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, N.W., Room 962. 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.: 224–200563–008.

Title: Oakland/Trans Pacific
Container Service Terminal Agreement.

Parties: Port of Oakland ("Port"),
Trans Pacific Container Service
Corporation ("Trans Pacific").

Synopsis: The proposed amendment recognizes Hyundai Merchant Marine Co. Ltd. ("Hyundai") as a secondary user of certain facilities in the Port's Seventh Street Marine Terminal area previously set aside for preferential use by Trans Pacific. Hyundai will utilize the facilities for an initial period of five years.

Agreement No.: 224–201057. Title: Tampa Port Authority/ Harborside Refrigerated Services, Inc. Parties: Tampa Port Authority, Harborside Refrigerated Services, Inc.

Synopsis: The proposed Agreement authorizes the Port Authority to charge an incentive wharfage rate of \$1.50 per gross ton on export poultry, based on a minimum volume of 20,000 gross short tons. The term of the Agreement is for one year.

By order of the Federal Maritime Commission.

Dated: September 1, 1998.

Joseph C. Polking,

Secretary.

[FR Doc. 98–23961 Filed 9–4–98; 8:45 am] BILLING CODE 6730–01–M

FEDERAL MARITIME COMMISSION

Ocean Freight Forwarder License Applicants

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission applications for licenses as ocean freight forwarders pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. app. 1718 and 46 CFR 510).

Persons knowing of any reason why any of the following applicants should not receive a license are requested to contact the Office of Freight Forwarders, Federal Maritime Commission, Washington, DC 20573.

Transoptima Freight & Logistics, Inc. d/b/a Transoptima, 4135—145th Ave., NE., Bellevue, WA 98007, Officers: Georgi Dodov, Director, Anetta Dodova, Director

Magnum Freight Corporation, 2950 NW 75th Avenue, Miami, FL 33122, Officer: Alvaro Fabre, President Trans Forwarding, Inc., 7941 NW 21st Street, Miami, FL 33122, Officer: Roberto Wittkop, President

LP International Inc., 3400 W. 35th Street, Chicago, IL 60632, Officers: James E. Hurley, President, Ralph H. Steinbarth, Director

AFS Freight Management (USA) Inc. d/b/a, AFS Projects & Logistics USA, 2698 Junipero Avenue, Suite 201A, Signal Hills, CA 90806, Officers: Stephen Charles Rieson, President, Vince Argenzio, Sr. Vice President GAI International, 2631 So. Shaver, Pasadena, TX 77502, Gerald Gumina, Sole Proprietor

Dated: September 1, 1998.

Joseph C. Polking,

Secretary.

[FR Doc. 98–23962 Filed 9–4–98; 8:45 am] BILLING CODE 6730–01–M

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.

Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

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 September 28, 1998.

A. Federal Reserve Bank of Cleveland (Paul Kaboth, Banking Supervisor) 1455 East Sixth Street, Cleveland, Ohio 44101-2566:

1. Charter One Financial, Inc.,
Cleveland, and Charter-Michigan
Bancorp, Inc., both of Cleveland, Ohio;
to become bank holding companies by
acquiring 100 percent of the voting of
ALBANK Financial Corporation,
Albany, New York, and thereby
indirectly aquire ALBANK Commercial,
Albany, New York, and 9.9 percent of
Gateway American Bank of Florida, Fort
Lauderdale, Florida.

In connection with this application,

Applicants have also applied to acquire all the nonbank subsidiaries of ALBANK, including Charter One Bank, FSB, Cleveland, Ohio, and ALBANK, FSB, Albany, New York, and thereby engage in operating savings associations, pursuant to § 225.28(b)(4)(ii) of Regulation Y; The First Financial Services and Development Corporation, Cleveland, Ohio, Servco, Inc., Cleveland, Ohio, and CDC-ASBANY Corp., Albany, New York, and thereby engage in community development activities, pursuant to § 225.28(b)(12) of Regulation Y; Charter One Investments, Inc., Cleveland, Ohio, Charter One Investments of Michigan, Inc., Detroit, Michigan, Charter One Investments of New York, Inc., Rochester, New York, Cuyahoga Financial Services Agency, Inc., Cleveland, Ohio, and ALVEST Financial Services, Inc., Albany, New York, and thereby engage in securities activities, pursuant to § 225.28(b)(7) of Regulation Y; Equity One Credit Corp., Cleveland, Ohio, Charter One Mortgage Corp. Richmond, Virginia, Charter One Auto Finance Corp., Rochester, New York, Equity One Credit Corp. (aka First Family Financial Services, Inc.), Cleveland, Ohio, and Servco, Inc., Cleveland, Ohio, and thereby engage in lending activities, pursuant to § 225.28(b)(1) of Regulation Y; ICX Corporation, Cleveland, Ohio, and Charter One Auto Finance Corp., Rochester, New York, and thereby engage in leasing activities, pursuant to § 225.28(b)(3) of Regulation Y; Real Estate Appraisal Services, Inc., Cleveland, Ohio, and thereby engage in real estate appraisal services, pursuant to § 225.28(b)(2)(i) of Regulation Y; Bay

