PLACE: Board Room, 7th Floor, Room 7047, 1775 Duke Street, Alexandria, VA 22314–3428.

#### STATUS: Closed.

#### MATTERS TO BE CONSIDERED:

1. Two (2) Administrative Actions under Part 704 of NCUA's Rules & Regulations. Closed pursuant to exemption (8).

2. Y2K Delegations. Closed pursuant to exemptions (2), (8), (9)(A)(ii), and (9)(B).

3. Five (5) Personnel Matters. Closed pursuant to exemptions (2) and (6). FOR FURTHER INFORMATION CONTACT: Becky Baker, Secretary of the Board, Telephone (703) 518–6304.

#### Becky Baker,

Secretary of the Board. [FR Doc. 99–18460 Filed 7–15–99; 2:21 pm]

BILLING CODE 7535-01-M

#### NATIONAL TRANSPORTATION SAFETY BOARD

#### **Sunshine Meeting Notice**

#### Agenda

TIME AND DATE: 9:30 a.m., Wednesday, July 21, 1999.

**PLACE:** NTSB Board Room, 5th Floor, 490 L'Enfant Plaza, S.W., Washington, DC 20594.

**STATUS:** Open to the Public. **MATTERS TO BE CONSIDERED:** 7055b Railroad/Highway Accident Report: Collision of Northern Indiana Commuter Transportation District Train 102 with a

Tractor-trailer on June 18, 1998 in Portage, Indiana.

NEWS MEDIA CONTACT: Telephone: (202) 314–6100. Individuals requesting specific accommodation should contact Mrs. Barbara Bush at (202) 314–6220 by Friday, July 16, 1999.

FOR MORE INFORMATION CONTACT: Rhonda Underwood, (202) 314–6065.

July 14, 1999.

### Rhonda Underwood,

Federal Register Liaison Officer. [FR Doc. 99–18390 Filed 7–14–99; 4:36 pm] BILLING CODE 7533–01–P

## NORTHEAST DAIRY COMPACT COMMISSION

### Notice of Meeting

AGENCY: Northeast Dairy Compact Commission. ACTION: Notice of meeting.

**SUMMARY:** The Compact Commission will hold its monthly meeting to consider matters relating to administration and enforcement of the price regulation, including the reports and recommendations of the Commission's standing Committees. **DATES:** The meeting is scheduled for 1 p.m. on Wednesday, August 4, 1999. **ADDRESSES:** The meeting will be held at Briggs Opera House (Northern Stage Company), South Main Street, White River Junction, Vermont.

## FOR FURTHER INFORMATION CONTACT:

Kenneth M. Becker, Executive Director, Northeast Dairy Compact Commission, 34 Barre Street, Suite 2, Montpelier, VT 05602. Telephone (802) 229–1941.

Authority: 7 U.S.C. 7256.

Dated: July 13, 1999.

#### Kenneth M. Becker, Executive Director.

[FR Doc. 99–18296 Filed 7–16–99; 8:45 am] BILLING CODE 1650–01–P

SECURITIES AND EXCHANGE COMMISSION

## Submission for OMB Review; Comment Request

Upon Written Request, Copies Available From: Securities and Exchange Commission, Office of Filings and Information Services, Washington, DC 20549

Extension:

- Rule 17a–22, SEC File No. 270–202, OMB Control No. 3235–0196
- Rule 17Ab2–1 and Form CA–1, SEC File No. 270–203, OMB Control No. 3235–0195
- Rule 15c2–5, SEC File No. 270–195, OMB Control No. 3235–0198

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.), the Securities and Exchange Commission ("Commission") has submitted to the Office of Management and Budget a request for extension of the previously approved collections of information discussed below.

Rule 17a–22 under the Securities Exchange Act of 1934 ("Exchange Act'')<sup>1</sup> requires all registered clearing agencies to file with the Commission three copies of all materials they issue or make generally available to their participants or other entities with whom they have a significant relationship. The filings with the Commission must be made within ten days after the materials are issued, and when the Commission is not the appropriate regulatory agency, the clearing agency must file one copy of the material with its appropriate regulatory agency. The Commission is responsible for overseeing clearing agencies and uses the information filed pursuant to Rule 17a-22 to determine whether a clearing agency is implementing procedural or policy changes. The information filed aides the Commission in determining whether

such changes are consistent with the purposes of Section 17A of the Exchange Act. Also, the Commission uses the information to determine whether a clearing agency has changed its rules without reporting the actual or prospective change to the Commission as required under Section 19(b) of the Exchange Act.

