**DEPARTMENT OF ENERGY**

**Federal Energy Regulatory Commission**

[Project No. 14810–001]

Chugach Electric Association, Inc.; Notice of Surrender of Preliminary Permit

Take notice that Chugach Electric Association, Inc., permittee for the proposed Snow River Hydroelectric Project, has requested that its preliminary permit be terminated. The permit was issued on March 22, 2017, and would have expired on February 29, 2020.¹ The project would have been located on the Snow River, near Seward in the Kenai Peninsula Borough, Alaska. The preliminary permit for Project No. 14810 will remain in effect until the close of business on the next day in which the Commission is open.²

No. 14810 will remain in effect until the close of business on the next day in which the Commission is open.²

<table>
<thead>
<tr>
<th>Source and type of burden</th>
<th>Description</th>
<th>Estimated number of respondents</th>
<th>Average estimated time per response</th>
<th>Total estimated annual burden (hours)</th>
</tr>
</thead>
<tbody>
<tr>
<td>345.25(b) Reporting</td>
<td>Request for designation as a wholesale or limited purpose bank—Banks requesting this designation shall file a request in writing with the FDIC at least 3 months prior to the proposed effective date of the designation</td>
<td>1</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>345.27 Reporting</td>
<td>Strategic plan—Applies to banks electing to submit strategic plans to the FDIC for approval</td>
<td>7</td>
<td>400</td>
<td>2,800</td>
</tr>
<tr>
<td>345.42(b)(1) Reporting</td>
<td>Small business/small farm loan data—Large banks shall and Small banks may report annually in machine readable form the aggregate number and amount of certain loans</td>
<td>*393</td>
<td>8</td>
<td>3,144</td>
</tr>
<tr>
<td>345.42(b)(2) Reporting</td>
<td>Community development loan data—Large banks shall and Small banks may report annually, in machine readable form, the aggregate number and aggregate amount of community development loans originated or purchased</td>
<td>*393</td>
<td>13</td>
<td>5,109</td>
</tr>
<tr>
<td>345.42(b)(3) Reporting</td>
<td>Home mortgage loans—Large banks, if subject to reporting under part 203 (Home Mortgage Disclosure (HMDA)), shall, and Small banks may report the location of each home mortgage loan application, origination, or purchase outside the MSA in which the bank has a home/branch office</td>
<td>*393</td>
<td>253</td>
<td>99,429</td>
</tr>
<tr>
<td>345.42(d) Reporting</td>
<td>Data on affiliate lending—Banks that elect to have the FDIC consider loans by an affiliate, for purposes of the lending or community development test or an approved strategic plan, shall collect, maintain and report the data that the bank would have collected, maintained, and reported pursuant to §345.42(a), (b), and (c) had the loans been originated or purchased by the bank. For home mortgage loans, the bank shall also be prepared to identify the home mortgage loans reported under HMDA</td>
<td>200</td>
<td>38</td>
<td>7,600</td>
</tr>
<tr>
<td>345.42(e) Reporting</td>
<td>Data on lending by a consortium or a third party—Banks that elect to have the FDIC consider community development loans by a consortium or a third party, for purposes of the lending or community development tests or an approved strategic plan, shall report for those loans the data that the bank would have reported under §345.42(b)(2) had the loans been originated or purchased by the bank.</td>
<td>75</td>
<td>17</td>
<td>1,275</td>
</tr>
</tbody>
</table>


**FEDERAL DEPOSIT INSURANCE CORPORATION**

Agency Information Collection Activities: Proposed Collection Renewals; Comment Request (3064–0092; –0149 & –0182)

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Notice and request for comment.

SUMMARY: The FDIC, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on the renewal of existing information collections, as required by the Paperwork Reduction Act of 1995. Currently, the FDIC is soliciting comment on renewal of the information collections described below.

DATES: Comments must be submitted on or before July 17, 2017.

ADDRESSES: Interested parties are invited to submit written comments to the FDIC by any of the following methods:

- Email: comments@fdic.gov. Include the name and number of the collection in the subject line of the message.

FOR FURTHER INFORMATION CONTACT: Manny Cabeza at the FDIC address noted above.

