110TH CONGRESS 1ST SESSION H.R. 2830

To authorize appropriations for the Coast Guard for fiscal year 2008, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 22, 2007

Mr. OBERSTAR (for himself, Mr. CUMMINGS, and Mr. LATOURETTE) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

To authorize appropriations for the Coast Guard for fiscal year 2008, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Coast Guard Author-
- 5 ization Act of 2007".

6 SEC. 2. TABLE OF CONTENTS.

- 7 The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—AUTHORIZATION

Sec. 101. Authorization of appropriations.

- Sec. 102. Authorized levels of military strength and training.
- Sec. 103. Transfer of bridge administration program authority and functions.

TITLE II—COAST GUARD

- Sec. 201. Appointment of civilian Coast Guard judges.
- Sec. 202. Industrial activities.
- Sec. 203. Reimbursement for medical-related travel expenses.
- Sec. 204. Commissioned officers.
- Sec. 205. Coast Guard participation in the Armed Forces Retirement Home (AFRH) system.
- Sec. 206. Grants to international maritime organizations.
- Sec. 207. Emergency leave retention authority.
- Sec. 208. Enforcement authority.
- Sec. 209. Repeal.
- Sec. 210. Admirals and Vice Admirals.
- Sec. 211. Merchant Mariner Medical Advisory Committee.
- Sec. 212. Reserve commissioned warrant officer to lieutenant program.
- Sec. 213. Enhanced status quo officer promotion system.
- Sec. 214. Laser Training System.
- Sec. 215. Coast Guard vessels and aircraft.
- Sec. 216. Coast Guard District Ombudsmen.

TITLE III—SHIPPING AND NAVIGATION

- Sec. 301. Vessel size limits.
- Sec. 302. Goods and services.
- Sec. 303. Seaward extension of anchorage grounds jurisdiction.
- Sec. 304. Maritime Drug Law Enforcement Act amendment-simple possession.
- Sec. 305. Technical amendments to tonnage measurement law.
- Sec. 306. Seamen's shoreside access.
- Sec. 307. Fishing vessel safety.
- Sec. 308. Mariner records.
- Sec. 309. Deletion of exemption of license requirement for operators of certain towing vessels.
- Sec. 310. Adjustment of liability limits for natural gas deepwater ports.
- Sec. 311. Period of limitations for claims against Oil Spill Liability Trust Fund.
- Sec. 312. Log books.
- Sec. 313. Unsafe operation.
- Sec. 314. Approval of survival craft.
- Sec. 315. Safety management.
- Sec. 316. Protection against discrimination.
- Sec. 317. Dry bulk cargo residue.
- Sec. 318. Clarification of delegation of authority to classification societies.
- Sec. 319. Registry endorsement for LNG vessels.
- Sec. 320. Oaths.
- Sec. 321. Duration of credentials.
- Sec. 322. Fingerprinting.
- Sec. 323. Authorization to extend the duration of licenses, certificates of registry, and merchant mariners' documents.
- Sec. 324. Merchant mariner documentation.
- Sec. 325. Merchant mariner assistance report.
- Sec. 326. Merchant mariner shortage report.
- Sec. 327. Merchant mariner document standards.

Sec. 328. Waterside security around liquefied natural gas terminals and liquefied natural gas tankers.

TITLE IV—MISCELLANEOUS PROVISIONS

- Sec. 401. Certificate of documentation for GALLANT LADY.
- Sec. 402. Waiver.
- Sec. 403. Great Lakes Maritime Research Institute.
- Sec. 404. Conveyance.
- Sec. 405. Crew wages on passenger vessels.
- Sec. 406. Technical corrections.
- Sec. 407. Conveyance of decommissioned Coast Guard Cutter STORIS.
- Sec. 408. Repeal of requirement of license for employment in the business of salvaging on the coast of Florida.
- Sec. 409. Right-of-first-refusal for Coast Guard property on Jupiter Island, Florida.
- Sec. 410. Conveyance of Coast Guard HU-25 Falcon Jet aircraft.
- Sec. 411. Decommissioned Coast Guard vessels for Haiti.
- Sec. 412. Extension of period of operation of vessel for setting, relocation, or recovery of anchors or other mooring equipment.

TITLE V—BALLAST WATER TREATMENT

- Sec. 501. Short title.
- Sec. 502. Declaration of goals and purposes.
- Sec. 503. Ballast water management.
- Sec. 504. Rapid response plan.
- Sec. 505. Authorization of appropriations.

1 TITLE I—AUTHORIZATION

2 SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

Funds are authorized to be appropriated for fiscal
year 2008 for necessary expenses of the Coast Guard as
follows:

- 6 (1) For the operation and maintenance of the
 7 Coast Guard, \$5,965,742,000, of which—
- 8 (A) \$24,500,000 is authorized to be de9 rived from the Oil Spill Liability Trust Fund to
 10 carry out the purposes of section 1012(a)(5) of
 11 the Oil Pollution Act of 1990 (33 U.S.C.
 12 2712(a)(5));

1	(B) $$631,000,000$ shall be available only
2	for paying for search and rescue programs;
3	(C) $$527,000,000$ shall be available only
4	for paying for marine safety programs; and
5	(D) \$80,500,000 shall be available only for
6	paying for operating expenses of the Integrated
7	Deepwater System program.
8	(2) For the acquisition, construction, rebuild-
9	ing, and improvement of aids to navigation, shore
10	and offshore facilities, vessels, and aircraft, includ-
11	ing equipment related thereto, \$1,005,768,000, of
12	which—
13	(A) $$20,000,000$ shall be derived from the
14	Oil Spill Liability Trust Fund to carry out the
15	purposes of section $1012(a)(5)$ of the Oil Pollu-
16	tion Act of 1990, to remain available until ex-
17	pended;
18	(B) $\$836,866,000$ is authorized for the In-
19	tegrated Deepwater System Program; and
20	(C) \$44,597,000 is authorized for shore fa-
21	cilities and aids to navigation.
22	(3) To the Commandant of the Coast Guard for
23	research, development, test, and evaluation of tech-
24	nologies, materials, and human factors directly relat-
25	ing to improving the performance of the Coast

4

1 Guard's mission in search and rescue, aids to navi-2 gation, marine safety, marine environmental protec-3 tion, enforcement of laws and treaties, ice oper-4 ations, oceanographic research, and defense readi-5 ness, \$18,583,000, to remain available until ex-6 pended, of which \$2,000,000 shall be derived from 7 the Oil Spill Liability Trust Fund to carry out the 8 purposes of section 1012(a)(5) of the Oil Pollution 9 Act of 1990.

10 (4) For retired pay (including the payment of 11 obligations otherwise chargeable to lapsed appropria-12 tions for this purpose), payments under the Retired 13 Serviceman's Family Protection and Survivor Ben-14 efit Plans, and payments for medical care of retired 15 personnel and their dependents under chapter 55 of 16 title 10, United States Code, \$1,184,720,000, to re-17 main available until expended.

18 (5) For alteration or removal of bridges over
19 navigable waters of the United States constituting
20 obstructions to navigation, and for personnel and
21 administrative costs associated with the Bridge Al22 teration Program, \$16,000,000.

(6) For environmental compliance and restoration at Coast Guard facilities (other than parts and
equipment associated with operation and mainte-

nance), \$12,079,000, to remain available until expended.

3 (7) For the Coast Guard Reserve program, in4 cluding personnel and training costs, equipment, and
5 services, \$126,883,000.

6 SEC. 102. AUTHORIZED LEVELS OF MILITARY STRENGTH 7 AND TRAINING.

8 (a) ACTIVE DUTY STRENGTH.—The Coast Guard is
9 authorized an end-of-year strength for active duty per10 sonnel of 45,500 for the fiscal year ending on September
11 30, 2008.

(b) MILITARY TRAINING STUDENT LOADS.—For fiscal year 2008, the Coast Guard is authorized average military training student loads as follows:

15 (1) For recruit and special training, 2,500 stu-16 dent years.

17 (2) For flight training, 165 student years.

18 (3) For professional training in military and ci-vilian institutions, 350 student years.

20 (4) For officer acquisition, 1,200 student years.
21 SEC. 103. TRANSFER OF BRIDGE ADMINISTRATION PRO22 GRAM AUTHORITY AND FUNCTIONS.

23 (a) TRANSFER.—

24 (1) AUTHORITY AND FUNCTIONS.—Notwith25 standing section 888(b) of the Homeland Security

1 Act of 2002 (6 U.S.C. 468(b)) or any other provi-2 sion of law, the authorities of the Secretary of 3 Homeland Security to approve the construction, al-4 teration, or operation of a bridge, drawbridge, or 5 causeway across or over the navigable waters of the 6 United States and to require the alteration, repair, 7 or removal of that bridge, drawbridge, or causeway, 8 pursuant to the Bridge Act of 1906 (34 Stat. 84; 33) 9 U.S.C. 491 et seq.), the General Bridge Act of 1946 10 (60 Stat. 847, 33 U.S.C. 525 note), the Truman-11 Hobbs Act (54 Stat. 497; 33 U.S.C. 511 et seq.), 12 and the International Bridge Act of 1972 (60 Stat. 13 847; 33 U.S.C. 525 et seq.), and the functions re-14 lated thereto, are hereby transferred to the Sec-15 retary of Transportation.

16 (2) TRANSFER AND ADMINISTRATION OF BAL-17 ANCES.—Any unobligated balances of prior appro-18 priations provided for the alteration of bridges are 19 transferred and shall be available to the Secretary of 20 Transportation to carry out the functions and au-21 thorities transferred by subsection (a).

TITLE II—COAST GUARD

2 SEC. 201. APPOINTMENT OF CIVILIAN COAST GUARD 3 JUDGES.

4 (a) IN GENERAL.—Chapter 7 of title 14, United
5 States Code, is amended by adding at the end the fol6 lowing:

7 "§ 153. Appointment of judges

1

8 "The Secretary may appoint civilian employees of the 9 Department in which the Coast Guard is operating as ap-10 pellate military judges, available for assignment to the 11 Coast Guard Court of Criminal Appeals as provided for 12 in section 866(a) of title 10.".

(b) CLERICAL AMENDMENT.—The analysis for such
chapter is amended by adding at the end the following:
"153. Appointment of judges.".

15 SEC. 202. INDUSTRIAL ACTIVITIES.

16 Section 151 of title 14, United States Code, is17 amended—

18 (1) by inserting "(a) IN GENERAL.—" before
19 "All orders"; and

20 (2) by adding at the end the following:

21 "(b) ORDERS AND AGREEMENTS FOR INDUSTRIAL
22 ACTIVITIES.—Under this section, the Coast Guard indus23 trial activities may accept orders and enter into reimburs-

able agreements with establishments, agencies, and de partments of the Department of Defense.".

3 SEC. 203. REIMBURSEMENT FOR MEDICAL-RELATED TRAV-4 EL EXPENSES.

5 (a) IN GENERAL.—Chapter 13 of title 14, United
6 States Code, is amended by adding at the end the fol7 lowing:

8 "§ 518. Reimbursement for medical-related travel ex9 penses for certain persons residing on is10 lands in the continental United States

11 "In any case in which a covered beneficiary (as de-12 fined in section 1072(5) of title 10) resides on an island 13 that is located in the 48 contiguous States and the District of Columbia and that lacks public access roads to the 14 15 mainland and is referred by a primary care physician to a specialty care provider (as defined in section 1074i(b) 16 17 of title 10) on the mainland who provides services less than 100 miles from the location where the beneficiary re-18 sides, the Secretary shall reimburse the reasonable travel 19 20expenses of the covered beneficiary and, when accompani-21 ment by an adult is necessary, for a parent or guardian 22 of the covered beneficiary or another member of the cov-23 ered beneficiary's family who is at least 21 years of age.". 24 (b) CLERICAL AMENDMENT.—The analysis for such 25 chapter is amended by adding at the end the following:

"518. Reimbursement for medical-related travel expenses for certain persons residing on islands in the continental United States.".

1 SEC. 204. COMMISSIONED OFFICERS.

6

2 (a) ACTIVE DUTY PROMOTION LIST.—Section 42 of
3 title 14, United States Code, is amended to read as fol4 lows:

5 "§ 42. Number and distribution of commissioned offi-

cers on active duty promotion list

7 "(a) MAXIMUM TOTAL NUMBER.—The total number
8 of Coast Guard commissioned officers on the active duty
9 promotion list, excluding warrant officers, shall not exceed
10 6,700; except that the Commandant may temporarily in11 crease that number by up to 2 percent for no more than
12 60 days following the date of the commissioning of a Coast
13 Guard Academy class.

14 "(b) DISTRIBUTION PERCENTAGES BY GRADE.—

"(1) REQUIRED.—The total number of commissioned officers authorized by this section shall be
distributed in grade in the following percentages:
0.375 percent for rear admiral; 0.375 percent for
rear admiral (lower half); 6.0 percent for captain;
15.0 percent for commander; and 22.0 percent for
lieutenant commander.

22 "(2) DISCRETIONARY.—The Secretary shall
23 prescribe the percentages applicable to the grades of
24 lieutenant, lieutenant (junior grade), and ensign.

1	"(3) AUTHORITY OF SECRETARY TO REDUCE
2	PERCENTAGE.—The Secretary—
3	"(A) may reduce, as the needs of the Coast
4	Guard require, any of the percentages set forth
5	in paragraph (1); and
6	"(B) shall apply that total percentage re-
7	duction to any other lower grade or combination
8	of lower grades.
9	"(c) Computations.—
10	"(1) IN GENERAL.—The Secretary shall com-
11	pute, at least once each year, the total number of
12	commissioned officers authorized to serve in each
13	grade by applying the grade distribution percentages
14	established by or under this section to the total
15	number of commissioned officers listed on the cur-
16	rent active duty promotion list.
17	"(2) ROUNDING FRACTIONS.—Subject to sub-
18	section (a), in making the computations under para-
19	graph (1), any fraction shall be rounded to the near-
20	est whole number.
21	"(3) TREATMENT OF OFFICERS SERVING OUT-
22	SIDE COAST GUARD.—The number of commissioned
23	officers on the active duty promotion list below the
24	rank of rear admiral (lower half) serving with other
25	Federal departments or agencies on a reimbursable

basis or excluded under section 324(d) of title 49
 shall not be counted against the total number of
 commissioned officers authorized to serve in each
 grade.

5 "(d) USE OF NUMBERS; TEMPORARY INCREASES.— 6 The numbers resulting from computations under sub-7 section (c) shall be, for all purposes, the authorized num-8 ber in each grade; except that the authorized number for 9 a grade is temporarily increased during the period between 10 one computation and the next by the number of officers originally appointed in that grade during that period and 11 12 the number of officers of that grade for whom vacancies exist in the next higher grade but whose promotion has 13 been delayed for any reason. 14

15 "(e) OFFICERS SERVING COAST GUARD ACADEMY 16 AND RESERVE.—The number of officers authorized to be 17 serving on active duty in each grade of the permanent 18 commissioned teaching staff of the Coast Guard Academy 19 and of the Reserve serving in connection with organizing, 20 administering, recruiting, instructing, or training the re-21 serve components shall be prescribed by the Secretary.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 3 of such title is amended by striking the item relating
to section 42 and inserting the following:

[&]quot;42. Number and distribution of commissioned officers on active duty promotion list.".

1	SEC. 205. COAST GUARD PARTICIPATION IN THE ARMED
2	FORCES RETIREMENT HOME (AFRH) SYSTEM.
3	(a) IN GENERAL.—Section 1502 of the Armed
4	Forces Retirement Home Act of 1991 (24 U.S.C. 401)
5	is amended—
6	(1) by striking paragraph (4);
7	(2) in paragraph (5)—
8	(A) by striking "and" at the end of sub-
9	paragraph (C);
10	(B) by striking the period at the end of
11	subparagraph (D) and inserting "; and"; and
12	(C) by inserting at the end the following:
13	"(E) the Assistant Commandant of the
14	Coast Guard for Human Resources."; and
15	(3) by adding at the end of paragraph (6) the
16	following:
17	"(E) The Master Chief Petty Officer of the
18	Coast Guard.".
19	(b) Conforming Amendments.—(1) Section 2772
20	of title 10, United States Code, is amended—
21	(A) in subsection (a) by inserting "or, in the
22	case of the Coast Guard, the Commandant" after
23	"concerned"; and
24	(B) by striking subsection (c).
25	(2) Section 1007(i) of title 37, United States Code,
26	is amended—
	•HR 2830 IH

(A) in paragraph (3) by inserting "or, in the 1 2 case of the Coast Guard, the Commandant" after 3 "Secretary of Defense"; 4 (B) by striking paragraph (4); and 5 (C) by redesignating paragraph (5) as para-6 graph (4). 7 SEC. 206. GRANTS TO INTERNATIONAL MARITIME ORGANI-8 ZATIONS. 9 Section 149 of title 14, United States Code, is 10 amended by adding at the end the following: 11 "(c) Grants to International Maritime Orga-12 NIZATIONS.—After consultation with the Secretary of 13 State, the Commandant may make grants to, or enter into cooperative agreements, contracts, or other agreements 14 15 with, international maritime organizations for the purpose of acquiring information or data about merchant vessel in-16 17 spections, security, safety, classification, and port state or flag state law enforcement or oversight.". 18

19 SEC. 207. EMERGENCY LEAVE RETENTION AUTHORITY.

20 (a) IN GENERAL.—Chapter 11 of title 14, United
21 States Code, is amended by inserting after section 425 the
22 following:

23 "§ 426. Emergency leave retention authority

24 "With regard to a member of the Coast Guard who25 serves on active duty, a duty assignment in support of a

declaration of a major disaster or emergency by the Presi dent under the Robert T. Stafford Disaster Relief and
 Emergency Assistance Act (42 U.S.C. 5121 et seq.) shall
 be treated, for the purpose of section 701(f)(2) of title
 10, a duty assignment in support of a contingency oper ation.".

7 (b) CLERICAL AMENDMENT.—The analysis for such
8 chapter is amended by inserting after the item relating
9 to section 425 the following new item:

"426. Emergency leave retention authority.".

10 SEC. 208. ENFORCEMENT AUTHORITY.

(a) IN GENERAL.—Chapter 5 of title 14, United
States Code, is amended by adding at the end the following:

14 "§ 99. Enforcement authority

15 "Subject to guidelines approved by the Secretary,
16 members of the Coast Guard, in the performance of offi17 cial duties, may—

18 "(1) carry a firearm; and

19 "(2) while at a facility (as defined in section
20 70101 of title 46)—

21 "(A) make an arrest without warrant for
22 any offense against the United States; and

23 "(B) seize property as otherwise provided24 by law.".

1 (b) CONFORMING REPEAL.—The first section added 2 to title 46, United States Code, by the amendment made 3 by subsection (a) of section 801 of the Coast Guard and 4 Maritime Transportation Act of 2004 (118 Stat. 1078), 5 and the item relating to such first section enacted by the 6 amendment made by subsection (b) of such section 801, 7 are repealed.

- 8 (c) CLERICAL AMENDMENT.—The analysis for such
 9 chapter is amended by adding at the end the following:
 "99. Enforcement authority.".
- 10 SEC. 209. REPEAL.

Section 216 of title 14, United States Code, and theitem relating to such section in the analysis for chapter11 of such title, are repealed.

14 SEC. 210. ADMIRALS AND VICE ADMIRALS.

(a) VICE COMMANDANT.—Section 47 of title 14,
United States Code, is amended by striking "vice admiral"
and inserting "admiral".

18 (b) VICE ADMIRALS.—Section 50 of title 14, United19 States Code, is amended to read as follows:

20 "§ 50. Vice admirals

21 "(a)(1) The President may designate 4 positions of
22 importance and responsibility that shall be held by officers
23 who—

1	"(A) while so serving, shall have the grade of
2	vice admiral, with the pay and allowances of that
3	grade; and
4	"(B) shall perform any duties as the Com-
5	mandant may prescribe.
6	"(2) The 4 vice admiral positions authorized under
7	paragraph (1) are, respectively, the following:
8	"(A) The Deputy Commandant for Mission
9	Support.
10	"(B) The Deputy Commandant for National
11	Operations and Policy.
12	"(C) The Commander, Force Readiness Com-
13	mand.
14	"(D) The Commander, Operations Command.
15	"(3) The President may appoint, by and with the ad-
16	vice and consent of the Senate, and reappoint, by and with
17	the advice and consent of the Senate, to each of the posi-
18	tions designated under paragraph (1) an officer of the
19	Coast Guard who is serving on active duty above the grade
20	of captain. The Commandant shall make recommendations
21	for those appointments.
22	((b)(1) The appointment and the grade of vice admi-
23	ral under this section shall be effective on the date the
24	officer assumes that duty and, except as provided in para-

25 graph (2) of this subsection or in section 51(d) of this

title, shall terminate on the date the officer is detached
 from that duty.

3 "(2) An officer who is appointed to a position des4 ignated under subsection (a) shall continue to hold the
5 grade of vice admiral—

6 "(A) while under orders transferring the officer 7 to another position designated under subsection (a), 8 beginning on the date the officer is detached from 9 duty and terminating on the date before the day the 10 officer assumes the subsequent duty, but not for 11 more than 60 days;

"(B) while hospitalized, beginning on the day of
the hospitalization and ending on the day the officer
is discharged from the hospital, but not for more
than 180 days; and

"(C) while awaiting retirement, beginning on
the date the officer is detached from duty and ending on the day before the officer's retirement, but
not for more than 60 days.

20 "(c)(1) An appointment of an officer under sub21 section (a) does not vacate the permanent grade held by
22 the officer.

23 "(2) An officer serving in a grade above rear admiral
24 who holds the permanent grade of rear admiral (lower
25 half) shall be considered for promotion to the permanent

grade of rear admiral as if the officer was serving in the
 officer's permanent grade.

3 "(d) Whenever a vacancy occurs in a position des4 ignated under subsection (a), the Commandant shall in5 form the President of the qualifications needed by an offi6 cer serving in that position to carry out effectively the du7 ties and responsibilities of that position.".

8 (c) REPEAL.—Section 50a of title 14, United States9 Code, is repealed.

10 (d) CONFORMING AMENDMENT.—Section 51(d)(2) of
11 that title is amended by striking "Area Commander, or
12 Chief of Staff" and inserting "or Vice Admirals".

13 (e) CLERICAL AMENDMENTS.—

14 (1) The heading for section 47 of that title is
15 amended by striking "assignment" and inserting
16 "appointment".

17 (2) The table of sections at the beginning of18 chapter 3 of that title is amended—

19 (A) by striking the item relating to section20 47 and inserting the following:

"47. Vice Commandant; appointment.";

21 (B) by striking the item relating to section22 50 and inserting the following:

"50. Vice admirals.";

23 and

1(C) by striking the item relating to section250a.

3 (f) TECHNICAL CORRECTION.—Section 47 of that
4 title is further amended in the fifth sentence by striking
5 "subsection" and inserting "section".

6 SEC. 211. MERCHANT MARINER MEDICAL ADVISORY COM7 MITTEE.

8 (a) IN GENERAL.—Chapter 71 of title 46, United
9 States Code, is amended by adding at the end the fol10 lowing new section:

11 "§7115. Merchant Mariner Medical Advisory Committee

13 "(a) Establishment.—

14 "(1) IN GENERAL.—There is established a Mer15 chant Mariner Medical Advisory Committee (in this
16 section referred to as the 'Committee').

17 "(2) FUNCTIONS.—The Committee shall advise
18 the Secretary on matters relating to—

19 "(A) medical certification determinations
20 for issuance of merchant mariner credentials;

21 "(B) medical standards and guidelines for
22 the physical qualifications of operators of com23 mercial vessels;

24 "(C) medical examiner education; and
25 "(D) medical research.

1 "(b) MEMBERSHIP.—

2 "(1) IN GENERAL.—The Committee shall con3 sist of twelve members, none of whom is a Federal
4 employee, and shall include—

5 "(A) ten who are health-care professionals 6 with particular expertise, knowledge, or experi-7 ence regarding the medical examinations of 8 merchant mariners or occupational medicine; 9 and

10 "(B) two who are professional mariners
11 with knowledge and experience in mariner occu12 pational requirements.

"(2) STATUS OF MEMBERS.—Members of the 13 14 Committee shall not be considered Federal employ-15 ees or otherwise in the service or the employment of 16 the Federal Government, except that members shall 17 be considered special Government employees, as de-18 fined in section 202(a) of title 18, United States 19 Code, and shall be subject to any administrative 20 standards of conduct applicable to the employees of 21 the department in which the Coast Guard is oper-22 ating.

23 "(c) Appointments; Terms; Vacancies.—

"(1) APPOINTMENTS.—The Secretary shall ap-1 2 point the members of the Committee, and each 3 member shall serve at the pleasure of the Secretary. 4 "(2) TERMS.—Each member shall be appointed 5 for a term of three years, except that, of the mem-6 bers first appointed, three members shall be ap-7 pointed for a term of two years and three members 8 shall be appointed for a term of one year. 9 "(3) VACANCIES.—Any member appointed to 10 fill the vacancy prior to the expiration of the term 11 for which that member's predecessor was appointed 12 shall be appointed for the remainder of that term. 13 "(d) CHAIRMAN AND VICE CHAIRMAN.—The Secretary shall designate one member of the Committee as 14 15 the Chairman and one member as the Vice Chairman. The Vice Chairman shall act as Chairman in the absence or 16 incapacity of, or in the event of a vacancy in the office 17 18 of, the Chairman.

19 "(e) COMPENSATION; REIMBURSEMENT.—Members 20 of the Committee shall serve without compensation, except 21 that, while engaged in the performance of duties away 22 from their homes or regular places of business of the mem-23 ber, the member of the Committee may be allowed travel 24 expenses, including per diem in lieu of subsistence, as au-25 thorized by section 5703 of title 5. "(f) STAFF; SERVICES.—The Secretary shall furnish
 to the Committee the personnel and services as are consid ered necessary for the conduct of its business.".

4 (b) FIRST MEETING.—No later than six months after
5 the date of enactment of this Act, the Merchant Mariner
6 Medical Advisory Committee established by the amend7 ment made by this section shall hold its first meeting.

8 (c) CLERICAL AMENDMENT.—The analysis for chap9 ter 71 of that title is amended by adding at the end the
10 following:

"7115. Merchant Mariner Medical Advisory Committee.".

SEC. 212. RESERVE COMMISSIONED WARRANT OFFICER TO LIEUTENANT PROGRAM.

13 Section 214(a) of title 14, United States Code, is14 amended to read as follows:

15 "(a) The president may appoint temporary commis-16 sioned officers—

17 "(1) in the Regular Coast Guard in a grade, 18 not above lieutenant, appropriate to their qualifica-19 tions, experience, and length of service, as the needs 20 of the Coast Guard may require, from among the 21 commissioned warrant officers, warrant officers, and 22 enlisted members of the Coast Guard, and from 23 holders of licenses issued under chapter 71 of title 24 46, United States Code; and

1	"(2) in the Coast Guard Reserve in a grade,
2	not above lieutenant, appropriate to their qualifica-
3	tions, experience, and length of service, as the needs
4	of the Coast Guard may require, from among the
5	commissioned warrant officers of the Coast Guard
6	Reserve.".
7	SEC. 213. ENHANCED STATUS QUO OFFICER PROMOTION
8	SYSTEM.
9	Chapter 11 of title 14, United States Code, is amend-
10	ed—
11	(1) in section 253(a)—
12	(A) by inserting "and" after "considered,";
13	and
14	(B) by striking ", and the number of offi-
15	cers the board may recommend for promotion";
16	(2) in section 258—
17	(A) by designating the existing text as sub-
18	section (a);
19	(B) in subsection (a) (as so designated) by
20	striking the colon at the end of the material
21	preceding paragraph (1) and inserting "—";
22	and
23	(C) by adding at the end the following:
24	"(b) Provision of Direction and Guidance.—

1	"(1) In addition to the information provided
2	pursuant to subsection (a), the Secretary may fur-
3	nish the selection board—
4	"(A) specific direction relating to the needs
5	of the Coast Guard for officers having par-
6	ticular skills, including direction relating to the
7	need for a minimum number of officers with
8	particular skills within a specialty; and
9	"(B) any other guidance that the Secretary
10	believes may be necessary to enable the board
11	to properly perform its functions.
12	((2) Selections made based on the direction and
13	guidance provided under this subsection shall not ex-
14	ceed the maximum percentage of officers who may
15	be selected from below the announced promotion
16	zone at any given selection board convened under
17	section 251 of this title.";
18	(3) in section 259(a), by inserting after "whom
19	the board" the following: ", giving due consideration
20	to the needs of the Coast Guard for officers with
21	particular skills so noted in specific direction fur-
22	nished to the board by the Secretary under section
23	258 of this title,"; and
24	(4) in section 260(b), by inserting after "quali-
25	fied for promotion" the following: "to meet the

needs of the service (as noted in specific direction
 furnished the board by the Secretary under section
 258 of this title)".

4 SEC. 214. LASER TRAINING SYSTEM.

5 (a) IN GENERAL.—Within one year after the date of enactment of this Act, the Secretary of the department 6 7 in which the Coast Guard shall test an integrated laser 8 engagement system for the training of members of the 9 Coast Guard assigned to small vessels in the use of indi-10 vidual weapons and machine guns on those vessels. The test shall be conducted on vessels on the Great Lakes 11 12 using similar laser equipment used by other Federal agen-13 cies. However, that equipment shall be adapted for use in the marine environment. 14

(b) REPORT.—The Secretary shall submit a report to
Congress within 6 months after the conclusions of the test
required under subsection (a) on the costs and benefits
of using the system regionally and nationwide to train
members of the Coast Guard in the use of individual weapons and machine guns.

21 SEC. 215. COAST GUARD VESSELS AND AIRCRAFT.

(a) AUTHORITY TO FIRE AT OR INTO A VESSEL.—
23 Section 637(c) of title 14, United States Code, is amend24 ed—

1	(1) in paragraph (1), by striking "; or" and in-
2	serting a semicolon;
3	(2) in paragraph (2), by striking the period at
4	the end and inserting "; or"; and
5	(3) by adding at the end the following:
6	"(3) any other vessel or aircraft owned by a
7	government and used for noncommercial service
8	when—
9	"(A) the vessel or aircraft is under the tac-
10	tical control of the Coast Guard; and
11	"(B) at least one member of the Coast
12	Guard is assigned and conducting a Coast
13	Guard mission on the vessel or aircraft.".
14	(b) Authority To Display Coast Guard Ensigns
15	AND PENNANTS.—Section 638(a) of title 14, United
16	States Code, is amended by striking "Coast Guard vessels
17	and aircraft" and inserting "Vessels and aircraft author-
18	ized by the Secretary".
19	SEC. 216. COAST GUARD DISTRICT OMBUDSMEN.
20	(a) IN GENERAL.—Chapter 3 of title 14, United
21	States Code, is amended by adding at the end the fol-
22	lowing new section:
23	"§ 55. District Ombudsmen
24	"(a) IN GENERAL.—The Commandant shall appoint

25 in each Coast Guard District a District Ombudsman to

serve as a liaison between ports, terminal operators, ship-1 2 owners, and labor representatives and the Coast Guard. 3 "(b) PURPOSE.—The purpose of the District Om-4 budsman shall be the following: "(1) To support the operations of the Coast 5 6 Guard in each port in the District for which the Dis-7 trict Ombudsman is appointed. 8 "(2) To seek to resolve disputes between the 9 Coast Guard and all petitioners regarding requirements imposed or services provided by the Coast 10 11 Guard. 12 "(c) FUNCTIONS.— 13 "(1) INVESTIGATIONS.—The District Ombuds-14 man may investigate complaints brought to the at-15 tention of the District Ombudsman by a petitioner 16 operating in a port or by Coast Guard personnel. 17 "(2) Guidelines for disputes.— 18 "(A) IN GENERAL.—The District Ombuds-19 man shall develop guidelines regarding the 20 types of disputes with respect to which the Dis-21 trict Ombudsman will provide assistance. 22 "(B) LIMITATION.—The District Ombuds-23 man shall not provide assistance with respect to 24 a dispute unless it involves the impact of Coast Guard requirements on port business and the flow of commerce.

"(C) PRIORITY.—In providing such assistance, the District Ombudsman shall give priority to complaints brought by petitioners who
believe they will suffer a significant hardship as
the result of implementing a Coast Guard requirement or being denied a Coast Guard service.

10 "(3) CONSULTATION.—The District Ombuds11 man may consult with any Coast Guard personnel
12 who can aid in the investigation of a complaint.

"(4) ACCESS TO INFORMATION.—The District
Ombudsman shall have access to any document, including any record or report, that will aid the District Ombudsman in obtaining the information needed to conduct an investigation of a compliant.

18 "(5) REPORTS.—At the conclusion of an inves-19 tigation, the District Ombudsman shall submit a re-20 port on the findings and recommendations of the 21 District Ombudsman, to the Commander of the Dis-22 trict in which the petitioner who brought the com-23 plaint is operating.

1

2

"(6) DEADLINE.—The District Ombudsman 1 2 shall seek to resolve each complaint brought in ac-3 cordance with the guidelines— "(A) in a timely fashion; and 4 "(B) not later than 4 months after the 5 6 complaint is officially accepted by the District 7 Ombudsman. 8 "(d) APPOINTMENT.—The Commandant shall ap-9 point as the District Ombudsman a civilian who has expe-10 rience in port and transportation systems and knowledge of port operations or of maritime commerce (or both). 11 "(e) ANNUAL REPORTS.—The Secretary shall report 12 13 annually to the Committee on Transportation and Infrastructure of the House of Representatives and the Com-14 15 mittee on Commerce, Science, and Transportation of the Senate on the matters brought before the District Om-16 17 budsmen, including-18 "(1) the number of matters brought before each 19 District Ombudsman; ((2)) a brief summary of each such matter; and 20 21 "(3) the eventual resolution of each such mat-22 ter.". 23 (b) CLERICAL AMENDMENT.—The analysis at the be-24 ginning of that chapter is amended by adding at the end 25 the following new item: "55. District Ombudsmen.".

TITLE III—SHIPPING AND NAVIGATION

31

3 SEC. 301. VESSEL SIZE LIMITS.

1

2

4 (a) LENGTH, TONNAGE, AND HORSEPOWER.—Sec5 tion 12113(d)(2) of title 46, United States Code, is
6 amended—

7 (1) by inserting "and" after the semicolon at
8 the end of subparagraph (A)(i);

9 (2) by striking "and" at the end of subpara10 graph (A)(ii);

11 (3) by striking subparagraph (A)(iii);

12 (4) by striking the period at the end of sub-13 paragraph (B) and inserting "; or"; and

14 (5) by inserting at the end the following:

"(C) the vessel is either a rebuilt vessel or
a replacement vessel under section 208(g) of
the American Fisheries Act (title II of division
C of Public Law 105–277; 112 Stat. 2681–
627) and is eligible for a fishery endorsement
under this section.".

21 (b) Conforming Amendments.—

(1) VESSEL REBUILDING AND REPLACEMENT.—Section 208(g) of the American Fisheries
Act (title II of division C of Public Law 105–277;
112 Stat. 2681–627) is amended to read as follows:

"(g) VESSEL REBUILDING AND REPLACEMENT.—

"(1) IN GENERAL.—

1

2

"(A) REBUILD OR REPLACE.-Notwith-3 4 standing any limitation to the contrary on re-5 placing, rebuilding, or lengthening vessels or 6 transferring permits or licenses to a replace-7 ment vessel contained in sections 679.2 and 8 679.4 of title 50, Code of Federal Regulations, 9 as in effect on the date of enactment of the 10 Coast Guard Authorization Act of 2007 and ex-11 cept as provided in paragraph (4), the owner of 12 a vessel eligible under subsection (a), (b), (c), 13 (d), or (e) (other than paragraph (21)), in 14 order to improve vessel safety and operational 15 efficiencies (including fuel efficiency), may re-16 build or replace that vessel (including fuel effi-17 ciency) with a vessel documented with a fishery 18 endorsement under section 12113 of title 46, 19 United States Code.

20 "(B) SAME REQUIREMENTS.—The rebuilt
21 or replacement vessel shall be eligible in the
22 same manner and subject to the same restric23 tions and limitations under such subsection as
24 the vessel being rebuilt or replaced.

1 "(C) TRANSFER OF PERMITS AND LI-2 CENSES.—Each fishing permit and license held 3 by the owner of a vessel or vessels to be rebuilt 4 or replaced under subparagraph (A) shall be 5 transferred to the rebuilt or replacement vessel. 6 "(2) Recommendations of north pacific COUNCIL.—The North Pacific Council may rec-7 8 ommend for approval by the Secretary such con-9 servation and management measures, including size 10 limits and measures to control fishing capacity, in 11 accordance with the Magnuson-Stevens Act as it 12 considers necessary to ensure that this subsection 13 does not diminish the effectiveness of fishery man-14 agement plans of the Bering Sea and Aleutian Is-15 lands Management Area or the Gulf of Alaska. 16 "(3) Special rule for replacement of 17 CERTAIN VESSELS.— 18 "(A) IN GENERAL.—Notwithstanding the 19 requirements of subsections (b)(2), (c)(1), and 20 (c)(2) of section 12113 of title 46. United 21 States Code, a vessel that is eligible under sub-

section (a), (b), (c), (d), or (e) (other than
paragraph (21)) and that qualifies to be documented with a fishery endorsement pursuant to
section 203(g) or 213(g) may be replaced with

1	a replacement vessel under paragraph (1) if the
2	vessel that is replaced is validly documented
3	with a fishery endorsement pursuant to section
4	203(g) or 213(g) before the replacement vessel
5	is documented with a fishery endorsement
6	under section 12113 of title 46, United States
7	Code.
8	"(B) APPLICABILITY.—A replacement ves-
9	sel under subparagraph (A) and its owner and
10	mortgagee are subject to the same limitations
11	under section 203(g) or 213(g) that are appli-
12	cable to the vessel that has been replaced and
13	its owner and mortgagee.
14	"(4) Special rules for certain catcher
15	VESSELS.—
16	"(A) IN GENERAL.—A replacement for a
17	covered vessel described in subparagraph (B) is
18	prohibited from harvesting fish in any fishery
19	(except for the Pacific whiting fishery) managed
20	under the authority of any regional fishery
21	management council (other than the North Pa-
22	cific Council) established under section 302(a)
23	of the Magnuson-Stevens Act.
24	"(B) COVERED VESSELS.—A covered ves-
25	sel referred to in subparagraph (A) is—

1	"(i) a vessel eligible under subsection
2	(a), (b), or (c) that is replaced under para-
3	graph (1) ; or
4	"(ii) a vessel eligible under subsection
5	(a), (b), or (c) that is rebuilt to increase
6	its registered length, gross tonnage, or
7	shaft horsepower.
8	"(5) Limitation on fishery endorse-
9	MENTS.—Any vessel that is replaced under this sub-
10	section shall thereafter not be eligible for a fishery
11	endorsement under section 12113 of title 46, United
12	States Code, unless that vessel is also a replacement
13	vessel described in paragraph (1).
14	"(6) GULF OF ALASKA LIMITATION.—Notwith-
15	standing paragraph (1), the Secretary shall prohibit
16	from participation in the groundfish fisheries of the
17	Gulf of Alaska any vessel that is rebuilt or replaced
18	under this subsection and that exceeds the maximum
19	length overall specified on the license that authorizes
20	fishing for groundfish pursuant to the license limita-
21	tion program under part 679 of title 50, Code of
22	Fadaval Develations on in effect on the date of an
	Federal Regulations, as in effect on the date of en-
23	actment of the Coast Guard Authorization Act of

35

1	"(7) AUTHORITY OF PACIFIC COUNCIL.—Noth-
2	ing in this section shall be construed to diminish or
3	otherwise affect the authority of the Pacific Council
4	to recommend to the Secretary conservation and
5	management measures to protect fisheries under its
6	jurisdiction (including the Pacific whiting fishery)
7	and participants in such fisheries from adverse im-
8	pacts caused by this Act.".
9	(2) EXEMPTION OF CERTAIN VESSELS.—Sec-
10	tion $203(g)$ of the American Fisheries Act (title II
11	of division C of Public Law 105–277; 112 Stat.
12	2681–620) is amended—
13	(A) by inserting "and" after "(United
14	States official number 651041)";
15	(B) by striking ", NORTHERN TRAV-
16	ELER (United States official number 635986),
17	and NORTHERN VOYAGER (United States
18	official number 637398) (or a replacement ves-
19	sel for the NORTHERN VOYAGER that com-
20	plies with paragraphs (2) , (5) , and (6) of sec-
21	tion 208(g) of this Act)"; and
22	(C) by striking ", in the case of the
23	NORTHERN" and all that follows through
24	"PHOENIX,".

