discussions with the Maine Tribes regarding any issues related to historic properties of interest to the Tribes prior to reaching a final decision on Maine's application within Indian country.

Coastal Zone Management Act

Pursuant to section 307(c)(1)(C) of the Coastal Zone Management Act, Federal agencies carrying out an activity which affects any land or water use or natural resource within the Coastal Zone of a state with an approved Coastal Zone Management Plan must determine whether that activity is, to the maximum extent practicable, consistent with the enforceable requirements of the Plan and provide its determination to the State agency responsible for implementation of the Plan for review. Maine's approved Coastal Zone Management Plan is administered by the Maine Office of State Planning. Maine's permit actions are themselves subject to consistency review under State law; thus approval of the MEPDES program would not affect Maine's coastal zone and would be consistent with the enforceable requirements of Maine's Coastal Zone Management Plan.

Regulatory Flexibility Act

Based on General Counsel Opinion 78–7 (April 18, 1978), EPA has long considered a determination to approve or deny a State NPDES program submission to constitute an adjudication because an "approval," within the meaning of the APA, constitutes a "license," which, in turn, is the product of an "adjudication." For this reason, the statutes and Executive Orders that apply to rulemaking action are not applicable here. Among these are provisions of the Regulatory Flexibility Act (RFA), 5 U.S.C. 601 et seq. Under the RFA, whenever a Federal agency proposes or promulgates a rule under section 553 of the Administrative Procedure Act (APA), after being required by that section or any other law to publish a general notice of proposed rulemaking, the Agency must prepare a regulatory flexibility analysis for the rule, unless the Agency certifies that the rule will not have a significant economic impact on a substantial number of small entities. If the Agency does not certify the rule, the regulatory flexibility analysis must describe and assess the impact of a rule on small entities affected by the rule.

Even if the NPDES program approval were a rule subject to the RFA, the Agency would certify that approval of the State's proposed MEPDES program would not have a significant economic impact on a substantial number of small entities. EPA's action to approve an

NPDES program merely recognizes that the necessary elements of an NPDES program have already been enacted as a matter of State law; it would, therefore, impose no additional obligations upon those subject to the State's program. Accordingly, the Regional Administrator would certify that this program, even if a rule, would not have a significant economic impact on a substantial number of small entities.

E. Notice of Decision

I hereby provide public notice that EPA has taken final action authorizing Maine to implement the NPDES program in the areas outside disputed Indian territory to the extent described in this notice, and review of the issues related to this action is available as provided in CWA section 509(b)(1)(D). EPA has not taken final action on the issues related to the State's jurisdiction and the applicability of State law in Indian country for the purposes of implementing the NPDES program in those areas, and review of those issues is not available until EPA takes final action on Maine's program as it applies in those areas.

Authority: This action is taken under the authority of section 402 of the Clean Water Act as amended, 42 U.S.C. 1342.

Dated: January 12, 2001.

Mindy S. Lubber,

Regional Administrator, Region I.

Appendix 1—Permitted Facilities in Areas of Indian Country, Where EPA Is Not Acting on Maine's Program (NPDES Permit Numbers/State Discharge License Numbers)

Penobscot River Basin

Main Stem of the Penobscot River From Indian Island to Fork

Howland (Municipal) (ME0101788/2632) Mattawamkeag (Municipal) (ME0102245/7568)

Lincoln (Municipal) (ME0101796/1479) Lincoln Pulp and Paper (ME0002003/0381) Bangor Hydro in West Enfield (ME0023388/7529)

Beaver Wood Joint Venture (ME0023078/6436)

Penobscot Indian Nation Indian Island (ME0101311/2672)

Indeck Maine Energy (ME0023213/6116)

West Branch of the River Above the Fork Bowater Great Northern in Millinocket ME0000167/2227

Bowater Great Northern in East Millinocket ME0000175/2228

Millinocket (Municipal) ME0100803/2680 East Millinocket (Municipal) ME0100196/ 2683

Piscataquis Tributary

Guilford-Sangerville POTW ME0102032/6792

Dover-Foxcroft POTW ME0100501/2633 Dover-Foxcroft Water District ME0102229/ 7330

Milo POTW ME0100439/0865 Brownville POTW (Pleasant River) ME0100099/0829

Unity College Inc. (Pleasant River) ME0110167/1718

Mattawamkeag Tributary

Danforth (Municipal) ME0100161 Wheelabrator—Sherman Energy ME0023191

St. Croix River Basin

Passamaquoddy Tribal Council (ME0100773/2561)

Passamaquoddy Water District (ME0102211/7568)

[FR Doc. 01–4872 Filed 2–27–01; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6941-6]

Public Water System Supervision Program Revision for the State of North Carolina

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: Notice is hereby given that the State of North Carolina is revising its approved Public Water System Supervision Program. North Carolina has adopted drinking water regulations requiring consumer confidence reports from all community water systems. EPA has determined that this revision is no less stringent than the corresponding federal regulations. Therefore, EPA has tentatively decided to approve this State program revision.

DATES: All interested parties may request a public hearing. A request for a public hearing must be submitted by March 30, 2001 to the Regional Administrator at the address shown below. Frivolous or insubstantial requests for a hearing may be denied by the Regional Administrator. However, if a substantial request for a public hearing is made by March 30, 2001, a public hearing will be held. If no timely and appropriate request for a hearing is received and the Regional Administrator does not elect to hold a hearing on his own motion, this determination shall become final and effective on March 30, 2001. Any request for a public hearing shall include the following information: (1) The name, address, and telephone number of the individual organization, or other entity requesting a hearing; (2) A brief statement of the requesting person's interest in the Regional Administrator's determination and a

brief statement of the information that the requesting person intends to submit at such hearing; (3) The signature of the individual making the request, or, if the request is made on behalf of an organization or other entity, the signature of a responsible official of the organization or other entity.

