operate between Snyder and Altus, with
the right to perform limited local service
at Long. See Grainbelt Corp.—Trackage
Rights Exemption—BNSF Ry. and
Stillwater Cent. R.R., FD 35332 (STB
served Dec. 17, 2009). GNBC also
requests that the Board extend the
expiration date of these supplemental
trackage rights, previously set for 2019
by the Board, to February 1, 2023, so
that the supplemental and amended
trackage rights will expire simultaneously.

Discussion and Conclusion

Although the parties have expressly
agreed on the duration of the amended
trackage rights arrangements, trackage
rights approved under the class
exemption at 49 CFR 1180.2(d)(7)
typically remain effective indefinitely,
regardless of any contract provisions.
Occasionally, trackage rights
exemptions have been granted for a
limited time period rather than in
perpetuity. See, e.g., Norfolk S. Ry.—
Temporary Trackage Rights
Exemption—Grand Trunk W. R.R. and
Wisconsin Cent. Ltd., FD 35715 (Sub-
No. 1) (STB served Mar. 19, 2013);
Union Pac. R.R.—Trackage Rights
Exemption—The Burlington N. & Santa
Fe Ry., FD 34242 (Sub-No. 1) (STB
served Oct. 7, 2002).

Under 49 U.S.C. 10502, the Board
can exempt a person, class of persons,
or a transaction or service, in whole or
in part, when it finds that: (1) Continued
regulation is not necessary to carry out
the rail transportation policy of 49
U.S.C. 10101; and (2) either the
transaction or service is of limited
scope, or regulation is not necessary to
protect shippers from the abuse of
market power.

GNBC’s amended trackage rights have
already been authorized under the class
exemption at 49 CFR 1180.2(d)(7). See
R.R. Consolidation Procedures—
Trackage Rights Exemption, 1 I.C.C.2d
270 (1985). Granting partial revocation
in these circumstances would promote
the rail transportation policy by
eliminating the need to file a second
pleading seeking discontinuance when
the agreements expire, thereby
promoting the rail transportation policy
goals at 49 U.S.C. 10101(2), (4), (5), (7),
and (15). Moreover, limiting the term of
the trackage rights is consistent with the
limited scope of the transaction
previously exempted and would not
result in an abuse of market power. This
is because the amended trackage rights
that are the subject of the exemption are
being granted solely to allow GNBC to
provide local service between the grain
shippers located on GNBC and the grain
shuttle facility located at Headrick in
single line service. Therefore, we will
grant the petition and permit the
amended trackage rights exempted in
Docket No. FD 35719 to expire on
February 1, 2023. We will also grant
GNBC’s request that the Board extend the
date to February 1, 2023, for
expiration of the supplemental trackage
rights previously granted in Docket No.
FD 35332 and set to expire in 2019 in
Docket No. FD 35332 (Sub-No. 1), so
that the supplemental and amended
trackage rights will expire simultaneously.

To provide the statutorily mandated
protection to any employee adversely
affected by the discontinuance of the
amended trackage rights, we will
impose the employee protective
conditions set forth in Oregon Short
Line Railroad—Abandonment Portion
Goshen Branch Between Firth &
Ammon, in Bingham & Bonneville
Counties, Idaho (Oregon Short Line),

This decision will not significantly
affect either the quality of the human
environment or the conservation of
energy resources.

It is ordered:
1. The petition for partial revocation
   is granted.
2. Under 49 U.S.C. 10502, the trackage
   rights described in Docket No. FD 35719
   are exempted, as discussed above, to
   permit the trackage rights to expire on
   February 1, 2023, subject to the
   employee protective conditions set forth in
   Oregon Short Line.
3. GNBC’s supplemental trackage
   rights granted in Docket No. FD 35332,
   previously set to expire in 2019 in
   Docket No. FD 35332 (Sub-No. 1), are
   permitted to expire on February 1, 2023,
   subject to the employee protective
   conditions set forth in Oregon Short Line.
4. Notice will be published in the
   Federal Register on May 22, 2013.
5. This decision will be effective on
   June 21, 2013. Petitions to stay must be
   filed by June 3, 2013. Petitions for
   reconsideration must be filed by June
   11, 2013.

Decided: May 16, 2013.

By the Board, Chairman Elliott, Vice
Chairman Begeman, and Commissioner
Mulvey.

Raina S. White,
Clearance Clerk.
Section 1 of the Order blocks, with certain exceptions, all property and interests in property that are in the United States, or that hereafter come within the United States or that are or hereafter come within the possession or control of United States persons, of: (1) The persons listed in the Annex to the Order; (2) any foreign person determined by the Secretary of State, in consultation with the Secretary of the Treasury, the Attorney General, and other relevant agencies, to have engaged, or attempted to engage, in activities or transactions that have materially contributed to, or pose a risk of materially contributing to, the proliferation of weapons of mass destruction or their means of delivery (including missiles capable of delivering such weapons), including any efforts to manufacture, acquire, possess, develop, transport, transfer or use such items, by any person or foreign country of proliferation concern; (3) any person determined by the Secretary of the Treasury, in consultation with the Secretary of State, the Attorney General, and other relevant agencies, to have provided, or attempted to provide, financial, material, technological or other support for, or goods or services in support of, any activity or transaction described in clause (2) above or any person whose property and interests in property are blocked pursuant to the Order; and (4) any person determined by the Secretary of the Treasury, in consultation with the Secretary of State, the Attorney General, and other relevant agencies, to be owned or controlled by, or acting or purporting to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to the Order.

