certain data are lacking, on condition that such data are received by the end of the conditional registration period and do not meet or exceed the risk criteria set forth in 40 CFR 154.7; that use of the pesticide during the conditional registration period will not cause unreasonable adverse effects; and that use of the pesticide is in the public interest. The Agency has considered the available data on the risks associated with the proposed use of prohexadione calcium, and information on social, economic, and environmental benefits to be derived from such use. Specifically, the Agency has considered the nature and its pattern of use, application methods and rates, and level and extent of potential exposure. Based on these reviews, the Agency was able to make basic health and safety determinations which show that use of prohexadione calcium during the period of conditional registration will not cause any unreasonable adverse effect on the environment, and that use of the pesticide is, in the public interest.

Consistent with section 3(c)(7)(C) of FIFRA, the Agency has determined that these conditional registrations are in the public interest. Use of the pesticides are of significance to the user community, and appropriate labeling, use directions, and other measures have been taken to ensure that use of the pesticides will not result in unreasonable adverse effects to man and the environment.

III. Approved Application

- 1. Applications approved and published. EPA published a notice in the Federal Register of August 6, 1998 (63 FR 42030) (FRL-6020-5), announcing that K-I Chemical U.S.A., Inc. 11 Martine Ave., 9th Floor, White Plains, NY 10606, had submitted applications to register the pesticide products Prohexadione Calcium Manufacturing Use Product (EPA File Symbol 63588-RN) and Baseline Plant Regulator (EPA File Symbol 63588–O) containing the active ingredient prohexadione calcium [cyclohexanecarboxylic acid 3,5-dioxo-4-(1-oxopropyl)-, ion (1-) calcium salt] at 91% and 75%, respectively.
- 2. Applications approved but not published. K-I Chemical U.S.A., Inc. submitted an application to EPA to register the pesticide product Apogee Plant Growth Regulator (EPA File Symbol 63588–RR) containing the same chemical at 27.5%. However, since the notice of receipt of the application to register the product as required by section 3(c)(4) of FIFRA, as amended, did not publish in the **Federal Register**, interested parties may submit comments

on or before August 25, 2000 for this product only.

The applications were conditionally approved on April 26, 2000, for two end-use products and a technical listed below:

- 1. Prohexadione Calcium Manufacturing Use Product (EPA registration number 63588–10) for formulating use only.
- 2. Apogee Plant Growth Regulator (EPA registration number 63588–11) for reduction of vegetative growth on apples and pears.
- 3. Baseline Plant Regulator (EPA registration number 63588–9) for reduction of vegetative growth on peanuts.

List of Subjects

Environmental protection, Pesticides and pests.

Dated: July 10, 2000.

James Jones,

Director, Registration Division, Office of Pesticide Programs.

[FR Doc. 00–18645 Filed 7–25–00; 8:45 am]

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, N.W., Room 940. 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.: 009548–054. Title: United States Atlantic and Gulf Ports/Eastern Mediterranean and North African Freight Conference.

Parties: Farrell Lines, Inc., Waterman Steamship Corporation, Turkon Container Transport & Shipping Inc.

Synopsis: The proposed amendment deletes provisions which restrict the prerogative of a member, or a member's subsidiary, to set its own rates, preclude an agent from representing nonconference carriers operating in the Agreement trade, and restrict a member's ability to charter space aboard vessels it operates in the trade.

Agreement No.: 011284–036. Title: Ocean Carrier Equipment Management Association.

Parties: A.P. Moller-Maersk Sealand, APL Co. PTE Ltd, Hapag-Lloyd Container Linie Gmbh, Mitsui O.S.K. Lines, Ltd., Nippon Yusen Kaisha, Orient Overseas Container Line (UK) Ltd, Orient Overseas Container line, Inc., P&O Nedlloyd B.V., P&O Nedlloyd Limited.

Synopsis: The modification makes clear that the parties to the agreement are not authorized to negotiate, agree upon, or jointly contract for rates or compensation paid to motor carriers or port truck drivers.

Agreement No.: 011346–010. Title: Israel Trade Conference Agreement.

Parties: Farrell Lines, Inc., Zim Israel Navigation Co., Ltd.

Synopsis: The proposed amendment deletes provisions which restrict the prerogative of a member, or a member's subsidiary, to set its own rates and which preclude an agent from representing non-conference carriers operating in the Agreement trade.

Agreement No.: 011632–002. Title: Turkey/United States Rate Agreement.

Parties: Farrell Lines, Inc., Turkon Container Transport & Shipping Inc.

Synopsis: The proposed amendment deletes a provision which requires a member to quote and collect payment for the carriage of freight strictly in accordance with Agreement tariffs and services contracts.

Agreement No.: 011657–004. Title: Zim/Italia Space Charter Agreement.

Parties: Zim Israel Navigation Co., Ltd. Italia di Navigazione, S.p.A.

Synopsis: The parties are amending their agreement to reflect an increase in service frequency and to adjust space allocations.

Agreement No.: 011671–002.

Title: Italia/Contship Space Charter and Sailing Agreement.

Parties: Italia di Navigazione, S.p.A., Contship Containerlines Limited.

Synopsis: The parties are amending their agreement to increase the number of vessels that they will use under the agreement.

