Ciba has evaluated the estimated nonoccupational exposure to benoxacor and based on its low use rate concludes that the potential for non-occupational exposure to the general population is unlikely except for the potential residues in food crops discussed above. Benoxacor is used only on agricultural crops and is not used in or around the home.

4. Cumulative Effects

Ciba also considered the potential for cumulative effects of benoxacor and other substances that have a common mechanism of toxicity. Ciba concluded that consideration of a common mechanism of toxicity is not appropriate at this time. Ciba does not have any reliable information to indicate that toxic effects seen at high doses of benoxacor (generalized liver toxicity, nephrotoxicity and the occurrence of forestomach tumors in an organ not present in humans) would be cumulative with those of any other chemical compounds; thus Ciba is considering only the potential risks of benoxacor in its aggregate exposure assessment.

5. Safety Determination

A. U.S. Population

Using the conservative exposure assumptions described above and based on the completeness and reliability of the toxicity data base for benoxacor, Ciba has calculated that aggregate exposure to benoxacor will utilize 9.4% of the RfD for the U.S. population based on chronic toxicity endpoints and only 0.4% based on a margin of exposure assessment and a carcinogenic NOEL of 4.2 mg/kg/day. EPA generally has no concern for exposures below 100 percent of the RfD because the RfD represents the level at or below which daily aggregate dietary exposure over a lifetime will not pose appreciable risks to human health. Ciba concludes that there is a reasonable certainty that no harm will result from aggregate exposure to benoxacor residues.

B. *Infants and Children* Using the same conservative exposure assumptions used for the determination in the general population, Ciba has concluded that the percent of the RfD that will be utilized by aggregate exposure to residues of benoxacor is 10.5% for nursing infants less than 1 year old, 40.4% for non-nursing infants, 23.8% for children 1–6 years old and 15.4% for children 7–12 years old These worst case estimates are likely at least 4 times greater than actual values when considering that benoxacor residues have not been detected at the limit of quantitation of 0.005 ppm (tolerance is 0.01 ppm) and using a more realistic market share of 50% rather than the conservative 100%. Therefore, based on the completeness and reliability of the toxicity data base and the conservative exposure assessment, Ciba concludes that there is a reasonable certainty that no harm will result to infants and children from aggregate exposure to benoxacor residues.

6. International Tolerances

A maximum residue level has not been established for benoxacor by the Codex Alimentarius Commission.

II. Administrative Matters:

Interested persons are invited to submit comments on this notice of filing. Comments must bear a notation indicating the document control number, [PF–672].

A record has been established for this rulemaking under docket number [PF-672] (including comments and data submitted electronically as described below). A public version of this record, including printed, paper versions of electronic comments, which does not include any information claimed as CBI, is available for inspection from 8 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The public record is located in Rm. 1132 of the Public Response and Program Resources Branch, Field Operations Division (7506C), Office of Pesticide Programs, Environmental Protection Agency, Crystal Mall #2, 1921 Jefferson Davis Highway, Arlington, VA.

Electronic comments may be sent directly to EPA at: opp-docket@epamail.epa.gov.

Electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption.

The official record for this notice, as well as the public version, as described above will be kept in paper form. Accordingly, EPA will transfer all comments received electronically into printed, paper form as they are received and will place the paper copies in the official notice record which will also include all comments submitted directly in writing. The official rulemaking record is the paper record maintained at the address in "ADDRESSES" at the beginning of this document.

List of Subjects

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: October 31, 1996.

Stephen L. Johnson,

Director, Registration Division, Office of Pesticide Programs.

[FR Doc. 96–28551 Filed 11–1–96; 1:38 pm] BILLING CODE 6560–50–F

FEDERAL COMMUNICATIONS COMMISSION

Sunshine Act Meeting

October 31, 1996.

Deletion of Agenda Item From October 29th Open Meeting

The following item has been deleted from the list of agenda items scheduled for consideration at the October 29, 1996, Open Meeting and previously listed in the Commission's Notice of October 22, 1996 (61 FR 55637, October 28, 1996).

Item No.	Bureau	Subject
2	Wireless Telecommunications	 Title: Amendment of the Commission's Rules Regarding a Plan for Sharing the Costs of Microwave Relocation (WTDocket No. 95–157, RM–8643). Summary: The Commission will consider action concerning the relocation of microwave incumbents in the 2 GHz band.

Federal Communications Commission William F. Caton, *Acting Secretary.* [FR Doc. 96–28511 Filed 11–1–96; 10:42 am] BILLING CODE 6712–01–M

[Report No. 2160]

Petitions for Reconsideration and Clarification of Action in Rulemaking Proceedings

October 30, 1996.

