concerning the Performance One, Inc. Site, which is located in Loves Park, Illinois.

In response to the release or threat of release of hazardous substances, U.S. EPA undertook a removal action at the Performance One Site pursuant to Section 104 of CERCLA. The removal action was completed on February 16, 1994. The former owner and operator of the Site defaulted on loans secured by the property, which had been guaranteed by the U.S. Small Business Administration ("SBA"). After conducting several environmental audits, the SBA was able to secure Donald D. Elmore (the proposed "Settling Party") as a potential purchaser. The purchase/sale transaction occurred on December 20. 1994

Under the terms of the proposed agreement, the Agency will receive \$30,000 from the Settling Party in exchange for a release from any liability for the payment of past costs, as defined in the proposed agreement, associated with the removal action. The Settling Party will receive the contribution protection afforded by Sections 113(f)(2) and 122(h)(4) of CERCLA, 42 U.S.C. \$\$ 9613(f)(2) and 9622(h)(4) for past response costs.

Nothing in the proposed agreement compromises U.S. EPA's potential claims against any person not a party to the agreement.

U.S. EPA will receive written comments relating to this agreement for 30 days from the date of publication of this notice.

A copy of the proposed administrative settlement agreement may be obtained in person or by mail from U.S. EPA's Region V Office of Regional Counsel, 77 West Jackson Boulevard (C–29A), Chicago, IL 60604.

Authority: The Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. § 9601–9675, as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99–499, 100 Stat. 1613 (1986).

Dated: April 14, 1995.

Richard C. Karl,

Acting Associate Division Director, Office of Superfund.

[FR Doc. 95–11036 Filed 5–3–95; 8:45 am] BILLING CODE 6560–50–M

EXPORT-IMPORT BANK OF THE U.S.

[Public Notice 25]

Agency Forms Submitted for OMB Review

AGENCY: Export-Import Bank of the United States.

ACTION: In accordance with the provisions of the Paperwork Reduction Act of 1980, Ex-Im Bank has submitted two applications to be used under the Bank's medium- and long-term loan and guarantee programs.

PURPOSE: The proposed applications are to be used by applicants when applying for Ex-Im Bank's services under its medium- and long-term loan and guarantee programs. The LI application will be used by Ex-Im Bank to obtain the information needed to ensure that statutory and program requirements relevant to the medium- and long-term loan and guarantee program are met. The PC/AP application will be used to obtain the information needed to ensure that statutory and program requirements, including a judgment of creditworthiness, relevant to the medium- and long-term loan and guarantee program are met.

SUMMARY: The following summarizes the information collection proposal submitted to OMB.

- (1) Type of request: revision
- (2) Number of forms submitted: two
- (3) Form Number: EIB 95–9 and 95–10 (previously EIB No. 87–14)
- (4) Title of information collection: Ex-Im Bank Letter of Interest Application Form; Ex-Im Bank Preliminary Commitment and Final Commitment Application Form
- (5) Frequency of use: Submission of applications
- (6) Respondents: Any U.S. or foreign bank, other financial institution, other responsible party including the exporter or creditworthy borrowers in a country eligible for Ex-Im Bank assistance.
- (7) Estimated total number of annual responses: LI-900; PC/AP-550
- (8) Estimated total number of hours needed to fill out the form: LI–300; PC/AP–550

ADDITIONAL INFORMATION OR COMMENTS:

Copies of the proposed application may be obtained from Tamzen C. Reitan, Agency Clearance Officer, (202) 565–3333. Comments and questions should be directed to Jefferson Hill, Office of Management and Budget, Information and Regulatory Affairs, Room 3235, New Executive Office Building, Washington, DC 20503, (202) 395–3176. All comments should be submitted within two weeks of this notice; if you intend to submit comments but are unable to meet this deadline, please advise by telephone that comments will be submitted late.

Dated: April 28, 1995.

Tamzen C. Reitan,

Agency Clearance Officer. [FR Doc. 95–10945 Filed 5–3–95; 8:45 am]

BILLING CODE 6690-01-M

FEDERAL COMMUNICATIONS COMMISSION

Public Information Collections Approved by Office of Management and Budget

April 28, 1995.

The Federal Communications
Commission (FCC) has received Office
of Management and Budget (OMB)
approval for the following public
information collection pursuant to the
Paperwork Reduction Act of 1980, Pub.
L. 96–511. For further information
contact Jonathan Cohen, Federal
Communications Commission, (202)
418–2030.

Federal Communications Commission

OMB Control No.: 3060–0639. Expiration Date: 04/30/98.

Title: Implementation of Section 309(j) of the Communications Act Competitive Bidding, PP Docket 93–253, First Report and Order.

Estimated Annual Burden: 1100 total annual hours; 1 hour per response.

Description: Lottery applicants for voluntary transfer of control or assignment must file with the Commission, along with their application, the consideration they will receive if the Commission grants their application for voluntary transfer of control or assignment. Any applicant for voluntary transfer of control or assignment would be required to file, together with its application, the associated contracts for sale, option agreements, management agreements, or other documents disclosing the total consideration received in return for the transfer of its license. This information should include not only a monetary purchase price, but also any future, contingent, in-kind or other consideration (e.g., management or consulting contracts either with or without an option to purchase; belowmarket financing).

Federal Communications Commission.

William F. Caton.

Acting Secretary.

[FR Doc. 95–11018 Filed 5–3–95; 8:45 am] BILLING CODE 6712–01–F

FEDERAL MARITIME COMMISSION

Security for the Protection of the Public Indemnification of Passengers for Nonperformance of Transportation; Notice of Issuance of Certificate (Performance)

Notice is hereby given that the following have been issued a Certificate of Financial Responsibility for Indemnification of Passengers for Nonperformance of Transportation pursuant to the provisions of Section 3, Public Law 89–777 (46 U.S.C. 817(e)) and the Federal Maritime Commission's implementing regulations at 46 CFR Part 540, as amended:

Celebrity Cruises, Inc. and Esker Marine Shipping, Inc., 5200 Blue Lagoon Drive, Miami, Florida 33126.

