appropriate retail analogue exists within Verizon's systems, in a manner that permits competitors a meaningful opportunity to compete. In addition, regarding specific areas where the Commission identifies relatively minor issues with Verizon's OSS performance in New Hampshire—order processing notifiers, flow-through, and billing accuracy—these problems are not sufficient to warrant a finding of checklist noncompliance.

9. Checklist Item 4—Unbundled Local Loops. Verizon demonstrates that it provides unbundled local loops in accordance with the requirements of section 271 and our rules, in that it provides "local loop transmission from the central office to the customer's premises, unbundled from local switching or other services." More specifically, Verizon establishes that it provides access to loop make-up information in compliance with the UNE Remand Order and nondiscriminatory access to stand alone xDSL-capable loops and high-capacity loops. Also, Verizon provides voice grade loops, both as new loops and through hot-cut conversions, in a nondiscriminatory manner. Finally, Verizon has demonstrated that it has a line-sharing and line-splitting provisioning process that affords competitors nondiscriminatory access to these facilities.

Other Checklist Items

 Checklist Item 1—Interconnection. Based on the evidence in the record, the Commission concludes that Verizon provides access and interconnection on terms and conditions that are just, reasonable and nondiscriminatory, in accordance with the requirements of section 251(c)(2) and as specified in section 271, and applied in the Commission's prior orders. Pursuant to this checklist item, Verizon must allow other carriers to interconnect their networks to its network for the mutual exchange of traffic, using any available method of interconnection at any available point in Verizon's network. Verizon's performance generally satisfies the applicable benchmark or retail comparison standards for this checklist item.

11. Checklist Item 11—Local Number Portability. Section 251(b)(2) requires all LECs "to provide, to the extent technically feasible, number portability in accordance with requirements prescribed by the Commission." Based on the evidence in the record, the Commission finds that Verizon complies with the requirements of checklist item 11. As noted elsewhere in the order, Verizon uses the same

processes and procedures relating to unbundled loops in Delaware as it does in Pennsylvania. Therefore, because there is insufficient data in Delaware, we look to Verizon's performance in Pennsylvania as a basis for our evaluation, and it has met the benchmark standard for this measurement in Pennsylvania in each relevant month.

12. Checklist Items 3, 5, 6, 7, 8, 9, 10, 12, 13 and 14. An applicant under section 271 must demonstrate that it complies with checklist item 3 (access to poles, ducts, and conduits), item 5 (unbundled local transport), item 6 (unbundled local switching), item 7 (911/E911 access and directory assistance/operator services), item 8 (white pages directory listings), item 9 (numbering administration), item 10 (databases and associated signaling), item 12 (local dialing parity), item 13 (reciprocal compensation), and item 14 (resale). Based on the evidence in the record, the Commission concludes that Verizon demonstrates that it is in compliance with checklist items 3, 5, 6, 7, 8, 9, 10, 12, 13 and 14 in New Hampshire and Delaware.

13. Section 272 Compliance. Based on the record, Verizon provides evidence that it maintains the same structural separation and nondiscrimination safeguards in Delaware and New Hampshire as it does in Pennsylvania, New York, Connecticut, and Massachusetts—states in which Verizon has already received section 271 authority. Therefore, the Commission concludes that Verizon has demonstrated that it is in compliance with the requirements of section 272.

14. Public Interest Analysis. The Commission concludes that approval of this application is consistent with the public interest. From its extensive review of the competitive checklist, which embodies the critical elements of market entry under the Act, we find that barriers to competitive entry in the local exchange markets have been removed and the local exchange markets in New Hampshire and Delaware are open to competition. The Commission further finds that, as noted in prior section 271 orders, BOC entry into the long distance market will benefit consumers and competition if the relevant local exchange market is open to competition consistent with the competitive checklist. Verizon demonstrates that there is significant local competition in Delaware and New Hampshire, that Verizon's local market will remain open to competition, and that section 271 approval would enhance local and long distance competition in Delaware and New Hampshire.

15. Section 271(d)(6) Enforcement Authority. Working with each of the state commissions, the Commission intends to closely monitor Verizon's post-approval compliance to ensure that Verizon continues to meet the conditions required for section 271 approval. It stands ready to exercise its various statutory enforcement powers quickly and decisively in appropriate circumstances to ensure that the local market remains open in each of the states.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 02–25062 Filed 10–1–02; 8:45 am] BILLING CODE 6712–01–P

FEDERAL ELECTION COMMISSION

Sunshine Act Notice

DATE AND TIME: Tuesday, October 8, 2002, at 10 a.m.

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

STATUS: This meeting will be open to the public.

ITEMS TO BE DISCUSSED.

Correction and Approval of Minutes. Draft Advisory Opinion 2002–07: Careau & Co. and Mohre Communications by Robert F. Carrot, President.

Draft Advisory Opinion 2002–11: Mortgage Bankers Association of America (MBAA) and MBAA PAC by counsel, Jan Witold Baran and Carol A. Laham.

