As part of an effort by the Exchange to institute certain safeguards to minimize excess market volatility that may arise from liquidation of stock positions related to trading strategies involving index derivative products, the Exchange proposed and the Commission approved, on a pilot basis, the use of LOC orders under limited circumstances. Now, the NYSE proposes to expand the use of LOC orders by allowing such orders to be entered throughout the day up until the cut-off time and removing the restriction that they be entered only to offset published MOC imbalances. The Exchange believes that allowing the entry of LOC orders throughout the day would encourage the use of LOC orders, which in turn may alleviate excess market volatility through the expected increase in market liquidity.

The Commission believes that the NYSE's proposed rule change is consistent with the purposes of the Act. Although the NYSE, in effect, is proposing the use of a new order type throughout the day, the Commission does not believe that allowing entry of LOC orders would have harmful effects on other orders or on the market in general. For example, the LOC orders would continue to be executed behind conventional limit orders at the same price and behind MOC orders.

Under the amended pilot, LOC orders may be entered throughout the day for possible execution at the closing price. LOC orders, however, will continue to be executed in the same manner as in the current pilot: LOC orders at a better price than the closing price will be treated as market orders and executed against each other, limit orders on the book, or the specialist's own account. Moreover, as in the current pilot program, the LOC orders at the closing price will not be guaranteed an execution. Finally, as previously, after the cut-off periods of 3:40 p.m. for expiration days and 3:50 p.m. for nonexpiration days, LOC orders may be entered only to offset published imbalances.

To the extent that the proposal would encourage entry of LOC orders, which may potentially offset imbalances of MOC orders at the close, the Commission believes that LOC orders will continue to be a useful investment vehicle for curbing excess price volatility at the close. With respect to the use of LOC orders as another order type, the Commission believes that the appropriate procedures for handling LOC orders provided by the NYSE in

the proposal will ensure that market, limit and MOC orders will not be disadvantaged by the expanded use of LOC orders.

Finally, the Commission notes that the LOC orders have been on a pilot program since 1994 and the NYSE has submitted detailed reports describing its experience with the pilot program. The Commission, therefore, believes that the Exchange appears to have had sufficient experience with the program to determine its effectiveness. The Commission encourages the Exchange to seek permanent approval of the procedures or to determine to discontinue the program after the Exchange analyzes the data for the report due on May 31, 1997. If the Exchange decides to seek permanent approval of the pilot procedures, any such request should also be submitted to the Commission by May 31, 1997, as a proposed rule change pursuant to Section 19(b) of the Act.

It is therefore ordered, pursuant to Section 19(b)(2) of the Act,<sup>11</sup> that the proposed rule change (SR–NYSE–96–21) is approved.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.  $^{12}$ 

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 96–30399 Filed 11-27-96; 8:45 am] BILLING CODE 8010–01–M

# **DEPARTMENT OF STATE**

[Public Notice 2478]

# Advisory Committee on Historical Diplomatic Documentation; Notice of Meeting

The Advisory Committee on Historical Diplomatic documentation will meet in the Department of State, December 16, 1996 in Conference Room 1205 and December 17, 1996 in Conference Room L315 at 2401 E Street NW at the State Annex—1.

The Committee will meet in open session from 1:30 p.m. on the afternoon of Monday, December 16, 1996, until 4:00 p.m. The remainder of the Committee's sessions from 9:00 a.m. until 3:00 p.m. on Tuesday, December 17, will be closed in accordance with Section 10(d) of the Federal Advisory Committee Act (Pub. L. 92–463). It has been determined that discussions during these portions of the meeting will involve consideration of matters not subject to public disclosure under 5 U.S.C. 552b(c)(1), and that the public

interest requires that such activities will be withheld from disclosure.

Questions concerning the meeting should be directed to William Z. Slany, Executive Secretary, Advisory Committee on Historical Diplomatic Documentation, Department of State, Office of the Historian, Washington, DC, 20520, telephone (202) 663–1123, (e-mail histoff@ix.netcom.com).

Dated: November 13, 1996.

William Z. Slany,

Executive Secretary.

[FR Doc. 96–30437 Filed 11–27–96; 8:45 am]

BILLING CODE 4710-01-M

#### **DEPARTMENT OF TRANSPORTATION**

#### Office of the Secretary

# Reports, Forms and Recordkeeping Requirements Agency Information Collection Activity Under OMB Review

**AGENCY:** Department of Transportation (DOT), Office of the Secretary (OST). **ACTION:** Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this notice announces that the Information Collection Request (ICR) abstracted below has been forwarded to the Office of Management and Budget (OMB) for extension of a currently approved collection. The ICR describes the nature of the information collection and its expected burden. The Federal Register Notice with a 60-day comment period soliciting comments on the following collection of information was published on August 20, 1996 [FR 61, page 43117].

**DATES:** Comments must be submitted on or before December 30, 1996.

# FOR FURTHER INFORMATION CONTACT: Richard Weaver, 400 Seventh Street, S.W., Washington, D.C. 20590. Telephone 202–366–2811.

#### SUPPLEMENTARY INFORMATION:

Maritime Administration

Title: Port Facilities Inventory. Type of Request: Extension of currently approved information collection.

OMB Control Number: 2133–0023. Form Number: MA–400.

Affected Public: Port terminal owners. Abstract: The collection of port facility data from terminal owners will permit the Maritime Administration to maintain information on those essential port facilities that are required for emergency use at the proper level of accuracy and currency. These surveys would be used only in the event the

<sup>11 15</sup> U.S.C. § 78s(b)(2).

<sup>12 17</sup> CFR 200.30–3(a)(12).

efficiency, competition, and capital formation. 15 U.S.C. § 78c(f).

data contained on these facilities fell below a level of currency deemed adequate for emergency planning purposes.

