SUMMARY OF ANNUAL BURDEN

	Type of burden	Estimated number of respondents	Estimated time per response (hours)	Frequency of response	Total annual estimated burden hours
12 CFR 324.172 and 173	Disclosure	2	5	Quarterly	40
Total Estimated Annual Burden					40

There has been no change in the method or substance of this information collection. The number of institutions subject to the disclosure requirements has decreased from eight (8) to two (2).

General Description of Collection: The supplementary leverage ratio regulations strengthen the definition of total leverage exposure and improve the measure of a banking organization's onand off-balance sheet exposures. The rules are generally consistent with the Basel Committee on Banking Supervision's 2014 revisions and promote consistency in the calculation of this ratio across jurisdictions. All banking organizations that are subject to the advanced approaches risk-based capital rules 4 are required to disclose their supplementary leverage ratios.5 Advanced approaches banking organizations must report their supplementary leverage ratios on the applicable regulatory reports. The calculation and disclosure requirements for the supplementary leverage ratio in the federal banking agencies' regulatory capital rules are generally consistent with international standards published by the Basel Committee on Banking Supervision. These disclosures enhance the transparency and consistency of reporting requirements for the supplementary leverage ratio by all internationally active organizations.

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 burdens 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.

Dated at Washington, DC, on May 22, 2018. Federal Deposit Insurance Corporation.

Robert E. Feldman,

Executive Secretary.

[FR Doc. 2018–11292 Filed 5–24–18; 8:45 am]

BILLING CODE 6714-01-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 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 website (www.fmc.gov) or by contacting the Office of Agreements at (202)-523–5793 or tradeanalysis@fmc.gov.

Agreement No.: 012463–002. Title: Maersk/MSC/HMM Strategic Cooperation Agreement.

Parties: Maersk Line A/S, Mediterranean Shipping Company S.A., and Hyundai Merchant Marine Co., Ltd.

Filing Party: Wayne Rohde; Cozen O'Connor; 1200 19th Street NW, Washington, DC 20036.

Synopsis: The amendment deletes the trade between North Europe and the U.S. Atlantic Coast from the scope of the Agreement and removes all provisions related to that trade from the Agreement. The amendment also increases the amount of space to be exchanged by the parties in the FE–USWC trade and the amount of space to be chartered in the FE–USEC trade. Finally, it reflects an increase in the number and size of vessels to be operated by HMM.

Agreement No.: 012476–001.
Title: Maersk/HLAG/CMA CGM
ECUS–WCSA Slot Charter Agreement.
Parties: Maersk Line A/S, Hapag-Lloyd AG, and CMA CGM S.A.

Filing Party: Wayne Rohde; Cozen O'Connor; 1200 19th Street NW, Washington, DC 20036.

Synopsis: The amendment deletes Hamburg Sudamerkanische

Dampschifffahrts-Gesellschaft KG as a party and replaces it with Maersk Line A/S, extends the initial term of the Agreement, changes the name of the Agreement, and restates the Agreement.

Agreement No.: 201251.

Title: Hapag-Lloyd/Maersk Line Slot Exchange Agreement.

Parties: Hapag- Lloyd AG and Maersk Line A/S.

Filing Party: Wayne Rohde; Cozen O'Connor; 1200 19th Street NW, Washington, DC 20036.

Synopsis: The Agreement authorizes the parties to exchange space in the trade between the U.S. Gulf Coast and ports in Argentina, Brazil, Colombia, the Dominican Republic, Mexico, Panama and Uruguay. The parties have requested Expedited Review.

Agreement No.: 201252.
Title: Marine Terminal Services
Agreement between Port of Houston
Authority and Mediterranean Shipping
Co. S.A.

Parties: Port of Houston Authority and MSC Mediterranean Shipping Company S.A.

Filing Party: Chasless Yancy; Port of Houston Authority; 111 East Loop North; Houston, TX 77029.

Synopsis: The Agreement sets forth certain discounted rates and charges applicable to MSC's container vessels calling at the Port of Houston Authority's Barbours Cut and Bayport Container Terminals. The Agreement will commence upon filing with the Federal Maritime Commission, and the term of the Agreement is for 10 years following such filing, with an option to jointly agree upon a five-year extension.

Agreement No.: 201253.

Title: Marine Terminal Services Agreement between Port of Houston Authority and Hapag-Lloyd AG.

Parties: Port of Houston Authority and Hapag-Lloyd AG.

Filing Party: Chasless Yancy; Port of Houston Authority; 111 East Loop North; Houston, TX 77029.

Synopsis: The Agreement sets forth certain discounted rates and charges applicable to Hapag-Lloyd's container vessels calling at the Port of Houston Authority's Barbours Cut and Bayport Container Terminals. Hapag Lloyd (America) LLC is the authorized agent

^{4 12} CFR 324.100(b)(1).

⁵ 12 CFR 324.10(c), 324.172(d), and 324.173.

for Hapag-Lloyd under the Agreement. The effective date as between the parties is January 18, 2018, with a term of 10 years from the effective date and an option to jointly agree upon a five-year extension.

Agreement No.: 201254.

Title: Sealand/APL–CMA CGM West Coast of Central America Slot Charter Agreement.

