ACTION: Notice; correction.

SUMMARY: The Federal Communications Commission published a document in the **Federal Register** on February 13, 2008, concerning request for comments on public information collections. The document contained the incorrect FCC number.

FOR FURTHER INFORMATION CONTACT:

Cathy Williams, 202–418–2918.

Correction

In the **Federal Register** of February 13, 2008, in FR Doc. E8–2675; on page 8315, in the second column, correct the "Needs and Uses" to read:

Needs and Uses: On February 1, 2008, the Commission released a Report and Order and Further Notice of Proposed Rulemaking, In the Matter of Leased Commercial Access, MB Docket No. 07-42, FCC 07–208. In this Report and Order, we modify the leased access rules. With respect to leased access, we modify the leased access rate formula; adopt customer service obligations that require minimal standards and equal treatment of leased access programmers with other programmers; eliminate the requirement for an independent accountant to review leased access rates; and require annual reporting of leased access statistics. We also adopt expedited time frames for resolution of complaints and improve the discovery process.

The commercial leased access requirements are set forth in Section 612 of the Communications Act of 1934, as amended. The statute and corresponding leased access rules require a cable operator to set aside channel capacity for commercial use by unaffiliated video programmers. The Commission's rules implementing the statute require that cable operators with 36 or more channels calculate rates for leased access channels, maintain and provide on request information pertaining to leased access channels, and provide billing and collection services as required. The Commission may be required to resolve complaints about rates, terms and conditions of leased access. Changes to the rules increased the quantity of information maintained and provided, increase the information needed to calculate rates and require the filing of an annual report with the Commission on the status of leased access channels.

In addition, the Commission is consolidating information collection OMB Control Number 3060–0569 (Commercial leased access dispute resolution) into this collection OMB Control Number 3060–0568. Federal Communications Commission. **Marlene H. Dortch,** Secretary. [FR Doc. E8–3226 Filed 2–20–08; 8:45 am] BILLING CODE 6712–01–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 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 agreements are available through the Commission's Office of Agreements (202–523–5793 or *tradeanalysis@fmc.gov*).

Agreement No.: 011284–065. Title: Ocean Carrier Equipment Management Association Agreement.

Parties: APL Co. Pte. Ltd.; American President Lines, Ltd.; A.P. Moller-Maersk A/S; CMA CGM, S.A.; Atlantic Container Line; China Shipping Container Lines Co., Ltd.; China Shipping Container Lines (Hong Kong) Co., Ltd.; Companhia Libra de Navegacao: Compania Libra de Navegacion Uruguay S.A.; Compania Sudamericana de Vapores, S.A.; COSCO Container Lines Company Limited; Crowley Maritime Corporation; Evergreen Line Joint Service Agreement; Hamburg-Süd; Hapag-Lloyd USA LLC; Hanjin Shipping Co., Ltd.; Hyundai Merchant Marine Co. Ltd.; Kawasaki Kisen Kaisha, Ltd.; Mitsui O.S.K. Lines Ltd.; Nippon Yusen Kaisha Line; Norasia Container Lines Limited; Orient Overseas Container Line Limited; Yang Ming Marine Transport Corp.; and Zim Integrated Shipping Services, Ltd.

Filing Party: Jeffrey F. Lawrence, Esq.; Sher & Blackwell LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The amendment would add Mediterranean Shipping Company SA as a party to the agreement. The parties request expedited review.

Agreement No.: 012028.

Title: WWL/Hoegh Middle East Space Charter Agreement.

Parties: Hoegh Autoliners AS and Wallenius Wilhelmsen Logistics AS.

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell LLP; 1850 M Street, NW., Suite 900; Washington, DC 20036.

Synopsis: The Agreement would authorize the parties to charter space between one another from the U.S. Atlantic coast to ports in countries bordering the Red Sea and Arabian Gulf. Agreement No.: 201160–001. *Title:* Marine Terminal Lease and Operating Agreement Between Broward County and Mediterranean Shipping Company, S.A.

Parties: Broward County, Florida, and Mediterranean Shipping Company, S.A. Filing Party: Candace J. McCann;

Filing Party: Candace J. McCann; Broward County Board of County Commissioners; Office of the County Attorney; 1850 Eller Drive, Suite 502; Fort Lauderdale, FL 33316.

Synopsis: The agreement provides for revisions to the demised premises section, rental and minimum guaranteed payment terms, and other additional terms and conditions of the agreement.

Agreement No.: 201178.

Title: Los Angeles/Long Beach Port/ Terminal Operator Administration and Implementation Agreement.

Parties: The West Coast MTO Agreement; The City of Los Angeles, acting by and through its Board of Harbor Commissioners; and The City of Long Beach, acting by and through its Board of Harbor Commissioners.

Filing Party: David F. Smith, Esq.; Sher & Blackwell LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036; and C. Jonathan Benner, Esq.; Troutman Sanders LLP; 401 9th Street, NW.; Washington, DC 20004.

Synopsis: The Agreement would authorize the parties to discuss and reach agreement on implementation and/or administration of various portions of the Clean Air Action Programs that have been adopted by the Ports' Boards of Harbor Commissioners.

Dated: February 15, 2008.

By order of the Federal Maritime Commission.

Karen V. Gregory,

Assistant Secretary.

