

Maritime Security Discussion Agreement  
F.M.C. Agreement No. 011852-001  
Original Title Page

L161

Second Edition

TITLE PAGE

AGREEMENT NAME

MARITIME SECURITY DISCUSSION AGREEMENT  
SECOND EDITION

F.M.C. NUMBER

011852-001

CLASSIFICATION

The generic classification of this Agreement in conformity with **46 U.S.C. app. § 1703(b)** and **46 C.F.R. § 535.201(b)** as an agreement among marine terminal operators and ocean common carriers to discuss, fix or regulate rates or other conditions of service and to engage in exclusive, preferential, or cooperative working arrangements involving ocean transportation in the foreign commerce of the United States.



**TABLE OF CONTENTS**

**FULL NAME OF AGREEMENT..... 1**

**PURPOSE AND AUTHORITY OF THE AGREEMENT ..... 1**

**PARTIES TO AGREEMENT ..... 2**

**GEOGRAPHIC SCOPE ..... 3**

**DELEGATION OF AUTHORITY ..... 3**

**ADMINISTRATION OF AGREEMENT..... 3**

**MEMBERSHIP ..... 4**

**VOTING ..... 5**

**DURATION, MODIFICATION, AND TERMINATION..... 6**

ARTICLE I

FULL NAME OF AGREEMENT

The agreement established hereby shall be entitled the "Maritime Security Discussion Agreement" (hereinafter "Agreement").

ARTICLE II

PURPOSE AND AUTHORITY OF THE AGREEMENT

It is the purpose of this Agreement to enable the ocean common carriers and marine terminal operators that are parties hereto, to meet and discuss, and possibly agree on all matters related to: (1) port security, (2) vessel security, (3) passenger security and (4) cargo security to the extent authorized under the Federal Maritime Commission ("FMC") regulations 46 C.F.R. §§ 501 *et seq.* For the purposes of this Agreement, "security" shall include rates, charges, rules, regulations, practices, terms and other conditions of service that involve or affect port, vessel, passenger or cargo safety and protection.

The parties hereto are authorized to (1) conduct joint meetings, (2) hold discussions including discussions and negotiations with appropriate government agencies, (3) obtain, compile, maintain and exchange information, whether past, current or anticipated, including records, statistics, studies, data and documents of any kind or nature, whether prepared by the parties or obtained from outside sources, and (4) enter into understandings and agreements with respect to port security. Any new understandings or agreements reached under this Agreement shall be subject to consideration and adoption by the parties hereto, and to the subsequent filing with the

**Second Edition**

FMC, to the extent required by the Shipping Act of 1984 (the "Act") as amended by the Ocean Shipping Reform Act of 1998. Nothing in this Agreement shall be construed to bind any party hereto to any new understanding or agreement reached under this Agreement. Any new understanding or agreement shall be binding only upon those parties that individually subscribe to the new understanding or agreement.

This Agreement shall operate under the authority of 46 U.S.C. app. § 1703(b) and 46 C.F.R. § 535.201(b) as an agreement among marine terminal operators and ocean common carriers to discuss, fix or regulate rates or other conditions of service and to engage in exclusive, preferential, or cooperative working arrangements involving ocean transportation in the foreign commerce of the United States. Any new agreement or understanding reached under this Agreement shall be filed with the FMC to the extent required by the Act, as amended, and shall not become effective except as provided by said Act. as amended.

**ARTICLE III**

**PARTIES TO AGREEMENT**

A list of the current parties to this Agreement is set forth in Appendix A annexed hereto. If any additional party or parties join the Agreement or if any party or parties withdraw from the Agreement, the parties will amend their Agreement and file such changes with the FMC in accordance with the FMC's regulations.

#### ARTICLE IV

#### GEOGRAPHIC SCOPE

This Agreement shall apply in all United States ports in which the parties hereto are engaged in activities involving or relating to ocean transportation of cargo or passengers in the foreign commerce of the United States.

#### ARTICLE V

#### DELEGATION OF AUTHORITY

The law firm of Lambos & Junge, which is representing the ocean common carriers that are parties to this Agreement, and the law firm of Carroll & Froelich, PLLC, which is representing the marine terminal operators that are parties to this Agreement, are authorized by the parties listed in Appendix A annexed hereto to execute this Agreement and any subsequent modifications or amendments hereto on their behalf, to file this Agreement and any modifications or amendments hereto with the Commission on their behalf, and to make all other filings on their behalf with the Commission relating to this Agreement, including the filing of minutes required by 46 C.F.R. § 535.706. The firms also have the authority to enter into, pursuant to the parties' approval, bridge agreements and to sign those bridge agreements on the parties' behalf.

