

and Procedure, for an exemption from the Commission's rules requiring individual service contract amendments, 46 CFR. 530.10, and the rule prohibiting duplicative tariffs, 46 CFR 520.7(a)(4). Specifically, Petitioner explains that "APL is currently majority owned by CMA CGM S.A. ("CMA CGM") a vessel operating common carrier headquartered in Marseille, France. On or about September 1, 2016, APL will become delisted from the Singaporean stock exchange and be 100% owned by CMA CGM. At that time, CMA CGM will begin to consolidate certain operations under its various brands worldwide." In particular, CMA CGM will transfer the slot allocations of its wholly owned subsidiary ANL Singapore Pte. Ltd. ("ANL") to APL effective October 1, 2016.

Petitioner requests that in lieu of publishing amendments to each of approximately 600 service contracts effected by the transfer of ANL's transpacific business, "the Commission permit APL to send a universal notice to the Commission and to each of the service contract parties." In addition, because existing ANL tariffs "will be taken over by APL and will be renumbered and republished under APL's organization number," Petitioners also seek a waiver to permit insertion of notices in existing ANL and new APL tariffs.

The Petition in its entirety is posted on the Commission's Web site at <http://www.fmc.gov/P3-16>. Comments filed in response to this Petition also will be posted on the Commission's Web site at this location.

In order for the Commission to make a thorough evaluation of the Petition, interested persons are requested to submit comments in reply to the Petition no later than September 1, 2016. Commenters must send an original and 5 copies to the Secretary, Federal Maritime Commission, 800 North Capitol Street NW., Washington, DC 20573-0001, and be served on Eric R. Swett, VP & General Counsel, Americas, APL Limited, 16220 N. Scottsdale Rd., Scottsdale, AZ 85254-1781. A text-searchable PDF copy of the comment must also be sent as an email attachment to Secretary@fmc.gov, and include in the subject line: "P3-16 (Commenter/Company Name)." Replies containing confidential information should not be submitted by email.

Rachel E. Dickon,

Assistant Secretary.

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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 September 6, 2016.

A. Federal Reserve Bank of San Francisco (Gerald C. Tsai, Director, Applications and Enforcement) 101 Market Street, San Francisco, California 94105-1579:

1. *First Financial Northwest Foundation and the First Financial Northwest ESOT, both of Renton, Washington*; to retain and acquire additional voting shares of First Financial Northwest, Inc., and thereby indirectly acquire shares of First Financial Northwest Bank, both of Renton, Washington.

2. *The Living Trust for the Benefit of Stephanie M. Smith, Helen Langer Smith, and Cynthia L. Smith; Kitsap, Washington*, as Trustees for the Living Trust for the Benefit of Stephanie M. Smith; and Michael K. Pigors, Memphis, Tennessee, to retain additional shares of Olympic Bancorp, Inc., and thereby indirectly retain voting shares of Kitsap Bank, both of Port Orchard, Washington.

B. Federal Reserve Bank of Chicago (Colette A. Fried, Assistant Vice President) 230 South LaSalle Street, Chicago, Illinois 60690-1414:

1. *Arthur C. Johnson as trustee of the Arthur C. Johnson Bank Stock Trust; Ada, Michigan; the Arthur C. Johnson Bank Stock Trust, Ada, Michigan; Lynnea K. Gery, LaGrange, Illinois*, as trustee and Arthur C. Johnson as special trustee of the Charles and Lois Welling Family Trust, Patricia A. Johnson as trustee of the Patricia A. Johnson Bank Stock Trust, the Patricia A. Johnson Bank Stock Trust, all of Ada, Michigan; Erik T. Johnson, Rockford, Michigan; Hilary L. Ciesielski, Canton, Michigan; Bonnie K. Miller, individually, and as trustee of the Bonnie K. Miller Bank

Stock Trust, the Bonnie K. Miller Bank Stock Trust, Legacy Trust as trustee of the Arthur C. Johnson Irrevocable Trust, the Arthur C. Johnson Irrevocable Trust, Legacy Trust as trustee of the Patricia A. Johnson Irrevocable Trust, and the Patricia A. Johnson Irrevocable Trust, all of Grand Rapids, Michigan; the Charles and Lois Welling Family Trust, Charles J. Welling and Lois M. Welling as trustees of the Charles and Lois Welling Bank Stock Trust, the Charles and Lois Welling Bank Stock Trust, all of Hutchinson Island, Florida; and Patlin Leasing Company, as a group acting in concert to retain voting shares of United Community Financial Corporation, and indirectly shares of United Bank of Michigan, both of Grand Rapids, Michigan.

Board of Governors of the Federal Reserve System, August 18, 2016.

Margaret M. Shanks,

Deputy Secretary of the Board.

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FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Savings and Loan Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Home Owners' Loan Act (12 U.S.C. 1461 *et seq.*) (HOLA), Regulation LL (12 CFR part 238), and Regulation MM (12 CFR part 239), and all other applicable statutes and regulations to become a savings and loan holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a savings association and nonbanking companies owned by the savings and loan 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 application also will 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 HOLA (12 U.S.C. 1467a(e)). 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 10(c)(4)(B) of the HOLA (12 U.S.C. 1467a(c)(4)(B)). Unless otherwise noted, nonbanking activities will be conducted throughout the United States.