2023-1 Ltd; Jefferies Direct Lending Fund II LP; Jefferies Direct Lending Fund II D LP; Jefferies Direct Lending Offshore Fund II LP; Jefferies Direct Lending Offshore Fund II B LP; Jefferies Direct Lending Offshore Fund II C LP; Jefferies Direct Lending Offshore Fund II D LP; Jefferies Direct Lending Fund II SPE LLC; Jefferies Direct Lending Fund II C SPE LLC; Jefferies Direct Lending Offshore Fund II SPE LLC; Jefferies Direct Lending Offshore Fund II C SPE LLC; Jefferies Direct Lending Offshore Fund II D SPE LLC; Jefferies Direct Lending Europe SCSp SICAV-RAIF; JFIN Revolver CLO 2019 Ltd.; JFIN Revolver CLO 2019-II Ltd.; JFIN Revolver CLO 2020 Ltd.; JFIN Revolver Funding 2021 Ltd.; JFIN Revolver CLO 2021-II Ltd.; JFIN Revolver Funding 2021-III Ltd.; JFIN Revolver Funding 2021-IV Ltd.; JFIN Revolver CLO 2021-V Ltd.; JFIN Revolver Fund, L.P.; JFIN Revolver Funding 2022-I Ltd.; JFIN Revolver CLO 2022-II Ltd.; JFIN Revolver CLO 2022-II LLC; JFIN Revolver CLO 2022-III Ltd.; JFIN Revolver CLO 2022-III LLC; JFIN Revolver CLO 2022-IV Ltd.; JFIN Revolver CLO 2022-IV LLC; JFIN Revolver SPE4 2022 LLC; JFIN Revolver SPE4 2022 Ltd.; Massachusetts Mutual Life Insurance Company.

Filing Dates: The application was filed on December 8, 2023.

Hearing or Notification of Hearing: An order granting the requested relief will be issued unless the Commission orders a hearing. Interested persons may request a hearing on any application by emailing the SEC's Secretary at Secretarys-Office@sec.gov and serving the Applicants with a copy of the request by email, if an email address is listed for the relevant Applicant below, or personally or by mail, if a physical address is listed for the relevant Applicant below. Hearing requests should be received by the Commission by 5:30 p.m. on September 30, 2024, and should be accompanied by proof of service on the Applicants, in the form of an affidavit or, for lawyers, a certificate of service. Pursuant to rule 0-5 under the Act, hearing requests should state the nature of the writer's interest, any facts bearing upon the desirability of a hearing on the matter, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by emailing the Commission's Secretary at Secretarys-Office@sec.gov.

ADDRESSES: The Commission: Secretarys-Office@sec.gov. Applicants: Adam Klepack, Jefferies Finance LLC; 520 Madison Avenue, New York, NY 10022; with copies to: Ryan P. Brizek; Simpson Thacher & Bartlett LLP; 900 G Street NW, Washington, DC 20001.

FOR FURTHER INFORMATION CONTACT:

Terri Jordan, Branch Chief, at (202) 551–6825 (Division of Investment Management, Chief Counsel's Office).

SUPPLEMENTARY INFORMATION: For Applicants' representations, legal analysis, and conditions, please refer to Applicants' application, dated December 8, 2023, which may be obtained via the Commission's website by searching for the file number at the top of this document, or for an Applicant using the Company name search field, on the SEC's EDGAR system. The SEC's EDGAR system may be searched at https://www.sec.gov/ edgar/searchedgar/legacy/ companysearch.html. You may also call the SEC's Public Reference Room at (202) 551-8090.

For the Commission, by the Division of Investment Management, under delegated authority.

Sherry R. Haywood,

Assistant Secretary.

[FR Doc. 2024-20107 Filed 9-5-24; 8:45 am]

BILLING CODE 8011-01-P

SMALL BUSINESS ADMINISTRATION

Data Collection Available for Public Comments

ACTION: 60-Day notice and request for comments.

SUMMARY: The Small Business
Administration (SBA) intends to request approval, from the Office of
Management and Budget (OMB) for the collection of information described below. The Paperwork Reduction Act (PRA) requires federal agencies to publish a notice in the Federal Register concerning each proposed collection of information before submission to OMB, and to allow 60 days for public comment in response to the notice. This notice complies with that requirement.

DATES: Submit comments on or before November 5, 2024.

ADDRESSES: Send all comments to Paul Kirwan, Financial Analyst, Office of Credit Risk Management, Small Business Administration.