1	(3) FISHERY COOPERATIVE EXIT PROVI-
2	SIONS.—Section 210(b) of the American Fisheries
3	Act (title II of division C of Public Law 105–277;
4	112 Stat. 2681–629) is amended—
5	(A) by moving the matter beginning with
6	"the Secretary shall" in paragraph (1) 2 ems to
7	the right;
8	(B) by adding at the end the following:
9	"(7) FISHERY COOPERATIVE EXIT PROVI-
10	SIONS.—
11	"(A) FISHING ALLOWANCE DETERMINA-
12	TION.—For purposes of determining the aggre-
13	gate percentage of directed fishing allowances
14	under paragraph (1), when a catcher vessel is
15	removed from the directed pollock fishery, the
16	fishery allowance for pollock for the vessel being
17	removed—
18	"(i) shall be based on the catch his-
19	tory determination for the vessel made
20	pursuant to section 679.62 of title 50,
21	Code of Federal Regulations, as in effect
22	on the date of enactment of the Coast
23	Guard Authorization Act of 2007; and
24	"(ii) shall be assigned, for all pur-
25	poses under this title, in the manner speci-

1	fied by the owner of the vessel being re-
2	moved to any other catcher vessel or
3	among other catcher vessels participating
4	in the fishery cooperative if such vessel or
5	vessels remain in the fishery cooperative
6	for at least one year after the date on
7	which the vessel being removed leaves the
8	directed pollock fishery.
9	"(B) ELIGIBILITY FOR FISHERY ENDORSE-
10	MENT.—Except as provided in subparagraph
11	(C), a vessel that is removed pursuant to this
12	paragraph shall be permanently ineligible for a
13	fishery endorsement, and any claim (including
14	relating to catch history) associated with such
15	vessel that could qualify any owner of such ves-
16	sel for any permit to participate in any fishery
17	within the exclusive economic zone of the
18	United States shall be extinguished, unless such
19	removed vessel is thereafter designated to re-
20	place a vessel to be removed pursuant to this
21	paragraph.
22	"(C) LIMITATIONS ON STATUTORY CON-
23	STRUCTION.—Nothing in this paragraph shall

24 be construed—

1	"(i) to make the vessels AJ (United
2	States official number 905625), DONA
3	MARTITA (United States official number
4	651751), NORDIC EXPLORER (United
5	States official number 678234), and
6	PROVIDIAN (United States official num-
7	ber 1062183) ineligible for a fishery en-
8	dorsement or any permit necessary to par-
9	ticipate in any fishery under the authority
10	of the New England Fishery Management
11	Council or the Mid-Atlantic Fishery Man-
12	agement Council established, respectively,
13	under subparagraphs (A) and (B) of sec-
14	tion $302(a)(1)$ of the Magnuson-Stevens
15	Act; or
16	"(ii) to allow the vessels referred to in
17	clause (i) to participate in any fishery
18	under the authority of the Councils re-
19	ferred to in clause (i) in any manner that
20	is not consistent with the fishery manage-
21	ment plan for the fishery developed by the
22	Councils under section 303 of the Magnu-
23	son-Stevens Act.".

Section 4(b) of the Act of July 5, 1884, commonly

known as the Rivers and Harbors Appropriation Act of

SEC. 302. GOODS AND SERVICES.

4 1884 (33 U.S.C. 5(b)), is amended— 5 (1) by striking "or" at the end of paragraph 6 (2)(C);7 (2) by striking the period at the end of paragraph (3) and inserting "; or"; and 8 9 (3) by adding at the end the following: "(4) sales taxes on goods and services provided 10 11 to or by vessels or watercraft (other than vessels or 12 watercraft primarily engaged in foreign com-13 merce).". 14 SEC. 303. SEAWARD EXTENSION OF ANCHORAGE GROUNDS 15 JURISDICTION. 16 Section 7 of the Rivers and Harbors Appropriations Act of 1915 (33 U.S.C. 471) is amended— 17 (1) by inserting before "The" the following: 18 19 "(a) IN GENERAL.—". 20 (2) in subsection (a) (as designated by paragraph (1)) by striking "\$100; and the" and insert-21 ing "up to \$10,000. Each day during which a viola-22 tion continues shall constitute a separate violation. 23

24 The";

25

1

2

3

(3) by adding at the end the following:

"(b) DEFINITION.—As used in this section 'navigable
 waters of the United States' includes all waters of the ter ritorial sea of the United States as described in Presi dential Proclamation No. 5928 of December 27, 1988.".
 SEC. 304. MARITIME DRUG LAW ENFORCEMENT ACT
 AMENDMENT-SIMPLE POSSESSION.

7 Section 70506 of title 46, United States Code, is8 amended by adding at the end the following:

9 "(c) SIMPLE POSSESSION.—

10 "(1) IN GENERAL.—Any individual on a vessel 11 subject to the jurisdiction of the United States who 12 is found by the Secretary, after notice and an oppor-13 tunity for a hearing, to have knowingly or inten-14 tionally possessed a controlled substance within the 15 meaning of the Controlled Substances Act (21) 16 U.S.C. 812) shall be liable to the United States for 17 a civil penalty of not to exceed \$10,000 for each vio-18 lation. The Secretary shall notify the individual in 19 writing of the amount of the civil penalty.

20 "(2) DETERMINATION OF AMOUNT.—In deter21 mining the amount of the penalty, the Secretary
22 shall consider the nature, circumstances, extent, and
23 gravity of the prohibited acts committed and, with
24 respect to the violator, the degree of culpability, any

1	⁴² history of prior offenses, ability to pay, and other
2	matters that justice requires.
3	"(3) TREATMENT OF CIVIL PENALTY ASSESS-
4	MENT.—Assessment of a civil penalty under this
5	subsection shall not be considered a conviction for
6	purposes of State or Federal law but may be consid-
7	ered proof of possession if such a determination is
8	relevant.".
9	SEC. 305. TECHNICAL AMENDMENTS TO TONNAGE MEAS-
10	UREMENT LAW.
11	(a) DEFINITIONS.—Section 14101(4) of title 46,
12	United States Code, is amended—
13	(1) by striking "engaged" the first place it ap-
13 14	(1) by striking "engaged" the first place it appears and inserting "that engages";
14	pears and inserting "that engages";
14 15	pears and inserting "that engages";(2) in subparagraph (A), by striking "arriving"
14 15 16	pears and inserting "that engages"; (2) in subparagraph (A), by striking "arriving" and inserting "that arrives";
14 15 16 17	 pears and inserting "that engages"; (2) in subparagraph (A), by striking "arriving" and inserting "that arrives"; (3) in subparagraph (B)—
14 15 16 17 18	 pears and inserting "that engages"; (2) in subparagraph (A), by striking "arriving" and inserting "that arrives"; (3) in subparagraph (B)— (A) by striking "making" and inserting
14 15 16 17 18 19	 pears and inserting "that engages"; (2) in subparagraph (A), by striking "arriving" and inserting "that arrives"; (3) in subparagraph (B)— (A) by striking "making" and inserting "that makes"; and
 14 15 16 17 18 19 20 	 pears and inserting "that engages"; (2) in subparagraph (A), by striking "arriving" and inserting "that arrives"; (3) in subparagraph (B)— (A) by striking "making" and inserting "that makes"; and (B) by striking "(except a foreign vessel)
 14 15 16 17 18 19 20 21 	 pears and inserting "that engages"; (2) in subparagraph (A), by striking "arriving" and inserting "that arrives"; (3) in subparagraph (B)— (A) by striking "making" and inserting "that makes"; and (B) by striking "(except a foreign vessel engaged on that voyage)";
 14 15 16 17 18 19 20 21 22 	 pears and inserting "that engages"; (2) in subparagraph (A), by striking "arriving" and inserting "that arrives"; (3) in subparagraph (B)— (A) by striking "making" and inserting "that makes"; and (B) by striking "(except a foreign vessel engaged on that voyage)"; (4) in subparagraph (C), by striking "depart-

(b) DELEGATION OF AUTHORITY.—Section 14103(c)
 of that title is amended by striking "intended to be en gaged on" and inserting "that engages on".

4 (c) APPLICATION.—Section 14301 of that title is 5 amended—

6 (1) by amending subsection (a) to read as fol-7 lows:

8 "(a) Except as otherwise provided in this section, this 9 chapter applies to any vessel for which the application of 10 an international agreement or other law of the United 11 States to the vessel depends on the vessel's tonnage.";

12 (2) in subsection (b)—

(A) in paragraph (1), by striking the period at the end and inserting ", unless the government of the country to which the vessel belongs elects to measure the vessel under this
chapter.";

(B) in paragraph (3), by inserting "of
United States or Canadian registry or nationality, or a vessel operated under the authority
of the United States or Canada, and that is"
after "vessel";

23 (C) in paragraph (4), by striking "a vessel
24 (except a vessel engaged" and inserting "a vessel
25 sel of United States registry or nationality, or

1	one operated under the authority of the United
2	States (except a vessel that engages';
3	(D) by striking paragraph (5);
4	(E) by redesignating paragraph (6) as
5	paragraph (5); and
6	(F) by amending paragraph (5), as so re-
7	designated, to read as follows:
8	"(5) a barge of United States registry or na-
9	tionality, or a barge operated under the authority of
10	the United States (except a barge that engages on
11	a foreign voyage) unless the owner requests.";
12	(3) by striking subsection (c);
13	(4) by redesignating subsections (d) and (e) as
14	subsections (c) and (d), respectively; and
15	(5) in subsection (c), as redesignated, by strik-
16	ing "After July 18, 1994, an existing vessel (except
17	an existing vessel referred to in subsection $(b)(5)(A)$
18	or (B) of this section)" and inserting "An existing
19	vessel that has not undergone a change that the Sec-
20	retary finds substantially affects the vessel's gross
21	tonnage (or a vessel to which IMO Resolutions
22	A.494 (XII) of November 19, 1981, A.540 (XIII) of
23	November 17, 1983, or A.541 (XIII) of November
24	17, 1983 apply)".

1	(d) Measurement.—Section 14302(b) of that title
2	is amended to read as follows:
3	"(b) A vessel measured under this chapter may not
4	be required to be measured under another law.".
5	(e) TONNAGE CERTIFICATE.—
6	(1) ISSUANCE.—Section 14303 of title 46,
7	United States Code, is amended—
8	(A) in subsection (a), by adding at the end
9	the following: "For a vessel to which the Con-
10	vention does not apply, the Secretary shall pre-
11	scribe a certificate to be issued as evidence of
12	a vessel's measurement under this chapter.";
10	
13	(B) in subsection (b), by inserting "issued
13 14	(B) in subsection (b), by inserting "issued under this section" after "certificate"; and
14	under this section" after "certificate"; and
14 15	under this section" after "certificate"; and (C) in the section heading by striking
14 15 16	under this section" after "certificate"; and (C) in the section heading by striking " International " and " (1969) ".
14 15 16 17	 under this section" after "certificate"; and (C) in the section heading by striking "International" and "(1969)". (2) MAINTENANCE.—Section 14503 of that title
14 15 16 17 18	under this section" after "certificate"; and (C) in the section heading by striking "International" and "(1969)". (2) MAINTENANCE.—Section 14503 of that title is amended—
14 15 16 17 18 19	under this section" after "certificate"; and (C) in the section heading by striking "International" and "(1969)". (2) MAINTENANCE.—Section 14503 of that title is amended— (A) by designating the existing text as sub-
 14 15 16 17 18 19 20 	under this section" after "certificate"; and (C) in the section heading by striking "International" and "(1969)". (2) MAINTENANCE.—Section 14503 of that title is amended— (A) by designating the existing text as sub- section (a); and
 14 15 16 17 18 19 20 21 	under this section" after "certificate"; and (C) in the section heading by striking "International" and "(1969)". (2) MAINTENANCE.—Section 14503 of that title is amended— (A) by designating the existing text as sub- section (a); and (B) by adding at the end the following new

(3) CLERICAL AMENDMENT.—The analysis at
 the beginning of chapter 143 of that title is amend ed by striking the item relating to section 14303 and
 inserting the following:

"14303. Tonnage Certificate.".

(f) OPTIONAL REGULATORY MEASUREMENT.—Section 14305(a) of that title is amended by striking "documented vessel measured under this chapter," and inserting
"vessel measured under this chapter that is of United
States registry or nationality, or a vessel operated under
the authority of the United States,".

11 (g) APPLICATION.—Section 14501 of that title is 12 amended—

13 (1) by amending paragraph (1) to read as fol-14 lows:

15 "(1) A vessel not measured under chapter 143
16 of this title if the application of an international
17 agreement or other law of the United States to the
18 vessel depends on the vessel's tonnage."; and

19 (2) in paragraph (2), by striking "a vessel" and20 inserting "A vessel".

21 (h) DUAL TONNAGE MEASUREMENT.—Section
22 14513(c) of that title is amended—

23 (1) in paragraph (1)—

24 (A) by striking "vessel's tonnage mark is
25 below the uppermost part of the load line
•HR 2830 IH

marks," and inserting "vessel is assigned two
 sets of gross and net tonnages under this sec tion,"; and
 (B) by inserting "vessel's tonnage" before
 "mark"; and

6 (2) in paragraph (2), by striking the period at
7 the end and inserting "as assigned under this sec8 tion.".

9 (i) RECIPROCITY FOR FOREIGN VESSELS.—Sub10 chapter II of chapter 145 of that title is amended by add11 ing at the end the following:

12 "§ 14514. Reciprocity for foreign vessels

13 "For a foreign vessel not measured under chapter 14 143, if the Secretary finds that the laws and regulations 15 of a foreign country related to measurement of vessels are substantially similar to those of this chapter and the regu-16 lations prescribed under this chapter, the Secretary may 17 accept the measurement and certificate of a vessel of that 18 19 foreign country as complying with this chapter and the regulations prescribed under this chapter.". 20

(j) CLERICAL AMENDMENT.—The analysis for subchapter II of chapter 145 of such title is amended by adding at the end the following:

"14514. Reciprocity for foreign vessels.".

1 SEC. 306. SEAMEN'S SHORESIDE ACCESS.

2	Each facility security plan approved under section
3	70103(c) of title 46, United States Code, shall provide a
4	system for seamen assigned to a vessel at that facility,
5	pilots, and representatives of seamen's welfare and labor
6	organizations to board and depart the vessel through the
7	facility in a timely manner at no cost to the individual.
8	SEC. 307. FISHING VESSEL SAFETY.
9	(a) SAFETY STANDARDS.—Section 4502 of title 46,
10	United States Code, is amended—
11	(1) in subsection (a), by—
12	(A) striking paragraphs (6) and (7) and
13	inserting the following:
14	"(6) other equipment required to minimize the
15	risk of injury to the crew during vessel operations,
16	if the Secretary determines that a risk of serious in-
17	jury exists that can be eliminated or mitigated by
18	that equipment; and"; and
19	(B) redesignating paragraph (8) as para-
20	graph $(7);$
21	(2) in subsection (b)—
22	(A) in paragraph (1) in the matter pre-
23	ceding subparagraph (A), by striking "docu-
24	mented";
25	(B) in paragraph (1)(A), by striking "the
26	Boundary Line" and inserting "3 nautical miles

1	from the baseline from which the territorial sea
2	of the United States is measured or beyond 3
3	nautical miles from the coastline of the Great
4	Lakes";
5	(C) in paragraph (2)(B), by striking "life-
6	boats or liferafts" and inserting "a survival
7	craft that ensures that no part of an individual
8	is immersed in water";
9	(D) in paragraph $(2)(D)$, by inserting
10	"marine" before "radio";
11	(E) in paragraph $(2)(E)$, by striking
12	"radar reflectors, nautical charts, and anchors"
13	and inserting "nautical charts, and publica-
14	tions";
15	(F) in paragraph (2)(F), by striking ", in-
16	cluding medicine chests" and inserting "and
17	medical supplies sufficient for the size and area
18	of operation of the vessel;" and
19	(G) by amending subparagraph (G) to read
20	as follows:
21	"(G) ground tackle sufficient for the ves-
22	sel.'';
23	(3) by amending subsection (f) to read as fol-
24	lows:

"(f) To ensure compliance with the requirements of
 this chapter, the Secretary—

3 "(1) shall require the individual in charge of a
4 vessel described in subsection (b) to keep a record
5 of equipment maintenance, and required instruction
6 and drills; and

"(2) shall examine at dockside a vessel described in subsection (b) at least twice every 5 years,
and shall issue a certificate of compliance to a vessel
meeting the requirements of this chapter."; and

11 (4) by adding at the end the following:

12 "(g)(1) The individual in charge of a vessel described 13 in subsection (b) must pass a training program approved 14 by the Secretary that meets the requirements in para-15 graph (2) of this subsection and hold a valid certificate 16 issued under that program.

17 "(2) The training program shall—

"(A) be based on professional knowledge and
skill obtained through sea service and hands-on
training, including training in seamanship, stability,
collision prevention, navigation, fire fighting and
prevention, damage control, personal survival, emergency medical care, and weather;

24 "(B) require an individual to demonstrate abil-25 ity to communicate in an emergency situation and

understand information found in navigation publica tions;

3 "(C) recognize and give credit for recent past
4 experience in fishing vessel operation; and

5 "(D) provide for issuance of a certificate to an
6 individual that has successfully completed the pro7 gram.

8 "(3) The Secretary shall prescribe regulations imple-9 menting this subsection. The regulations shall require that 10 individuals who are issued a certificate under paragraph 11 (2)(D) must complete refresher training at least once 12 every 5 years as a condition of maintaining the validity 13 of the certificate.

14 "(4) The Secretary shall establish a publicly acces-15 sible electronic database listing the names of individuals 16 who have participated in and received a certificate con-17 firming successful completion of a training program ap-18 proved by the Secretary under this section.

"(h) A vessel to which this chapter applies shall be
constructed in a manner that provides a level of safety
equivalent to the minimum safety standards the Secretary
may established for recreational vessels under section
4302, if—

24 "(1) subsection (b) of this section applies to the25 vessel;

"(2) the vessel is less than 50 feet overall in
 length; and

3 "(3) the vessel is built after January 1, 2008.
4 "(i)(1) The Secretary shall establish a Fishing Safety
5 Training Grants Program to provide funding to munici6 palities, port authorities, other appropriate public entities,
7 not-for-profit organizations, and other qualified persons
8 that provide commercial fishing safety training—

9 "(A) to conduct fishing vessel safety training
10 that meets the requirements of subsection (g); and
11 "(B) for purchase of safety equipment and
12 training aids for use in those fishing vessel safety
13 training programs.

14 "(2) The Secretary shall award grants under this15 subsection on a competitive basis.

16 "(3) The Federal share of the cost of any activity
17 carried out with a grant under this subsection shall not
18 exceed 75 percent.

19 "(4) There is authorized to be appropriated
20 \$3,000,000 for each of fiscal years 2008 through 2012
21 for grants under this subsection.

"(j)(1) The Secretary shall establish a Fishing Safety
Research Grant Program to provide funding to individuals
in academia, members of non-profit organizations and
businesses involved in fishing and maritime matters, and

other persons with expertise in fishing safety, to conduct
 research on methods of improving the safety of the com mercial fishing industry, including vessel design, emer gency and survival equipment, enhancement of vessel mon itoring systems, communications devices, de-icing tech nology, and severe weather detection.

7 "(2) The Secretary shall award grants under this8 subsection on a competitive basis.

9 "(3) The Federal share of the cost of any activity
10 carried out with a grant under this subsection shall not
11 exceed 75 percent.".

12 (b) CONFORMING AMENDMENT.—Section 4506(b) of13 title 46, United States Code, is repealed.

14 (c) Advisory Committee.—

15 (1) CHANGE OF NAME.—Section 4508 of title
16 46, United States Code, is amended—

17 (A) by striking the section heading and in-18 serting the following:

19 "§4508. Commercial Fishing Safety Advisory Com20 mittee";

21 and

(B) in subsection (a) by striking "IndustryVessel".

24 (2) CLERICAL AMENDMENT.—The table of sec25 tion at the beginning of chapter 45 of title 46,

1	United States Code, is amended by striking the item
2	relating to such section and inserting the following:
	"4508. Commercial Fishing Safety Advisory Committee.".
3	(d) Loadlines for Vessels Over 79 Feet.—Sec-
4	tion 5102(b)(3) of title 46, United States Code, is amend-
5	ed by inserting after "vessel" the following ", unless the
6	vessel is built or undergoes a major conversion completed
7	after January 1, 2008".
8	(e) CLASSING OF VESSELS.—
9	(1) IN GENERAL.—Section 4503 of title 46,
10	United States Code, is amended—
11	(A) by striking the section heading and in-
12	serting the following:
13	"§4503. Fishing, fish tender, and fish processing ves-
14	sel certification";
15	(B) in subsection (a) by striking "fishing
16	processing"; and
17	(C) by adding at the end the following:
18	"(c) This section applies to a vessel to which 4502(b)
19	this title applies that—
20	"(1) is at least 50 feet overall in length;
21	"(2) is built after January 1, 2008; or
22	"(3) undergoes a major conversion completed
23	after that date.
24	"(d) After January 1, 2018, this section applies to
25	a fishing vessel or fish tender vessel that is built before
	•HR 2830 IH

January 1, 2008, and is 25 years of age or older, unless
 the vessel complies with an alternate safety compliance
 program prescribed by the Secretary.".

