Calendar No. 568

110th CONGRESS 2D Session



[Report No. 110-261]

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

IN THE SENATE OF THE UNITED STATES

JULY 26, 2007

Ms. CANTWELL (for herself, Ms. SNOWE, Mr. INOUYE, Mr. STEVENS, Mr. LAUTENBERG, and Mr. LOTT) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

FEBRUARY 5, 2008

Reported by Mr. INOUYE, with amendments [Omit the part struck through and insert the part printed in italic]

A BILL

To reauthorize 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 for Fiscal Year 2008".

1 SEC. 2. TABLE OF CONTENTS.

The table of contents for this Act is as follows:

Sec. 1. Short title.

2

Sec. 2. Table of contents.

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- Sec. 202. Merchant Mariner Medical Advisory Committee.
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- Sec. 401. Cooperative Agreements for Industrial Activities.
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- Sec. 403. Specialized industrial facilities.
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- Sec. 501. Technical amendments to chapter 313 of title 46, United States Code.
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- Sec. 503. Coast Guard to maintain LORAN-C navigation system.
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TITLE VI—MARITIME LAW ENFORCEMENT

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- Sec. 714. Tug escorts for laden oil tankers.
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- Sec. 716. Vessel traffic risk assessments.
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- Sec. 718. Liability for use of unsafe single-hull vessels.

TITLE VIII—MARITIME HAZARDOUS CARGO SECURITY

- Sec. 801. International committee for the safe and secure transportation of especially hazardous cargo.
- Sec. 802. Validation of compliance with ISPFC standards.
- Sec. 803. Safety and security assistance for foreign ports.
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Sec. 1002. Conveyance of United States vessels for public purposes.

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Sec. 1005. Definitions.

1 TITLE I—AUTHORIZATIONS

2 SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

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

6 (1) For the operation and maintenance of the
7 Coast Guard, \$5,894,295,000, of which \$24,500,000
8 is authorized to be derived from the Oil Spill Liabil9 ity Trust Fund to carry out the purposes of section
1012(a)(5) of the Oil Pollution Act of 1990.

11 (2) For the acquisition, construction, renova-12 tion, and improvement of aids to navigation, shore 13 and offshore facilities, vessels, and aircraft, includ-14 ing equipment related thereto, \$998,068,000, of 15 which \$20,000,000 shall be derived from the Oil 16 Spill Liability Trust Fund to carry out the purposes 17 of section 1012(a)(5) of the Oil Pollution Act of 18 1990, to remain available until expended; such funds 19 appropriated for personnel compensation and bene-

1	fits and related costs of acquisition, construction,
2	and improvements shall be available for procurement
3	of services necessary to carry out the Integrated
4	Deepwater Systems program.
5	(3) For retired pay (including the payment of
6	obligations otherwise chargeable to lapsed appropria-
7	tions for this purpose), payments under the Retired
8	Serviceman's Family Protection and Survivor Ben-
9	efit Plans, and payments for medical care of retired
10	personnel and their dependents under chapter 55 of
11	title 10, United States Code, \$1,184,720,000.
12	(4) For environmental compliance and restora-
13	tion functions under chapter 19 of title 14, United
14	States Code, \$12,079,000.
15	(5) For research, development, test, and evalua-
16	tion programs related to maritime technology,
17	\$17,583,000.
18	(6) For operation and maintenance of the Coast
19	Guard reserve program, \$126,883,000.
20	(7) For the construction of a new Chelsea
21	Street Bridge in Chelsea, Massachusetts,
22	\$3,000,000.

1SEC. 102. AUTHORIZED LEVELS OF MILITARY STRENGTH2AND TRAINING.

3 (a) ACTIVE DUTY STRENGTH.—The Coast Guard is
4 authorized an end-of-year strength of active duty per5 sonnel of 45,500 as of September 30, 2008.

6 (b) MILITARY TRAINING STUDENT LOADS.—For fis7 cal year 2008, the Coast Guard is authorized average mili8 tary training student loads as follows:

9 (1) For recruit and special training, 2,500 stu-10 dent years.

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

12 (3) For professional training in military and ci-13 vilian institutions, 350 student years.

14 (4) For officer acquisition, 1,200 student years.

15 SEC. 103. WEB-BASED RISK MANAGEMENT DATA SYSTEM.

(a) IN GENERAL.—There are authorized to be appropriated \$1,000,000 for each of fiscal years 2008 and 2009
to the Secretary of the department in which the Coast
Guard is operating to continue deployment of a World
Wide Web-based risk management system to help reduce
accidents and fatalities.

