
Louise P. Wise,
Acting Assistant Administrator, Office of Chemical Safety and Pollution Prevention.

[FR Doc. 2012–29904 Filed 12–11–12; 8:45 am]
BILLING CODE 6560–50–P

export-import bank of the United States

[Public Notice: 2012–0546]

Application for Final Commitment for a Long-Term Loan or Financial Guarantee in Excess of $100 million: AP087613XX

AGENCY: Export-Import Bank of the United States.

ACTION: Notice.

SUMMARY: This Notice is to inform the public, in accordance with Section 3(c)(10) of the Charter of the Export-Import Bank of the United States ("Ex-Im Bank"), that Ex-Im Bank has received an application for final commitment for a long-term loan or financial guarantee in excess of $100 million (as calculated in accordance with Section 3(c)(10) of the Charter). Comments received within the comment period specified below will be presented to the Ex-Im Bank Board of Directors prior to final action on this Transaction.

Reference: AP087613XX.

Purpose and Use

Brief description of the purpose of the transaction:

To support the export of commercial aircraft to Abu Dhabi, the United Arab Emirates

Brief non-proprietary description of the anticipated use of the items being exported:

To be used for long-haul passenger air service between Abu Dhabi and destinations in the Middle East, Africa, Europe, Asia and North America

To the extent that Ex-Im Bank is reasonably aware, the item(s) being exported may be used to produce exports or provide services in competition with the exportation of goods or provision of services by a United States industry.

Parties

Principal Supplier: The Boeing Company.

Obligor: Etihad Airways PJSC.

Guarantor(s): N/A.

Description of Items Being Exported

Boeing 777 aircraft.

Information on Decision

Information on the final decision for this transaction will be available in the "Summary Minutes of Meetings of Board of Directors" on http://www.exim.gov/articles.cfm/board%20minute.

Confidential Information

Please note that this notice does not include confidential or proprietary business information; information which, if disclosed, would violate the Trade Secrets Act; or information which would jeopardize jobs in the United States by supplying information that competitors could use to compete with companies in the United States.

DATES: Comments must be received on or before January 7, 2013 to be assured of consideration before final consideration of the transaction by the Board of Directors of Ex-Im Bank.

ADDRESSES: Comments may be submitted through Regulations.gov at www.regulations.gov. To submit a comment, enter EIB–2012–0048 under the heading “Enter Keyword or ID” and select Search. Follow the instructions provided at the Submit a Comment screen. Please include your name, company name (if any) and EIB–2012–0048 on any attached document.

December 6, 2012.

Sharon A. Whitt,
Records Clearance Officer.

[FR Doc. 2012–29938 Filed 12–11–12; 8:45 am]
BILLING CODE 6690–01–P

federal communications commission

[WC Docket No. 06–122; DA 12–1872]

Proposed Changes to FCC Form 499–A, FCC Form 499–Q, and Accompanying Instructions

AGENCY: Federal Communications Commission.

ACTION: Notice; solicitation of comments.

SUMMARY: In this document, the Wireline Competition Bureau (Bureau) seeks comment on proposed revisions to the annual Telecommunications Reporting Worksheet, FCC Form 499–A (Form 499–A) and accompanying instructions (Form 499–A Instructions) to be used in 2013 to report 2012 revenues, and the quarterly Telecommunications Reporting Worksheet, FCC Form 499–Q (Form 499–Q) and accompanying instructions (Form 499–Q Instructions) to be used in 2013 to report projected collected revenues on a quarterly basis.

DATES: Comments are due on or before January 11, 2013.

ADDRESSES: Interested parties may file comments on or before January 11,
2013. All pleadings are to reference WC Docket No. 06–122. Comments may be filed using the Commission’s Electronic Comment Filing System (ECFS) or by filing paper copies, by any of the following methods:  
• Electronic Filers: Comments may be filed electronically using the Internet by accessing the ECFS: http://fjallfoss.fcc.gov/ecfs2/.  
• Paper Filers: Parties who choose to file by paper must file an original and four copies of each filing.  
• People with Disabilities: To request materials in accessible formats for people with disabilities (Braille, large print, electronic files, audio format), send an email to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at (202) 418–0530 (voice), (202) 418–0432 (tty).

FOR FURTHER INFORMATION CONTACT:  
Ernesto Beckford, Wireline Competition Bureau at (202) 418–7400 or TTY (202) 418–0484.

For detailed instructions for submitting comments and additional information on the rulemaking process, see the SUPPLEMENTARY INFORMATION section of this document.


I. Synopsis of Public Notice  
1. In order to promote clarity, transparency and predictability, the Wireline Competition Bureau (Bureau) seeks comment on proposed revisions to (1) the annual Telecommunications Reporting Worksheet, FCC Form 499–A (Form 499–A) and accompanying instructions (Form 499–A Instructions) to be used in 2013 to report 2012 revenues, and (2) the quarterly Telecommunications Reporting Worksheet, FCC Form 499–Q (Form 499–Q) and accompanying instructions (Form 499–Q Instructions) to be used in 2013 to report projected collected revenues on a quarterly basis. The revisions to the forms and instructions are attached to the Public Notice in redline format, showing proposed changes from the forms and instructions currently in effect. The redlines may be viewed on the Commission’s Web site, as follows: Form 499–A, available at http://hraunfoss.fcc.gov/edocs_public/attachmatch/DA-12-1872A2.pdf; Form 499–A Instructions, available at http://hraunfoss.fcc.gov/edocs_public/attachmatch/DA-12-1872A3.pdf; Form 499–Q, available at http://hraunfoss.fcc.gov/edocs_public/attachmatch/DA-12-1872A4.pdf; and Form 499–Q Instructions available at http://hraunfoss.fcc.gov/edocs_public/attachmatch/DA-12-1872A5.pdf.

II. Discussion  
The proposed revisions include the following modifications:  
2. Stylistic Changes. In several instances, wording in the instructions was revised for clarification purposes, without changing the substance.  
3. Date Changes. Dates were updated throughout. References to “2012” were changed to “2013,” and references to “2011” were changed to “2012.”  
4. Web Pages. Hyperlinks were revised as appropriate throughout the Form 499–A Instructions and the Form 499–Q Instructions.  
5. Estimation Factor. Appendix A of the Form 499–A Instructions (at Line 10) and Figure 1 of the Form 499–Q Instructions (at Line 16) contain the estimation factor to be used by filers to determine de minimis status. The estimation factor for 2013 is 0.162.

6. Charges Allowed by USF/ICC Transformation Order. In the USF/ICC Transformation Order (26 FCC Rcd 17663), the Commission allowed incumbent local exchange carriers (LECs) to charge an access recovery charge (ARC) on wireline telephone service to partially offset intercarrier compensation revenue declines resulting from the transition of certain switched access rates adopted as part of the comprehensive intercarrier compensation reform. The Form 499–A Instructions were revised at page 17 (Line 405) to list the ARC as a type of charge to end users (specified in access tariffs) reportable under Line 405. Similarly, the USF/ICC Transformation Order allows per-minute charges for originating or terminating voice over Internet Protocol (VoIP)/public switched telephone traffic. The Form 499–A Instructions were revised at page 16 (Line 304) to list such charges as a type of per-minute originating and terminating charge reportable on Line 304.

7. Filing Schedule. Table 1 of the Form 499–A Instructions and Figure 2 of the Form 499–Q Instructions were revised to clarify the filing addresses for Form 499–A, Form 499–Q, Traffic Studies, and the Consolidated Filer Certification. Form 499–Q (Line 113) was revised to allow filers to check the applicable quarter for which the form is being filed.

8. Mergers. Pages 9 and 14 of the Form 499–A Instructions were revised to clarify the procedures for successor companies to report the revenues of acquired entities.

9. Holding Company and Affiliates. Form 499–A (Line 106.1), Form 499–Q (Line 105), page 11 of the Form 499–A Instructions, and page 11 of the Form 499–Q Instructions were revised to include a checkbox for filers to indicate whether they have affiliates. Affiliates should list the same holding company on Form 499–A and Form 499–Q. Form 499–Q (Line 105.1) was revised to include the Internal Revenue Service (IRS) employer identification number (EIN) for the filing company.  
10. Definition of Affiliate. The definition of the term affiliate is added on pages 10–11 of the Form 499–A Instructions and page 10 of the Form 499–Q Instructions. This definition is the same as the definition contained in Appendix A of the Form 499–A Instructions and Figure 1 of the Form 499–Q Instructions.

11. Ink Signature Requirement. Page 19 of the Form 499–A Instructions and page 19 of the Form 499–Q Instructions were revised to clarify that an original ink signature is required from an officer when he or she first files a form. Subsequent forms signed by the same officer may be signed electronically.

12. Subscriber Line Charges and Exchange Access Service. In order to better reflect Commission precedent and rules, we are deleting the following language from the discussion of Line 404 in the Form 499–A Instructions: “Note that federal subscriber line charges typically represent the interstate portion of fixed local exchange service; these amounts are separate from toll revenues and correspond to the revenues received by incumbent telephone companies to recover part of the cost of networks that allow customers to originate and terminate interstate calls. Filers without subscriber line charge revenue must identify the interstate portion of fixed local exchange service revenues in column (d) of the appropriate line 404.1.” We consolidated on page 17 of the Form 499–A Instructions the description of what federal subscriber line charges (SLCs) are and added language clarifying that carriers that elect to charge end users for the
provision of interstate exchange access service through a separately stated charge (e.g., a SLC) should report such revenues on Line 405. Conforming changes were made at page 14 of the Form 499–Q Instructions.

13. Special Access on Common Carrier Basis. Page 18 of the Form 499–A Instructions were revised to remind filers that they should report, on Line 406, revenues derived from the sale of special access on a common carrier basis to providers of retail broadband Internet access service.

14. Definition of “Toll Services” for Wireless Providers. Pages 19–20 of the Form 499–A Instructions were revised to include a cross reference to Commission orders defining “toll services” for wireless providers.

15. Carrier’s Carrier Revenues. Pages 22–23 of the Form 499–A Instructions were revised to provide additional examples of intercarrier compensation that should be reported in Block 3 (carrier’s carrier revenues) and not in Block 4 (end user revenues).

16. Traffic Studies. Page 28 of the Form 499–A Instructions and page 16 of the Form 499–Q Instructions were revised to include format headings to be used when filing traffic studies, to assist in administrative processing. These headings are intended to help identify each filer submitting traffic studies in order to properly match the traffic study with such filer’s Form 499–A and Form 499–Q filings.

17. Consistency in Traffic Study or Safe Harbor Elections. Page 27 of the Form 499–A Instructions and pages 15–17 of the Form 499–Q Instructions were revised to clarify the requirement that the same election made by a filer on its Form 499–Q filings to use either a safe harbor or traffic studies to project revenues for a particular quarter must be used on the filer’s Form 499–A for reporting historical revenues for that particular quarter. Form 499–Q (Line 114) was revised to include a check box when filers use safe harbors for reporting revenue allocations.

18. Percentage of Revenues Billed Per Region. Lines 503 through 510 of Form 499–A currently require filers to report the percentage of telecommunications revenues billed by LNPA region. Page 30 of the Form 499–A Instructions was revised to clarify that filers may use customer billing addresses to calculate or estimate this percentage.

19. “Reseller” Sample Certification Language. Consistent with the recently adopted 2012 Wholesaler-Reseller Clarification Order (FCC 12–134), pages 22–25 of the Form 499–A Instructions and pages 11–12 of the Form 499–Q Instructions were revised to clarify that providers may rely on reseller certificates that are consistent with the sample language contained in the 2012 FCC Forms 499 instructions, and included herein for illustrative purposes, through December 31, 2013. The Instructions were also revised to delete the suggested procedure to check the Commission’s Web site to ascertain whether a carrier customer is a contributor to the USF, because such action, by itself, is insufficient to satisfy the reasonable expectation standard. Pages 24–25 of the Form 499–A Instructions were revised to include new sample certification language that providers may utilize to satisfy the reasonable expectation standard, pending adoption of any rule changes in the pending universal service contribution reform rulemaking.

20. Deleted Language.

• Rounding Percentages. Page 10 of the Form 499–A Instructions was revised to delete instructions requiring revenues to be rounded to the nearest whole percent. Revenues should not be rounded to whole numbers. This is consistent with the safe harbors for interstate/intrastate revenues, which are not whole numbers.

• Revenues from Affiliates. In order to better reflect Commission precedent and rules, page 14 of the Form 499–A Instructions was revised to delete the following language: “Gross billed revenues also do not include revenues (imputed or otherwise) for services provided to the filer itself or from one wholly owned affiliate to another unless: (1) the filer is required to record such revenues for some other federal or state regulatory purpose; or (2) the filer is providing service to an affiliate for resale and the affiliate is not a direct universal service contributor.” Similar language was deleted from page 13 of the Form 499–Q Instructions.

21. Paperwork Reduction Act of 1995. This document does not contain new or modified information collection(s) subject to the Paperwork Reduction Act of 1995 (PRA), Public Law 104–13. In addition, therefore, it does not contain any new or modified information burden for small business concerns with fewer than 25 employees, pursuant to the Small Paperwork Relief Act of 2002, Public Law 107–198, see 44 U.S.C. 3506(c)(4).

22. Pursuant to §§ 1.415 and 1.419 of the Commission’s rules, 47 CFR 1.415, 1.419, interested parties may file comments on or before the dates indicated on the first page of this document. All pleadings are to reference or estimate this percentage.

Additional copies. One copy of each filing must be sent to each of the following:

- Ernesto Beckford, Telecommunications Access Policy Division, Wireline Competition Bureau, 445 12th Street SW., Room 5–A317, Washington, DC 20554; email: Ernesto.Beckford@fcc.gov and
- Charles Tyler, Telecommunications Access Policy Division, Wireline Competition Bureau, 445 12th Street SW., Room 5–A452, Washington, DC 20554; email: Charles.Tyler@fcc.gov.
23. Filings and comments are also available for public inspection and copying during regular business hours at the FCC Reference Information Center, Portals II, 445 12th Street SW., Room CY–A257, Washington, DC 20554. They may also be purchased from the Commission’s duplicating contractor, Best Copy and Printing, Inc., Portals II, 445 12th Street SW., Room CY–B402, Washington, DC 20554, telephone: (202) 488–5300, fax: (202) 488–5563, or via email www.bcpixweb.com.

24. The proceeding this Notice initiates shall be treated as a “permit-but-disclose” proceeding in accordance with the Commission’s ex parte rules. Persons making ex parte presentations must file a copy of any written presentation or a memorandum summarizing any oral presentation within two business days after the presentation (unless a different deadline applicable to the Sunshine period applies). Persons making oral ex parte presentations are reminded that membrane summarizing the presentation must (1) list all persons attending or otherwise participating in the meeting at which the ex parte presentation was made, and (2) summarize all data presented and arguments made during the presentation. If the presentation consisted in whole or in part of the presentation of data or arguments already reflected in the presenter’s written comments, memorandum or other filings in the proceeding, the presenter may provide citations to such data or arguments in his or her prior comments, memorandum, or other filings (specifying the relevant page and/or paragraph numbers where such data or arguments can be found) in lieu of summarizing them in the memorandum. Documents shown or given to Commission staff during ex parte meetings are deemed to be written ex parte presentations and must be filed consistent with rule 1.1206(b). In proceedings governed by rule 1.49(f) or for which the Commission has made available a method of electronic filing, written ex parte presentations and memorandum summarizing oral ex parte presentations, and all attachments thereto, must be filed through the electronic comment filing system available for that proceeding, and must be filed in their native format (e.g., .doc, .xml, .ppt, searchable .pdf). Participants in this proceeding should familiarize themselves with the Commission’s ex parte rules.

Federal Communications Commission.
Trent B. Harkrader,
Division Chief, Telecommunications Access Policy Division, Wireline Competition Bureau.
[FR Doc. 2012–29963 Filed 12–11–12; 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 the 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 the agreements are available through the Commission’s Web site (www.fmc.gov) or by contacting the Office of Agreements at (202)–523–5793 or tradeanalysis@fmc.gov.

Agreement No.: 010979–051.
Title: Caribbean Shipowners Association.
Parties: CMA CGM, S.A.; Seaboard Marine, Ltd.; Seafreight Line, Ltd.; and Zim Integrated Shipping Services, Ltd.
Synopsis: The amendment would add Tropical Shipping and Construction Company Limited as a party to the agreement.

Agreement No.: 012008–006.
Title: The 360 Quality Association Agreement.
Parties: Ambassador Services, Inc., NYKCool AB, and Seatrade Group NV.
Synopsis: The amendment would add Diamond State Port Corporation and Gloucester Terminals LLC as parties to the agreement.

Agreement No.: 012191.
Title: HSDG–CCNI USWC Space Charter Agreement.
Parties: Hamburg Sud and Compania Chilena De Navegacion Interoceanaica, S.A.
Synopsis: The agreement authorizes Hamburg Sud to charter space to CCNI in the trade between ports in California and ports in Mexico, Guatemala, Panama, Ecuador, and Peru.

By Order of the Federal Maritime Commission.
Rachel E. Dickson,
Assistant Secretary.
[FR Doc. 2012–29961 Filed 12–11–12; 8:45 am]
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FEDERAL TRADE COMMISSION
Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the Federal Register.

The following transactions were granted early termination—on the dates indicated—of the waiting period provided by law and the premerger notification rules. The listing for each

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