Consolidated Chassis Management Pool Agreement

FMC Agreement No. 011962

A Cooperative Working Agreement

Expiration Date: None

EFFECTIVE

JUN 30 2006

UNDER THE SHIPPING ACT OF 1984
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Article 1:  Name of Agreement

The name of this agreement shall be the Consolidated Chassis Management Pool Agreement (hereinafter, the “Agreement”).

Article 2:  Purpose of Agreement

The purpose of the Agreement is to provide for the formation of local, metropolitan, and/or regional Chassis Pools that are intended to improve the quality and efficiency of operations relating to the use and operation of intermodal chassis in the United States.

Article 3:  Parties to the Agreement

The Parties to the Agreement (hereinafter referred to individually as a “Party” and collectively as “Parties”) include (a) the Ocean Carrier Equipment Management Association, Inc. (“OCEMA”), including Consolidated Chassis Management LLC (“CCM”) and Affiliates, (b) OCEMA’s member ocean common carriers, the other ocean common carriers listed in Appendix A, and (c) the Marine Terminal Operator parties listed in Appendix A (the “Marine Terminal Operator Parties”). OCEMA, CCM, the Affiliates, the members of OCEMA, and the other ocean common carriers listed in Appendix A shall be referred to collectively as the “Ocean Carrier Parties.”

Article 4:  Geographic Scope of Agreement

The scope of this Agreement shall include Marine Terminals and Inland Intermodal Terminals located within the United States at which containers moving to or from Marine Terminals in the foreign commerce of the United States, or chassis which transport such
containers, are received, delivered, handled, stored, repaired, maintained, loaded, unloaded, inspected, or interchanged. Loaded or empty containers moved on Pool Chassis via such Marine Terminals or Inland Intermodal Terminals may be moving to or from any origins, or to or from any destinations, within the United States, its territories or possessions.

**Article 5: Establishment and Operation of Chassis Pools**

5.1 **Definitions.** As used in this Agreement -

A. “Affiliate” means a corporation, limited liability company, or other business entity formed or owned by CCM to own or operate a Chassis Pool.

B. “Chassis Equipment Supplier” or “CES” means an entity that supplies Chassis to a Chassis Pool pursuant to a lease, rental, or similar supply agreement.

C. “Chassis Pool” or “Pool” means a pool of Chassis considered, under development, established, or operated by CCM or an Affiliate and shown in Appendix B to this Agreement.

D. “Contributor” means an Entity that provides Chassis to a Chassis Pool for the use of Chassis Pool Users pursuant to a written contribution agreement with the Pool.

E. “Entity” means a person, partnership, corporation, association, or limited liability company.

F. “Inland Intermodal Terminals” shall mean rail terminals, container yards, container freight stations, intermodal equipment storage areas, container depots, and similar facilities.
G. "Marine Terminal" shall mean a marine terminal at which a marine terminal operator furnishes wharfage, dock, warehouse, or other terminal facilities in connection with a common carrier subject to the Shipping Act of 1984, as amended, 46 App. U.S.C. § 1701 et seq., or in connection with a common carrier and a water carrier subject to sub-chapter 11 of chapter 135 of title 49, United States Code.

H. "Pool Chassis" or "Chassis" means an intermodal chassis designed for use for over-the-road transportation of international shipping containers, which chassis has been contributed to a Chassis Pool by a Contributor and which is made available to Users through a Chassis Pool.

I. "User" means an entity that has executed a written agreement with the Chassis Pool authorizing it to use Pool Chassis.

5.2 General Authority. The Parties, or any two or more of them, or through any Chassis Pool or Affiliate established by them, are hereby authorized to meet, discuss, exchange information and data, negotiate, and agree upon all matters related to the establishment, operation and use of Chassis Pools including but not limited to:

A. Terms, conditions, procedures, operating rules, and charges governing pool operations and the contribution, use, receipt, lease, storage, inspection, repair, maintenance and interchange of Chassis.