4 (2) CLERICAL AMENDMENT.—The table of sec5 tion at the beginning of chapter 45 of title 46,
6 United States Code, is amended by striking the item
7 relating to such section and inserting the following:
"4503. Fishing, fish tender, and fish processing vessel certification.".

8 SEC. 308. MARINER RECORDS.

9 Section 7502 of title 46, United States Code, is10 amended—

11 (1) by inserting "(a)" before "The";

(2) by striking "computerized records" and inserting "records, including electronic records,"; and
(3) by adding at the end the following:

15 "(b) The Secretary may prescribe regulations requiring a vessel owner or managing operator of a commercial 16 17 vessel, or the employer of a seaman on that vessel, to maintain records of each individual engaged on the vessel 18 19 on matters of engagement, discharge, and service for not 20 less than 5 years after the date of the completion of the 21 service of that individual on the vessel. The regulations 22 may require that a vessel owner, managing operator, or 23 employer shall make these records available to the individual and the Coast Guard on request. 24

1	"(c) A person violating this section, or a regulation
2	prescribed under this section, is liable to the United States
3	Government for a civil penalty of not more than \$5,000.".
4	SEC. 309. DELETION OF EXEMPTION OF LICENSE REQUIRE-
5	MENT FOR OPERATORS OF CERTAIN TOWING
6	VESSELS.
7	Section 8905 of title 46, United States Code, is
8	amended—
9	(1) by striking subsection (b); and
10	(2) by redesignating subsection (c) as sub-
11	section (b).
12	SEC. 310. ADJUSTMENT OF LIABILITY LIMITS FOR NAT-
13	URAL GAS DEEPWATER PORTS.
14	Section $1004(d)(2)$ of the Oil Pollution Act of 1990
15	(33 U.S.C. 2704(d)(2)) is amended by adding at the end
16	
	the following:
17	the following: "(D) The Secretary may establish, by reg-
17 18	
	"(D) The Secretary may establish, by reg-
18	"(D) The Secretary may establish, by reg- ulation, a limit of liability of not less than
18 19	"(D) The Secretary may establish, by reg- ulation, a limit of liability of not less than \$12,000,000 for a deepwater port used only in
18 19 20	"(D) The Secretary may establish, by reg- ulation, a limit of liability of not less than \$12,000,000 for a deepwater port used only in connection with transportation of natural gas.".
18 19 20 21	 "(D) The Secretary may establish, by regulation, a limit of liability of not less than \$12,000,000 for a deepwater port used only in connection with transportation of natural gas.". SEC. 311. PERIOD OF LIMITATIONS FOR CLAIMS AGAINST
 18 19 20 21 22 	 "(D) The Secretary may establish, by regulation, a limit of liability of not less than \$12,000,000 for a deepwater port used only in connection with transportation of natural gas.". SEC. 311. PERIOD OF LIMITATIONS FOR CLAIMS AGAINST OIL SPILL LIABILITY TRUST FUND.

2 Section 11301 of title 46, United States Code, is3 amended—

4	(1) in subsection (a), by striking "or" after the
5	semicolon at the end of paragraph (1) , by striking
6	the period at the end of paragraph (2) and inserting
7	"; or", and by adding at the end the following new
8	paragraph:
9	"(3) subject to inspection under section 3301 of
10	this title.";
11	(2) in subsection (b) by adding at the end the
12	following new paragraphs:
13	((13) the time when each seaman and each of-
14	ficer assumed or relieved the watch.
15	((14) the number of hours in service to the ves-
16	sel of each seaman and each officer.
17	"(15) all entries required by Federal regula-
18	tion."; and
19	(3) by amending subsection $(b)(5)$ to read as
20	follows:
21	"(5) an account of each accident, illness, or in-
22	jury that occurred during the watch.".
23	SEC. 313. UNSAFE OPERATION.
24	(a) IN GENERAL.—Chapter 21 of title 46, United
25	States Code, is amended by adding at the end the fol-
26	lowing new section:

1 "§ 2116. Termination for unsafe operation

2 "An individual authorized to enforce this title—
3 "(1) may remove a certificate required by this
4 title from a vessel that is operating in a condition
5 that does not comply with the provisions of the cer6 tificate;

"(2) may order the individual in charge of a
vessel that is operating that does not have on board
the certificate required by this title to return the
vessel to a mooring and to remain there until the
vessel is in compliance with this title; and

"(3) may direct the individual in charge of a 12 13 vessel to which this title applies to immediately take 14 reasonable steps necessary for the safety of individ-15 uals on board the vessel if the official observes the 16 vessel being operated in an unsafe condition that the 17 official believes creates an especially hazardous con-18 dition, including ordering the individual in charge to 19 return the vessel to a mooring and to remain there 20 until the situation creating the hazard is corrected 21 or ended.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of that title is amended by adding at the
end the following:

"2116. Termination for unsafe operation.".

SEC. 314. APPROVAL OF SURVIVAL CRAFT.

2 (a) IN GENERAL.—Chapter 31 of title 46, United
3 States Code, is amended by adding at the end the fol4 lowing new section:

5 "§ 3104. Survival craft

1

6 "(a) Except as provided in subsection (b), the Sec7 retary may not approve a survival craft as a safety device
8 for purposes of this part, unless the craft ensures that
9 no part of an individual is immersed in water.

"(b) The Secretary may authorize a survival craft
that does not provide protection described in subsection
(a) to remain in service until not later than January 1,
2013, if—

14 "(1) it was approved by the Secretary before15 January 1, 2008; and

16 "(2) it is in serviceable condition.".

17 (b) CLERICAL AMENDMENT.—The table of sections18 at the beginning of that title is amended by adding at the19 end the following:

"3104. Survival craft.".

20 SEC. 315. SAFETY MANAGEMENT.

(a) VESSELS TO WHICH REQUIREMENTS APPLY.—
Section 3202 of title 46, United States Code, is amended—

1	(1) in subsection (a) by striking the heading
2	and inserting "Foreign Voyages and Foreign
3	VESSELS.—'';
4	(2) by redesignating subsections (b) and (c) as
5	subsections (c) and (d), respectively;
6	(3) by inserting after subsection (a) the fol-
7	lowing:
8	"(b) Other Passenger Vessels.—This chapter
9	applies to a vessel that is—
10	"(1) a passenger vessel or small passenger ves-
11	sel; and
12	((2)) is transporting more passengers than a
13	number prescribed by the Secretary based on the
14	number of individuals on the vessel that could be
15	killed or injured in a marine casualty.";
16	(4) in subsection (d), as so redesignated, by
17	striking "subsection (b)" and inserting "subsection
18	(c)";
19	(5) in subsection $(d)(4)$, as so redesignated, by
20	inserting "that is not described in subsection (b) of
21	this section" after "waters".
22	(b) SAFETY MANAGEMENT SYSTEM.—Section 3203
23	of title 46, United States Code, is amended by adding at
24	the end the following new subsection:

"(c) In prescribing regulations for passenger vessels
 and small passenger vessels, the Secretary shall consider
 the characteristics, methods of operation, and nature of
 the service of these vessels.".

5 SEC. 316. PROTECTION AGAINST DISCRIMINATION.

6 (a) IN GENERAL.—Section 2114 of title 46, United
7 States Code, is amended—

8 (1) in subsection (a)(1)(A), by striking "or"
9 after the semicolon;

10 (2) in subsection (a)(1)(B), by striking the pe11 riod at the end and inserting a semicolon;

12 (3) by adding at the end of subsection (a)(1)13 the following new subparagraphs:

14 "(C) the seaman testified in a proceeding
15 brought to enforce a maritime safety law or regula16 tion prescribed under that law;

17 "(D) the seaman notified, or attempted to no18 tify, the vessel owner or the Secretary of a work-re19 lated personal injury or work-related illness of a sea20 man;

21 "(E) the seaman cooperated with a safety in22 vestigation by the Secretary or the National Trans23 portation Safety Board;

24 "(F) the seaman furnished information to the25 Secretary, the National Transportation Safety

Board, or any other public official as to the facts re lating to any marine casualty resulting in injury or
 death to an individual or damage to property occur ring in connection with vessel transportation; or

5 "(7) the seaman accurately reported hours of6 duty under this part."; and

7 (4) by amending subsection (b) to read as fol-8 lows:

9 "(b) A seaman alleging discharge or discrimination 10 in violation of subsection (a) of this section, or another person at the seaman's request, may file a complaint with 11 12 respect to such allegation in the same manner as a com-13 plaint may be filed under subsection (b) of section 31105 of title 49. Such complaint shall be subject to the proce-14 15 dures, requirements, and rights described in that section, including with respect to the right to file an objection, the 16 right of a person to file for a petition for review under 17 18 subsection (c) of that section, and the requirement to bring a civil action under subsection (d) of that section.". 19 20 (b) EXISTING ACTIONS.—This section shall not affect 21 the application of section 2114(b) of title 46, United 22 States Code, as in effect before the date of enactment of 23 this Act, to an action filed under that section before that 24 date.

1 SEC. 317. DRY BULK CARGO RESIDUE.

2 Section 623(a)(2) of the Coast Guard and Maritime
3 Transportation Act of 2004 (33 U.S.C. 1901 note) is
4 amended by striking "2008" and inserting "2009".

5 SEC. 318. CLARIFICATION OF DELEGATION OF AUTHORITY 6 TO CLASSIFICATION SOCIETIES.

7 Section 3316 of title 46, United States Code, is8 amended—

9 (1) in subsection (b)(1), by inserting "or for a 10 floating installation" after "chapter 121 of this 11 title";

(2) in subsection (b)(2)(A), by inserting "or for
floating installations," after "vessels documented in
that country";

(3) in subsection (b)(3)(A), by inserting "or
floating installation" after "after the vessel"; and
(4) by adding at the end the following new sub-

18 section:

19 "(d) For purposes of this section, the term 'floating 20 installation' means any installation, structure, or other de-21 vice that floats and that either dynamically holds position 22 or is temporarily or permanently attached to the seabed 23 or subsoil under the territorial sea of the United States 24 or the outer Continental Shelf (as that term is defined in section 2 of the Outer Continental Shelf Lands Act (43) 25 U.S.C. 1331)), and is used for the purpose of exploring 26 •HR 2830 IH

1 for, developing, producing, or storing the resources from2 that seabed or subsoil.".

3 SEC. 319. REGISTRY ENDORSEMENT FOR LNG VESSELS.

4 Section 12111 of title 46, United States Code, is5 amended by adding at the end the following:

6 "(d) A vessel or facility for which a registry endorse7 ment is not issued may not engage in regassifying on navi8 gable waters unless the vessel or facility transported the
9 gas from a foreign port.".

10 SEC. 320. OATHS.

Sections 7105 and 7305 of title 46, United States
Code, and the items relating to such sections in the analysis for chapters 71 and 73 of such title, are repealed.
SEC. 321. DURATION OF CREDENTIALS.

(a) MERCHANT MARINER'S DOCUMENTS.—Section
7302(f) of title 46, United States Code, is amended to
read as follows:

18 "(f) PERIODS OF VALIDITY AND RENEWAL OF MER-19 CHANT MARINERS' DOCUMENTS.—

20 "(1) IN GENERAL.—Except as provided in sub21 section (g), a merchant mariner's document issued
22 under this chapter is valid for a 5-year period and
23 may be renewed for additional 5-year periods.

24 "(2) ADVANCE RENEWALS.—A renewed mer25 chant mariner's document may be issued under this

chapter up to 8 months in advance but is not effec tive until the date that the previously issued mer chant mariner's document expires.".

4 (b) DURATION OF LICENSES.—Section 7106 of such5 title is amended to read as follows:

6 "§ 7106. Duration of licenses

"(a) IN GENERAL.—A license issued under this part
is valid for a 5-year period and may be renewed for additional 5-year periods; except that the validity of a license
issued to a radio officer is conditioned on the continuous
possession by the holder of a first-class or second-class radiotelegraph operator license issued by the Federal Communications Commission.

14 "(b) ADVANCE RENEWALS.—A renewed license
15 issued under this part may be issued up to 8 months in
16 advance but is not effective until the date that the pre17 viously issued license expires.".

18 (c) CERTIFICATES OF REGISTRY.—Section 7107 of19 such title is amended to read as follows:

20 "§ 7107. Duration of certificates of registry

21 "(a) IN GENERAL.—A certificate of registry issued 22 under this part is valid for a 5-year period and may be 23 renewed for additional 5-year periods; except that the va-24 lidity of a certificate issued to a medical doctor or profes-25 sional nurse is conditioned on the continuous possession by the holder of a license as a medical doctor or registered
 nurse, respectively, issued by a State.

3 "(b) ADVANCE RENEWALS.—A renewed certificate of
4 registry issued under this part may be issued up to 8
5 months in advance but is not effective until the date that
6 the previously issued certificate of registry expires.".

7 SEC. 322. FINGERPRINTING.

8 (a) MERCHANT MARINER LICENSES AND DOCU9 MENTS.—Chapter 75 of title 46, United States Code, is
10 amended by adding at the end the following:

11 "§ 7507. Fingerprinting

12 "(a) IN GENERAL.—The Secretary of the Depart-13 ment in which the Coast Guard is operating may not re-14 quire an individual to be fingerprinted for the issuance 15 or renewal of a license, a certificate of registry, or a mer-16 chant mariner's document under chapter 71 or 73 if the 17 individual was fingerprinted when the individual applied 18 for a transportation security card under section 70105.".

(b) CLERICAL AMENDMENT.—The analysis for such
chapter is amended by adding at the end the following:
"7507. Fingerprinting.".

21 SEC. 323. AUTHORIZATION TO EXTEND THE DURATION OF

22 LICENSES, CERTIFICATES OF REGISTRY, AND 23 MERCHANT MARINERS' DOCUMENTS.

24 (a) MERCHANT MARINER LICENSES AND DOCU25 MENTS.—Chapter 75 of title 46, United States Code, as
•HR 2830 IH

amended by section 5(a) of this Act, is further amended
 by adding at the end the following:

3 "§ 7508. Authority to extend the duration of licenses, 4 certificates of registry, and merchant 5 mariner documents

"(a) LICENSES AND CERTIFICATES OF REGISTRY.— 6 7 Notwithstanding section 7106 and 7107, the Secretary of 8 the department in which the Coast Guard is operating 9 may extend for one year an expiring license or certificate of registry issued for an individual under chapter 71 if 10 the Secretary determines that extension is required to en-11 12 able the Coast Guard to eliminate a backlog in processing applications for those licenses or certificates of registry. 13 14 "(b) MERCHANT MARINER DOCUMENTS.-Notwith-15 standing section 7302(g), the Secretary may extend for one year an expiring merchant mariner's document issued 16 for an individual under chapter 71 if the Secretary deter-17 mines that extension is required to enable the Coast Guard 18 to eliminate a backlog in processing applications for those 19 20 documents.

21 "(c) MANNER OF EXTENSION.—Any extensions
22 granted under this section may be granted to individual
23 seamen or a specifically identified group of seamen.

"(d) EXPIRATION OF AUTHORITY.—The authority
 for providing an extension under this section shall expire
 on June 30, 2009.".

4 (b) CLERICAL AMENDMENT.—The analysis for such
5 chapter, as amended by section 5(b), is further amended
6 by adding at the end the following:

"7508. Authority to extend the duration of licenses, certificates of registry, and merchant mariner documents.".

7 SEC. 324. MERCHANT MARINER DOCUMENTATION.

8 (a) INTERIM CLEARANCE PROCESS.—Not later than 9 180 days after the date of enactment of this Act, the Sec-10 retary of the department in which the Coast Guard is op-11 erating shall develop an interim clearance process for 12 issuance of a merchant mariner document to enable a newly hired seaman to begin working on an offshore sup-13 14 ply vessel or towing vessel if the Secretary makes an initial determination that the seaman does not pose a safety and 15 security risk. 16

17 (b) CONTENTS OF PROCESS.—The process under subsection (a) shall include a check against the consoli-18 19 dated and integrated terrorist watch list maintained by the 20 Federal Government, review of the seaman's criminal record, and review of the results of testing the seaman 21 22 for use of a dangerous drug (as defined in section 2101 23 of title 46, United States Code) in violation of law or Federal regulation. 24

1 SEC. 325. MERCHANT MARINER ASSISTANCE REPORT.

Not later than 180 days after the date of enactment
of this Act, the Commandant of the Coast Guard shall
submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Commerce, Science, and Transportation of the
Senate a report regarding a plan—

8 (1) to expand the streamlined evaluation proc-9 ess program that was affiliated with the Houston 10 Regional Examination Center of the Coast Guard to 11 all processing centers of the Coast Guard nation-12 wide;

13 (2) to include proposals to simplify the applica-14 tion process for a license as an officer, staff officer, 15 or operator and for a merchant mariner's document 16 to help eliminate errors by merchant mariners when 17 completing the application form (CG-719B), includ-18 ing instructions attached to the application form and 19 a modified application form for renewals with ques-20 tions pertaining only to the period of time since the 21 previous application;

(3) to provide notice to an applicant of the status of the pending application, including a process to
allow the applicant to check on the status of the application by electronic means; and

(4) to ensure that all information collected with
 respect to applications for new or renewed licenses,
 merchant mariner documents, and certificates of
 registry is retained in a secure electronic format.

5 SEC. 326. MERCHANT MARINER SHORTAGE REPORT.

6 Not later than 180 days after the date of enactment 7 of this Act, the Secretary of Transportation, acting 8 through the Administrator of the Maritime Administra-9 tion, shall submit to the Committee on Transportation and 10 Infrastructure of the House of Representatives and the Committee on Commerce, Science, and Transportation of 11 12 the Senate a report concerning methods to address the 13 current and future shortage in the number of merchant mariners, particularly entry-level mariners, including an 14 15 evaluation of whether an educational loan program providing loans for the cost of on-the-job training would pro-16 17 vide an incentive for workers and help alleviate the short-18 age.

19 SEC. 327. MERCHANT MARINER DOCUMENT STANDARDS.

Not later than 270 days after the date of enactment
of this Act, the Secretary of the department in which the
Coast Guard is operating shall submit to the Committee
on Transportation and Infrastructure of the House of
Representatives and the Committee on Commerce,
Science, and Transportation of the Senate—

(1) a plan to ensure that the process for an application, by an individual who has, or has applied
 for, a transportation security card under section
 70105 of title 46, United States Code, for a mer chant mariner document can be completed entirely
 by mail; and

7 (2) a report on the feasibility of, and a timeline 8 to, redesign the merchant mariner document to com-9 ply with the requirements of such section, including 10 a biometric identifier, and all relevant international 11 conventions, including the International Labour Or-12 ganization Convention Number 185 concerning the 13 seafarers identity document, and include a review on 14 whether or not such redesign will eliminate the need 15 for separate credentials and background screening 16 and streamline the application process for mariners. 17 SEC. 328. WATERSIDE SECURITY AROUND LIQUEFIED NAT-18 URAL GAS TERMINALS AND LIQUEFIED NAT-19 URAL GAS TANKERS.

(a) IN GENERAL.—The Commandant of the Coast
Guard shall be responsible for providing waterside security
services around liquefied natural gas terminals and around
tankers transporting liquefied natural gas in security
zones established by the Coast Guard.

(b) LIMITATION ON RELIANCE ON STATE AND LOCAL
 GOVERNMENT.—Security arrangements approved as part
 of the facility security plan approved under section 70103
 of title 46, United States Code, for an onshore liquefied
 natural gas terminal may not be based upon the provision
 of security by a State or local government.

7 (c) ENFORCEMENT OF SECURITY ZONES.—Security
8 zones established by the Coast Guard around tankers
9 transporting liquefied natural gas shall be enforced by the
10 Coast Guard.

11 (d) Provision of Assets by Operators.—

12 (1) IN GENERAL.—As part of their facility se-13 curity plans, the operators of liquefied natural gas 14 terminals shall provide assets that can be used by 15 the Coast Guard to provide waterside patrols in the 16 areas around liquefied natural gas terminals and 17 around tankers transporting liquefied natural gas in 18 security zones established by the Coast Guard. The 19 Secretary of the department in which the Coast 20 Guard is operating may not approve a facility secu-21 rity plan under section 70103 of title 46, United 22 States Code, until those assets have been provided to 23 the Secretary.

24 (2) AVAILABILITY TO COAST GUARD.—Those
25 assets shall be available to the Coast Guard for use

1	in the same Coast Guard sector as the sector in
2	which the terminal that provided the assets is lo-
3	cated when use of the asset is not required to pro-
4	vide security around the terminal.
5	TITLE IV—MISCELLANEOUS
6	PROVISIONS
7	SEC. 401. CERTIFICATE OF DOCUMENTATION FOR GALLANT
8	LADY.
9	Section 1120(c) of the Coast Guard Authorization
10	Act of 1996 (110 Stat. 3977) is amended—
11	(1) in paragraph (1) —
12	(A) by striking "of Transportation" and
13	inserting "of the department in which the Coast
14	Guard is operating"; and
15	(B) by striking subparagraph (A) and in-
16	serting the following:
17	"(A) the vessel GALLANT LADY
18	(Feadship hull number 672, approximately 168
19	feet in length).";
20	(2) by striking paragraphs (3) and (4) and re-
21	designating paragraph (5) as paragraph (3) ; and
22	(3) in paragraph (3) (as so redesignated) by
23	striking all after "shall expire" and inserting "on
24	the date of the sale of the vessel by the owner.".