Need and Use of the Information: Executive Order 12656, as amended, assigns emergency preparedness functions to the Secretary of Transportation and 49 CFR 1.45 further delegates such authority to the department's Administrators. This requires the Maritime Administration to guarantee that individual port facilities and services are available for use by federal agencies prior to and during national defense emergencies.

*Annual Burden:* 1 hour.

ADDRESSES: Send comments to the Office of Information and Regulatory Affairs, Office of Management and Budget, 725–17th Street, NW, Washington, DC 20503, Attention DOT Desk Officer.

Comments are Invited on: whether the proposed collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; the accuracy of the Department's estimate of the burden of the proposed information collection; ways to enhance the quality, utility and clarity of the information to be collected; and ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or other forms of information technology.

Issued in Washington, DC, on November 22, 1996.

Phillip A. Leach,

Clearance Officer, United States Department of Transportation.

[FR Doc. 96–30487 Filed 11–27–96; 8:45 am] BILLING CODE 4910–62–P

## Aviation Proceedings; Agreements Filed During the Week Ending November 15, 1996

The following Agreements were filed with the Department of Transportation under the provisions of 49 U.S.C. 412 and 414. Answers may be filed within 21 days of date of filing.

Docket Number: OST-96-1947 Date filed: November 14, 1996 Parties: Members of the International

Transport Association.

Subject:

PTC23 EUR-SWP 0003 dated November 8, 1996

Europe-Southwest Pacific Expedited Resos

R-1—045c R-2—047c R-3—055c R-4—057c R-5—065c R-6—067c

R-7-003aa R-8-015v R-9-079dd

Intended effective date: December 15, 1996

Docket Number: OST-96-1947 Date filed: November 14, 1996 Parties: Members of the International

Transport Association. *Subject:* 

PTC23 ME-TC3 0004 dated November 12, 1996

R1-6

PTC3 ME-TC3 0005 dated November 12, 1996

R7-8

PTC23 ME-TC3 0006 dated November 12, 1996

R9

Expedited Middle East—TC3 Resolutions

R-1—015v R-2—070cc R-3—070q R-4—070s R-5—071c R-6—084t

R-7—002q R-8—015v R-9—015v Intended effective date: as early as

Paulette V. Twine,

Chief, Documentary Services Division.

December 15, 1996

[FR Doc. 96–30391 Filed 11–27–96; 8:45 am] BILLING CODE 4910–62–M

# Office of the Secretary

[Docket OST-96-1674]

## Application of Mountain Air Express, Inc. d/b/a MAX; For Issuance of New Certificate Authority

**AGENCY:** Department of Transportation. **ACTION:** Notice of order to show cause (Order 96–11–23).

**SUMMARY:** The Department of Transportation is directing all interested persons to show cause why it should not issue an order (1) finding Mountain Air Express, Inc. d/b/a MAX fit, willing, and able, and (2) awarding it a certificate to engage in interstate scheduled air transportation of persons, property, and mail.

**DATES:** Persons wishing to file objections should do so no later than December 2, 1996.

ADDRESSES: Objections and answers to objections should be filed in Docket OST-96-1674 and addressed to Department of Transportation Dockets (SVC-120.30, Room PL-401), U.S. Department of Transportation, 400 Seventh Street, SW, Washington, D.C. 20590 and should be served upon the parties listed in Attachment A to the order.

FOR FURTHER INFORMATION CONTACT: Ms. Janet A. Davis, Air Carrier Fitness Division (X–56, Room 6401), U.S. Department of Transportation, 400 Seventh Street, SW, Washington, D.C. 20590, (202) 366–9721.

Dated: November 22, 1996.

Patrick V. Murphy,

Deputy Assistant Secretary for Aviation and International Affairs.

[FR Doc. 96–30361 Filed 11–27–96; 8:45 am] BILLING CODE 4910–62–P

#### **Federal Aviation Administration**

Extension of Public Comment Period Regarding Draft Environmental Impact Statement for Proposed Development at Lambert-St. Louis International Airport, St. Louis, MO

**AGENCY:** Federal Aviation Administration, Central Region, Kansas City, Missouri.

**ACTION:** Notice of extension of comment period.

**SUMMARY:** The Federal Aviation Administration (FAA) announces that it has extended the public comment period regarding the Draft **Environmental Impact Statement (EIS)** for a proposed new parallel runway and associated proposed development at Lambert-St. Louis International Airport. Two graphics in the Draft EIS are in error. These are Figure 5.9 on page 5-16 and Figure 5.12 on page 5-30. We have prepared an errata sheet to correct this error and have provided reviewers corrected graphics to replace these figures. Corrected graphics have also been placed in copies of the Draft EIS located at city halls and libraries.

**DATES:** The comment period, which was scheduled to end November 18, 1996, has been extended an additional thirty (30) days. In order to be considered, written comments must be received on or before December 18, 1996.

ADDRESSES: Send comments to Ms. Mo Keane, Federal Aviation Administration, Airports Division, ACE 615B, 601 E. 12th Street, Kansas City, MO 64106–2808.

Issued in Kansas City, Missouri on November 13, 1996.

George A. Hendon,

Manager, Airports Division.

[FR Doc. 96-30522 Filed 11-27-96; 8:45 am] BILLING CODE 4910-13-M

# Research, Engineering and Development Advisory Committee (R, E&D); Meeting

Pursuant to section 10(A)(2) of the Federal Advisory Committee Act (Public Law 92–463; 5 U.S.C. App. 2), notice is hereby given of a meeting of the FAA Research, Engineering and Development Advisory Committee. The meeting will be held on January 28–29, 1997 at the