statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying in the Commission's Public Reference Room. Copies of such filing will also be available for inspection and copying at the principal office of the Exchange. All submissions should refer to File No. SR-Phlx-99-04 and should be submitted May 16, 2000.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.18

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 00-10259 Filed 4-24-00: 8:45 am]

BILLING CODE 8010-01-M

DEPARTMENT OF STATE

[Public Notice 3297]

Culturally Significant Objects Imported for Exhibition Determinations: "Arms and Armor of 17th Century Virginia"

AGENCY: Department of State.

ACTION: Notice.

SUMMARY: Notice is hereby given of the following determinations: Pursuant to the authority vested in me by the Act of October 19, 1965 (79 Stat. 985, 22 U.S.C. 2459), the Foreign Affairs Reform and Restructuring Act of 1998 (112 Stat. 2681, et seq.), Delegation of Authority No. 234 of October 1, 1999, and Delegation of Authority of October 19, 1999, I hereby determine that the object to be included in the exhibition "Arms and Armor of 17th Century Virginia,' imported from abroad for the temporary exhibition without profit within the United States, is of cultural significance. This object is imported pursuant to a loan agreement with a foreign lender. I also determine that the exhibition or display of the exhibit object at the Jamestown Settlement Museum, Williamsburg, VA from on or about May 1 to October 31, 2000 is in the national interest. Public Notice of these Determinations is ordered to be published in the Federal Register.

FOR FURTHER INFORMATION CONTACT: For further information, including a list of exhibit objects, contact Jacqueline Caldwell, Attorney-Adviser, Office of the Legal Adviser, U.S. Department of

State (telephone: 202/619-6982). The address is U.S. Department of State, SA-44; 301 4th Street, SW., Room 700, Washington, DC 20547-0001.

Dated: April 18, 2000.

William P. Kiehl,

Acting Assistant Secretary for Educational and Cultural Affairs, Department of State. [FR Doc. 00-10284 Filed 4-24-00; 8:45 am] BILLING CODE 4710-08-U

DEPARTMENT OF STATE

[Public Notice Number 3278]

Notice of Meetings; International **Telecommunication Advisory** Committee (ITAC) and International Telecommunication Advisory Committee—Telecommunication Standardization Sector (ITAC-T)

The Department of State announces meetings of the U.S. International Telecommunication Advisory Committee (ITAC), and the U.S. International Telecommunication Advisory Committee-Telecommunication Standardization (ITAC-T) National Committee. The purpose of the Committees is to advise the Department on policy and technical issues with respect to the International Telecommunication Union and international telecommunication standardization. Except where noted, meetings will be held at the Department of State, 2201 C Street, NW., Washington, DC.

The ITAC will meet from 10 to noon on April 26, 2000, at the Department of State. The agenda consists of a debrief of the meeting of the working group on ITU reform and planning for preparations for the ITU Council meeting in July 2000.

The ĬTAĆ–Ť will meet from 9:30 to 4 on April 27, 2000, at the Telecommunication Industry Association offices on Wilson Boulevard, Arlington, VA, and May 17, 2000 (at a location to be determined). The agendas will both consist of development of recommendations for the ITU-T Study Programme for the next study period, positions on the alternative approval process, and other preparations for the June ITU Telecommunication Sector Advisory Group (TSAG) and the October World Telecommunication Sector Assembly (WTSA). We regret the short notice due to unanticipated schedule changes for the ITAC Chairman.

Members of the general public may attend these meetings. Entrance to the Department of State is controlled; people intending to attend any of the

ITAC meetings should send a fax to (202) 647-7407 not later than 24 hours before the meeting. This fax should display the name of the meeting (ITAC T, or US Study Group A or D, and date of meeting), your name, social security number, date of birth, and organizational affiliation. One of the following valid photo identifications will be required for admission: US driver's license, passport, US Government identification card. Enter from the C Street Lobby; in view of escorting requirements, non-Government attendees should plan to arrive not less than 15 minutes before the meeting begins. Actual room assignments may be determined at the lobby or by calling the Secretariat at 202 647-0965/2592.

Attendees may join in the discussions, subject to the instructions of the Chair. Admission of members will be limited to seating available.

Dated: April 19, 2000.

Julian E. Minard,

Secretariat to the ITAC-T, Department of

[FR Doc. 00-10272 Filed 4-20-00; 2:33 pm] BILLING CODE 4710-45-U

DEPARTMENT OF TRANSPORTATION

Applications of Trans Borinquen Air, Inc. for Issuance of New Certificate **Authority**

AGENCY: Department of Transportation. **ACTION:** Notice of Order to Show Cause (Order 2000-4-20); Dockets OST-99-6173 and OST-00-6777.

SUMMARY: The Department of Transportation is directing all interested persons to show cause why it should not issue orders (1) finding that Trans Boringuen Air, Inc., fails to meet the U.S. citizenship requirements of 49 U.S.C. 41102 and 40102(a)(15), and (2) denying it certificates to engage in interstate and foreign charter all-cargo transportation.

DATES: Persons wishing to file objections should do so no later than May 3, 2000.

ADDRESSES: Objections and answers to objections should be filed in Dockets OŚT-99-6173 and OST-00-6777 and addressed to Department of Transportation Dockets (SVC-124, Room PL-401), Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590 and should be served upon the parties listed in Attachment A to the order.

FOR FURTHER INFORMATION CONTACT: Mr. Galvin Coimbre, Air Carrier Fitness

Division (X–56, Room 6401), Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590, (202) 366–5347.

Dated: April 19, 2000.

Robert S. Goldner,

Acting Deputy Assistant Secretary for Aviation and International Affairs.

