1–B441, 445 12th Street, SW., DC 20554 or an e-mail to *PRA@fcc.gov*. If you would like to obtain or view a copy of this information collection, you may do so by visiting the FCC PRA web page at: http://www.fcc.gov/omd/pra.

FOR FURTHER INFORMATION CONTACT: For additional information or copies of the information collection(s), contact Judith B. Herman at 202–418–0214 or via the Internet at Judith-B.Herman@fcc.gov.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–0800. Title: FCC Application for Assignment of Authorization or Transfer of Control: Wireless Telecommunications Bureau and Public Safety and Homeland Security Bureau.

Form No.: FCC Form 603.

Type of Review: Revision of a currently approved collection.

Respondents: Individuals or households; business or other for-profit, not-for-profit institutions, and state, local or tribal government.

Number of Respondents: 32,551 respondents; 32,551 responses.

Estimated Time per Response: .50–1.75 hours.

Frequency of Response:

Recordkeeping requirement and on occasion reporting requirement.

Total Annual Burden: \$3,092,295.

Privacy Act Impact Assessment: Yes.

Nature and Extent of Confidentiality: This information collection contains personally identifiable information (PII). The FCC has a system of records (SORN), FCC/WTB-1, "Wireless Services Licensing Record," to cover the collection, maintenance, use(s), and destruction of this PII, which respondents may provide to the FCC as part of the information collection requirement(s). This SORN was published in the **Federal Register** on April 5, 2006 (71 FR 17234, 17269).

Needs and Uses: The Commission will submit this information collection to OMB as a revision during this comment period to obtain the full threeyear clearance from them. The Commission is reporting a program change increase for this information collection because the bureau has added a new page 5 to Schedule A of FCC Form 603. The number of respondents has increased that will have to complete that part of the form if they are submitting information for Gross Revenue for Attributable Material Relationship (AMR Entity). The bureau also updated the phone numbers, email addresses and other pertinent information on the form.

The Commission uses the information in FCC Form 603 to determine whether

the applicant is legally, technically and financially qualified to obtain a license. Without such information, the Commission cannot determine whether to issue the licenses to the applicants that provide telecommunications services to the public, and therefore, to fulfill its statutory responsibilities in accordance with the Communications Act of 1934, as amended. Information provided on this form will also be used to update the database and to provide for proper use of the frequency spectrum.

OMB Control Number: 3060–1058. Title: FCC Application or Notification for Spectrum Leasing Arrangement or Private Commons Agreement: Wireless Telecommunications Bureau, Public Safety and Homeland Security Bureau.

Form No.: FCC Form 608.

Type of Review: Revision of a currently approved collection.

Respondents: Individuals or households; business or other for-profit, not-for-profit institutions, and state, local or tribal government.

Number of Řespondents: 1,593 respondents; 1,593 responses.

Estimated Time per Response: .50–1.75 hours.

Frequency of Response:
Recordkeeping requirement and on

occasion reporting requirement.

Obligation to Respond: Required to obtain or retain benefits.

Total Annual Burden: 7,965 hours. Total Annual Cost: \$1,309,446. Privacy Act Impact Assessment: N/A.

Nature and Extent of Confidentiality: Respondents may request materials or information submitted to the Commission be withheld from public inspection under 47 CFR Section 0.459 of the Commission's rules.

Needs and Uses: The Commission will submit this information collection to OMB as a revision during this comment period to obtain the full threeyear clearance from them. The Commission is reporting a program change increase for this information collection because the bureau has added a new page 5 to Schedule A of FCC Form 608. The number of respondents has increased that will have to complete that part of the form if they are submitting information for Gross Revenue for Attributable Material Relationship (AMR Entity). The bureau also updated the phone numbers, email addresses and other pertinent information on the form.

