register at the meeting location. The Agency encourages parties to submit data to substantiate comments whenever possible. All comments, as well as information gathered at the public meetings will be available for public inspection from 8 a.m. to 4:30 p.m., Monday through Friday (except legal holidays) at the Public Response and Program Resource Branch, Field Operations Division, Room 1132, Crystal Mall #2, 1921 Jefferson Davis Highway, Arlington, VA.

Information submitted as part of any comment may be claimed as confidential by marking any or all of that information as Confidential Business Information (CBI). Information so marked will not be disclosed except in accordance with the procedures set forth in 40 CFR part 2. A copy of the comment that does not contain CBI must be submitted for inclusion in the public record.

Information not marked confidential may be disclosed publicly by the Agency without prior notice to the submitter. The Agency anticipates that most of the comments will not be classified as CBI, and prefers that all information submitted be publicly available. Any records or transcripts of the open meetings will be considered public information and cannot be declared CBI.

IV. Structure of the Meeting

EPA will open the meeting with brief introductory comments. EPA will then invite those parties who have registered to present their comments. EPA anticipates that each speaker will be permitted 5 minutes to make comments. After each speaker, Agency and state representatives may ask the presenter questions of clarification. The Agency reserves the right to adjust the time for presenters depending on the number of speakers.

Members of the public are encouraged to submit written documentation to EPA at the meeting to ensure that their entire position goes on record in the event that time does not permit a complete oral presentation.

Any information may be delivered to Jeanne Heying at the address stated earlier in this Notice.

List of Subjects

Environmental protection.

Dated: July 30, 1996.

William L. Jordan,

Director, Field Operations Division, Office of Pesticide Programs.

[FR Doc. 96–19964 Filed 8–2–96; 8:45 am] BILLING CODE 6560–50–F

FEDERAL COMMUNICATIONS COMMISSION

Sunshine Act; Change In Time And Deletion Of Agenda Item From August 1st Open Meeting

The Federal Communications Commission previously announced on July 25, 1996, its intention to hold an Open Meeting on Thursday, August 1, 1996, commencing at 9:30 a.m. The time has been changed to 10:30 a.m., and the following item has been deleted from the list of agenda items scheduled for consideration.

Item No., Bureau, Subject

1—Cable Services—Title: Preemption of Local Zoning Regulation of Satellite Earth Stations (IB Docket No. 95–59); Implementation of Section 207 of the Telecommunications Act of 1996 and Restrictions on Over-the-Air Reception Devices: Television Broadcast Service and Multichannel Multipoint Distribution Service (CS Docket No. 96–83). Summary: The Commission will consider rules to implement Section 207 of the Telecommunications Act of 1996.

The prompt and orderly conduct of Commission business requires this change and no earlier announcement was possible.

Additional information concerning this meeting may be obtained from Audrey Spivack or David Fiske, Office of Public Affairs, telephone number (202) 418–0500.

Copies of materials adopted at this meeting can be purchased from the FCC's duplicating contractor, International Transcription Services, Inc. at (202) 857–3800. Audio and Video Tapes of this meeting can be purchased from Telspan International at (301) 731–5355. This meeting can be viewed over George Mason University's "Capitol Connection." For information on this service call (703) 993–3100.

Dated July 31, 1996.

Federal Communications Commission. William F. Caton,

Acting Secretary.

[FR Doc. 96–20015 Filed 8–1–96; 3:16 pm] BILLING CODE 6712–01–F

FEDERAL HOUSING FINANCE BOARD

Sunshine Act Meeting

FEDERAL REGISTER CITATION OF PREVIOUS ANNOUNCEMENT: 61 FR 39455, July 29, 1996

PREVIOUSLY ANNOUNCED TIME AND DATE OF THE MEETING: 1:00 p.m. Thursday, August 1, 1996.

CHANGES IN THE MEETING: The above open meeting has been cancelled.

CONTACT PERSON FOR MORE INFORMATION: Elaine L. Baker, Secretary to the Board, (202) 408–2837.

Rita I. Fair,

Managing Director.

[FR Doc. 96-19912 Filed 8-1-96; 8:45 am] BILLING CODE 6725-01-P

Sunshine Act Meeting

FEDERAL REGISTER CITATION OF PREVIOUS ANNOUNCEMENT: 61 FR 37478, July 18, 1996.

PREVIOUSLY ANNOUNCED TIME AND DATE OF THE MEETING: 10:00 a.m. Thursday, July 25, 1996.

CHANGES IN THE MEETING: The following topics were added to the open portion of the meeting:

- Approval of Federal Home Loan Bank of San Francisco Request for Modification to the Alabama Court Project
- Approval of Federal Home Loan Bank of San Francisco Request for Modification to the Casa Heiwa Project CONTACT PERSON FOR MORE INFORMATION: Elaine L. Baker, Secretary to the Board, (202) 408–2837.

Rita I. Fair,

Managing Director.

[FR Doc. 96–19913 Filed 8–1–96; 8:45 am] BILLING CODE 6725–01–P

FEDERAL MARITIME COMMISSION

Notice of 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, D.C. Office of the Federal Maritime Commission, 800 North Capitol Street, N.W., 9th Floor. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in section 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.: 232–011502–001 Title: NYK/HUAL Space Charter and Cooperative Working Agreement Parties:

NYK Bulkship (USA) Inc. HUAL c/o Autoliners, inc. Synopsis: The proposed amendment authorizes the parties to charter space from each other.

