following the merger of two entities. The forms and instructions also provide additional information on the need for, and use of, e-mail addresses from the filing entities. Other proposed changes to the forms and instructions would help respondents better determine how to report subject revenues and generally seek to provide respondents with an efficient, less burdensome information collection.

The revisions proposed will be minimal or have no effect on the burden associated with filing FCC Forms 499—A and 499—Q for respondents. The revisions proposed in this submission to OMB would go into effect January 31, 2007.

In addition, the 2006 FCC forms and instructions which already reflect the changes to the contribution methodology adopted in the 2006 Interim Contribution Methodology Order should remain in effect until the revised forms become effective January 31, 2007 and should continue to be available thereafter for filers to use in amending prior submissions. On July 27, 2006, the Commission received emergency approval of the information collection requirements in which the Commission made minor editorial corrections of typographical errors or omissions as well as other minor changes to ensure consistency between the forms and the instructions. OMB approval for emergency requests are only granted for six months, thus this collection's OMB approval will expire on 1/31/07. The Commission is now submitting this collection under OMB's regular procedures in order to obtain the full three year clearance from them.

Federal Communications Commission.

### Marlene H. Dortch,

Secretary.

[FR Doc. E6–21204 Filed 12–12–06; 8:45 am] BILLING CODE 6712–01–P

## FEDERAL MARITIME COMMISSION

# **Notice of Agreements Filed**

The Commission hereby gives notice of the filing of the following agreements under the Shipping Act of 1984. Interested parties may submit comments on agreements to the Secretary, Federal Maritime Commission, Washington, DC 20573, within ten days of the date this notice appears in the **Federal Register**. Copies of agreements are available through the Commission's Office of Agreements (202–523–5793 or tradeanalysis@fmc.gov).

Agreement No.: 010071–033. Title: Cruise Lines International Association Agreement. Parties: American Cruise Lines, Inc.; Carnival Cruise Lines; Celebrity Cruises, Inc.; Costa Cruise Lines; Crystal Cruises; Cunard Line; Disney Cruise Line; Holland America Line; MSC Cruises; NCL America; Norwegian Coastal Voyage, Inc./Bergen Line Services; Norwegian Cruise Line; Oceania Cruises; Orient Lines; Princess Cruises; Regent Seven Seas Cruises; Royal Caribbean International; Seabourn Cruise Line; SeaDream Yacht Club; Silversea Cruises, Ltd.; and Windstar Cruises.

Filing Party: Terry Dale, President; Cruise Lines International Association; 80 Broad Street; Suite 1800; New York, NY 10004.

Synopsis: The amendment reflects changes to the Association arising from its consolidation with the International Council of Cruise Lines and CLIA's subsequent incorporation. The amendment also adds NCL America and SeaDream Yacht Club as parties.

Agreement No.: 011574–017. Title: Pacific Islands Discussion Agreement.

Parties: CMA CGM, SA; Compagnie Maritime Marfret, SA; Hamburg–Süd; Hapag–Lloyd AG; and Polynesia Line Ltd.

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell, LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The amendment removes Australia—New Zealand Direct Line as a party to the agreement.

Agreement No.: 011947–003. Title: Grimaldi/Sallaum Space Charter Agreement.

Parties: Grimaldi Compagnia di Navigazione and Sallaum Lines SAL. Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The amendment expands the geographic scope of the agreement to cover all ports in West Africa in the Senegal to Angola range.

Agreement No.: 201143–008.

Title: West Coast MTO Agreement.
Parties: APM Terminals Pacific, Ltd.;
California United Terminals, Inc.; Eagle
Marine Services, Ltd.; International
Transportation Service, Inc.; Long Beach
Container Terminal, Inc.; Seaside
Transportation Service LLC; Trans
Pacific Container Service Corporation;
Total Terminals LLC; West Basin
Container Terminal LLC; Yusen
Terminals, Inc.; Pacific Maritime
Services, L.L.C.; and SSA Terminal
(Long Beach), LLC.

