obtained from the Public Safety Wireless Network (PSWN).

3. In the NTIA Report, NTIA found that energy, water and railroad services are primary components of the nation's critical infrastructure and that the continued use of spectrum is essential to the current and future operations of these industries. The NTIA Report submits that without adequate radio spectrum, providers of energy, water and railroad services would be unable to address major service interruptions due to natural disaster, equipment malfunctions or in some cases, terrorist activities. According to NTIA, these industries believe that additional spectrum is needed—specifically for exclusive use—because of existing congestion problems. Commenters stated that commercial wireless services do not adequately service these industries' needs due to issues of compatibility, reliability, and costeffectiveness. The NTIA Report also finds a lack of consensus among the commenters as to where new spectrum can be reallocated or obtained. NTIA received limited response on the issue of whether these industries use spectrum-efficient technology. NTIA concludes that it is unable to validate the specific spectrum requirements of the energy, water and railroad industries. It suggests, however, that the industries' needs may be addressed by use of advanced communications technology or newly allocated frequency

4. All Parties should reference the NTIA report including the DA number of this Public Notice, a copy of each filing should be sent to (1) Qualex International, Portals II, 445 12th Street, SW., Room CY-B402, Washington, DC 20554, DC 20036, telephone (202) 863-2393; (2) John J. Schauble, Esq., Federal Communications Commission, Wireless Telecommunications Bureau, Public Safety and Private Wireless Division, Policy and Rules Branch, 445 Twelfth Street, SW., Room 4-C336, Washington, DC 20554; and (3) Maria Ringold, Federal Communications Commission. Consumer Information Bureau, Reference Information Center, 445 Twelfth Street, SW., Room CY-B529, Washington, DC 20554.

Federal Communications Commission.

William F. Caton,

BILLING CODE 6712-01-P

Acting Secretary.
[FR Doc. 02–4798 Filed 2–26–02; 8:45 am]

FEDERAL DEPOSIT INSURANCE CORPORATION

Sunshine Act Meeting

Pursuant to the provisions of the "Government in the Sunshine Act" (5 U.S.C. 552b), notice is hereby given that the Federal Deposit Insurance Corporation's Board of Directors will meet in open session at 10 a.m. on Friday, March 1, 2002, to consider the following matters:

Summary Agenda

No substantive discussion of the following items is anticipated. These matters will be resolved with a single vote unless a member of the Board of Directors requests that an item be moved to the discussion agenda.

Disposition of minutes of previous Board of Directors' meetings.

Summary reports, status reports, and reports of actions taken pursuant to authority delegated by the Board of Directors.

Memorandum and resolution re: Part 369—Proposal to Amend Rule Concerning Prohibition Against Using Interstate Branches Primarily for Deposit Production.

Discussion Agenda

Memorandum re: Notice of Proposed Rulemaking for BIF Assessment Rates for the Second Semiannual Period of 2002.

The meeting will be held in the Board-room on the sixth floor of the FDIC Building located at 550 17th Street, NW., Washington, DC.

Street, NW., Washington, DC.
The FDIC will provide attendees with auxiliary aids (e.g., sign language interpretation) required for this meeting. Those attendees needing such assistance should call (202) 416–2089 (Voice); (202) 416–2007 (TTY), to make necessary arrangements. Requests for further information concerning the meeting may be directed to Mr. Robert E. Feldman, Executive Secretary of the Corporation, at (202) 898–6757.

Dated: February 22, 2002. Federal Deposit Insurance Corporation.

Robert E. Feldman,

 ${\it Executive Secretary.}$

[FR Doc. 02–4742 Filed 2–25–02; 9:41 am]
BILLING CODE 6714–01–M

FEDERAL ELECTION COMMISSION

Sunshine Act; Meeting

AGENCY: Federal Election Commission * * * * * *

DATE & TIME: Thursday, February 28, 2002 at 10 a.m.

PLACE: 999 E Street, NW., Washington, DC (Ninth Floor).

STATUS: This meeting will be open to the public.

The following items have been added to the agenda:

Draft Advisory Opinion 2002–01: Harry Kresky on behalf of Lenora B. Fulani and James Mangia

Draft Advisory Opinion 2002–02: Eric Gally

Revised Campaign Guide for Nonconnected Political Committees

FOR FURTHER INFORMATION CONTACT: Mr. Ron Harris, Press Officer, Telephone: (202) 694–1220.

Mary W. Dove,

Secretary of the Commission.

[FR Doc. 02–4864 Filed 2–25–02; 3:14 pm] BILLING CODE 6715–01–M

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, NW., 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.: 011637–006.

