This ICR examines the ground-water monitoring standards for permitted and interim status facilities at 40 CFR parts 264 and 265, as specified. The groundwater monitoring requirements for regulated units follow a tiered approach whereby releases of hazardous contaminants are first detected (detection monitoring), then confirmed (compliance monitoring), and if necessary, are required to be cleaned up (corrective action). Each of these tiers requires collection and analysis of ground-water samples. Owners or operators that conduct ground-water monitoring are required to report information to the oversight agencies on releases of contaminants and to maintain records of ground-water monitoring data at their facilities. The goal of the ground-water monitoring program is to prevent and quickly detect releases of hazardous contaminants to groundwater, and to establish a program

whereby any contamination is expeditiously cleaned up as necessary to protect human health and environment.

Form Numbers: None. Respondents/affected entities: Business or other for-profit; and State, Local, or Tribal Governments.

Respondent's obligation to respond: Mandatory (RCRA Sections 3004 and 3005).

Estimated number of respondents: 813.

Frequency of response: quarterly, semi-annually, and annually.

Total estimated burden: 136,258 hours per year. Burden is defined at 5 CFR 1320.03(b).

Total estimated cost: \$25,524,890 (per year), includes \$20,411,396 annualized capital or operation & maintenance costs.

Changes in the Estimates: There is an increase of 19,231 hours in the total

estimated respondent burden compared with the ICR currently approved by OMB. This increase is due to an increase in the respondent for permitted facilities.

Courtney Kerwin,

Director, Regulatory Support Division. [FR Doc. 2018–22814 Filed 10–18–18; 8:45 am] BILLING CODE 6560–50–P

FEDERAL DEPOSIT INSURANCE CORPORATION

Notice to All Interested Parties of Intent To Terminate Receivership

Notice is hereby given that the Federal Deposit Insurance Corporation (FDIC or Receiver) as Receiver for the institution listed below intends to terminate its receivership for said institution.

NOTICE OF INTENT TO TERMINATE RECEIVERSHIP

Fund	Receivership name	City	State	Date of appointment of receiver
10142	Madisonville State Bank	Madisonville	тх	10/30/2009

The liquidation of the assets for the receivership has been completed. To the extent permitted by available funds and in accordance with law, the Receiver will be making a final dividend payment to proven creditors.

Based upon the foregoing, the Receiver has determined that the continued existence of the receivership will serve no useful purpose. Consequently, notice is given that the receivership shall be terminated, to be effective no sooner than thirty days after the date of this notice. If any person wishes to comment concerning the termination of the receivership, such comment must be made in writing, identify the receivership to which the comment pertains, and sent within thirty days of the date of this notice to: Federal Deposit Insurance Corporation, Division of Resolutions and Receiverships, Attention: Receivership Oversight Department 34.6, 1601 Bryan Street, Dallas, TX 75201.

No comments concerning the termination of this receivership will be considered which are not sent within this time frame.

Dated at Washington, DC, on October 15, 2018.

Federal Deposit Insurance Corporation. **Robert E. Feldman**, *Executive Secretary*. [FR Doc. 2018–22747 Filed 10–18–18; 8:45 am] **BILLING CODE 6714–01–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 by email at *Secretary@fmc.gov*, or by mail, Federal Maritime Commission, Washington, DC 20573, within twelve days of the date this notice appears in the **Federal Register**. Copies of agreements are available through the Commission's website (*www.fmc.gov*) or by contacting the Office of Agreements at (202) 523–5793 or *tradeanalysis@ fmc.gov*.

Agreement No.: 201279.

Agreement Name: Concession Agreement between Diamond State Port Corporation and GT USA Wilmington, LLC.

Parties: Diamond State Port Corporation and GT USA Wilmington, LLC. Filing Party: Elizabeth Lowe; Venable

Synopsis: The Agreement is a terminal lease and operating agreement for terminal facilities at the port of Wilmington, DE.

Proposed Effective Date: 10/10/2018. Location: https://www2.fmc.gov/ FMC.Agreements.Web/Public/

AgreementHistory/18301.

Agreement No.: 012421–001. Agreement Name: "K" Line/Hyundai Glovis Co., Ltd. U.S./Mexico Space

Charter Agreement.

Parties: Kawasaki Kisen Kaisha, Ltd. and Hyundai Glovis Co., Ltd.

Filing Party: Wayne Rohde; Cozen O'Connor.

Synopsis: The amendment adds the Caribbean Coast of Colombia to the geographic scope of the Agreement.

Proposed Effective Date: 10/12/2018. Location: https://www2.fmc.gov/

FMC.Agreements.Web/Public/ AgreementHistory/1891.

Agreement No.: 012414–001. *Agreement Name:* LGL/Glovis Space

Charter Agreement.

Parties: Liberty Global Logistics LLC and Hyundai Glovis Co., Ltd.

Filing Party: Brooke Shapiro; Winston & Strawn LLP.

Synopsis: The amendment adds The United States Gulf Coast, the United States West Coast, Puerto Rico, and

Mexico to the geographic scope of the Agreement.