#### ARTICLE VI

#### ADMINISTRATION OF AGREEMENT

Commencing with the first meeting held pursuant to this Agreement, the parties to this Agreement shall thereafter be referred to as "members." The members that are ocean common carriers (hereinafter the "Carrier Class") shall have the sole and exclusive right

**Maritime Security Discussion Agreement  
F.M.C. Agreement No. 011852-006  
Original Page 3a**

**Second Edition**

to select the Chairman to preside at all meetings held pursuant to this Agreement. The initial Chairman will be selected by the Camer Class at the first meeting held pursuant to

Second Edition

this Agreement. The members that are marine terminal operators (hereinafter the "MTO Class") shall have the sole and exclusive right to select the Secretary of this Agreement. The initial Secretary of this Agreement will be selected by the MTO Class at the first meeting held pursuant to this Agreement. The Secretary shall be responsible for all administrative tasks as directed by the vote of the members. The Secretary shall be responsible for filing the minutes of all meetings held pursuant to this Agreement.

The members to this Agreement shall have the power to impose and collect membership fees to pay the costs and expenses incurred in the administration of this Agreement, including the fees and charges of counsel, accountants, and other service providers. No costs or expenses shall be incurred on behalf of the members unless such costs or expenses have been approved, either individually or as part of a budget, by the members in accordance with the terms of this Agreement.

## ARTICLE VII

### MEMBERSHIP

Only ocean common carriers and marine terminal operators whose business involves ocean transportation in the foreign commerce of the United States within the geographic scope of this Agreement are eligible for membership pursuant to this Agreement. The membership shall consist of two classes: the Carrier Class and the MTO Class. A new ocean common carrier shall be allowed to join this Agreement if a majority of the current members within the Carrier Class vote in favor of its application for membership. A new marine terminal operator shall be allowed to join this Agreement if a majority of the current members within the MTO Class vote in favor of its application for

**Second Edition**

membership. A member's membership may be revoked by a majority vote of the current members within that member's class. Any member may withdraw from the Agreement at any time by giving written notice to the Secretary.

**ARTICLE VIII**

**VOTING**

The members may meet from time to time and at such places as they may decide to hold discussions authorized by this Agreement. An authorized meeting shall occur if two or more members of this Discussion Agreement are discussing subject matter within the scope of this Discussion Agreement. Each member shall designate a representative, and may designate an alternate, who shall be authorized to vote on its behalf on any matter before the membership. A quorum shall require the attendance of a majority of the members of each class. A quorum is required for any formal action under the Discussion Agreement. A quorum is not required for members under this discussion agreement to meet, discuss, exchange information, and/or make recommendations or proposed agreements. Attendance at meetings under this Agreement may be by any means selected by the members, including email, telephone, video conference or other electronic means.

Each member shall be entitled to one vote. In addition, the Chairman shall have the right to cast a vote in the event of any deadlock involving matters other than modifications or amendments to this Agreement. All actions taken shall be authorized by the vote of both the Carrier Class and the MTO Class. Each of these two Classes shall have one vote which shall be cast in accordance with the majority vote of the members of that Class in attendance at the meeting. Except as provided in Article IX, in the event of

Second Edition

a voting deadlock between the Carrier Class and the MTO Class, the vote of the Chairman shall determine the action to be taken.

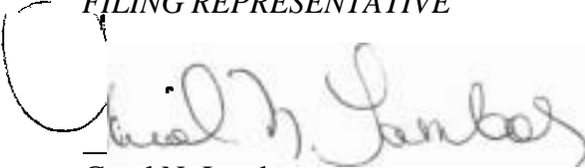
**ARTICLE IX**

**DURATION, MODIFICATION, AND TERMINATION**

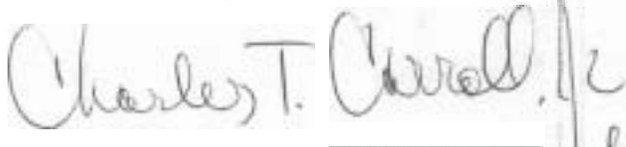
This Agreement shall not become effective until permitted by 46 U.S.C. app. §1705. This Agreement shall continue in effect indefinitely until terminated by a majority vote of the members of the Carrier Class and a majority vote of the members of the MTO Class. The terms of this Agreement may be amended or modified by majority vote of the members of the Carrier Class and the members of the MTO Class. Notwithstanding any other provisions of this Agreement to the contrary, the Chairman shall have no authority to break any voting deadlock between the Camer Class and the MTO Class concerning termination, modifications or amendments to this Agreement. Copies of all modifications and amendments to this Agreement and of any termination of this Agreement shall be filed with the Federal Maritime Commission and become effective as provided in the Act, as amended.

