Table 1—Registrations with Requests for Amendments to Delete Uses in Certain Pesticide Registrations— Continued

EPA Reg No.	Product Name	Active Ingredient	Delete From Label
**041014-00011	Marlate 300 Methoxy chlor Concentrate	Methoxychlor	Livestock dipping uses
062719-00062	MCPA Amine	MCPA, dimethylamine salt	Use on rice in California
**066951-00001	Lindane Technical Crystals	Lindane	Wood treatment and pet care uses
**066951-00002	Lindane Technical Powder	Lindane	Wood treatment and pet care uses

The following Table 2, includes the names and addresses of record for all registrants of the products in Table 1, in sequence by EPA company number.

TABLE 2—REGISTRANTS REQUESTING AMENDMENTS TO DELETE USES IN CERTAIN PESTICIDE REGISTRATIONS

Com- pany No.	Company Name and Address
001001	Cleary Chemical Corp., 178 Ridge Road, Dayton, NJ 08810.
004816	AgrEvo Environmental Health, 95 Chestnut Ridge Road, Montvale, NJ 07645.
009779	Terra International, Inc., 600 Fourth Street, P.O. Box 6000, Sioux City, IA 51102.
011685	Nufarm Americas, Inc., 1009-D West, St. Maartens Drive, St. Joseph, MO 64506.
040083	INQUINOSA International, S.A., c/o McKenna & Cuneo, L.L.P., 1900 K street, N.W., Washington, DC 20006.
041014	Kincaid Enterprises Inc., P.O. Box 549, Nitro, WV 25143.
062719	Dow AgroSciences LLC, 9330 Zionsville Road, Indianapolis, IN 46268.
066951	Kanoria Chemicals & Industries Ltd., c/o Jellinek, Schwartz & Connolly, Inc., 1525 Wilson Boulevard, Suite 600, Arlington, VA 22209.

#### III. Existing Stocks Provisions

The Agency has authorized registrants to sell or distribute product under the previously approved labeling for a period of 18 months after approval of the revision, unless other restrictions have been imposed, as in special review actions.

#### List of Subjects

Environmental protection, Pesticides and pests, Product registrations.

Dated: November 17, 1998.

## Linda A. Travers,

Director, Information Resources Services Division, Office of Pesticide Programs.

[FR Doc. 98-31807 Filed 12-1-98; 8:45 am] BILLING CODE 6560-50-F

# FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Reviewed by the Federal Communications Commission, Comments Requested

November 23, 1998.

SUMMARY: The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the

following information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Comments are requested concerning: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance the quality, utility, clarity of the information collected; and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated information techniques or other forms of information technology.

DATES: Written comments should be submitted on or before February 1, 1999. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all comments to Les Smith, Federal Communications, Room 234, 1919 M St., N.W., Washington, DC 20554 or via the Internet to lesmith@fcc.gov.

## FOR FURTHER INFORMATION CONTACT:

For additional information or copies of the information collections contact Les Smith at 202–418–0214 or via the Internet at lesmith@fcc.gov.

# SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–0669. Title: Section 76.946, Advertising of ates.

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

*Respondents:* Business and other forprofit entities.

Number of Respondents: 11,365. Estimated Time Per Response: 0.5 hours.

Frequency of Response: On occasion reporting requirements.

Total Annual Burden: 5,683. Total Annual Costs: None.

Needs and Uses: Section 76.946 states that cable operators that advertise rates for basic service and cable programming service tiers shall be required to advertise rates that include all costs and fees. Cable systems that cover multiple franchise areas having differing franchise fees or other franchise costs, different channel line-ups, or different rate structures may advertise a complete

range of fees without specific identification of the rate for each individual area. In such circumstances, the operator may advertise a "fee plus" rate that indicates the core rate plus the range of possible additions, depending on the particular location of the subscriber. The Commission has set forth this disclosure requirement to ensure consumer awareness of all costs and fees associated with basic service and cable programming service tier rates

OMB Approval Number: 3060–0674. Title: Section 76.931, Notification of Basic Tier Availability, and Section 76.932, Notification of Proposed Rate Increase.

Form Number: N/A.

*Type of Review:* Extension of a currently approved collection.

*Respondents:* Business and other forprofit entities.

Number of Respondents: 11,365. Estimated Time Per Response: 0.5 to 2.0 hours.

Frequency of Response: On occasion reporting requirements.

Total Annual Burden: 25,572 hours.

