

FEDERAL HOUSING FINANCE BOARD

[No. 94-NO4]

Information Collection Submitted to the Office of Management and Budget For Review

AGENCY: Federal Housing Finance Board.

ACTION: Notice of submission to the Office of Management and Budget (OMB) of existing information collection for purposes of renewal of OMB approval.

DATES: Interested persons are invited to submit comments on or before October 24, 1994.

ADDRESSES: Written comments should be addressed to the Office of Information and Regulatory Affairs, Attention Don Arbuckle: Desk Officer, Federal Housing Finance Board, 726 Jackson Place, N.W., room 3208, New Executive Office Building, Washington, D.C. 20503. Requests for copies of the information collection and supporting documentation should be addressed to Brandon B. Straus, Federal Housing Finance Board, 1777 F Street, N.W. Washington, D.C. 20006.

FOR FURTHER INFORMATION CONTACT: Patricia L. Sweeney, Program Analyst, District Banks Directorate, (202) 408-2872; Brandon B. Straus, Attorney-Advisor, (202) 408-2589, Federal Housing Finance Board, 1777 F Street, N.W. Washington, D.C. 20006.

SUPPLEMENTARY INFORMATION: The information collection described below has been submitted to OMB for review in order to obtain a renewal of OMB approval prior to expiration of the currently assigned OMB control number (3069-0092) on October 31, 1994.

Title of Information Collection: Personal Certification and Disclosure Forms.

Need For and Use of Information Collection: The Federal Home Loan Bank Act (Bank Act) establishes certain eligibility requirements for Federal Home Loan Bank (Bank) appointive and elective directors and authorizes the Federal Housing Finance Board (Board) to promulgate rules implementing these requirements. See 12 U.S.C. 1422b(a)(1), 1427(a), (b), (d).

Selected provisions of parts 931 and 932 of the Board's regulations (director eligibility provisions) implement the statutory eligibility requirements for Bank directors. See 12 CFR parts 931 and 932. The information collection is used by Board staff to determine whether prospective and seated Bank directors satisfy the statutory eligibility requirements and are carrying out their official responsibilities without conflicts of interest or the appearance of conflicts of interest.

The director eligibility provisions require appointive directors; candidates for appointive director; elective directors; and nominees for elective director to file forms with the Board certifying their compliance with the

applicable statutory and regulatory requirements and disclosing certain financial relationships.

Where the information collected indicates that an appointive director candidate or elective director nominee is not eligible to serve, the person is so notified, and his or her name is withdrawn from consideration for the directorship, unless the person intends to remedy the ineligibility. If the information collected reveals that a seated appointive director is ineligible to serve, the director is so notified and is either required to resign or given the opportunity, in the Board's discretion, to cure the ineligibility. If the information collected indicates that a seated elective director is ineligible, the person is so notified, and the directorship becomes vacant immediately, by operation of the statute. See 12 U.S.C. 1427(f)(3). The Board would promptly notify the affected Bank of any vacancies that have arisen on its board.

Description of Likely Respondents: The response will include all Bank appointive directors; candidates for appointive director; elective directors; and nominees for elective director.

Estimate of Burden: The total annual average number of respondents is estimated at 350, with one response required per respondent. The average hours per response is estimated at 0.9 hours.

ESTIMATED ANNUAL REPORTING BURDEN

Average no. respondents	x	Average no. responses per respondent	=	Total average responses	x	Average hrs. per response	=	Total average hours
350		1		350		0.9		315

Rita I. Fair,
Acting Managing Director.
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FEDERAL MARITIME COMMISSION

Notice of Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, D.C. Office of the Federal Maritime Commission, 800 North Capitol Street, N.W., 9th Floor. Interested parties may submit comments on each agreement to the Secretary,

Federal Maritime Commission, Washington, D.C. 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in section 572.603 of Title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 224-200259-007.
Title: Jacksonville Port Authority/Crowley American Transport, Inc. Terminal Agreement.

Parties: Jacksonville Port Authority Crowley American Transport, Inc.
Synopsis: The proposed amendment extends the term of the Agreement.

Agreement No.: 224-200878.

Title: Port of Oakland/Evergreen Marine Corp. (Taiwan) Terminal Use Agreement.

Parties: Port of Oakland ("Port") Evergreen Marine Corp. (Taiwan) Ltd. ("Evergreen").

Synopsis: The proposed Agreement provides that Evergreen shall have non-exclusive rights to certain assigned premises at the Port's Seventh Street Marine Terminal. As a consideration for its regular use of the Port, Evergreen will pay 90 percent of dockage and 80 percent of wharfage tariff charges subject to certain agreed upon provisions. The Agreement has an initial term of five years.

Dated: August 19, 1994.