B. Determination, establishment, and assessment of Chassis Pool rates, charges, fees and credits ("Pool Charges") for the use and/or contribution of Pool Chassis. Pool Charges may
be uniform or differential, on a per diem or other basis, and may reflect the costs for maintenance, repair, inspection, storage, repositioning, insurance, administration, other Pool expenses, and may compensate CCM, an Affiliate, and/or another party for efforts or costs incurred in connection with Pool establishment or development or general efforts to promote or further chassis pooling. Pool Charges may also reflect the value of the use of Chassis contributed to the Chassis Pool by a Contributor through the application of lower rates, credits, or other appropriate means, as determined by the Governing Board of the Chassis Pool involved. Per diem or other use charges may also reflect other operational or economic factors relevant to the Pool (e.g., utilization of Chassis in excess of set percentages of a Contributor’s contribution or of a User’s or the Pool’s estimate of use, market rates for the lease of chassis, incentives to ensure adequate supply or avoid wasteful or costly practices) as may be determined by the Governing Board from time to time. Charges may be made for damages to or repositioning of Chassis, as well as other expenses, as set forth in the contracts governing the use of Pool Chassis.

C. All other terms and conditions under which Chassis will be (a) provided to Users and/or (b) contributed to the Chassis Pool by Contributors or CES’s. Users may, but need not, also be Contributors.

D. Insurance, indemnification, and allocation of liability for claims with respect to damage to or loss of equipment, property damage, financial losses, personal injury or death, or other liability relating to or arising out of use of Chassis, contribution of Chassis to a Pool, maintenance, repair, inspection, storage or other aspects of pool operation and management.
E. Establishment of target chassis inventory and chassis utilization levels for Chassis Pools and the development and implementation of procedures for right-sizing the chassis inventory and for the addition and/or withdrawal of chassis from Chassis Pools.

F. Determination of criteria or requirements for the eligibility or non-eligibility of Parties and/or non-Parties to participate as Users, Contributors, CES’s, or in any other capacity in a Chassis Pool and the terms and conditions under which they may participate, if deemed eligible, including but not limited to criteria or requirements based upon operational standards, size and type of equipment owned or controlled, business purpose or manner of chassis usage, net worth or other measure of financial responsibility, history of payment of financial obligations, credit history, establishment of bond or other form of financial security or guarantee, membership in this Agreement, safety record, liability risk, assumption of liability and indemnity obligations, insurance to cover potential liabilities under agreements with the Chassis Pool, and minimum and maximum chassis use and/or contribution levels. The primary purpose of this Agreement is to provide for the pooling of equipment by or on behalf of ocean carriers, provided however, that for operational or efficiency reasons, a Governing Board of a Chassis Pool, in its discretion, and subject to such terms, conditions, and charges as it may adopt, may, but is not required to, authorize participation in a Chassis Pool as User and/or Contributor by one or more inland carriers, domestic water carriers, CES’s, or other types of Entities engaged in the transport, use, lease, or ownership of intermodal Chassis.

G. Establishment and promulgation of operating rules for a Chassis Pool.
H. Maintenance of records and reports relating to the inspection, maintenance and repair of chassis, pool financial data, chassis supply and utilization, and other aspects of the Chassis Pool.

I. Determination of the replacement value of lost or destroyed chassis.

J. Data processing and storage systems, information systems, hardware, software development, and procedures for electronic data interface between a Pool and its Users, Contributors, vendors, or other third parties.

K. Personnel and facility matters.

L. Chassis Pool audit and accounting functions.

M. Allocation of Chassis Pool revenues, including without limitation any revenues in excess of expenses to reduce per diem or other charges to all or any category of Users.

N. Payment of Chassis Pool expenses to vendors, suppliers, and others.

O. Billing and collection to Users, Contributors, and others owing money to a Pool or against whom a Pool may have a claim.

P. Purchasing by a Chassis Pool or its vendors or contractors of parts, equipment, and supplies for maintenance or repair of Pool Chassis.

Q. Initiating or defending any legal action, or filing reports or applications with any government agency.

R. Determination of (a) the locations(s) to be included in a Chassis Pool, (b) the timing or phase-in of Chassis Pool startup, and (c) the rates, terms, conditions, operating rules, safety requirements, insurance, indemnification, allocation of liability, and any other terms that
might be included in an agreement for a license or access to, and occupancy of, premises on Marine Terminals or Inland Intermodal Terminals or other facilities at which Chassis Pools will be operated or Pool Chassis will be located, interchanged, maintained, or repaired.

