

CALENDAR OF REPORTING DATES FOR ALABAMA SPECIAL ELECTION—Continued

Report	Close of books ¹	Reg./cert. & overnight mailing deadline	Filing deadline
If Only Two Elections are Held, Political Committees Involved in Only the Special General (11/06/18) Must File			
Pre-General	10/17/18	10/22/18	10/25/18
Post-General	11/26/18	12/06/18	12/06/18
Year-End	12/31/18	01/31/19	01/31/19
If Three Elections are Held, Political Committees Involved in Only the Special Primary (06/05/18) and Special Runoff (07/17/18) Must File			
Pre-Primary	05/16/18	05/21/18	05/24/18
Pre-Runoff	06/27/18	07/02/18	07/05/18
July Quarterly	—WAIVED—		
October Quarterly	09/30/18	10/15/18	10/15/18
If Three Elections are Held, Political Committees Involved in Only the Special Runoff (07/17/18) Must File			
Pre-Runoff	06/27/18	07/02/18	07/05/18
July Quarterly	—WAIVED—		
October Quarterly	09/30/18	10/15/18	10/15/18
Political Committees Involved in the Special Primary (06/05/18), Special Runoff (07/17/18) and Special General (11/06/18) Must File			
Pre-Primary	05/16/18	05/21/18	05/24/18
Pre-Runoff	06/27/18	07/02/18	07/05/18
July Quarterly	—WAIVED—		
October Quarterly	09/30/18	10/15/18	10/15/18
Pre-General	10/17/18	10/22/18	10/25/18
Post-General	11/26/18	12/06/18	12/06/18
Year-End	12/31/18	01/31/19	01/31/19
If Three Elections are Held, Political Committees Involved in Only the Special General (11/06/18) Must File			
Pre-General	10/17/18	10/22/18	10/25/18
Post-General	11/26/18	12/06/18	12/06/18
Year-End	12/31/18	01/31/19	01/31/19

¹ The reporting period always begins the day after the closing date of the last report filed. If the committee is new and has not previously filed a report, the first report must cover all activity that occurred before the committee registered as a political committee up through the close of books for the first report due.

² Notice that this filing deadline falls on a weekend or federal holiday. Filing deadlines are not extended when they fall on nonworking days. Accordingly, reports filed by methods other than registered, certified or overnight mail must be received by close of business on the last business day before the deadline.

On behalf of the Commission.
Dated: February 22, 2017.

Steven T. Walther,
Chairman, Federal Election Commission.
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BILLING CODE 6715-01-P

days of the date this notice appears in the **Federal Register**. Copies of the agreements are available through the Commission’s Web site (www.fmc.gov) or by contacting the Office of Agreements at (202)–523–5793 or tradeanalysis@fmc.gov.

Agreement No.: 011679–015.
Title: ASA/SERC Agreement.

Parties: American President Lines, Ltd./APL Co. Pte Ltd.; ANL Singapore Pte Ltd.; COSCO Shipping Lines Company, Ltd.; Evergreen Line Joint Service; Hyundai Merchant Marine Co., Ltd.; Kawasaki Kisen Kaisha, Ltd.; Mitsui O.S.K. Lines, Ltd.; Nippon Yusen Kaisha; Orient Overseas Container Line Ltd.; Wan Hai Lines Ltd.; and Yang Ming Marine Transport Corp.

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

Synopsis: The Amendment revises the Agreement to reflect a recently implemented name change of the Agreement from “ASF/SERC” to “ASA/SERC.” The Asian Shipowners Forum changed its name to the Asian Shipowners Association. The amendment also revises the name of one party to the Agreement, COSCO SHIPPING Lines Company Limited, and removes two other parties from the Agreement, China Shipping (Group) Company/China Shipping Container Lines Co., Ltd. and Hanjin Shipping Co., Ltd. The Amendment also restates the Agreement.

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

Agreement No.: 012201-003.
Title: WWL/"K" Line Space Charter Agreement.

Parties: Wallenius Wilhelmsen Logistics AS and Kawasaki Kisen Kaisha, Ltd.

Filing Party: John P. Meade; K-Line America, Inc.; 6009 Bethlehem Road; Preston, MD 21655.

Synopsis: The amendment clarifies the Parties' agreement to charter space to each other and corrects clerical errors.

Agreement No.: 012225-002.
Title: King Ocean/Seaboard Space Charter Agreement.

Parties: Seaboard Marine, Ltd. and King Ocean Services Limited, Inc.

