TABLE 1.—CONSUMER AND COMMERICAL PRODUCTS SCHEDULE FOR REGULATIONS—Continued

	Schedule for regulation	Emissions Mg/yr
Petroleum drycleaning solvents	2003 2003 2003 2003 2003	49,091 198,545 22,994 11,000 185,175 769,907
Emissions addressed by schedule		2,789,367 80.1

^a Product categories included in "Consumer products (24 categories)" grouping: Aerosol cooking sprays, Air fresheners, Auto windshield washer fluids, Bathroom and tile cleaners, Carburetor and choke cleaners, Charcoal lighter materials, Dusting aids, Engine degreasers, Fabric protectants, Floor waxes and polishes, Furniture maintenance products, General purpose cleaners, Glass cleaners, Hair sprays, Hair mousses, Hair styling gels, Household adhesives, Nonagricultural insecticides, Laundry prewash treatments, Laundry starch products, Nail polish removers, Oven cleaners, Shaving creams, Underarm antiperspirants and deodorants.

III. Administrative Requirements

A. Docket

The docket is an organized and complete file of all the information considered by the EPA in the development of an action. Although this action is not a rulemaking, a docket has been established for the consumer and commercial product study and subsequent product category list and schedule for regulation. The docket number is A-94-65. The docket is a dynamic file, since material is added throughout the development of an action. The docketing system is intended to allow members of the public to readily identify and locate documents so that they can effectively participate in the process.

B. Regulatory Requirements

1. General

Today's action is not a rule; it is a notice regarding the EPA's regulatory schedule which does not impose regulatory requirements or costs. Therefore, the EPA has not prepared an assessment of the potential costs and benefits pursuant to Executive Order 12866, an economic impact analysis pursuant to section 317, a regulatory flexibility analysis pursuant to the Regulatory Flexibility Act (5 U.S.C. 601, et seq.), or a budgetary impact statement pursuant to the Unfunded Mandates Act of 1995. Also, this **Federal Register** document does not contain any information collection requirements and, therefore, is not subject to the Paperwork Reduction Act (44 U.S.C. 3501, et seq.). This action does not establish any technical standards that would require the EPA to consider voluntary consensus standards pursuant to section 12(d) of the National **Technology Transfer and Advancement** Act of 1995.

2. Executive Order 12866 and Office of Management and Budget Review

Under Executive Order 12866 (58 FR 51735, October 4, 1993), the EPA must determine whether regulatory actions are significant and therefore subject to Office of Management and Budget (OMB) review and the requirements of the Executive Order. The Order defines "significant regulatory action" as one that is likely to lead to a rule that may:

- (1) Have an annual effect on the economy of \$100 million or more, or adversely and materially affect a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities;
- (2) create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;
- (3) materially alter the budgetary impact of entitlements, grants, user fees, or loan programs, or the rights and obligation of recipients thereof; or
- (4) raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the Executive Order.

Pursuant to the terms of the Executive Order, OMB has notified the EPA that it considers this is not a "significant regulatory action" within the meaning of the Executive Order and OMB review is not required.

Dated: March 10, 1999.

Robert Perciasepe,

Assistant Administrator for Air and Radiation.

[FR Doc. 99–6653 Filed 3–17–99; 8:45 am]
BILLING CODE 6560–50–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

DATE & TIME: Tuesday, March 23, 1999 at 10:00 a.m.

PLACE: 999 E Street, N.W., Washington, D.C.

STATUS: This meeting will be closed to the public.

ITEMS TO BE DISCUSSED: Compliance matters pursuant to 2 U.S.C. § 437g. Audits conducted pursuant to 2 U.S.C. § 437g, § 438(b), and Title 26, U.S.C. Matters concerning participation in civil actions or proceedings or arbitration. Internal personnel rules and procedures or matters affecting a particular employee.

DATE & TIME: Wednesday, March 24, 1999 at 10:00 a.m.

PLACE; 999 E. Street, N.W., Washington, D.C. (ninth floor)

STATUS: This hearing will be open to the public.

MATTER BEFORE THE COMMISSION: Notice of Proposed Rulemaking: Public Financing of Presidential Primary and General Election Candidates. Federal Election Commission Sunshine Act Notices for Meetings of March 23, 24, and 25, 1999.

DATE & TIME: Thursday, March 25, 1999 at 10:00 a.m.

PLACE: 999 E Street, N.W., Washington, D.C. (ninth floor)

STATUS: This meeting will be closed to the public.

ITEMS TO BE DISCUSSED: Compliance matters pursuant to 2 U.S.C. § 437g. Audits conducted pursuant to 2 U.S.C. § 437g, § 438(b), and Title 26, U.S.C. Matters concerning participation in civil actions or proceedings or arbitration. Internal personnel rules and procedures or matters affecting a particular employee.