The required notifications and applications will provide the Commission with useful information about spectrum usage and help to ensure that licensees and lessees are complying with Commission interference and non-interference related policies and rules. Similar information and verification requirements have been used in the past for licensees operating under authorizations, and such requirements will serve to minimize interference, verify that lessees are legally and technically qualified to hold licenses, and ensure compliance with Commission rules.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. E7–7932 Filed 4–24–07; 8:45 am]
BILLING CODE 6712–01–P

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 agreements to the Secretary, Federal Maritime Commission, Washington, DC 20573, within ten days of the date this notice appears in the Federal Register. Copies of agreements are available through the Commission's Office of Agreements (202–523–5793 or tradeanalysis@fmc.gov).

Agreement No.: 011843–003. Title: ELJSA/ZIM Cross Space Charter and Sailing Agreement.

Parties: Evergreen Line Joint Service Agreement ("ELJSA") and Zim Integrated Shipping Services, Ltd.

Filing Party: Paul M. Keane, Esq.; Cichanowicz, Callan, Keane, Vengrow & Textor, LLP; 61 Broadway; Suite 3000; New York, NY 10006–2802.

Synopsis: The amendment replaces Italia Marittima with ELJSA as a party to the agreement.

Agreement No.: 011938–004. Title: HSDG/Alianca/CSAV/Libra/ CLNU Cooperative Working Agreement.

Parties: Ḥamburg-Sud ("ḤSDĞ"); Alianca Navegacao e Logistica Ltda. e CIA ("Alianca"); Compania Sud Americana de Vapores, S.A.; Companhia Libra de Navegacao; and Montemar Maritima S.A.

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The amendment would reduce the total number of slots being exchanged, clarify weight calculations with respect to those slots, and increase the number of slots to be chartered to HSDG/Alianca. The parties request expedited review.

Agreement No.: 011969-002.

Title: Zim/ELJSA Agreement.

Parties: Zim Integrated Shipping Services, Ltd. and Evergreen Line Joint Service Agreement ("ELJSA").

Filing Party: Paul M. Keane, Esq.; Cichanowicz, Callan, Keane, Vengrow & Textor, LLP; 61 Broadway; Suite 3000; New York, NY 10006–2802.

Synopsis: The amendment replaces Italia Marittima with ELJSA as a party to the agreement.

Agreement No.: 011996.

Title: Gulf, Central America and Caribbean Vessel Sharing Agreement.

Parties: Compania Sud Americana de Vapores ("CSAV") and Compania Chilena de Navegacion Ineroceanica S.A. ("CCNI").

Filing Party: Walter H. Lion, Esq.; McLaughlin & Stern, LLP; 260 Madison Ave; New York, NY 10016.

Synopsis: The agreement authorizes the parties to cross charter space between the U.S. Gulf Coast and ports in Central America and the Caribbean.

Dated: April 20, 2007.

By Order of the Federal Maritime Commission.

Karen V. Gregory,

Assistant Secretary.

[FR Doc. E7–7916 Filed 4–24–07; 8:45 am]

FEDERAL MARITIME COMMISSION

Notice of Agreement Filed

The Commission hereby gives notice of the filing of the following agreement under the Shipping Act of 1984. Interested parties may submit comments on agreements to the Secretary, Federal Maritime Commission, Washington, DC 20573, within ten days of the date this notice appears in the Federal Register. Copies of agreements are available through the Commission's Office of Agreements (202–523–5793 or tradeanalysis@fmc.gov).

Agreement No.: 011956-003.

Title: IDX Vessel Sharing Agreement.

Parties: Emirates Shipping Line FZE; Shipping Corporation of India, Ltd.; Orient Overseas Container Line Ltd.; Evergreen Line Joint Service Agreement ("ELJSA"); and Zim Integrated Shipping Services, Ltd.

Filing Party: Wayne R. Rohde, Esq.; Sher & Blackwell LLP; 1850 M Street, NW.; Suite 900; Washington, DC 20036.

Synopsis: The amendment replaces Italia Marittima with ELJSA as a party to the agreement.

Dated: April 20, 2007.

By Order of the Federal Maritime Commission.