On May 15, 2013, the Deputy Director of OFAC, in consultation with the Departments of State, Justice, and other relevant agencies, designated two entities whose property and interests in property are blocked pursuant to Executive Order 13382.

The list of additional designees is as follows:

1. **AL FIDA INTERNATIONAL GENERAL TRADING, Emirates Concorde Hotel, Office Tower 16th Floor Flat 1065, P.O. Box: 28774, Dubai, United Arab Emirates [NPWMD] [IFSR].**

2. **AL HILAL EXCHANGE, P.O. Box 28774, Shop # 9 & 10 Ground Floor, Emirates Concorde Hotel, Al Maktoum Island, Deira Dubai, United Arab Emirates; Emirates Concorde Hotel & Residence, Almaktoum Street, P.O. Box 28774, Dubai, United Arab Emirates [NPWMD] [IFSR].**


**John Battle,**

*Acting Director, Office of Foreign Assets Control.*

[FR Doc. 2013–12213 Filed 5–21–13; 8:45 am]

**BILLING CODE 4810–AL–P**

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**DEPARTMENT OF THE TREASURY**

**Office of Foreign Assets Control**

**Identification of Entity Pursuant to the Iranian Transactions and Sanctions Regulations and Executive Order 13599**

**AGENCY:** Office of Foreign Assets Control, Department of the Treasury.

**ACTION:** Notice.

**SUMMARY:** The Treasury Department’s Office of Foreign Assets Control (“OFAC”) is publishing the name of one entity identified as the Government of Iran under the Iranian Transactions and Sanctions Regulations (the “ITSR”), 31 CFR Part 560, and Executive Order 13599, and has updated OFAC’s list of Specially Designated Nationals and Blocked Persons (“SDN List”) to identify this entity.

**DATES:** The identification by the Director of OFAC of the entity identified in this notice, pursuant to the ITSR and Executive Order 13599, was announced on May 9, 2013.

**FOR FURTHER INFORMATION CONTACT:**

Assistant Director, Sanctions Compliance and Evaluation, Office of Foreign Assets Control, Department of the Treasury, Washington, DC 20220, Tel.: 202/622–2490.

**SUPPLEMENTARY INFORMATION:**

**Electronic and Facsimile Availability**

The SDN List and additional information concerning OFAC are available from OFAC’s Web site (www.treas.gov/ofac). Certain general information pertaining to OFAC’s sanctions programs also is available via facsimile through a 24-hour fax-on-demand service, Tel.: 202/622–0077.

**Background**

On February 5, 2012, the President issued Executive Order 13599, “Blocking Property of the Government of Iran and Iranian Financial Institutions” (the “Order”). Section 1(a) of the Order blocks, with certain exceptions, all property and interests in property of the Government of Iran, including the Central Bank of Iran, that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person, including any foreign branch.

Section 7(d) of the Order defines the term “Government of Iran” to mean the Government of Iran, any political subdivision, agency, or instrumentality thereof, including the Central Bank of Iran, and any person owned or controlled by, or acting for or on behalf of, the Government of Iran.

Section 560.211 of the ITSR implements Section 1(a) of the Order. Section 560.304 of the ITSR defines the term “Government of Iran” to include: “(a) The state and the Government of Iran, as well as any political subdivision, agency, or instrumentality thereof, including the Central Bank of Iran; (b) Any person owned or controlled, directly or indirectly, by the foregoing; and (c) Any person to the extent that such person is, or has been, since the effective date, acting or purporting to act, directly or indirectly, for or on behalf of any of the foregoing; and (d) Any other person determined by the Office of Foreign Assets Control [‘‘OFAC’’] to be included within [(a) through (c)].’’ Section 560.313 of the ITSR further defines an “entity owned or controlled by the Government of Iran” to include “any corporation, partnership, association, or other entity in which the Government of Iran owns a 50 percent or greater interest or a controlling interest, and any entity which is otherwise controlled by that government.” On May 9, 2013, the Director of OFAC identified one entity as meeting the definition of the Government of Iran pursuant to the Order and the ITSR, and updated the SDN List to identify this entity.

The listing for this entity is as follows:

1. **SAMBOUK SHIPPING FZC, FITCO Building No. 3, Office 101, 1st Floor, P.O. Box 50044, Fujairah, United Arab Emirates; Office 1202, Crystal Plaza, P.O. Box 50044, Buhaira Corniche, Sharjah, United Arab Emirates [IRAN] (Linked To: CAMBIS, Dimitris).**

Dated: May 9, 2013.

**Adam J. Szubin,**

*Director, Office of Foreign Assets Control.*

[FR Doc. 2013–12219 Filed 5–21–13; 8:45 am]

**BILLING CODE 4810–AL–P**