

FEDERAL MARITIME COMMISSION

DOCKET NO. 14-04

EDAF ANTILLAS, INC.

v.

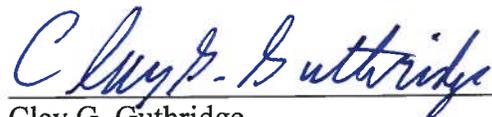
CROWLEY CARIBBEAN LOGISTICS, LLC;
IFS INTERNATIONAL FORWARDING, S.L.; and
IFS NEUTRAL MARITIME SERVICES

ORDER ENLARGING TIME TO ANSWER OR OTHERWISE RESPOND

On May 30, 2014, respondents IFS International Forwarding, S.L., and IFS Neutral Maritime Services (collectively IFS) filed a motion to enlarge the time to answer or otherwise respond to the Complaint. IFS states that it is primarily based in Valencia, Spain. IFS retained counsel on May 29, 2014. Respondents' counsel contacted counsel for complainant Edaf Antillas, Inc. who stated that Edaf does not object to the request for enlargement of time. Due to other obligations of counsel, IFS moves for an enlargement of time to June 29, 2014, to answer or otherwise respond.

Good cause having been stated, it is hereby

ORDERED that the time for respondents IFS International Forwarding, S.L., and IFS Neutral Maritime Services to answer or otherwise respond to the Complaint be enlarged to Monday, June 30, 2014. Given this extension, all parties should confer and submit the joint status report required by the Initial Order, *Edaf Antillas, Inc. v. Crowley Caribbean Logistics, LLC*, FMC No. 14-04 (ALJ May 2, 2014), on or before July 9, 2014.



Clay G. Guthridge
Administrative Law Judge