stream virtually. Please email *nsac*@ *fmc.gov* by March 4 at 5:00 p.m. Eastern to receive a virtual link.

FOR FURTHER INFORMATION CONTACT: Mr. Dylan Richmond, Designated Federal Officer of the National Shipper Advisory Committee, phone: (202) 523– 5810; email: drichmond@fmc.gov.

SUPPLEMENTARY INFORMATION:

Background: The National Shipper Advisory Committee is a federal advisory committee. It operates under the provisions of the Federal Advisory Committee Act, 5 U.S.C. App., and 46 U.S.C. chapter 425. The Committee was established on January 1, 2021, when the National Defense Authorization Act for Fiscal Year 2021 became law. Public Law 116-283, section 8604, 134 Stat. 3388 (2021). The Committee provides information, insight, and expertise pertaining to conditions in the ocean freight delivery system to the Commission. Specifically, the Committee advises the Federal Maritime Commission on policies relating to the competitiveness, reliability, integrity, and fairness of the international ocean freight delivery system. 46 U.S.C. 42502(b).

The Committee will receive an update from each of its subcommittees. The Committee will also take public comment in the meeting. The next section will describe comments the NSAC requests from members of the public.

Public Comments: The Committee will take public comment at its meeting and are particularly interested in receiving feedback on the following items.

• What issues in your supply chain are the most important/troubling/in need of attention for you?

• What issues do you want to see NSAC address?

• What issues do you want to see the FMC address?

Comments are most helpful to the NSAC if they address the above questions and will be limited to 3 minutes each.

Members of the public may also submit written comments to NSAC at any time. Comments should be addressed to NSAC, c/o Dylan Richmond, Federal Maritime Commission, 800 North Capitol St. NW, Washington, DC 20573 or *nsac*@ *fmc.gov.*

A copy of all meeting documentation, including meeting minutes, will be available at *www.fmc.gov* following the meeting.

By the Commission.

Dated: February 21, 2024. **David Eng**, *Secretary.* [FR Doc. 2024–03895 Filed 2–27–24; 8:45 am] **BILLING CODE 6730–02–P**

FEDERAL MARITIME COMMISSION

Notice of Agreements Filed

The Commission hereby gives notice of filing of the following agreements under the Shipping Act of 1984. Interested parties may submit comments, relevant information, or documents regarding the agreements to the Secretary by email at Secretary@ *fmc.gov*, or by mail, Federal Maritime Commission, 800 North Capitol Street, Washington, DC 20573. Comments will be most helpful to the Commission if received within 12 days of the date this notice appears in the Federal Register, and the Commission requests that comments be submitted within 7 days on agreements that request expedited review. Copies of 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.: 201400–001. Agreement Name: HMM/ONE PSX

Space Charter Agreement.

Parties: HMM Co., Ltd; Ocean Network Express Pte. Ltd.

Filing Party: Joshua Stein; Cozen O'Connor.

Synopsis: The Amendment extends the effectiveness of the agreement

through March 31, 2025.

Proposed Effective Date: 2/16/2024. Location: https://www2.fmc.gov/ FMC.Agreements.Web/Public/

AgreementHistory/77502.

Agreement No.: 201420. Agreement Name: Sallaum/K Line

Space Charter Agreement. Parties: Kawasaki Kisen Kaisha, Ltd;

Sallaum Lines SA.

Filing Party: Wayne Rohde; Cozen O'Connor.

Synopsis: The Agreement authorizes "K" Line to charter space from Sallaum in the trade between ports in Germany and ports on the East Coast of the United States.

Proposed Effective Date: 2/16/2024. Location: https://www2.fmc.gov/ FMC.Agreements.Web/Public/ AgreementHistory/86547.

Dated: February 23, 2024.

Carl Savoy,

Federal Register Alternate Liaison Officer. [FR Doc. 2024–04137 Filed 2–27–24; 8:45 am] BILLING CODE 6730–02–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Community Living

Agency Information Collection Activities; Submission for OMB Review; Public Comment Request; of the Performance Data for State Grants for Assistive Technology Program Annual Progress Report (OMB Control Number 0985–0042)

AGENCY: Administration for Community Living, HHS.