5.3 **Use and Control of Pool Chassis.** A Chassis Pool shall have the right to the full and exclusive use and control of such Chassis for Pool operations during the period a Chassis is contributed to the Chassis Pool by a Contributor, as provided for in the Pool’s agreement with the Contributor or CES. Chassis made available to a User shall not be assigned, sub-leased, or rented by the User to any other Entity absent the prior written consent of the Governing Board of the Pool to which the Chassis was contributed.

5.4 **Data and Information.** In furtherance of the authority contained in this Article 5, one or more of the Parties are authorized to obtain, compile, maintain, share, and exchange among themselves, or with one or more third parties, information related to any aspect of intermodal transport, equipment use, inland or marine terminals, operations, cargo throughput, transportation or traffic volumes, equipment use, and/or other information pertaining to matters authorized under this Article 5. Such information may include records, statistics, studies, compilations, projections, costs, data, and electronic or paper documents of any kind or nature whether prepared by a Party or the Parties or obtained from outside sources, relating to matters authorized by Article 5.

5.5 **Meetings and Agreements With Third Parties.** The Governing Board of any Chassis Pool, or any Party or committee designated by a Governing Board, may meet, discuss,
exchange information and data, and reach agreement with one or more owners, operators or other representatives of ocean, rail, and motor carriers, Marine Terminals, Inland Intermodal Terminals, equipment lessors, pool management companies, and/or maintenance and repair vendors, or affiliates of any of the aforementioned, with respect to any matter set forth in this Article 5 in connection with the establishment and operation of a Chassis Pool. The Chassis Pools or Affiliates established by them hereunder, may obtain bids from, negotiate with, select, and enter into contracts or agreements with such parties in connection with Chassis Pools, including but not limited to: pool management; inspection, maintenance and repair of chassis; access to, license, or lease of facilities on which Chassis Pools are to be operated; supply of equipment to a Chassis Pool; and use or contribution of Chassis to a Chassis Pool; motor carrier service for the repositioning of Chassis Pool equipment; provision or maintenance of computers, information systems, or networks; and any other goods or services that may be required in connection with the operation of a Chassis Pool; including all financial, operational, liability and other terms and conditions of such contracts.

5.6 Exclusivity. (a) Any contract or agreement entered into hereunder to form a Chassis Pool, locate or operate it at any one or more Inland Intermodal Terminal(s) or Marine Terminal(s), engage vendors to a Pool, or in connection with operation of a Pool, or otherwise authorized under this Agreement, may be entered into on an exclusive or non-exclusive basis at any or all such facilities. (b) No ocean common carrier shall be required to participate in a Pool because it is a member of OCEMA or because it is participating in any other Pool owned or operated by CCM or any Affiliate.
Article 6: Management of Chassis Pools and Use of Chassis

6.1 Organization. Each Chassis Pool shall be owned by an Affiliate or other corporation, limited liability company, or other business entity established by CCM. Operating rules for each Chassis Pool, and the rates, charges, terms and conditions under which Chassis are contributed to a Chassis Pool and/or are utilized by Users will be established for the Chassis Pool by a board of directors, board of managers, or other governing body (the “Governing Board”) of the Affiliate owning the Chassis Pool. The Governing Board will be selected by CCM or an Affiliate. Associate Members shall not have the right to participate in the selection of any Governing Board. Without limitation, OCEMA may discuss and agree on policies or other matters relating to the establishment or operation of Chassis Pools and may communicate same to CCM, an Affiliate, or other Entity formed to own or operate the Chassis Pool.

6.2 Manager. CCM or an Affiliate may manage and operate any Chassis Pool itself or may select, negotiate with, and contract with an entity, which may be an Affiliate or an unaffiliated independent contractor, to be the pool manager (hereinafter, the “Manager”) on its behalf. The Pool or the Manager, if so authorized, may engage and/or oversee vendors to inspect, maintain, repair, and store the Pool Chassis, track and reposition chassis, provide software and information systems, open and manage bank accounts on behalf of the Chassis Pool, collect fees and disburse payments in connection with Chassis Pool operations and/or perform such other administrative and operational functions relating to the Chassis Pool as the Governing Board of the Pool may from time to time determine.
6.3 **Advisory Council.** Each Chassis Pool is authorized to form an advisory council consisting of representatives of Contributors and Users of the Chassis Pool, which council may provide input to the Chassis Pool and/or the Manager on issues of interest and concern to such Contributors and Users.

