Grant of the application will permit AT&T to continue to provide improved service to Cuba, pursuant to the new service agreement it entered into with its correspondent in Cuba, EMTELCUBA, which became effective upon grant of a previous application. The Commission has authorized AT&T to provide service between the United States and Cuba in accordance with the provisions of the Cuban Democracy Act. This will allow AT&T to help meet the large demand for direct telecommunications services between the United States and Cuba. Under the guidelines established by the Department of State, AT&T is to submit reports indicating the numbers of circuits activated by facility, on or before June 30, and December 31 of each year, and on the one-year anniversary of this notification in the Federal Register.

EFFECTIVE DATE: June 17, 1996.

FOR FURTHER INFORMATION CONTACT: Troy F. Tanner, Attorney, Common Carrier Bureau, (202) 418–1470.

SUPPLEMENTARY INFORMATION:

Adopted: June 17, 1996.

Released: June 20, 1996.

1. Upon consideration of the abovecaptioned uncontested application, filed by American Telephone and Telegraph Company (AT&T) pursuant to Section 214 of the Communications Act of 1934, as amended, we find that the present and future public convenience and necessity require a grant thereof.

2. Accordingly, *it is ordered* that application File No. I–T–C–96–231 is granted, and AT&T is authorized to:

a. lease from Comsat and operate 24 64-kbps satellite circuits between appropriately licensed U.S. earth stations and an appropriate INTELSAT satellite over the Atlantic Ocean, connecting with similar circuits between the satellite and an earth station in Cuba, furnished by AT&T's correspondent;

b. multiplex the circuits authorized in a., above, through the use of Digital Circuit Multiplexing Equipment, to derive up to 120 circuits from the 30 circuits authorized; and

c. use said facilities to provide AT&T's regularly authorized services between the United States and Cuba.

3. It is further ordered that our authorization of AT&T to provide private lines as part of its authorized services is limited to the provision of such private lines only between the United States and Cuba— that is, private lines which originate in the United States and terminate in Cuba or which originate in Cuba and terminate in the United States. In addition, AT&T may

not-and AT&T's tariffs must state that its customers may not-connect private lines provided over these facilities to the public switched network at either the U.S. or Cuban end. or both. for the provision of international switched basic services, unless authorized to do so by the Commission upon a finding that Cuba affords resale opportunities equivalent to those available under U.S. law, in accordance with Foreign Carrier Entry Order, 60 FR 67332, December 29, 1995. The limitations in this paragraph are subject to the exceptions contained in Sections 63.01(k)(6)(i) and 63.17 of the Commission's Rules, 47 CFR §§ 63.01(k)(6)(i) and 63.17. See also Cable & Wireless et al., 11 FCC Rcd 1766 (1996), para. 36.

4. *It is further ordered* that the applicant shall file the annual reports of overseas telecommunications traffic required by Section 43.61 of the Commission's Rules, 47 CFR Section 43.61.

5. It is further ordered that the applicant shall file annual circuit status reports in accordance with the requirements set forth in *Rules for Filing of International Circuit Status Reports*, CC Docket No. 93–157, Report and Order, 10 FCC Rcd 8605 (1995), 60 FR 51366, October 2, 1995.

6. It is further ordered that AT&T shall split 50/50 with ETESCA the \$1.20 per minute accounting rate for the IMTS services.

7. *It is further ordered* That the surcharge agreed to between AT&T and ETESCA for received collect calls shall be no greater than \$1.00 per call.

8. *It is further ordered* That AT&T shall submit reports on or before June 30, and December 31, of each year, and on the one-year anniversary of the notification of the grant of this application in the Federal Register, indicating the number of circuits activated by facility.

9. *It is further ordered* That this authorization is subject to AT&T's obtaining all necessary licenses and authorizations from the Departments of Treasury and Commerce.

10. It is further ordered That this order is subject to revocation without a hearing in the event the Department of State or the Federal Communications Commission determines that the continuation of communications between the United States and Cuba is no longer in the national interest.

11. This order is issued under Section 0.261 of the Commission's Rules and is effective June 17, 1996. Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's Rules may be filed within 30 days of the date of public notice of this order (*see* Section 1.4(b)(2)).

Federal Communications Commission. Diane J. Cornell, *Chief, Telecommunications Division, International Bureau.* [FR Doc. 96–16609 Filed 6–28–96; 8:45 am] BILLING CODE 6712–01–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1120-DR]

Commonwealth of Pennsylvania; Major Disaster and Related Determinations

AGENCY: Federal Emergency Management Agency (FEMA). **ACTION:** Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the Commonwealth of Pennsylvania (FEMA–1120–DR), dated June 18, 1996, and related determinations.

