

the Fund administrator for payment. Instead, the costs of such calls are business expenses that can and should be included in the providers' cost data submitted to the Fund administrator for purposes of setting VRS compensation rates. The Relay Services Data Request form, which is submitted to the Fund Administrator annually by each provider for purposes of determining the compensation rate, expressly identifies such expenses (e.g., for telecommunications expenses, operations support, human resources, and marketing and advertising) as business expenses. In this manner, the cost associated with providing telephone service for use by employees is properly reflected in the VRS compensation rate. Providers have had ample notice that such costs should be treated as business expenses. Because providers already are able to include the costs of providing telephone and telecommunications services for use by employees in their annual submissions to the Fund Administrator, to permit providers also to be compensated from the Fund for such calls on a per-minute basis would result in double recovery from the Fund.

#### **VRS Calls Placed for the Purpose of Generating Compensable Minutes**

2. The Bureau also emphasizes that individuals who place or arrange for VRS calls for the purpose of generating compensable minutes of use are not using the service as intended; that is, Congress intended TRS to provide the ability for individuals with hearing or speech disabilities to communicate over the telephone system with hearing individuals in a functionally equivalent manner. Using VRS as a means to generate compensation from the TRS Fund is antithetical to that statutory purpose. This includes, but is not limited to, calls to podcasts or other pre-recorded material and calls ostensibly for marketing or outreach purposes, when initiated by or on behalf of VRS providers. This also includes paying independent marketing firms to have deaf employees place marketing calls through the providers' VRS. Likewise, for example, when a provider directly or indirectly sponsors events (e.g., lectures, courses, story times) that deaf callers can listen to by placing VRS calls to a bridge number, that is encouraging users to place VRS calls that they would not ordinarily make. In these instances, but for the provider establishing the event for the deaf caller to call via VRS, no such call would occur.

#### **VRS Voice Carry Over (VCO) Calls**

3. Some providers offer VCO service to deaf or hard of hearing consumers who use VRS. VRS VCO permits the deaf or hard of hearing user to speak to the other party to the call rather than communicate via ASL; in return, the CA signs in ASL to the consumer what the other party to the call (the voice telephone user) has said. Such calls are generally set up by having the VRS CA, after the VRS user has initiated the video call to the CA, call back the VRS user on a voice telephone line. As a result, the VRS user has both the video link to the CA (to see, in ASL, what the called party has said) and a voice telephone link to the called party so that the VRS user can speak directly to that party.

4. To the extent that some users have abused VRS by using VRS VCO to make voice-to-voice calls for the purpose of making a free long distance call, the Bureau takes this opportunity to remind VRS providers of Congress's explicit limitation that VRS calls "provide the ability for an individual who has a hearing impairment or speech impairment to engage in communication \* \* \* with a hearing individual." 47 U.S.C. 225(a)(3). Therefore, VRS VCO may be used only when a person who is deaf or hard of hearing wants to use his or her own voice to speak to the hearing party during the VRS call. If it becomes clear that what was initially set up as a VRS VCO call is in fact a call between two voice telephone users, the call is no longer a TRS call compensable from the Fund.

#### **VRS Calls That Originate and Terminate Outside of the United States**

5. The Bureau also reminds providers that VRS calls that both originate and terminate outside of the United States are not compensable from the Fund under section 225 of the Act. Section 225 of the Act provides that "the Commission shall ensure that interstate and intrastate telecommunications relay services are available, to the extent possible and in the most efficient manner, to hearing-impaired and speech-impaired individuals in the United States." 47 U.S.C. 225(b)(1). Because section 225 of the Act expressly states that TRS is for individuals "in the United States," the statute does not authorize compensation from the Fund for VRS or other TRS calls that do not either originate or terminate in the United States. Similarly, as part of the registration and verification requirements applicable to the provision of ten-digit, North American Numbering Plan (NANP), telephone numbers to

Internet-based TRS users, providers must verify that only persons with hearing or speech disabilities residing in the United States may obtain from them, and be registered with, a ten-digit NANP number.