6.4 **Operation and Control of Terminals.** A Chassis Pool developed under this Agreement will have no responsibility or authority with respect to the general operation and control of the terminals or ancillary facilities from which it operates. The terminal or other facility owner and/or operator shall retain control of the management, operations, practices, services, and use of and/or access to its facilities, subject to any legal or contractual obligations it may have with the Pool, provided that the Pool or its vendors or subcontractors may undertake certain operational or other responsibilities with respect to Pool operation on a terminal facility.

6.5 **Notwithstanding any other provision hereof, this Agreement does not authorize** the Parties to jointly negotiate, agree upon, or jointly contract for freight rates or charges, or other terms of the transportation of cargo to be paid by any person to rail carriers, motor carriers, or other domestic carriers for transportation within the United States; provided that a Chassis Pool may engage a motor carrier or carriers to reposition or recover Chassis within the scope of this Agreement. Agreements hereunder with an owner or operator of a Marine Terminal or Inland Intermodal Terminal with respect to siting of a Chassis Pool, or the use, license or lease of its property for the establishment or operation of a Chassis Pool, shall not be deemed to be an agreement with respect to transportation within the United States.
Article 7: Administration of the Agreement

7.1 Agreement Organization. This Agreement shall be implemented by meetings, decisions, memoranda and other communications between two or more of the Parties to enable them to effectuate the purposes, or carry out the authority, of this Agreement. The chairman of the CCM Governing Board shall be the chairman of this Agreement, and the Governing Board of CCM shall be the Executive Committee of this Agreement. The Executive Committee may designate such other officers or administrators as it deems necessary for the administration of the agreement. The Executive Committee may also establish such standing, advisory, and ad hoc committees as it deems desirable for the furtherance of the purposes of the Agreement. The Executive Committee is authorized to retain consultants, attorneys, or accountants on behalf of the Agreement and may also act on behalf of the Agreement on pending legislative or regulatory matters.

7.2 Decisions and Decision making. Decisions with respect to formation, location, or operation of a Pool, membership in this Agreement, or Agreement administrative matters shall be taken by a vote of two-thirds (2/3) of the members of the Executive Committee. Decisions with respect to sharing of Agreement expenses and amendments to this Agreement shall be by two-thirds (2/3) vote of the Parties that are members of OCEMA; provided that an Associate Member shall be given 45 days prior written notice before it is obligated for any Agreement expenses or before its share of such expenses are increased. For purposes of this paragraph, each Party shall have one vote regardless of how many Chassis Pools that Party participates in as a User or Contributor.
7.3 **CCM and Individual Chassis Pools.** The Governing Board of each individual Chassis Pool is authorized to meet, discuss and agree upon any or all matters described in this Agreement relevant to that Chassis Pool, and the requirements for decisions of such Governing Board shall be determined by the applicable corporate documents governing that Chassis Pool. The Governing Board of CCM is authorized to meet, discuss and agree upon any or all matters described in this Agreement relevant to one or more Chassis Pools, and the requirements and procedures for decisions of CCM’s Governing Board shall be determined by the applicable corporate documents governing CCM.

7.4 **Delegation of Authority.** The following persons shall have authority on behalf of a Party to sign and file this Agreement, any subsequent modifications thereto, and any supporting information with the Federal Maritime Commission (“FMC”) or any other governmental entities with jurisdiction over this Agreement and to respond to any requests for information from the FMC, and such persons are also authorized to delegate such authority:

1. A designated senior executive of each Party; or
2. Legal counsel for each Party or for the Agreement. Legal counsel may also function as secretary or assistant secretary of an entity formed to own a Chassis Pool and may be authorized to execute documents in such capacity.

