

Toxic Substances, Environmental Protection Agency, Room EB-44, 401 M Street SW., Washington, DC 20460 (202-554-1404).

**SUPPLEMENTARY INFORMATION:** Under TSCA, EPA must determine whether the manufacture, processing, distribution in commerce, use, or disposal of certain chemical substances or chemical mixtures may present an unreasonable risk of injury to human health or the environment. New chemical substances, i.e., those not listed on the TSCA Chemical Substances Inventory, are evaluated by EPA under section 5 of TSCA. Existing chemical substances, i.e., those listed on the TSCA Inventory, are evaluated by the Agency under sections 4, 6, and 8 of TSCA.

Under contract number 68-01-7363, EPA's contractor The Cadmus Group (CAD), 375 Concord Avenue, Belmont, MA and its subcontractors Dynamac Corporation (DYN), Dynamac Building, 11140 Rockville Pike, Rockville, MD; and ICAIR Life Systems (ILS), 1725 Jefferson Davis Highway, Arlington, VA, will assist the Office of Policy, Planning, and Evaluation's Chemical and Statistical Policy Division in the analysis of data collected under TSCA for the purpose of evaluating agency policies, regulations, administrative actions, and regulatory activities.

In accordance with 40 CFR 2.306(j), EPA has determined that under contract number 68-01-7363, CAD, DYN and ILS will require access to CBI submitted to EPA under TSCA to perform successfully the duties specified under the contract. CAD, DYN, and ILS personnel will require access to information submitted under all sections of TSCA. Some of the information may be claimed or determined to be CBI.

EPA is issuing this notice to inform all submitters of information under all sections of TSCA that EPA may provide CAD, DYN, and ILS access to these CBI materials on a need-to-know basis. All access to TSCA CBI under this contract will take place at EPA Headquarters or at the contractor and subcontractor sites identified above. Upon completing review of the CBI materials under the contract, CAD, DYN, and ILS will return all transferred materials to EPA.

Clearance for access to TSCA CBI under this contract is scheduled to expire on September 30, 1989.

CAD, DYN, and ILS have been authorized for access to TSCA CBI at their facilities under the EPA "Contractor Requirements for the Control and Security of TSCA Confidential Business Information" security manual. EPA has approved security plans prepared by CAD, DYN,

and ILS and has performed the required inspection of their facilities and found them to be in compliance with the requirements of the manual. Contractor personnel will be required to sign non-disclosure agreements and will be briefed on appropriate security procedures before they are permitted access to TSCA CBI.

Dated: May 2, 1988.

Charles L. Elkins,  
Director, Office of Toxic Substances.  
[FR Doc. 88-10220 Filed 5-6-88; 8:45 am]  
BILLING CODE 6560-50-M

[FR 3375-9]

**Water Pollution Control; Final Determination of the Assistant Administrator for Water Concerning the Russo Development Corporation Site; Carlstadt, NJ**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice of decision to prohibit the authorization of wetlands owned by the Russo Development Corporation for the discharge of dredged or fill material in Carlstadt, New Jersey.

**SUMMARY:** This notice of EPA's final determination pursuant to section 404(c) of the Clean Water Act to prohibit authorization of approximately 52.5 acres of existing, unauthorized fill in wetlands and prohibit the placement of fill into an additional 5 acres of wetlands owned by the Russo Development Corporation (Russo) based upon findings that the discharges of fill material into the wetlands have resulted and would result in unacceptable adverse effects to wildlife.

**EFFECTIVE DATE:** The effective date of the final determination is March 21, 1988.

**FOR FURTHER INFORMATION CONTACT:** Charles K. Stark, Jr., Office of Wetlands Protection, U.S. Environmental Protection Agency, 401 M Street SW, Washington, DC 20460, (202) 475-8796.

