

**Area Representatives—Federal Maritime Commission—Continued**

Area	Address/Phone/Fax/Email	Representative
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**Sources of Information**

**Electronic Access** Information about the Federal Maritime Commission is available in electronic form through the Internet at [www.fmc.gov](http://www.fmc.gov).

**Employment** Employment inquiries may be directed to the Office of Human Resources, Federal Maritime Commission, 800 North Capitol Street

NW., Washington, DC 20573-0001. Phone, 202-523-5773.

**Consumer Affairs and Dispute Resolution Services** Phone, 202-523-5807. Email, [complaints@fmc.gov](mailto:complaints@fmc.gov).

**Publications** The *Performance and Accountability Report (2008)* and the *FY08 Management Discussion and Analysis Report* are recent publications of the Federal Maritime Commission.

For further information, contact the Office of the Secretary, Federal Maritime Commission, 800 North Capitol Street NW., Washington, DC 20573-0001. Phone, 202-523-5725. Fax, 202-523-0014. Internet, [www.fmc.gov](http://www.fmc.gov). Email, [secretary@fmc.gov](mailto:secretary@fmc.gov).

**FEDERAL MEDIATION AND CONCILIATION SERVICE**

2100 K Street NW., Washington, DC 20427  
Phone, 202-606-8100. Internet, [www.fmcs.gov](http://www.fmcs.gov).

DIRECTOR

SCOT L. BECKENBAUGH, *Acting*

*The Federal Mediation and Conciliation Service assists labor and management in resolving disputes in collective bargaining contract negotiation through voluntary mediation and arbitration services.*

The Federal Mediation and Conciliation Service (FMCS) was created by the Labor Management Relations Act, 1947 (29 U.S.C. 172). The Director is appointed by the President with the advice and consent of the Senate.

**Activities**

FMCS helps prevent disruptions in the flow of interstate commerce caused by labor-management disputes by providing mediators to assist disputing parties in the resolution of their differences. Mediators have no law enforcement authority and rely wholly on persuasive techniques.

FMCS offers its facilities in labor-management disputes to any industry affecting interstate commerce with employees represented by a union,

either upon its own motion or at the request of one or more of the parties to the dispute, whenever in its judgment such dispute threatens to cause a substantial interruption of commerce. The Labor Management Relations Act requires that parties to a labor contract must file a dispute notice if agreement is not reached 30 days in advance of a contract termination or reopening date. The notice must be filed with FMCS and the appropriate State or local mediation agency. FMCS is required to avoid the mediation of disputes that would have only a minor effect on interstate commerce if State or other conciliation services are available to the parties.

**Mediation** Efforts of FMCS mediators are directed toward the establishment of

sound and stable labor-management relations on a continuing basis, thereby helping to reduce the incidence of work stoppages. The mediator's basic function is to encourage and promote better day-to-day relations between labor and management, so that issues arising in negotiations may be faced as problems to be settled through mutual effort rather than issues in dispute.

**Arbitration** FMCS, on the joint request of employers and unions, will also assist in the selection of arbitrators from a roster of private citizens who are qualified as neutrals to adjudicate matters in dispute.

**For further information, contact the Office of Arbitration Services. Phone, 202-606-5111.**

**For further information, contact the Public Affairs Office, Federal Mediation and Conciliation Service, 2100 K Street NW., Washington, DC 20427. Phone, 202-606-8100. Internet, [www.fmcs.gov](http://www.fmcs.gov).**

## FEDERAL MINE SAFETY AND HEALTH REVIEW COMMISSION

601 New Jersey Avenue NW., Suite 9500, Washington, DC 20001-2021  
Phone, 202-434-9900. Email, [fmshrc@fmshrc.gov](mailto:fmshrc@fmshrc.gov). Internet, [www.fmshrc.gov](http://www.fmshrc.gov).

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*The Federal Mine Safety and Health Review Commission ensures compliance with occupational safety and health standards in the Nation's surface and underground coal, metal, and nonmetal mines.*

The Federal Mine Safety and Health Review Commission is an independent, adjudicative agency established by the Federal Mine Safety and Health Act of 1977 (30 U.S.C. 801 *et seq.*), as amended. It provides administrative trial and appellate review of legal disputes arising from enforcement actions taken by the Department of Labor.

The Commission consists of five members who are appointed by the President with the advice and consent of the Senate and who serve staggered 6-year terms. The Chairman is appointed from among the Commissioners by the President.

The Commission and its Office of Administrative Law Judges are charged with deciding cases brought before it by the Mine Safety and Health

Administration, mine operators, and miners or their representatives. These cases generally involve review of the Administration's enforcement actions, including citations, mine-closure orders, and proposals for civil penalties issued for violations of the act or the mandatory safety and health standards promulgated by the Secretary of Labor. The Commission also has jurisdiction over discrimination complaints filed by miners or their representatives in connection with their safety and health, complaints for compensation filed on behalf of miners idled as a result of mine closure orders issued by the Administration, and disputes over mine emergency response plans.