This Agreement and any subsequent modification hereto may be executed in writing by separate counterparts, each of which shall be deemed an original, and all of which together shall constitute a single instrument.
Article 8: Term, Termination, Membership and Withdrawal

8.1 Term. This Agreement shall become effective in accordance with the Shipping Act of 1984, as amended, and shall continue indefinitely thereafter unless terminated by agreement of the Parties.

8.2 Membership. Any Ocean Carrier Party and any Marine Terminal Operator Party participating in any manner in the Chassis Pool shall be eligible for membership in this Agreement. All members of OCEMA, FMC Agreement No. 202-011284, as it may be amended from time to time, shall also automatically be Parties individually to this Agreement. Membership in this Agreement shall not be construed in and of itself to establish or imply a contractual relationship between any Party and a Chassis Pool with respect to Pool Chassis, including the use, contribution, maintenance, repair, or the operation or management of the Chassis Pool, unless such a relationship has been established by a written agreement between the Party, on the one hand, and the Chassis Pool on the other.

8.3 Associate Membership. An Ocean Carrier Party to this Agreement that is not a member of OCEMA, and any Marine Terminal Operator Party, shall be considered an Associate Member. Associate Members may participate as Users and/or Contributors in Chassis Pools established hereunder but shall have no right to vote on Agreement matters, including amendments to this Agreement, or to serve or vote as members of a Chassis Pool's Governing Board.

8.4 Non-Regulated Entities. Domestic water carriers, inland carriers, logistics companies, intermodal marketing companies, and other Entities not subject to the regulatory
jurisdiction of the Federal Maritime Commission (the “FMC” or “Commission”) pursuant to the Shipping Act of 1984, as amended (the “Act”), may participate as Users or Contributors in a Chassis Pool if permitted to do so in the discretion of the Governing Board of the Pool involved. Provided, however, that neither such participation nor anything herein shall confer antitrust immunity on such non-regulated Entities pursuant to Section 7 of the Act; provided further, that the inclusion of such Entities as Users or Contributors shall not affect the regulatory jurisdiction of the Commission and the antitrust immunity pursuant to Section 7 of the Act for activities described in this Agreement for the Ocean Carrier Parties and the Marine Terminal Operator parties to this Agreement; and provided further that nothing in this Agreement shall confer a right on a non-regulated party to participate as a User or Contributor in any Chassis Pool absent a determination by the Governing Board of the Chassis Pool involved.

8.5 Withdrawal of Parties. Any Party may withdraw from this Agreement upon 30 days written notice to the other Parties hereto; provided that this right to withdraw is without prejudice or limitation of any contractual undertaking entered into by such Party. Withdrawal from a Chassis Pool established hereunder shall be governed by the policies and procedures established for that Pool and shall not in and of itself constitute withdrawal from this Agreement.

Article 9: Applicable Law

Subject to the requirements of the Shipping Act of 1984, as amended, this Agreement and all provisions hereof shall be governed by the laws of the State of Maryland.
Article 10: Non-Assignment

A Party may not assign any of its rights or obligations under this Agreement without the prior written consent of the ocean common carrier parties that are members of OCEMA pursuant to a vote under the procedures in Article 7.

Article 11: Miscellaneous

In construing this Agreement, references to the singular shall include the plural and references to the plural shall include the singular, unless otherwise dictated by the context. The provisions of this Agreement are not intended, and shall not be construed, to abridge or otherwise limit any rights, privileges, or authority the Parties may have under any other agreements filed and in effect with the Federal Maritime Commission or under any provisions of the Shipping Act of 1984, as amended, or regulations promulgated thereunder.
APPENDIX A

PARTIES TO THE AGREEMENT

OCEAN CARRIER EQUIPMENT MANAGEMENT ASSOCIATION, INC. ("OCEMA")

CONSOLIDATED CHASSIS MANAGEMENT LLC ("CCM")

AFFILIATES OF CCM:
DENVER CONSOLIDATED CHASSIS POOL LLC
FLORIDA CONSOLIDATED CHASSIS POOL LLC
MID-SOUTH CONSOLIDATED CHASSIS POOL LLC
SOUTH ATLANTIC CONSOLIDATED CHASSIS POOL LLC

OCEAN COMMON CARRIER PARTIES IN THEIR INDIVIDUAL CAPACITY AND AS MEMBERS OF OCEMA:

