In table II, EPA provides the following information (to the extent that such information is not claimed as CBI) on

the Notices of Commencement to manufacture received:

II. 38 Notices of Commencement Received From: 03/01/99 to 03/19/99

Case No.	Received Date	Commence- ment/Import Date	Chemical
P-91-1224	03/11/99	01/05/98	(G) Modified maleated rosin, calcium, magnesium and zinc salts.
P-92-1053	03/16/99	02/26/99	(G) Polyethanolamine diester with fatty acids dialkyl sulfate salts
P-93-0209	03/01/99	02/18/99	(G) Substituted phenol ester
P-94-0583	03/01/99	02/24/99	(G) Modified methyl methacrylate/ethyl acrylate polymer
P-94-1238	03/18/99	03/05/99	(S) Propanenitrile, 3-[amino, n-(tallowalkyl)] dipropylenetri-*
P-94-2072	03/01/99	05/09/98	(G) Ethoxysilane
P-96-0713	03/03/99	02/17/99	(G) Hydrogenated petroleum resin
P-97-0104	03/10/99	02/18/99	(G) Polyisocyante adduct based on toluenediisocyanate
P-97-0711	03/11/99	03/02/99	(G) Crosslinking stoving urethane resin
P-97-0813	03/09/99	02/24/99	(G) Diphenol tars
P-97-0919	03/18/99	06/01/98	(G) Polyisobutylene succinimide molybdenum inhibitor
P-98-0551	03/10/99	02/02/99	(G) Substance (1) polyether succinate
P-98-0567	03/15/99	03/04/99	(G) Styrene acrylic polymer
P-98-0619	03/16/99	03/09/99	(G) Acrylic polymer
P-98-0840	03/08/99	03/03/99	(G) Polyester resin
P-98-0865	03/16/99	03/04/99	(G) Acrylic resin
P-98-0883	03/08/99	02/05/99	(G) Quarternary ammonium functional acrylic polymer
P-98-0925	03/08/99	02/25/99	(G) Modified hydrocarbon resin
P-98-1121	03/10/99	02/23/99	(G) Methacrylic and acrylic ester copolymer
P-98-1122	03/10/99	02/23/99	(G) Alkyl methacrylate, morpholinylethyl methacrylate copolymer
P-98-1123	03/10/99	02/23/99	(G) Methacrylic and acrylic esters copolymer
P-98-1125	03/01/99	02/23/99	(G) Adduct of polyamide and polyamine
P-98-1137	03/08/99	02/16/99	(S) Hexanoic acid, 6-[[(4-methylphenyl)sulfonyl]amino]-*
P-98-1157	03/01/99	01/29/99	(G) Acetal blocked phs
P-98-1167	03/15/99	02/11/99	(G) Epoxidized styrene-butadien copolymer
P-98-1174	03/08/99	02/24/99	(G) Amine fatty acid salt
P-99-0008	03/03/99	02/10/99	(G) Cationic epoxy resin
P-99-0017	03/18/99	03/06/99	(G) Alkenes, maleic anhydride polymer
P-99-0047	03/01/99	02/24/99	(G) B-alanine, n-(substituted)phenyl)azo-3-alkyl(phenyl)-n-ethyl-, alkoxy ester
P-99-0048	03/15/99	03/03/99	(G) Naphthalenedisulfonic acid, substituted triazine, substituted naphthalenyl azo-, mixed
			salts
P-99-0085	03/10/99	02/23/99	(G) Bisphenol a-type polyester resin
P-99-0090	03/09/99	02/07/99	(G) Aluminum organometallic compound
P-99-0097	03/01/99	02/02/99	(G) Heavy aromatic solvent
P-99-0098	03/01/99	02/02/99	(G) Heavy aromatic solvent
P-99-0105	03/01/99	02/19/99	(G) Soduim salt of substituted copper phthalocyanine derivative
P-99-0136	03/02/99	02/18/99	(G) Saturated copolyester resin
P-99-0161	03/02/99	02/24/99	(G) Blocked polyisocyanate
P-99-0177	03/18/99	02/26/99	(G) Acrylate functional polyester
Y-94-0060	03/01/99	01/23/99	(G) Alkyd resin

Environmental protection, Premanufacture notices.