Copies of EPA's final determination are available for inspection in the Public Information Reference Unit, EPA Library, Room M 2904, 401 M Street SW., Washington, DC 20460 and the Marine and Wetlands Protection Branch, EPA Region II, Jacob K. Javits Federal Building, Room 837, New York, New York 10278

**SUPPLEMENTARY INFORMATION:** Under section 404(c) of the Clean Water Act, the Administrator of EPA has the authority to prohibit or restrict the use of a site as a disposal site for dredged or fill material, after notice and opportunity for public hearing,

whenever he determines that such disposal will have an unacceptable adverse effect on municipal water supplies, shellfish beds and fishery areas (including spawning and breeding areas), wildlife, or recreational areas. Responsibility for 404(c) determinations has been formally delegated to the Assistant Administrator for Water.

In accordance with section 404(c) regulations (40 CFR Part 231), EPA's Regional Administrator, Region II, Mr. Christopher Daggett, initiated section 404(c) proceedings with respect to the existing and proposed fill in the Russo owned wetlands in Carlstadt, New Jersey. The site (Block 131.1, Lots 59, 64.01-74.06, 66.01/02) is situated in the northern portion of the Hackensack Meadowlands, west of the Hackensack River. Fill is in place on approximately 52.5 acres and six warehouses have been constructed on 44 acres of that fill. No construction has occurred on approximately 8.5 of the 52.5 acres. Wetlands and open water remain on 5 acres of the site. It was determined from interpretation of aerial photography and on site investigations that the 52.5 acres of wetlands that have received fill, as well as 5 unfilled acres of wetlands, were comprised of a mixture of emergent vegetation, wet meadow, common reed, old field, and a wooded stand. The site provided/provides valuable wildlife habitat for a variety of amphibians, reptiles, birds, and mammals. The vegetational diversity and occurrence of a relatively uncommon habitat for the Hackensack Meadowlands, wet meadow, contributed to the site's wildlife habitat value.

The Regional Administrator's action was in response to a notice by the U.S. Army Corps of Engineers, New York District, of their intent to issue a section 404 permit to Russo which would authorize the 52.5 acres of fill now in place and authorize the placement of 5 additional acres of fill on site in order to complete a warehouse complex. Russo proposed mitigation for the loss of wetlands values which included enhancement of nearby (although not delineated) wetlands northeast of the project site in the Hackensack Meadowlands and preservation of 23 acres of wetlands in Troy Meadows of the Passaic River basin. The mitigation effort would provide a one-half to one (enhanced to lost) compensation, on a value-for-value basis, for the values lost from filling approximately 57.5 acres of wetlands on site.

On January 19, 1988, Mr. Daggett forwarded a recommended determination to prohibit the

authorization of the Russo owned wetlands as a discharge site to EPA Headquarters for review and final determination. The administrative record was subsequently delivered to headquarters on January 21, 1988. Mr. Daggett's recommendation was based upon unacceptable adverse effects to wildlife.

EPA's Assistant Administrator for Water considered the record in this case, public comments, information received during EPA's public hearing, and information provided by other agencies and organizations. He also consulted with Russo, the Corps of Engineers, and other knowledgeable individuals. Based upon this review, the Assistant Administrator determined that authorizing the maintenance of approximately 52.5 acres of fill and the placement of additional fill into 5 acres of wetlands has resulted and would result in unacceptable adverse effects to wildlife.

The record in this case revealed that the Russo tract was/is comprised of a mix of wetland types and that the juxtaposition of these wetland types to each other as well as to adjacent wetlands provided/provide valuable wildlife habitat that is rare and contributed/contributes to wildlife habitat diversity within the Hackensack Meadowlands. In addition, the Russo tract provided/provides habitat for a large mix of species, many of which are experiencing population declines, that is in whole or in part attributed to the loss and/or deterioration of habitat. The Assistant Administrator concluded that the Russo owned wetlands did/do provide important wildlife habitat from a site specific and cumulative standpoint and that the existing and proposed fill has destroyed/will destroy this habitat thereby seriously impacting wildlife. He also concluded that these impacts are such that the diversity and habitat values that were/are provided by the Russo owned wetlands should be preserved. That is, there should be no net loss of these wildlife values as a result of the fill. Like the Regional Administrator, the Assistant Administrator concluded that the offered mitigation would not offset the significant wildlife impacts identified in the recommended and final determinations and that, accordingly, the existing/proposed fill has resulted/will result in unacceptable adverse impact to wildlife under section 404(c) of the Clean Water Act. Under the authority delegated by the Administrator of the Environmental Protection Agency, the Assistant Administrator prohibited authorization

