Overlay runway 15L/33R and connector taxiways.

Construct runway 7/25 blast pads. Sealcoat taxiway H and J.

Reconstruct taxiway C apron transition west of runway 15R/33L.

Construct six helipads.

Reconstruct the northerly portion of taxiway B.

Overlay and construct porous friction course on runway 7/25, and stabilize shoulders on taxiways C and F.

Brief Description of Projects Approved for Collection Only:

Master plan implementation, aviation facilities plan project/extend runway safety areas.

Master plan implementation, aviation facilities plan project/extend taxiway A and safety areas.

Brief Description of Project Withdrawn: Design and construct airline terminal access road. Determination: This project was withdrawn by the public agency prior to submittal of the application to the FAA. It was addressed in the carrier consultation meeting and included in the PFC application; however, it was marked "Project deleted from PFC application."

Decision Date: October 27, 1997.

For Further Information Contact: John P. Milligan, Western Pacific region Airports Division, (310) 725–3621.

Public Agency: City of Tyler, Texas. Application Number: 97–02–C–00– TYR.

Application Type: Impose and use a PFC.

PFC Level: \$3.00.

Total PFC Revenue Approved in This Decision: \$976,449.

Earliest Charge Effective Date: March 1, 1998.

Estimated Charge Expiration Date: January 1, 2003.

Class of Air Carriers Not Required To Collect PFC'S: None.

Brief Description of Projects Approved For Collection and Use:

Decision Date: October 27, 1997.

Terminal area study.

Overlay taxiway F.

ARFF building.

Wind cones.

PFC administration costs.

Sealcoat runway 13/31 and associated taxiways A, C, and D.

Airport sanitary sewer capacity improvements.

Decisison Date: October 27, 1997.

FOR FURTHER INFORMATION CONTACT: Ben Guttery, Southwest Region Airports Division, (817) 222–5614.

AMENDMENTS TO PFC APPROVALS

Amendment no, city, state	Amendment approved date	Original ap- proved net PFC revenue	Amended approved net PFC revenue	Original esti- mated charge expi- ration date	Amended es- timated charge expi- ration date
93–02–I–04–BDL, Windsor Locks, CT	07/16/97	\$12,257,000	\$9,257,000	11/01/98	11/01/98
	07/16/97	12,602,000	15,602,000	11/01/98	11/01/98
	10/03/97	3,855,012	6,276,133	05/01/10	12/01/10

Issued in Washington, DC, on November 25, 1997.

Eric Gabler,

Manager, Passenger Facility Charge Branch. [FR Doc. 97–31508 Filed 12–1–97; 8:45 am] BILLING CODE 4910–13–M

DEPARTMENT OF TRANSPORTATION

Maritime Administration
[Docket No. MARAD-97-3165]

Information Collection Available for Public Comments and Recommendations

ACTION: Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 this notice announces the Maritime Administration's (MARAD's) intentions to request extension of approval for three years of a currently approved information collection.

DATES: Comments should be submitted on or before February 2, 1998.

FOR FURTHER INFORMATION CONTACT: William J. Aird, Division of Ports, Office of Ports and Domestic Shipping, MAR–831, Room 7201, 400 Seventh Street, S.W., Washington, D.C. 20590.

Telephone 202–366–1901 or fax 202–366–6988. Copies of this collection can also be obtained from that office.

SUPPLEMENTARY INFORMATION:

Title of Collection: Port Facility Conveyance Information.

Type of Request: Extension of currently approved information collection.

OMB Control Number: 2133–0524. *Form Number:* No form is required for this collection.

Expiration Date of Approval: September 30, 1998.

Summary of Collection of Information: Pub. L. 103–160 authorizes the Department of Transportation to convey to public entities surplus Federal property needed for development or operation of a port facility. The information collection will allow the Maritime Administration to approve the conveyance of property and administer the port facility conveyance program.

Need and Use of the Information: The information collection is necessary for MARAD to determine whether (1) the community is committed to the redevelopment/reuse plan, (2) the redevelopment/reuse plan is viable and is in the best interest of the public, and (3) the property is being used in

accordance with the terms of the conveyance and applicable statutes and regulations.

Description of Respondents: Eligible port entities.

Annual Responses: 20 responses. Annual Burden: 2200 hours.

Comments: Signed, written comments should refer to the docket number that appears at the top of this document and must be submitted to the Docket Clerk, U.S. DOT Dockets. Room PL-401, 400 Seventh Street, S.W., Washington, D.C. 20590-0001. Specifically, address whether this information collection is necessary for proper performance of the function of the agency and will have practical utility, accuracy of the burden estimates, ways to minimize this burden, and ways to enhance quality, utility, and clarity of the information to be collected. All comments received will be available for examination at the above address between 10 a.m. and 5 p.m., e.t. Monday through Friday, except Federal Holidays. An electronic version of this document is available on the World Wide Web at http:/

By Order of the Maritime Administrator.

dms.dot.gov.

Dated: November 26, 1997.

Joel C. Richard,

Secretary.

[FR Doc. 97–31561 Filed 12–1–97; 8:45 am]

BILLING CODE 4910-81-P

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board

[Sec. 5a Application No. 61]

National Classification Committee— Agreement

AGENCY: Surface Transportation Board.

ACTION: Extension of deadlines for filing comments.

SUMMARY: The Surface Transportation Board is granting a 3-week extension of the deadlines for filing opening and reply comments in this proceeding. All other dates and deadlines remain the same.

DATES: Opening comments are now due by January 29, 1998. Reply comments are now due by February 26, 1998.

