Company from the requirements of 49 U.S.C. Subtitle IV.

DATES: The exemption is effective on January 13, 1995. Petitions to reopen must be filed by February 8, 1995.

ADDRESSES: Send pleadings, referring to Finance Docket Nos. 32639 and 32639 (Sub-No. 1), to: (1) Office of the Secretary, Case Control Branch, Interstate Commerce Commission, 1201 Constitution Avenue, N.W. Washington, DC 20423; and (2) Petitioner's representative: John D. Heffner, REA, CROSS & HEFFNER, 1920 N Street, N.W., Washington, D.C. 20036. FOR FURTHER INFORMATION CONTACT:

Beryl Gordon, (202) 927-5612. [TTD for the hearing impaired: (202) 927–5721.]

SUPPLEMENTARY INFORMATION:

Additional information is contained in the Commission's decision. To purchase a copy of the full decision, write to, call or pick up in person from: Dynamic Concepts, Inc., Room 2229, Interstate Commerce Commission Building, 1201 Constitution Avenue, N.W., Washington, DC 20423. Telephone: (202) 289-4357/4359. [Assistance for the hearing impaired is available through TTD services, (202) 927-5721.]

Decided: January 12, 1995.

By the Commission, Chairman McDonald, Vice Chairman Morgan, and Commissioners Simmons and Owen.

Vernon A. Williams,

Secretary.

[FR Doc. 95-1290 Filed 1-18-95; 8:45 am] BILLING CODE 7035-01-P

[Finance Docket No. 32568]

RailTex, Inc.—Continuance in Control **Exemption—Central Oregon & Pacific** Railroad, Inc.

RailTex, Inc. (RailTex), a noncarrier, has filed a verified notice under 49 CFR 1180.2(d)(2) to continue to control Central Oregon & Pacific Railroad, Inc. (CORP), upon the latter's becoming a class III carrier.

CORP has concurrently filed a verified notice of exemption in Central Oregon & Pacific Railroad, Inc.—Lease, Operation, and Acquisition Exemption—Southern Pacific Transportation Company, Finance Docket No. 32567, for CORP's lease, acquisition, and operation of 446.05 miles of rail line owned by Southern Pacific Transportation Company, between specified points in Coos, Douglas, Jackson, Josephine, and Lane Counties, OR and Siskiyou County, CA. The proposed transaction was expected to be consummated on December 31, 1994.

RailTex currently controls 14 class III railroads: New England Central Railroad; Chesapeake & Albemarle Railroad Company, Inc.; Indiana Southern Railroad, Inc.; North Carolina & Virginia Railroad Company, Inc.; Mid-Michigan Railroad, Inc.; Missouri & Northern Arkansas Railroad Company, Inc.; Austin & Northwestern Railroad Company, Inc.; South Carolina Central Railroad Company, Inc.; Dallas, Garland & Northeastern Railroad, Inc.; San Diego & Imperial Valley Railroad Company, Inc.; New Orleans Lower Coast Railroad Company, Inc.; Michigan Shore Railroad Company, Inc.; Salt Lake City Southern Railroad Company, Inc.; and Grand Rapids Eastern Railroad, Inc. RailTex also controls two Canadian rail carriers.

This continuance in control transaction is exempt from the prior approval requirements of 49 U.S.C. 11343 under 49 CFR 1180.2(d)(2) because: (1) CORP does not connect with any other railroad in the corporate family; (2) the continuance in control is not a part of a series of anticipated transactions that would connect CORP with any other railroad in its corporate family; and (3) the transaction does not involve a class I carrier.

As a condition to use of this exemption, any employees affected by the transaction must be protected by the conditions set forth in New York Dock Ry.—Control—Brooklyn Eastern Dist., 360 I.C.C. 60 (1979).

If the verified notice contains false or misleading information, the exemption is void ab initio. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the exemption's effectiveness. Pleadings must be filed with the Commission and served on: Robert L. Calhoun, Sullivan & Worcester, Suite 1000, 1025 Connecticut Ave., N.W., Washington, DC 20036.

Decided: January 13, 1995.

By the Commission, David M. Konschnik, Director, Office of Proceedings. Vernon A. Williams,

Secretary.

[FR Doc. 95-1512 Filed 1-18-95; 8:45 am] BILLING CODE 7035-01-P

DEPARTMENT OF JUSTICE

Information Collections Under Review

The Office of Management and Budget (OMB) has been sent the following collection(s) of information proposals for review under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35) and the Paperwork

Reduction Reauthorization Act since the last list was published. Entries are grouped into submission categories, with each entry containing the following information:

(1) The title of the form/collection; (2) The agency form number, if any, and the applicable component of the

Department sponsoring the collection. (3) Who will be asked or required to respond, as well as a brief abstract:

(4) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:

(5) An estimate of the total public burden (in hours) associated with the collection; and,

(6) An indication as to whether section 3504(h) of Pub. L. 96–511

applies.

Comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the OMB reviewer, Mr. Jeff Hill on (202) 395-7340 and to the Department of Justice's Clearance Officer, Mr. Robert B. Briggs, on (202) 514-4319. If you anticipate commenting on a form/ collection, but find that time to prepare such comments will prevent you from prompt submission, you should notify the OMB reviewer and the Department of Justice Clearance Officer of your intent as soon as possible. Written comments regarding the burden estimate or any other aspect of the collection may be submitted to Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, and to Mr. Robert B. Briggs, Department of Justice Clearance Officer, Systems Policy Staff/ Information Resources Management/ Justice Management Division Suite 850, WCTR, Washington, DC 20530.