The respondents to Rule 17a–22 generally are registered clearing agencies.<sup>2</sup> The frequency of filings made by clearing agencies pursuant to Rule 17a-22 varies, but on average there are approximately 200 filings per year per clearing agency. Because the filings consist of materials that have been prepared for widespread distribution, the additional cost to the clearing agencies associated with submitting copies to the Commission is relatively small. The Commission staff estimates that the cost of compliance with Rule 17a-22 to all registered clearing agencies is approximately \$4,930. This represents one dollar per filing in postage, or a total of \$3,400. The remaining \$1,530 (or approximately 31% of the total cost of compliance) is the estimated cost of additional printing, envelopes, and other administrative expenses. (The estimated total cost per response is \$1.45 per page representing \$1.00 per page in postage plus \$0.45 for printing, envelopes, and other administrative expenses.)

Rule 17Ab2–1 and Form CA–1 require clearing agencies to register with the Commission and to meet certain requirements with regard to, among other things, a clearing agency's organization, capacities, and rules. The information is collected from the clearing agency upon the initial application for registration on Form CA–1. Thereafter, information is collected by amendment to the initial Form CA–1 when material changes in circumstances necessitates modification of the information previously provided to the Commission.

The Commission uses the information disclosed on Form CA–1 to (i) determine whether an applicant meets the standards for registration set forth in Section 17A of the Securities Exchange Act of 1934 ("Exchange Act"), (ii) enforce compliance with the Exchange Act's registration requirement, and (iii) provide information about specific registered clearing agencies for compliance and investigatory purposes. Without Rule 17Ab2–1, the Commission could not perform these duties as statutorily required.

<sup>&</sup>lt;sup>1</sup>15 U.S.C. 78a et seq.

<sup>&</sup>lt;sup>2</sup>Respondents include temporarily registered clearing agencies. Respondents also may include clearing agencies granted exemptions from the registration requirements of Section 17A, conditioned upon compliance with Rule 17a–22.

There are currently 15 registered clearing agencies, three clearing agencies that have been granted an exemption from registration, and two entities with pending applications for an exemption from clearing agency registration. The Commission staff estimates that each initial Form CA-1 requires approximately 130 hours to complete and submit for approval. Hours required for amendments to Form CA-1 that must be submitted to the Commission in connection with material changes to the initial CA-1 can vary, depending upon the nature and extent of the amendment. Since the Commission only receives an average of one submission per year, the aggregate annual burden associated with compliance with Rule 17Ab2-1 and Form CA-1 is 130 hours. Based upon the staff's experience, the average cost to clearing agencies of preparing and filing the initial Form CA-1 is estimated to be \$16,391.

Rule 15c2–5 prohibits a broker-dealer from arranging or extending a loan to customers, not subject to Regulation T (12 CFR 220), in connection with the offer or sale of securities unless, before entering the transaction, the brokerdealer: (i) delivers to the customer a written statement containing specific information concerning the terms, obligations, risks and charges of the loan; (ii) obtains from the customer sufficient financial information to determine that the entire transaction is suitable for the customer, and (iii) retains on file and makes available to the customer a written statement setting forth the broker-dealer's basis for determining that the transaction was suitable. The collection of information required by the Rule is necessary to execute the Commission's mandate under the Exchange Act to prevent fraudulent, manipulative, and deceptive acts and practices by broker-dealers.

There are approximately 50 respondents that require an aggregate total of 600 hours to comply with the Rule. Each of these approximately 50 registered broker-dealers makes an estimated 6 annual responses, for an aggregate total of 300 responses per year. Each response takes approximately 2 hours to complete. Thus, the total compliance burden per year is 600 burden hours. The approximate cost per hour is \$25.00 (based on an annual salary of \$52,000 for clerical labor), resulting in a total compliance cost of \$15.000 (600 hours @ \$25.00 per hour).

