shall disclose in its prospectus that: (a) its shares may be offered to insurance company separate accounts that fund both variable annuity and variable life insurance contracts, as well as to Qualified Plans; (b) differences in tax treatment or other considerations may cause the interests of various Variable Contract owners participating in the Funds and the interests of Qualified Plans investing in the Funds to conflict; and (c) each Fund's Board will monitor the Funds for any material conflicts and determine what action, if any, should be taken.

9. Each Fund will comply with all provisions of the 1940 Act requiring voting by shareholders (for these purposes, the persons having a voting interest in the shares of the Funds). In particular, each Fund will either provide for annual meetings (except to the extent that the Commission may interpret Section 16 of the 1940 Act not to require such meetings) or comply with Section 16(c) of the 1940 Act (although none of the Funds shall be one of the trusts described in Section 16(c) of the 1940 Act, as well as with Section 16(a) and, if applicable, Section 16(b) of the 1940 Act. Further, each Fund will act in accordance with the Commission's interpretation of the requirements of Section 16(a) with respect to periodic elections of directors (or trustees) and with whatever rules the Commission may promulgate with respect thereto.

10. If and to the extent Rule 6e–2 or Rule 6e–3(T) is amended, or Rule 6e–3(T) is adopted, to provide exemptive relief from any provision of the 1940 Act or the rules thereunder with respect to mixed and shared funding on terms and conditions materially different from any exemptions granted in the order requested, then the Funds and/or the Participants, as appropriate, shall take such steps as may be necessary to comply with Rule 6e–2 or Rule 6e–3(T), as amended, and Rule 6e–3, as adopted, to the extent such rules are applicable.

11. No less than annually, the Participants shall submit to each Board such reports, materials or data as each Board may reasonably request so that such Boards may fully carry out the obligations imposed upon them by the conditions stated in the application. Such reports, materials, and data shall be submitted more frequently if deemed appropriate by the Boards. The obligations of the Participants to provide these reports, materials, and data upon reasonable request of a Board shall be a contractual obligation of all Participants under their Participation Agreement.

12. None of the Funds will accept a purchase order from a Qualified Plan shareholder if such purchase would make the Qualified Plan shareholder an owner of 10% or more of the assets of a Fund unless such Qualified Plan executes a fund participation agreement with the applicable Fund. A Qualified Plan shareholder will execute an application containing an acknowledgment of this condition upon such Plan's initial purchase of the shares of any Fund.

Conclusion

For the reasons stated above, Applicants assert that the requested exemptions from Sections 9(a), 13(a), 15(a) and 15(b) of the 1940 Act and Rules 6e–2 and 6e–3(T) thereunder are appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the 1940 Act.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 95–28931 Filed 11–27–95; 8:45 am]

BILLING CODE 8010-01-M

DEPARTMENT OF STATE

[Public Notice 2292]

Advisory Committee on Historical Diplomatic Documentation; Notice of Meeting

Due to a lapse of appropriations for the Department of State and the Office of the Historian, the meeting of the Advisory Committee on Historical Diplomatic Documentation scheduled for November 16 and 17, 1995, was postponed. Every available measure was used in the short time available to publicly announce the postponement. The Advisory Committee has been rescheduled for Monday, December 11, 1995 in Conference Room 1105 and Tuesday, December 12, 1995, in Conference Room 1205.

On Tuesday, December 12, 1995, from 9 a.m. until 12 noon, the Committee's session will be open to the public. The Committee will meet in closed sessions Monday, December 11, 1995, from 1:30 p.m. until 5 p.m., and from 1:30 p.m. on Tuesday, December 12, 1995, until adjournment at 5 p.m. These two sessions will be closed in accordance with Section 10(d) of the Federal Advisory Committee Act (Pub. L. 92–463). It has been determined that discussions during these portions of the

meeting will involve consideration of matters not subject to public disclosure under 5 U.S.C. 552b(c)(1), and that the public interest requires that such activities be withheld from disclosure.

Questions concerning the meeting should be directed to William Z. Slany, Executive Secretary, Advisory Committee on Historical Diplomatic Documentation, Department of State, Office of the Historian, Washington, DC, 20520, telephone (202) 663–1123, (e-mail histoff@ix.netcom.com).

Dated: November 20, 1995.

William Z. Slany,

Executive Secretary.

 $[FR\ Doc.\ 95\text{--}28917\ Filed\ 11\text{--}27\text{--}95;\ 8\text{:}45\ am]$

BILLING CODE 4710-11-M

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

Reports, Forms, and Recordkeeping Requirements

AGENCY: Office of the Secretary, Department of Transportation (DOT). **ACTION:** Notice of proposed information collection.

summary: This notice is concerning an information collection request transmitted by the Department of Transportation to the Office of Management and Budget (OMB) for emergency processing in accordance with 5 CFR Part 1320.13 and the requirements of the Paperwork Reduction Act of 1980, as amended (44 U.S.C. Chapter 35). Emergency processing has been requested since allowing for the normal review period would adversely affect the public interest.

DATES: November 21, 1995.

ADDRESSES: Written comments on the information collection request should be forwarded, as quickly as possible, to Edward Clarke, Office of Management and Budget, New Executive Office Building, Room 10202, Washington, D.C. 20503. If you anticipate submitting substantive comments, but find that more than 10 days from the date of publication are needed to prepare them please notify the OMB official of your intent immediately.

