preceding year as part of the in-depth “MVPD” investigation conducted once every five years.

OMB Control Number: 3060–1163.

Title: Regulations Applicable to Common Carrier and Aeronautical Radio Licensees Under Section 310(b)(4) of the Communications Act of 1934, as Amended.

Form No.: N/A.

Type of Review: Extension of a currently approved collection.

Respondent: Businesses or other profit entities.

Number of Respondents and Responses: 47 respondents and 47 responses.

Estimated Time per Response: 1 hour to 46 hours.

Frequency of Response: On occasion and one-time reporting requirements.

Obligation to Respond: Required to obtain or retain benefits. The statutory authority for these proposed information collections is found in Sections 1, 4(i)–(j), 211, 309, 310, and 403 of the Communications Act of 1934, as amended, 47 U.S.C. 151, 154(i)–(j), 211, 309, 310, and 403.

Total Annual Burden Hours: 660 hours.

Total Annual Costs: $198,000.

Nature and Extent of Confidentiality: An assurance of confidentiality is not offered. This information collection does not require the collection of personally identifiable information (PII) from individuals.

Privacy Act Impact Assessment: No impacts.

Needs and Uses: The Federal Communications Commission (Commission) is requesting a three-year extension of OMB Control No. 3060–1163 from the Office of Management and Budget (OMB).

On April 18, 2013, the Commission adopted final rules in Review of Foreign Ownership Policies for Common Carrier and Aeronautical Radio Licensees under Section 310(b)(4) of the Communications Act of 1934, as Amended, IB Docket No. 11–133, Second Report and Order, FCC 13–50 (rel. Apr. 18, 2013) [Second Report and Order]. Among other changes, the final rules eliminated the current need for licensees that have received a foreign ownership ruling to return to the Commission for approval of increased interests by previously approved foreign investors, of foreign ownership in subsidiaries or affiliates, or of new services or new geographic service areas. In addition, the final rules eliminated the current need for approval of certain corporate reorganizations, subject only to a post-closing notification.

This information collection did not replace the existing information collection for section 310(b) of the Act (OMB Control Number 3060–0686). Licensees who received foreign ownership rulings prior to the effective date of the new rules will continue to be subject to the Commission’s foreign ownership policies and procedures within the parameters of their rulings, until they seek and obtain a new ruling under the new rules. The Commission determined in the Second Report and Order that it would permit such licensees to file a new petition for declaratory ruling under the new rules, but would not require them to do so.

Federal Communications Commission.

Gloria J. Miles,
Federal Register Liaison Officer, Office of the Secretary.

[FR Doc. 2015–19155 Filed 8–4–15; 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 twelve 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.**: 010071–043.

**Title**: Cruise Lines International Association Agreement.

**Parties**: Acromas Shipping Ltd./Saga Shipping; Aida Cruises; AMA Waterways; American Cruise Lines, Inc.; Aqua Expeditions Pte Ltd.; Australian Pacific Touring Pty Ltd.; Avalon Waterways; Azamara Cruises; Carnival Cruise Lines; CDF Croisieres de France; Celebrity Cruises, Inc.; Celestyal Cruises; Costa Cruise Lines; Compagnie Du Ponant; Croisiereurope; Cruise & Maritime Voyages; Crystal Cruises; Cunard Line; Disney Cruise Line; Emerald Waterways; Evergreen Tours; Fred.Olsen Cruise Lines Ltd.; Hapag-Lloyd Kreuzfahrt AG GmbH; Hebridean Island Cruises; Holland America Line; Hurtigruten, Inc.; Island Cruises; Lindblad Expeditions Pte Ltd.; Luftner Cruises; Mekong Waterways; MSC Cruises; NCL Corporation; Oceania Cruises; P & O Cruises; P & O Cruises Australia; Paul Gauguin Cruises; Pearl Seas Cruises; Phoenix Reisen Gmbh; Princess Cruises; Pullmantur Cruises Ship Management Ltd.; Regent Seven Seas Cruises; Riviera Tours Ltd.; Royal Caribbean International; Scenic Tours UK Ltd.; Seabourn Cruise Line; SeaDream Yacht Club; Shearings Holidays Ltd.; Silversea Cruises, Ltd.; Star Cruises (HK) Limited; St. Helena Line/Andrew Weir Shipping Ltd.; Swan Hellenic; Tauck River Cruising; The River Cruise Line; Thomson Cruises; Travelmarvel; Tui Cruises GmbH; Un-Cruises Adventures; Uniworld River Cruises, Inc.; Venice Simplon-Orient-Express Ltd./Belmond; Voyages of Discovery; Voyages to Antiquity (UK) Ltd.; and Windstar Cruises.

**Filing Party**: Andre Picciurro, Esq.

Kaye, Rose & Partners, LLP; Emerald Plaza, 402 West Broadway, Suite 1300; San Diego, CA 92101–3542

**Synopsis**: The Amendment would update the parties and amend Appendix B to address membership criteria for startup cruise lines.

