Estimated Annual Reporting and Recordkeeping Cost Burden: \$435,000.

Frequency of Response: On occasion.

Description: CC Docket 96-61 eliminates the requirement that nondominant interexchange carriers file tariffs for interstate, domestic, interexchange telecommunications services. In order to facilitate enforcement of such carriers' statutory obligation to geographically average and integrate their rates, and to make it easier for customers to compare carriers' service offerings, the Commission requires affected carriers to maintain, and to make available to the public in at least one location, information concerning their rates, terms and conditions for all of their interstate domestic, interexchange services. The information collected under the tariff cancellation requirement must be disclosed to the Commission, and will be used to implement the Commission's detariffing policy. The information collected under the recordkeeping and certification requirements will be used by the Commission to ensure that affected interexchange carriers fulfill their obligations under the Communications Act, as amended. The information in the disclosure requirement must be provided to third parties, and will be used to ensure that such parties have adequate information to bring to the Commission's attention any violations of geographic rate averaging and rate integration requirements of Section 254(g) of the Communications Act, as amended. Compliance is mandatory.

Public reporting burden for the collections of information is as noted above. Send comments regarding the burden estimate or any other aspect of the collections of information, including suggestions for reducing the burden to Performance Evaluation and Records Management, Washington, D.C. 20554.

Federal Communications Commission.

LaVera F. Marshall,

Acting Secretary.

[FR Doc. 97–13370 Filed 5–20–97; 8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

[DA 97-932]

Commission Adjusts its Annual Revenue Threshold to Account for Inflation for 1996 in Accordance With Section 402 of the 1996 Telecommunications Act

May 2, 1997.

Pursuant to Section 402(c) of the Telecommunications Act of 1996 and the interim procedures established in Implementation of the Telecommunications Act of 1996: Reform of Filing Requirements and Carrier Classifications, Order and Notice of Proposed Rulemaking, CC Docket No. 96-193, 11 FCC Recd 11716 (1996), the Commission hereby adjusts the annual revenue threshold pursuant to part 32 of its regulations (47 CFR part 43) and § 64.903 of its regulations (47 CFR 64.903) to account for inflation for 1996 by creating a ratio between the 1996 Gross Domestic Product Chain-type Price Index (GDP-CPI) and the GDP-CPI as of October 19, 1992.

The estimated value of the GDP–CPI on October 19, 1992 is 100.69. This estimate was obtained by linearly interpolating the seasonally adjusted third quarter 1992 GDP–CPI value of 100.2 (as of the mid-point of the third quarter, August 15, 1992) and the seasonally adjusted fourth quarter 1992 GDP–CPI value of 100.9 (as of the midpoint of the fourth quarter, November 15, 1992).

Accordingly, the inflation-adjusted revenue threshold for 1996 is calculated as follows:

- [A] GDP-CPI (October 19, 1992), 100.69
- [B] GDP-CPI (Annual) (1996), 109.9
- C] Ratio: GDP–CPI (Annual) (1996)/ GDP–CPI (October 19, 1992), 1.0915 ¹
- [D] Original Revenue Threshold, \$100 million
- [E] Inflation-Adjusted Threshold, \$109 million ²

Accordingly, the inflation-adjusted revenue threshold for 1996 is \$109 million.

For further information, contact Maureen Peratino, Office of Public Affairs, at (202) 418–0500, or Warren Firschein, Accounting and Audits Division, Common Carrier Bureau, at (202) 418–0844.

Source: National Data Tables, Survey of Current Business, Mar. 1997, tbl. 7.1 at D–17.

Federal Communications Commission.

LaVera Marshall,

Acting Secretary.

 $[FR\ Doc.\ 97{-}13367\ Filed\ 5{-}20{-}97;\ 8{:}45\ am]$

BILLING CODE 6712-01-M

FEDERAL MARITIME COMMISSION

Agreement(s) Filed

The Commission hereby gives notice of the filing of the following agreement(s) under the Shipping Act of 1984.

Interested parties can review or obtain copies of agreements at the Washington, DC offices of the Commission, 800 North Capitol Street, NW., Room 962. Interested parties may submit comments on an agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days of the date this notice appears in the **Federal Register**.

Agreement No.: 203–011507–002. Title: Di Gregorio/Tricon Agreement. Parties: Di Gregorio Navegacao Ltda., DSR-Senator Lines ("DSL"), Cho Yang Shipping Co., Ltd.

Synopsis: The proposed amendment specifies that nothing in the Agreement precludes DSL from engaging in any activity authorized by the Hanjin/DSR-Senator Cooperative Management Agreement, FMC–203–011570.

Dated: May 16, 1997.

By Order of the Federal Maritime Commission.

Ronald D. Murphy,

Assistant Secretary.

[FR Doc. 97–13366 Filed 5–20–97; 8:45 am] BILLING CODE 6730–01–M

FEDERAL MARITIME COMMISSION

Security for the Protection of the Public Indemnification of Passengers for Nonperformance of Transportation; Notice of Issuance of Certificate (Performance)

Notice is hereby given that the following have been issued a Certificate of Financial Responsibility for Indemnification of Passengers for Nonperformance of Transportation pursuant to the provisions of Section 3, Public Law 89–777 (46 U.S.C. 817(e)) and the Federal Maritime Commission's implementing regulations at 46 CFR part 540, as amended:

American Canadian Caribbean Line, Inc., 461 Water Street, Warren, RI 02885

Vessel: GRANDE CARIBE

Costa Cruise Lines N.V., Costa Crociere S.p.A., Prestige Cruises N.V. and

 $^{^{\}rm 1}$ Calculated by dividing line B by line A.

 $^{^2\,\}mbox{Calculated}$ by multiplying line D by line C. This figure has been rounded to the nearest million.