Dated: February 17, 2004.

Carol Rushin,

Assistant Regional Administrator, Office of Enforcement, Compliance, and Environmental Justice.

[FR Doc. 04–4699 Filed 3–2–04; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7630-6]

Notice of Tentative Approval and Solicitation of Request for a Public Hearing for Public Water System Supervision Program Revision for the State of Delaware

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of tentative approval and solicitation of requests for a public hearing.

SUMMARY: Notice is hereby given in accordance with the provision of section 1413 of the Safe Drinking Water Act as amended, and the rules governing National Primary Drinking Water Regulations Implementation that the State of Delaware has revised its approved Public Water System Supervision Program. The Delaware statute has been amended to clarify the authority of Delaware Health and Social Services to impose administrative penalties on systems of all sizes. This resolves a question regarding the Department's authority to impose administrative penalties on systems serving less than 500 service connections. Delaware has adopted a Radionuclides Rule to establish a new maximum contaminant level (MCL) for uranium and revise monitoring requirements, a Filter Backwash Recycling Rule to require water systems to institute changes to return recycle flows of a plant's treatment process that may compromise pathogen treatment, a Consumer Confidence Report Rule which requires annual drinking water quality reports from community water suppliers, and a Public Notification Rule to revise the general public notification regulations (set requirements for public water systems to follow regarding the form, manner, frequency, and content of a public notice). The State has agreed to a schedule to correct several minor errors in its Radionuclides Rule submission. EPA has determined that these revisions are no less stringent than the corresponding Federal regulations. Therefore, EPA has decided to tentatively approve these program revisions. All interested parties are

invited to submit written comments on this determination and may request a public hearing.

DATES: Comments or a request for a public hearing must be submitted by April 2, 2004. This determination shall become effective on April 2, 2004 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, and if no comments are received which cause EPA to modify its tentative approval.

ADDRESSES: Comments or a request for a public hearing must be submitted to the U.S. Environmental Protection Agency Region III, 1650 Arch Street, Philadelphia, PA 19103–2029. Comments may also be submitted electronically to Jennie Saxe at saxe.jennie@epa.gov. All documents relating to this determination are available for inspection between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, at the following offices:

- Drinking Water Branch, Water Protection Division, U.S. Environmental Protection Agency Region III, 1650 Arch Street, Philadelphia, PA 19103–2029.
- Office of Drinking Water, Division of Public Health, Delaware Health and Social Services, Blue Hen Corporate Center, Suite 203, Dover, DE 19901.

FOR FURTHER INFORMATION CONTACT:

Jennie Saxe, Drinking Water Branch (3WP22) at the Philadelphia address given above; telephone (215) 814–5806 or fax (215) 814–2318.

SUPPLEMENTARY INFORMATION: All interested parties are invited to submit written comments on this determination and may request a public hearing. All comments will be considered, and, if necessary, EPA will issue a response. 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 April 2, 2004, a public hearing will be held.

A request for public hearing shall include the following: (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 of information that the requesting person intends to submit at such a hearing; and (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.

Dated: February 23, 2004.

James W. Newsom,

Acting Regional Administrator, EPA, Region III

[FR Doc. 04–4700 Filed 3–2–04; 8:45 am] BILLING CODE 6560–50–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

AGENCY: United States Election Assistance Commission.

DATE AND TIME: Tuesday, March 23, 2004, at 10 A.M.

PLACE: 1201 Constitution Ave., NW., Washington, DC (EPA East Building, room 1153).

STATUS: This meeting will be open to the public.

NOTE: Early arrival: Those attending are advised to arrive early for registration and security check.

PURPOSE: Organizational plans for the newly established United States Election Assistance Commission.

PERSON TO CONTACT FOR INFORMATION:

Bryan Whitener, Telephone: (202) 694–1095.

DeForest B. Soaries, Jr.,

Chairman, United States Election Assistance Commission.

[FR Doc. 04–4809 Filed 3–1–04; 8:45 am] BILLING CODE 6820–MP–M

FEDERAL MARITIME COMMISSION

Notice of Agreements Filed

The Commission hereby gives notice of the filing of the following agreements 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.: 010982–035 (Correction).

Title: Florida-Bahamas Shipowner and Operators Association.

