, Arkansas; Firstbank of Arkansas, Brinkley, Arkansas; and Hazen First State Bank, Hazen, Arkansas.

2. Porter Bancorp, Inc., Shepherdsville, Kentucky; to merge with Green River Bancorp, Inc., Shepherdsville, Kentucky, and thereby indirectly acquire Green River Bank, Morgantown, Kentucky.

3. Porter Bancorp, Inc., Shepherdsville, Kentucky; to merge with Pioneer Bancshares, Inc., Shepherdsville, Kentucky; and thereby indirectly acquire Pioneer Bank, Canmer, Kentucky.

4. Porter Bancorp, Inc., Shepherdsville, Kentucky; to acquire a total of 66.4 percent of the voting shares of Mammoth Bancorp, Inc., Brownsville, Kentucky; and thereby indirectly acquire Brownville Deposit Bank, Brownsville, Kentucky.

5. Porter Bancorp, Inc., Shepherdsville, Kentucky; to acquire a total of 25.0 percent of the voting shares of BBA, Inc., Shepherdsville, Kentucky, and thereby indirecty acquire Bullitt County Bank, Shepherdsville, Kentucky.

6. Porter Bancorp, Inc., Shepherdsville, Kentucky; to acquire a total of 79.8 percent of the voting shares of Greensburg Bancorp, Inc., Shepherdsville, Kentucky, and thereby indirectly acquire Peoples Bank and Trust Company, Greensburg, Kentucky.

C. Federal Reserve Bank of Minneapolis (James M. Lyon, Vice President) 250 Marquette Avenue, Minneapolis, Minnesota 55480:

1. Duke Financial Group, Inc., St. Paul, Minnesota; to acquire a total of 65 percent of the voting shares of Inland Empire National Bank, Riverside, California.

Board of Governors of the Federal Reserve System, May 8, 1996.

William W. Wiles,

Secretary of the Board.

[FR Doc. 96–11989 Filed 5-13-96; 8:45 am] BILLING CODE 6210-01-F

Notice of Proposals To Engage in Permissible Nonbanking Activities or To Acquire Companies That Are Engaged in Permissible Nonbanking Activities

The companies listed in this notice have given notice under section 4 of the Bank Holding Company Act (12 U.S.C. 1843) (BHC Act) and Regulation Y, (12 CFR part 225) engage *de novo*, or to acquire or control voting securities or assets of a company that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.25 of Regulation Y (12 CFR 225.25) or that the Board has determined by Order to be closely