

Attachment B

FCC Multipoint Distribution Srvcs Auction
Non-Qualified Bidders

Auction ID: 6

(Sorted by Applicant)

Date of Report: 11/7/95

FCC account No.	Name
0541746373	AGL Inc.
0370703673	Adams Telcom. Inc.
0860786531	Altron Communications, L.C.
2028610106	American Car Telephone Co., Inc.
5108064131	Bidco.
5184478300	CS Wireless, Inc.
7139642782	CableNet Group, (USA), Ltd.
3103932741	California Shopping Network Partners.
0660494090	Canbbean Wirless Systems, Inc.
9164582195	Charter & Myers, G.P.
3044752309	Crystal Vision Communications, Inc.
2174834038	Custom Strategies, Inc.
3037565600	FP Broadcasting, Inc.
0630090050	Gulf Coast Services, Inc.
0541597273	Hardin and Associates, Inc.
0570337423	Horry Telephone Cooperative, Inc.
7178464738	ICC.
0954494609	Interactive America Corporation.
0731315508	J & B LTD.
0421387946	METRO BUSINESS JOURNAL, INC.
2025887500	Macon Wireless Partnership.
0222741313	Magnavision Corporation.
6153339288	Nashville Wireless Cable Television, Inc.
0030330109	New England Wireless, Inc.
8045232549	Phoenix Data Communications, Inc.
0660177812	Puerto Rico Telephone Company.
0582136614	SWCC, Inc.
8024763426	Sanguinetti Investment Corp.
2173410721	Sheridan Ruggles.
0421367457	Starcom, Inc.
0760183743	Stephan L. Honore.
0411787309	The Corcoran Group Inc.
0003476562	USLink, Inc.
8097227815	WHTV Broadcasting Corp.
0541499768	Wave International, Inc.

[FR Doc. 95-28121 Filed 11-24-95; 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, NW., 9th Floor. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 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.: 202-011375-020.
Title: Trans-Atlantic Conference Agreement.

Parties:

Atlantic Container Line AB
P&O Containers Limited
Sea-Land Service, Inc.
Hapag-Lloyd AG
Nedlloyd Lijnen BV
A.P. Moller-Maersk Line
Cho Yang Shipping Co. Ltd.
Mediterranean Shipping Company, S.A.
DSR-Senator Lines
Polish Ocean Lines
Orient Overseas Container Line (UK) Ltd.

Transportacion Maritima Mexicana, S.A. de C.V.

Neptune Orient Lines Ltd.

Nippon Yusen Kaisha

Tecomar S.A. de C.V.

Hanjin Shipping Co., Ltd.

Hyundai Merchant Marine Co., Ltd.

Synopsis: The proposed amendment provides for additional time to conclude negotiations and administrative processing of service contracts.

Agreement No.: 203-011519.

Title: Tricon/Hanjin Transpacific Agreement.

Parties:

Cho Yang Shipping Co. Ltd.

DSR-Senator Lines

Hanjin Shipping Co., Ltd.

Synopsis: The proposed Agreement

authorizes the parties to charter space from one another and to rationalize sailings in the trade between U.S. West Coast ports (Oakland/Long Beach range) and East Coast ports (Key West, FL./Bangor, Me. range), and between ports in Asia (Singapore/Japan range). In addition, the parties may discuss policy with regard to membership in any agreements between or among other carriers serving the Trade, or any sector of the Trade to which any party may be a member. Adherence to any agreement reached is voluntary.

Agreement No.: 203-011520.

Title: Columbus Line/Hapag-Lloyd Slot Charter and Sailing Agreement.

Parties:

Hamburg Sudamerikanische Dampfschiffahrts Gessellschaft
Eggert & Amsinck
Hapag-Lloyd AG

Synopsis: The proposed Agreement permits the parties to consult and agree upon the deployment and utilization of vessels, to charter space from one another, and to rationalize sailings in the trade between ports on the West Coast of South America, on the one hand, and ports on the Atlantic Coast of the United States, on the other hand. In addition, the parties may discuss and agree upon rates, rules, service items, terms and conditions of service contracts and tariffs maintained by either party or by any conference to which any party may be a member. Adherence to any agreement reached is voluntary.

Agreement No.: 232-011521.

Title: Tricon/Hanjin Far East Services Slot Charter Agreement.

Parties:

Hanjin Shipping Co., Ltd. ("Hanjin")
Tricon Parties, Cho Yang Shipping Co. Ltd., DSR-Senator Lines

Synopsis: The proposed Agreement would permit Hanjin to charter space from the Tricon Parties and to maintain a fixed day weekly service in the trade between ports in the Far East and U.S. Atlantic and East Coast ports. The parties have requested a shortened review period.

Agreement No.: 224-200961.

Title: Jacksonville Port Authority/Blue Star (North America) Ltd. Wharfage Agreement.

Parties:

Jacksonville Port Authority ("JAXPORT")
Blue Star (North America) Ltd. ("Blue Star")

Synopsis: The proposed Agreement sets wharfage rates for Blue Star at JAXPORT.

Agreement No.: 224-200962.

Title: Port of Galveston/Suderman Contracting Stevedores, Inc. Terminal Agreement

Parties:

Port of Galveston
Suderman Contracting Stevedores, Inc. ("Suderman")

Synopsis: The proposed Agreement authorizes Suderman to provide labor to maintain and repair cranes and other container yard equipment at the East End General Marine Terminal.

By Order of the Federal Maritime Commission.

Dated: November 21, 1995.

Joseph C. Polking,

Secretary.