FOR FURTHER INFORMATION CONTACT:

Copies of the information collection request submitted to OMB may be obtained from Susan Pickrel, Information Resource Management (IRM) Strategies Division, M–32, Office of the Secretary of Transportation, 400 Seventh Street, S.W., Washington, D.C. 20590, (202) 366–4735.

SUPPLEMENTARY INFORMATION: Section 3507 of Title 44 of the United States Code, as adopted by the Paperwork Reduction Act of 1980, as amended, requires that agencies prepare a notice for publication in the Federal Register, listing those information collection requests submitted to OMB for approval or renewal under the Act. OMB reviews and approves agency submissions in accordance with criteria set forth in the Act. In carrying out its responsibilities, OMB also considers public comments on the proposed forms and the reporting and recordkeeping requirements. OMB approval of an information collection requirement must be renewed at least once every three years. Under emergency clearance procedures, OMB will assign a control number to the collection for a maximum of 90 days.

Item(s) Submitted to OMB for Review

The following information collection request was submitted to OMB on November 21, 1995:

OMB No: 2133-New Administration: Maritime Administration

Title: Applications and Amendments for Participation under Section 651, Subtitle B, Merchant Marine Act, 1936, as amended

Need for Information: There are two maritime security bills (S. 1139 and H.R. 1350) under consideration in the Congress to revise Title VI of the Merchant Marine Act, 1936, as amended. The Senate bill will require MARAD to accept applications for enrollment in a Maritime Security Fleet no later than 30 days after the date of enactment, which is anticipated to take place by the end of the year.

Proposed Use of Information: Receipt of an application will indicate intent on the part of a carrier to enter its vessel(s) in the Maritime Security Program. MARAD will analyze the information according to the prescribed priorities and vessels will be selected to participate in the program. The information collection is intended for initial application for participation in the Maritime Security Program, and subsequent amendments for additional vessels, changes to existing vessels or status of the applicant.

Frequency: One-time (application); amendments as required

Burden Estimate: 80 hours Respondents: Carriers *Form(s):* Application

Average Burden Hours Per Response: 10 hours (application); 30 minutes (amendment)

Issued in Washington, D.C. on November 21, 1995.

James A. Harrell,

Acting Manager, IRM Strategies Division. [FR Doc. 95-29040 Filed 11-27-95; 8:45 am] BILLING CODE 4910-62-P

Aviation Proceedings; Agreements Filed During the Week Ending November 17, 1995

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

Docket Number: OST-95-816. Date filed: November 13, 1995. Parties: Members of the International Air Transport Association.

Subject:

TC12 Reso/P 1703 dated November 3, 1995

Mid Atlantic-Africa Expedited Reso

Intended effective date: expedited January 1, 1996

Docket Number: OST-95-817. Date filed: November 13, 1995. Parties: Members of the International Air Transport Association.

Subject:

Comp Telex Reso 024f/033f Fare/Rate changes—Pakistan

R-1-024f

R-2-0033f

Intended effective date: November 15, 1995

Docket Number: OST-95-833. Date filed: November 14, 1995.

Parties: Members of the International Air Transport Association.

Subject:

TC3 Reso/P 0647 dated October 24, 1995

R-1-R-2

TC3 Reso/P 0649 dated October 24, 1995

R-3-R-8

TC3 Reso/P 0650 dated October 24, 1995

R-9-R-17

TC3 Reso/P 0652 dated October 24.

R-18-R-22

TC3 Reso/P 0654 dated October 24, 1995

R-23-R-30

TC3 Reso/P 0656 dated October 24, 1995

R-31-R-38

TC3 Reso/P 0657 dated October 24, 1995

R-39-R-43

TC3 Reso/P 0659 dated October 24, 1995

R-44-R-55

TC3 Reso/P 0660 dated October 24, 1995

R-56-R-69

TC3 Reso/P 0661 dated October 24, 1995

R-70-R-92

TC3 Reso/P 0663 dated October 24,

R-93-R-98

TC3 Reso/P 0664 dated October 24, 1995

R-99-R-108

TC3 Reso/P 0665 dated October 24, 1995

R-109-R-120

TC3 Reso/P 0666 dated October 24, 1995

R-121-R-147

TC3 Reso/P 0667 dated November 7, 1995

Corrections

TC3 Reso/P 0669 dated November 7.

Intended effective date: April 1, 1996 Docket Number: OST-95-834. Date filed: November 14, 1995.

Parties: Members of the International

Air Transport Association. Subject:

TC3 Reso/P 0648 dated October 24, 1995

R-1

TC3 Reso/P 0651 dated October 24,

R-2- R-9

TC3 Reso/P 0653 dated October 24, 1995

R-10 - R-14

TC3 Reso/P 0655 dated October 24, 1995

R-15 - R-18

TC3 Reso/P 0658 dated October 24, 1995

R-19 - R-22

TC3 Reso/P 0662 dated October 24, 1995 R-23 - R-38

TC3 Meet/P 0059 dated November 10, 1995

Minutes

TC3 Fares 0403 dated November 3,

Tables

TC3 Fares 0404 dated November 3, 1995

Intended effective date: April 1, 1996 Myrna F. Adams,

Acting Chief, Documentary Services Division. [FR Doc. 95-28980 Filed 11-27-95; 8:45 am] BILLING CODE 4910-62-P

Notice of Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed **Under Subpart Q During the Week Ending November 17, 1995**

The following Applications for Certificates of Public Convenience and