Filing Party: David F. Smith, Esq.; Sher & Blackwell LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The amendment adds language and new Articles to the

agreement to authorize the parties to discuss, agree upon and implement or assist in the implementation of measures to improve air quality in port areas and agree upon, test and implement security related measures, particularly those relating to transportation worker identification credentials.

Dated: December 8, 2006. By Order of the Federal Maritime Commission.

# Bryant L. VanBrakle,

Secretary.

[FR Doc. E6–21179 Filed 12–12–06; 8:45 am] BILLING CODE 6730–01–P

### FEDERAL MARITIME COMMISSION

# Ocean Transportation Intermediary License Applicants

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission an application for license as a Non-Vessel–Operating Common Carrier and Ocean Freight Forwarder—Ocean Transportation Intermediary pursuant to section 19 of the Shipping Act of 1984 as amended (46 U.S.C. Chapter 409 and 46 CFR part 515).

Persons knowing of any reason why the following applicants should not receive a license are requested to contact the Office of Transportation Intermediaries, Federal Maritime Commission, Washington, DC 20573.

Non-Vessel–Operating Common Carrier Ocean Transportation Intermediary Applicants:

Transmodal Logistics International Inc., 5520 Minoru Blvd., Suite 202, Richmond, British Columbia, Canada V6X 249.

Officers: Sanjeev Bhalla, Vice President (Qualifying Individual), Dave B. Tangry, President.

ILS Cargo Corp. dba Container Line, 7517–21 NW 52 Street, Miami, FL 33166.

Officers: Placido Sanchez, President (Qualifying Individual), Rafael Mosquera, Vice President.

Non-Vessel–Operating Common Carrier and Ocean Freight Forwarder Transportation Intermediary Applicants:

Cedars Express International, Inc., 8415 Beckford Avenue, Northridge, CA 91324.

Officers: Manal Fouad Guirguis, Vice President (Qualifying Individual), George N. Salloum, President.

Ferrara International Worldwide Inc., 640 Dowd Avenue, Elizabeth, NJ 07201. Officers: Suzanne Simonetti, Vice President (Qualifying Individual), Nicholas Ferrara, President.

Ocean Freight Forwarder—Ocean Transportation Intermediary Applicants:

Mayfak International, LLC, 1231 NW 93 Ct., Doral, FL 33172.

Officer: Mario Osorio, President (Qualifying Individual).

International Logistics Solutions, Inc., 58 South Burty Road, Piedmont, SC 29673.

Officers: Gavin Berkowitz, Vice President (Qualifying Individual), Chris Apple, President.

Dated: December 8, 2006.

### Bryant L. VanBrakle,

Secretary.

[FR Doc. E6–21177 Filed 12–12–06; 8:45 am] BILLING CODE 6730–01–P

### FEDERAL MARITIME COMMISSION

# Ocean Transportation Intermediary Licenses Correction

In the OTI Applicant Notice published in the **Federal Register** on November 1, 2006 (71 FR 64281) reference to the name of the Zenus (USA) Logistics LLC is corrected to read: "Zeus (USA) Logistics LLC".

Dated: December 8, 2006.

### Bryant L. VanBrakle,

Secretary.

[FR Doc. E6–21168 Filed 12–12–06; 8:45 am] BILLING CODE 6730–01–P

## FEDERAL RESERVE SYSTEM

# Change in Bank Control Notices; Acquisition of Shares of Bank or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the office of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than December 28, 2006.

A. Federal Reserve Bank of Kansas City (Donna J. Ward, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198-0001:

1. Raymond E. Wooldridge, Dallas, Texas; to acquire voting shares of Reeves Bancshares, Inc., Gould, Oklahoma, and thereby indirectly acquire voting shares of Stockmans Bank, Altus, Oklahoma.

Board of Governors of the Federal Reserve System, December 8, 2006.