FR Doc. 95-28873 Filed 11-24-95; 8:45 am]

BILLING CODE 6730-01-M

FEDERAL RESERVE SYSTEM**Grupo Financiero Banamex Accival, S.A. de C.V.; Acquisitions of Shares of Banks or Bank Holding Companies; Correction**

This notice corrects a notice (FR Doc. 94-467) published on pages 1400 and 1401 of the issue for Monday, January 10, 1994.

Under the Federal Reserve Bank of San Francisco heading, the entry for Grupo Financiero Banamex Accival, S.A. de C.V., is revised to read as follows:

1. *Grupo Financiero Banamex Accival, S.A., de C.V.*, Mexico, D.F., Mexico; to become a bank holding company by acquiring 100 percent of the voting shares of Banco Nacional de Mexico, S.A., Mexico, D.F., Mexico, and thereby indirectly acquire Banamex US Bancorp, Los Angeles, California.

In connection with this application, Applicant proposes to acquire ACCI Securities, Inc., New York, New York, and thereby engage in full service securities brokerage activities, pursuant to §§ 225.25(b)(4) and (b)(15) of the Board's Regulation Y. Applicant also proposes to engage in the following activities which the Board previously has determined by order to be closely related to banking: (1) acting as agent in the private placement of all types of securities; and (2) acting as a riskless principal in the purchase and sale of all types of securities on the order of investors. Applicant has stated that it will conduct the proposed activities within the limitations and prudential guidelines established by the Board in its previous orders. See *Bank of Nova Scotia*, 76 Federal Reserve Bulletin 545 (1990); *J.P. Morgan & Co., Incorporated*, 76 Fed. Res. Bull. 26 (1990); *Bankers Trust New York Corporation*, 75 Fed. Res. Bull. 829 (1989).

Comments on this application must be received by December 2, 1995.

Board of Governors of the Federal Reserve System, November 20, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-28821 Filed 11-24-95; 8:45 am]

BILLING CODE 6210-01-F

Pioneer Community Group, Inc.; Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies; Correction

This notice corrects a notice (FR Doc. 95-27777) published on pages 56600 and 56601 of the issue for Thursday, November 9, 1995.

Under the Federal Reserve Bank of Richmond heading, the entry for Pioneer Community Group, Inc., is revised to read as follows:

1. *Pioneer Community Group, Inc.*, Iaeger, West Virginia; to become a bank holding company by acquiring 100 percent of the voting shares of Bank of Iaeger, Iaeger, West Virginia.

Comments regarding this application must be received not later than November 29, 1995.

Board of Governors of the Federal Reserve System, November 20, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board.

[FR Doc. 95-28824 Filed 11-24-95; 8:45 am]

BILLING CODE 6210-01-F

UJB Financial Corporation, et al.; Formations of; Acquisitions by; and Mergers of Bank Holding Companies

The companies listed in this notice have applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Unless otherwise noted, comments regarding each of these applications must be received not later than December 11, 1995.

A. Federal Reserve Bank of New York (William L. Rutledge, Senior Vice President) 33 Liberty Street, New York, New York 10045:

1. *UJB Financial Corporation*, Princeton, New Jersey; to acquire 100 percent of the voting shares of Flemington National Bank and Trust Company, Flemington, New Jersey.

B. Federal Reserve Bank of Philadelphia (Michael E. Collins, Senior

Vice President) 100 North 6th Street, Philadelphia, Pennsylvania 19105:

1. *Norwood Financial Corp.*, Honesdale, Pennsylvania; to become a bank holding company by acquiring 100 percent of the voting shares of Wayne Bank, Honesdale, Pennsylvania.

C. Federal Reserve Bank of Cleveland (John J. Wixted, Jr., Vice President) 1455 East Sixth Street, Cleveland, Ohio 44101:

1. *Community First Bancorp, Inc.*, Reynoldsville, Pennsylvania; to become a bank holding company by acquiring 100 percent of the voting shares of The First National Bank of Reynoldsville, Reynoldsville, Pennsylvania.

D. Federal Reserve Bank of Richmond (Lloyd W. Bostian, Jr., Senior Vice President) 701 East Byrd Street, Richmond, Virginia 23261:

1. *Calvin B. Taylor Bankshares, Inc.*, Berlin, Maryland; to become a bank holding company by acquiring 100 percent of the voting shares of Calvin B. Taylor Banking Company of Berlin, Maryland, Berlin, Maryland.

2. *Highlands Bankshares, Inc.*, Abingdon, Virginia; to become a bank holding company by acquiring 100 percent of the voting shares of Highlands Union Bank, Abingdon, Virginia.

E. Federal Reserve Bank of Atlanta (Zane R. Kelley, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303:

1. *Community Bancshares of Mississippi, Inc. ESOP*, Forest, Mississippi; and *Community Bancshares of Mississippi, Inc.*, Forest, Mississippi, to acquire 100 percent of the voting shares of Coast Community Bank, Biloxi, Mississippi, a *de novo* bank.

2. *First Hardee Holding Corporation*, Wauchula, Florida; to become a bank holding company by acquiring 85.32 percent of the voting shares of First National Bank of Wauchula, Wauchula, Florida.

F. Federal Reserve Bank of Chicago (James A. Bluemle, Vice President) 230 South LaSalle Street, Chicago, Illinois 60690:

1. *ISB Financial Corp.*, Iowa City, Iowa; to acquire 100 percent of the voting shares of W.S.B., Inc., Washington, Iowa, and thereby indirectly acquire Washington State Bank, Washington, Iowa.

G. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

1. *Sharon Bancshares, Inc.*, Sharon, Tennessee; to merge with Weakley County Bancshares, Inc., Dresden, Tennessee, and thereby indirectly