Extension of a Currently Approved Collection

- (1) Records and Reports of Registrants: Changes in Record Requirements for Individual Practitioners.
 - (2) Drug Enforcement Administration.
- (3) Primary = Individuals or households, Others = Business or other for-profit. The information is needed to maintain a closed system of records by requiring the individual practitioner to keep records of (1) complimentary samples of controlled substances dispensed to patients and (2) narcotic and nonnarcotic controlled substances which are both administered and dispensed to patients.

(4) 100,500 annual respondents at .5

hours per response.

(5) 50,250 annual burden hours. (6) Not applicable under section 3504(h) of Pub. L. 96–511.

Public comment on this item is encouraged.

Dated: January 12, 1995.

Robert B. Briggs,

Department Clearance Officer, United States Department of Justice.

[FR Doc. 95–1255 Filed 1–18–95; 8:45 am] BILLING CODE 4410–09–M

Information Collections Under Review

The Office of Management and Budget (OMB) has been sent the following collection(s) of information proposals for review under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35) and the Paperwork Reduction Reauthorization Act since the last list was published. Entries are grouped into submission categories, with each entry containing the following information:

- (1) The title of the form/collection;
- (2) The agency form number, if any, and the applicable component of the Department sponsoring the collection;

(3) Who will be asked or required to respond, as well as a brief abstract;

- (4) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond;
- (5) An estimate of the total public burden (in hours) associated with the collection; and,
- (6) An indication as to whether section 3504(h) of Pub. L. 96–511

Comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the OMB reviewer, Mr. Jeff Hill on (202) 395-7340 and to the Department of Justice's Clearance Officer, Mr. Robert B. Briggs, on (202) 514–4319. If you anticipate commenting on a form/ collection, but find that time to prepare such comments will prevent you from prompt submission, you should notify the OMB reviewer and the Department of Justice Clearance Officer of your intent as soon as possible. Written comments regarding the burden estimate or any other aspect of the collection may be submitted to Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, and to Mr. Robert B. Briggs, Department of Justice Clearance Officer, Systems Policy Staff/ Information Resources Management/ Justice Management Division Suite 850, WCTR, Washington, DC 20530.

Extension of a Currently Approved Collection

- (1) Import/Export Declaration: Precursor and Essential Chemicals.
- (2) DEA Form 486. Drug Enforcement Administration.
- (3) Primary=Business or other forprofit, Others=Individuals or households. The Chemical Diversion and Trafficking Act of 1988 requires those who import/export certain chemicals to notify the DEA 15 days prior to shipment. Information will be used to prevent shipments not intended for legitimate purposes.
- (4) 1800 annual respondents at .20 hours per response.
 - (6) 360 annual burden hours.
- (7) Not applicable under section 3504(h) of Pub. L. 96–511.

Public comment on this item is encouraged.

Dated: January 12, 1995.

Robert B. Briggs,

Department Clearance Officer, United States Department of Justice.

[FR Doc. 95–1256 Filed 1–18–95; 8:45 am] BILLING CODE 4410–09–M

Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation and Liability Act

In accordance with the policy of the Department of Justice, 28 CFR 50.7, and 42 U.S.C. 9622(d)(2)(B), notice is hereby given that a proposed Fourth Partial Consent Decree in United States v. City of Monterey Park, et al., Civil Action No. 94-8685 KN, was lodged on December 29, 1994, with the United States District Court for the Central District of California. That action was brought pursuant to the Comprehensive Environmental Response, Compensation and Liability Act for cleanup and cost recovery at the Operating Industries, Inc. Superfund site in Monterey Park, California.

Pursuant to the Consent Decree, a group of settling municipalities, governmental entities, waste transporters, and industrial waste generators will put the proceeds from a settlement those parties have reached in a private action into an escrow account set up under this consent decree for use for performance of remedial actions at the site, and partial reimbursement of past costs. The value of this settlement is approximately \$54 million.

As provided in 28 CFR 50.7 and 42 U.S.C. 9622(d)(2)(B), the Department of Justice will receive comments from persons who are not named as parties to this action relating to the proposed

Consent Decree for a period of thirty days from the date of this publication. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530. All comments should refer to *United States* v. *City of Monterey Park, et al.*, D.J. Ref. 90–11–2–156F.

The proposed Consent Decree may be examined at the office of the United States Attorney, 300 North Los Angeles Street, Los Angeles, California 90012, and at the Region IX office of the U.S. Environmental Protection Agency, 75 Hawthorne Street, San Francisco, California 94105. A copy of the proposed Consent Decree may also be examined at the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005, (205) 624-0892. A copy of the proposed Consent Decree may be obtained in person or by mail from the Consent Decree Library. In requesting a copy, please enclose a check in the amount of \$17.00 for a copy of the consent decree (25 cents per page reproduction costs, without any attachments or exhibits to the Decree) payable to "Consent Decree Library." Joel M. Gross,

Acting Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 95–1279 Filed 1–18–95; 8:45 am] BILLING CODE 4410–01–M

DEPARTMENT OF LABOR

Office of the Secretary

Glass Ceiling Commission: Open Meeting

Summary: Pursuant to Title II of the Civil Rights Act of 1991 (Pub. L. 102-166) and section 9 of the Federal Advisory Committee Act (FACA) (Pub. L. 92-462, 5 U.S.C. app. II) a Notice of establishment of the Glass Ceiling Commission was published in the Federal Register on March 30, 1992 (57 FR 10776). Pursuant to section 10(a) of FACA, this is to announce an open meeting of the Commission for Tuesday, January 31, 1995 from 4 pm-7 pm and Wednesday, February 1, 1995 from 1 pm—4 pm. The purpose of the Commission is to, among other things, focus greater attention on the importance of eliminating artificial barriers to the advancement of minorities and women to management and decisionmaking positions in business. The Commission has the practical task of: (a) Conducting basic research into practices, polices, and