Proposed Effective Date: 10/12/2018. Location: https://www2.fmc.gov/ FMC.Agreements.Web/Public/ AgreementHistory/1879.

Agreement No.: 201280.

Agreement Name: BBC/Seaboard Vessel Sharing Agreement.

Parties: BBC Chartering & Logistics GmbH & Co. KG, BBC Chartering Carriers GmbH & Co KG, and BBC Project Chartering GmbH Co KG (acting as a single party); and Seaboard Marine Ltd.

Filing Party: Wayne Rohde; Cozen O'Connor.

Synopsis: The Agreement authorizes the parties to share vessels in the trade between the U.S. Gulf Coast and ports in Jamaica, the Dominican Republic, Chile, Peru, Ecuador, and on the Gulf Coast of Mexico.

Proposed Effective Date: 11/29/2018. Location: https://www2.fmc.gov/ FMC.Agreements.Web/Public/ AgreementHistory/19300.

Dated: October 16, 2018.

Rachel Dickon,

Secretary.

[FR Doc. 2018–22819 Filed 10–18–18; 8:45 am] BILLING CODE 6731–AA–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Community Living

Agency Information Collection Activities; Proposed Collection; Public Comment Request; Independent Living Services Program Performance Report (0985–0043)

AGENCY: Administration for Community Living, HHS.

ACTION: Notice.

SUMMARY: The Administration for Community Living (ACL) is announcing an opportunity for the public to comment on the proposed collection of information listed above. Under the Paperwork Reduction Act of 1995 (the PRA), Federal agencies are required to publish a notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information, and to allow 60 days for public comment in response to the notice.

This proposed Extension with Changes of a Currently Approved Collection (ICR Rev) solicits comments on the information collection requirements relating to the Independent Living Services (ILS) program under the Rehabilitation Act of 1973, 29 U.S.C. 701, *et seq.*

DATES: Comments on the information collection request must be submitted electronically by 11:59 p.m. (EST) or postmarked by December 18, 2018.

ADDRESSES: Submit electronic comments on the information collection request to: Peter Nye at *peter.nye@ acl.hhs.gov.* Submit written comments on the collection of information to Administration for Community Living, Washington, DC 20201, Attention: Peter Nye.

FOR FURTHER INFORMATION CONTACT:

Peter Nye, Administration for Community Living, Washington, DC 20201, (202) 795–7606 or *peter.nye*@ *acl.hhs.gov.*

SUPPLEMENTARY INFORMATION: Under the PRA (44 U.S.C. 3501-3520), Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. "Collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) and includes agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3506(c)(2)(A)) requires Federal agencies to provide a 60-day notice in the Federal Register concerning each proposed collection of information, including each proposed extension of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, ACL is publishing a notice of the proposed collection of information set forth in this document.

With respect to the following collection of information, ACL invites comments on our burden estimates or any other aspect of this collection of information, including:

(1) Whether the proposed collection of information is necessary for the proper performance of ACL's functions, including whether the information will have practical utility;

(2) the accuracy of ACL's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used to determine burden estimates;

(3) ways to enhance the quality, utility, and clarity of the information to be collected; and

(4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques when appropriate, and other forms of information technology.

In the context of ACL, IL programs are supported through funding authorized by the Rehabilitation Act of 1973, as amended (The Act). Title VII, chapter 1 of the Act states the current purpose of the program is to "promote a philosophy of independent living including a philosophy of consumer control, peer support, self-help, selfdetermination, equal access, and individual and system advocacy, in order to maximize the leadership, empowerment, independence, and productivity of individuals with disabilities, and the integration and full inclusion of individuals with disabilities into the mainstream of American society.²

The ILS program provides financial assistance, through formula grants, to states, the District of Columbia, Puerto Rico, and outlying areas for providing, expanding, and improving the provision of IL services. The Designated State Entity (DSE) is the agency that, on behalf of the state, receives, accounts for, and disburses funds received under Subchapter B of the Act. Funds are also made available for the provisions of training and technical assistance to SILCs.

The Act of 1973 requires three IL program reports: (1) State Plan for Independent Living, (2) ILS PPR, and (3) Centers for Independent Living PPR. The ILS PPR and CIL PPR were previously combined into one submission. However, for the purposes of this data collection, the ILS PPR and CIL PPR are being submitted separately because they are separate collections of different information from different parties. Separating these PRA processes reduces confusion and increases the Independent Living Administration's ability to identify issues specific to DSEs and SILCs. This request is for the ILS PPR, which is submitted annually by the Statewide Independent Living Council and DSE in every state that receives Subchapter B funds. The ILS PPRs are used by ACL to assess grantees' compliance with title VII of the Act, with 45 CFR part 1329 of the Code of Federal Regulations, and with applicable provisions of the HHS Regulations at 45 CFR part 75. The ILS PPR serves as the primary basis for ACL's monitoring activities in fulfillment of its responsibilities under sections 706 and 722 of the Act. The PPR is also used by ACL to design CIL and SILC training and technical assistance programs authorized by section 721 of the Act.

The current version of the ILS PPR that ILA is requesting an extension for was approved by OMB, but will expire on December 31, 2018. ILA plans to