collection burden on small business concerns with fewer than 25 employees. The FCC may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the PRA that does not display a valid Office of Management and Budget (OMB) control number.

DATES: Written PRA comments should be submitted on or before September 21, 2015. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicole Ongele, FCC, via email PRA@fcc.gov and to Nicole.Ongele@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Nicole Ongele at (202) 418–2991.

SUPPLEMENTARY INFORMATION:
OMB Control Number: 3060–xxxx.
Title: Direct Access to Numbers Order FCC 15–70 Conditions.
Form Number: N/A.
Type of Review: New Collection.
Respondents: Business or other for-profit.
Number of Respondents and Responses: 13 respondents; 13 responses.
Estimated Time per Response: 120 hours.
Frequency of Response: One-time application, on-going and bi-annual reporting requirements.
Obligation To Respond: Voluntary.
Total Annual Burden: 1,560 hours.
Total Annual Costs: No Cost.
Privacy Act Impact Assessment: No impact(s).
Nature and Extent of Confidentiality: If respondents submit information which respondents believe is confidential, respondents may request confidential treatment of such information pursuant to section 0.459 of the Commission’s rules, 47 CFR 0.459.
Needs and Uses: On June 18, 2015, the Commission adopted a Report and Order establishing the Numbering Authorization Application process, which allows interconnected VoIP providers to apply for a blanket authorization from the FCC that, once granted, will allow them to demonstrate that they have the authority to provide service in specific areas, thus enabling them to request numbers directly from the Numbering Administrators. This collection covers the information and certifications that applicants must submit in order to comply with the Numbering Authorization Application process. The data, information, and documents acquired through this collection will allow interconnected VoIP providers to obtain numbers with minimal burden or delay while also preventing providers from obtaining numbers without first demonstrating that they can deploy and properly utilize such resources. This information will also help the Federal Communications Commission (FCC) protect against number exhaust while promoting competitive neutrality among traditional telecommunications carriers and interconnected VoIP providers by allowing both entities to obtain numbers directly from the Numbering Administrators. It will further help the FCC to maintain efficient utilization of numbering resources and ensure that telephone numbers are not being strangled.
Federal Communications Commission.
Marlene H. Dortch,
Secretary.
[FR Doc. 2015–17914 Filed 7–21–15; 8:45 am] BILLING CODE 6712–01–P

FEDERAL MARITIME COMMISSION
Controlled Carriers Under the Shipping Act of 1984

AGENCY: Federal Maritime Commission.
ACTION: Notice.
SUMMARY: The Federal Maritime Commission is publishing an updated list of controlled carriers, i.e., ocean common carriers operating in U.S.-foreign trades that are owned or controlled by governments. Such carriers are subject to special regulatory oversight by the Commission under the Shipping Act of 1984.
SUPPLEMENTARY INFORMATION: The Federal Maritime Commission is publishing an updated list of controlled carriers. Section 3(8) of the Shipping Act of 1984 (46 U.S.C. 40102(8)), defines a “controlled carrier” as an ocean common carrier that is, or whose operating assets are, directly or indirectly, owned or controlled by a government, with ownership or control by a government being described in the statute.
As required by the Shipping Act, controlled carriers are subject to special oversight by the Commission. Section 9(a) of the Shipping Act (46 U.S.C. 40701(b)), states that the Commission, at any time after notice and opportunity for a hearing, may prohibit the publication or use of a rate, charge, classification, rule, or regulation that a controlled carrier has failed to demonstrate is just and reasonable.
Congress enacted these protections to ensure that controlled carriers, whose marketplace decision-making can be influenced by foreign governmental priorities or by their access to non-market sources of capital, do not engage in unreasonable below-market pricing practices which could disrupt trade or harm privately-owned shipping companies.
The controlled carrier list is not a comprehensive list of foreign-owned or -controlled ships or ship owners; rather, it is only a list of ocean common carriers that are controlled by governments. See 46 U.S.C. 40102(8). Thus, tramp operators and other non-common carriers are not included, nor are non-vessel-operating common carriers, regardless of their ownership or control. Since the last publication of this list on August 22, 2012 (77 FR 51801), the Commission has newly classified two ocean common carriers as controlled carriers, CNAN Nord SPA (“CNAN”) and United Arab Shipping Company (S.A.G.) (“UASC”).
Pursuant to 46 CFR 501.23, CNAN was classified as a controlled carrier on September 23, 2014.
Pursuant to 46 CFR 501.23 and 565.4, UASC notified the Commission of its change in majority ownership by the State of Qatar on June 18, 2014, and after review, the Commission classified UASC as a controlled carrier on July 6, 2015.
It is requested that any other information regarding possible omissions or inaccuracies in this list be provided to the Commission’s Office of General Counsel. See 46 CFR 501.23. The amended list of currently classified controlled carriers and their corresponding Commission-issued Registered Persons Index numbers is set forth below:
(1) American President Lines, Ltd. and APL Co. Pte. Ltd. (RPI No. 000240)—Republic of Singapore;
(2) COSCO Container Lines Company, Limited (RPI No. 015614)—People’s Republic of China;
(3) China Shipping Container Lines Co., Ltd and China Shipping Container Lines (Hong Kong) Co., Limited (RPI No. 019270)—People’s Republic of China;
(4) Hainan P O Shipping Co., Ltd. (RPI No. 022860)—People’s Republic of China;
(5) CNAN Nord SPA (RPI No. 021980)—People’s Democratic Republic of Algeria;
(6) United Arab Shipping Company (S.A.G.) (RPI No. 006256)—State of Qatar.

