

Sec. 5.703 Responsible Party

(a) Each Spectrum Horizons experimental radio applicant must identify a single point of contact responsible for all experiments conducted under the license and ensuring compliance with all applicable FCC rules.

(b) The responsible individual will serve as the initial point of contact for all matters involving interference resolution and must have the authority to discontinue any and all experiments being conducted under the license, if necessary.

(c) The license application must include the name of the responsible individual and contact information at which the person can be reached at any time of the day; this information will be listed on the license. Licensees are required to keep this information current.

Sec. 5.704 Marketing of Devices Under Spectrum Horizons Experimental Radio Licenses

Unless otherwise stated in the instrument of authorization, devices operating in accordance with a Spectrum Horizons experimental radio license may be marketed subject to the following conditions:

(a) Marketing of devices (as defined in § 2.803 of this chapter) and provision of services for hire is permitted before the radio frequency device has been authorized by the Commission.

(b) Licensees are required to ensure that experimental devices are either rendered inoperable or retrieved by them from trial participants at the conclusion of the trial. Licensees are required to notify experiment participants in advance of the trial that operation of the experimental device is subject to this condition.

Each device sold under this program must be labeled as “Authorized Under An Experimental License and May be Subject to Further Conditions Including Termination of Operation” and carry a licensee assigned equipment ID number.

(c) The size and scope of operations under a Spectrum Horizons experimental license are subject to limitations as the Commission shall establish on a case-by-case basis.

Sec. 5.705 Interim Report

Licensee must submit to the Commission an interim progress report 5 years after grant of its license. If a licensee requests non-disclosure of

proprietary information, requests shall follow the procedures for submission set forth in § 0.459 of this chapter.

Federal Communications Commission.

Cecilia Sigmund,

Federal Register Liaison Officer.

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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, relevant information, or documents regarding the agreements to the Secretary by email at *Secretary@fmc.gov*, or by mail, Federal Maritime Commission, Washington, DC 20573. Comments will be most helpful to the Commission if received within 12 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.: 201315-001.

Agreement Name: NYSA-ILA

Assessment Agreement.

Parties: New York Shipping Association and the International Longshoremen's Association, AFL-CIO.

Filing Party: Richard Ciampi; The Lambos Firm, LLP.

Synopsis: The amendment reflects the reduction of the assessment on Barge Containers from \$25 to \$10 effective March 1, 2020.

Proposed Effective Date: 4/8/2020.

Location: <https://www2.fmc.gov/FMC.Agreements.Web/Public/AgreementHistory/22427>.

Agreement No.: 201339.

Agreement Name: CINS Agreement.

Parties: CMA CGM S.A.; COSCO Shipping Lines Co., Ltd.; Crowley Caribbean Services LLC and Crowley Latin America Services LLC (acting as a single party); Emirates Shipping Line FZE; Evergreen Line Joint Service Agreement; Hapag-Lloyd AG; Hyundai Merchant Marine Co., Ltd.; Maersk A/S; MSC Mediterranean Shipping Company S.A.; Nile Dutch Africa Line B.V.; Ocean Network Express Pte. Ltd.; Orient Overseas Container Line Limited; Pacific International Lines (PTE) Ltd.; Wan Hai Lines Ltd.; Yang Ming Marine

Transport Corp.; and Zim Integrated Shipping Services Ltd.

Filing Party: Wayne Rohde; Cozen O'Connor.

Synopsis: The Agreement authorizes the parties to discuss, agree upon, and take steps to detect and prevent the non-declaration and/or misdeclaration of cargo, and/or non-compliance with international standards and regulations related to cargo handling and operations, all for the purpose of protecting the environment and the safety and security of vessels, crews, and cargo.

Proposed Effective Date: 5/24/2020.

Location: <https://www2.fmc.gov/FMC.Agreements.Web/Public/AgreementHistory/28487>.

Dated: April 10, 2020.

Rachel E. Dickon,

Secretary.

[FR Doc. 2020-07919 Filed 4-14-20; 8:45 am]

BILLING CODE 6730-02-P

FEDERAL TRADE COMMISSION**Granting of Requests for Early Termination of the Waiting Period Under the Premerger Notification Rules**

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the **Federal Register**.

The following transactions were granted early termination—on the dates indicated—of the waiting period provided by law and the premerger notification rules. The listing for each transaction includes the transaction number and the parties to the transaction. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.