1. A.P. Moller-Maersk A/S trading under the name of Maersk Line
   50, Esplanaden
   DK-1098 Copenhagen, Denmark

*2.a. APL Co. Pte Ltd.

b. American President Lines, Ltd.
   1111 Broadway
   Floor 9
   Oakland, California 94607

*Parties shall be treated as one party for all purposes under this Agreement.
3. CMA CGM S.A. ("CMA CGM")
4, Quai D'Arenc
P.O. Box 2409
13215 Marseilles Cedex 02
France

4. a. Compania Sud Americana de Vapores, S.A.
Plaza Sotomayor 50
2360171 Valparaiso, Chile

b. Companhia Libra de Navegacao
Plaza Sotomayor 50
P.O. Box 49-V
Valparaiso, Chile

c. Montemar Maritima S.A.
Plaza Sotomayor 50
P.O. Box 49-V
Valparaiso, Chile

d. Norasia Containers Lines Limited
Plaza Sotomayor 50
P.O. Box 49-V
Valparaiso, Chile

5. Cosco Container Lines Company Limited
1551-1555, Chang Yang Road
Shanghai, 200090
People's Republic of China

6. Evergreen Marine Corp. (Taiwan) Ltd.
60 Columbia Road Bldg. B
Morristown, NJ 07960

7. Hamburg-Sudamerikanische
dampfschifffahrtsgesellschaft KG
Willy Brandt Strasse 59
20457 Hamburg, Germany

*Parties shall be treated as one party for all purposes under this Agreement.
8. Hanjin Shipping Co., Ltd.
   25-11, Yoido-dong, Youngdeungpo-Ku
   Seoul, Korea

*9. a. Hapag-Lloyd AG
    Ballindamm 25
    20095 Hamburg, Germany

b. Hapag-Loyd USA
   401 East Jackson Street
   Suite 3300
   Tampa, Florida 33602

*Parties shall be treated as one party for all purposes under this Agreement.
   2-15th Floor, Mukyo Hyundai Building
   96, Mukyo-Dong, Chung-ku
   Seoul, Korea

    Minato-ku
    Tokyo 105-91, Japan

12. Nippon Yusen Kaisha Line
    3-2, Marunouchi 2-Chome,
    Chiyoda-ku
    Tokyo 100, Japan

13. OOCL (USA) Inc.
    2633 Camino Ramon, Suite 400
    San Ramon, California 94583

14. Crowley Maritime Corporation
    9487 Regency Square Boulevard
    Jacksonville, Florida 32225

15. Yang Ming Marine Transport Corp.
    53 Hwai Ning Street, 5th Floor
    Taipei, Taiwan 100
    Republic of China

    Hibiya Central Building
    2-9, Nishi-Shinbashi 1-Chome
    Minato-ku, Tokyo 105-91
    Japan

17. Atlantic Container Line
    194 Wood Avenue South, Suite 500
    Iselin, New Jersey 08830-4120
NON-OCEMA OCEAN COMMON CARRIER PARTIES:

1. China Shipping Container Lines Co., Ltd.
   700 Dong Daming Road
   Shanghai, P.R.C.
   200080

2. Mediterranean Shipping Co., S.A.
   40, Av. Eugene Pittard
   1206 Geneva
   Switzerland

3. Matson Navigation Company
   555 12th Street
   Oakland, CA 94607

4. Westwood Shipping Lines
   840 South 333rd Street
   Federal Way, WA 98003

5. Zim Integrated Shipping Services Ltd
   9 Andrei Sakharov St.
   "Matam" - Scientific Industries Center
   P.O.B. 1723
   Haifa 31016
   Israel

MARINE TERMINAL OPERATOR PARTIES:

N/A
APPENDIX B

POOLS UNDER DEVELOPMENT, ESTABLISHED, AND/OR OPERATED UNDER THIS AGREEMENT AND AREAS OF POTENTIAL COVERAGE*

Denver Consolidated Chassis Pool LLC (covering Denver, CO and surrounding areas and other Rocky Mountain locations, including Salt Lake City, UT)

Florida Consolidated Chassis Pool LLC (covering Tampa FL and surrounding areas)