Petitions for reconsideration and clarification have been filed in the Commission's rulemaking proceedings listed in this Public Notice and published pursuant to 47 CFR Section 1.429(e). The full text of these documents are available for viewing and copying in Room 239, 1919 M Street, NW., Washington, DC, or may be purchased from the Commission's copy contractor, ITS, Inc. (202) 857-3800. Oppositions to these petitions must be filed by November 20, 1996. See Section 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: Access to Telecommunications Equipment and Services by Persons With Disabilities. (CC Docket No. 87–124)

Number of Petitions Filed: 1

- Subject: Petition to amend Part 68 of the Commission's Rules to Include Terminal Equipment Connected to Basic Rate Access Service Provided via Integrated Services Digital Network Access Technology. (CC Docket No. 93–268)
 - Petition to amend Part 68 of the Commission's Rules to include Terminal Equipment connected to Public Switched Digital Services. (RM-7815, RM-6147)

Number of Petitions Filed: 1

- Subject: Preemption of Local Zoning Regulation of Satellite Earth Stations. (IB Docket No. 95–59)
- Implementation of Section 207 of the Telecommunications Act of 1996; Restrictions on Over-the-Air Devices: Television Broadcast Service and Multichannel Multipoint Distribution Service. (CS Docket No. 96–83)

Number of Petitions Filed: 8 Subject: Implementation of the Local

Competition Provisions in the Telecommunications Act of 1996. (CC Docket No. 96–98)

Interconnection between Local Exchange Carriers and Commercial Mobile Radio Service Providers. (CC Docket 95–185)

Number of Petitions Filed: 20*

* These filings include the petition filed by SBC Communications Inc. and Southwestern Bell Telephone Company on October 8, 1996, one day after the filing deadline of October 7, 1996. On October 8, 1996, SBC Communications Inc. and Southwestern Bell Telephone Company also filed a Motion to Accept its Late-Filed Pleading. Federal Communications Commission William F. Caton, *Acting Secretary.* [FR Doc. 96–28327 Filed 11–4–96; 8:45 am] BILLING CODE 6712–01–M

FEDERAL MARITIME COMMISSION

Notice of Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, D.C. Office of the Federal Maritime Commission, 800 North Capitol Street, N.W., 9th Floor. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, D.C. 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in section 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 217–011553–001. Title: CSAV/Nacional Space Charter Agreement.

Parties.

Companhia Maritime Nacional ("Nacional")

Compania Sud Americana de Vapores S.A. ("CSAV")

Synopsis: The proposed Agreement modifies the space charter provision to include the chartering of space from Nacional to CSAV. The parties have requested a shortened review period.

Agreement No.: 224–201000. Title: Port of San Francisco/Flota Mercante Grancolombiana, S.A. (FMG)

Serpac Service Terminal Agreement. Parties:

Port of San Francisco ("Port") Flota Mercante Grancolombiana, S.A. ("FMG")

Synopsis: The proposed Agreement permits FMG the nonexclusive right to use the Port's South Container Terminal under terms and conditions set forth in the Agreement. The term of the Agreement is five years. Agreement No.: 224–201001. Title: Port of San Francisco/Columbus Line Serpac Service Terminal Agreement.

Parties:

Port of San Francisco ("Port") Columbus Line ("Columbus")

Synopsis: The proposed Agreement permits Columbus the non-exclusive right to use the Port's South Container Terminal under terms and conditions set forth in the Agreement. The term of the Agreement is five years.

Agreement No.: 224–201002. Title: Port of San Francisco/Compania Sud Americana De Vapores, S.A. (CSAV) SERPAC Service Marine Terminal Agreement.

Parties:

Port of San Francisco Compania Sud Americana De Vapores, S.A. ("CSAV")

Synopsis: The proposed Agreement allows CSAV the non-exclusive right to use the South Container Terminal at the Port of San Francisco under terms and conditions set forth in the Agreement. The term of the Agreement is for five years.

Agreement No.: 224–201003. Title: City of Los Angeles and Matson Terminals, Inc., Marine Terminal Permit No. 776.

Parties:

City of Los Angeles

Matson Terminals, Inc.

Synopsis: The proposed Agreement is a revenue sharing agreement granted by the City of Los Angeles to Matson Terminals, Inc. under permit No. 776. The term of the Agreement is not to exceed three (3) years.

By Order of the Federal Maritime Commission.

Dated: October 30, 1996.

Joseph C. Polking,

Secretary.

[FR Doc. 96–28354 Filed 11–4–96; 8:45 am] BILLING CODE 6730–01–M

FEDERAL RESERVE SYSTEM

Agency information collection activities: Proposed collection; Comment request

AGENCY: Board of Governors of the Federal Reserve System (Board) ACTION: Notice and request for comment. SUMMARY: In accordance with the requirements of the Paperwork Reduction Act of 1995 (44 U.S.C. chapter 35), the Board, the Federal Deposit Insurance Corporation (FDIC), and the Office of the Comptroller of the Currency (OCC) (the "Agencies") may