FOR FURTHER INFORMATION CONTACT: Paul Kirwan, Financial Analyst, Office of Credit Risk Management, paul.kirwan@sba.gov, 202–205–7261, or Curtis B. Rich, Agency Clearance Officer 202–205–7030, curtis.rich@sba.gov.

SUPPLEMENTARY INFORMATION: The information collected is used by SBA to monitor the Agents, fees charged by

Agents, and the relationship between Agents and lenders. The information helps SBA to determine among other things whether borrowers are paying unnecessary, unreasonable or prohibitive fees.

Solicitation of Public Comments

SBA is requesting comments on (a) Whether the collection of information is necessary for the agency to properly perform its functions; (b) whether the burden estimates are accurate; (c) whether there are ways to minimize the burden, including through the use of automated techniques or other forms of information technology; and (d) whether there are ways to enhance the quality, utility, and clarity of the information.

OMB Control Number: 3245–0201. Title: "Compensation Agreement". Form Numbers: 159(7a), 159(504),

159D.

Annual Responses: 9,210. Annual Burden: 1,385.

Curtis Rich.

Agency Clearance Officer.

[FR Doc. 2024–20075 Filed 9–5–24; 8:45 am]

BILLING CODE 8026-09-P

DEPARTMENT OF STATE

[Public Notice: 12524]

U.S. Department of State Advisory Committee on Private International Law: Public meeting on the Convention on Choice of Courts Agreement, the Judgments Convention and the Singapore Convention

The Department of State's Advisory Committee on Private International Law (ACPIL) will hold its next meeting at Texas A&M University School of Law in Fort Worth, Texas, on Thursday and Friday, October 24–25, 2024, in a hybrid format, from 9:00 a.m. to 4:00 p.m.

The meeting will focus on the Convention of 30 June 2005 on Choice of Court Agreements ("CoCA"), the Convention of 2 July 2019 on the Recognition and Enforcement of Foreign Judgments in Civil or Commercial Matters ("Judgments Convention"), and the Convention on International Settlement Agreements Resulting from Mediation ("Singapore Convention"). To briefly summarize each convention:

CoCA seeks to ensure the effectiveness of exclusive choice of court agreements (i.e., forum selection clauses) between parties to international commercial transactions. It requires that (1) the chosen court must hear the case when proceedings are brought before it; (2) any other court before which proceedings are brought must refuse to hear them; and (3) the judgment of the chosen court must be recognized and enforced.

The Judgments Convention provides a set of global legal rules for the recognition and enforcement of foreign judgments involving international commercial transactions. It seeks to provide legal predictability and reduces the incidence of duplicative proceedings in multiple countries by allowing a judgment originating from one Contracting State to be enforced in another without the need to relitigate the merits of the claims.

The Singapore Convention establishes a harmonized legal framework to enforce international settlement agreements resulting from mediation and to prevent relitigating issues resolved by such agreements. It ensures that an international settlement resulting from mediation becomes binding and enforceable in Contracting States in accordance with a simplified and streamlined procedure.

We will be seeking input and guidance from attendees regarding efforts toward U.S. ratification of these conventions.

Prior to the meeting, we will circulate a draft agenda and additional documentation, such as draft proposed implementing legislation, to those confirming attendance.

Time and Place: The meeting will take place on Thursday and Friday, October 24–25, from 9 a.m. until 4 p.m. via a hybrid format at Texas A&M University School of Law, 1515 Commerce Street, Fort Worth, Texas 76102. Those who cannot participate in the meeting but wish to comment may do so by email to Joseph Khawam at pil@state.gov.

Participation: Those planning to attend the meeting should provide to pil@state.gov no later than September 30, 2024, the following information: name, affiliation, contact information, and whether attending in-person or virtually. Room information for inperson attendance and a Zoom link for virtual attendance will be provided following registration. Anyone needing reasonable accommodation should notify pil@state.gov not later than October 4, 2024. Requests made after that date will be considered but might not be able to be fulfilled.