ADDRESSES: All documents relating to this determination are available for inspection between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, at the following offices: North Carolina Department of Environment and Natural Resources, Public Water Supply Section, Parker-Lincoln Building, 2728 Capital Boulevard, Raleigh, North Carolina 27604. Environmental Protection Agency, Region 4, Drinking Water Section, 61 Forsyth Street Southwest, Atlanta, Georgia 30303.

FOR FURTHER INFORMATION CONTACT: Dale Froneberger, EPA Region 4, Drinking Water Section at the Atlanta address given above (telephone 404–562–9446).

Authority: (Section 1413 and section 1414 of the Safe Drinking Water Act, as amended (1996), and 40 CFR part 142).

Dated: January 10, 2001.

A. Stanley Meiburg,

Acting Regional Administrator, EPA Region 4

[FR Doc. 01–4873 Filed 2–27–01; 8:45 am] BILLING CODE 6560–50–P

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.: 011741–001. Title: U.S. Pacific Coast-Oceania Agreement.

Parties: Australia-New Zealand Direct Line, FESCO Ocean Management Limited, Hamburg Sud, P&O Nedlloyd Limited, P&O Nedlloyd B.V.

Synopsis: The proposed agreement modification makes technical changes in the agreement to reflect applicable Australian legal requirements.

Agreement No.: 011750. Title: FOML/BHP IMT Slot Charter Agreement. Parties: FESCO Ocean Management Ltd., BHP International Marine Transport.

Synopsis: Under the proposed agreement, FESCO will charter space from BHP for the carriage of empty non-operating reefer containers from the U.S. Pacific Coast to Australia.

Agreement No.: 011751.
Title: Braztrans Joint Service
Agreement.

Parties: Companhia Libra de Navegacao, Compania Sud Americana de Vapores S.A.

Synopsis: The proposed agreement authorizes the parties to operate a joint service in the trade between U.S. Atlantic Coast ports and ports in Brazil. The parties request expedited review.

Agreement No.: 200809–001. Title: Port Manatee Cruise Facilities and Operations Agreement.

Parties: Manatee County Port Authority, Regal Enterprises, Inc.

Synopsis: The proposed amendment extends the agreement through the spring cruise season of 2003.

Agreement No.: 201073-001. Title: New Orleans/Cosco/K-Line/ Yang Ming Crane Agreement.

Parties: Port of New Orleans, Cosco North America, Inc., "K" Line America, Inc., Yang Ming Line.

Synopsis: The proposed agreement amendment revises the rate schedule for the rental of cranes used by the carriers at the port.

Dated: February 23, 2001. By Order of the Federal Maritime Commission.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 01–4881 Filed 2–27–01; 8:45 am]

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary License; Revocations

The Federal Maritime Commission hereby gives notice that the following ocean transportation intermediary licenses have been revoked pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. app. 1718) and the regulations of the Commission pertaining to the licensing of Ocean Transportation Intermediaries, effective on the corresponding dates shown below:

License Number: 14829N Name: Alkahest Logistics, Inc. Address: 40 South 1st Street, New Hyde Park, NY 11040

Date Revoked: January 10, 2001. Reason: Surrendered license voluntarily. License Number: 14701N Name: August Jackson International,

Inc.

Address: 8311 Pat Blvd., Tampa, FL 33615

Date Revoked: January 18, 2001. Reason: Failed to maintain a valid bond.

License Number: 15917N
Name: Golden Jet-L.A., Inc. d/b/a
Golden Jet Freight Forwarders
Address: 12333 S. Van Ness, Suite
#201, Hawthorne, CA 90250
Date Revoked: January 14, 2001.
Reason: Failed to maintain a valid
bond.

License Number: 14502N Name: Hudson Transport Line Inc. Address: 200 Livingston Avenue, New Brunswick, NJ 08901

Date Revoked: January 3, 2001. Reason: Failed to maintain a valid bond.

License Number: 4065F
Name: Lynx International, Inc.
Address: 1942 Shawnee Road
Date Revoked: January 18, 2001.
Reason: Surrendered license
voluntarily.

License Number: 15693N
Name: Mega Transport, Inc.
Address: 11222 S. La Cienega Blvd.,
Suite 620, Inglewood, CA 90304
Date Revoked: January 26, 2001.
Reason: Failed to maintain a valid
bond.

License Number: 4067F Name: Summit Trade Specialists (U.S.), Inc.

Address: 4621 Gruman Drive, Medford, OR 97504 Date Revoked: January 10, 2001. Reason: Surrendered license

voluntarily.

License Number: 16562N

Name: U.S. Brokers (BOS) Inc.

Address: 331–333 Northern Avenue,
Boston, MA 02210

Date Revoked: January 18, 2001. Reason: Failed to maintain a valid bond.

Ronald D. Murphy,

Deputy Director, Bureau of Consumer Complaints and Licensing.

[FR Doc. 01–4882 Filed 2–27–01; 8:45 am]

FEDERAL RESERVE SYSTEM

Agency Information Collection Activities: Announcement of Board Approval Under Delegated Authority and Submission to OMB

Background

Notice is hereby given of the final approval of proposed information