ACTION: Notice.

SUMMARY: The Administration for Community Living is announcing that the proposed collection of information listed above has been submitted to the Office of Management and Budget (OMB) for review and clearance as required under the Paperwork Reduction Act of 1995. This 30-day notice collects comments on the information collection requirements related to the proposed extension to Performance Data for State Grants for Assistive Technology Program Annual Progress Report (OMB Control Number 0985–0042).

DATES: Comments on the collection of information must be submitted electronically by 11:59 p.m. (EST) or postmarked by March 29, 2024.

ADDRESSES: Submit written comments and recommendations for the proposed information collection within 30 days of publication of this notice to *www.reginfo.gov/public/do/PRAMain.* Find the information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function. By mail to the Office of Information and Regulatory Affairs, OMB, New Executive Office Bldg., 725 17th St. NW, Rm. 10235, Washington, DC 20503, Attn: OMB Desk Officer for ACL.

FOR FURTHER INFORMATION CONTACT: Robert Groenendaal,

Robert.Groenendaal@acl.hhs.gov, (202) 795–7356.

SUPPLEMENTARY INFORMATION: In compliance with the Paperwork Reduction Act (44 U.S.C. 3506), the Administration for Community Living (ACL) has submitted the following proposed collection of information to OMB for review and clearance. Section 4 of the 21st Century Assistive Technology Act (29 U.S.C. 3003) authorizes grants to public agencies in the 50 states and the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Marianas (states and territories). With these funds, states and territories operate "Statewide AT Programs" that conduct activities to increase access to and acquisition of assistive technology (AT) for individuals with disabilities and older Americans. Divided into two comprehensive activity categories: "State-level Activities" and "State Leadership Activities" a condition of receiving a grant to support their Statewide AT Programs, the states and territories must provide to ACL an application and annual progress reports on their activities.

Applications: The application required of states and territories is a three-year State Plan for Assistive Technology (State Plan for AT or State Plan) (OMB No. 0985–0048). The content of the State Plan for AT is based on the requirements in section 4(d) of the 21st Century Assistive Technology Act (29 U.S.C. 3003(d)).

Annual Reports: In addition to submitting a State Plan, every three years, states and territories are required to submit annual progress reports on their activities. The data required in that progress report is specified in section 4(f) of the 21st Century Assistive Technology Act (29 U.S.C. 3003(f)).

National aggregation of data related to measurable goals is necessary for the Government Performance and Results Modernization Act (31 U.S.C. 1115) as well as an Annual Report to Congress. Therefore, this data collection instrument provides a way for all 56 grantees—50 U.S. states, DC, Puerto Rico, the U.S. Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands to collect and report data on their performance in a consistent manner, including a uniform survey to be given to consumers. This uniform survey is included as part of the data collection package.

Section 8(d) of the 21st Century Assistive Technology Act (29 U.S.C. 3006(d)) requires that ACL submit to Congress an annual report on the activities conducted under the Act and an analysis of the progress of the states and outlying areas in meeting their measurable goals. This report must include a compilation and summary of the data collected under section 4(f) (29 U.S.C. 3003(f)). In order to make this possible, states and territories must provide their data uniformly. This data collection instrument was developed to ensure that all 56 states and territories report data in a consistent manner in alignment with the requirements of section 4(f) (29 U.S.C. 3003(f)).

ACL will use the information collected via this instrument to:

(1) Complete the annual report to Congress required by the 21st Century Assistive Technology Act;

(2) Comply with reporting requirements under the Government Performance and Results Modernization Act; and

(3) Assess the progress of states and territories regarding measurable goals.

Data collected from the grantees will provide a national description of activities funded under the AT Act to increase the access to and acquisition of AT devices and services through statewide AT programs for individuals with disabilities and older adults. Data collected from grantees will also provide information for usage by Congress, the Department, and the public.