#### **Congressional Review Act**

The Commission will not send a copy of this [Report & Order, *etc.*] pursuant to the Congressional Review Act, *see* 5 U.S.C. 801(a)(1)(A), because the adopted rules are: Rules of particular applicability;

#### **Ordering Clauses**

Pursuant Sections 1, 2, 4(i), and 225 of the Communications Act of 1934, as amended, 47 U.S.C. 151, 152, 154(i), and 225, and §§ 0.141, 0.361 and 1.2 of the Commission's rules, 47 CFR 0.141, 0.361 and 1.2, document DA 10-314 IS adopted.

#### **Mark Stone,**

*Deputy Bureau Chief, Consumer and Governmental Affairs Bureau, Federal Communications Commission.*

[FR Doc. 2010-10859 Filed 5-6-10; 8:45 am]

**BILLING CODE 6712-01-P**

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## **FEDERAL DEPOSIT INSURANCE CORPORATION**

### **Sunshine Act Meeting**

Pursuant to the provisions of the "Government in the Sunshine Act" (5 U.S.C. 552b), notice is hereby given that the Federal Deposit Insurance Corporation's Board of Directors will meet in open session at 10 a.m. on Tuesday, May 11, 2010, to consider the following matters:

*Summary Agenda:* No substantive discussion of the following items is anticipated. These matters will be resolved with a single vote unless a member of the Board of Directors requests that an item be moved to the discussion agenda.

Disposition of minutes of previous Board of Directors' Meetings.

Summary reports, status reports, reports of the Office of Inspector General, and reports of actions taken pursuant to authority delegated by the Board of Directors.

*Memorandum and resolutions re:* Honoring Employees with 35-Years of Federal Service.

*Memorandum and resolution re:* Retiring Executive Manager.

*Discussion Agenda:*

*Memorandum and resolution re:* Rulemaking on Treatment by the FDIC as Conservator or Receiver of Financial Assets Transferred by an Insured

Depository Institution in Connection with a Securitization or Participation.

*Memorandum and resolution re:* Notice of Proposed Rulemaking—Large Insured Depository Institutions Reporting and Planning.

The meeting will be held in the Board Room on the sixth floor of the FDIC Building located at 550 17th Street, NW., Washington, DC.

This Board meeting will be Webcast live via the Internet and subsequently made available on-demand approximately one week after the event. Visit <http://www.vodium.com/goto/fdic/boardmeetings.asp> to view the event. If you need any technical assistance, please visit our Video Help page at: <http://www.fdic.gov/video.html>.

The FDIC will provide attendees with auxiliary aids (e.g., sign language interpretation) required for this meeting. Those attendees needing such assistance should call (703) 562-6067 (Voice or TTY), to make necessary arrangements.

Requests for further information concerning the meeting may be directed to Mr. Robert E. Feldman, Executive Secretary of the Corporation, at (202) 898-7043.

Dated: May 4, 2010.

Federal Deposit Insurance Corporation.

**Robert E. Feldman,**

*Executive Secretary.*

[FR Doc. 2010-10960 Filed 5-5-10; 11:15 am]

**BILLING CODE P**

**FEDERAL MARITIME COMMISSION**

**Ocean Transportation Intermediary License Applicants**

Notice is hereby given that the following applicants have filed with the Federal Maritime Commission an application for a license as a Non-Vessel-Operating Common Carrier (NVO) and/or Ocean Freight Forwarder

(OFF)—Ocean Transportation Intermediary (OTI) pursuant to section 19 of the Shipping Act of 1984 as amended (46 U.S.C. Chapter 409 and 46 CFR part 515). Notice is also hereby given of the filing of applications to amend an existing OTI license or the Qualifying Individual (QI) for a license.

Interested persons may contact the Office of Transportation Intermediaries, Federal Maritime Commission, Washington, DC 20573.

Atlantic Integrated Freight Inc. (NVO), 19 Princeton Drive, Dix Hills, NY 11746, Officer: Danny Dusop Choi, President/Treasurer/Secretary (Qualifying Individual), Application Type: New NVO License.

Direct Service Inc. dba Tiger Freight International Corporation (NVO), 1209 John Reed Court, City of Industry, CA 91745, Officer: Chi Hao (Steve) Hung, President (Qualifying Individual), Application Type: Trade Name Change.