Vessel: GALAXY.

Dated: May 1, 1995.

Joseph C. Polking,

Secretary.

[FR Doc. 95-10996 Filed 5-3-95; 8:45 am]

BILLING CODE 6730-01-M

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 Part 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, D.C. 20573.

M & M Worldwide, Inc., 1940–44 N.W. 82 Ave., Miami, FL 33126, Officers: Mario A. Gomez, President; Maria S. Gomez, Vice President

D.L. Bynum & Company, Inc., 3040 Airfreight Road, Houston, TX 77032, Officer: Diana Lee Bynum, President

ProCargo Inc., 126 N. Langley Rd., Glen Burnie, MD 21060, Officer: Margaret B. Troy, President, Les Harrison, Director

Apollo Stevedoring Company, dba Jason Shipping Company, 13251 Eastern Ave—Port Manatee, Palmetto, FL 34221, Officers: Edward E. Sheffield, President; Joan E. Sheffield, Secretary

Worldwide Cargo Express Inc., dba Wessco International, 1551 N.W. 93rd Ave., Miami, FL 33172, Officers: Carlos A. Henao, President, Astrid Henao, Vice President

One Stop Cargo Services, Inc., 4410 NW 74th Ave., Miami, FL 33166, Officers:

Ben Barbosa, President, Andreia Barbosa, Vice President.

Dated: May 1, 1995.

By the Federal Maritime Commission.

Joseph C. Polking,

Secretary.

[FR Doc. 95–10995 Filed 5–3–95; 8:45 am]

BILLING CODE 6730-01-M

FEDERAL RESERVE SYSTEM

Deutsche Bank AG, Frankfurt, Germany; Application to engage in Nonbanking Activities

Deutsche Bank AG, Frankfurt, Germany (Deutsche Bank), has applied pursuant to section 4(c)(8) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8)) (BHC Act) and § 225.23(a)(3) of the Board's Regulation Y (12 CFR 225.23(a)(3)), through a newly-formed wholly-owned subsidiary, Deutsche Bank Futures Corporation, New York, New York (Futures), to engage in the following activities: 1) acting as a futures commission merchant (FCM) for nonaffiliated persons in executing and clearing, executing without clearing, and clearing without executing, on the Chicago Board of Trade and the Chicago Mercantile Exchange with respect to certain futures and options contracts, 2) acting as an FCM for nonaffiliated persons in executing and clearing, and clearing without executing, through omnibus trading accounts with affiliated and nonaffiliated futures commission merchants or brokers with respect to certain futures and options contracts, 3) providing related investment advisory services, 4) providing securities brokerage services on the American Stock Exchange, the Chicago Board Options Exchange and the Philadelphia Stock Exchange, and 5) providing related data processing services. Deutsche Bank would engage in these activities on a worldwide basis.

Section 4(c)(8) of the BHC Act provides that a bank holding company may, with Board approval, engage in any activity which the Board, after due notice and opportunity for hearing, has determined (by order or regulation) to be so closely related to banking or managing or controlling banks as to be a proper incident thereto. This statutory test requires that two separate tests be met for an activity to be permissible for a bank holding company. First, the Board must determine that the activity is, as a general matter, closely related to banking. Second, the Board must find in a particular case that the performance of the activity by the applicant bank holding company may reasonably be

expected to produce public benefits that outweigh possible adverse effects.

A particular activity may be found to meet the "closely related to banking" test if it is demonstrated that banks generally have provided the proposed activity, that banks generally provide services that are operationally or functionally similar to the proposed activity so as to equip them particularly well to provide the proposed activity, or that banks generally provide services that are so integrally related to the proposed activity as to require their provision in a specialized form. National Courier Ass'n v. Board of Governors, 516 F.2d 1229, 1237 (D.C. Cir. 1975). In addition, the Board may consider any other basis that may demonstrate that the activity has a reasonable or close relationship to banking or managing or controlling banks. Board Statement regarding Regulation Y, 49 FR 806 (1984).

Deutsche Bank states that the Board previously has determined by regulation that certain of the proposed activities, when conducted within limitations established by the Board in its regulations and in related interpretations and orders, are closely related to banking for purposes of section 4(c)(8) of the BHC Act. See 12 CFR 225.25(b)(15)(full-service securities brokerage); 12 CFR 225.25(b)(4)(investment advisory services); 12 CFR 225.25(b)(18)(futures commission merchant services); 12 CFR

commission merchant services);12 CFR 225.25(b)(7), *Citicorp*, 72 Federal Reserve Bulletin 497 (1986), and *Citicorp*, 68 Federal Reserve Bulletin 505 (1982)(data processing services).

Deutsche Bank also maintains that the Board has determined by order that several of the other proposed activities, when conducted within the limitations established by the Board in previous orders, are closely related to banking. See Sakura Bank, Limited, 79 Federal Reserve Bulletin 723 (1993)(providing execution-only, clearing-only, and investment advisory services, and buying and selling contracts through omnibus accounts, with respect to financial futures and options on futures); Northern Trust Corporation, 79 Federal Reserve Bulletin 723 (1993) (providing execution-only, clearing-only, and investment advisory services, and buying and selling contracts through omnibus accounts, with respect to financial futures and options on futures); Commerzbank Aktiengesellschaft, 79 Federal Reserve Bulletin 961 (1993)(providing execution-only, clearing-only, and investment advisory services, and buying and selling contracts through omnibus accounts, with respect to