In addition, ACL will use this data to inform program management, monitoring, and technical assistance efforts. States and territories will be able to use the data for internal management and program improvement.

Comments in Response to the 60-Day Federal Register Notice

A 60-day **Federal Register** *Notice* published in the **Federal Register** on December 28, 2023, at 88 FR 89699 with a comment period that closes on February 26, 2024. This information collection expires on February 29, 2024, the Paperwork Reduction Act (44 U.S.C. 3506), requires publication of a 30-day **Federal Register** *Notice* and submittal to the Office of Information and Regulatory Affairs, OMB prior to expiration. To remain compliant, ACL has published this notice listing the public comments received as of the date signed to this notice.

The date of submittal to the Federal **Register** occurred four days prior to publication of this notice. At the time of submission of this notice to the Federal **Register**, ACL received three public comments. To view any additional public comments and ACL response to comments received through the comment period that closed on February 26, 2024, please view the information collection request at www.reginfo.gov/ public/do/PRAMain. Find the information collection by selecting "Currently under 30-day Review-Open for Public Comments" or by using the search function.

Public Comment Summary

Proposed overall updates to the Assistive Technology (AT) Annual Progress Report (APR) information collection (IC) instrument and instruction manual to align with the reauthorization of the Assistive Technology Act. Comment Summary for Comments received as of February 21, 2024: Three State AT Act Program grantees commented in support of the proposed updates to the AT APR IC as reasonable changes to align with the 21st Century Assistive Technology Act.

ACL Response: ACL Acknowledged receipt of comment.

Comments:

(1) Nevada Assistive Technology Collaborative: Regarding the AT APR, just wanted to let you know that I support the proposed changes and appreciate ACL making reasonable changes to align with the new AT Act. I believe the changes are appropriate and appreciate that they do not significantly increase data collection and reporting burden.

(2) The Illinois Assistive Technology Program (IATP) supports the proposed changes to the Annual Progress Report. We greatly appreciate the fact that there are no additional data collection elements that would be burdensome to IATP and negatively impact our ability to provide quality direct services to customers. If you have any questions, please reach out to me.

(3) Michigan Assistive Technology Program: These guidelines make sense and will not be a burden to us. Thank you for all of your work on this—we look forward to sharing the activities Michigan is completing to increase access to AT for people with disabilities in Michigan.

Estimated Program Burden: ACL estimates the burden of this collection of information as follows:

As stated above, this information collection has 3 pieces:

(A) A web-based system that collects data from states and territories. Fifty-six grantees report to ACL using the webbased data collection system. A workgroup of grantees estimated that the average amount of time required to complete all responses to the data collection instrument is 80 hours annually. The estimated response burden includes time to review the instructions, gather existing data, and complete and review the data entries. These estimates are based on the experience of staff who implement these programs at the state level. In addition, we project that clean-up and clarification of data elements will require no change in data burden estimates.

(B) A performance measurement survey that states and territories collect from individuals. The fifty-six grantees ask consumers to complete surveys that provide information on their performance related to the state's measurable goals. Historical data from states and territories indicates that the average state will ask for this information from 3,242 consumers at 1 minute per consumer to complete the question survey, for a total of 54 hours annually. (C) A customer satisfaction survey that states and territories collect from individuals. The fifty-six grantees also ask consumers to complete customer satisfaction surveys. Historical data from states indicated that the average state asks for this information from 3,242 consumers at 1 minute per consumer, for a total of 54 annual burden hours.

Respondent/data collection activity	Number of respondents	Responses per respondent	Hours per response	Annual burden hours
Work-Based System Performance Management Customer Satisfaction Program Support Record Keeping Burden	56 56 56 56 56	1 1 1 1	80 54 54 208 8	4,480 3,024 3,024 11,648 448
Total			404	22,624

Dated: February 23, 2024.

Alison Barkoff,

Principal Deputy Administrator for the Administration for Community Living, performing the delegable duties of the Administrator and the Assistant Secretary for Aging.

