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 Office of Agreements (202–523–5793 or *tradeanalysis@fmc.gov*).

Agreement No.: 011527–011. Title: East Coast Americas Service. Parties: Hanjin Shipping Co., Ltd.; Kawasaki Kisen Kaisha, Ltd.; and Mitsui O.S.K. Lines, Ltd.

Filing Party: Howard A. Levy, Esq.; 80 Wall Street; Suite 1117; New York, NY 10005–3602.

Synopsis: The amendment reflects the withdrawal of Zim Integrated Shipping Services, Ltd. from the agreement and removes Puerto Cabello, Venezuela, as a required port of call.

Agreement No.: 011602-008.

Title: Grand Alliance Agreement II. Parties: Hapag-Lloyd Container Linie GmbH/CP Ships (UK) Limited/CP Ships USA LLC; Nippon Yusen Kaisha; and Orient Overseas Container Line, Inc./Orient Overseas Container Line Limited/Orient Overseas Container Line (Europe) Limited.

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The amendment increases the number and size of the vessels the parties are authorized to deploy under the agreement.

Agreement No.: 011705–006. Title: Grand Alliance-CP Ships Atlantic Agreement.

Parties: Hapag-Lloyd Container Linie GmbH; Nippon Yusen Kaisha; Orient Overseas Container Line Limited/Orient Overseas Container Line, Inc./Orient Overseas Container Line (Europe) Limited; and CP Ships USA, LLC.

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell LLP; 1850 M Street, NW., Suite 900; Washington, DC 20036.

Synopsis: The amendment removes P&O Nedlloyd Limited and P&O Nedlloyd BV as parties to the agreement.

Agreement No.: 011830–005. Title: Indamex/APL Agreement. Parties: American President Lines, Ltd./APL Co. PTE Ltd.; CMA CGM, S.A.; and CP Ships (UK) Limited.

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell, LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The amendment adds Hapag-Lloyd Container Linie GmbH as a party; revises the authority section in accordance with the parties' new understanding; revises the duration and termination provisions; adds new articles; and renames and republishes the agreement. Agreement No.: 011955.

Title: CMA CGM/CSCL/Hatsu Marine Cross Space Charter, Sailing and Cooperative Working Agreement—North Europe/USEC and U.S. Gulf and Mexico Loop.

Parties: CMA CGM S.A.; China Shipping Container Lines Co., Ltd./ China Shipping Container Lines (Hong Kong) Co., Ltd.; and Hatsu Marine Limited.

Filing Party: Paul M. Keane, Esq.; Cichanowicz, Callan, Keane, Vengrow & Textor, LLP; 61 Broadway; Suite 3000; New York, NY 10006–2802.

Synopsis: The agreement authorizes the parties to share vessel space in the trade between U.S. Atlantic and Gulf Coast ports and ports in North Europe (Baltic Coast of Germany to Atlantic Coast of France) and on the Atlantic Coast of Mexico.

Agreement No.: 011956.

Title: IDX Vessel Sharing Agreement. Parties: Emirates Shipping Line FZE; MacAndrews & Company Limited; Shipping Corporation of India Ltd.; and Zim Integrated Shipping Services, Ltd.

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The agreement authorizes the parties to contribute vessels to and utilize space on a service between the U.S. Atlantic Coast and Italy, Spain, and the Indian Subcontinent.

By Order of the Federal Maritime Commission.

Dated: April 28, 2006.

Karen V. Gregory,

Assistant Secretary.

[FR Doc. E6–6683 Filed 5–2–06; 8:45 am]

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary License; Applicants

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission an application for license as a 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, DC 20573. Non-Vessel-Operating Common Carrier Ocean Transportation Intermediary

Applicants:

King Freight (USA), Inc., 12412 Felson Place, Cerritos, CA 90703. Officers: Una Wang, Vice President (Qualifying Individual) Loong-Hsiun Chang, CEO/Director

Hub Freight USA Inc., 548 S. Cherry Street, Itasca, IL 60143. Officer: Robert A. Posta, President (Qualifying Individual)

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

YFE Worldwide Logistics Inc., 1901 East Linden Ave., Suite 11, 12 and 14, Linden, NJ 07036. Officer: Harry Sandovnik, President (Qualifying Individual)

Global Freightway (USA), Ltd., 840 W. 12th Street, Long Beach, CA 90813. Kenneth Bola Obatusin Sole Proprietor

Stella International, Inc., 961 Laurel Street, #200, San Carlos, CA 94070. Officers: Guy Perego, President (Qualifying Individual) Marla Perego, Secretary

Pan America Marine Services, 651 West Homestead Road, No. 3, Sunnyvale, CA 94087. Officer: Geme Yang, CEO (Qualifying Individual)

United Logistics Services, Inc., 11017 NW 122 Street, Suite 17, Medley, FL 33178. Officer: Julio Osorio, President (Qualifying Individual)

Nu-Born Express, Inc., 222 E. Redondo Beach Blvd., Suite H, Gardena, CA 90248. Officers: Carlos Sanchez, Treasurer (Qualifying Individual) Matthew Osman, President

Transport Team USA, Inc., 1050 Wall Street West, Suite 201, Lyndhurst, NJ 07071. Officer: Jose Antonio Alvarez, President (Qualifying Individual)