1 SEC. 402. WAIVER.

2 Notwithstanding section 12112 and chapter 551 of 3 title 46, United States Code, the Secretary of the depart-4 ment in which the Coast Guard is operating may issue a certificate of documentation with a coastwise endorse-5 6 ment for the OCEAN VERITAS (IMO Number 7366805). 7

8 SEC. 403. GREAT LAKES MARITIME RESEARCH INSTITUTE.

9 Section 605 of the Coast Guard and Maritime Trans10 portation Act of 2004 (118 Stat. 1052) is amended—

11 (1) in subsection (b)(1)—

12	(A) by striking "The Secretary of Trans-
13	portation shall conduct a study that" and in-
14	serting "The Institute shall conduct maritime
15	transportation studies of the Great Lakes re-
16	gion, including studies that";
17	(B) in subparagraphs (A), (B), (C), (E),
18	(F), (H), (I), and (J) by striking "evaluates"
19	and inserting "evaluate";
20	(C) in subparagraphs (D) and (G) by
21	striking "analyzes" and inserting "analyze";
22	(D) by striking "and" at the end of sub-
23	paragraph (I);
24	(E) by striking the period at the end of
25	subparagraph (J) and inserting a semicolon;
26	(F) by adding at the end the following:

1	"(K) identify ways to improve the integra-
2	tion of the Great Lakes marine transportation
3	system into the national transportation system;
4	"(L) examine the potential of expanded op-
5	erations on the Great Lakes marine transpor-
6	tation system;
7	"(M) identify ways to include intelligent
8	transportation applications into the Great
9	Lakes marine transportation system;
10	"(N) analyze the effects and impacts of
11	aging infrastructure and port corrosion on the
12	Great Lakes marine transportation system;
13	"(O) establish and maintain a model Great
14	Lakes marine transportation system database;
15	and
16	"(P) identify market opportunities for, and
17	impediments to, the use of United States-flag
18	vessels in trade with Canada on the Great
19	Lakes."; and
20	(2) by striking subsection $(b)(4)$ and inserting
21	the following:
22	"(4) AUTHORIZATION OF APPROPRIATIONS.—
23	There are authorized to be appropriated to carry out
24	paragraph (1)—
25	"(A) \$2,100,000 for fiscal year 2007;

1	"(B) \$2,200,000 for fiscal year 2008;
2	"(C) \$2,300,000 for fiscal year 2009;
3	"(D) \$2,400,000 for fiscal year 2010; and
4	"(E) \$2,500,000 for fiscal year 2011.".
5	SEC. 404. CONVEYANCE.
6	(a) Station Brant Point Boat House.—
7	(1) REQUIREMENT.—The Secretary of the de-
8	partment in which the Coast Guard is operating
9	shall convey to the town of Nantucket, Massachu-
10	setts, all right, title, and interest of the United
11	States in and to the buildings known as the Station
12	Brant Point Boat House located at Coast Guard
13	Station Brant Point, Nantucket, Massachusetts, for
14	use for a public purpose.
15	(2) TERMS OF CONVEYANCE.—A conveyance of
16	the building under paragraph (1) shall be made—
17	(A) without the payment of consideration;
18	and
19	(B) subject to appropriate terms and con-
20	ditions the Secretary considers necessary.
21	(3) REVERSIONARY INTEREST.—All right, title,
22	and interest in property conveyed under this sub-
23	section shall revert to the United States if any por-
24	tion of the property is used other than for a public
25	purpose.

1 (b) LEASE.—

2	(1) REQUIREMENT.—The Secretary of the de-
3	partment in which the Coast Guard is operating
4	shall enter into a lease with the town of Nantucket
5	that authorizes the town of Nantucket to occupy the
6	land on which the buildings conveyed under sub-
7	section (a) are located, subject to appropriate terms
8	and conditions the Secretary considers necessary.
9	(2) LEASE TERM.—A lease under this sub-
10	section shall not expire before January 31, 2033.
11	(3) TERMINATION OF LEASE.—If the Secretary
12	determines that the property leased under paragraph
13	(1) is necessary for purposes of the Coast Guard,
14	the Secretary—
15	(A) may terminate the lease without pay-
16	ment of compensation; and
17	(B) shall provide the town of Nantucket
18	not less than 12 months notice of the require-
19	ment to vacate the site and move the buildings
20	conveyed under subsection (a) to another loca-
21	tion.
22	SEC. 405. CREW WAGES ON PASSENGER VESSELS.
23	(a) FOREIGN AND INTERCOASTAL VOYAGES.—

1 (1)CAP WAGES.—Section ON PENALTY 2 10313(g) of title 46, United States Code, is amended---3 (A) by striking "When" and inserting "(1) 4 5 Subject to paragraph (2), when"; and 6 (B) by adding at the end the following: 7 "(2) The total amount required to be paid under 8 paragraph (1) with respect to all claims in a class action 9 suit by seamen on a passenger vessel capable of carrying more than 500 passengers for wages under this section 10 against a vessel master, owner, or operator or the em-11 ployer of the seamen shall not exceed ten times the unpaid 12 13 wages that are the subject of the claims. 14 "(3) A class action suit for wages under this sub-15 section must be commenced within three years after the later of— 16 17 "(A) the date of the end of the last voyage for

17 "(A) the date of the end of the last voyage for18 which the wages are claimed; or

"(B) the receipt, by a seaman who is a claimant
in the suit, of a payment of wages that are the subject of the suit that is made in the ordinary course
of employment.".

23 (2) DEPOSITS.—Section 10315 of such title is
24 amended by adding at the end the following:

"(f) DEPOSITS IN SEAMAN ACCOUNT.—A seaman 1 2 employed on a passenger vessel capable of carrying more 3 than 500 passengers may authorize, by written request 4 signed by the seaman, the master, owner, or operator of 5 the vessel, or the employer of the seaman, to make deposits of wages of the seaman into a checking, savings, invest-6 7 ment, or retirement account, or other account to secure 8 a payroll or debit card for the seaman if—

9 "(1) the wages designated by the seaman for 10 such deposit are deposited in a United States or 11 international financial institution designated by the 12 seaman;

"(2) such deposits in the financial institution
are fully guaranteed under commonly accepted international standards by the government of the country
in which the financial institution is licensed;

17 "(3) a written wage statement or pay stub, in18 cluding an accounting of any direct deposit, is deliv19 ered to the seaman no less often than monthly; and
20 "(4) while on board the vessel on which the sea21 man is employed, the seaman is able to arrange for
22 withdrawal of all funds on deposit in the account in
23 which the wages are deposited.".

24 (b) COASTWISE VOYAGES.—

1 (1)CAP WAGES.—Section ON PENALTY 2 10504(c) of such title is amended— (A) by striking "When" and inserting "(1) 3 4 Subject to subsection (d), and except as pro-5 vided in paragraph (2), when"; and 6 (B) by inserting at the end the following: 7 "(2) The total amount required to be paid under 8 paragraph (1) with respect to all claims in a class action 9 suit by seamen on a passenger vessel capable of carrying more than 500 passengers for wages under this section 10 against a vessel master, owner, or operator or the em-11 ployer of the seamen shall not exceed ten times the unpaid 12 13 wages that are the subject of the claims. 14 "(3) A class action suit for wages under this sub-15 section must be commenced within three years after the later of— 16

17 "(A) the date of the end of the last voyage for18 which the wages are claimed; or

"(B) the receipt, by a seaman who is a claimant
in the suit, of a payment of wages that are the subject of the suit that is made in the ordinary course
of employment.".

23 (2) DEPOSITS.—Section 10504 of such title is
24 amended by adding at the end the following:

"(f) DEPOSITS IN SEAMAN ACCOUNT.—A seaman 1 2 employed on a passenger vessel capable of carrying more 3 than 500 passengers may authorize, by written request 4 signed by the seaman, the master, owner, or operator of 5 the vessel, or the employer of the seaman, to make deposits of wages of the seaman into a checking, savings, invest-6 7 ment, or retirement account, or other account to secure 8 a payroll or debit card for the seaman if—

9 "(1) the wages designated by the seaman for 10 such deposit are deposited in a United States or 11 international financial institution designated by the 12 seaman;

"(2) such deposits in the financial institution
are fully guaranteed under commonly accepted international standards by the government of the country
in which the financial institution is licensed;

17 "(3) a written wage statement or pay stub, in18 cluding an accounting of any direct deposit, is deliv19 ered to the seaman no less often than monthly; and
20 "(4) while on board the vessel on which the sea21 man is employed, the seaman is able to arrange for
22 withdrawal of all funds on deposit in the account in
23 which the wages are deposited.".

1 SEC. 406. TECHNICAL CORRECTIONS.

2	(a) Coast Guard and Maritime Transportation
3	ACT OF 2006.—Effective with enactment of the Coast
4	Guard and Maritime Transportation Act of 2006 (Public
5	Law 109–241), such Act is amended—
6	(1) in section $311(b)$ (120 Stat. 530) by insert-
7	ing "paragraphs (1) and (2) of" before "section
8	8104(o)";
9	(2) in section $603(a)(2)$ (120 Stat. 554) by
10	striking "33 U.S.C. 2794(a)(2)" and inserting "33
11	U.S.C. 2704(a)(2)";
12	(3) in section $901(r)(2)$ (120 Stat. 566) by
13	striking "the" the second place it appears;
14	(4) in section $902(c)$ (120 Stat. 566) by insert-
15	ing "of the United States" after "Revised Statutes";
16	(5) in section 902(e) (120 Stat. 567) is amend-
17	ed—
18	(A) by inserting "and" after the semicolon
19	at the end of paragraph (1);
20	(B) by striking "and" at the end of para-
21	graph $(2)(A)$; and
22	(C) by redesignating paragraphs (3) and
23	(4) as subparagraphs (C) and (D) of paragraph
24	(2), respectively, and aligning the left margin of
25	such subparagraphs with the left margin of
26	subparagraph (A) of paragraph (2);

1	(6) in section $902(e)(2)(C)$ (as so redesignated)
2	by striking "this section" and inserting "this para-
3	graph'';
4	(7) in section $902(e)(2)(D)$ (as so redesignated)
5	by striking "this section" and inserting "this para-
6	graph'';
7	(8) in section 902(h)(1) (120 Stat. 567)—
8	(A) by striking "Bisti/De-Na-Zin" and all
9	that follows through "Protection" and inserting
10	"Omnibus Parks and Public Lands Manage-
11	ment"; and
12	(B) by inserting a period after "Com-
13	mandant of the Coast Guard";
14	(9) in section $902(k)$ (120 Stat. 568) is amend-
15	ed—
16	(A) by inserting "the Act of March 23,
17	1906, commonly known as" before "the General
18	Bridge'';
19	(B) by striking "491)" and inserting
20	"494),"; and
21	(C) by inserting "each place it appears"
22	before "and inserting"; and
23	(10) in section $902(0)$ (120 Stat. 569) by strik-
24	ing the period after "Homeland Security".

(b) TITLE 14.—(1) The analysis for chapter 7 of title
 14, United States Code, is amended by adding a period
 at the end of the item relating to section 149.

4 (2) The analysis for chapter 17 of title 14, United
5 States Code, is amended by adding a period at the end
6 of the item relating to section 677.

7 (3) The analysis for chapter 9 of title 14, United
8 States Code, is amended by adding a period at the end
9 of the item relating to section 198.

(c) TITLE 46.—(1) The analysis for chapter 81 of
title 46, United States Code, is amended by adding a period at the end of the item relating to section 8106.

(2) Section 70105(c)(3)(C) of such title is amended
by striking "National Intelligence Director" and inserting
"Director of National Intelligence".

16 DEEPWATER PORT ACT OF 1974.—Section (d) 5(c)(2) of the Deepwater Port Act of 1974 (33 U.S.C. 17 18 1504(c)(2)) is amended by aligning the left margin of sub-19 paragraph (K) with the left margin of subparagraph (L). 20(e) OIL POLLUTION ACT OF 1990.—(1) Section 21 1004(a)(2) of the Oil Pollution Act of 1990 (33 U.S.C. 22 2704(a)(2)) is amended by striking the first comma fol-23 lowing "\$800,000".

(2) The table of sections in section 2 of such Act is
 amended by inserting a period at the end of the item relat ing to section 7002.

4 (f) COAST GUARD AUTHORIZATION ACT OF 1996.—
5 The table of sections in section 2 of the Coast Guard Au6 thorization Act of 1996 is amended in the item relating
7 to section 103 by striking "reports" and inserting "re8 port".

9 SEC. 407. CONVEYANCE OF DECOMMISSIONED COAST 10 GUARD CUTTER STORIS.

(a) IN GENERAL.—Upon the scheduled decommissioning of the Coast Guard Cutter STORIS, the Commandant of the Coast Guard shall convey, without consideration, all right, title, and interest of the United States
in and to that vessel to the USCG Cutter STORIS Museum and Maritime Education Center, LLC, located in the
State of Alaska if the recipient—

- 18 (1) agrees—
- 19 (A) to use the vessel for purposes of a mu-20 seum and historical display;

21 (B) not to use the vessel for commercial
22 transportation purposes;

23 (C) to make the vessel available to the24 United States Government if needed for use by

1	the Commandant in time of war or a national
2	emergency; and
3	(D) to hold the Government harmless for
4	any claims arising from exposure to hazardous
5	materials, including asbestos and poly-
6	chlorinated biphenyls, after conveyance of the
7	vessel, except for claims arising from the use by
8	the Government under subparagraph (C);
9	(2) has funds available that will be committed
10	to operate and maintain in good working condition
11	the vessel conveyed, in the form of cash, liquid as-
12	sets, or a written loan commitment and in an
13	amount of at least \$700,000; and
14	(3) agrees to any other conditions the Com-
15	mandant considers appropriate.
16	(b) MAINTENANCE AND DELIVERY OF VESSEL.—
17	(1) MAINTENANCE.—Before conveyance of the
18	vessel under this section, the Commandant shall
19	make, to the extent practical and subject to other
20	Coast Guard mission requirements, every effort to
21	maintain the integrity of the vessel and its equip-
22	ment until the time of delivery.
23	(2) Delivery.—If a conveyance is made under
24	this section, the Commandant shall deliver the vessel

to a suitable mooring in the local area in its present
 condition.

3 (3) TREATMENT OF CONVEYANCE.—The con4 veyance of the vessel under this section shall not be
5 considered a distribution in commerce for purposes
6 of section 6(e) of Public Law 94–469 (15 U.S.C.
7 2605(e)).

8 (c) OTHER EXCESS EQUIPMENT.—The Commandant 9 may convey to the recipient of a conveyance under sub-10 section (a) any excess equipment or parts from other de-11 commissioned Coast Guard vessels for use to enhance the 12 operability and function of the vessel conveyed under sub-13 section (a) for purposes of a museum and historical dis-14 play.

15 SEC. 408. REPEAL OF REQUIREMENT OF LICENSE FOR EMPLOYMENT IN THE BUSINESS OF SALVAGING
ON THE COAST OF FLORIDA.

18 Chapter 801 of title 46, United States Code, is19 amended—

20 (1) by striking section 80102; and

(2) in the table of sections at the beginning of
the chapter by striking the item relating to that section.

1SEC. 409. RIGHT-OF-FIRST-REFUSAL FOR COAST GUARD2PROPERTY ON JUPITER ISLAND, FLORIDA.

3 (a) RIGHT-OF-FIRST-REFUSAL.—Notwithstanding any other law (other than this section), the Town of Jupi-4 5 ter Island, Florida, shall have the right-of-first-refusal for an exchange of real property within the jurisdiction of the 6 7 Town comprising Parcel #35–38–42–004–000–02590–6 (Bon Air Beach lots 259 and 260 located at 83 North 8 9 Beach Road) and Parcel #35–38–42–004–000–02610–2 (Bon Air Beach lots 261 to 267), including any improve-10 11 ments thereon, for other real property of equal or greater 12 value.

13 IDENTIFICATION OF PROPERTY.—The Com-(b) mandant of the Coast Guard may identify, describe, and 14 determine the property referred to in subsection (a) that 15 16 is subject to the right of the Town under that subsection. 17 (c) LIMITATION.—The property referred to in sub-18 section (a) may not be conveyed under that subsection 19 until the Commandant of the Coast Guard determines that 20the property is not needed to carry out Coast Guard mis-21 sions or functions.

(d) REQUIRED USE.—Any property conveyed under
this section shall be used by the Town of Jupiter Island,
Florida, solely for conservation of habitat and as protection against damage from wind, tidal, and wave energy.

(e) REVERSION.—Any conveyance of property under
 this section shall be subject to the condition that all right,
 title, and interest in the property, at the option of the
 Commandant of the Coast Guard, shall revert to the
 United States Government if the property is used for pur poses other than conservation.

7 (f) IMPLEMENTATION.—The Commandant of the8 Coast Guard shall upon request by the Town—

9 (1) promptly take those actions necessary to
10 make property identified under subsection (b) and
11 determined by the Commandant under subsection (c)
12 ready for conveyance to the Town; and

13 (2) convey the property to the Town subject to14 subsections (d) and (e).

15 SEC. 410. CONVEYANCE OF COAST GUARD HU-25 FALCON
16 JET AIRCRAFT.

17 (a) AUTHORITY TO CONVEY.—Notwithstanding any other law, the Commandant of the Coast Guard may con-18 vey to the Elizabeth City State University (in this section 19 referred to as the "University"), a public university lo-20 21 cated in the State of North Carolina, without consider-22 ation all right, title, and interest of the United States in 23 an HU–25 Falcon Jet aircraft under the administrative 24 jurisdiction of the Coast Guard that the Commandant de-25 termines—

1	(1) is appropriate for use by the University;
2	and
3	(2) is excess to the needs of the Coast Guard.
4	(b) CONDITIONS.—
5	(1) IN GENERAL.—As a condition of conveying
6	an aircraft to the University under subsection (a),
7	the Commandant shall enter into an agreement with
8	the University under which the University agrees—
9	(A) to utilize the aircraft for educational
10	purposes or other public purposes as jointly
11	agreed upon by the Commandant and the Uni-
12	versity before conveyance; and
13	(B) to hold the United States harmless for
14	any claim arising with respect to the aircraft
15	after conveyance of the aircraft.
16	(2) REVERSIONARY INTEREST.—If the Com-
17	mandant determines that the recipient violated sub-
18	paragraph (A) or (B) of paragraph (1), then—
19	(A) all right, title, and interest in the air-
20	craft shall revert to the United States;
21	(B) the United States shall have the right
22	to immediate possession of the aircraft; and
23	(C) the recipient shall pay the United
24	States for its costs incurred in recovering the
25	aircraft for such violation.

1	(c) Limitation on Future Transfers.—
2	(1) IN GENERAL.—The Commandant shall in-
3	clude in the instruments for the conveyance a re-
4	quirement that any further conveyance of an interest
5	in the aircraft may not be made without the ap-
6	proval in advance of the Commandant.
7	(2) REVERSIONARY INTEREST.—If the Com-
8	mandant determines that an interest in the aircraft
9	was conveyed without such approval, then—
10	(A) all right, title, and interest in the air-
11	craft shall revert to the United States;
12	(B) the United States shall have the right
13	to immediate possession of the aircraft; and
14	(C) the recipient shall pay the United
15	States for its costs incurred in recovering the
16	aircraft for such a violation.
17	(d) Delivery of Aircraft.—The Commandant
18	shall deliver the aircraft conveyed under subsection (a)—
19	(1) at the place where the aircraft is located on
20	the date of the conveyance;
21	(2) in its condition on the date of conveyance;
22	and
23	(3) without cost to the United States.
24	(e) Additional Terms and Conditions.—The
25	Commandant may require such additional terms and con-

ditions in connection with the conveyance required by sub section (a) as the Commandant considers appropriate to
 protect the interests of the United States.

4 SEC. 411. DECOMMISSIONED COAST GUARD VESSELS FOR 5 HAITI.

6 (a) IN GENERAL.—Notwithstanding any other law, 7 upon the scheduled decommissioning of any Coast Guard 8 41-foot patrol boat, the Commandant of the Coast Guard 9 shall give the Government of Haiti a right-of-first-refusal 10 for conveyance of that vessel to the Government of Haiti, 11 if that Government of Haiti agrees—

12 (1) to use the vessel for the Coast Guard of13 Haiti;

14 (2) to make the vessel available to the United
15 States Government if needed for use by the Com16 mandant in time of war or national emergency;

17 (3) to hold the United States Government
18 harmless for any claims arising from exposure to
19 hazardous materials, including asbestos and poly20 chlorinated biphenyls, after conveyance of the vessel,
21 except for claims arising from the use by the United
22 States Government under paragraph (2); and

23 (4) to any other conditions the Commandant24 considers appropriate.