Sarah E. Prosser,

Assistant Legal Adviser, Office of Private International Law Department of State. [FR Doc. 2024–20151 Filed 9–5–24; 8:45 am]

BILLING CODE 4710-08-P

SURFACE TRANSPORTATION BOARD

[Docket No. FD 36794]

Colorado Pacific San Luis Railroad LLC—Acquisition and Operation Exemption—San Luis Central Railroad Company

Colorado Pacific San Luis Railroad LLC (CXSL), a noncarrier, has filed a verified notice of exemption pursuant to 49 CFR 1150.31 to acquire and operate a line of railroad owned by the San Luis Central Railroad Company (SLC). The track extends 13 miles from milepost 2.0 at Sugar Junction, east of Monte Vista, Colo. (connecting at approximately milepost 269.0 of the main line of the Colorado Pacific Rio Grande Railroad, LLC), to the end of the track at milepost 15.0 near Center, Colo. (the Line). The Line comprises all of SLC's railroad system and assets. Upon this exemption becoming effective, CXSL will become a Class III rail carrier and assume all of SLC's common carrier obligations to service the customers located along the Line.

According to the verified notice, the owners of SLC and Soloviev Investors, LLC (Soloviev Investors) executed an Asset Purchase Agreement (APA) on July 26, 2024, whereby the track assets and certain other assets of SLC are to be sold to Soloviev Investors or "its permitted assignee." CXSL states that Soloviev Investors assigned all of its rights in the APA to CXSL on July 31, 2024.

The transaction may be consummated on or after September 22, 2024, the effective date of the exemption (30 days after the verified notice was filed).

This transaction is related to a concurrently filed petition for exemption in Stefan Soloviev, Executor, the Estate of Sheldon H. Solow—
Continuance in Control Exemption—
Colorado Pacific San Luis Railroad,
Docket No. FD 36795, in which the
Estate of Sheldon H. Solow (the Estate), a noncarrier, seeks to continue in control of CXSL upon CXSL becoming a Class III rail carrier.

CXSL certifies that its projected annual revenues will not exceed \$5 million and will not result in CXSL becoming a Class II or Class I rail carrier. CXSL also certifies that the APA does not create any interchange commitments as that term is defined by 49 CFR 1150.33(h).

If the verified notice contains false or misleading information, the exemption is void ab initio. Petitions to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the effectiveness of the exemption. Petitions for stay must be filed no later than September 13, 2024 (at least seven days before the exemption becomes effective).

All pleadings, referring to Docket No. FD 36794, must be filed with the Surface Transportation Board either via e-filing on the Board's website or in writing addressed to 395 E Street SW, Washington, DC 20423–0001. In addition, a copy of each pleading must be served on CXSL's representative, Thomas W. Wilcox, Law Office of Thomas W. Wilcox, LLC, 1629 K Street NW, Suite 300, Washington, DC 20006.

According to CXSL, this action is categorically excluded from environmental review under 49 CFR 1105.6(c) and from historic preservation reporting requirements under 49 CFR 1105.8(b).

Board decisions and notices are available at www.stb.gov.

Decided: September 3, 2024.

By the Board, Valerie O. Quinn, Acting Director, Office of Proceedings.

Kenyatta Clay,

Clearance Clerk.

[FR Doc. 2024-20147 Filed 9-5-24; 8:45 am]

BILLING CODE 4915-01-P

SURFACE TRANSPORTATION BOARD

[Docket No. FD 36781]

Riverside Rail, Inc.—Operation Exemption—Tracks of Riverside Industrial Complex, Inc., in Bucks County, Pa.

Riverside Rail, Inc. (Riverside), a noncarrier, has filed a verified notice of exemption under 49 CFR 1150.31 to operate over approximately 4,665 feet of private railroad tracks located within a 68-acre industrial park known as the Riverside Industrial Complex (Complex) in Bristol Township, Bucks County, Pa. (the Tracks).¹ The Complex and the Tracks are owned by Riverside's

¹The Estate indicates that because the acquisition transaction may close prior to the Board's issuance of a decision on the Estate's continuance in control petition, the Estate will, if necessary, enter into a voting trust agreement pursuant to 49 CFR part 1013. See 49 CFR 1013.3(b) ("Any person who establishes an independent trust for the receipt of the voting stock of [a] carrier must file a copy of the trust, along with any auxiliary or modifying documents, with the Board.").

¹Riverside previously filed a verified notice of exemption to operate the Tracks in Docket No. FD 36761, but the notice was rejected for a number of reasons. See Riverside Rail—Operation Exemption—Tracks of Riverside Indus. Complex in Bucks Cnty., Pa., FD 36761 (STB served Mar. 29, 2024). The verified notice filed in Docket No. FD 36781, however, provides sufficient information to proceed with Riverside's exemption.