Parties: Tropical Shipping and Construction Co., Ltd.; Atlantic Caribbean Line, Inc.; Pioneer Shipping Ltd.; Crowley Liner Services, Inc.; Seaboard Marine, Ltd.; G&G Marine, Inc.; and Caicos Cargo Ltd.

Synopsis: An earlier notice indicated that King Maritime, Inc. would be

joining the agreement. This was in error. A related company, Atlantic Caribbean Line, Inc., will be participating in the agreement in place of King Maritime, Inc.

Agreement No.: 011075–065. Title: Central America Discussion Agreement.

Parties: APL Co. PTE Ltd.; A.P.
Moller-Maersk A/S; Crowley Liner
Services, Inc.; Dole Ocean Cargo
Express; Great White Fleet; King Ocean
Services Limited; Seaboard Marine,
Ltd.; and Lykes Lines Limited, LLC.
Synonsis: The amendment adds Great

Synopsis: The amendment adds Great White Fleet as a party to the agreement.

Agreement No.: 011259–024. Title: U.S./Southern Africa Agreement.

Parties: A.P. Moller-Maersk A/S; Mediterranean Shipping Company, S.A.; and Safmarine Lines N.V.

Synopsis: The amendment updates Maersk's corporate name.

Agreement No.: 011707–003. Title: Gulf/South America Discussion Agreement.

Parties: Associated Transport Line, LLC; ATL Investments Ltd.; Industrial Maritime Carriers (U.S.A.) Inc.; and Seaboard Marine Ltd.

Synopsis: The amendment adds Seaboard Marine Ltd. as a party to the agreement.

Agreement No.: 011770–003. Title: NSCSA/CNCO Slot Exchange Agreement.

Parties: National Shipping Company of Saudi Arabia and the China Navigation Co. Ltd.

Synopsis: The amendment substitutes China Navigation Co. Ltd. for Oldendorff Carriers (Indotrans) Ltd. as a party to the agreement, and revises each parties' vessel contribution under the agreement.

Agreement No.: 201152. Title: New Orleans/Ceres Gulf Napoleon Avenue Terminal Lease Agreement.

Parties: Board of Commissioners of the Port of New Orleans and Ceres Gulf, Inc.

Synopsis: The agreement provides for the lease of terminal facilities at the Napoleon Avenue Terminal Complex.

Agreement No.: 201153.
Title: New Orleans/Ceres Lease
Agreement.

Parties: Board of Commissioners of the Port of New Orleans and Ceres Gulf, Inc.

Synopsis: The agreement provides for the lease of office space at the Napoleon Avenue Terminal Complex. Agreement No.: 201154.
Title: Sublease Agreement.
Parties: Tioga Fruit Terminal, Inc. and
Delaware River Stevedores, Inc.

Synopsis: The agreement provides for the sublease of space from Delaware River Stevedores to Tioga Fruit at the Port of Philadelphia.

By Order of the Federal Maritime Commission.

Dated: February 27, 2004.

Bryant L. VanBrakle,

Secretary.

[FR Doc. 04–4765 Filed 3–2–04; 8:45 am]

BILLING CODE 6730-01-P

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The application also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States. Additional information on all bank holding companies may be obtained from the National Information Center Web site at www.ffiec.gov/nic/.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than March 26,

A. Federal Reserve Bank of Philadelphia (Michael E. Collins, Senior Vice President) 100 North 6th Street, Philadelphia, Pennsylvania 19105– 1521

- 1. FSB Mutual Holdings, Inc., and FSB Bankshares Corporation, both of Perkasie, Pennsylvania; to become bank holding companies by acquiring 100 percent of the voting shares of FSB Bankshares Corporation, Perkasie, Pennsylvania, and First Savings Bank of Perkasie, Perkasie, Pennsylvania.
- **B. Federal Reserve Bank of Kansas City** (James Hunter, Assistant Vice
 President) 925 Grand Avenue, Kansas
 City, Missouri 64198–0001:
- 1. Sundance State Bank Profit Sharing ESOP and Trust, Sundance, Wyoming; to become a bank holding company by acquiring 25.65 percent of the voting shares of Sundance Bankshares, Inc., Sundance, Wyoming, and thereby acquire Sundance State Bank, Sundance, Wyoming.

Board of Governors of the Federal Reserve System, February 26, 2004.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E4–453 Filed 3–2–04; 8:45 am] BILLING CODE 6210–01–S

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 period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.