[FR Doc. E8–3260 Filed 2–20–08; 8:45 am] BILLING CODE 6730–01–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 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 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. Additional information on all bank holding companies may be obtained from the National Information Center website at www.ffiec.gov/nic/.

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 March 17, 2008.

A. Federal Reserve Bank of Kansas City (Todd Offenbacker, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198–0001:

1. Prime Bank Group, Inc., to become a bank holding company by acquiring 100 percent of the voting shares of Prime Bank (in organization), both in Edmond, Oklahoma.

B. Federal Reserve Bank of Dallas (W. Arthur Tribble, Vice President) 2200 North Pearl Street, Dallas, Texas 75201– 2272:

1. National Bank & Trust Employee Stock Ownership Plan With 401(k) Provisions; to become a bank holding company by acquiring up to 26 percent of the voting shares of First La Grange Bancshares, Inc., and indirectly acquire voting shares of National Bank & Trust, all of La Grange, Texas.

Board of Governors of the Federal Reserve System, February 15, 2008.

Robert deV. Frierson,

Deputy Secretary of the Board. [FR Doc. E8–3202 Filed 2–20–08; 8:45 am] BILLING CODE 6210-01-S

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Agency for Healthcare Research and Quality

Office for Civil Rights: Audio Conference on Proposed Regulations Related to Patient Safety

AGENCY: Agency for Healthcare Research and Quality, HHS; Office for Civil Rights, HHS. ACTION: Notice of audio conference.

SUMMARY: The U.S. Department of Health and Human Services' Agency for Healthcare Research and Quality Director Dr. Carolyn Clancy and Office for Civil Rights Deputy Director of Health Information Privacy Susan McAndrew will host a joint audio conference February 29, 2008 from 2-3 p.m. (Eastern Standard Time) to discuss the recently published proposed regulation regarding Patient Safety and Quality Improvement and statutory confidentiality protections. The purpose of this audio conference is to facilitate public understanding of the proposed regulation and rulemaking process outlined in the Notice of Proposed Rulemaking published in the Federal Register February 12, 2008. To register for the audio conference, log on to http://www.academyhealth.org/ahrq/ psoaudio/.

DATES: The live audio conference will be Feb. 29 from 2–3 p.m. (Eastern Standard Time).

ADDRESSES: The proposed regulation can be viewed on the Federal eRulemaking Portal at http:// www.regulations.gov/fdmspublic/ ContentViewer?objectId=09000064803 acce8&disposition=attachment&content Type=html.

The audio conference is open to everyone; however, discussions during this forum will not be included in official public comments.

Public comment on the proposed regulations will be accepted through April 14, 2008.

Comments can be submitted by any of the following methods: Federal eRulemaking Portal: http:// www.regulations.gov/fdmspublic/ component/main?main=Submit Comment&o=09000064803acce8.

Comments should include the agency name (Agency for Healthcare Research and Quality and/or Office for Civil Rights) and RIN 0919–AA01.

Mail/Hand Delivery/Courier: Center for Quality Improvement and Patient Safety, Attention: Patient Safety Act Notice of Proposed Rulemaking Comments, Agency for Healthcare Research and Quality, 540 Gaither Road, Rockville, Maryland 20850.

Comments sent by facsimile (FAX) transmission or electronic mail will not be accepted.

Comments received through the eRulemaking Portal can be viewed online at either of the Web sites listed above. All comments received through the eRulemaking Portal, mail, and hand delivery/courier are available for public inspection at the AHRQ Information Resources Center, which is located at 540 Gaither Road, Rockville, Maryland 20850. The Information Resources Center is open from 8:30 a.m. to 5 p.m. Eastern Standard Time, Monday through Friday.

FOR FURTHER INFORMATION CONTACT:

Ellen Crown, Agency for Healthcare Research and Quality, 301–427–1258 or *ellen.crown@ahrq.hhs.gov.*

SUPPLEMENTARY INFORMATION: Under the Patient Safety and Quality Improvement Act of 2005 (Patient Safety Act), the Secretary is authorized to list Patient Safety Organizations (PSOs), organizations that will work with providers to collect and analyze patient safety related data. The Statute sets forth and the recently published proposed regulation explains certifications that must be submitted by entities in order to be listed as PSOs. PSOs will provide analysis of data and feedback to providers to assist them in improving patient safety.

The Patient Safety Act protects the confidentiality of data shared by providers prepared by the PSO as well as other related materials, defined in the statute and proposed regulations. This legal protection of information addresses significant barriers that currently exists-the fear of legal liability or sanctions that can result from reporting a patient safety event. Strong confidentiality provisions are key to encouraging voluntary reporting, and facilitating the aggregation of large volumes of data which in turn aids in identifying patterns of patient safety events. Under the Patient Safety Act, the imposition of civil monetary penalties is authorized for breaches of its confidentiality provisions. The confidentiality protections of patient safety information are to be implemented in a way that does not interfere with other health care reporting obligations of providers, e.g., under State or local laws.

Dated: February 13, 2008.

Carolyn M. Clancy,

AHRQ, Director.

[FR Doc. 08–776 Filed 2–20–08; 8:45am] BILLING CODE 4160–90–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Proposed Information Collection Activity; Comment Request

Proposed Project:

Title: Exploration of Low-Income Couples' Decision-Making Processes. *OMB No.:* New Collection.