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

Synopsis: The amendment revises the amount of space chartered under the Agreement.

Agreement No.: 012443-001.
Title: Hyundai Glovis/Sallaum Cooperative Working Agreement.

Parties: Hyundai Glovis Co., Ltd. and Sallaum Lines DMCC.

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

Synopsis: The amendment converts the agreement from a two-way charter to primarily a one-way charter of space and revises the duration of agreement. The amendment also restates the agreement.

Agreement No.: 012465.
Title: Hapag-Lloyd/UASC Vessel Sharing Agreement.

Parties: Hapag-Lloyd and United Arab Shipping Company Limited.

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

Synopsis: In light of the fact that Hapag-Lloyd is in the process of merging its liner shipping business with that of United Arab Shipping Company (the "Transaction"), the Agreement authorizes the Parties, in advance of the Transaction, to coordinate and cooperate with respect to the Parties' transportation services and operations, including through the sharing of space on vessels operated under THE Alliance Agreement (FMC Agreement No. 012439).

Agreement No.: 012466.
Title: HMM/ZIM Pacific Northwest Slot Exchange Agreement.

Parties: Hyundai Merchant Marine Co., Ltd. and Zim Integrated Shipping Services Ltd.

Filing Party: Mark Newcomb; Zim Integrated Shipping Services Ltd.; 5801 Lake Wright Drive; Norfolk, VA 23502.

Synopsis: The Agreement authorizes Hyundai and Zim to charter space to each other in the trade between China, Taiwan, and Korea on the one hand and the U.S. West Coast on the other hand.

By Order of the Federal Maritime Commission.

Dated: February 23, 2017.

Rachel E. Dickon,

Assistant Secretary.

[FR Doc. 2017-03898 Filed 2-27-17; 8:45 am]

BILLING CODE 6731-AA-P

Ownership Trust (all Trusts located in Lake Elmo, Minnesota); to retain shares of Lake Elmo Bancshares, Inc., Lake Elmo, Minnesota, and thereby indirectly retain shares of Lake Elmo Bank, Lake Elmo, Minnesota.

Board of Governors of the Federal Reserve System, February 23, 2017.

Yao-Chin Chao,

Assistant Secretary of the Board.

[FR Doc. 2017-03860 Filed 2-27-17; 8:45 am]

BILLING CODE 6210-01-P

FEDERAL RESERVE SYSTEM

Change in Bank Control Notices; Acquisitions of Shares of a Bank or Bank Holding Company

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire shares of a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than March 14, 2017.

A. Federal Reserve Bank of Minneapolis (Jacquelyn K. Brunmeier, Assistant Vice President) 90 Hennepin Avenue, Minneapolis, Minnesota 55480-0291:

1. *Rebecca R. Billingsley, Lake Elmo, Minnesota, Daniel D. Raleigh, Lake Elmo, Minnesota, and Elizabeth R. Landherr, Lake Elmo, Minnesota, individually, and as trustees of one or more of the following trusts: The Joseph Leo Raleigh Trust (trustee Daniel D. Raleigh), the Megan Snowell Raleigh Trust (trustee Daniel D. Raleigh), the Elizabeth Tian Landherr Trust (trustee Elizabeth R. Landherr), the Maria Snowell Landherr Trust (trustee Elizabeth R. Landherr), the Anna Keman Raleigh Landherr Trust (trustee Elizabeth R. Landherr), the John Daniel Billingsley Trust (trustee Rebecca R. Billingsley), the Kathleen Raleigh Billingsley Trust, (trustee Rebecca R. Billingsley), and the Rachel Elizabeth Billingsley Trust (trustee Rebecca R. Billingsley), and as the persons designated to vote the shares held by the Lake Elmo Bank Employee Stock*

FEDERAL RESERVE SYSTEM

Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 *et seq.*) (BHC Act), Regulation Y (12 CFR part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The applications will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act (12 U.S.C. 1843). Unless otherwise noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than March 23, 2017.

A. Federal Reserve Bank of St. Louis (David L. Hubbard, Senior Manager) P.O. Box 442, St. Louis, Missouri 63166-2034. Comments can also be sent electronically to

Comments.applications@stls.frb.org:

1. *Midland States Bancorp, Inc., Effingham, Illinois; to acquire 100 percent of the voting shares of Centrue Financial Corporation, Ottawa, Illinois, and thereby indirectly acquire Centrue Bank, Streator, Illinois.*