Agreement No.: 011717.

 ${\it Title:} \ {\it Maersk Sealand/Cagema Space} \\ {\it Charter Agreement.}$

Parties: Cagema Limited, A.P. Moller-Maersk Sealand.

Synopsis: The proposed agreement authorizes the parties to contribute one vessel each and to charter or exchange space on each other's vessel operating in the trade between ports in Florida and the Caribbean.

Dated: July 21, 2000.

By Order of the Federal Maritime Commission.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 00–18933 Filed 7–25–00; 8:45 am]

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary License; Applicant

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission an application for licenses as Non-Vessel Operating Common Carrier and Ocean Freight Forwarder—Ocean Transportation Intermediary pursuant to section 19 of the Shipping Act of 1984 as amended (46 U.S.C. app. 1718 and 46 CFR 515).

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

Non-Vessel Operating Common Carrier Ocean Transportation Intermediary Applicants:

Combitrans Consolidators, Inc., 1900 North Loop West, Suite 290, Houston, TX 77018, Officer: Luis A. Acosta, Executive Director, (Qualifying Individual)

SCL (CHI) Inc. d/b/a Sunice Cargo Logistics, 818 Foster Avenue, Bensenville, IL 60106, Officer: Yuk Lin Cheng Wolfe, President, (Qualifying Individual)

Non-Vessel Operating Common Carrier and Ocean Freight Forwarder Transportation Intermediary Applicants:

Billings Freight Systems, Inc. d/b/a BFS Global, 1414 Blairs Bridge Road, Lithia Springs, GA 30057, Officers: Michael L. Smith, Vice President, (Qualifying Individual), Irvin W. Albert, Chairman

OCC Maritime, Inc., 7950 N.W. 77th Street, Suite 3A, Miami, FL 33166, Officers: Rosa Maria Ferradaz, President, (Qualifying Individual), Carlos Vidal, Secretary

Ocean Freight Forwarders—Ocean Transportation Intermediary Applicants:

FAB Logistics Incorporated, 437 Rozzi Place, Suite #108, South San Francisco, CA 94080, Officers: Thomas H. Moon, President, (Qualifying Individual), Mouhamet Dia, Vice President Dated: July 21, 2000.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 00–18932 Filed 7–25–00; 8:45 am]

BILLING CODE 6730-01-P

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 (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States. Additional information on all bank holding companies may be obtained from the National Information Center website at www.ffiec.gov/nic/.

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 August 21, 2000.

A. Federal Reserve Bank of Kansas City (D. Michael Manies, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198–0001:

1. Ardmore Merger Corporation,
Ardmore, Oklahoma; to become a bank
holding company by acquiring 100
percent of the voting shares of First
National Corporation of Ardmore, Inc.,
Ardmore, Oklahoma, and thereby
indirectly acquire First National Bank
and Trust Company of Ardmore,
Ardmore, Oklahoma.

B. Federal Reserve Bank of San Francisco (Maria Villanueva, Consumer Regulation Group) 101 Market Street, San Francisco, California 94105–1579:

1. North Valley Bancorp, Redding, California; to acquire 100 percent of the voting shares of Six Rivers National Bank, Eureka, California.

Board of Governors of the Federal Reserve System, July 21, 2000.

Robert deV. Frierson,

Associate Secretary of the Board. [FR Doc. 00–18926 Filed 7–25–00; 8:45 am] BILLING CODE 6210–01–P

FEDERAL RESERVE SYSTEM

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

This notice corrects a notice (FR Doc. 00–18323) published on pages 45081 and 45082 of the issue for Thursday, July 20, 2000.

Under the Federal Reserve Bank of New York heading, the entry for Caixa Geral De Depositos, S.A., Lisbon, Portugal, is revised to read as follows:

A. Federal Reserve Bank of New York (Betsy Buttrill White, Senior Vice President) 33 Liberty Street, New York, New York 10045–0001:

1. Caixa Geral De Depositos, S.A., Lisbon, Portugal; to retain approximately 8.8 percent of the outstanding voting shares of Banco Commercial Portugues, S.A., Oporto, Portugal and thereby indirectly acquire shares of BPABank, National Association, Newark, New Jersey.

Under the Federal Reserve Bank of San Francisco heading, the entry for Wells Fargo & Company, San Francisco, California, is revised to read as follows:

B. Federal Reserve Bank of San Francisco (Maria Villanueva, Consumer Regulation Group) 101 Market Street, San Francisco, California 94105–1579:

1. Wells Fargo & Company, San
Francisco, California; to acquire 100
percent of the voting shares of First
Security Corporation, Salt Lake City,
Utah, and thereby indirectly acquire
voting shares of First Security Bank,
N.A., Ogden, Utah; First Security Bank
of New Mexico, N.A, Albuquerque, New
Mexico; First Security Bank of Nevada,
Las Vegas, Nevada; and First Security
Bank of California, N.A., West Covina,
California.

In connection with this application, Wells Fargo proposes to acquire the nonbanking subsidiaries of First Security Corporation, including First Security Mortgage Company, Salt Lake City, Utah, and thereby engage in lending activities pursuant to § 225.28(b)(1) of Regulation Y; First Security Leasing Company and Bankers