

(S E R V E D)
(October 23, 1992)
(FEDERAL MARITIME COMMISSION)

FEDERAL MARITIME COMMISSION

46 CFR PART 514 AND 581

[DOCKET NO. 92-21]

AMENDMENTS TO SERVICE CONTRACTS; CORRECTION

AGENCY: Federal Maritime Commission.

ACTION: Final Rule; Correction

SUMMARY: This document contains a correction to the final regulations which were published Thursday, October 8, 1992 (57 FR 46318). The regulations relate to amendments to service contracts under the Shipping Act of 1984.

EFFECTIVE DATE: October 8, 1992.

FOR FURTHER INFORMATION CONTACT:

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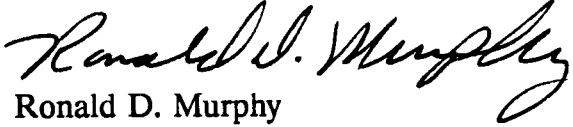
SUPPLEMENTARY INFORMATION:

The final regulations include provisions both in §514.7 (f)(1) and §581.6 (b)(1) of 46 CFR pertaining to the availability of terms of amended service contracts to similarly situated shippers. This correction implements the Commission's intent by revising certain language in §581.6 (b)(1) so that it corresponds to the similar provision in §514.7 (f)(1).

Accordingly, the publication on October 8, 1992, of the regulations which were the subject of FR Doc. 92-24439 is corrected as follows:

On page 46324 in the third column the "provided that" clause in §581.6 (b)(1) is corrected to read:

"provided that, where a shipper or shippers' association not a party to the original contract accesses an amended service contract, the minimum volume obligation for the accessing shipper or shippers' association shall be pro-rated according to the relation between the duration of the original (now amended) contract and the duration of the access contract."


Ronald D. Murphy
Assistant Secretary