FARM CREDIT ADMINISTRATION

Sunshine Act Meeting: Farm Credit Administration Board

**AGENCY:** Farm Credit Administration.

**ACTION:** Notice, regular meeting.

**SUMMARY:** Notice is hereby given, pursuant to the Government in the Sunshine Act, of the regular meeting of the Farm Credit Administration Board (Board).

**DATES:** The regular meeting of the Board will be held at the offices of the Farm Credit Administration in McLean, Virginia, on October 11, 2018, from 9:00 a.m. until such time as the Board concludes its business.

**ADDRESSES:** Farm Credit Administration, 1501 Farm Credit Drive, McLean, Virginia 22102–5090. Submit attendance requests via email to VisitorRequest@FCA.gov. See SUPPLEMENTARY INFORMATION for further information about attendance requests.

**FOR FURTHER INFORMATION CONTACT:** Dale Aultman, Secretary to the Farm Credit Administration Board, (703) 883–4009, TTY (703) 883–4056, aultmand@fca.gov.

**SUPPLEMENTARY INFORMATION:** Parts of this meeting of the Board will be open to the public (limited space available) and parts will be closed to the public. Please send an email to VisitorRequest@FCA.gov at least 24 hours before the meeting. In your email include: Name, postal address, entity you are representing (if applicable), and telephone number. You will receive an email confirmation from us. Please be prepared to show a photo identification when you arrive. If you need assistance for accessibility reasons, or if you have any questions, contact Dale Aultman, Secretary to the Farm Credit Administration Board, at (703) 883–4009. The matters to be considered at the meeting are:

**Open Session**

- **A. Approval of Minutes**
  - September 13, 2018

- **B. New Business**
  - AgFirst Farm Credit Bank Rural Housing Mortgage-backed Securities Program

**Closed Session**

- **Office of Secondary Market Oversight Periodic Report**


Dale Aultman,
Secretary, Farm Credit Administration Board.

**BILLING CODE 6705–01–P**

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 by email at Secretary@fmc.gov, or by mail, Federal Maritime Commission, Washington, DC 20573. Within twelve days of the date this notice appears in the Federal Register. Copies of agreements are available through the Commission’s website (www.fmc.gov) or by contacting the Office of Agreements at (202) 523–5793 or tradeanalysis@fmc.gov.

**Agreement No.:** 201208–002.

**Agreement Name:** Amended and Restated Marine Terminal Services Agreement Port of Houston Authority and NYK Line (North America) Inc.

**Parties:** Nippon Yusen Kaisha; Ocean Network Express Pte. Ltd.; and Port of Houston Authority.

**Filing Party:** Chasless Yancy, Port of Houston Authority.

**Synopsis:** The amendment assigns the MTSA such that ONE will assume all of NYK’s rights, title, obligations, and liabilities under the MTSA, effective as of the date of the transfer of such entities’ container shipping divisions to ONE.

**Proposed Effective Date:** 9/20/2018.

**Location:** https://www2.fmc.gov/FMC.Agreements.Web/Public/AgreementHistory/16293.

**Agreement No.:** 011730–008.

**Agreement Name:** GWF/Dole Space Charter and Sailing Agreement.

**Parties:** Dole Ocean Cargo Express, LLC; Great White Fleet Corp.; and Great White Fleet Liner Services, Ltd.

**Filing Party:** Wayne Rohde; Cozen O’Connor.

**Synopsis:** The amendment removes Dole Ocean Cargo Express, Inc. as a party to the Agreement and replaces it with Dole Ocean Cargo Express, LLC.

**Proposed Effective Date:** 11/10/2018.

**Location:** https://www2.fmc.gov/FMC.Agreements.Web/Public/AgreementHistory/698.

Dated: September 27, 2018.

**Rachel Dickon,**
Secretary.

**BILLING CODE 6731–AA–P**

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
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 October 29,
2018.

A. Federal Reserve Bank of New York
[Ivan Hurwitz, Vice President] 33
Liberty Street, New York, New York
10045–0001. Comments can also be sent
electronically to Comments.applications@ny.frb.org:
1. USB Bancorp Inc., Danbury,
Connecticut; to become a bank holding
company by acquiring 100 percent of
the voting shares of Union Savings
Bank, Danbury, Connecticut.

Board of Governors of the Federal Reserve
System, September 27, 2018.

Yao-Chin Chao,
Assistant Secretary of the Board

[FR Doc. 2018–21419 Filed 10–1–18; 8:45 am]
BILLING CODE 6210–01–P

FEDERAL TRADE COMMISSION

Agency Information Collection Activities; Proposed Collection; Comment Request

AGENCY: Federal Trade Commission
(“FTC” or “Commission”).

ACTION: Notice.