#### Robert deV. Frierson,

Deputy Secretary of the Board.
[FR Doc. E6–21149 Filed 12–12–06; 8:45 am]
BILLING CODE 6210–01–8

#### FEDERAL TRADE COMMISSION

# **Charges For Certain Disclosures**

**AGENCY:** Federal Trade Commission. **ACTION:** Notice regarding charges for certain disclosures.

SUMMARY: The Federal Trade Commission announces that the ceiling on allowable charges under Section 612(f) of the Fair Credit Reporting Act ("FCRA") will remain unchanged at \$10.00 for 2007. Under 1996 amendments to the FCRA, the Federal Trade Commission is required to increase the \$8.00 amount referred to in paragraph (1)(A)(i) of Section 612(f) on January 1 of each year, based proportionally on changes in the Consumer Price Index ("CPI"), with fractional changes rounded to the nearest fifty cents. The CPI increased 25.88 percent between September 1997, the date the FCRA amendments took effect, and September 2006. This increase in the CPI and the requirement that any increase be rounded to the nearest fifty cents results in no change in the current maximum allowable charge of \$10.00.

**DATES:** Effective Date: January 1, 2007. **ADDRESSES:** Federal Trade Commission, Washington, DC 20580.

# FOR FURTHER INFORMATION CONTACT:

Keith B. Anderson, Bureau of Economics, Federal Trade Commission, Washington, DC 20580, 202–326–3428.

**SUPPLEMENTARY INFORMATION:** Section 612(f)(1)(A) of the Fair Credit Reporting Act, which became effective in 1997, provides that a consumer reporting agency may charge a consumer a reasonable amount for making a disclosure to the consumer pursuant to Section 609 of the Act.<sup>1</sup> The law states

that, where a consumer reporting agency is permitted to impose a reasonable charge on a consumer for making a disclosure to the consumer pursuant to Section 609, the charge shall not exceed \$8 and shall be indicated to the consumer before making the disclosure. Section 612(f)(2) states that the Federal Trade Commission ("the Commission") shall increase the \$8.00 maximum amount on January 1 of each year, based proportionally on changes in the Consumer Price Index, with fractional changes rounded to the nearest fifty cents.

Section 211(a)(2) of the Fair and Accurate Credit Transactions Act of 2003 ("FACT Act") added a new Section 612(a) to the FCRA that gives consumers the right to request free annual disclosures once every 12 months. The maximum allowable charge established by this Notice does not apply to requests made under that provision. The charge will, however, apply when a consumer who orders a file disclosure has already received a free annual disclosure and does not otherwise qualify for an additional free disclosure.

The Commission considers the \$8 amount referred to in paragraph (1)(A)(i) of Section 612(f) to be the baseline for the effective ceiling on reasonable charges dating from the effective date of the amended FCRA, i.e., September 30, 1997. Each year the Commission calculates the proportional increase in the Consumer Price Index (using the most general CPI, which is for all urban consumers, all items) from September 1997 to September of the current year. The Commission then determines what modification, if any, from the original base of \$8 should be made effective on January 1 of the subsequent year, given the requirement that fractional changes be rounded to the nearest fifty cents.

Between September 1997 and September 2006, the Consumer Price Index for all urban consumers and all items increased by 25.88 percent—from an index value of 161.2 in September 1997 to a value of 202.9 in September 2005. An increase of 25.88 percent in the \$8.00 base figure would lead to a new figure of \$10.07. However, because the statute directs that the resulting figure be rounded to the nearest \$0.50, the allowable charge should be \$10.00.

The Commission therefore determines that the allowable charge for the year 2007 will remain unchanged at \$10.00.

<sup>&</sup>lt;sup>1</sup>This provision, originally Section 612(a), was added to the FCRA in September 1996 and became effective in September 1997. It was relabeled

Section 612(f) by Section 211(a)(1) of the Fair and Accurate Credit Transactions Act of 2003 ("FACT Act"), Public Law 108–159, which was signed into law on December 4, 2003.