SUPPLEMENTARY INFORMATION: Proposal to renew the following currently approved collections of information:

1. Title: Community Reinvestment Act.
   - OMB Number: 3064–0092.
   - Form Number: None.
   - Affected Public: Insured state nonmember banks and state savings associations.

   Burden Estimate:
General Description of Collection: The Community Reinvestment Act regulation requires the FDIC to assess the record of banks and thrifts in helping meet the credit needs of their entire communities, including low- and moderate-income neighborhoods, consistent with safe and sound operations; and to take this record into account in evaluating applications for mergers, branches, and certain other corporate activities.

There is no change in the method or substance of the collection. The overall increase in burden hours is a result of an increase in the number of Small Banks electing to voluntarily respond in certain categories. The increase is also, in small part, due to an adjustment in the agency’s estimate of the time required to submit strategic plan applications from 275 hours per respondent to 400 hours per respondent.

Burdens Estimate:

<table>
<thead>
<tr>
<th>Type of burden</th>
<th>Estimated number of respondents</th>
<th>Estimated time per response (hours)</th>
<th>Frequency of response</th>
<th>Total estimated annual burden (hours)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Implementation</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ongoing</td>
<td>1</td>
<td>18</td>
<td>1</td>
<td>18</td>
</tr>
<tr>
<td>Consumer Opt-Out</td>
<td>2</td>
<td>2</td>
<td>1</td>
<td>1,980</td>
</tr>
<tr>
<td>Total Estimated Annual Burden</td>
<td>3</td>
<td>*5</td>
<td>1</td>
<td>71,495</td>
</tr>
</tbody>
</table>

1 All respondents have now gone through implementation of their programs. Accordingly, the number of respondents facing implementation burden has been reduced from 990 to 1 as a placeholder for any institution that elects to start sharing consumer information with its affiliates in the future.

2 The number of respondents facing ongoing burden remained unchanged at 990.

3 The FDIC estimates that 944 out of the 990 banks impacted by this information collection are community banks having an average of 12,098 consumers. The remaining 46 are non-community (larger) banks having an average of 124,745 consumers. The FDIC estimates that 5% of the 17,158,782 estimated consumers at these 990 institutions (857,939 consumers) elect to Opt-Out of affiliate marketing information sharing. The increase in burden due to the adjustment in the estimated number of consumers affected was offset by the fact that banks have completed the implementation phase of the information collection; the estimated ongoing time per response for affected institutions decreasing from 18 hours at implementation to 2 hours ongoing.

2. Title: Affiliate Marketing Consumer Opt-Out Notices.

OMB Number: 3064–0149.

Form Number: None.

Affected Public: Insured state nonmember banks, state savings associations that have affiliates and consumers that have a relationship with the foregoing.

General Description of Collection: Section 214 of the FACT Act requires financial institutions that wish to share information about consumers with their affiliates, to inform such consumers that they have the opportunity to opt out of such marketing solicitations. The disclosure notices and consumer responses thereto comprise the elements of this collection of information.

There is no change in the method or substance of this information collection. There has been a net increase in the estimated total annual burden primarily because of an upward adjustment in the agency’s estimate of the number of consumers at FDIC-supervised institutions that elect to opt-out of affiliate marketing information sharing. The increase in burden due to the adjustment in the estimated number of consumers affected was offset by the fact that banks have completed the implementation phase of the information collection; the estimated ongoing time per response for affected institutions decreasing from 18 hours at implementation to 2 hours ongoing.

3. Title: Retail Foreign Exchange Transactions.

OMB Number: 3064–0182.

Form Number: None.
**General Description of Collection:**
This information collection implements section 742(c)(2) of the Dodd-Frank Act (7 U.S.C. 2742(c)(2)(E)) and FDIC regulations governing retail foreign exchange transactions as set forth at 12 CFR part 349, subpart B. The regulation allows banking organizations under FDIC supervision to engage in off-exchange transactions in foreign currency with retail customers provided they comply with various reporting, recordkeeping and third-party disclosure requirements specified in the rule. If an institution elects to conduct such transactions, compliance with the information collection is mandatory.