ADDRESSES: Send an original and 10 copies of notices of intent to participate (still due by November 28, 1997) and comments, referring to "Section 5a Application No. 61," to: Surface Transportation Board, Office of the Secretary, Case Control Unit, 1925 K Street, N.W., Washington, DC 20423. Opening and reply comments must be served on the persons identified as "parties of record" on the service list.

FOR FURTHER INFORMATION CONTACT: Joseph H. Dettmar, (202) 565–1600. [TDD for the hearing impaired: (202) 565–1695.]

SUPPLEMENTARY INFORMATION: This proceeding involves the issue of whether, under 49 U.S.C. 13703(d) and (e), it is in the public interest to renew the bureau agreement of the National Classification Committee, which administers the National Motor Freight Classification. For additional information, see the notice published in the Federal Register on November 13, 1997.

Decided: November 25, 1997. By the Board, Vernon A. Williams, Secretary.

Vernon A. Williams,

Secretary.

[FR Doc. 97–31629 Filed 12–1–97; 8:45 am]

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board

[STB Finance Docket No. 33509]

Colorado, Kansas & Pacific Railway Company—Acquisition and Operation Exemption—Union Pacific Railroad Company

Colorado, Kansas & Pacific Railway Company (Colorado), a noncarrier, has filed a verified notice of exemption under 49 CFR 1150.31 to acquire from Union Pacific Railroad Company and to operate approximately 121.9 miles of rail line between milepost 747.5, near Towner, and milepost 869.4, near NA Junction, in Kiowa, Crowley, and Pueblo Counties, CO (Line).

The transaction was expected to be consummated on or about November 17, 1997.

If the verified notice contains false or misleading information, the exemption is void *ab initio*. Petitions to reopen the proceeding to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

An original and 10 copies of all pleadings, referring to STB Finance Docket No. 33509, must be filed with the Surface Transportation Board, Office of the Secretary, Case Control Unit, 1925 K Street, N.W., Washington, DC 20423–0001. In addition, a copy of each pleading must be served on John D. Heffner, Esq., Rea, Cross & Auchincloss, 1920 N Street, N.W., Suite 420, Washington, DC 20036.

Decided: November 25, 1997. By the Board, David M. Konschnik,

By the Board, David M. Konschni Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

[FR Doc. 97–31556 Filed 12–1–97; 8:45 am] BILLING CODE 4915–00–P

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board [STB Finance Docket No. 33412]

Peter A. Gilbertson, H. Terry Hearst, Bruce A. Lieberman, R. Lawrence McCaffrey, Jr., Harold F. Parmly, and Anacostia Rail Holdings Company— Continuance in Control Exemption— Pacific Harbor Line, Inc.

Peter A. Gilbertson, H. Terry Hearst, Bruce A. Lieberman, R. Lawrence McCaffrey, Jr., and Harold F. Parmly (Gilbertson, et al.), noncarrier individuals, and Anacostia Rail Holdings Company (ARC), a noncarrier holding company (collectively Applicants), have filed a verified notice of exemption to continue in control of Pacific Harbor Line, Inc. (PHL) upon PHL's becoming a Class III rail carrier.

The transaction was expected to be consummated on or after November 15, 1997.

This transaction is related to STB Finance Docket No. 33411, *Pacific Harbor Line, Inc.—Operation Exemption—Port of Los Angeles,* in which PHL seeks to acquire operating rights within the City of Los Angeles' Port of Los Angeles (POLA) to provide switching service on track owned by POLA.

Applicants own and control two existing Class III common carriers by rail: Louisville & Indiana Railroad Company, operating in Southern Indiana and Northern Kentucky; and the New York & Atlantic Railway Company, operating within the State of New York. With the exception of R. Lawrence McCaffrey, Jr., each of Gilbertson, et al. is an officer and/or director of the Chicago SouthShore & South Bend Railroad Corporation (CSS), a Class III common carrier by rail, operating in Northern Illinois and Northern Indiana. In addition, Gilbertson et al. are minority shareholders in CSS's corporate general partner SouthShore Corporation, a noncarrier.

Applicants state that: (i) the railroads will not connect with each other or any railroad in their corporate family; (ii) the continuance in control is not part of a series of anticipated transactions that would connect the railroads with each other or any railroad in their corporate family; and (iii) the transaction does not involve a Class I carrier. Therefore, the transaction is exempt from the prior approval requirements of 49 U.S.C. 11323. See 49 CFR 1180.2(d)(2).

Under 49 U.S.C. 10502(g), the Board may not use its exemption authority to relieve a rail carrier of its statutory obligation to protect the interests of its

¹ The Line was the subject of an application for abandonment in Docket No. AB-3 (Sub-No. 130), Missouri Pacific Railroad Company Abandonment—Towner-NA Junction Line in Kiowa. Crowley, and Pueblo Counties, CO, and discontinuance of trackage rights operations in the embraced Docket No. AB-8 (Sub-No. 38), The Denver and Rio Grande Western Railroad Company—Discontinuance of Trackage Rights— Towner-NA Junction Line in Kiowa, Crowley and Pueblo Counties, CO. The abandonment and discontinuance were granted in Union Pacific Corporation, Union Pacific Railroad Company, and Missouri Pacific Railroad Company-Control and Merger—Southern Pacific Rail Corporation, Southern Pacific Transportation Company, St. Louis Southwestern Railway Company, SPCSC Corp., and The Denver and Rio Grand Western Railroad Company, Finance Docket No. 32760 (STB served Aug. 12, 1996). Colorado indicates that the abandonment was never consummated.