of the Russo owned wetlands as a discharge site. EPA's action denies Russo legal authorization for approximately 52.5 acres of existing fill and prohibits the proposed deposition of fill material on the remaining 5 acres of wetlands.

Dated: April 28, 1988.

Tudor Davies,

Acting Assistant Administrator for Water.

[FR Doc. 88-10221 Filed 5-6-88; 8:45 am]

BILLING CODE 6560-50-M

## FEDERAL DEPOSIT INSURANCE CORPORATION

### Information Collection Submitted to OMB for Review

**AGENCY:** Federal Deposit Insurance Corporation.

**ACTION:** Notice of information collection submitted to OMB for review and approval under the Paperwork Reduction Act of 1980.

Title of Information Collection: Consumer Satisfaction Survey.

Background: In accordance with requirements of the Paperwork Reduction Act of 1980 (44 U.S.C. Chapter 35), the FDIC hereby gives notice that it has submitted to the Office of Management and Budget a request for the review and approval of the information collection system identified above.

**ADDRESS:** Written comments regarding the submission should be addressed to Robert Neal, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, and to John Keiper, Assistant Executive Secretary, Federal Deposit Insurance Corporation, Washington, DC 20429.

**COMMENTS:** Comments on this collection of information should be submitted on or before June 8, 1988.

**FOR FURTHER INFORMATION CONTACT:** Requests for a copy of the submission should be sent to John Keiper, Assistant Executive Secretary, Federal Deposit Insurance Corporation, Washington, DC 20429, telephone (202) 898-3810.

**SUMMARY:** The FDIC is requesting OMB approval to initiate an annual survey of 500 bank consumer complainants to obtain information concerning the effectiveness of FDIC's complaint handling and inquiry system. Responses are voluntary. It is estimated that it would take the average respondent 10 minutes to complete the questionnaire. The total annual burden of all 500 respondents would be approximately 85 hours.

Dated: May 3, 1988.

Federal Deposit Insurance Corporation.

Hoyle L. Robinson,

Executive Secretary.

[FR Doc. 88-10176 Filed 5-6-88; 8:45 am]

BILLING CODE 6714-01-M

## FEDERAL MARITIME COMMISSION

### Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 1100 L Street, NW., Room 10325. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the *Federal Register*, in which this notice appears. The requirements for comments are found in § 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

*Agreement No.:* 224-010756-001

*Title:* Transocean Terminal Operators, Inc.

*Parties:* Cavalair Corporation, Oceanic Shipping Company, Inc.

*Synopsis:* The amendment modifies the basic agreement to convert it from a joint venture to a corporation under the name Transocean Terminal Operators, Inc., to provide terminal and stevedoring operations at the Port of New Orleans.

By Order of the Federal Maritime Commission.

Dated: May 4, 1988.

Joseph C. Polking,

Secretary.

[FR Doc. 88-10172 Filed 5-6-88; 8:45 am]

BILLING CODE 6730-01-M

## FEDERAL RESERVE SYSTEM

### First Wyoming Bancorporation; Acquisition of Company Engaged in Permissible Nonbanking Activities; Correction

This notice corrects a previous *Federal Register* notice (FR Doc. 88-1699) published at page 2539 of the issue for Thursday, January 28, 1988.

Under the Federal Reserve Bank of Kansas City, the entry for First