FEDERAL MARITIME COMMISSION

Notice of Agreements Filed

The Commission hereby gives notice of the filing of the following agreements under the Shipping Act of 1984. Interested parties may submit comments on the agreements to the Secretary, Federal Maritime Commission, Washington, DC 20573, within ten days of the date this notice appears in the Federal Register. Copies of the agreements are available through the Commission’s Web site (www.fmc.gov) or by contacting the Office of Agreements at (202)–523–5793 or tradeanalysis@fmc.gov.

Agreement No.: 011325–040.
Title: Westbound Transpacific Stabilization Agreement.


Synopsis: This amendment deletes American President Lines, Ltd. and APL Co. PTE Ltd. (operating as a single carrier) from the Agreement effective September 1, 2012.

Agreement No.: 012181.
Title: HLAG/HSDG Latin America Slot Exchange Agreement.
Parties: Hapag-Lloyd AG and Hamburg Sud KG.


Synopsis: The agreement would authorize the parties to exchange space on their respective services in the trades between the U.S. Gulf Coast and ports in Argentina, Brazil, Colombia, the Dominican Republic, Mexico, and Uruguay. The parties requested expedited review.

Agreement No.: 201218.
Title: Bi-State Marine Terminal Discussion Agreement.
Parties: South Carolina State Ports Authority and Georgia Ports Authority.
Synopsis: The agreement would authorize the parties to discuss, among other things, terminal rates, charges, rules, conditions of service, terminal congestion, and methods for relieving terminal congestion. The parties requested expedited review.

By Order of the Federal Maritime Commission.
Karen V. Gregory,
Secretary.

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of a Bank or Bank Holding Company

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and §225.41 of the Board’s Regulation Y (12 CFR 225.41) to acquire shares of a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than August 30, 2012.

A. Federal Reserve Bank of Cleveland

Nadine Wallman, Vice President
1455 East Sixth Street, Cleveland, Ohio
44101–2566.

1. The Sutton Bank Employee Stock Ownership/401K Plan (Sutton Banchshares, Inc.), Attica, Ohio; Eric A. Gillett, James A. Gorrell; as Co-Trustees; The Eric A. Gillette Family Control Group which consists of Eric A. Gillett Revocable Trust, and Denise E. Gillett Revocable Trust, both of Attica, Ohio; Ronald L. and Jean E. Hamilton, both of Huron, Ohio; John A. Pour Revocable Living Trust, Yvonna E. Pour Revocable Living Trust, Cheryl S. Beaver, all of Troy, Ohio; Valeria A. Darling, and Fred W. Darling, both of Attica, Ohio; Theresa M. Henderson, Piqua, Ohio; Michelle B. Powell, Troy, Ohio; and The James A. Gorrell Family Control Group which consist of James A. Gorrell, Tiffin, Ohio; and Barbara M. Gorrell, Dayton, Ohio; collectively to acquire voting shares of Sutton Banchshares, Inc., and thereby indirectly acquire voting shares of Sutton Bank, both in Attica, Ohio.

B. Federal Reserve Bank of Atlanta

Chapelle Davis, Assistant Vice President
1000 Peachtree Street NE., Atlanta, Georgia 30309:

1. Robert Wayne Lowe, Warner Robbins, Georgia; to acquire additional voting shares of Mid State Banks, Inc., Hawkinsville, Georgia, and thereby indirectly acquire additional voting shares of PlantersFIRST Bank, Cordele, Georgia.

2. James Brawner Little, III

Birmingham, Alabama; to acquire voting shares of The Southern Banc Company, Inc., and thereby indirectly acquire voting shares of The Southern Bank Company, both in Gadsden, Alabama.

Margaret McCloskey Shanks,
Associate Secretary of the Board.

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. The applications 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 (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States.
Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than September 7, 2012.

A. Federal Reserve Bank of New York (Ivan Hurwitz, Vice President) 33 Liberty Street, New York, New York 10045–0001:

1. Hana Financial Group Inc., Seoul, Korea; to become a bank holding company by acquiring 71.37 percent of the voting shares of BNB Financial Services Corporation, New York, New York, and thereby indirectly acquire voting shares of BNB Bank, National Association, Fort Lee, New Jersey.

B. Federal Reserve Bank of Minneapolis (Jacqueline G. King, Community Affairs Officer) 90 Hennepin Avenue, Minneapolis, Minnesota 55408–0291:

1. Frandsen Financial Corporation, Arden Hills, Minnesota; to acquire 100 percent of the voting shares of Clinton Bancshares, Inc., and thereby indirectly acquire voting shares of Clinton State Bank, Clinton, Minnesota.


