Amendment to
FMC Agreement No. 202-008493

WHEREAS, final rules issued by the Federal Maritime
Commission in Docket No. 85-7, 46 C.F.R. § 572.502(a)(4), require
 certain modifications of the Trans-Pacific American Flag Berth
Operators Agreement (the "Agreement");

NOW, THEREFORE, pursuant to Article 8.1 of the
Agreement, the parties hereby agree to (a) amend and modify
Article 13 of the Agreement by making the changes reflected in
First Revised Page Nos. 10 and 11 attached hereto, and (b)
authorize the firm of Morgan, Lewis & Bockius, Washington, D.C.,
to file this amendment with the Commission on their behalf, and
any associated supporting materials as may be required to
effectuate the amendment.

IN WITNESS WHEREOF, the parties have caused this
amendment to be executed by their respective officers or agents
thereunto duly authorized. This amendment may be executed in
counterparts, each of which will constitute an original hereof.

AMERICAN PRESIDENT LINES, LTD.

BY

Name: Dodd W. Fiori
Title: Vice President, Pricing & Government Cargo Services

SEA-LAND SERVICE, INC.

BY

Date
Signed: 7/22/86

FMC Agreement No.: 008493-017 Effective Date: Monday, April 20, 1987
Downloaded from WWW.FMC.GOV on Monday, September 5, 2022
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AMERICAN PRESIDENT LINES, LTD.

BY _______________________________ Date
Name: 
Title: 

SEA-LAND SERVICE, INC.

BY _______________________________ Date
Name: H. P. Camicia
Signed: 8/5/86
Title: Vice President, Pricing &
Marketing, Pacific Division

FMC Agreement No.: 008493-017 Effective Date: Monday, April 20, 1987
Downloaded from WWW.FMC.GOV on Monday, September 5, 2022
UNITED STATES LINES, INC.

Name: HARLAN P. BREED, JR.
Title: VICE PRESIDENT
     ASIAN/MID-EAST PRICING

Date Signed: AUGUST 4, 1986
5.4, and Agreement action governing such contracts, any party may take independent action on any matter within the scope of the authority conferred by this Agreement, by complying with section 5(b)(8) of the Shipping Act of 1984 and the following procedures:

(1) The party proposing to take independent action shall give the Secretary ten (10) calendar days' advance written notice of the precise tariff rate or service item it proposes to implement by independent action. Notice to the Secretary must be by electronic text transmission or other writing. The notice must state the date on which the proposal is to become effective; but such effective date may not be earlier or later than ten (10) calendar days after receipt of the notice by the Secretary, except as otherwise required by FMC regulations in the case of a new or increased rate. Receipt of such notice shall be the day it is actually received at the Secretary's office, except that if the notice is received at the Secretary's office after regular business hours or on a weekend or holiday, when the Secretary's office is officially closed, receipt shall be deemed to be as of the next regular business day.

(2) The Secretary will promptly docket the proposed independent action for consideration by the Agreement. If the Agreement does not adopt the rate or service item stated in the notice for all Agreement parties by the effective date
specified in the notice, it will be published by the Agreement on behalf of such party and filed with the FMC to be effective no later than the date specified in the notice.

(3) Any party may, in addition to the ten (10) day independent action provided herein, elect to adopt an independent action initiated by another party by giving written notice to the Secretary. Such "following" independent action may not have an earlier filing or effective date than the initial independent action; and it must be identical to the initial independent action.

(4) Any notice of independent action must be taken in the name of and with the express authority of a designated senior executive of the party proposing such action or one of his designated alternates. The designated senior executive shall be a person located at the party's corporate headquarters who regularly exercises control over the party's pricing activities in the Pacific trades, and his designation shall be filed by electronic text transmission or other writing with the Secretary. Parties may designate no more than two (2) alternates who also shall be located at the party's corporate headquarters, and the names of the alternates also shall be filed in writing with the Secretary.

(5) An independent action may be withdrawn by any party taking such action at any time prior to its effective date or, after its effective date, it may be cancelled upon written