Dated: August 4, 1999.

Oscar Morales,

Acting Director, Information Management Division, Office of Pollution Prevention and Toxics.

[FR Doc. 99–20872 Filed 8-11-99; 8:45 am] BILLING CODE 6560–50–F

ENVIRONMENTAL PROTECTION AGENCY

[FRL-6418-7]

Proposed Administrative Penalty Assessments and Opportunity to Comment

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of Proposed Assessment of Clean Water Act Class I Administrative Penalty and opportunity to comment.

SUMMARY: EPA is providing notice of a proposed administrative penalty for alleged violations of the Clean Water Act. EPA is also providing notice of opportunity to comment on the proposed penalty.

EPA is authorized under section 309(g) of the Act, 33 U.S.C. 1319(g), to assess a civil penalty after providing the person subject to the penalty notice of the proposed penalty and the opportunity for a hearing, and after providing interested persons notice of the proposed penalty and a reasonable opportunity to comment on its issuance. Under section 309(g), any person who without authorization discharges a pollutant to a navigable water, as those terms are defined in section 502 of the Act. 33 U.S.C. 1362, may be assessed a penalty in a "Class I" administrative penalty proceeding. Class I proceedings under section 309(g) are conducted in accordance with proposed consolidated rules of practice governing the administrative assessment of civil

penalties, published at 63 FR 9464 (Feb. 25, 1998).

EPA is providing notice of the following proposed Class I penalty proceeding initiated by the Water Division, U.S. EPA, Region 9, 75 Hawthorne St., San Francisco, CA 94105:

In the Matter of Arizona Dairy Co., Docket No. CWA-09-99-0002, filed July 14, 1999; proposed penalty, \$18,000; for unauthorized discharge from Arizona Dairy Co., 19135 E. Elliot Rd., Higley, AZ 85236, on March 31 and April 14, 1998, to Warner Road Alignment Wash and the Eastern Maricopa Floodway.

Procedures by which the public may comment on a proposed Class I penalty or participate in a Class I penalty proceeding are set forth in the proposed consolidated rules.

DATES: The deadline for submitting public comment on a proposed Class I penalty is on or before September 13, 1999. The Regional Administrator of EPA, Region 9 may issue an order upon default if the respondent in the proceeding fails to file a response within the time period specified in the proposed consolidated rules.

FOR FURTHER INFORMATION CONTACT:

Persons wishing to receive a copy of the proposed consolidated rules, review the complaint, proposed consent order, or other documents filed in the proceeding, comment upon the proposed penalty, or participate in any hearing that may be held, should contact Danielle Carr, Regional Hearing Clerk, U.S. EPA, Region 9, 75 Hawthorne St., San Francisco, CA 94105, (415) 744–1391. Documents filed as part of the public record in the proceeding are available for inspection during business hours at the office of the Regional Hearing Clerk.

In order to provide opportunity for public comment, EPA will not take final action in the proceeding prior to thirty days after issuance of this document.

Dated: July 30, 1999.

John Ong,

Director, Water Division, Region 9. [FR Doc. 99–20865 Filed 8–11–99; 8:45 am] BILLING CODE 6560–50–P

FEDERAL ELECTION COMMISSION

Sunshine Act Meeting

DATE & TIME: Tuesday, August 17, 1999 at 10:00 a.m.

PLACE: 999 E Street, N.W., Washington, D.C.

STATUS: This meeting will be closed to the public.

ITEMS TO BE DISCUSSED:

Compliance matters pursuant to 2 U.S.C. § 437g.

Audits conducted pursuant to 2 U.S.C. § 437g, § 438(b), and Title 26, U.S.C. Matters concerning participation in civil actions or proceedings or arbitration.

