

S E R V E D  
May 26, 2016  
FEDERAL MARITIME COMMISSION

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**DOCKET NO. 16-02**

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**D.F. YOUNG, INC.**

v.

**NYK LINE (NORTH AMERICA) INC.**

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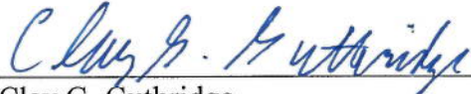
**ORDER AMENDING DISCOVERY DEADLINES**

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On May 26, 2016, the parties appeared for a telephone conference on the parties' request to extend discovery deadlines. Complainant was represented by attorneys Thomas J. Wagner and Gabriel C. Major. Respondent was represented by attorneys Paul M. Keane and Joseph Demay. An audio recording was made of the conference and sent to counsel. The Commission does not intend to create a transcript.

As a result of the conference, the dates set for completion of fact witness depositions and disclosure of experts were vacated and the date for the completion of all discovery was extended to September 16, 2016.

The parties are ordered to file joint status reports on June 30, 2016, and August 19, 2016. In the August 19, 2016, status report (changed from the date stated in the conference), the parties must submit a joint statement on necessity for an oral hearing. If the parties contend an oral hearing is necessary, the parties must identify with particularity the issues that cannot be resolved without a hearing and/or the nature of the matters in issue that require a hearing. If the parties believe that an oral hearing is necessary, they must propose a location for the hearing. The presiding judge will determine the place of any oral hearing. If parties cannot agree on a joint statement, a party contending that an oral hearing is necessary must file a statement setting forth the reasons. A party that does not agree must file a response on or before August 26, 2016.

  
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Clay G. Guthridge  
Administrative Law Judge