

(S E R V E D)
(October 16, 1991)
(FEDERAL MARITIME COMMISSION)

FEDERAL MARITIME COMMISSION

46 CFR PART 550

[PETITION NO. P3-91; Docket No. 91-41]

APPLICATION OF TRAILER MARINE TRANSPORT CORPORATION

UNDER SECTION 35 OF THE SHIPPING ACT, 1916

AGENCY: Federal Maritime Commission.

ACTION: Final Rule; Correction.

SUMMARY: The Federal Maritime Commission is correcting an error in its Final Rule in Docket No. 91-41, Application of Trailer Marine Transport Corporation under Section 35 of the Shipping Act, 1916, which appeared in the Federal Register on October 9, 1991 (56 FR 50824).

EFFECTIVE DATE: October 9, 1991.

FOR FURTHER INFORMATION CONTACT:

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SUPPLEMENTARY INFORMATION:

On October 9, 1991 (56 FR 50824) the Commission granted the application of Trailer Marine Transport Corporation ("TMT") for an exemption under section 35 of the Shipping Act, 1916, 46 U.S.C. app. § 833a. Through an oversight the Final Rule did not grant the entire relief requested by TMT and intended by the Commission. Accordingly, the Final Rule should be corrected to read as follows.

550.1 Exemptions

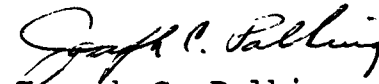
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(e) Carriers providing port-to-port transportation between the United States and Puerto Rico or the U.S. Virgin Islands, or

between Puerto Rico and the U.S. Virgin Islands, may file on one day's notice any change to an existing carrier rule, regulation or note that reduces the shipper's cost of transportation or results in no change in the shipper's cost of transportation, and any new carrier rule, regulation or note that reduces the shipper's cost of transportation; provided, however, that such carriers must comply with those provisions of the Intercoastal Shipping Act, 1933, and the Commission's regulations that pertain to any "general decrease in rates".

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By the Commission.


Joseph C. Polking
Secretary