Mid-South Consolidated Chassis Pool LLC (covering Memphis, TN, Nashville, TN, and surrounding areas)

South Atlantic Consolidated Chassis Pool (covering one or more ports in the States of North Carolina, South Carolina, Georgia, and Florida range, and inland areas in the Southeastern United States)

Jacksonville Consolidated Chassis Pool (covering Jacksonville FL and surrounding areas)

* -- All Pools shown may cover all or part of the geographic scope shown. Inclusion of a Pool herein does not constitute a requirement to establish a Pool at a particular location or to do so on a particular date.
IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their respective duly authorized representatives as of this 3rd day of October, 2006.

A.P. Moller-Maersk A/S trading under the name of Maersk Line

By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

APL Co. Pte Ltd.
American President Lines, Ltd.

By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Companhia Sud Americana de Vapores, S.A.

By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Companhia Libra de Navegacao

By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Montemar Maritima S.A.

By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Norasia Containers Lines Limited

By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

CMA CGM S.A. (“CMA CGM”)

By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Cosco Container Lines Company Limited

By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact
Consolidated Chassis Management Pool Agreement
FMC Agreement No. 011962

Evergreen Marine Corp. (Taiwan) Ltd.
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Hamburg-Sudamerikanische
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Hanjin Shipping Co., Ltd.
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Hapag-Lloyd AG
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Hyundai Merchant Marine Co., Ltd.
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Mitsui O.S.K. Lines, Ltd.
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Nippon Yusen Kaisha Line
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

OOCL (USA) Inc.
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Crowley Maritime Corporation
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Yang Ming Marine Transport Corp.
By: _____________________________
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

EFFECTIVE NOV 17 2006

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Kawasaki Kisen Kaisha, Ltd.
By: [Signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Atlantic Container Line
By: [Signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

China Shipping Container Lines Co., Ltd.
By: [Signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Mediterranean Shipping Co., S.A.
By: [Signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Hapag Lloyd USA
By: [Signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Matson Navigation Company, Inc.
By: [Signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Westwood Shipping Lines
By: [Signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Zim Integrated Shipping Services, Ltd.
By: [Signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

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Consolidated Chassis Management Pool Agreement
FMC Agreement No. 011962

Ocean Carrier Equipment Management Association, Inc.

By: [signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact

Consolidated Chassis Management LLC

By: [signature]
Name: Jeffrey F. Lawrence
Title: Attorney-in-Fact
FMC Agreement No. 011962

The company identified below, through it duly authorized representative, hereby agrees to become a member of the Consolidated Chassis Management Pool Agreement, FMC Agreement No. 011962, and authorizes Agreement counsel to file an amendment with the Federal Maritime Commission (and to execute on behalf of the company) adding the company as a member of the Consolidated Chassis Management Pool Agreement, pursuant to the Shipping Act of 1984, as amended.

For Matson Navigation Company, Inc.

[Signature]

Name: R. Forrest
Title: Sr. V.P. Ops
Date: Nov 17, 2006
FMC Agreement No. 011962

The company identified below, through it duly authorized representative, hereby agrees to become a member of the Consolidated Chassis Management Pool Agreement, FMC Agreement No. 011962, and authorizes Agreement counsel to file an amendment with the Federal Maritime Commission (and to execute on behalf of the company) adding the company as a member of the Consolidated Chassis Management Pool Agreement, pursuant to the Shipping Act of 1984, as amended.

For Westwood Shipping Lines

Name: Kelley M. Christensen
Title: General Mgr, Logistics & Equipment
Date: August 15, 2006
FMC Agreement No. 011962

The company identified below, through it duly authorized representative, hereby agrees to become a member of the Consolidated Chassis Management Pool Agreement, FMC Agreement No. 011962, and authorizes Agreement counsel to file an amendment with the Federal Maritime Commission (and to execute on behalf of the company) adding the company as a member of the Consolidated Chassis Management Pool Agreement, effective as of the date of filing, pursuant to the Shipping Act of 1984, as amended.

For Zim Integrated Shipping Services, Ltd.

[Signature]

Name: David B. Pearman
Title: North America Equipment Manager
Date: August 21, 2006