**Agreement No.**: 010979–062.

**Title**: Caribbean Shipowners Association.

**Parties**: CMA CGM, S.A.; Crowley Caribbean Services LLC; Hybur Ltd.; King Ocean Services Limited; Seaboard Marine, Ltd.; Seafreight Line, Ltd.; Tropical Shipping and Construction Company Limited; and Zim Integrated Shipping Services, Ltd.

**Filing Party**: Wayne R. Rohde, Esq.

Cozen O’Connor, 1627 1 Street NW., Washington, DC 20006

**Synopsis**: The amendment would add inland points in Mexico to the geographic scope of the agreement. The parties have requested expedited review.

**Agreement No.**: 011679–014.

**Title**: ASF/SERC Agreement.


**Filing Party**: Wayne Rohde, Esq.

Cozen O’Connor, 1627 I Street NW; Suite 1100; Washington, DC 20006

**Synopsis**: The amendment would delete certain unused authorities of the agreement, and clarify remaining authorities.

**Agreement No.**: 012352.
Title: Network Shipping Ltd./Trans Global Shipping N.V. Space Charter and Sailing Agreement

Parties: Network Shipping Ltd. and Trans Global Shipping N.V.

Filing Party: Antonio Fernandez; Network Shipping; 241 Sevilla Ave.; Coral Cables, FL 33134.

Synopsis: The agreement authorizes Network Shipping to charter space to Trans Global Shipping N.V. for the carriage of empty refrigerated containers between Port Hueneme, CA and ports in Ecuador, and between Port Gloucester, NJ and Costa Rica.

Agreement No.: 012353.

Title: Crowley/Marinex Space Charter Agreement

Parties: Crowley Caribbean Services, LLC and Marinex Cargo Line, Inc.

Filing Party: Wayne R. Rohde, Esq.; Cozen O’Connor; 1627 I Street NW., Suite 1100; Washington, DC 20036.

Synopsis: The agreement authorizes Marinex to charter space to Crowley in the trade between Puerto Rico and St. Maarten.

By Order of the Federal Maritime Commission.

Dated: July 31, 2015.

Rachel E. Dickson, Assistant Secretary.

[F] Federal Register Vol. 80, No. 150 / Wednesday, August 5, 2015 / Notices

SUPPLEMENTARY INFORMATION: Copies of the Notice to Mediation Agencies (FMCS Form F–7; OMB control number 3076–0004) are available from the Office of Arbitration Services by calling, faxing or writing to Arthur Pearlstein at the address above. Please ask for the form by title and agency form number.

I. Information Collection Requests

FMCS is seeking comments on the following Information Collection Request (ICR).

Title: Notice to Mediation Agencies; FMCS Form F–7; OMB No. 3076–0004; Expiration date: October 31, 2015.

Type of Request: Request for Renewal of a previously approved notice without changes in the collection.

Affected Entities: Parties affected by this information collection are private sector employers and labor unions involved in interstate commerce who file notices for mediation services to the FMCS.

Frequency: Parties complete this form once, which is at the time of an impending expiration of a collective bargaining agreement.

Abstract: Under the Labor Management Relations Act of 1947, 29 U.S.C. 158(d), Congress listed specific notice provisions so that no party to a collective bargaining agreement can terminate or modify a collective bargaining contract, unless the party wishing to terminate or modify the contract sends a written notice to the other party sixty days prior to the expiration date (29 U.S.C. 158(d)(1)), and offers to meet and confer with the other party for the purpose of negotiating a new or modified contract (29 U.S.C. 158(d)(2)). The Act requires that parties notify FMCS within thirty days after such notice of the existence of a bargaining dispute (29 U.S.C. 158(d)(3)). The 1974 amendments to the National Labor Relations Act extended coverage to nonprofit health care institutions, including similar notices to FMCS. 29 U.S.C. 158(d) and (g). To facilitate handling around 14,400 notices a year, FMCS created information collection form F–7. The purpose of this information collection activity is for FMCS to comply with its statutory duty to receive these notices, to facilitate assignment of mediators to assist in labor disputes, and to assist the parties in knowing whether or not proper notice was given. The information from these notices is sent electronically to the appropriate field manager who assigns the cases to a mediator so that the mediator may contact labor and management quickly, efficiently, and offer dispute resolution services. Either party to a contract may make a request in writing for a copy of the notice filed with FMCS. Form F–7 was created to allow FMCS to gather desired information in a uniform manner. The collection of such information, including the name of the employer or employer association, address and phone number, email address, official contact, bargaining unit and establishment size, location of affected establishment and negotiations, industry, union address, phone number, email address and official contact, contract expiration date or renewal date, whether the notice is filed on behalf of the employer or the union, and whether this is a health care industry notice is critical for reporting and mediation purposes.

Burden Statement: The current annual burden estimate is approximately 14,400 respondents. The annual hour burden is estimated at 2,400 hours, approximately 10 minutes for each notice to fill out a one-page form.

II. Request for Comments

FMCS solicits comments to:
(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information to be collected will have practical utility.