EFFECTIVE DATE: June 18, 1996. FOR FURTHER INFORMATION CONTACT: Pauline C. Campbell, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3606. SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated June 18, 1996, the President declared a major

disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 *et seq.*), as follows:

I have determined that the damage in certain areas of the Commonwealth of Pennsylvania, resulting from flooding on June 12, 1996, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act ("the Stafford Act"). I, therefore, declare that such a major disaster exists in the Commonwealth of Pennsylvania.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Individual Assistance and Hazard Mitigation in the designated areas. Public Assistance may be added at a later date, if requested and warranted. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance or Hazard Mitigation will be limited to 75 percent of the total eligible costs.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

Notice is hereby given that pursuant to the authority vested in the Director of the Federal Emergency Management Agency under Executive Order 12148, I hereby appoint Jack Schuback of the Federal Emergency Management Agency to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the Commonwealth of Pennsylvania to have been affected adversely by this declared major disaster:

Bucks County for Individual Assistance and Hazard Mitigation, (Catalog of Federal Domestic Assistance No. 83.516, Disaster Assistance) James L. Witt, *Director.* [FR Doc. 96–16702 Filed 6–28–96; 8:45 am]

BILLING CODE 6718-02-P

Open Meeting, Technical Mapping Advisory Council

AGENCY: Federal Emergency Management Agency (FEMA). **ACTION:** Notice of meeting.

SUMMARY: In accordance with section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. app. 1, the Federal Emergency Management Agency gives notice that the following meeting will be held:

Name: Technical Mapping Advisory Council.

Date of Meeting: July 15, 1996. *Place:* The meeting will be held via TeleVideoconference from 7 sites across the United States.

Time: 12:30 p.m. to 3:30 p.m.

Proposed Agenda: Discussion of goals to be pursued by the Council in the upcoming year; assign action items for the September meeting.

Status: This meeting is open to the public. However, in order to participate you must submit a request in writing. Fax the written request to Mike Buckley at (202) 646–4596 by July 9, 1996. Be sure to include your name and a daytime telephone number.

FOR FURTHER INFORMATION CONTACT:

Michael K. Buckley, P.E., Federal Emergency Management Agency, 500 C Street SW., room 421, Washington, DC 20472; telephone (202) 646–2756 or by fax as noted above.

Dated: June 25, 1996.

Richard W. Krimm,

Acting Associate Director, Mitigation Directorate.

[FR Doc. 96–16703 Filed 6–28–96; 8:45 am] BILLING CODE 6718–04–P

FEDERAL MARITIME COMMISSION

Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 800 North Capitol Street, NW., 9th Floor. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in § 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 203–010099–021. Title: International Council of Containership Operators. Parties: American President Lines, Ltd. A.P. Moller-Maersk Atlantic Container Line The Australian National Line Blue Star Line Ltd. The Cast Group Limited China Ocean Shipping (Group) Co. Cho Yang Shipping Co., Ltd. Compagnie Generale Maritime Crowley Maritime Corp. DSR-Senator Line (Bremen) Gmbh **Evergreen Marine Corporation** (Taiwan) Ltd. Hamburg-Sudamerikanische Dampfschifffahrtsgesellschaft Eggert & Amsinck Hanjin Shipping Co. Ltd. Hapag-Lloyd AG Hyundai Merchant Marine Co., Ltd. Italia di Navigazone, SpA Kawasaki Kisen Kaisha, Ltd. Lykes Bros. Steamship Co., Inc. Malaysian International Shipping Corporation Berhad Mediterranean Shipping Company S.A. Mitsui OSK Lines, Ltd. Nippon Yusen Kaisha (NYK Line) Nedlloyd Lines B.V. Neptune Orient Lines Ltd. Orient Overseas Container Line Ltd. P&O Containers Line Sea-Land Service, Inc. South African Marine Corp., Ltd. Transortacion Maritima Mexicana, S.A. de C.V United Arab Shipping Co. (S.A.G) Wilh, Wilhelmsen Lines A/S Yangming Marine Transport Corp. Zim Israel Navigation Co., Ltd.

Synopsis: The proposed amendment adds Compagnie Maritime D'Affretement as a party to the Agreement. By Order of the Federal Maritime Commission. Joseph C. Polking, Secretary. [FR Doc. 96–16619 Filed 6–28–96; 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. Once the application has been accepted for processing, it will also 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, including whether the acquisition of the nonbanking company can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices" (12 U.S.C. 1843). Any request for a hearing must be accompanied by a statement of the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal.