(Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance.)

James L. Witt,

Director.

[FR Doc. 96–20594 Filed 8–12–96; 8:45 am]

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 § 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.: 203–011437–001. *Title:* NSCSA/UASC Agreement.

Parties: National Shipping Company of Saudi Arabia United Arab Shipping Company (S.A.G.).

Synopsis: The proposed amendment deletes Articles 5.10 (b) and (c) regarding the authority to discuss and agree upon rates on a nonbinding voluntary basis.

Agreement No.: 224-200801-002.

Title: Port of San Francisco/ Stevedoring Services of America Non-Exclusive Management Agreement.

Parties: Port of San Francisco ("Port"), Stevedoring Services of America ("SSA").

Synopsis: The proposed amendment provides for the Port to pay SSA an interim management fee for the period July 1, 1996 through June 30 1997.

Dated: August 7, 1996. By Order of the Federal Maritime

Commission.

Joseph C. Polking,

Secretary.

[FR Doc. 96–20526 Filed 8–12–96; 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 September 3, 1996.

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

1. William Pate Shackelford, North Carrollton, Mississippi; to acquire an additional .48 percent, for a total of 25.45 percent of the voting shares of Peoples Commerce Corporation, North Carrollton, Mississippi, and thereby indirectly acquire Peoples Bank & Trust Company, North Carrollton, Mississippi.

Board of Governors of the Federal Reserve System, August 7, 1996.

Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 96–20549 Filed 8–12–96; 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) to 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 related to banking and permissible for bank holding companies. Unless otherwise noted, these activities will be conducted throughout the United States.

Each notice is available for inspection at the Federal Reserve Bank indicated. Once the notice 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 question whether the proposal complies with the standards of section 4 of the BHC Act, including whether consummation of the proposal 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" (12 U.S.C. 1843). Any request for a hearing on this question 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, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than August 27, 1996.

A. Federal Reserve Bank of Chicago (James A. Bluemle, Vice President) 230 South LaSalle Street, Chicago, Illinois 60690:

1. Decatur Financial, Inc., Decatur, Indiana; to acquire Independent Bankers Life Insurance Company of Indiana, Phoenix, Arizona, a reinsurance subsidiary, and to thereby engage in underwriting credit life, accident and health insurance directly related to extensions of credit by the banks and bank holding companies owning stock in the insurance agency pursuant to § 225.25(b)(8) of the Board's Regulation Y.

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

1. First Interstate BancSystem of Montana, Inc., Billings, Montana; JS Investments, Limited Partnership, Billings, Montana; and Nbar5, Limited Partnership, Ranchester, Wyoming, to acquire First Interstate Bank of Commerce, FSB, Hamilton, Montana, a de novo savings bank, and engage in operating a savings association pursuant to § 225.25(b)(9) of the Board's Regulation Y.

Board of Governors of the Federal Reserve System, August 7, 1996. Jennifer J. Johnson Deputy Secretary of the Board [FR Doc. 96–20548 Filed 8–12–96; 8:45 am] BILLING CODE 6210–01–F

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: Board of Governors of the Federal Reserve System.

TIME AND DATE: 12:00 noon, Monday, August 19, 1996.

PLACE: Marriner S. Eccles Federal Reserve Board Building, C Street entrance between 20th and 21st Streets, NW., Washington, DC 20551.

STATUS: Closed.

MATTERS TO BE CONSIDERED:

1. Personnel actions (appointments, promotions, assignments, reassignments, and salary actions) involving individual Federal Reserve System employees.

2. Any items carried forward from a previously announced meeting.

CONTACT PERSON FOR MORE INFORMATION:

Mr. Joseph R. Coyne, Assistant to the Board; (202) 452–3204. You may call (202) 452–3207, beginning at approximately 5 p.m. two business days before this meeting, for a recorded announcement of bank and bank holding company applications scheduled for the meeting.

Dated: August 9, 1996.
Jennifer J. Johnson,
Deputy Secretary of the Board.
[FR Doc. 96–20781 Filed 8–9–96; 3:34 pm]
BILLING CODE 6210–01–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 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.

TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 071596 AND 072696

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date termi- nated
St. Paul Companies, Inc., The Allstate Corporation, Northbrook Holdings, Inc	96–2242	07/15/96
Hambrecht & Quist Group, Inc., Hambrecht & Quist Group, Hambrecht & Quist Group	96-2284	07/15/96
Institute of the Sisters of Mercy of the Americas-RCSL Southern Oklahoma Healthcare Corporation NEWCO	96–2292	07/15/96
Dames & Moore, Inc., WMX Technologies, Inc., Matrix Engineering, Inc	96–2298	07/15/96
A.H. Belo Corporation, Press–Enterprise Company, Press–Enterprise Company	96–2303	07/15/96
HCIA, Inc., Warburg, Pincus & Co., HealthVISION Corporation	96–2319	07/15/96
Scesaplana Settlement, Mr. Robert Weil, Etonic, Inc	96–2320	07/15/96
Arnold Karmatz, Fay's Incorporated, Fay's Incorporated	96–2321	07/15/96
Pioneer Financial Services, Inc., Washington National Corporation, Washington National Insurance Company	96–2322	07/15/96
U.S. Can Corporation, Irving Rubin, CPI Plastics, Inc./CP Illinois, Inc./CP Ohio, Inc	96–2326	07/15/96
Ricardo J. Cisneros, Robert Weil, Etonic, Inc	96–2328	07/15/96
Compass Group PLC, Lawrence A. Pande, Jr., Professional Food-Service Management, Inc	96–2329	07/15/96
PennCorp Financial Group, Inc., United Companies Financial Corp., United Companies Life Insurance Company Vassilios Sirpolaidis, U.S. Office Products Company, U.S. Office Products Company	96–2332 96–2333	07/15/96 07/15/96
Guido Maria Barilla S.A.A., Campbell Soup Company, Campbell Soup Company	96–2334 96–2334	07/15/96
The Clayton & Dubilier Private Equity Fund IV L.P. Robert McMahon City Meat & Provisions Company, Inc., City	90-2334	07/13/96
Meat/Hamilto	96–2335	07/15/96
NRE Holdings, Inc., Stuart P. Ray, Holland Bee-Kay, Inc., Greenville West Bee-Kay, Inc., N	96–2337	07/15/96
Noble Affiliates, Inc., Public Service Enterprise Group Incorporated, Energy Development Corporation	96–2341	07/15/96
Steven L. Volla, Roxborough Memorial Health Foundation, Roxborough Memorial Hospital	96-2342	07/15/96
Precision Castparts Corp., NEWFLO Corporation, NEWFLO Corporation	96-2346	07/15/96
Varied Investments, Inc., Alberto-Culver Company, Alberto-Culver USA, Inc	96-2348	07/15/96
Alcatel Alsthom, Daimler-Benz AG, AAT GmbH	96-2357	07/15/96
HBO & Company, CyCare Systems, Inc., Cycare Systems, Inc	96-1982	07/16/96
Acadia Partners, L.P., Equity Holdings, an Illinois general partnership, CFI Industries, Inc	96-2185	07/16/96
IASD Health Services Corp., South Dakota Medical Service, Inc., South Dakota Medical Service, Inc	96-2287	07/16/96
Richard B. Komen, Thomas H. Lee Equity Partners, L.P., RUI One Corp	96–2338	07/16/96
Jupiter Partners LP, Core-Mark L.L.C., Core-Mark International, Inc	96–2349	07/16/96
Blackstone TWF Capital Partners L.P., Everett I. Mundy, Tele-Media Company of Hershey, L.P	96–2310	07/17/96
Blackstone TWF Capital Partners L.P., Robert E. Tudek, Tele-Media Company of Hershey, L.P	96–2311	07/17/96
Gulf Polymer and Petrochemical, Inc., BF Goodrich Company, BF Goodrich Company	96–2361	07/19/96
Supreme International Corporation, Munsingwear, Inc., Munsingwear, Inc	96–2362	07/19/96
Palm Harbor Homes, Inc., Newco Homes, Inc., Newco Homes, Inc	96–2363	07/19/96
Equus II Incorporated, Alan and Joann Elenson, Plymouth Mills, Inc	96–2370	07/19/96
Holiday Companies, Gander Mountain, Inc., GRS, Inc	96–2383	07/19/96
Michael F. Price, Franklin Resources, Inc., Franklin Resources, Inc.	96–2385	07/19/96
Franklin Resources, Inc., Michael F. Price, Heine Securities Corporation	96–2386	07/19/96
Thomas H. Lee Equity Fund III, L.P., TRW Inc., IS&S Holdings, Inc	96–2392	07/19/96
MindSpring Enterprises, Inc., PSINet Inc., PSINet Inc.	96–2393	07/19/96
Ford Motor Company, Fleet Financial Group, Inc., Fleet Financial Group, Inc	96–2403	07/19/96