Karen V. Gregory,

Assistant Secretary.

[FR Doc. E7–7931 Filed 4–24–07; 8:45 am] BILLING CODE 6730–01–P

FEDERAL MARITIME COMMISSION

[Docket No. 07-04]

Norland Industries, Inc., Linna Textiles Manufacturing Limited, Medcorp Distributors, Inc., Malan Garment Limited, and Malan Garment, Inc. v. Reliable Logistics, LLC; Notice of Complaint and Assignment

Notice is given that a complaint has been filed with the Federal Maritime Commission ("Commission") by Norland Industries, Inc., Linna Textiles Manufacturing Limited, Medcorp Distributors, Inc., Malan Garment Limited, and Malan Garment, Inc. ("Complainants"), against Reliable Logistics, LLC. ("Respondent"). Complainants assert that Norland Industries, Inc., Medcorp Distributors, Inc., and Malan Garment, Inc. are corporations or other business entities formed and existing under the laws of the State of New York, and Linna Textiles Manufacturing Limited and Malan Garment Limited are corporations or other business entities under the laws of a foreign nation. Complainants assert that all Complainants are related entities engaged in the business of importing into and trading cargoes of clothing within the United States of America. Complainants allege that Respondent Reliable Logistics, LLC is a corporation, limited liability company or entity engaged in the business of acting as a non-vessel operating common carrier, freight forwarder, bailee and/or warehouseman for hire. Complainants state that they hired Respondent to provide certain transportation related services for a number of import shipments of clothing and department store merchandise. Complainants assert that on or about April 20, 2004, Respondent abruptly, and without notice, informed Complainants that it no longer desired to provide transportation services to Complainants and that it wished to terminate their business relationship. Complainants allege that, in its attempt to terminate its business relations with Complainants, Respondent wrongfully seized twelve (12) of Complainants' containers, allegedly as leverage for wrongful demand of immediate payment of all invoices for freight and other charges, notwithstanding the extension of credit

and thirty (30) day payment terms to Complainants. Through payments and under protest, Complainants were able to secure eleven (11) of the seized containers.

Complainants contend that the actions of Respondent violate Section 10(d) of the Shipping Act by failing to establish, observe, and enforce just and reasonable regulations and practices in connection with transportation services on three counts: (1) \$71,274 in damages to Complainants for the price of goods and duty paid on the container Respondent maintained control of; (2) \$314,037.05 in damages to Complainants for actions Complainants were forced to take to retain customers after missing buying/purchasing seasons and delivery windows for the cargo Respondent maintained control of; and (3) \$96,720 in damages to Complainants for loss of Visa documentation which Respondent allegedly did not surrender to Complainants. Complainants request the Commission issue an Order for Reparations in the Complainants' favor for \$71,274.91 for the first count; \$314,037.05 for the second count; \$96,720 for the third count; and grant such other proper and further relief the Commission deems appropriate.

This proceeding has been assigned to the Office of the Administrative Law Judges. Pursuant to the Commission's Rules of Practice and Procedure, 46 CFR 502.181 (Subpart K—Shortened Procedure) Complainants have requested that their complaint be handled on an expedited basis. Under this procedure, with the consent of the parties and with the approval of the presiding officer, this proceeding may be conducted under shortened procedure without oral hearing, except that a hearing may be ordered by the presiding officer at the request of either party to the proceeding or at the presiding officer's discretion. Within 25 days of the date of service of the complaint, Respondent shall, if they consent to the shortened procedure, file with the Commission and serve on the Complainants, their answering memorandum of facts and arguments relied upon. Within 15 days after the date of service of Respondent's answering memorandum, Complainants may file with the Commission and serve on the Complainants, their reply. This will close the record for decision unless the presiding officer orders the submission of additional evidentiary material. If Respondent does not consent to this shortened procedure, the matter will be governed by 46 CFR 502.61 (Subpart E-Proceedings, Pleadings, Motions, Replies). Pursuant to the further terms of 46 CFR 502.61,