



A federal agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB Control Number. The OMB Control Number for this information collection is 2133-0011. Public reporting for this collection of information is estimated to be approximately 85 minutes per response, including the time for reviewing instructions, completing and reviewing the collection of information. All responses to this collection of information are voluntary. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Information Collection Clearance Officer, Maritime Administration, MAR-390, 1200 New Jersey Avenue, SE, Washington, DC 20590.

Contract	МΔ	
OUILLIAGE		

OWNER'S CONTRACT OF COMMITMENT

THIS AGREEMENT, made as ofUNITED STATES OF AMERICA, acting by an MARITIME ADMINISTRATION or its success	ANSPORTATION,) and ng under the laws of			
of business at				
1	WITNESSE	ETH		
WHEREAS, on		the Maritime Ac	lministra	ator, Department of
Transportation (herein called the "Maritime (herein				
documented under the laws of		of		Gross
Tons, which was built	_20 is el	igible for interim w	ar risk i	nsurance under Title
XII, Merchant Marine Act, 1936, as amended	d, 46 CFR Pa	rt 308.11(b) as rev	vised: Pr	ovided, That the
Vessel shall at all times be in compliance w	ith requiren	nents of 46 CFR Pa	art 308 a	nd that the Vessel
shall be made available to the United States				
described in Article (1) hereinbelow, pursua				
Further, That the Owner or the Master of the			•	Inited States of the
Vessel's position in accordance with Subse	ection 308.2	(c) of this Part 308	and	
WHEREAS, the parties hereto desire	to enter into	o such a voluntary	Contra	ct of Commitment
covering the Vessel		,		

NOW, THEREFORE, in consideration of the premises and other good and valuable considerations hereinafter set forth, the parties hereto mutually agree as follows:

(1) The Owner hereby commits itself to make the Vessel available to the United States during any period in which vessels may be requisitioned under Section 902 of the Merchant Marine Act, 1936, as amended, i.e., whenever the President of the United States of America shall proclaim that the security of the national defense makes it advisable or during any national emergency which may have been declared by proclamation of the President of the United States, and expressly agrees that any charter or other contract covering the use of the Vessel during the period covered by the interim war risk insurance binder and the period of any insurance attaching thereunder shall be subject to termination or suspension without notice in the event the United States requests the use of the Vessel under this voluntary Contract of Commitment.

- (2) Upon the request of the United States, acting through the Department of Transportation, Maritime Administration, or its successor, or through the Department of the Navy, pursuant to authorization from the Department of Transportation, Maritime Administration, the Vessel shall be made available as directed by such Department, wherever the Vessel may then be, whether at sea or in port, at the option of such Department, for purchase or for use (under a time or bareboat form of charter) for such period or periods of time as required by the United States.
- (3) In the event the Department of the Navy exercises the authority referred to in Article (2) above, it is understood that (a) if time permits, the Maritime Administrator, upon advice by the Chief of Naval Operations, will notify the Owner and also the Master of the Vessel to make the Vessel available to Naval authority, and will also direct the Master to report to the appropriate Naval Commander for operational control or (b) if time does not permit, and the Senior Naval Commander in or for the area or his/her authorized representative shall have found it necessary, he/she will take immediate operational control of the Vessel, after which the Maritime Administrator, upon receipt of advice of such action from the Chief of Naval Operations, will confirm such action to the Owner and also to the Master; with such confirmation to be retroactive to and effective as of the day and hour when control was assumed by the Naval authorities.
- (4) As soon as practicable after the United States has assumed operational control of the Vessel as aforesaid, either through the Maritime Administration directly, or through the Department of the Navy, the Maritime Administration will tender to the Owner an agreement containing the same terms and conditions upon which a vessel of the United States could be requisitioned for purchase or charter in accordance with the applicable provisions of Section 902(a), Merchant Marine Act, 1936, as amended.
- (5) This voluntary Contract of Commitment is not intended, nor shall it be deemed, to affect or modify in any respect the terms and obligations contained in any other agreement or contract of whatsoever nature under which the Vessel is or may hereafter become separately committed to the use of the United States during the period described in Article (1) hereof.
- (6) Subject to the various warranties, agreements and representations of the Owner as contained in the Owner's application for interim war risk insurance, submitted with this Contract, the United States hereby undertakes and agrees to provide such war risk insurance on the Vessel pursuant to regulations published in the Federal Register (46 CFR Part 308), as amended from time to time.
- (7) It is the intention and understanding of the parties hereto that the period of this Contract of Commitment shall be coextensive with the period of the interim war risk insurance binder and any insurance issued thereunder.

IN WITNESS WHE triplicate by the United St	REOF, this volunta	ry Contract of Co	ommitment has be	en executed in 20 and	bv
triplicate by the United St the Owner on the	day of		20	=	,
	UNITED	STATES OF AME	RICA		
		NT OF TRANSPO ME ADMINISTRA			
	(WAKITI)	ADMINISTRA	i ion)		
ATTEST:					
Secretary					
Maritime Administration					
Approved as to form:					
Chief Counsel			Maritime A	Administrator	
Maritime Administration					
CORPORATE SEAL					
Attest:					
			0	wner	
		RV.			

Secretary

l,, (certify that I am the duly chosen, qualified, and acting
Secretary of	
	a party to this Contract, and, as such, I am
the custodian of its official records and the	minute books of its governing body; that
	who signed this Contract on behalf
of said corporation, was then he/she duly of	
	r manual signature to said Contract in his/her official
•	f said corporation by authority and direction of its
	said Contract is within the scope of the corporate and
·	
	Secretary
	,

(CORPORATE SEAL)