

of a Public Notice announcing an auction of cellular unserved area licenses, A Corp timely filed an FCC Form 175. In response to Item 11, "Markets and Frequency Blocks/Channels for which you want to bid," A Corp selected the "All" Box on its FCC Form 175.

A Corp's application will be considered incomplete. An entity may only apply for bidding eligibility on licenses in which it has timely filed an FCC Form 464 or 464-A. In A Corp's situation, it can only seek bidding eligibility for MSA 1, channel block B. Furthermore, because the FCC Form 464 or 464-A filing deadline has passed for the licenses offered in the current auction, A Corp cannot obtain bidding eligibility for any license in the auction other than MSA 1, channel block B by now filing an FCC Form 464 or 464-A.

#### Example 2

X Corp timely filed an FCC Form 464 for RSA 1, channel block A; Y Corp timely filed an FCC Form 464 for RSA 2, channel block B. X Corp and Y Corp were wholly owned subsidiaries of Z Corp. After the issuance of a Public Notice announcing an auction of cellular unserved area licenses, Z Corp timely filed an FCC Form 175 to seek bidding eligibility for RSA 1, channel block A and RSA 2, channel block B. Attached to Z Corp's FCC Form 175 is an exhibit explaining Z Corp's relationship to X Corp and Y Corp.

Z Corp will be eligible to bid on the license for both RSA 1, channel block A and RSA 2, channel block B (provided Z Corp timely filed its upfront payment and has a sufficient bidding activity level to bid for both licenses). Z Corp was able to derive its eligibility to participate in the auction through the FCC Form 464s filed by X Corp and Y Corp.

5. For additional information, please contact Thomas Horan, Auctions Division, Wireless Telecommunications Bureau, at (202) 418-0660.

Federal Communications Commission.

William F. Caton,

*Acting Secretary.*

[FR Doc. 96-31327 Filed 12-11-96; 8:45 am]

BILLING CODE 6712-01-M

### FCC To Hold Open Commission Meeting Friday, December 13, 1996

The Federal Communications Commission will hold an Open Meeting on the subjects listed below on Friday December 13, 1996, which is scheduled to commence at 9:30 a.m. in Room 856, at 1919 M Street, NW., Washington, DC.

#### Item No., Bureau, Subject

1—Wireless Telecommunications—  
Title: Geographic Partitioning and Spectrum Disaggregation by Commercial Mobile Radio Services Licensees (WT Docket No. 96-148) and Implementation of Section 257 of the Communications Act -- Elimination of Market Entry Barriers (GN Docket No. 96-113). Summary:

The Commission will consider action concerning geographic partitioning and spectrum disaggregation for boardband PCS licensees.

2—Office of Engineering and Technology—Title: Amendment of Part 5 of the Commission's Rules to Revise the Experimental Radio Service Regulations. Summary: The Commission will consider a proposal to modify and update its experimental radio service regulations.

Additional information concerning this meeting may be obtained from Audrey Spivack or David Fiske, Office of Public Affairs, telephone number (202) 418-0500.

Copies of materials adopted at this meeting can be purchased from the FCC's duplicating contractor, International Transcription Services, Inc. at (202) 857-3800. Audio and video tapes for this meeting can be obtained from the Office of Public Affairs, Television Staff, telephone (202) 418-0460 or TTY (202) 418-1388; fax numbers (202) 418-2809 or (202) 418-7286. The meeting can be heard via telephone, for a fee, from National Narrowcast network, telephone (202) 966-2211 or fax (202) 966-1770; and from Conference Call USA (available only outside the Washington, DC metropolitan area), telephone 1800-962-0044.

December 6, 1996.

Federal Communications Commission.

William F. Caton,

*Acting Secretary.*

[FR Doc. 96-31721 Filed 12-10-96; 9:15 am]

BILLING CODE 6712-01-F

### FEDERAL MARITIME COMMISSION

#### 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 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.

UTC Overseas, Inc.

476 Broadway, Suite 5001, New York, NY 10013

Officer: Brian Posthumus, President,  
Werner Knoop, Vice President

J & L Forwarding Co., Inc.

Two Executive Drive, Suite 720, Fort

Lee, NJ 07024

Officer: Luisa E. Han, President, John K. Han, Secretary

Cargoplan International  
24 West Evergreen Avenue,  
Philadelphia, PA 19118

Evelyn O. Aharon, Sole Proprietor  
J & M International, Inc.

7020 S. Yale, Suite 207, Tulsa, OK  
74136-5744

Officers: Joseph D. Fain, President,  
Tom K. Murray, Vice President  
Primar International, Inc.

14335-A Interdrive West, Houston,  
TX 77032

Officers: Jesus A. Finol, President,  
Aaron Holloway, Vice President

Dated: December 9, 1996.

Joseph C. Polking,

*Secretary.*

[FR Doc. 96-31534 Filed 12-11-96; 8:45 am]

BILLING CODE 6730-01-M

### FEDERAL RESERVE SYSTEM

#### Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 *et seq.*) (BHC Act), Regulation Y (12 CFR Part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are 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 on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act, including whether the acquisition of the nonbanking company can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or