Routine Administrative Matters.

DATE AND TIME: Tuesday, October 8, 2002, to follow the open meeting.

PLACE: 999 E Street, NW., Washington, DC

STATUS: This meeting will be closed to the public.

ITEMS TO BE DISCUSSED:

Compliance matters pursuant to 2 U.S.C. 437g.

Audits conducted pursuant to 2 U.S.C. 437g, 438(b), and Title 26, U.S.C.

Matters concerning participation in civil actions or proceedings or arbitration.

Internal personnel rules and procedures or matters affecting a particular employee.

DATE AND TIME: Thursday, October 10, 2002, at 10 a.m.

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

 $\mbox{\bf STATUS:}$ This meeting will be open to the public.

ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes. Notice of Proposed Rulemaking on Consolidated Reporting.

Explanation and Justification for Electioneering Communications Final Rules.

Explanation and Justification for Interim Final Rules on FCC Electioneerinig Communications Database.

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

Mary W. Dove,

Secretary of the Commission.
[FR Doc. 02–25206 Filed 9–30–02; 2:58 pm]

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.: 002550–007. Title: New Orleans-Maersk Lease Agreement.

Parties: Board of Commissioners of the Port of New Orleans Maersk, Inc. Synopsis: The amendment permits arrangements for special rates for certain cargo handled at the applicable terminal.

Agreement No.: 010977.
Title: Hispaniola Discussion Agreement.
Parties: A.P. Moller-Maersk Sealand
Crowley Liner Services, Inc.
Tecmarine Lines, Inc.

Seaboard Marine, Ltd.
Tropical Shipping and Construction
Co., Ltd.

Frontier Liner Services, Inc. Bernuth Agencies, Inc.

Synopsis: The proposed amendment deletes NPR, Inc. and Sea Star Line, LLC as parties to the Hispaniola Discussion Agreement.

Agreement No.: 011737–008. Title: The MCA Agreement. Parties:

Atlantic Container Line AB Alianca Navegacao e Logistica Ltda Antillean Marine Shipping

CMACCMS

CMA CGM, S.A. Companhia Libra De Navegacao Compania Sud Americana De Vapores

S.A.

CP Ships (UK) Limited, d/b/a ANZDL and d/b/a Contship Containerlines Crowley Liner Services, Inc. Dole Ocean Cargo Express, Inc. Hamburg-Sud Hapag-Lloyd Container Linie King Ocean Central America S.A. King Ocean Service De Colombia S.A.

King Ocean Service De Venezuela

S.A.
Lykes Lines Limited, LLC
Montemar Maritima S.A.
Nippon Yusen Kaisha
Norasia Container Line Limited
P&O Nedlloyd Limited
Safmarine Container Lines N.V.
Tecmarine Lines, Inc.
TMM Lines Limited, LLC
Tropical Shipping & Construction Co.,
Ltd.

Wallenius Wilhelmsen Lines AS. *Synopsis:* The proposed amendment adds P&O Nedlloyd Limited as a member and deletes all references to committees in the agreement.

Agreement No.: 011820. Title: WWL/WLS Space Charter Agreement.

Parties:

Wallenius Wilhelmsen Lines AS

World Logistics Service (U.S.A.), Inc. *Synopsis:* The proposed agreement would allow World Logistics to charter space for roll-on/roll-off cargo from Wallenius Wilhelmsen on its vessels operating from Veracruz, Mexico, to U.S. Atlantic and Gulf Coast ports. The parties request expedited review.

Agreement No.: 201006–004. Title: New Orleans-P&O Ports LA Lease Agreement.

Parties:

Board of Commissioners of the Port of New Orleans

P&O Ports Louisiana, Inc.

Synopsis: The amendment amends the term of the agreement to permit the tenant to relocate to another of the port's facilities. It also adds provisions for special rate adjustments and minimum annual guarantee adjustments. The agreement now runs through October 31, 2003.

By order of the Federal Maritime Commission.

Dated: September 23, 2002.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 02–25057 Filed 10–1–02; 8:45 am] **BILLING CODE 6730–01–P**

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary License

Reissuances

Notice is hereby given that the following Ocean Transportation Intermediary licenses have been reissued by the Federal Maritime Commission pursuant to section 19 of the Shipping Act of 1984, as amended by the Ocean Shipping Reform Act of 1998 (46 U.S.C. app. 1718) and the regulations of the Commission pertaining to the licensing of Ocean Transportation Intermediaries, 46 CFR 515.

License No.	Name/address	Date reissued
1857N	Air/Sea Forwarding Specialists, Inc., 3812 Springhill Avenue, Mobile, AL 36608 EAFF (USA), Inc., 8840 NW 102nd Street, Medley, FL 33178	August 9, 2002. July 25, 2002. August 9, 2002.
1/303N	Trans Logistics, Inc. dba World Express, 520 E. Carson Plaza Ct., Suite 205, Carson, CA 90746.	August 1, 2002.