PERSON TO CONTACT FOR INFORMATION: Mr. Ron Harris, Press Officer Telephone: (202) 694–1220.

Marjorie W. Emmons,

Secretary of the Commission. [FR Doc. 99–6727 Filed 3–16–99; 11:12 am] BILLING CODE 6715–01–M

FEDERAL MARITIME COMMISSION

[Docket No. 99-04]

Shipco Transport, Inc. v. Inter-Maritime Container Lines, Inc., et al.; Notice of Filing of Complaint and Assignment

Notice is given that a complaint was filed by Shipco Transport, Inc. ("Complainant") against Respondents Inter-Maritime Container Lines, Inc., Inter-Maritime Container Lines Florida, Inc., Inter-Maritime Container Lines California, Inc., Inter-Maritime Container Lines Illinois, Inc., (collectively "Inter-Maritime Container Lines"), and Inter-Maritime Forwarding Company Illinois, Inc., Inter-Maritime Forwarding Company California, Inc., Inter-Maritime Forwarding Company Florida, Inc, and Inter-Maritime Forwarding Co., Inc. (collectively "Inter-Maritime Forwarding''). The complaint was served March 12, 1999. Complainant alleges that Respondents Inter-Maritime Container Lines, as nonvessel operating common carriers and Respondents Inter-Maritime Forwarding, as freight forwarders, violated sections 10(a)(1) and (d)(1) of Shipping Act of 1984, 46 U.S.C. app. §§ 1709(a)(1) and (d)(1), and moreover, that Respondents Inter-Maritime Forwarding violated 46 CFR 510.21(f) and 46 CFR 510.2(h)(11). Complaint alleges that Respondents Inter-Maritime Container Lines, from 1995 through 1998, contracted for Complainant to provide ocean transportation, knowingly and fraudulently misrepresented to Complainant that they would pay ocean freight and related charges, refused to remit payments, and induced Complainant to lose its lien on cargo by misrepresenting they would collect money from the underlying shippers and then refused to remit payment. Complainant alleges that Respondents Inter-Maritime Forwarding fraudulently received money as freight forwarder for Respondents Inter-Maritime Container Lines, knowingly and fraudulently misrepresented that they would collect money from shippers and then refused to remit payment, induced Complainant to lose its lien by misrepresenting that they would collect money from shippers and refused to remit payment as agreed to in their

capacity as licensed freight forwarders, and prepared false and fraudulent shipping documents.

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. Pursuant to the further terms of 46 CFR 502.61, the initial decision of the presiding officer in the proceeding shall be issued by March 13, 2000, and the final decision of the Commission shall be issued by July 11, 2000.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 99–6588 Filed 3–17–99; 8:45 am] BILLING CODE 6730–01–M

FEDERAL MARITIME COMMISSION

Ocean Freight Forwarder License Applicants

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission applications for licenses as ocean freight forwarders pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. app. 1718 and 46 CFR Part 510).

Persons knowing of any reason why any of the following applicants should not receive a license are requested to contact the Office of Freight Forwarders, Federal Maritime Commission, Washington, D.C. 20573.

Ileana Mendigutia, 13722 S.W. 20 Street, Miami, FL 33175, Sole Proprietor

Susie Gonzalez, Inc. d/b/a Friends Cargo, Inc., 14530 Cedar Court, Miami Lakes, FL 33014; Officers: Susie Gonzalez, President, Jorge A. Gonzalez, Vice President.

Dated: March 15, 1999.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 99–6589 Filed 3–17–99; 8:45 am] BILLING CODE 6730–01–M

FEDERAL RESERVE SYSTEM

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. The application also will 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. 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 April 12, 1999.

A. Federal Reserve Bank of Richmond (A. Linwood Gill III, Assistant Vice President) 701 East Byrd Street, Richmond, Virginia 23261-4528:

1. First Citizens Bancorporation of South Carolina, Inc., Columbia, South Carolina; to acquire 100 percent of the voting shares of The Exchange Bank of South Carolina, Kingstree, South Carolina.

B. Federal Reserve Bank of Dallas (W. Arthur Tribble, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272.

1. Bank of DeSoto, N.A., Employee Stock Ownership Trust, DeSoto, Texas; to become a bank holding company by acquiring 28.99 percent of the voting shares of D Bancorp, Inc., DeSoto, Texas, and thereby indirectly acquire Bank of DeSoto, N.A., DeSoto, Texas.

Board of Governors of the Federal Reserve System, March 12, 1999.

Robert deV. Frierson,

Associate Secretary of the Board. [FR Doc. 99–6543 Filed 3–17–99; 8:45 am] BILLING CODE 6210–01–F