INSTITUTIONS IN LIQUIDATION

[In alphabetical order]

FDIC Ref. No.	Bank name	City	State	Date closed
10376	High Trust BankOne Georgia Bank	Port St. Lucie Stockbridge Atlanta Prescott	FL GA GA AZ	7/15/2011 7/15/2011 7/15/2011 7/15/2011

[FR Doc. 2011–18869 Filed 7–25–11; 8:45 am]

BILLING CODE 6714–01–P

FEDERAL MARITIME COMMISSION

[Docket No. 11-11]

Marine Repair Services of Maryland, Inc. v. Ports America Chesapeake, LLC; Notice of Filing of Complaint and Assignment

Notice is given that a complaint has been filed with the Federal Maritime Commission ("Commission") by Marine Repair Services of Maryland, Inc., hereinafter "Complainant," against Ports America Chesapeake, LLC, hereinafter "Respondent". Complainant asserts that it is a corporation organized under the laws of the state of Maryland. Complainant alleges that Respondent is a marine terminal operator and a limited liability company organized under the laws of the state of Delaware, and authorized to do business in Maryland.

Complainant alleges that Respondent violated the Shipping Act of 1984 by unreasonably prejudicing and disadvantaging Complainant in its business operations at the Port of Baltimore, and unreasonably refusing to deal with Complainant, 46 U.S.C. 41106(2) and 41106(3). Complainant requests "that Respondent Ports America Chesapeake LLC be required to answer the charges herein; that after due hearing, an order be made commanding Respondent Ports America Chesapeake LLC: (1) To cease and desist from the aforesaid violations of the Shippers (sic) Act of 1984 (as amended and codified): (2) to establish and put in force such practices as the Commission determines to be lawful and reasonable; (3) to pay to Complainant Marine Repair Services of Maryland, Inc., by way of reparations for the unlawful conduct described above in the amount of no less than \$900,000.00, with interest and attorney's fees or such sum as the Commission may determine to be proper as an award of reparation; and (4) that such other and further order or orders be made as the Commission determines to be proper in the premises." The full text of the

complaint can be found in the Commission's Electronic Reading Room at http://www.fmc.gov.

This proceeding has been assigned to the Office of Administrative Law Judges. Hearing in this matter, if any is held, shall commence within the time limitations prescribed in 46 CFR 502.61, and only after consideration has been given by the parties and the presiding officer to the use of alternative forms of dispute resolution. The hearing shall include oral testimony and crossexamination in the discretion of the presiding officer only upon proper showing that there are genuine issues of material fact that cannot be resolved on the basis of sworn statements, affidavits, depositions, or other documents or that the nature of the matter in issue is such that an oral hearing and crossexamination are necessary for the development of an adequate record. Pursuant to the further terms of 46 CFR 502.61, the initial decision of the presiding officer in this proceeding shall be issued by July 19, 2012 and the final decision of the Commission shall be issued by November 16, 2012.

Karen V. Gregory,

Secretary.

[FR Doc. 2011–18762 Filed 7–25–11; 8:45 am]

BILLING CODE 6730-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Announcement of Requirements and Registration for "Using Public Data for Cancer Prevention and Control: From Innovation to Impact Challenge"

AGENCY: Office of the National Coordinator for Health Information Technology, HHS.

ACTION: Notice.

Authority: 15 U.S.C. 3719.

SUMMARY: "Using Public Data for Cancer Prevention and Control: From Innovation to Impact Challenge" is a challenge aimed at encouraging multidisciplinary teams of software developers, entrepreneurs, and health scientists to use health-related data made available by the National Cancer

Institute (NCI) and other Federal agencies to create innovative consumer health applications that will provide actionable steps for consumers along the cancer control and prevention continuum. This challenge will provide useful tools for public health promotion and protection, a key goal of the U.S. Department of Health and Human Services.

The statutory authority for this challenge competition is Section 105 of the America COMPETES Reauthorization Act of 2010 (Pub. L. 111–358).

DATES: Effective on July 15, 2011.

FOR FURTHER INFORMATION CONTACT: Adam Wong, 202–720–2866. Wil Yu, 202–690–5920.

SUPPLEMENTARY INFORMATION: Subject of Challenge Competition: Entrants in "Using Public Data for Cancer Prevention and Control: From Innovation to Impact Challenge" are asked to develop software applications (apps) that utilize the wide array of health-related data made available by the NCI Division of Cancer Control and Population Sciences (DCCPS) and other Federal agencies for innovative consumer health apps. These apps should potentially integrate with existing technology platforms and address targets comprising DCCPS priority areas on the continuum of cancer prevention and control. More information about these priority areas can be found at: http:// cancercontrol.cancer.gov/od/ index.html. Entrants are required to address challenges faced by consumers, clinicians, or researchers such as behavior risk reduction for prevention, survivorship (e.g., nutrition, physical activity, smoking cessation), early detection and screening, informed decision-making, and adherence to treatment regimens.

Eligibility Rules for Participating in the Competition

To be eligible to win a prize under this challenge, an individual or entity:

(1) Shall have registered to participate in the competition under the rules promulgated by Office of the National