Karen V. Gregory,
Secretary.

[F Federal Register 2015–17997 Filed 7–21–15; 8:45 am]
BILLING CODE 6731–AA–P

FEDERAL MARITIME COMMISSION
Notice of Request for Additional Information; Correction
AGENCY: Federal Maritime Commission.
ACTION: Notice; correction.

DATES: The date for submission of comments by interested parties is extended to fifteen (15) days after publication of this correction in the Federal Register.

SUMMARY: The Federal Maritime Commission published a document in the Federal Register on July 17, 2015, indicating it has formally requested that the parties to the Pacific Ports Operational Improvements Agreement (FMC Agreement Nos. 201227–002 and 201227–003) provide additional information pursuant to 46 U.S.C. 40304(d). This action prevents the Agreement amendment from becoming effective as originally scheduled. The notice erroneously did not list each of the parties to the Agreement.


Correction

In the Federal Register of July 17, 2015, in FR Doc. 2015–17521, on page 42496, in the third column, correct the “Parties” caption to read:


Dated: July 17, 2015.

Rachel E. Dickon,
Assistant Secretary.

[F Federal Register 2015–17998 Filed 7–21–15; 8:45 am]
BILLING CODE 6731–AA–P

FEDERAL MARITIME COMMISSION
Notice of Request for Additional Information; Correction
AGENCY: Federal Maritime Commission.
ACTION: Notice; correction.

DATES: The date for submission of comments by interested parties is extended to fifteen (15) days after publication of this correction in the Federal Register.

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Correction

In the Federal Register of July 17, 2015, in FR Doc. 2015–17521, on page 42496, in the third column, correct the “Parties” caption to read:

Parties: CMA CGM S.A.; Frontier Liner Services, Inc.; Hamburg-Sud; Hapag-Lloyd AG; King Ocean Services Limited, Inc.; Mediterranean Shipping Company, SA; Seaboard Marine Ltd.; and Trinity Shipping Line.


Synopsis: The amendment deletes Compania Chilena de Navegacion, S.A. and Norasia Container Lines Limited as parties to the agreement.

Agreement No.: 201217–002.
Title: Port of Long Beach Data Services Agreement.

Parties: Port of Long Beach; PierPass LLC.; Long Beach Container Terminal, Inc.; SSA Terminals, LLC; SSA Terminal (Long Beach), LLC; International Transportation Service, Inc.; Pacific Maritime Services, L.L.C.; and Total Terminals, LLC.

Filing Party: Charles Parkin, Esq.; City of Long Beach; 333 W. Ocean Boulevard, 11th Floor; Long Beach, CA; 90802.

Synopsis: The amendment would extend the agreement term and adjust the compensation provided for in the agreement. The parties have requested expedited review.

By Order of the Federal Maritime Commission.

Dated: July 17, 2015.

Rachel E. Dickon,
Assistant Secretary.

[F Federal Register 2015–17998 Filed 7–21–15; 8:45 am]
BILLING CODE 6731–AA–P

FEDERAL MARITIME COMMISSION
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Rachel E. Dickon,
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