GTS Cargo Inc. (OFF & NVO), 8235 NW. 64th Street, Suite 3, Miami, FL 33166, Officers: Paula Vitielli, Vice President (Qualifying Individual), Erick S. Cicala, President, Application Type: New Off & NVO License.

Lopa Co., Ltd. (NVO), 5532 Fir Circle, La Palma, CA 90623, Officers: Tony Lee, Vice President (Qualifying Individual), Haidong Zhang, President, Application Type: New NVOCC License.

Olutayo A. Oyewo dba Marchon (OFF), 308 Sherman Bouyer Lane, Pasadena, MD 21122, Officer: Olutayo A. Oyewo, Sole Proprietor, Application Type: New OFF License.

Summit Forwarding, LLC (OFF), 3332 Fieldwoode Drive SE., Smyrna, GA 30080, Officers: Sara P. Liao, Manager (Qualifying Individual), Dean Kalinowski, Member, Application Type: New OFF License.

Transoceanic Projects Development Company, Inc. dba AKL Shipping

Company (OFF & NVO), 1801 Kingwood Drive, Suite 270, Kingwood, TX 77339, Officers: Howard K. Headrick, Secretary (Qualifying Individual), Arval D. Headrick, Sr., President, Application Type: New OFF & NVO License.

WLI (USA) Inc. (OFF & NVO), 175-01 Rockaway Blvd., Suite 228, Jamaica, NY 11434, Officers: Shao H. Cheng, Vice President (Qualifying Individual), Wai M. Tang, President, Application Type: New OFF & NVO License.

Yoko Aimi dba Y and Y Export Services (OFF), 16931 S. New Hampshire Avenue, #B, Gardena, CA 90247, Officer: Yoko Aimi, Sole Proprietor (Qualifying Individual).

RDD Freight International, (LA) Inc. (OFF), 9690 Telstar Avenue, Suite #207, El Monte, CA 91731, Officers: Lang aka Anthony Zhang, Secretary (Qualifying Individual), Yiwen Hu, President, Application Type: New OFF License.

Dated: May 3, 2010.

**Karen V. Gregory,**  
*Secretary.*

[FR Doc. 2010-10752 Filed 5-6-10; 8:45 am]

**BILLING CODE 6730-01-P**

**FEDERAL MARITIME COMMISSION**

**Ocean Transportation Intermediary License Reissuance**

Notice is hereby given that the following Ocean Transportation Intermediary licenses have been reissued by the Federal Maritime Commission pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. Chapter 409) and the regulations of the Commission pertaining to the licensing of Ocean Transportation Intermediaries, 46 CFR Part 515.

License No.	Name/address	Date reissued
011296N .....	Master Air Cargo, Inc., 3900 NW. 79th Avenue, Suite 236, Doral, FL 33166 .....	March 26, 2010.
017843NF .....	Washington Movers, Inc., 7913 Cryden Way, Forestville, MD 20747 .....	March 28, 2010.
021331N .....	Deseret Forwarding International, Inc., 4105 Rio Bravo, Suite 100, El Paso, TX 79902 .....	February 25, 2010.
021896N .....	Logistic Freight Forwarders, Group, Inc., 7232 NW. 56th Street, Miami, FL 33166 .....	March 25, 2010.

**Sandra L. Kusumoto,**

*Director, Bureau of Certification and Licensing*

[FR Doc. 2010-10751 Filed 5-6-10; 8:45 am]

**BILLING CODE 6730-01-P**

**FEDERAL MARITIME COMMISSION**

**Ocean Transportation Intermediary License Revocation**

The Federal Maritime Commission hereby gives notice that the following Ocean Transportation Intermediary licenses have been revoked pursuant to section 19 of the Shipping Act of 1984 (46 U.S.C. Chapter 409) and the

regulations of the Commission pertaining to the licensing of Ocean Transportation Intermediaries, 46 CFR part 515, effective on the corresponding date shown below:

*License Number:* 477NF.

*Name:* Oceano Shipping Co., Inc.

*Address:* 75 Maiden Lane, New York, NY 10038.

*Date Revoked:* April 14, 2010.