Ocean Freight Forwarder—Ocean Transportation Intermediary Applicants:

Genesis Freight Forwarding Services TX, Inc., dba Genesis Container Lines, 15905 Morales Road, Bldg. L, #300, ouston, TX 77032. Officers: Michael Andersen, Vice President (Qualifying Individual) Dugald F. Currie, President

Genesis Forwarding Services CA, Inc., dba Genesis Container Lines, 800 Hindry Avenue, Units B–D, nglewood, CA 90301. Officers: Michael Andersen, Vice President (Qualifying Individual) Dugald F. Currie, President

Genesis Forwarding Services IL, Inc., dba Genesis Container Lines, 2601– 2605 Greenleaf, Elk Grove Village, IL 60604. Officers: Michael Andersen, Vice President (Qualifying Individual) Dugald F. Currie, President

Genesis Forwarding Services NY, Inc., dba Genesis Container Lines, 145th Hook Creek Blvd., Valley Stream, NY 11581. Officers: Michael Andersen, Vice President (Qualifying Individual) Dugald F. Currie, President

Genesis Forwarding Services VA, Inc., dba Genesis Container Lines, 22650 Executive Drive, Suite 122, Sterling, VA 20166. Officers: Michael Andersen, Vice President (Qualifying Individual) Dugald F. Currie, President

Ghanem Forwarding LLC, 150 N. Main Street, Concord, NH 03301. Officer: Wael Y. Ghenem, General Manager (Qualifying Individual)

Dated: April 28, 2006.

Karen V. Gregory,

Assistant Secretary.

[FR Doc. E6-6696 Filed 5-2-06; 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 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 May 17, 2006.

A. Federal Reserve Bank of Chicago (Patrick M. Wilder, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690-1414:

1. Larry C. Henson, Barbara K.
Henson. Trustee of the Barbara K.
Henson Living Trust, Michael R.
Henson, and the Barbara K. Henson
Living Trust, all of Davenport, Iowa, and
acting as a group; to acquire voting
shares of River Valley Bancorp, Inc.,
Davenport, Iowa, and thereby indirectly
acquire voting shares of Freedom Bank,
Sterling, Illinois, Valley Bank, Fort

Lauderdale, Florida, and Valley Bank, Moline, Illinois.

Board of Governors of the Federal Reserve System, April 27, 2006.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E6–6631 Filed 5–2–06; 8:45 am] BILLING CODE 6210–01–S

FEDERAL RESERVE SYSTEM

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, including the companies listed below, that engages either directly or through a subsidiary or other company, in a nonbanking activity that is listed in § 225.28 of Regulation Y (12 CFR 225.28) 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. The notice also will 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. Additional information on all bank holding companies may be obtained from the National Information Center Web site at http://www.ffiec.gov/nic/.

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 May 26, 2006.

A. Federal Reserve Bank of San Francisco (Tracy Basinger, Director, Regional and Community Bank Group) 101 Market Street, San Francisco, California 94105-1579:

1. Sterling Financial Corporation,
Spokane, Washington; to acquire 100
percent of the voting shares of
Lynnwood Financial Group, and
thereby indirectly acquire voting shares
of Golf Savings Bank and Golf Escrow
Corporation, all of Mountlake Terrace,
Washington, and thereby engage in
operating a savings association and
providing real estate settlement services,

pursuant to section 225.28(b)(4) and (2)(viii) of Regulation Y.

Board of Governors of the Federal Reserve System, April 27, 2006.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E6–6632 Filed 5–2–06; 8:45 am] BILLING CODE 6210–01–S

GENERAL SERVICES ADMINISTRATION

Notice of Intent To Prepare an Environmental Impact Statement and Hold a Public Scoping Meeting for the Master Site Plan, Denver Federal Center in Lakewood, CO

AGENCY: Public Building Service, GSA. **ACTION:** Notice of intent.

SUMMARY: The General Services Administration (GSA) announces its intention to prepare an Environmental Impact Statement (EIS) under the National Environmental Policy Act (NEPA) of 1969 to assess the potential environmental effects of the proposed action and its alternatives described in the Master Site Plan to enable GSA to make an informed analysis and conclusion leading to the preparation of a Final Master Site Plan and Final EIS for the Denver Federal Center in Lakewood, Colorado.

The existing Master Site Plan was completed in 1997. Since that time, potential development and redevelopment opportunities and the changing real estate market make the 1997 Master Site Plan outdated. The analysis will include a review of all existing buildings on site, all existing and planned infrastructure systems and improvements, necessary capital investment needs and all vacant land. A primary focus will be on short and long term planning for Federal agency needs and requirements. A No Action alternative will also be studied that will evaluate the consequences of not implementing an action alternative. This alternative is included to provide a basis for comparison to the action alternatives described above as required under NEPA regulations (40 CFR 1002.14(d)).

GSA invites individuals, organizations and agencies to submit comments concerning the scope of the EIS. The public scoping period starts with the publication of this notice in the **Federal Register** and will continue for forty five (45) days from the date of this notice. GSA will consider all comments received or postmarked by that date in defining the scope of the EIS. GSA expects to issue a Draft EIS by January