Total Annual Costs: None. Needs and Uses: Section 76.931 states that a cable operator shall provide written notification to subscribers of the availability of basic tier service by November 30, 1993, or three billing cycles from September 1, 1993, and to new subscribers at the time of installation. This notification is to include the following information: (a) That basic tier service is available; (b) The cost per month for basic tier service; and (c) A list of all services included in the basic service tier. Section 76.932 states that a cable operator shall provide written notice to subscribers of any increase in the price to be charged for the basic service tier or associated equipment at least 30 days before any proposed increase is effective. These notice requirements ensure that subscribers are made aware

increases with basic cable service. Federal Communications Commission.

cable service and ensure that

of the price and availability of basic

subscribers are given due notice of rate

#### Magalie Roman Salas,

Secretary.

[FR Doc. 98–32057 Filed 12–1–98; 8:45 am] BILLING CODE 6712–01–M

# FEDERAL MARITIME COMMISSION

# Notice of Agreement(s) Filed

The Commission hereby gives notice of the filing of the following

agreement(s) under the Shipping Act of 1984.

Interested parties can review or obtain copies of agreements at the Washington, DC offices of the Commission, 800 North Capitol Street, NW, Room 962. Interested parties may submit comments on an agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days of the date this notice appears in the **Federal Register**.

Agreement No.: 207–011640.
Title: The Amazon Express Joint Service
Agreement.

Parties:

Associated Transport Line, L.L.C. ("ATL")

Consorcio Naviero Peruano S.A. ("CNP")

Amazon Express ("the Joint Service") Synopsis: Under the proposed Agreement, ATL and CNP would operate a joint service to be known as Amazon Express in the trade between United States Atlantic and Gulf ports, and inland points via such ports, and ports on the Amazon River in Brazil, Colombia, Ecuador, and Peru, and inland points via such ports.

Agreement No.: 232–011641.
Title: The COSCON/YMUK Vessel
Sharing Agreement.

Parties:

COSCO Container Lines Company ("COSCON")

Yang Ming (UK) Ltd. ("YMUK"). Synopsis: The proposed Agreement would permit the parties to charter space to one another and to coordinate their vessel services in the trade between United States Atlantic and Gulf ports, and inland U.S. points via such ports, and ports in Asia and on the Mediterranean, and inland points via such ports. YMUK would also be permitted to charter space aboard its vessels and to subcharter its allocated space aboard COSCON's vessels to Yang Ming Transport Corporation.

Agreement No.: 224–201063.
Title: Alabama-Stevedores of Alabama
Terminal Agreement.
Parties:

Alabama State Docks Department Stevedores (of Alabama) Inc. Synopsis: The agreement is a permit which provides for cargo and freight handling services; it specifically excludes stevedoring services. The agreement runs through December 31, 2002.

Agreement No.: 224–201064. Title: Alabama-Strachan Terminal Agreement. Parties:

Alabama State Docks Department

Strachan Shipping Company d/b/a Alabama Stevedoring and Terminal Operators

Synopsis: The agreement is a permit which provides for cargo and freight handling services; it specifically excludes stevedoring services. The agreement runs through December 31, 2002.

Dated: November 25, 1998. By Order of the Federal Maritime Commission.

#### Joseph C. Polking,

Secretary.

[FR Doc. 98–32027 Filed 12–1–98; 8:45 am] BILLING CODE 6730–01–M

# FEDERAL MARITIME COMMISSION [Docket No. 98–24]

Go/Dan Industries, Inc. and Atlantic Customs Brokers, Inc. v. Eastern Mediterranean Shipping Corp. dba Atlantic Ocean Lines, ANIL (aka "ANDY") K. Sharma, Individually, and Atlantic Ocean Line Corp.; Notice of Filing of Complaint and Assignment

Notice is given that a complaint filed by Go/Dan Industries, Inc. and Atlantic Customs Brokers, Inc. ("Complainants") against Eastern Mediterranean Shipping Corp. dba Atlantic Ocean Lines, Anil (aka "Andy") K. Sharma, individually, and Atlantic Ocean Line Corp. ("Respondents") was served November 27, 1998. Complainants allege that Respondents violated section 10(d)(1) of the Shipping Act of 1984, 46 U.S.C. app. secs. 1709(d)(1), by failing to pay the freight charges to the underlying carrier, resulting in the shipper and its agent having to pay freight charges twice, by failing to provide information about the shipment and causing delay, detention and demurrage charges, and by failing to properly deliver cargo.

This proceeding has been assigned to the office of Administrative Law Judges. Hearing in this matter, if any is held, shall commence within the time limitations prescribed in 46 CFR 502.61, and only after consideration has been given by the parties and the presiding officer to the use of alternative forms of dispute resolution. The hearing shall include oral testimony and crossexamination in the discretion of the presiding officer only upon proper showing that there are genuine issues of material fact that cannot be resolved on the basis of sworn statements, affidavits, depositions, or other documents or that the nature of the matter in issue is such that an oral hearing and crossexamination are necessary for the development of an adequate record.