[FR Doc. 2024–04134 Filed 2–27–24; 8:45 am] BILLING CODE 4154–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

National Vaccine Injury Compensation Program; List of Petitions Received

AGENCY: Health Resources and Services Administration (HRSA), Department of Health and Human Services (HHS). **ACTION:** Notice.

SUMMARY: HRSA is publishing this notice of petitions received under the National Vaccine Injury Compensation Program (the Program), as required by the Public Health Service (PHS) Act, as amended. While the Secretary of HHS is named as the respondent in all proceedings brought by the filing of petitions for compensation under the Program, the United States Court of Federal Claims is charged by statute with responsibility for considering and acting upon the petitions.

FOR FURTHER INFORMATION CONTACT: For information about requirements for filing petitions, and the Program in general, contact Lisa L. Reyes, Clerk of Court, United States Court of Federal Claims, 717 Madison Place NW, Washington, DC 20005, (202) 357–6400. For information on HRSA's role in the Program, contact the Director, National Vaccine Injury Compensation Program, 5600 Fishers Lane, Room 08W–25A, Rockville, Maryland 20857; (301) 443– 6593, or visit our website at: http://

www.hrsa.gov/vaccinecompensation/ index.html.

SUPPLEMENTARY INFORMATION: The Program provides a system of no-fault compensation for certain individuals who have been injured by specified childhood vaccines. Subtitle 2 of title XXI of the PHS Act, 42 U.S.C. 300aa-10 et seq., provides that those seeking compensation are to file a petition with the United States Court of Federal Claims and to serve a copy of the petition to the Secretary of HHS, who is named as the respondent in each proceeding. The Secretary has delegated this responsibility under the Program to HRSA. The Court is directed by statute to appoint special masters who take evidence, conduct hearings as appropriate, and make initial decisions as to eligibility for, and amount of, compensation.

A petition may be filed with respect to injuries, disabilities, illnesses, conditions, and deaths resulting from vaccines described in the Vaccine Injury Table (the Table) set forth at 42 CFR 100.3. This Table lists for each covered childhood vaccine the conditions that may lead to compensation and, for each condition, the time period for occurrence of the first symptom or manifestation of onset or of significant aggravation after vaccine administration. Compensation may also be awarded for conditions not listed in the Table and for conditions that are manifested outside the time periods specified in the Table, but only if the petitioner shows that the condition was caused by one of the listed vaccines.

Section 2112(b)(2) of the PHS Act, 42 U.S.C. 300aa–12(b)(2), requires that "[w]ithin 30 days after the Secretary receives service of any petition filed under section 2111 the Secretary shall publish notice of such petition in the **Federal Register**." Set forth below is a list of petitions received by HRSA on January 1, 2024, through January 31, 2024. This list provides the name of the petitioner, city, and state of vaccination (if unknown then the city and state of the person or attorney filing the claim), and case number. In cases where the Court has redacted the name of a petitioner and/or the case number, the list reflects such redaction.

Section 2112(b)(2) also provides that the special master "shall afford all interested persons an opportunity to submit relevant, written information" relating to the following:

1. The existence of evidence "that there is not a preponderance of the evidence that the illness, disability, injury, condition, or death described in the petition is due to factors unrelated to the administration of the vaccine described in the petition," and

2. Any allegation in a petition that the petitioner either:

a. "[S]ustained, or had significantly aggravated, any illness, disability, injury, or condition not set forth in the Vaccine Injury Table but which was caused by" one of the vaccines referred to in the Table, or

b. "[S]ustained, or had significantly aggravated, any illness, disability, injury, or condition set forth in the Vaccine Injury Table the first symptom or manifestation of the onset or significant aggravation of which did not occur within the time period set forth in the Table but which was caused by a vaccine" referred to in the Table.

In accordance with section 2112(b)(2), all interested persons may submit written information relevant to the issues described above in the case of the petitions listed below. Any person choosing to do so should file an original and three (3) copies of the information with the Clerk of the United States Court of Federal Claims at the address listed above (under the heading FOR FURTHER INFORMATION CONTACT), with a copy to HRSA addressed to Director,