[FR Doc. 00–10244 Filed 4–24–00; 8:45 am]

BILLING CODE 4910-62-U

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration [Docket No. 29088]

Airport Privatization Pilot Program

AGENCY: Federal Aviation Administration (FAA) DOT.

ACTION: Available of record of decision for the participation of Stewart International Airport, Newburg, New York, in the airport privatization pilot program.

SUMMARY: The Federal Aviation Administration (FAA) has approved the final application by the State of New York for Stewart International Airport (SWF) as one of the five airports eligible to participate in the airport privatization pilot program. An exemption is issued from certain provisions of 49 U.S.C. section 47134(b).

49 U.S.C. section 47134 establishes an airport privatization pilot program and authorizes the Department of Transportation to grant exemptions from certain Federal statutory and regulatory requirements for up to five airport privatization projects. The application procedures require the FAA to approve the final application and issue an exemption under 49 U.S.C. section 47134 after the execution of all documents necessary to fulfill the requirements of section 47134 and other laws and regulation within the FAA's jurisdiction.

DATES: The FAA Record of Decision was signed on March 31, 2000. The New York State Department of Transportation transferred Stewart International Airport to SWF Airport Acquisition, Inc. under a 99 year lease agreement on April 1, 2000.

ADDRESSES: The Record of Decision is available for public review in the Federal Aviation Administration, Office of Chief Counsel, Attention: Rules Docket (AGC–200), Docket No. 29088, 800 Independence Avenue SW., Washington, DC 20691.

FOR FURTHER INFORMATION CONTACT: Kevin C. Willis, Compliance Specialist (AAS-400), (202-267-8741) Airport Compliance Division, Office of Airport Safety and Standards, Federal Aviation Administration, 800 Independence Ave. SW., Washington, DC 20591.

SUPPLEMENTARY INFORMATION:

Introduction and Background

Section 149 of the Federal Aviation Administration Authorization Act of 1996, Pub. L. No. 104-264 (October 9, 1996) (1996 Reauthorization Act) added a new section § 47134 to Title 49 of the U.S. Code. Section 47134 authorizes the Secretary of Transportation, and through delegation, the FAA Administrator, to exempt a sponsor of a public use airport that has received Federal assistance from certain Federal requirements in connection with the privatization of the airport by sale or lease to a private paty. Specifically, the Administrator may exempt the sponsor from all or part of the requirements to use airport revenues for airport-related purposes (upon approval of 65 percent of the air carriers serving the airport and having 65 percent of the landed weight), to pay back a portion of Federal grants upon the sale of an airport, and to return airport property deeded by the Federal Government upon transfer of the airport. The Administrator is also authorized to exempt the private purchaser or lessee from the requirement to use all airport revenues for airport-related purposes, to the extent necessary to permit the purchaser or lessee to earn compensation from the operations of the airport. (No air carrier approval is necessary for the latter exemption.)

On September 16, 1997, the FAA issued a notice of procedures to be used in applications for exemption under the Airport Privatization Pilot Program (62 FR 48693). The notice of procedures and its public comments are available for review in FAA Rules Docket No. 28895.

On December 16, 1997, the FAA issued a notice accepting for review the Stewart International Airport preliminary application (62 FR 65845, Docket Number 29088). This action permitted NYSDOT to select a private operator, negotiate an agreement, and submit a final application to the FAA for exemption. The filing date of the NYSDOT preliminary application was October 23, 1997, the date the FAA received the preliminary application. On January 10, 1999, NYSDOT filed its final application for the privatization of SWF. The final application provides for a 99-year lease agreement between NYSDOT and Stewart Airport Acquisition, Inc. (SWFAA) a wholly owned subsidiary of National Express Group. In return for the right to lease the airport, National Express Group (NEG) and its subsidiary will pay NYSDOT a

\$35 million payment and beginning in the tenth year of the agreement provide annual payments totaling five percent of gross airport income. As a part of its proposal SWFAA proposes a \$48.6 million capital improvement program over the initial five-year period with a proposed rate of return ranging between 3% and 35% on the private operator's contribution. SWFAA will provide marketing support and all management, administrative and operational personnel to operate the airport.

On February 16, 1999, in an effort to clarify certain parts of the application, FAA staff requested responses to 5 questions from the NYSDOT and to 12 questions from NEG. Ten of the questions posed to the private operator required it to utilize confidential business or financial information in order to respond. In accordance with the airport privatization pilot program application procedures, (62 FR 48693, 48706, September 16, 1997), NEG requested confidential treatment of this information. As a result, the responses to these 10 questions were not available for public comment. Copies of the 17 questions and the 7 responses available for public view and comment are included in Attachment 15 of the sponsor's final application for review.

After reviewing this information, the FAA determined that the application was substantially complete.

On April 8, 1999, the Federal Aviation Administration published in the **Federal Register** a Notice of Receipt of Final Application of Stewart International Airport, Newburgh, New York; Request for Comments under the Airport Privatization Pilot Program (64) FR 17208). The notice made known the availability of the final application for Stewart International Airport for public comment and review. Comments were originally requested for submittal by June 7,1 999. The comment period was later extended to June 28, 1999, following a public meeting held on June 12, 1999, at the request of several members of Congress to allow the FAA to receive testimony from the local community and elected officials. The FAA also solicited and received comments at the public meeting held on June 12, 1999. Verbatim transcripts of the meeting have been included in the docket of this proceeding.

The Agency received 96 comments in response to the notice. The FAA response to the comments received is incorporated in the Record of Decision.

On March 30, the FAA signed a Record of Decision approving the participation of the airport in the Pilot Program, and issued an Airport