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May 19, 2015					
FEDERAL MARITIME COMMISSION					

**FEDERAL MARITIME COMMISSION**

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**DOCKET NO. 14-15**

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**NGOBROS AND COMPANY NIGERIA LIMITED**

**v.**

**OCEANE CARGO LINK, LLC, and KINGSTON ANSAH, individually**

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**SECOND ORDER TO SHOW CAUSE**

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On March 6, 2015, Complainant Ngobros and Company Nigeria Limited (“Ngobros”) filed a motion seeking a default judgement against Respondents Oceane Cargo Link and Kingston Ansa. On March 20, 2015, a Notice of Default and Order to Show Cause was issued, requiring the Complainants to “file their answer and show cause why a decision on default should not be entered against them.” Notice of Default and Order to Show Cause at 2.

On April 17, 2015, the Commission received a filing (the “Response”) from Kingston Ansa. “in response to Docket No. 14-15” regarding the “motion seeking a default judgment against Oceane Cargo Link and Kingston Ansa.” Response at 1. The Respondents’ Response discusses the facts in the proceeding, Complainant’s claim of damages of \$180,628.66, and Respondents’ “hop[e that] we come out with a settlement amount” and indicating that they are “available and willing to cooperate till the process is over.” Response at 2.

From the Respondents’ Response, it is clear that they are aware of the proceeding and the motion seeking a default decision. Respondents indicated an interest in resolving the proceeding. They did not, however, file an answer to the Complaint, nor did they show cause why a decision on default should not be entered.

The Respondents will be given one more opportunity to respond to the Complaint and the Order to Show Cause. In their answer, Respondents should indicate whether they admit, deny, or lack sufficient information to respond to the allegations in the Complaint. In addition, they should file an opposition to the motion for default judgment, indicating that they will participate in this proceeding by responding to requests in a timely fashion. Failure to respond in a timely fashion at any stage of the proceeding may be grounds for a default decision.

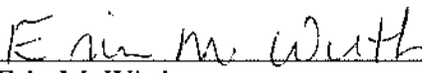
If the Respondents wish to engage in settlement negotiations, they may receive assistance from the Commission. However, Respondents will be required to actively participate and the case will not be delayed while settlement discussions are ongoing.

In addition, in a letter dated April 21, 2015, the Office of the Secretary explained the procedure for filing documents with the Commission and requested an email address or telephone number for Respondents. Respondents will be required to provide the Office of the Secretary with a telephone number or email address so that they may be promptly notified of issues with their filings.

For the reasons stated above, it is hereby

**ORDERED** that on or before June 18, 2015, Respondents Oceane Cargo Link and Kingston Anseh file their answer and show cause why a decision on default should not be entered against them. Failure to respond may result in a default judgment. It is

**FURTHER ORDERED** that on or before June 18, 2015, Respondents Oceane Cargo Link and Kingston Anseh provide a telephone number or email address to the Office of the Secretary. Respondents are responsible for keeping their contact information up-to-date with the Commission.

  
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Erin M. Wirth  
Administrative Law Judge