Life Insurance Agency, Inc., Phoenix, Arizona, and thereby indirectly acquire 1001 Insurance Agency, Inc. (inactive), Detroit, Michigan, and thereby engage in insurance activities, pursuant to § 225.28(b)(11)(i) of Regulation Y; and GCCC, Inc., Cleveland, Ohio, and thereby engage in data processing activities, pursuant to § 225.28(b)(14) of Regulation Y.

B. Federal Reserve Bank of Atlanta (Lois Berthaume, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303-2713:

1. SunTrust Banks, Inc., Atlanta, Georgia; to acquire 100 percent of the voting shares of Crestar Financial, Corporation, Richmond, Virginia, and thereby indirectly acquire Crestar Bank, Richmond, Virginia. In addition, Applicant seeks approval to acquire 19.9 percent of the voting shares of Crestar pursuant to an option agreement that may be exercised in the event that the full acquisition does not take place.

In connection with this application, Applicant also has applied to acquire the nonbanking subsidiaries of Crestar, including Crestar Securities Corporation, Richmond, Virginia: extending credit and servicing loans, pursuant to § 225.28(b)(1) of Regulation Y, providing leasing services, pursuant to § 225.28(b)(3) of Regulation Y, and thereby engage in providing financial and investment advisory services, pursuant to § 225.28(b)(6) of Regulation Y, providing agency transactional services for customer investments, pursuant to § 225.28(b)(7) of Regulation Y, underwriting and dealing in certain government obligations and money market instruments, pursuant to § 225.28(b)(8) of Regulation Y, engaging in sales of fixed rate and variable annuities and life insurance on an agency basis, pursuant to §§ 225.28(b)(11)(iv) and 225.28(b)(11)(vii) of Regulation Y, and underwriting and dealing in, to a limited extent, certain municipal revenue bonds, 1-4 family mortgage-related securities, consumer receivable-related securities, and commercial paper, pursuant to Crestar Financial Corporation, 83 Federal Reserve Bulletin 512 (1997), and other Board Orders.

In addition, Notificant proposes to engage through Crestar Insurance Agency, Richmond, Virginia, in the activity of acting as an insurance agency that provides life and property/casualty insurance coverage as agent for both individuals and businesses, pursuant to §§ 225.28(b)(11)(iv) and 225.28(b)(11)(vii) of Regulation Y; to engage through Crestar Community Development Corporation, Richmond, Virginia, in community development

activities, pursuant to § 225.18(b)(12); to operate an electronic funds transfer network and engage in data processing and management consulting activities by acquiring 5.7 percent of Honor Technologies, Inc., Maitland, Florida, pursuant to §§ 225.28(b)(9) and 225.28(b)(14) of Regulation Y, respectively. Comments on this application must be received by September 30, 1998.

Board of Governors of the Federal Reserve System, August 31, 1998.

Robert deV. Frierson,

Associate Secretary of the Board. [FR Doc. 98–23792 Filed 9–4–98; 8:45 am] BILLING CODE 6210–01–F

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. Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

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 October 1, 1998

A. Federal Reserve Bank of New York (Betsy Buttrill White, Senior Vice President) 33 Liberty Street, New York, New York 10045-0001:

1. Commerzbank AG, Frankfurt AM Main, Federal Republic of Germany; to become a bank holding company by

acquiring 32.39 percent of the voting shares of Korea Exchange Bank, Seoul, Korea, and thereby indirectly acquire California Korea Bank, Los Angeles, California.

B. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63102-2034:

2. Area Bancshares Corporation, Ownesboro, Kentucky to acquire 100 percent of the voting shares of Broadway Bank and Trust, Paducah, Kentucky, a de novo state bank.

Board of Governors of the Federal Reserve System, September 1, 1998.

Robert deV. Frierson,

Associate Secretary of the Board.
[FR Doc. 98–23968 Filed 9–4–98; 8:45 am]
BILLING CODE 6210–01–F

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. Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

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 October 2, 1998.

A. Federal Reserve Bank of New York (Betsy Buttrill White, Senior Vice President) 33 Liberty Street, New York, New York 10045-0001: