Officer (QI), Theodore W. Alling, Member, Application Type: New NVO & OFF License

Summit Freight International Inc. (NVO), 4885 Rockford Ridge Drive, Marietta, GA 30066. Officers: Benjamin Shi, CEO (QI); Gullian Cao, President, Application Type: QI Change

Tosie, LLC (NVO), 6411 Ashcroft Drive, Suite C, Houston, TX 77011. Officers: Pius S. Tomdio, President (QI); Joseph Siewe, Manager, Application Type: New NVO License

TradeLink Systems, Inc. (OFF), 999 Broadway, Suite 101, Saugus, MA 01906. Officer: Dana A. Goodwin, President (QI), Application Type: New OFF License

Uniway Logistics, Inc. (NVO), 516 Daroca Avenue, San Gabriel, CA 91775. Officer: Michelle E. Lee, President (QI), Application Type: New NVO License

Venezolana de Fletamentos Cavelle, LLC (NVO & OFF), 12190 NW 98th Avenue, Bay 7, Hialeah, FL 33018. Officers: Genesis Diaz, Manager (QI); Veronica Alcestte, Manager, Application Type: New NVO & OFF License

Worldcraft Logistics LLC (NVO & OFF), 1313 W. Holt Avenue, Pomona, CA 91768. Officer: Jimmy Dai N. Tran, Chief Executive Manager (QI), Application Type: New NVO & OFF License

WWI International Corp. (NVO & OFF), 2223 Clifton Place, Hoffman Estates, IL 60169. Officer: Syed O. Ahmed, President (QI), Application Type: Name Change to BMW Freight Solution Inc & Add NVO Service

By the Commission.

Dated: March 22, 2013.

By the Commission.

Karen V. Gregory, Secretary.

[FR Doc. 2013–07066 Filed 3–26–13; 8:45 am]

BILLING CODE 6730–01–P

FEDERAL MARITIME COMMISSION

Ocean Transportation Intermediary License Reissuances

The Commission gives notice that the following Ocean Transportation Intermediary license has been reissued pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. 40101).

License No.: 018789F.
Name: Cargo Agents, Inc.
Address: 143–30 38th Avenue, Suite 1H, Flushing, NY 11354.

Date Reissued: December 8, 2012.

Vern W. Hill, Director, Bureau of Certification and Licensing.

[FR Doc. 2013–07065 Filed 3–26–13; 8:45 am]

BILLING CODE 6730–01–P

DEPARTMENT OF DEFENSE

GENERAL SERVICES ADMINISTRATION

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

OMB Control No. 9000–0174; Docket 2012–0076; Sequence 64

Information Collection; Information Regarding Responsibility Matters

AGENCY: Department of Defense (DOD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

ACTION: Notice of request for public comments regarding an existing OMB information clearance.

SUMMARY: Under the provisions of the Paperwork Reduction Act, the Regulatory Secretariat will be submitting to the Office of Management and Budget (OMB) a request to review and approve an extension of a previously approved information collection requirement regarding Information Regarding Responsibility Matters.

DATES: Submit comments on or before May 28, 2013.

ADDRESSES: Submit comments via the Federal eRulemaking portal by searching the OMB control number. Select the link “Submit a Comment” that corresponds with “Information Collection 9000–0174, Information Regarding Responsibility Matters”, follow the instructions provided at the “Submit a Comment” screen. Please include your name, company name (if any), “Information Collection 9000–0174, Information Regarding Responsibility Matters” on your attached document.

Instructions: Please submit comments only and cite Information Collection 9000–0174, Information Regarding Responsibility Matters, in all correspondence related to this collection. All comments received will be posted without change to http://www.regulations.gov, including any personal and/or business confidential information provided.

FOR FURTHER INFORMATION CONTACT: Ms. Cecelia L. Davis, Procurement Analyst, Office of Governmentwide Acquisition Policy, at (202) 219–0202 or Cecelia.davis@gsa.gov.

SUPPLEMENTARY INFORMATION:

A. Purpose

This information collection is necessary to: (a) Determine the responsibility of prospective contractors; and (b) ensure that contractors maintain for accuracy and completeness, their integrity and performance information upon which responsibility determinations rely.

Section 872 of the Duncan Hunter National Defense Authorization Act of 2009 (Public Law 110–417), enacted on October 14, 2008, required the development and maintenance of an information system that contains specific information on the integrity and performance of covered Federal agency contractors and grantees. The Federal Awardee Performance and Integrity Information System (FAPIIS) was developed to address these requirements. FAPIIS provides users access to integrity and performance information from the FAPIIS reporting module in the Contractor Performance Assessment Reporting System (CPARS), as well as proceedings information and suspension/disbarment information from the Central Contractor Registration (CCR) and the Excluded Parties List System (EPLS) functions in the System for Award Management (SAM).

The provision at FAR 52.209–7 requires that for each solicitation where the resultant contract value is expected to exceed $500,000, the offeror responds affirmatively in paragraph (b) as to whether it has, or has not, active Federal contracts and grants that total greater than $10,000,000. Only if the offeror responds affirmatively is there any further FAPIIS-related information collection requirement.

Because the total dollar amount of its current Federal contracts and grants can be quickly retrieved by any firm, the estimated number of hours for response to the check block in paragraph (b) of the provision at FAR 52.209–7 is 0.1 hours. According to the Federal Procurement Data System (FPDS), in Fiscal Year
2011, contracts with values over $500,000 were awarded to 25,065 unique vendors. We estimate an average of five responses annually (i.e., the number of proposals received per solicitation issued).

The clause at FAR 52.209–9 applies to solicitations where the resultant contract value is expected to exceed $500,000 and to contracts in which the offeror has indicated in paragraph (b) of the provision at 52.209–7 that it has current active Federal contracts and grants with total values greater than $10,000,000. Paragraph (a) of the clause at 52.209–9 requires the contractor to update responsibility information on a semiannual basis, throughout the life of the contract, by posting the information in the CCR.

It is estimated that 5,013 respondents (or 20 percent) of the 25,065 contract awardees will indicate an affirmative answer in paragraph (b) of the provision at 52.209–7 and, pursuant to FAR 52.209–9, those contractors will then have to enter FAPIIS-related data into the CCR function in the SAM. Two responses per respondent per year are calculated for those respondents with contracts and grants greater than $10 million, because of the requirement in FAR 52.209–9 for semi-annual updates. Because the FAPIIS information in CCR is maintained on individual vendors, contractors awarded more than one contract will still only have to update the data two times per year regardless of the number of contracts awarded them.

We have used an average burden estimate of 100 hours to enter the company’s data into the Web site. This time estimate also includes the average annual recordkeeping time necessary per respondent to maintain the company’s information internally. Most large businesses and some small businesses have established systems to track compliance. At this time, all or most Government contractors have entered relevant company data in the CCR in accordance with another information collection requirement.

**Annual Recordkeeping Burden**

- **Respondents:** 5,013.
- **Responses per respondent x 1.**
- **Total annual responses:** 5,013.
- **Hours per Response 100.**
- **Total Recordkeeping burden hours:** 501,300.

**Obtaining Copies of Proposals:** Requesters may obtain a copy of the information collection documents from the General Services Administration, Regulatory Secretariat (MVCB), 1275 First Street NE., Washington, DC 20417, telephone (202) 501–4755. Please cite OMB Control No. 9000–0174, Information Regarding Responsibility Matters, in all correspondence.

**Dated:** March 21, 2013.

**William Clark,**

*Acting Director, Federal Acquisition Policy Division, Office of Governmentwide Acquisition Policy, Office of Acquisition Policy, Office of Governmentwide Policy.*

[FR Doc. 2013–06917 Filed 3–26–13; 8:45 am]

**BILLING CODE 6820–EP–P**

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**DEPARTMENT OF HEALTH AND HUMAN SERVICES**

**Delegation of Authorities**

Notice is hereby given that I have delegated to the Administrator, Centers for Medicare & Medicaid Services (CMS), or his or her successor, the authorities vested in the Secretary for two provisions of the Affordable Care Act, and the Health Insurance Portability and Accountability Act of 1996 (HIPAA) insofar as such provisions pertain to CMS’ mission, as described in Section F.00 of CMS’ Statement of Organization, Functions, and Delegations of Authority, last published at 55 FR 9363 (March 13, 1990).

**Affordable Care Act**

**Title I—Quality, Affordable Health Care for All Americans**

Subtitle B—Immediate Actions to Preserve and Expand Coverage

Section 1104(c)(1), (2), and (3)—The authorities pursuant to Section 1104(c)(1), (2), and (3) of the Affordable Care Act, as amended, to administer rules related to standards and associated operating rules, unique health plan identifiers, standards for electronic funds transfer, and a standard and a single set of associated operating rules for health claims attachments. These provisions relate to administrative simplification under Section 262 of HIPAA.

**Title IX—Revenue Provisions**

Subtitle A—Revenue Offset Provisions

Section 9008—The authorities pursuant to Section 9008 of the Affordable Care Act, as amended, related to the reporting requirements associated with the imposition of annual fee on branded prescription pharmaceutical manufacturers and importers.

**Health Insurance Portability and Accountability Act of 1996**

Section 203—The authorities pursuant to Section 203, as amended, pertaining to the Beneficiary Incentive Programs.

This delegation of authorities excludes the authority to issue regulations and to submit reports to Congress.

This delegation of authorities is effective immediately.

These authorities may be re-delegated.

These authorities shall be exercised under the Department’s policy on regulations and the existing delegation of authority to approve and issue regulations.

I hereby affirm and ratify any actions taken by the Administrator, CMS, or his or her successor, which involved the exercise of the authorities for two provisions of the Affordable Care Act, and HIPAA delegated herein prior to the effective date of this delegation of authorities.

**Authority:** 44 U.S.C. 3101.

**Dated:** March 20, 2013.

**Kathleen Sebelius,**

*Secretary.*

[FR Doc. 2013–07139 Filed 3–26–13; 8:45 am]

**BILLING CODE 4150–03–P**

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**DEPARTMENT OF HEALTH AND HUMAN SERVICES**

**Notice of Cancelation for Call of the President’s Advisory Council on Faith-Based and Neighborhood Partnerships**

Notice of Cancelation: This notice was published in the Federal Register on March 20th, 2013, Volume 78, Number 54, page 17210. The call previously scheduled to convene on April 2, 2013 has been cancelled.

Please contact Ben O’Dell for any additional information about the President’s Advisory Council meeting at partnerships@hhs.gov.