Agreement No.: 224-200996 *Title:* Jacksonville Port Authority/ SeaBulk Ltd Terminal Agreement

Jacksonville Port Authority ("Port") SeaBulk Ltd

Synopsis: The proposed Agreement provides for the heating of rail cars and occasional transfer of products at the Port's Blount Island Marine Terminal.

Dated: July 31, 1996.

By Order of the Federal Maritime Commission.

Joseph C. Polking,

Secretary.

[FR Doc. 96-19801 Filed 8-2-96; 8:45 am]

BILLING CODE 6730-01-M

[Docket No. 96-14]

Compania Sud Americana De Vapores S.A. v. Inter-American Freight Conference, et al.; Notice of Filing of **Complaint and Assignment**

Notice is given that a complaint filed by Compania Sud Americana de Vapores S.A. ("Complainant") against Inter-American Freight Conference, Inter-American Freight Conference "Section C," A.P. Moller Maersk Line, Crowley Americas Transport, Inc., A/S Ivaran Rederi, Companhia Maritima Nacional, Companhia de Navegacao Lloyd Brasileiro, Empresa Lineas Maritimas Argentinas S.A., Empresa de Navagacao Alianca S.A., Frota Amazonica S.A., Hamburg-Sudamerikanische Dampfschiffahrts-Gesellschaft Eggert & Amsinck, and Transroll/Sea-Land Joint Service (collectively designated "Respondents") was served July 30, 1996. Complainant alleges that Respondents have violated sections 10(a)(2) and (3) of the Shipping Act of 1984, 46 U.S.C. app. 1709(a)(2) and (3), by using funds from complainant's Irrevocable Standby Letter of Credit for costs in winding up a Brazil corporation, without authorization by the Inter-American Freight Conference Agreement.

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 cross-

examination 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 this proceeding shall be issued by July 30, 1997, and the final decision of the Commission shall be issued by November 28, 1997. Joseph C. Polking,

Secretary.

[FR Doc. 96-19759 Filed 8-2-96; 8:45 am]

BILLING CODE 6730-01-M

FEDERAL RESERVE SYSTEM

[Docket No. R-0701]

Review of Restrictions on Director and **Employee Interlocks, Cross-Marketing** Activities and the Purchase and Sale of **Financial Assets**

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Notice; request for comment.

SUMMARY: The Board is providing a second opportunity for public comment on proposed revisions to three of the prudential limitations established in its decisions under the Bank Holding Company Act and section 20 of the Glass-Steagall Act permitting a nonbank subsidiary of a bank holding company to underwrite and deal in securities. The Board is proposing to ease or eliminate the following restrictions on these so-called section 20 subsidiaries: the prohibition on director, officer and employee interlocks between a section 20 subsidiary and its affiliated banks or thrifts (the interlocks restriction); the restriction on a bank or thrift acting as agent for, or engaging in marketing activities on behalf of, an affiliated section 20 subsidiary (the crossmarketing restriction); and the restriction on the purchase and sale of financial assets between a section 20 subsidiary and its affiliated bank or thrift (the financial assets restriction). DATES: Comments should be received on or before September 3, 1996. **ADDRESSES:** Comments should refer to Docket No. R-0701, and may be mailed to William W. Wiles, Secretary, Board of Governors of the Federal Reserve System, 20th Street and Constitution Avenue, N.W., Washington, DC 20551. Comments also may be delivered to

Room B-222 of the Eccles Building between 8:45 a.m. and 5:15 p.m. weekdays, or to the guard station in the Eccles Building courtyard on 20th Street, N.W. (between Constitution Avenue and C Street, N.W.) at any time. Comments received will be available for inspection in Room MP-500 of the Martin Building between 9:00 a.m. and 5:00 p.m. weekdays, except as provided in 12 CFR 261.8 of the Board's rules regarding availability of information.

FOR FURTHER INFORMATION CONTACT: Gregory Baer, Managing Senior Counsel (202) 452–3236, Thomas Corsi, Senior Attorney (202) 452-3275, Legal Division; Michael J. Schoenfeld, Senior

Securities Regulation Analyst (202) 452–2781, Division of Banking Supervision and Regulation; for the hearing impaired only,

Telecommunications Device for the Deaf (TDD), Dorothea Thompson (202) 452-3544.

SUPPLEMENTARY INFORMATION:

Background

In its orders authorizing bank holding companies to operate section 20 subsidiaries, the Board has established a series of prudential restrictions (commonly referred to as firewalls) designed to prevent securities underwriting and dealing risk from being passed from a section 20 subsidiary to an affiliated insured depository institution, and thus to the federal safety net. The firewalls also mitigate the potential for conflicts of interest, unfair competition, and other adverse effects that may arise from the conduct of bank-ineligible securities activities. See, e.g., J.P. Morgan & Co., The Chase Manhattan Corp., Bankers Trust New York Corp., Citicorp, and Security Pacific Corp., 75 Federal Reserve Bulletin 192, 202-03 (1989) (hereafter, 1989 Order); Citicorp, J.P. Morgan & Co., and Bankers Trust New York Corp., 73 Federal Reserve Bulletin 473, 492 (1987) (hereafter, 1987 Order).1 In adopting these restrictions, the Board stated that it would continue to review their appropriateness in the light of its experience in supervising section 20 subsidiaries.

The Board originally sought comment on changes to the interlocks, crossmarketing and financial assets restrictions on July 10, 1990. 55 FR 28,295 (1990). The Board received forty responses to its notice, with comments coming from banks, securities firms, trade associations and other members of the public. However, because legislation

¹The 1989 Order and the 1987 Order are referred to collectively as the "section 20 Orders.