at any stage of a commercial or customer dispute. In order to provide its ombuds and mediation services, CADRS needs certain identifying information about the involved parties and nature of the dispute. In response to requests for assistance from the public, CADRS requests this information from parties seeking its assistance. The collection and use of this information on a cruise dispute is integral to CADRS staff’s ability to efficiently review the matter and provide assistance. Aggregated information may be used for statistical purposes. http://www.fmc.gov/resources/requesting_cadrs_assistance.aspx

The proposed revision to Form FMC–32 would add a request for booking or ticket contract number and would remove a request to indicate whether the cruise departed from a U.S. port.

As required by the Administrative Dispute Resolution Act (ADRA), 5 U.S.C. 571 et seq., the information contained in these forms is treated as confidential and subject to the same confidentiality provisions as administrative dispute resolutions pursuant to 5 U.S.C. 574. Except as specifically set forth in 5 U.S.C. 574, neither CADRS staff nor the parties to a dispute resolution shall disclose any informal dispute resolution communication.

This information collection is subject to the PRA. The FMC may not conduct or sponsor a collection of information, and the public is not required to respond to an information collection, unless it is approved by the OMB under the PRA and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall be subject to penalty for failing to comply with a collection of information that does not display a valid Control Number. See 5 CFR 1320.10. FMC will issue another Federal Register announcement pursuant to 5 CFR 1320.5(a)(1)(iv) to announce the submission of the ICR to OMB and the opportunity to submit additional comments to OMB. If you have questions about this ICR or the approval process, please contact the person listed under FOR FURTHER INFORMATION CONTACT.

Authority: 46 U.S.C. 44101 et seq.

Rachel Dickon,
Secretary.

[FEDERAL MARITIME COMMISSION]

[Federal Register Vol. 84, No. 95 / Thursday, May 16, 2019 / Notices]

FEDERAL MARITIME COMMISSION

(Docket No. 19–03)


Notice is given that a complaint has been filed with the Federal Maritime Commission (Commission) by Muhammad J. Rana, hereinafter “Complainant”, against Michelle Franklin, d.b.a. “The Right Move Inc.”, hereinafter “Respondent”. Complainant states that he “. . . is a U.S. citizen who was temporarily relocating his residence from Alexandria, Virginia to Islamabad, Pakistan.” Complainant states that Respondent “. . . is an individual ocean shipping/freight forwarder doing business as “The Right Move, Inc.”” with FMC Registration #023229N.

Complainant states that “On February 6, 2019, [he and the Respondent] entered into an agreement through electronic mail where the [Complainant] retained the services of the [Respondent].” Complainant alleges that the Respondent agreed to “. . . arrange for the pick-up of [Complainant’s] household goods of personal effect in a 20-foot container and ship/deliver it to the Port Qasim, Karachi, Pakistan for pick up by the [Complainant].” Complainant alleges that he could not receive his container “. . . because ocean freight/shipping charges had not been paid by the [Respondent].” Complainant alleges that Respondent’s failure to pay ocean freight charges and uncooperativeness in providing proof such charges were paid “. . . constitute an unreasonable practice related to the delivery of property in violation of 46 U.S.C. 41102(c) [formerly § 10(d)(1) of the Shipping Act].”

Complainant requests that the Commission: award $4,509.40 in compensatory damages, over $77,000 in other damages; revoke the Respondent’s FMC license; and “issue further order(s) as the Commission determines to be proper”; and other relief. The full text of the complaint can be found in the Commission’s Electronic Reading Room at https://www2.fmc.gov/readingroom/proceeding/19-03/.

This proceeding has been assigned to Office of Administrative Law Judges. The initial decision of the presiding office in this proceeding shall be issued by May 13, 2020, and the final decision of the Commission shall be issued by November 30, 2020.

Rachel Dickon,
Secretary.

[FEDERAL RESERVE SYSTEM]

Potential Modifications to the Federal Reserve Banks’ National Settlement Service and Fedwire® Funds Service To Support Enhancements to the Same-Day ACH Service and Corresponding Changes to the Federal Reserve Policy on Payment System Risk, Request for Comments

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Notice and request for public comment.

SUMMARY: The Board of Governors (Board) is requesting comment on potential modifications to the Federal Reserve Banks’ (Reserve Banks) payment services to facilitate adoption of a later same-day automated clearinghouse (ACH) processing and settlement window. Specifically, the Reserve Banks would extend the daily operating hours of the National Settlement Service (NSS) to allow the private-sector ACH operator to settle its in-network transactions resulting from the later same-day ACH window. To support these new NSS operating hours, the Reserve Banks would extend the daily operating hours of the Fedwire® Funds Service, creating implications for extension policies for contingencies that might result in more frequent delays to the reopening of the Fedwire® Funds Service. Finally, the Board is requesting