standard for forbearance under section 10 of the Act. Specially, the Commission concluded that there is no current need to apply the Cost Assignment Rules to AT&T. In addition, the Commission stated that LECs similarly situated to AT&T are free to seek comparable forbearance relief. Among other things, AT&T asked for forbearance from four of the Commission's reporting requirements, including the Access Report (ARMIS 43-04.) As a condition of this forbearance, the Commission required AT&T to file a compliance plan, which must include, among other things, a description of its imputation methodology. AT&T must demonstrate that its access charge imputation methodologies remain consistent with section 272(e)(3) of the Communications rules and the Section 272 Sunset Order. In particular, AT&T's compliance plan must describe how it will account for imputed tariff rates given the grant of the requested forbearance from section 32.5280(b) and (c) of the Commission's rules. The Commission required that AT&T describe in detail how it will continue to fulfill its statutory and regulatory obligations, including section 254(k), and the conditions of this Order. The relief granted in this Order will not become effective unless and until AT&T's plan is approved. The compliance plan must also include AT&T's first annual certification that it will comply with its obligations under section 254(k) in the absence of the Cost Assignment Rules and will provide any requested cost accounting information necessary to prove such compliance. Also, the Commission required AT&T to include a proposal for how it will maintain its accounting procedures and data in a manner that will allow it to provide useable information on a timely basis if requested by the Commission to comply with any of the conditions of this relief and its commitment to the Commission. Finally, the plan must include an explanation of the transition process that AT&T will undertake, including an expected schedule, to discontinue compliance with Cost Assignment Rules and replace them with the procedures outlined in its compliance plan upon approval of the plan. The Commission delegated to the Chief of the Wireline Competition Bureau (Bureau) to prescribe the administrative requirements of the filing and to approve the plan when the Bureau is satisfied that AT&T will implement a method of preserving the integrity of its accounting system in the absence of the Cost Assignment Rules. Upon approval, the Bureau will release a public notice notifying the public of approval of the

In the Commission's Memorandum Opinion and Order and Notice of Proposed Rulemaking WC Docket No. 08–190, et al., FCC 08–203, released September 6, 2008, it noted that in this proceeding parties have raised the issue of the overlap between the ARMIS requirements at issue in this proceeding and certain cost assignment relief previously granted to AT&T. Because the Commission found that the reasoning of the AT&T Cost Assignment

Forbearance Order applies to Verizon and Qwest, it took the opportunity, on its own motion, to extend to them the conditional forbearance granted in the AT&T Cost Assignment Forbearance Order, subject to approval of their compliance plan.

The Commission uses an indexed revenue threshold to determine which carriers are required to file the ARMIS reports. The current revenue threshold between Class A carriers and Class B carriers is \$138 million and the revenue threshold between larger Class A carriers and mid-sized carriers is \$8.181 billion.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. E8–25191 Filed 10–21–08; 8:45 am]

FEDERAL MARITIME COMMISSION

Notice of Agreements Filed

The Commission hereby gives notice of the filing of the following agreements under the Shipping Act of 1984. Interested parties may submit comments on agreements to the Secretary, Federal Maritime Commission, Washington, DC 20573, within ten days of the date this notice appears in the Federal Register. Copies of agreements are available through the Commission's Web site (http://www.fmc.gov) or contacting the Office of Agreements at (202) 523–5793 or tradeanalysis@fmc.gov.

Agreement No.: 010099–048. Title: International Council of Containership Operators.

Parties: A.P. Moller-Maersk A/S; ANL Container Line Pty Ltd.; American President Lines, Ltd.; APL Co. Pte. Ltd.; APL Ltd.; Atlantic Container Line AB; China Shipping Container Lines Co. Ltd.; CMA CGM, S.A.; Companhia Libra de Navegacao; Compania Libra de Navegacion Uruguay S.A.; COSCO Container Lines Co. Ltd; Crowley Maritime Corporation; Delmas SAS; Evergreen Marine Corporation (Taiwan), Ltd.; Hamburg-Snüd KG; Hanjin Shipping Co., Ltd.; Hapag-Lloyd AG; Hapag-Lloyd USA LLC; Hyundai Merchant Marine Co., Ltd.; Kawasaki Kisen Kaisha, Ltd.; MISC Berhad; Mediterranean Shipping Co. S.A.; Mitsui O.S.K. Lines, Ltd.; Neptune Orient Lines, Ltd.; Nippon Yusen Kaisha; Norasia Container Line Ltd.; Orient Overseas Container Line, Ltd.; Pacific International Lines (Pte) Ltd.; Safmarine Container Line N.V.; United Arab Shipping Company (S.A.G.); Wan Hai Lines Ltd.; Yang Ming Transport

Marine Corp.; and Zim Integrated Shipping Services Ltd.

Filing Party: John Longstreth, Esq.; K & L Gates LLP; 1601 K Street, NW.; Washington, DC 20006–1600.

Synopsis: The amendment makes changes regarding staff compensation and updates filing counsel's law firm's name

Agreement No.: 011346–018. Title: Israel Trade Conference Agreement.

Parties: A.P. Moller-Maersk A/S and Zim Integrated Shipping Services, Ltd. Filing Party: Howard A. Levy, Esq.; 80 Wall Street, Suite 1117; New York, NY

Synopsis: The amendment adds Maersk Line Limited, acting as a single party in conjunction with A.P. Moller-Maersk A/S.

Agreement No.: 201197. Title: SSA Terminal (Oakland) Cooperative Working Agreement.

Parties: NYK Terminal (Oakland), Inc.; NYK Line (North America), Inc.; SSA Terminals, LLC; SSA Terminals (Oakland), LLC; and Yusen Terminals, Inc.

Filing Party: Robert T. Basseches, Esq.; Goodwin Procter LLP; 901 New York Avenue; Washington, DC 20001.

Synopsis: The agreement would authorize the parties to establish SSA Terminals (Oakland) LLC and to discuss and agree on matters relating to marine terminal operations and services at the Port of Oakland.

Dated: October 16, 2008.

By order of the Federal Maritime Commission.

Karen V. Gregory,

Secretary.

[FR Doc. E8–25095 Filed 10–21–08; 8:45 am] BILLING CODE 6730–01–P

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisition of Shares of Bank 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. The notices also will be available for inspection at the office of the Board of Governors. Interested persons may express their