Title: AMPAC Cooperative Working Agreement.

Parties: TMM Lines Limited, LLC, Hamburg-Süd, Maruba S.C.A.

Synopsis: The proposed amendment revises the number of vessels to be provided by each party and extends the minimum duration of the agreement.

Agreement No.: 011733–003.

Title: Common Ocean Carrier Platform Agreement.

Parties: A.P. Moller-Maersk Sealand, Alianca Navegacao e Logistica Ltda., CMA CGM, S.A., Hapag-Lloyd Container Linie, GmbH, Hamburg-Süd, Mediterranean Shipping Company, S.A., P&O Nedlloyd Limited, Safmarine Container Lines N.V., United Arab Shipping Company (S.A.G.).

Synopsis: The proposed amendment adds United Arab Shipping Company as a shareholding member of the agreement.

Agreement No.: 011746–002. Title: COSCO/KL/YMUK Asia/U.S. Pacific Coast Slot, Allocation Agreement. Parties: COSCO Container Lines Company, Limited, Kawasaki Kisen Kaisha, Ltd., Yangming(UK) Ltd.

Synopsis: The proposed amendment expands the geographic scope of the agreement to include ports in Malaysia, revises the vessel strings the parties are deploying under the agreement, and makes adjustments to the parties' space allocations. The parties request expedited review.

Agreement No.: 011790.

Title: Dole Ocean Cargo Express/King Ocean Services Limited, Slot Allocation Agreement.

Parties: Dole Ocean Cargo Express, Inc., King Ocean Services Limited.

Synopsis: Under the proposed agreement, Dole will charter space to King Ocean in the trade between the ports of Port Everglades, Florida, and Puerto Moin, Costa Rica.

By Order of the Federal Maritime Commission.

Dated: February 22, 2002.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 02–4652 Filed 2–26–02; 8:45 am] BILLING CODE 6730–01–P

FEDERAL MARITIME COMMISSION

[Docket No. 02-01]

Hellmann Worldwide Logistics, Inc. and Pelorus Ocean Line, Ltd. v. Cosco Container Lines Company Limited; Notice of Filing of Complaint and Assignment

Notice is given that a complaint has been filed with the Federal Maritime Commission ("Commission") by Hellmann Worldwide Logistics, Inc., ("Hellmann") and Pelorus Ocean Line, Ltd., ("Pelorus")(collectively "Complainants") against Cosco Container Lines Company Limited ("COSCO").

Complainants state that Pelorus and COSCO entered into certain service contracts (SCs) pursuant to which Pelorus booked cargo. COSCO subsequently invoiced Hellmann, as Pelorus' agent, amounts differing from the SCs' freight rates. Pelorus paid COSCO for these invoices through its agent Hellmann.

Complainants contend that COSCO violated section 10(b)(2)(A) of the Shipping Act of 1984 ("Act") by charging rates differing from those listed in the effective SCs or tariff, thus providing service that is not in accordance with a tariff published or a service contract entered into under section 8 of the Act; section 10(b)(10) of the Act by unreasonably refusing to deal

or negotiate and in refusing to return Complainants' overpayments; and section 10(d)(1) of the Act by engaging in unjust and unreasonable practices with respect to the filing of service contract amendments, collection of freight charges and failure to reimburse freight overpayments.

Complainants ask that COSCO be compelled to answer their charges, and that the Commission issue an order holding COSCO's actions unlawful and in violation of the Act and compelling COSCO to pay them \$184,802.80 in reparations, in addition to interest, costs and attorney' fees, and such other and further relief the Commission deems just and proper.

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 crossexamination 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 February 21, 2003, and the final decision of the Commission shall be issued by June 23, 2003.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 02–4651 Filed 2–26–02; 8:45 am] BILLING CODE 6730–01–P

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 website at 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 March 22, 2002.

A. Federal Reserve Bank of New York (Betsy Buttrill White, Senior Vice President) 33 Liberty Street, New York, New York 10045–0001:

1. R&G Financial Corporation, Hato Rey, Puerto Rico; to acquire The Crown Group, Inc., Casselberry, Florida, and thereby indirectly acquire Crown Bank, a Federal Savings Bank, Casselberry, Florida, and thereby engage in operating a savings association pursuant to section 225.28(b)(4)(ii) of Regulation Y.

Board of Governors of the Federal Reserve System, February 21, 2002.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc.02–4549 Filed 2–26–02; 8:45 am] BILLING CODE 6210–01–8

FEDERAL TRADE COMMISSION

Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the **Federal Register**.

The following transactions were granted early termination of the waiting