SUMMARY: The FTC intends to ask the
Office of Management and Budget
(“OMB”) to extend for an additional
three years the current Paperwork
Reduction Act (“PRA”) clearance for
information collection requirements
contained in the Children’s Online
Privacy Protection Act Rule (“COPPA
Rule” or “Rule”), which will expire on

DATES: Comments must be filed by
December 3, 2018.

ADDRESSES: Interested parties may file a
comment online or on paper, by
following the instructions in the
Request for Comment part of the
SUPPLEMENTARY INFORMATION
section below. Write “COPPA Rule: Paperwork
Comment, FTC File No. P155408” on
your comment, and file your comment
online at https://ftcpublic.comment
tracks.com/ftc/coppapra, by following
the instructions on the web-based form.
If you prefer to file your comment on
paper, mail your comment to the
following address: Federal Trade
Commission, Office of the Secretary,
600 Pennsylvania Avenue NW, Suite
CC–5610 (Annex J), Washington, DC
20580, or deliver your comment to the
following address: Federal Trade
Commission, Office of the Secretary,
Constitution Center, 400 7th Street SW,
5th Floor, Suite 5610 (Annex J),
Washington, DC 20024.

FOR FURTHER INFORMATION CONTACT:
Requests for additional information
should be addressed to Peder Magee,
Attorney, (202) 326–3538, Division of
Privacy and Identity Protection, Bureau
of Consumer Protection, Federal Trade
Commission, 600 Pennsylvania Avenue
NW, Washington, DC 20580.

SUPPLEMENTARY INFORMATION: The
COPPA Rule, 16 CFR part 321, requires
commercial websites to provide notice
and obtain parents’ consent before
collecting, using, and/or disclosing
personal information from children
under age 13, with limited exceptions.
The COPPA Rule contains certain
statutorily required notice, consent, and
other requirements that apply to
operators of any commercial website or
online service directed to children, and
operators of any commercial website or
online service with actual knowledge of
collecting personal information from
children. Covered operators must
provide online notice and direct notice
to parents of how they collect, use, and
disclose children’s personal
information; obtain the prior consent of
the child’s parent in order to engage in
such collection, use, and disclosure,
with limited exceptions; provide
reasonable means for the parent to
obtain access to the information and to
direct its deletion; and, establish
procedures that protect the
confidentiality, security, and integrity of
personal information collected from
children.

Burden Statement
1. Estimated Annual Hours Burden:
17,500 Hours

(a) New Entrant Web Operators’
Disclosure Burden

Based on public comments received
by the Commission during its 2013
COPPA Rule amendments rulemaking,1
FTC staff estimates that the Rule affects
approximately 280 new operators per
year.2 Staff maintains its longstanding
estimate that new operators of websites
and online services will require, on
average, approximately 60 hours
crafting a privacy policy, designing
mechanisms to provide the required
online privacy notice and, where
applicable, the direct notice to parents.3
Applied to the estimated number of new
operators per year, this yields a
cumulative yearly total of 16,800 hours
(280 new operators x 60 hours each).

(b) Safe Harbor Applicant Reporting
Requirements

Operators can comply with the
COPPA Rule by meeting the terms of
industry self-regulatory guidelines that
the Commission approves after notice
and comment.4 While the submission of
industry self-regulatory guidelines to
the agency is voluntary, the COPPA
Rule sets out the criteria for approval of
guidelines and the materials that must
be submitted as part of a safe harbor
application. Staff estimates that it would
require, on average, 265 hours per new
safe harbor program applicant to
prepare and submit its safe harbor
proposal in accordance with Section
312.11(c) of the Rule.5 In the past,
industry sources have confirmed that
this estimate is reasonable. Given that
several safe harbor programs are already
available to website operators, FTC staff
believes that it is unlikely that more
than one additional safe harbor
applicant will submit a request within
the next three years of PRA clearance

1 78 FR 3971 at 4005 (Jan. 17, 2013).
2 This consists of certain traditional website
operators, mobile app developers, plug-in
developers, and advertising networks.
3 See, e.g., 78 FR at 4006; 76 FR 31334 (May 31,
2011); 73 FR 35689 (June 24, 2008); 70 FR 21107
(Apr. 22, 2005); 80 FR 57818 (Sept. 25, 2015); 80
FR 76491 (Dec. 9, 2015).
4 See Section 312.11(c). Approved self-regulatory
guidelines can be found on the FTC’s website at
http://www.ftc.gov/privacy/privacyinitiatives/
children_shp.html.
5 Staff believes that most of the records submitted
with a safe harbor request would be those that
these entities have kept in the ordinary course of
business. Under 5 CFR 1320.3(b)(2), OMB excludes
from the definition of PRA burden the time and
financial resources needed to comply with agency-
imposed recordkeeping, disclosure, or reporting
requirements that customarily would be undertaken
independently in the normal course of business.