**IN WITNESS WHEREOF** the undersigned have executed this Agreement on this 29th day of August, 2003 on behalf of all the parties listed in Appendix A annexed hereto.

*CARRIER CLASS  
FILING REPRESENTATIVE*

  
\_\_\_\_\_  
Carol N. Lambos  
Lambos & Junge  
29 Broadway—9<sup>th</sup> Floor

*MARINE TERMINAL OPERATOR CLASS  
FILING REPRESENTATIVE*

  
\_\_\_\_\_  
Charles T. Carroll, Jr.  
Carroll & Froelich, PLLC  
2011 Pennsylvania Ave., NW—Suite 301

AUG 29 2003

**Maritime Security Discussion Agreement**  
**F.M.C. Agreement No. 011852-001**  
**Original Page 7**

**Second Edition**

New York, NY 10006  
212-381-9700  
Fax: 212-797-9213

Washington, DC 20006  
202-296-3005  
**Fax:** 202-331-7479

Second Edition

<b>APPENDIX A to Maritime, Security Discussion Agreement</b>	
Full Legal Name of Entity	Principle Office Address
<b>CARRIER CLASS</b>	
China Shipping Container Lines, Co. Ltd.	100 Plaza Drive--1 <sup>st</sup> Floor Seacaucus, NJ 07094
CMA-CGM S.A.	300 Lighting Way Seacaucus, NJ 07094
Hyundai Merchant Marine Co. Ltd.	Two Hickory Center 1750 Valley View Lane, Suite 300 Dallas, TX 75234  AGENT Hyundai Merchant Marine (America), Inc. Two Hickory Center 1750 Valley View Lane, Suite 300 Dallas, TX 75234
Kawasaki Kisen Kaisha Limited	8730 Stony Point Parkway Suite 400 Richmond, VA 23235
Nippon Yusen Kaisha	300 Lighting Way, 5 <sup>th</sup> Floor Seacaucus, NJ 07094
Yang Ming Marine Transport Corporation	271 Ming De First Road Chidu Keelung Taiwan 206 AGENT c/o Solar International Shipping Agency, Inc. 525 Washington Blvd. 25 <sup>th</sup> Floor Jersey City, NJ 07310
Zim Integrated Shipping Services, Ltd.	5801 Lake Wright Drive Norfolk, VA 23502
<b>MARINE TERMINAL OPERATOR CLASS</b>	
Alabama State Port Authority	250 North Water Street Mobile, AL 36602
APM Terminals North America, Inc.	6000 Carnegie Boulevard Charlotte, NC 28209
Ceres Terminals, Incorporated	1200 Harbor Boulevard Weehawken, NJ 07087
Cooper/T. Smith Stevedoring Co., Inc.	1100 Commerce Building 118 North Royal Street

**Maritime Security Discussion Agreement  
F.M.C. Agreement No. 011852-019**

**Appendix A  
Seventeenth Revised Page 2**

**Second Edition**

	Mobile, AL 36602
Husky Terminal & Stevedoring, Inc.	710 Port of Tacoma Road Terminal 7-D Tacoma, WA 98421
International Shipping Agency	Menaco Building 550 2 <sup>nd</sup> Floor Road 5, West Marginal, Bayamon, PR 00961
International Transportation Service, Inc.	1281 Pier J Avenue Long Beach, CA 90802
Lambert's Point Docks Incorporated	Foot of Orapax Street Norfolk, VA 23507
Maersk Pacific Ltd.	2500 Navy Way Los Angeles, CA 90731
Maher Terminals, Inc.	Four Connell Drive Berkley Heights, NJ 07922
Marine Terminals Corp.	1999 Harrison Street Suite 550 Oakland, CA 94612-3520
Massachusetts Port Authority (MASSPORT)	One Harborside Drive Suite 200s East Boston, MA 02128-2909
P & O Ports North America, Inc.	99 Wood Ave. S 8th Floor Iselin, NJ 08830
Port of Tacoma	One Sitcum Place Tacoma, WA 98401-1837
South Carolina State Ports Authority	176 Concord Street Charleston, SC 29401
Stevedoring Services of America, Inc.	1131 SW Klickitat Way Seattle, WA 98134
Trans Bay Container Terminal, Inc.	2500 - 7th St. Oakland, CA 94607
TraPac Terminals	920 West Harry Bridges Blvd.

**Maritime Security Discussion Agreement**  
**F.M.C. Agreement No. 011852-019**  
**Appendix A**  
**Seventeenth Revised Page 3**

**Second Edition**

	Wilmington, CA 90748
Universal Maritime Service Corp.	6000 Carnegie Boulevard Charlotte, NC 28209
Virginia International Terminals	601 World Trade Center Norfolk, VA 23510
Yusen Terminals, Inc.	701 New Dock Street Terminal Island, CA 90731