(b) LIMITATION.—The Commandant may not convey
 more than 10 vessels to the Government of Haiti pursuant
 to this section.

4 (c) MAINTENANCE AND DELIVERY OF VESSEL.—

5 (1) MAINTENANCE.—Before conveyance of a 6 vessel under this section, the Commandant shall 7 make, to the extent practical and subject to other 8 Coast Guard mission requirements, every effort to 9 maintain the integrity of the vessel and its equip-10 ment until the time of delivery.

(2) DELIVERY.—If a conveyance is made under
this section, the Commandant shall deliver a vessel
to a suitable mooring in the local area in its present
condition.

(3) TREATMENT OF CONVEYANCE.—The conveyance of a vessel under this section shall not be
considered a distribution in commerce for purposes
of section 6(e) of Public Law 94–469 (15 U.S.C.
2605(e)).

1 SEC. 412. EXTENSION OF PERIOD OF OPERATION OF VES-2 SEL FOR SETTING, RELOCATION, OR RECOV-3 ERY OF ANCHORS OR OTHER MOORING 4 EQUIPMENT. 5 Section 705(a)(2) of Public Law 109–347 (120 Stat. 1945) is amended by striking "two" and inserting 6 7 "three". TITLE V—BALLAST WATER 8 TREATMENT 9 10 SEC. 501. SHORT TITLE. 11 This title may be cited as the "Ballast Water Treatment Act of 2007". 12 13 SEC. 502. DECLARATION OF GOALS AND PURPOSES.

Section 1002 of the Nonindigenous Aquatic Nuisance
Prevention and Control Act of 1990 (16 U.S.C. 4701) is
amended—

17 (1) by redesignating subsection (b) as sub-18 section (c);

19 (2) by inserting after subsection (a) the fol-20 lowing:

"(b) DECLARATION OF GOALS AND PURPOSES.—The
objective of this Act is to eliminate the threat and impacts
of nonindigenous aquatic nuisance species in the waters
of the United States. In order to achieve this objective,
it is declared that, consistent with the provisions of this
Act—

1	((1) it is the national goal that ballast water
2	discharged into the waters of the United States will
3	contain no living (viable) organisms by the year
4	2015;
5	((2)) it is the national policy that the introduc-
6	tion of nonindigenous aquatic nuisance species in the
7	waters of the United States be prohibited; and
8	"(3) it is the national policy that Federal,
9	State, and local governments and the private sector
10	identify the most effective ways to coordinate pre-
11	vention efforts, and harmonize environmentally
12	sound methods to prevent, detect, monitor, and con-
13	trol nonindigenous aquatic nuisance species, in an
14	expeditious manner.".
15	(3) in subsection $(c)(1)$ (as redesignated by
16	paragraph (1) of this section)—
17	(A) by striking "prevent" and inserting
18	"eliminate"; and
19	(B) by inserting "treatment" after "ballast
20	water";
21	(4) in subsection (c)(2) (as so redesignated)—
22	(A) by inserting ", detection, monitoring,"
23	after "prevention"; and
24	(B) by striking "the zebra mussel and
25	other";

1	(5) in subsection (c)(3) (as so redesignated)—
2	(A) by inserting "detect," after "prevent,";
3	and
4	(B) by striking "from pathways other than
5	ballast water exchange";
6	(6) in subsection $(c)(4)$ (as so redesignated) by
7	striking ", including the zebra mussel"; and
8	(7) in subsection (c)(5) (as so redesignated)—
9	(A) by inserting "prevention," after "in
10	the";
11	(B) by inserting a comma after "manage-
12	ment"; and
13	(C) by striking "zebra mussels" and in-
14	serting "aquatic nuisance species".
15	SEC. 503. BALLAST WATER MANAGEMENT.
16	(a) IN GENERAL.—Section 1101 of the Nonindige-
17	nous Aquatic Nuisance Prevention and Control Act of
18	1990 (16 U.S.C. 4711) is amended to read as follows:
19	"SEC. 1101. BALLAST WATER MANAGEMENT.
20	"(a) Vessels to Which This Section Applies.—
21	"(1) IN GENERAL.—Except as provided in para-
22	graphs (2) , (3) , and (4) , this section applies to a
23	vessel that—
24	"(A) is designed, constructed, or adapted
25	to carry ballast water; and

"(B)(i) is a vessel of the United States; or
"(ii) is a foreign vessel that—
"(I) is en route to a United States
port or place; or
"(II) has departed from a United
States port or place and is within waters
subject to the jurisdiction of the United
States.
"(2) Permanent ballast water vessels.—
This section does not apply to a vessel that carries
all of its permanent ballast water in sealed tanks
that are not subject to discharge.
"(3) Armed forces vessels.—
"(A) EXEMPTION.—Except as provided in
subparagraph (B), this section does not apply
to a vessel of the Armed Forces.
"(B) BALLAST WATER MANAGEMENT PRO-
GRAM.—The Secretary and the Secretary of De-
fense, after consultation with each other and
with the Under Secretary and the heads of
other appropriate Federal agencies as deter-
mined by the Secretary, shall implement a bal-
last water management program, including the
issuance of standards for ballast water ex-
change and treatment and for sediment man-

1	agement, for vessels of the Armed Forces under
2	their respective jurisdictions designed, con-
3	structed, or adapted to carry ballast water that
4	are—
5	"(i) consistent with the requirements
6	of this section, including the deadlines es-
7	tablished by this section; and
8	"(ii) at least as stringent as the re-
9	quirements issued for such vessels under
10	section 312 of the Federal Water Pollution
11	Control Act (33 U.S.C. 1322).
12	"(4) Special rule for small recreational
13	VESSELS.—In applying this section to recreational
14	vessels less than 50 meters in length that have a
15	maximum ballast water capacity of 8 cubic meters,
16	the Secretary may issue alternative measures for
17	managing ballast water in a manner that is con-
18	sistent with the requirements of this section.
19	"(b) Uptake and Discharge of Ballast Water
20	or Sediment.—
21	"(1) PROHIBITION.—The operator of a vessel to
22	which this section applies may not conduct the up-
23	take or discharge of ballast water or sediment in wa-
24	ters subject to the jurisdiction of the United States
25	except as provided in this section.

1	"(2) EXCEPTIONS.—Paragraph (1) does not
2	apply to the uptake or discharge of ballast water or
3	sediment in the following circumstances:
4	"(A) The uptake or discharge is solely for
5	the purpose of—
6	"(i) ensuring the safety of the vessel
7	in an emergency situation; or
8	"(ii) saving a life at sea.
9	"(B) The uptake or discharge is accidental
10	and the result of damage to the vessel or its
11	equipment and—
12	"(i) all reasonable precautions to pre-
13	vent or minimize ballast water and sedi-
14	ment discharge have been taken before and
15	after the damage occurs, the discovery of
16	the damage, and the discharge; and
17	"(ii) the owner or officer in charge of
18	the vessel did not willfully or recklessly
19	cause the damage.
20	"(C) The uptake or discharge is solely for
21	the purpose of avoiding or minimizing the dis-
22	charge from the vessel of pollution that would
23	otherwise violate applicable Federal or State
24	law.

1	"(D) The uptake or discharge of ballast
2	water and sediment occurs at the same location
3	where the whole of that ballast water and that
4	sediment originated and there is no mixing with
5	ballast water and sediment from another area
6	that has not been managed in accordance with
7	the requirements of this section.
8	"(c) Vessel Ballast Water Management
9	PLAN.—
10	"(1) IN GENERAL.—The operator of a vessel to
11	which this section applies shall conduct all ballast
12	water management operations of that vessel in ac-
13	cordance with a ballast water management plan de-
14	signed to minimize the discharge of aquatic nuisance
15	species that—
16	"(A) meets the requirements prescribed by
17	the Secretary by regulation; and
18	"(B) is approved by the Secretary.
19	"(2) Approval criteria.—
20	"(A) IN GENERAL.—The Secretary may
21	not approve a ballast water management plan
22	unless the Secretary determines that the plan—
23	"(i) describes in detail the actions to
24	be taken to implement the ballast water

1	management requirements established
2	under this section;
3	"(ii) describes in detail the procedures
4	to be used for disposal of sediment at sea
5	and on shore in accordance with the re-
6	quirements of this section;
7	"(iii) describes in detail safety proce-
8	dures for the vessel and crew associated
9	with ballast water management;
10	"(iv) designates the officer on board
11	the vessel in charge of ensuring that the
12	plan is properly implemented;
13	"(v) contains the reporting require-
14	ments for vessels established under this
15	section and a copy of each form necessary
16	to meet those requirements; and
17	"(vi) meets all other requirements
18	prescribed by the Secretary.
19	"(B) FOREIGN VESSELS.—The Secretary
20	may approve a ballast water management plan
21	for a foreign vessel on the basis of a certificate
22	of compliance with the criteria described in sub-
23	paragraph (A) issued by the vessel's country of
24	registration in accordance with regulations
25	issued by the Secretary.

1	"(3) Copy of plan on board vessel.—The
2	owner or operator of a vessel to which this section
3	applies shall—
4	"(A) maintain a copy of the vessel's ballast
5	water management plan on board at all times;
6	and
7	"(B) keep the plan readily available for ex-
8	amination by the Secretary and the head of the
9	appropriate agency of the State in which the
10	vessel is located at all reasonable times.
11	"(d) Vessel Ballast Water Record Book.—
12	"(1) IN GENERAL.—The owner or operator of a
13	vessel to which this section applies shall maintain, in
14	English on board the vessel, a ballast water record
15	book in which each operation of the vessel involving
16	ballast water or sediment discharge is recorded in
17	accordance with regulations issued by the Secretary.
18	"(2) AVAILABILITY.—The ballast water record
19	book—
20	"(A) shall be kept readily available for ex-
21	amination by the Secretary and the head of the
22	appropriate agency of the State in which the
23	vessel is located at all reasonable times; and

1	"(B) notwithstanding paragraph (1), may
2	be kept on the towing vessel in the case of an
3	unmanned vessel under tow.
4	"(3) Retention period.—The ballast water
5	record book shall be retained—
6	"(A) on board the vessel for a period of 3
7	years after the date on which the last entry in
8	the book is made; and
9	"(B) under the control of the vessel's
10	owner for an additional period of 3 years.
11	"(4) REGULATIONS.—In the regulations issued
12	under this section, the Secretary shall require, at a
13	minimum, that—
14	"(A) each entry in the ballast water record
15	book be signed and dated by the officer in
16	charge of the ballast water operation recorded;
17	"(B) each completed page in the ballast
18	water record book be signed and dated by the
19	master of the vessel; and
20	"(C) the owner or operator of the vessel
21	transmit such information to the Secretary re-
22	garding the ballast operations of the vessel as
23	the Secretary may require.
24	"(5) Alternative means of record-
25	KEEPING.—The Secretary may provide, by regula-

1	tion, for alternative methods of recordkeeping, in-
2	cluding electronic recordkeeping, to comply with the
3	requirements of this subsection. Any electronic rec-
4	ordkeeping method authorized by the Secretary shall
5	support the inspection and enforcement provisions of
6	this Act and shall comply with applicable standards
7	of the National Institute of Standards and Tech-
8	nology and the Office of Management and Budget
9	governing reliability, integrity, identity authentica-
10	tion, and nonrepudiation of stored electronic data.
11	"(e) Ballast Water Exchange Require-
12	MENTS.—
12	MIEN 15.
12	"(1) IN GENERAL.—
13	"(1) IN GENERAL.—
13 14	"(1) IN GENERAL.— "(A) REQUIREMENT.—Until a vessel is re-
13 14 15	"(1) IN GENERAL.— "(A) REQUIREMENT.—Until a vessel is re- quired to conduct ballast water treatment in ac-
13 14 15 16	"(1) IN GENERAL.— "(A) REQUIREMENT.—Until a vessel is re- quired to conduct ballast water treatment in ac- cordance with subsection (f), the operator of a
 13 14 15 16 17 	"(1) IN GENERAL.— "(A) REQUIREMENT.—Until a vessel is re- quired to conduct ballast water treatment in ac- cordance with subsection (f), the operator of a vessel to which this section applies may not dis-
 13 14 15 16 17 18 	"(1) IN GENERAL.— "(A) REQUIREMENT.—Until a vessel is re- quired to conduct ballast water treatment in ac- cordance with subsection (f), the operator of a vessel to which this section applies may not dis- charge ballast water in waters subject to the ju-
 13 14 15 16 17 18 19 	"(1) IN GENERAL.— "(A) REQUIREMENT.—Until a vessel is re- quired to conduct ballast water treatment in ac- cordance with subsection (f), the operator of a vessel to which this section applies may not dis- charge ballast water in waters subject to the ju- risdiction of the United States, except after—
 13 14 15 16 17 18 19 20 	"(1) IN GENERAL.— "(A) REQUIREMENT.—Until a vessel is re- quired to conduct ballast water treatment in ac- cordance with subsection (f), the operator of a vessel to which this section applies may not dis- charge ballast water in waters subject to the ju- risdiction of the United States, except after— "(i) conducting ballast water exchange

"(ii) using ballast water treatment
 technology that meets the performance
 standards of subsection (f); or

"(iii) using environmentally sound al-4 ternative ballast water treatment tech-5 6 nology if the Secretary determines that 7 such treatment technology is at least as ef-8 fective as the ballast water exchange re-9 quired by clause (i) in preventing and controlling the introduction of aquatic nui-10 11 sance species.

12 "(B) TECHNOLOGY EFFICACY.—For pur-13 poses of this paragraph, a ballast water treat-14 ment technology shall be considered to be at 15 least as effective as the ballast water exchange 16 required by clause (i) in preventing and control-17 ling the introduction of aquatice nuisance spe-18 cies if preliminary experiments prior to installa-19 tion of the technology aboard the vessel dem-20 onstrate that the technology removed or killed 21 at least 98 percent of organisms larger than 50 22 microns.

23 "(2) GUIDANCE; 5-YEAR USAGE.—

24 "(A) GUIDANCE.—Not later than one year25 after the date of enactment of the Ballast

1 Water Treatment Act of 2007, the Secretary 2 shall develop and issue guidance on technology 3 that may be used under paragraph (1)(A)(iii). "(B) 5-YEAR USAGE.—The Secretary shall 4 5 allow a vessel using environmentally-sound al-6 ternative ballast treatment technology under 7 paragraph (1)(A)(iii) to continue to use that 8 technology for 5 years after the date on which 9 the environmentally-sound alternative ballast 10 water treatment technology was first placed in 11 service on the vessel or the date on which treat-12 ment requirements under subsection (f) become 13 applicable, whichever is later. 14 "(3) EXCHANGE AREAS.— "(A) VESSELS OUTSIDE 15 THE UNITED STATES EEZ.—The operator of a vessel en route 16 17 to a United States port or place from a port or 18

place outside the waters subject to the jurisdiction of the United States shall conduct ballast
water exchange—

21 "(i) before arriving at a United States
22 port or place;
23 "(ii) at least 200 nautical miles from
24 the nearest point of land; and

1	"(iii) in water at least 200 meters in
2	depth.
3	"(B) COASTAL VOYAGES.—The operator of
4	a vessel originating from a port or place within
5	the United States exclusive economic zone, or
6	from a port within 200 nautical miles of the
7	United States in Canada, Mexico, or other ports
8	designated by the Secretary for purposes of this
9	section, shall conduct ballast water exchange—
10	"(i) at least 50 nautical miles from
11	the nearest point of land; and
12	"(ii) in water at least 200 meters in
13	depth.
14	"(4) SAFETY OR STABILITY EXCEPTION.—
15	"(A) Secretarial determination.—
16	Paragraph (3) does not apply to the discharge
17	of ballast water if the Secretary determines that
18	compliance with that paragraph would threaten
19	the safety or stability of the vessel, its crew, or
20	is passengers.
21	"(B) MASTER OF THE VESSEL DETER-
22	MINATION.—Paragraph (3) does not apply to
23	the discharge of ballast water if the master of
24	a vessel determines that compliance with that
25	paragraph would threaten the safety or stability

	100
1	of the vessel, its crew, or its passengers because
2	of adverse weather, equipment failure, or any
3	other relevant condition.
4	"(C) NOTIFICATION REQUIRED.—When-
5	ever the master of a vessel is unable to comply
6	with the requirements of paragraph (3) because
7	of a determination made under subparagraph
8	(B), the master of the vessel shall—
9	"(i) notify the Secretary as soon as
10	practicable thereafter but no later than 24
11	hours after making that determination and
12	shall ensure that the determination, the
13	reasons for the determination, and the no-
14	tice are recorded in the vessel's ballast
15	water record book; and
16	"(ii) undertake ballast water exchange
17	in accordance with paragraph (6) if safety
18	or stability concerns prevent undertaking
19	ballast water exchange in the alternative
20	area.
21	"(D) REVIEW OF CIRCUMSTANCES.—If the
22	master of a vessel conducts a ballast water dis-
23	charge under the provisions of this paragraph,
24	the Secretary shall review the circumstances to
25	determine whether the discharge met the re-

quirements of this paragraph. The review under 1 2 this clause shall be in addition to any other en-3 forcement authority of the Secretary. "(5) DISCHARGE UNDER WAIVER.— 4 "(A) SUBSTANTIAL BUSINESS HARDSHIP 5 6 WAIVER.—If, because of the short length of a 7 voyage, the operator of a vessel is unable to dis-8 charge ballast water in accordance with the re-9 quirements of paragraph (3)(B) without sub-10 stantial business hardship, as determined under 11 regulations issued by the Secretary, the oper-12 ator may request a waiver from the Secretary 13 and discharge the ballast water in accordance 14 with paragraph (6). A request for a waiver 15 under this subparagraph shall be submitted to 16 the Secretary at such time and in such form 17 and manner as the Secretary may require. 18 "(B) SUBSTANTIAL BUSINESS HARD-19

19 SHIP.—For purposes of subparagraph (A), the 20 factors taken into account in determining sub-21 stantial business hardship shall include wheth-22 er—

23 "(i) compliance with the requirements
24 of paragraph (3)(B) would require a sufficiently great change in routing or sched-

1	uling of service as to compromise the eco-
2	nomic or commercial viability of the trade
3	or business in which the vessel is operated;
4	or
5	"(ii) it is reasonable to expect that the
6	trade or business or service provided will
7	be continued only if a waiver is granted
8	under subparagraph (A).
9	"(6) Permissable discharge.—
10	"(A) IN GENERAL.—The discharge of bal-
11	last water shall be considered to be carried out
12	in accordance with this paragraph if it is—
13	"(i) in an area designated for that
14	purpose by the Secretary, after consulta-
15	tion with the Under Secretary, the heads
16	of other appropriate Federal agencies as
17	determined by the Secretary, and rep-
18	resentatives of any State that may be af-
19	fected by discharge of ballast water in that
20	area; or
21	"(ii) into a reception facility described
22	in subsection $(f)(2)$.
23	"(B) LIMITATION ON VOLUME.—The vol-
24	ume of any ballast water discharged under this

1	paragraph may not exceed the volume necessary
2	to ensure the safe operation of the vessel.
3	"(7) CERTAIN GEOGRAPHICALLY LIMITED
4	ROUTES.—Notwithstanding paragraph (1), the oper-
5	ator of a vessel is not required to comply with the
6	requirements of this subsection—
7	"(A) if the vessel operates exclusively—
8	"(i) within the Great Lakes; or
9	"(ii) between or among the main
10	group of the Hawaiian Islands; or
11	"(B) if the vessel operates exclusively with-
12	in any area with respect to which the Secretary
13	has determined, after consultation with the
14	Under Secretary, the Administrator, and rep-
15	resentatives of States the waters of which would
16	be affected by the discharge of ballast water
17	from the vessel, that the risk of introducing
18	aquatic nuisance species through ballast water
19	discharge in the areas in which the vessel oper-
20	ates is insignificant.
21	"(8) MARINE SANCTUARIES AND OTHER PRO-
22	HIBITED AREAS.—A vessel may not conduct ballast
23	water exchange or discharge ballast water under this
24	subsection—