**Reporting Requirements—**Part 349, subpart B requires that, prior to initiating a retail foreign exchange business; a banking institution must provide the FDIC with a notice certifying that the institution has written policies and procedures, and risk measurement and management systems and controls in place to ensure that retail foreign exchange transactions are conducted in a safe and sound manner. The institution must also provide information about it intends to manage customer due diligence, new product approvals and haircuts applied to noncash margin.

**Recordkeeping Requirements—**Part 349 subpart B requires that institutions engaging in retail foreign exchange transactions keep full, complete and systematic records of account, financial ledger, transaction, memorandum orders and post execution allocations of bunched orders. In addition, institutions are required to maintain records regarding their ratio of profitable accounts, possible violations of law, records of noncash margin and monthly statements and confirmations issued.

**Disclosure Requirements—**The regulation requires that, before opening an account that will engage in retail foreign exchange transactions, a banking institution must obtain from each retail foreign exchange customer an acknowledgement of receipt and understanding of a written disclosure specified in the rule and of disclosures about the banking institution’s fees and other charges and of its profitable accounts ratio. The institution must also provide monthly statements to each retail foreign exchange customer and must send confirmation statements following every transaction. The customer dispute resolution provisions of the regulation require certain endorsements, acknowledgements and signature language as well as the timely provision of a list of persons qualified to handle a customer’s request for arbitration.

There is no change in the method or substance of the collection. At present no FDIC-supervised institution is engaging in activities that would make them subject to the information collection requirements. FDIC originally estimated that 3 institutions would be impacted by the rule. The agency is reducing the estimated number of respondents to one (1) as a placeholder in case an institution elects to engage in covered activities in the future. There has been no change in the frequency of response or in the estimated number of hours required to respond. Because of the reduction in the estimated number of respondents from three (3) to one (1), the estimated annual burden has decreased.

### Request for Comment
Comments are invited on: (a) Whether the collections of information are necessary for the proper performance of the FDIC’s functions, including whether the information has practical utility; (b) the accuracy of the estimates of the burden of the information collections, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collections of information on respondents, including through the use of automated collection techniques or other forms of information technology. All comments will become a matter of public record.

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**Affected Public:** Insured state nonmember banks and state savings associations.

<table>
<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>Reporting</td>
<td>1</td>
<td>16</td>
<td>On Occasion</td>
<td>16</td>
</tr>
<tr>
<td>Recordkeeping</td>
<td>1</td>
<td>166</td>
<td>On Occasion</td>
<td>166</td>
</tr>
<tr>
<td>Disclosure</td>
<td>1</td>
<td>1,332</td>
<td>On Occasion</td>
<td>1,332</td>
</tr>
<tr>
<td><strong>Total Estimated Annual Burden</strong></td>
<td></td>
<td></td>
<td></td>
<td>1,514</td>
</tr>
</tbody>
</table>

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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 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.:** 012395–002

**Title:** MSC/ACL Trans-Atlantic Space Charter Agreement.

**Parties:** Atlantic Container Line A.B. and MSC Mediterranean Shipping Company S.A.

**Filing Party:** Wayne R. Rohde, Esq.; Cozen O’Connor; 1200 Nineteenth St. NW.; Washington, DC 200036.

**Synopsis:** The amendment revises Article 5.1 to clarify that the space to be provided to ACL will be on MSC’s SAWC—USA—NWC service. The amendment also reinserts language that was inadvertently deleted by Amendment No. 1 and deletes language that was inadvertently added by Amendment No. 1. It also restates the Agreement.

**Agreement No.:** 012483

**Title:** HLAG/CMA CGM U.S.—Mediterranean Slot Charter Agreement.

**Parties:** Hapag-Lloyd AG and CMA CGM S.A.

**Filing Party:** Wayne R. Rohde, Esq.; Cozen O’Connor; 1200 Nineteenth St. NW.; Washington, DC 200036.

Dated at Washington, DC, this 12th day of May 2017.
Federal Deposit Insurance Corporation.

Ralph E. Frable, Assistant Executive Secretary.

[FR Doc. 2017-09992 Filed 5–16–17; 8:45 am]

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