Margaret McCloskey Shanks, Associate Secretary of the Board.

[FR Doc. 2012–20028 Filed 8–14–12; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Privacy Act of 1974; System of Records Notice

AGENCY: Department of Health and Human Services (HHS).

ACTION: Notice to alter existing systems of records.

SUMMARY: In accordance with the requirements of the Privacy Act of 1974, HHS gives notice of a proposed alteration to two existing systems of records covering payroll records: 09–40–0006 entitled “Public Health Service (PHS) Commissioned Corps Payroll Records, HHS/PSC/FRS,” and 09–40–0010 entitled “Pay, Leave and Attendance Records, HHS/PSC/FRS.” The systems are being amended to revise an existing routine use covering PII, to add a breach response routine use, and to alter two existing systems of records number 09–40–0006 and 09–40–0010.

DATES: The routine use changes described in this notice will become effective without further notice 30 days after publication of this notice in the Federal Register, unless comments received on or before that date result in revisions to this notice.

ADDRESSES: The public should address written comments to: Office of the Surgeon General (OSG), Division of Systems Integration (DSI), Tower Oaks Building, Plaza Level 100, 1101 Wootton Parkway, Rockville, Maryland 20852. Comments will be available for public viewing at that location. To review comments in person, please contact the Office of the Surgeon General (OSG), Division of Systems Integration, at 240–453–6085.

FOR FURTHER INFORMATION CONTACT: For system 09–40–0006, contact CAPT Eric Shih, Office of the Surgeon General (OSG), Division of Systems Integration (DSI), Tower Oaks Building, Plaza Level 100, 1101 Wootton Parkway, Rockville, Maryland 20852, 240–453–6085, Eric.Shih@hhs.gov. For system 09–40–0010, contact Charles Dietz, Program Support Center (PSC), Payroll Services Division, 5600 Fishers Lane, Room 17–01, Rockville, Maryland 20857, 301–504–3219, Charles.Dietz@hhs.gov.

SUPPLEMENTARY INFORMATION:

I. The Privacy Act

The Privacy Act (5 USC 552a) governs the means by which the United States (U.S.) Government collects, maintains, and uses information about individuals in a system of records. A “system of records” is a group of any records under the control of a Federal agency from which information about an individual is retrieved by the individual’s name or other personal identifier. The Privacy Act requires each agency to publish in the Federal Register a systems notice (SORN) identifying and describing each system of records (SORN) identifying and describing each system of records the agency maintains, including the purposes for which the agency uses information about individuals in the system, the routine uses for which the agency discloses such information outside the agency, and how individual record subjects can exercise their rights under the Privacy Act (e.g., to determine if the system contains information about them).

I. The Proposed Routine Use Changes

The payroll systems proposed to be altered are described in System of Records Notices (SORNs) published on December 11, 1998 (see 63 FR 68596). System 09–40–0006 covers payroll records for HHS Commissioned Corps personnel, and the system 09–40–0010 covers payroll records for HHS civilian personnel. In reviewing the SORNs, it was determined that the following changes in routine uses should be made for both systems. Both changes are compatible with the purposes for which personally identifiable information (PII) is collected in each system, as explained below:

• Contractor routine use: The routine use authorizes disclosures to contractors (numbered as routine use 7 in system number 09–40–0006 and as routine use 6 in system number 09–40–0010) for which PII is collected in the system by HHS in order to assist HHS in providing payroll services is compatible with the purposes for which PII is collected in the system. Because the PII is collected in the system for payroll-related purposes and the contractor is engaged as a federal agency or Department contractor assisting HHS in providing payroll services, is compatible with the purposes for which PII is collected in the system, the contractor, private firm or other federal agency would be using the PII for such purposes.

• Breach response routine use: A new routine use should be added (as routine use 13 in system number 09–40–0006 and as routine use 26 in system number 09–40–0010) to authorize HHS to disclose PII from the system to appropriate parties in the course of responding to a data security breach incident involving the system. Disclosing PII to appropriate parties in the course of responding to a data security breach incident involving the system is compatible with the purposes for which PII is collected in the system, because individuals whose PII is in the system expect their information to be secured, and the routine use will help HHS protect the security of the system.

The Office of Management and Budget (OMB) has recommended that federal agencies publish such a routine use for their Privacy Act systems, to facilitate their ability to respond to data security breach incidents (see OMB Memorandum M–07–16 “Safekeeping Against and Responding to the Breach of Personally Identifiable Information,” issued May 22, 2007).

Because they represent significant changes to the systems, a report on these proposed routine use changes was sent to the OMB and cleared for publication in the Federal Register.