1	"(A) within a national marine sanctuary
2	designated under of the National Marine Sanc-
3	tuaries Act (16 U.S.C. 1431 et seq.);
4	"(B) in waters that are approved by the
5	Administrator as a nondischarge zone under
6	section $312(n)(7)$ of the Federal Water Pollu-
7	tion Control Act $(33 \text{ U.S.C. } 1322(n)(7))$; or
8	"(C) in any other waters designated by the
9	Secretary, in consultation with the Under Sec-
10	retary and the Administrator.
11	"(9) VESSELS OPERATING IN THE GREAT
12	LAKES.—
13	"(A) VESSELS WITH NO BALLAST ON
14	BOARD.—The Secretary shall issue regulations
15	that are intended to minimize the introduction
16	of nuisance species from vessels to which this
17	section applies that—
18	"(i) have not undertaken ballast water
19	exchange in accordance with this sub-
20	section; and
21	"(ii) enter a port in the Great Lakes
22	without pumpable ballast water.
23	"(B) EFFECTIVE DATE FOR NEW REGULA-
24	TIONS.—The regulations issued by the Sec-
25	retary of Transportation under this section, as

1	such regulations were in effect on the day be-
2	fore the date of enactment of the Ballast Water
3	Treatment Act of 2007, shall remain in effect
4	for, and shall continue to apply to, vessels en-
5	tering or operating in the Great Lakes until the
6	earlier of—
7	"(i) the date on which such vessels
8	are required to conduct ballast water treat-
9	ment in accordance with the requirements
10	of subsection (f); or
11	"(ii) the effective date of final regula-
12	tions issued by the Secretary to implement
13	this section that are at least as stringent
14	as the regulations in effect on the day be-
15	fore such date of enactment, as determined
16	by the Secretary in consultation with the
17	Governors of the Great Lakes region.
18	"(f) Ballast Water Treatment Require-
19	MENTS.—
20	"(1) Performance standards.—A vessel to
21	which this section applies shall conduct ballast water
22	treatment in accordance with the requirements of
23	this subsection before discharging ballast water in
24	waters subject to the jurisdiction of the United

1	States so that the ballast water discharged will con-
2	tain—
3	"(A) less than 1 living organism per 10
4	cubic meters that is 50 or more micrometers in
5	minimum dimension;
6	"(B) less than 1 living organism per 10
7	milliliters that is less than 50 micrometers in
8	minimum dimension and more than 10 microm-
9	eters in minimum dimension;
10	"(C) concentrations of indicator microbes
11	that are less than—
12	"(i) 1 colony-forming unit of
13	toxicogenic Vibrio cholera (serotypes O1
14	and O139) per 100 milliliters or less than
15	1 colony-forming unit of that microbe per
16	gram of wet weight of zoological samples;
17	"(ii) 126 colony-forming units of esch-
18	erichia coli per 100 milliliters; and
19	"(iii) 33 colony-forming units of intes-
20	tinal enterococci per 100 milliliters; and
21	"(D) concentrations of such additional in-
22	dicator microbes as may be specified in regula-
23	tions issued by the Secretary, after consultation
24	with other appropriate Federal agencies as de-

1	termined by the Secretary, that are less than
2	the amount specified in those regulations.
3	"(2) Reception facility exception.—
4	"(A) IN GENERAL.—Paragraph (1) does
5	not apply to a vessel that discharges ballast
6	water into—
7	"(i) a land-based facility for the re-
8	ception of ballast water that meets stand-
9	ards issued by the Administrator; or
10	"(ii) a water-based facility for the re-
11	ception of ballast water that meets stand-
12	ards issued by the Secretary.
13	"(B) ISSUANCE OF STANDARDS.—Not
14	later than one year after the date of enactment
15	of the Ballast Water Treatment Act of 2007,
16	the Secretary, in consultation with the heads of
17	other appropriate Federal agencies as deter-
18	mined by the Secretary, shall issue standards
19	for—
20	"(i) the reception of ballast water in
21	land-based and water-based reception fa-
22	cilities; and
23	"(ii) the disposal or treatment of such
24	ballast water in a way that does not impair

1	or damage the environment, human health,
2	property, or resources.
3	"(3) TREATMENT SYSTEM IMPLEMENTATION.—
4	Paragraph (1) applies to a vessel to which this sec-
5	tion applies beginning on the date of the first dry-
6	docking of the vessel after December 31, 2008, but
7	not later than December 31, 2013.
8	"(4) TREATMENT SYSTEM APPROVAL RE-
9	QUIRED.—The operator of a vessel to which this sec-
10	tion applies may not use a ballast water treatment
11	system to comply with the requirements of this sub-
12	section unless the system is approved by the Sec-
13	retary. The Secretary shall issue regulations estab-
14	lishing a process for such approval, after consulta-
15	tion with the heads of other appropriate Federal
16	agencies as determined by the Secretary.
17	"(5) Reliance on certain reports, docu-
18	MENTS, AND RECORDS.—In approving a ballast
19	water treatment system under this subsection, the
20	Secretary may rely on reports, documents, and
21	records of persons that meet such requirements as
22	the Secretary may prescribe.
23	"(6) FEASIBILITY REVIEW.—
24	"(A) IN GENERAL.—Not later than De-
25	cember 31, 2007, the Secretary shall complete

1	a review to determine whether appropriate tech-
2	nologies are available to achieve the standards
3	set forth in paragraph (1). In reviewing the
4	technologies the Secretary, after consultation
5	with the heads of other appropriate Federal
6	agencies as determined by the Secretary, shall
7	consider—
8	"(i) the effectiveness of a technology
9	in achieving the standards;
10	"(ii) feasibility in terms of compat-
11	ibility with ship design and operations;
12	"(iii) safety considerations;
13	"(iv) whether a technology has an ad-
14	verse impact on the environment; and
15	"(v) cost effectiveness.
16	"(B) DELAY IN SCHEDULED APPLICA-
17	TION.—If the Secretary determines, on the
18	basis of the review conducted under subpara-
19	graph (A), that compliance with the standards
20	set forth in paragraph (1) is not feasible for
21	any class of vessels, the Secretary—
22	"(i) may extend the date on which
23	that subparagraph first applies to a vessel
24	of such class for a period of not more than

1	12 months, but not later than December
2	31, 2013; and
3	"(ii) shall recommend action to ensure
4	that compliance with the extended date is
5	achieved.
6	"(C) Higher standards.—If the Sec-
7	retary determines that ballast water treatment
8	technology exists that exceeds the performance
9	standards required under paragraph (1), the
10	Secretary shall revise, for any class of vessels,
11	the performance standards to incorporate the
12	higher performance standards.
13	"(7) Delay of application for vessel par-
14	TICIPATING IN PROMISING TECHNOLOGY EVALUA-
15	TIONS.—
16	"(A) IN GENERAL.—If a vessel participates
17	in a program using a technology approved by
18	the Secretary to test and evaluate promising
19	ballast water treatment technologies that are
20	likely to result in treatment technologies achiev-
21	ing a standard that is the same as or more
22	stringent than the standard that applies under
23	paragraph (1) before the first date on which
24	paragraph (1) applies to that vessel, the Sec-
25	retary shall allow the vessel to use that tech-

1	nology for a 10-year period and such vessel
2	shall be deemed to be in compliance with the re-
3	quirements of paragraph (1) during that 10-
4	year period.
5	"(B) VESSEL DIVERSITY.—The Sec-
6	retary—
7	"(i) shall seek to ensure that a wide
8	variety of vessel types and voyages are in-
9	cluded in the program; but
10	"(ii) may not grant a delay under this
11	paragraph to more than 5 percent of the
12	vessels to which this section applies.
13	"(C) TERMINATION OF GRACE PERIOD.—
14	The Secretary may terminate the 10-year grace
15	period of a vessel under subparagraph (A) if—
16	"(i) the participation of the vessel in
17	the program is terminated without the con-
18	sent of the Secretary;
19	"(ii) the vessel does not comply with
20	manufacturer's standards for operating the
21	ballast water treatment technology used on
22	such vessel; or
23	"(iii) the Secretary determines that
24	the approved technology is insufficiently ef-

1 fective or is causing harm to the environ-2 ment.

"(8) Review of standards.—

3

"(A) IN GENERAL.—In December 2012 4 and every third year thereafter, the Secretary 5 6 shall complete review of ballast water treatment 7 standards in effect under this subsection to de-8 termine, after consultation with the Adminis-9 trator and the heads of other appropriate Fed-10 eral agencies determined by the Secretary, if 11 the standards under this subsection should be 12 revised to reduce the amount of organisms or 13 microbes allowed to be discharged, taking into 14 account improvements in the scientific under-15 standing of biological processes leading to the 16 spread of aquatic nuisance species and improve-17 ments in ballast water treatment technology. 18 The Secretary shall revise, by regulation, the 19 requirements of this subsection as necessary.

20 "(B) APPLICATION OF ADJUSTED STAND21 ARDS.—In the regulations, the Secretary shall
22 provide for the prospective application of the
23 adjusted standards issued under this paragraph
24 to vessels constructed after the date on which
25 the adjusted standards apply and for an orderly

phase-in of the adjusted standards to existing vessels.

3 "(9) High-risk vessels.—

1

2

"(A) VESSEL LIST.—Not later than one 4 5 year after the date of enactment of the Ballast 6 Water Treatment Act of 2007, the Secretary 7 shall publish and regularly update a list of ves-8 sels identified by the States that, due to factors 9 such as the origin of their voyages, the fre-10 quency of their voyages, the volume of ballast 11 water they carry, the biological makeup of the 12 ballast water, and the fact that they frequently 13 discharge ballast water under an exception to 14 subsection (e), pose a high risk of introducing 15 aquatic nuisance species into the waters of 16 those States.

17 "(B) INCENTIVE PROGRAMS.—The Sec-18 retary shall give priority to vessels on the list 19 for participation in a program described in 20 paragraph (7). Any Federal agency, and any 21 State agency with respect to vessels identified 22 by such State to the Secretary for inclusion on 23 a list under subparagraph (A), may develop and 24 implement technology development programs or 25 other incentives (whether positive or negative)

1	in order to encourage the adoption of ballast
2	water treatment technology by those vessels
3	consistent with the requirements of this section
4	on an expedited basis.
5	"(10) Nonapplicability of vessels oper-
6	ATING EXCLUSIVELY IN DETERMINED AREA.—
7	"(A) IN GENERAL.—Except as provided in
8	subparagraph (D), paragraph (1) does not
9	apply to a vessel that operates exclusively with-
10	in an area if the Secretary has determined
11	through a rulemaking proceeding, after con-
12	sultation with the Administrator and the heads
13	of other appropriate Federal agencies as deter-
14	mined by the Secretary, and representatives of
15	States the waters of which could be affected by
16	the discharge of ballast water from the vessel,
17	that the risk of introducing aquatic nuisance
18	species through ballast water discharge from
19	the vessel is insignificant.
20	"(B) CERTAIN VESSELS.—A vessel con-
21	structed before January 1, 2001, that operates
22	exclusively within the Great Lakes shall be pre-
23	sumed not to pose a significant risk of intro-
24	ducing aquatic nuisance species unless the Sec-

retary finds otherwise in a rulemaking proceeding under subparagraph (A). "(C) BEST PRACTICES.—The Secretary shall develop, and require a vessel exempted from complying with the requirements of paragraph (1) under this paragraph to follow, best practices to minimize the spreading of aquatic nuisance species in its operation area. The best practices shall be developed in consultation with the Governors of States that may be affected. "(D) STOPPING THE SPREAD OF INFEC-TIOUS DISEASE.—The Secretary, at the request

12 TIOUS DISEASE.—The Secretary, at the request 13 of the Secretary of Agriculture, shall require a 14 vessel to which paragraph (1) does not apply in 15 accordance with subparagraph (A) to have a 16 ballast water treatment system approved by the 17 Secretary under this subsection to stop the 18 spread of infectious diseases to plants and ani-19 mals as otherwise authorized by law.

"(11) LABORATORIES.—The Secretary may use
any Federal, non-Federal, or foreign laboratory that
meets standards established by the Secretary for the
purpose of evaluating and certifying ballast water
treatment technologies that meet the requirements
of this subsection.

1

2

3

4

5

6

7

8

9

10

1	"(g) WARNINGS CONCERNING BALLAST WATER UP-
2	TAKE.—
3	"(1) IN GENERAL.—The Secretary shall notify
4	vessel owners and operators of any area in waters
5	subject to the jurisdiction of the United States in
6	which vessels may not uptake ballast water due to
7	known conditions.
8	"(2) CONTENTS.—The notice shall include—
9	"(A) the coordinates of the area; and
10	"(B) if possible, the location of alternative
11	areas for the uptake of ballast water.
12	"(h) Sediment Management.—
13	"(1) IN GENERAL.—The operator of a vessel to
14	which this section applies may not remove or dispose
15	of sediment from spaces designed to carry ballast
16	water, except—
17	"(A) in accordance with this subsection
18	and the ballast water management plan ap-
19	proved under subsection (c); and
20	"(B)(i) more than 200 nautical miles from
21	the nearest point of land; or
22	"(ii) into a reception facility that meets the
23	requirements of paragraph (3).
24	"(2) Design requirements.—

1	"(A) New vessels.—After December 31,
2	2008, a vessel to which this section applies may
3	not be operated on waters subject to the juris-
4	diction of the United States, unless that vessel
5	is designed and constructed in accordance with
6	regulations issued under subparagraph (C) and
7	in a manner that—
8	"(i) minimizes the uptake and entrap-
9	ment of sediment;
10	"(ii) facilitates removal of sediment;
11	and
12	"(iii) provides for safe access for sedi-
13	ment removal and sampling.
14	"(B) EXISTING VESSELS.—A vessel to
15	which this section applies that was constructed
16	before January 1, 2009, shall be modified, to
17	the extent practicable, at the first drydocking of
18	the vessel after December 31 2008, but not
19	later than December 31, 2013, to achieve the
20	objectives described in subparagraph (A).
21	"(C) REGULATIONS.—The Secretary shall
22	issue regulations establishing design and con-
23	struction standards to achieve the objectives of
24	subparagraph (A) and providing guidance for
25	modifications and practices under subparagraph

1 (B). The Secretary shall incorporate the stand-2 ards and guidance in the regulations governing 3 the ballast water management plan approved 4 under subsection (c). 5 "(3) Sediment reception facilities.— "(A) STANDARDS.—The Secretary, in con-6 7 sultation with the heads of other appropriate 8 Federal agencies as determined by the Sec-9 retary, shall issue regulations governing facili-10 ties for the reception of vessel sediment from 11 spaces designed to carry ballast water that pro-12 vide for the disposal of such sediment in a way 13 that does not impair or damage the environ-14 ment, human health, or property or resources of 15 the disposal area. "(B) DESIGNATION.—The Secretary, in 16 17 consultation with the heads of other appropriate 18 Federal agencies as determined by the Sec-19 retary shall designate facilities for the reception

(A) at ports and terminals where ballast tanks
are cleaned or repaired.
(i) EXAMINATIONS AND CERTIFICATIONS.—

of vessel sediment that meet the requirements

of the regulations issued under subparagraph

25 "(1) INITIAL EXAMINATION.—

20

1	"(A) IN GENERAL.—The Secretary shall
2	examine vessels to which this section applies to
3	determine whether—
4	"(i) there is a ballast water manage-
5	ment plan for the vessel that is approved
6	by the Secretary and a ballast water record
7	book on the vessel that meets the require-
8	ments of subsection (d);
9	"(ii) the equipment used for ballast
10	water and sediment management in ac-
11	cordance with the requirements of this sec-
12	tion and the regulations issued under this
13	section is installed and functioning prop-
14	erly.
15	"(B) New vessels.—For vessels con-
16	structed on or after January 1, 2009, the Sec-
17	retary shall conduct the examination required
18	by subparagraph (A) before the vessel is placed
19	in service.
20	"(C) EXISTING VESSELS.—For vessels con-
21	structed before January 1, 2009, the Secretary
22	shall—
23	"(i) conduct the examination required
24	by subparagraph (A) before the date on
25	which subsection $(f)(1)$ applies to the ves-

1	sel according to the schedule in subsection
2	(f)(3); and
3	"(ii) inspect the vessel's ballast water
4	record book required by subsection (d).
5	"(D) FOREIGN VESSEL.—In the case of a
6	foreign vessel, the Secretary shall perform the
7	examination required by this paragraph the
8	first time the vessel enters a United States
9	port.
10	"(2) Subsequent examinations.—In addi-
11	tion to the examination required by paragraph (1) ,
12	the Secretary shall annually examine vessels to
13	which this section applies, to ensure compliance with
14	the requirements of this section and the regulations
15	issued under this section.
16	"(3) INSPECTION AUTHORITY.—
17	"(A) IN GENERAL.—The Secretary may
18	carry out inspections of any vessel to which this
19	section applies at any time, including the taking
20	of ballast water samples, to ensure compliance
21	with this section. The Secretary shall use all
22	appropriate and practical measures of detection
23	and environmental monitoring such vessels and
24	shall establish adequate procedures for report-

1	ing violations of this section and accumulating
2	evidence regarding such violations.
3	"(B) INVESTIGATIONS.—
4	"(i) IN GENERAL.—Upon receipt of
5	evidence that a violation of this section or
6	a regulation issued under this section has
7	occurred, the Secretary shall cause the
8	matter to be investigated.
9	"(ii) Issuance of subpoenas.—In
10	an investigation under this subparagraph,
11	the Secretary may issue subpoenas to re-
12	quire the attendance of any witness and
13	the production of documents and other evi-
14	dence.
15	"(iii) Compelling compliance with
16	SUBPOENAS.—In case of refusal to obey a
17	subpoena issued under this subparagraph,
18	the Secretary may request the Attorney
19	General to invoke the aid of the appro-
20	priate district court of the United States to
21	compel compliance.
22	"(4) STATE PROGRAMS.—
23	"(A) SUBMISSION TO SECRETARY.—At any
24	time after the date of issuance of ballast water
25	treatment regulations issued under this section,

1	the Governor of each State desiring to admin-
2	ister its own inspection and enforcement au-
3	thority for ballast water discharges within its
4	jurisdiction may submit to the Secretary a com-
5	plete description of the program the Governor
6	proposes to establish and administer under
7	State law. In addition, the Governor shall sub-
8	mit a statement from the attorney general that
9	the laws of such State provide adequate author-
10	ity to carry out the described program.
11	"(B) Approval.—The Secretary shall ap-
12	prove a program submitted under subparagraph
13	(A), unless the Secretary determines that ade-
14	quate resources do not exist or, in the case of
15	ballast water testing, that adequate scientific
16	expertise does not exist—
17	"(i) to inspect, monitor, and board
18	any vessel to which this section applies at
19	any time, including the taking and testing
20	of ballast water samples, to ensure the ves-
21	sel's compliance with this section;
22	"(ii) to ensure that any ballast water
23	discharged within the waters subject to the
24	jurisdiction of the State meet the ballast
25	water requirements of this section and the

1	regulations issued under this section, in-
2	cluding any revisions to such requirements
3	and regulations;
4	"(iii) to establish adequate procedures
5	for reporting violations of this section;
6	"(iv) to investigate and abate viola-
7	tions of this section, including civil and
8	criminal penalties and other ways and
9	means of enforcement; and
10	"(v) to ensure that the Secretary re-
11	ceives notice of each violation of the ballast
12	water treatment requirements issued under
13	this section in an expeditious manner.
14	"(C) SUSPENSION OF FEDERAL AUTHORI-
15	TIES.—Not later than 90 days after the date on
16	which a State submits a program (or revision
17	thereof) under this paragraph, the Secretary
18	shall suspend its authorities under subsections
19	(k) and (l) in such State, unless the Secretary
20	determines that the State program does not
21	meet the requirements of this paragraph. If the
22	Secretary so determines, the Secretary shall no-
23	tify the State of any revisions or modifications
24	necessary to conform to such requirements.

1 "(D) COMPLIANCE.—Any State program 2 approved under this paragraph shall at all times be conducted in accordance with this sec-3 4 tion and regulations issued under this section. 5 "(E) WITHDRAWAL OF APPROVAL.—When-6 ever the Secretary determines, after public 7 hearing, that a State is not administering a 8 program approved under this paragraph in ac-9 cordance with this section and regulations 10 issued under this section, the Secretary shall 11 notify the State and, if appropriate corrective 12 action is not taken within a reasonable period of time not to exceed 90 days, the Secretary 13 14 shall withdraw approval of the program. The 15 Secretary shall not withdraw approval of any

program unless the Secretary shall first have
notified the State, and made public, in writing,
the reasons for such withdrawal.

19 "(F) LIMITATION ON STATUTORY CON20 STRUCTION.—Nothing in this paragraph shall
21 limit the authority of the Secretary carry out
22 inspections and investigations of any vessels
23 under paragraph (3).