Although Rule 15c2–5 does not specify a retention period or record keeping requirement under the Rule, nevertheless broker-dealers are required to preserve the records for a period no less than six years pursuant to Rule 17a–4(c). The information required under Rule 15c2–5 is necessary for broker-dealers to engage in the lending activities prescribed in the Rule. Rule 15c2–5 does not assure confidentiality for the information retained under the Rule.<sup>3</sup>

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid control number.

General Comments regarding the estimated burden hours should be directed to the following persons: (i) Desk Officer for the Securities and Exchange Commission, Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Washington, DC 20503; and (ii) Michael E. Bartell, Associate Executive Director, Office of Information Technology, Securities and Exchange Commission, 450 5th Street, NW Washington, DC 20549. Comments must be submitted to OMB within 30 days of this notice.

Dated: July 12, 1999. **Margaret H. Mcfarland**  *Deputy Secretary.* [FR Doc. 99–18306 Filed 7–16–99; 8:45 am]

BILLING CODE 8010-01-M

## DEPARTMENT OF TRANSPORTATION

## Office of the Secretary

# Aviation Proceedings, Agreements filed during the week ending July 9, 1999

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

Docket Number: OST–99–5939. Date Filed: July 8, 1999.

*Parties:* Members of the International Air Transport Association.

Air Transport Association. Subject: PTC2 EUR-ME 0080 dated 6 July 99—r1, PTC2 EUR-ME 0081 dated 6 July 99—r2—r12, PTC2 EUR-ME 0082 dated 2 July 99—r13, TC2 Europe-Middle East Expedited Resolutions, Intended effective dates: 14 August/15 August/1 October 1999.

Bocket Number: OST-99-5940. Date Filed: July 8, 1999. Parties: Members of the International

Air Transport Association.

Subject: CTC COMP 0191 dated 16 June 1999 (issuance), CTC COMP 0201 dated 9 July 1999 (technical correction/ adoption), Mail Vote 012—Resolution 010nn Special Cargo Amending Resolution Except to/from USA/US Territories (to delete rates covered by nil add-ons), Intended effective date: 1 October 1999.

Docket Number: OST-99-5941.

Date Filed: July 8, 1999. Parties: Members of the International

Air Transport Association.

Subject: CTC COMP 0192 dated 16 June 1999 (issuance), CTC COMP 0202 dated 9 July 1999 (adoption), Mail Vote 013—Resolution 01000, Special Cargo Amending Resolution to/from USA/US Territories (to delete rates covered by nil add-ons), Intended effective date: 1 October 1999.

## Dorothy W. Walker,

Federal Register Liaison. [FR Doc. 99–18323 Filed 7–16–99; 8:45 am] BILLING CODE 4910–62–P

## DEPARTMENT OF TRANSPORTATION

#### Office of the Secretary

## Notice of Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart Q During the Week Ending July 9, 1999

The following Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits were filed under Subpart Q of the Department of Transportation's Procedural Regulations (See 14 CFR 302.1701 et. seq.). The due date for Answers, Conforming Applications, or Motions to Modify Scope are set forth below for each application. Following the Answer period DOT may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.

Docket Number: OST–99–5945. Date Filed: July 9, 1999. Due Date for Answers, Conforming

Applications, or Motions to Modify Scope: August 6, 1999.

*Description:* Application of Pan American Airways Corp. pursuant to 49 U.S.C. Sections 204.5(a) and 204.7(b), requests that it be granted authority to resume its currently suspended scheduled service operations. Pan Am requests the Department to issue an expedited order authorizing Pan Am to resume scheduled interstate and overseas air transportation operations with respect to persons, property and mail without limitation.

<sup>&</sup>lt;sup>3</sup>The records required by Rule 15c2–5 would be available only to the examination of the Commission staff, state securities authorities and the SROs. Subject to the provisions of the Freedom of Information Act, 5 U.S.C. 522, and the Commission's rules thereunder (17 CFR 200.80(b)(4)(iii)), the Commission does not generally publish or make available information contained in any reports, summaries, analyses, letters, or memoranda rising out of, in anticipation of, or in connection with an examination or inspection of the books and records of any person or any other investigation.