Parties: Maersk Line A/S DBA Sealand; APL Co. Pte. Ltd.; American President Lines, ltd.; and CMA CGM S.A.

Filing Party: Wayne Rohde; Cozen O'Connor; 1200 19th Street NW, Washington, DC 20036.

Synopsis: The Agreement authorizes Sealand to charter space to APL and CMA CGM on its WAMS and WCCA services operating between ports in California on the one hand and ports in Mexico, Guatemala, El Salvador, Costa Rica, and Nicaragua on the other hand.

Agreement No.: 201255.

Title: Marine Terminal Services Agreement between the Port of Houston Authority and Evergreen Line Joint Service Agreement D/B/A Evergreen Line.

Parties: Port of Houston Authority and Evergreen Line Joint Service Agreement.

Filing Party: Chasless Yancy; Port of Houston Authority; 111 East Loop North; Houston, TX 77029.

Synopsis: The Agreement sets forth certain discounted rates and charges applicable to Evergreen's container vessels calling at the Port of Houston Authority's Barbours Cut and Bayport Container Terminals. The Agreement will commence upon filing with the Federal Maritime Commission, and the term of the Agreement is for 10 years following such filing, with an option for the Parties to jointly agree upon a five-year extension.

Dated: May 21, 2018.

Rachel E. Dickon,

Secretary.

[FR Doc. 2018–11191 Filed 5–24–18; 8:45 am]

BILLING CODE 6731-AA-P

GENERAL SERVICES ADMINISTRATION

[OMB Control No. 3090-0248; Docket No. 2018-0001; Sequence No. 5]

Information Collection; General Services Administration Acquisition Regulation; Solicitation Provisions and Contract Clauses; Placement of Orders Clause; and Ordering Information Clause

AGENCY: Office of Acquisition Policy, General Services Administration (GSA). **ACTION:** Notice of request for public comments regarding an extension to an existing OMB clearance.

SUMMARY: Under the provisions of the Paperwork Reduction Act, the Regulatory Secretariat Division will be submitting to the Office of Management and Budget (OMB) a request to review and approve an extension of a previously approved information collection requirement regarding solicitation provisions and contract clauses, placement of orders clause, and ordering information clause.

DATES: Submit comments on or before: July 24, 2018.

FOR FURTHER INFORMATION CONTACT:

Leah Price, Procurement Analyst, General Services Acquisition Policy Division, GSA, by phone at 202–714– 9482 or by email at *leah.price@gsa.gov*.

ADDRESSES: Submit comments identified by Information Collection 3090–0248, Solicitation Provisions and Contract Clauses, Placement of Orders Clause, and, Ordering Information Clause, by any of the following methods:

- Regulations.gov: http:// www.regulations.gov. Submit comments via the Federal eRulemaking portal by searching for Information Collection 3090-0248. Select the link "Comment Now" that corresponds with "Information Collection 3090–0248, Solicitation Provisions and Contract Clauses, Placement of Orders Clause, and Ordering Information Clause". Follow the instructions on the screen. Please include your name, company name (if any), and "Information Collection 3090-0248, Solicitation Provisions and Contract Clauses, Placement of Orders Clause, and Ordering Information Clause" on your attached document.
- Mail: General Services Administration, Regulatory Secretariat Division (MVCB), 1800 F Street NW, Washington, DC 20405. ATTN: Ms. Mandell/IC 3090–0248, Solicitation Provisions and Contract Clauses; Placement of Orders Clause; and Ordering Information Clause.

Instructions: Comments received generally will be posted without change to http://www.regulations.gov, including any personal and/or business confidential information provided. To confirm receipt of your comment(s), please check www.regulations.gov, approximately two to three days after submission to verify posting (except allow 30 days for posting of comments submitted by mail).

SUPPLEMENTARY INFORMATION:

A. Purpose

GSA has various mission responsibilities related to the acquisition and provision of the Federal Acquisition Service's (FAS's) Stock, Special Order, and Federal Supply Schedule (FSS) Programs. These mission responsibilities generate requirements that are realized through the solicitation and award of various types of FAS contracts. Individual solicitations and resulting contracts may impose unique information collection and reporting requirements on contractors, not required by regulation, but necessary to evaluate particular program accomplishments and measure success in meeting program objectives.

As such, the General Services
Administration Acquisition Regulation
(GSAR) 516.506, Solicitation provision
and clauses, specifically directs
contracting officers to insert 552.216–
72, Placement of Orders, and 552.216–
73, Ordering Information, when the
contract authorizes FAS and other
activities to issue delivery or task
orders. These clauses include
information reporting requirements for
Offerors to receive electronic orders
through computer-to-computer
Electronic Data Interchange (EDI).

B. Annual Reporting Burden

Respondents: 18,590. Responses per Respondent: 1. Annual Responses: 18,590. Hours per Response: .25. Total Burden Hours: 4,648.

C. Public Comments

Public comments are particularly invited on: Whether this collection of information is necessary and whether it will have practical utility; whether our estimate of the public burden of this collection of information is accurate and based on valid assumptions and methodology; and ways to enhance the quality, utility, and clarity of the information to be collected.

Obtaining Copies of Proposals: Requesters may obtain a copy of the information collection documents from the General Services Administration, Regulatory Secretariat Division (MVCB),