24 "(5) REQUIRED CERTIFICATE.—If, on the basis
25 of an initial examination under paragraph (1), the

1	Secretary finds that a vessel complies with the re-
2	quirements of this section and the regulations issued
3	under this section, the Secretary shall issue a certifi-
4	cate under this paragraph as evidence of such com-
5	pliance. The certificate shall be valid for a period of
6	not more than 5 years, as specified by the Secretary.
7	The certificate or a true copy shall be maintained on
8	board the vessel.
9	"(6) NOTIFICATION OF VIOLATIONS.—If the
10	Secretary finds, on the basis of an examination
11	under paragraph (1) or (2) , investigation under
12	paragraph (3), or any other information, that a ves-
13	sel is being operated in violation of any requirement
14	of this section or regulation issued under this sec-
15	tion, the Secretary shall—
16	"(A) notify, in writing—
17	"(i) the master of the vessel; and
18	"(ii) the captain of the port at the
19	vessel's next port of call;
20	"(B) remove from the vessel the certificate
21	issued under paragraph (5);
22	"(C) take such other action as may be ap-
23	propriate.
24	"(7) Compliance monitoring.—

134

1	"(A) IN GENERAL.—The Secretary shall
2	establish, by regulation, sampling and other
3	procedures to monitor compliance with the re-
4	quirements of this section and the regulations
5	issued under this section.
6	"(B) USE OF MARKERS.—The Secretary
7	may verify compliance with the discharge re-
8	quirements of subsection (f) and the regulations
9	issued under this section with respect to such
10	requirements through identification of markers
11	associated with a treatment technology's effec-
12	tiveness, such as the presence of indicators as-
13	sociated with a certified treatment technology.
14	"(8) Education and technical assistance
15	PROGRAMS.—The Secretary may carry out education
16	and technical assistance programs and other meas-
17	ures to promote compliance with the requirements of
18	this section and the regulations issued under this
19	section.
20	"(j) Detention of Vessels.—The Secretary, by
21	notice to the owner, charterer, managing operator, agent,
22	master, or other individual in charge of a vessel, may de-
23	tain that vessel if the Secretary has reasonable cause to

24 believe that—

"(1) the vessel is a vessel to which this section
 applies; and

3 "(2) the vessel does not comply with any re4 quirement of this section or regulation issued under
5 this section or is being operated in violation of such
6 a requirement or regulation.

7 "(k) SANCTIONS.—

"(1) CIVIL PENALTIES.—Any person who vio-8 9 lates this section (including a regulation issued 10 under this section) shall be liable for a civil penalty 11 in an amount not to exceed \$32,500. Each day of 12 a continuing violation constitutes a separate viola-13 tion. A vessel operated in violation of this section 14 (including a regulation issued under this section) is 15 liable in rem for any civil penalty assessed under 16 this subsection for that violation.

17 "(2) CRIMINAL PENALTIES.—Whoever know18 ingly violates this section (including a regulation
19 issued under this section) shall be fined under title
20 18, United States, or imprisoned not more than 12
21 years, or both.

"(3) REVOCATION OF CLEARANCE.—Except as
provided in subsection (j)(2), upon request of the
Secretary, the Secretary of the Treasury shall withhold or revoke the clearance of a vessel required by

section 60105 of title 46, United States Code, if the
 owner or operator of that vessel is in violation of
 this section or a regulation issued under this section.
 "(1) ENFORCEMENT.—

"(1) Administrative actions.—If the Sec-5 6 retary finds, after notice and an opportunity for a 7 hearing, that a person has violated this section or a 8 regulation issued under this section, the Secretary 9 may assess a civil penalty for that violation. In de-10 termining the amount of the civil penalty, the Sec-11 retary shall take into account the nature, cir-12 cumstances, extent, and gravity of the prohibited 13 acts committed and, with respect to the violator, the 14 degree of culpability, any history of prior violations, 15 and such other matters as justice may require.

16 "(2) CIVIL ACTIONS.—At the request of the 17 Secretary, the Attorney General may bring a civil 18 action in an appropriate district court of the United 19 States to enforce this section or any regulation 20 issued under this section. Any court before which 21 such an action is brought may award appropriate re-22 lief, including temporary or permanent injunctions 23 and civil penalties.

24 "(m) CONSULTATION WITH CANADA, MEXICO, AND25 OTHER FOREIGN GOVERNMENTS.—In developing the

guidelines and regulations to be issued under this section, 1 2 the Secretary is encouraged to consult with the Govern-3 ment of Canada, the Government of Mexico and any other 4 government of a foreign country that the Secretary, after 5 consultation with the Task Force, determines to be necessary to develop and implement an effective international 6 7 program for preventing the unintentional introduction and 8 spread of aquatic nuisance species through ballast water. 9 "(n) INTERNATIONAL COOPERATION.—The Secretary, in cooperation with the Under Secretary, the Sec-10 retary of State, the Administrator, the heads of other rel-11 evant Federal agencies, the International Maritime Orga-12 13 nization of the United Nations, and the Commission on Environmental Cooperation established pursuant to the 14 15 North American Free Trade Agreement, is encouraged to enter into negotiations with the governments of foreign 16 countries to develop and implement an effective inter-17 national program for preventing the unintentional intro-18 duction and spread of aquatic invasive species. The Sec-19 retary is particularly encouraged to seek bilateral or multi-20 21 lateral agreements with Canada, Mexico, and other na-22 tions in the Wider Caribbean Region (as defined in the 23 Convention for the Protection and Development of the Ma-24 rine Environment of the Wider Caribbean, signed at Cartagena on March 24, 1983 (TIAF 11085), to carry
 out the objectives of this section.

3 "(o) NONDISCRIMINATION.—The Secretary shall en-4 sure that foreign vessels do not receive more favorable 5 treatment than vessels of the United States when the Sec-6 retary performs studies, reviews compliance, determines 7 effectiveness, establishes requirements, or performs any 8 other responsibilities under this Act.

9 "(p) CONSULTATION WITH TASK FORCE.—The Sec10 retary shall consult with the Task Force in carrying out
11 this section.

12 "(q) PREEMPTION.—

13 "(1) IN GENERAL.—Except as provided in para-14 graph (4) but notwithstanding any other provision of 15 law, the provisions of subsections (e) and (f) super-16 sede any provision of State or local law that is in-17 consistent with the requirements of those sub-18 sections or that conflicts with the requirements of 19 those subsections.

"(2) GREATER PENALTIES OR FEES.—For purpose of paragraph (1), the imposition by State or
local law of greater penalties or fees for acts or
omissions that are violations of such law and also
violations of this Act or the imposition by a State of
incentives under subsection (f)(9)(B) shall not be

1	considered to be inconsistent, or to conflict, with the
2	requirements of subsections (e) and (f).
3	"(3) RECEPTION FACILITIES.—The standards
4	issued by the Secretary or the heads of other appro-
5	priate Federal agencies under subsection $(f)(2)$ do
6	not supersede any more stringent standard under
7	any otherwise applicable Federal, State, or local law.
8	"(r) Coast Guard Report on Other Sources of
9	Vessel-Bourne Nuisance Species.—
10	"(1) IN GENERAL.—
11	"(A) Hull-fouling and other vessel
12	SOURCES.—Not later than 180 days after the
13	date of enactment of the Ballast Water Treat-
14	ment Act of 2007, the Secretary shall transmit
15	a report to the Committee on Commerce,
16	Science, and Transportation of the Senate and
17	the Committee on Transportation and Infra-
18	structure of the House of Representatives on
19	vessel-related pathways of harmful aquatic or-
20	ganisms and pathogens other than ballast water
21	and sediment, including vessel hulls and equip-
22	ment, and from vessels equipped with ballast
23	tanks that carry no ballast water on board.
24	"(B) Best practices.—

140

1	"(i) IN GENERAL.—As soon as prac-
2	ticable, the Secretary shall develop best
3	practices standards and procedures de-
4	signed to reduce the introduction and
5	spread of invasive species into and within
6	the United States from vessels and estab-
7	lish a timeframe for implementation of
8	those standards and procedures by vessels.
9	Such standards and procedures shall in-
10	clude designation of geographical locations
11	for uptake and discharge of untreated bal-
12	last water, as well as standards and proce-
13	dure for other vessel pathways of aquatic
14	invasive species.
15	"(ii) REPORT.—The Secretary shall
16	transmit a report to the committees re-
17	ferred to in subparagraph (A) describing
18	the standards and procedures developed
19	under this subparagraph and the imple-
20	mentation timeframe, together with such
21	recommendations as the Secretary deter-
22	mines appropriate.
23	"(iii) REGULATIONS.—The Secretary

may issue regulations to incorporate and

24

•HR 2830 IH

1	enforce standards and procedures devel-
2	oped under this paragraph.
3	"(2) TRANSITING VESSELS.—Not later than
4	180 days after the date of enactment of the Ballast
5	Water Treatment Act of 2007, the Secretary shall
6	transmit a report to the Committee on Commerce,
7	Science, and Transportation of the Senate and the
8	Committee on Transportation and Infrastructure of
9	the House of Representatives containing—
10	"(A) an assessment of the magnitude and
11	potential adverse impacts of ballast water oper-
12	ations from foreign vessels designed, adapted,
13	or constructed to carry ballast water that are
14	transiting waters subject to the jurisdiction of
15	the United States; and
16	"(B) recommendations, including legisla-
17	tive recommendations if appropriate, of options
18	for addressing ballast water operations of those
19	vessels.
20	"(s) Judicial Review of Regulations.—
21	"(1) 120-day rule.—An interested person
22	may bring an action for review of a final regulation
23	issued under this section by the Secretary in the
24	United States Court of Appeals for the District of
25	Columbia Circuit. Any such petition shall be filled

1	within 120 days after the date on the which notice
2	for the rulemaking appears in the Federal Register;
3	except that, if the petition is based solely on grounds
4	arising after the 120th day, the petition shall be
5	filed within 120 days after those grounds arise.
6	"(2) Review in enforcement pro-
7	CEEDINGS.—A regulation for which review could
8	have been obtained under subparagraph (A) is not
9	subject to judicial review in any civil or criminal pro-
10	ceeding for enforcement.".
11	(b) DEFINITIONS.—Section 1003 of the Nonindige-
12	nous Aquatic Nuisance Prevention and Control Act of
13	1990 (16 U.S.C. 4702) is amended.—
14	(1) by redesignating.—
15	(A) paragraphs (1) , (2) , and (3) as para-
16	graphs (2), (3), and (4), respectively;
17	(B) paragraphs (4), (5), and (6) as para-
18	graphs (8), (9), and (10), respectively;
19	(C) paragraphs (7) , (8) , (9) , and (10) as
20	paragraphs (12) , (13) , (14) , and (15) , respec-
21	tively;
22	(D) paragraphs (11) and (12) as para-
23	graphs (17) and (18) , respectively;
24	(E) paragraphs (13) , (14) , and (15) as
25	paragraphs (20), (21), and (22), respectively;

1	(F) paragraph (16) as paragraph (27); and
2	(G) paragraph (17) as paragraph (23);
3	(2) by moving paragraph (23), as so redesig-
4	nated, after paragraph (22), as so redesignated;
5	(3) by inserting before paragraph (2), as so re-
6	designated, the following:
7	"(1) 'Administrator' means the Administrator
8	of the Environmental Protection Agency;";
9	(4) by striking paragraph (4), as so redesig-
10	nated, and inserting the following:
11	"(4) 'ballast water' means—
12	"(A) water taken on board a vessel to con-
13	trol trim, list, draught, stability, or stresses of
14	the vessel, including matter suspended in such
15	water; or
16	"(B) any water placed into a ballast tank
17	during cleaning, maintenance, or other oper-
18	ations.";
19	(5) by inserting after paragraph (4) , as so re-
20	designated and amended, the following:
21	"(5) 'ballast water capacity' means the total
22	volumetric capacity of any tanks, spaces, or com-
23	partments on a vessel that is used for carrying, load-
24	ing, or discharging ballast water, including any

1	multi-use tank, space, or compartment designed to
2	allow carriage of ballast water;
3	"(6) 'ballast water management' means me-
4	chanical, physical, chemical, and biological processes
5	used, either singularly or in combination, to remove,
6	render harmless, or avoid the uptake or discharge of
7	harmful aquatic organisms and pathogens within
8	ballast water and sediment;
9	((7) (constructed) means a state of construction
10	of a vessel at which—
11	"(A) the keel is laid;
12	"(B) construction identifiable with the spe-
13	cific vessel begins;
14	"(C) assembly of the vessel has begun
15	comprising at least 50 tons or 1 percent of the
16	estimated mass of all structural material of the
17	vessel, whichever is less; or
18	"(D) the vessel undergoes a major conver-
19	sion;";
20	(6) by inserting after paragraph (10) , as so re-
21	designated, the following:
22	"(11) 'foreign vessel' has the meaning such
23	term has under section 110 of title 46, United
24	States Code;";

1	(7) by inserting after paragraph (15) , as so re-
2	designated, the following:
3	"(16) "major conversion" means a conversion of
4	a vessel, that—
5	"(A) changes its ballast water carrying ca-
6	pacity by at least 15 percent;
7	"(B) changes the vessel class;
8	"(C) is projected to prolong the vessel's life
9	by at least 10 years (as determined by the Sec-
10	retary); or
11	"(D) results in modifications to the vessel's
12	ballast water system, except—
13	"(i) component replacement-in-kind;
14	or
15	"(ii) conversion of a vessel to meet the
16	requirements of section 1101(e);";
17	(8) by inserting after paragraph (18), as so re-
18	designated, the following:
19	((19)) (sediment' means matter that has settled
20	out of ballast water within a vessel;";
21	(9) in paragraph (22) , as so redesignated, by
22	striking "and" at the end;
23	(10) by inserting after paragraph (23) , as so
24	redesignated and moved, the following:

1	"(24) 'United States port' means a port, river,
2	harbor, or offshore terminal under the jurisdiction of
3	the United States, including ports located in Puerto
4	Rico, Guam, and the United States Virgin Islands;
5	"(25) 'vessel of the Armed Forces' means—
6	"(A) any vessel owned or operated by the
7	Department of Defense, other than a time or
8	voyage chartered vessel; and
9	"(B) any vessel owned or operated by the
10	Department of Homeland Security that is des-
11	ignated by the Secretary as a vessel equivalent
12	to a vessel described in subparagraph (A);
13	"(26) 'vessel of the United States' has the
14	meaning such term has under section 116 of title
15	46, United States Code;"; and
16	(11) in paragraph (27) , as so redesignated, by
17	striking the period at the end and inserting "; and";
18	and
19	(12) by inserting after paragraph (27) , as so
20	redesignated and amended, the following:
21	((28)) waters subject to the jurisdiction of the
22	United States' means navigable waters and the terri-
23	torial sea of the United States, the exclusive eco-
24	nomic zone, and the Great Lakes.".

(c) REPEAL OF SECTION 1103.—Section 1103 of the
 Nonindigenous Aquatic Nuisance Prevention and Control
 Act of 1990 (16 U.S.C. 4713) is repealed.

4 (d) INTERIM FINAL RULE.—The Secretary shall 5 issue an interim final rule as a temporary regulation implementing the amendments made by this section as soon 6 7 as practicable after the date of enactment of this section. 8 without regard to the provisions of chapter 5 of title 5, 9 United States Code. All regulations issued under the au-10 thority of this subsection that are not earlier superseded by final regulations shall expire not later than one year 11 after the date of enactment of this Act. 12

13 SEC. 504. RAPID RESPONSE PLAN.

Subtitle C of title I of the Nonindigenous Aquatic
Nuisance Prevention and Control Act (16 U.S.C. 4721 et
seq.) is amended by adding at the end the following:

17 "SEC. 1210. RAPID RESPONSE PLAN.

"(a) PREPARATION BY ADMINISTRATOR.—The President shall prepare and publish a national rapid response
plan for killing, removing, or minimizing the spread of
aquatic nuisance species in the waters of the United States
in accordance with this section.

23 "(b) CONTENTS.—The national rapid response plan
24 shall provide for efficient, coordinated, and effective action
25 to minimize damage from aquatic nuisance species in the

navigable waters of the United States, including killing,
 containing, and removal of the aquatic nuisance species,
 and shall include the following:

4 "(1) Assignment of duties and responsibilities
5 among Federal departments and agencies in coordi6 nation with State and local agencies and port au7 thorities and private entities.

8 "(2) Identification, procurement, maintenance,
9 and storage of equipment and supplies needed to fa10 cilitate the killing, containment, and removal of
11 aquatic nuisance species under this section.

12 "(3) Establishment or designation by the Ad13 ministrator of Federal aquatic nuisance species re14 sponse teams, consisting of—

"(A) personnel who shall be trained and
prepared by the Administrator and shall be
available to provide necessary services to carry
out the national rapid response plan;

19 "(B) adequate equipment and material
20 needed to facilitate the killing, containment,
21 and removal of aquatic nuisance species under
22 this section; and

23 "(C) a detailed plans to kill, contain, and
24 remove aquatic nuisance species, including
25 measures to protect fisheries and wildlife.

1	"(4) A system of surveillance and notice de-
2	signed to safeguard against, as well as ensure ear-
3	liest possible notice of, the introduction of aquatic
4	nuisance species and imminent threats of such intro-
5	duction to the appropriate State and Federal agen-
6	cies.
7	"(5) Establishment by the Administrator of a
8	national center to provide coordination and direction
9	for operations in carrying out the plan.
10	"(6) Procedures and techniques to be employed
11	in identifying, containing, killing, and removing
12	aquatic nuisance species in the waters of the United
13	States.
14	((7) A schedule, prepared by the Administrator
15	in cooperation with the States, identifying—
16	"(A) mitigating devices and substances, if
17	any, that may be used in carrying out the plan;
18	"(B) the waters in which such mitigating
19	devices and substances may be used; and
20	"(C) the quantities of such mitigating de-
21	vice or substance which can be used safely in
22	such waters.
23	"(8) A system whereby the State or States af-
24	fected by an aquatic nuisance species may act where
25	necessary to remove such species.

1	"(9) Establishment by the Administrator of cri-
2	teria and procedures to ensure immediate and effec-
3	tive Federal identification of, and response to, an in-
4	troduction of aquatic nuisance species.
5	((10) Designation by the Administrator of the
6	Federal official who shall be the Federal on-scene
7	coordinator for measures taken to kill, contain, and
8	remove aquatic nuisance species under this section.
9	``(11) A fish and wildlife response plan for the
10	immediate and effective protection, rescue, and reha-
11	bilitation of, and the minimization of risk of damage
12	to, fish and wildlife resources and their habitat that
13	are harmed or that may be jeopardized by an intro-
14	duction of an aquatic nuisance species.
15	"(c) Federal Removal Authority.—
16	"(1) REMOVAL REQUIREMENT.—
17	"(A) IN GENERAL.—The President shall
18	ensure, in accordance with the national rapid
19	response plan, effective and immediate killing,
20	containing, and removal of the aquatic nuisance
21	species in the waters of the United States.
22	"(B) DISCRETIONARY AUTHORITY.—In
23	carrying out this paragraph, the Administrator

24 may—

	-
1	"(i) kill, contain, and remove an
2	aquatic nuisance species, at any time; and
3	"(ii) direct or monitor all Federal,
4	State, and private actions to kill, contain,
5	and remove the aquatic nuisance species.
6	((2) Actions in accordance with National
7	RAPID RESPONSE PLAN.—Each Federal agency,
8	State, owner or operator, or other person partici-
9	pating in efforts under this subsection shall act in
10	accordance with the national rapid response plan or
11	as directed by the Administrator to carry out the
12	plan.".
13	SEC. 505. AUTHORIZATION OF APPROPRIATIONS.
13 14	SEC. 505. AUTHORIZATION OF APPROPRIATIONS. Section 1301(a) of the Nonindigenous Aquatic Nui-
14	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C.
14 15	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C.
14 15 16	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C. 4741(a)) is amended—
14 15 16 17	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C. 4741(a)) is amended— (1) by striking "and" after the semicolon in
14 15 16 17 18	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C. 4741(a)) is amended— (1) by striking "and" after the semicolon in paragraph (4)(B);
14 15 16 17 18 19	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C. 4741(a)) is amended— (1) by striking "and" after the semicolon in paragraph (4)(B); (2) by striking the period at the end of para-
 14 15 16 17 18 19 20 	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C. 4741(a)) is amended— (1) by striking "and" after the semicolon in paragraph (4)(B); (2) by striking the period at the end of para- graph (5)(B) and inserting "; and"; and
 14 15 16 17 18 19 20 21 	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C. 4741(a)) is amended— (1) by striking "and" after the semicolon in paragraph (4)(B); (2) by striking the period at the end of para- graph (5)(B) and inserting "; and"; and (3) by adding at the end the following:
 14 15 16 17 18 19 20 21 22 	Section 1301(a) of the Nonindigenous Aquatic Nui- sance Prevention and Control Act of 1990 (16 U.S.C. 4741(a)) is amended— (1) by striking "and" after the semicolon in paragraph (4)(B); (2) by striking the period at the end of para- graph (5)(B) and inserting "; and"; and (3) by adding at the end the following: "(6) \$20,000,000 for each of fiscal years 2008

 \bigcirc