Internal personnel rules and procedures or matters affecting a particular employee.

DATE & TIME: Thursday, August 19, 1999 at 10:00 a.m.

PLACE: 999 E Street, N.W., Washington, D.C. (ninth floor).

STATUS: This meeting will be open to the public.

ITEMS TO BE DISCUSSED:

Correction and Approval of Minutes. Advisory Opinion 1999–19: Andrea Ellis.

Notice of Availability—Petition for Rulemaking Filed by James Bopp, Jr., on Behalf of the Iowa Right to Life Committee, Inc.

Administrative Matters.

PERSON TO CONTACT FOR INFORMATION:

Mr. Ron Harris, Press Officer, Telephone: (202) 694–1220.

Mary W. Dove,

Acting Secretary.

[FR Doc. 99–20987 Filed 8–10–99; 11:42 am] BILLING CODE 6715–01–M

FEDERAL HOUSING FINANCE BOARD [99-N-10]

Pilot Mortgage Program Proposed by the Federal Home Loan Banks of Cincinnati, Indianapolis, and Seattle

AGENCY: Federal Housing Finance Board.

ACTION: Notice.

Background

Pursuant to the procedures set forth in Federal Housing Finance Board (Finance Board) Resolution 97–70 (November 12, 1997), the Finance Board is publishing notice of receipt of an application from the Federal Home Loan Banks (FHLBanks) of Cincinnati, Indianapolis, and Seattle to initiate a pilot program. As specified in the procedures, the Finance Board will not act on the application during the 30-day notice period and will consider any comments received during the notice period before taking action.

SUMMARY: The Finance Board has under consideration a proposal submitted jointly by the FHLBanks of Cincinnati, Indianapolis and Seattle to initiate a pilot program to purchase mortgage loans from member financial institutions under a credit risk sharing

arrangement. Under the proposed Mortgage Purchase Program, or MPP, the FHLBanks could purchase fixedrate, single family mortgages from member financial institutions subject to the establishment of a risk-sharing account designed to transfer a substantial portion of the credit risk to the member financial institution. In addition to the risk-sharing account, the member would further credit enhance the mortgage loans by providing supplemental mortgage insurance. The MPP is designed to provide member financial institutions with another alternative to selling mortgages in the secondary market, and the FHLBanks with a means to increase missionrelated activities.

FOR FURTHER INFORMATION CONTACT: Scott Smith, Deputy Director, Office of Policy, Research and Analysis, (202) 408–2991, Federal Housing Finance Board, 1777 F Street, NW, Washington, DC 20006.

Dated: August 6, 1999.

Bruce A. Morrison,

Chairman

[FR Doc. 99–20797 Filed 8–11–99; 8:45 am] BILLING CODE 6725–01–P

FEDERAL MARITIME COMMISSION

[Docket No. 99-14]

Global Transporte Oceanico S.A. v. Coler Ocean Independent Lines Co.; Notice of Filing of Complaint and Assignment

Notice is given that a complaint filed by Global Transporte Oceanico S.A. ("Complainant") against Coler Ocean Independent Lines Co. ("Respondent") was served August 3, 1999. Complainant alleges that Respondent violated section 10(a)(1) of the Shipping Act of 1984, 46 U.S.C. app. §§ 1709(a)(1) by failing to remit full payment of ocean freight and other charges, issuing a bank draft for payment which was returned for insufficient funds, and subsequently agreeing to a schedule of payments but failing to make the scheduled payments.

This proceeding has been assigned to the office of Administrative Law Judges and Complainant has requested that this proceeding be conducted under shortened procedure. Hearing in this matter, if any is held, shall commence within the time limitations prescribed in 46 CFR 502.61, and only after consideration has been given by the parties and the presiding officer to the use of alternative forms of dispute resolution. The hearing shall include oral testimony and cross-examination in the discretion of the presiding officer