(b) IMPLEMENTATION STATUS REPORT.—Within 90
days after the date of enactment of this Act, the Commandant of the Coast Guard shall submit a report to the
Senate Committee on Commerce, Science, and Transportation on the status of implementation of the system.

TITLE II—ORGANIZATION

7

2 SEC. 201. VICE COMMANDANT; VICE ADMIRALS.

3 (a) VICE COMMANDANT.—The fourth sentence of sec4 tion 47 of title 14, United States Code, is amended by
5 striking "vice admiral" and inserting "admiral".

6 (b) VICE ADMIRALS.—Section 50 of such title is7 amended to read as follows:

8 "§ 50. Vice admirals

1

9 "(a)(1) The President may designate no more than
10 4 positions of importance and responsibility that shall be
11 held by officers who—

"(A) while so serving, shall have the grade of
vice admiral, with the pay and allowances of that
grade; and

15 "(B) shall perform such duties as the Com-16 mandant may prescribe.

17 "(2) The President may appoint, by and with the ad-18 vice and consent of the Senate, and reappoint, by and with 19 the advice and consent of the Senate, to any such position 20 an officer of the Coast Guard who is serving on active 21 duty above the grade of captain. The Commandant shall 22 make recommendations for such appointments.

"(b)(1) The appointment and the grade of vice admiral shall be effective on the date the officer assumes that
duty and, except as provided in paragraph (2) of this sub-

section 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 that duty and terminating on the date before the 10 day the officer assumes the subsequent duty, but not 11 for 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 des-4 ignated under subsection (a), the Commandant shall in-5 form the President of the qualifications needed by an officer serving in that position or office to carry out effectively 6 7 the duties and responsibilities of that position or office.". 8 (c) REPEAL.—Section 50a of such title is repealed. 9 (d) CONFORMING AMENDMENTS.—Section 51 of such 10 title is amended—

(1) by striking subsections (a), (b), and (c) andinserting the following:

13 "(a) An officer, other than the Commandant, who, while serving in the grade of admiral or vice admiral, is 14 15 retired for physical disability shall be placed on the retired list with the highest grade in which that officer served. 16 17 "(b) An officer, other than the Commandant, who is retired while serving in the grade of admiral or vice admi-18 ral, or who, after serving at least $2^{1/2}$ years in the grade 19 of admiral or vice admiral, is retired while serving in a 20 21 lower grade, may in the discretion of the President, be 22 retired with the highest grade in which that officer served. 23 "(c) An officer, other than the Commandant, who, 24 after serving less than $2\frac{1}{2}$ years in the grade of admiral

1	or vice admiral, is retired while serving in a lower grade,
2	shall be retired in his permanent grade."; and
3	(2) by striking "Area Commander, or Chief of
4	Staff" in subsection $(d)(2)$ and inserting "or Vice
5	Admiral".
6	(e) Clerical Amendments.—
7	(1) The section caption for section 47 of such
8	title is amended to read as follows:
9	"§ 47. Vice commandant; appointment".
10	(2) The chapter analysis for chapter 3 of such
11	title is amended—
12	(A) by striking the item relating to section
13	47 and inserting the following:
	"47. Vice Commandant; appointment.";
14	(B) by striking the item relating to section
15	50a; and
16	(C) by striking the item relating to section
17	50 and inserting the following:
	"50. Vice admirals.".
18	(f) TECHNICAL CORRECTION.—Section 47 of such
19	title is further amended by striking "subsection" in the
20	fifth sentence and inserting "section".

1 SEC. 202. MERCHANT MARINER MEDICAL ADVISORY COM-

2	MITTEE.
3	(a) IN GENERAL.—Chapter 3 of title 14, United
4	States Code, is amended by adding at the end the fol-
5	lowing new section:
6	"§55. Merchant Mariner Medical Advisory Committee
7	"(a) Establishment; Membership; Status.—
8	"(1) There is established a Merchant Mariner
9	Medical Advisory Committee.
10	((2) The Committee shall consist of 12 mem-
11	bers, none of whom shall be a Federal employee—
12	"(A) 10 of whom shall be health-care pro-
13	fessionals with particular expertise, knowledge,
14	or experience regarding the medical examina-
15	tions of merchant mariners or occupational
16	medicine; and
17	"(B) 2 of whom shall be professional mari-
18	ners with knowledge and experience in mariner
19	occupational requirements.
20	"(3) Members of the Committee shall not be
21	considered Federal employees or otherwise in the
22	service or the employment of the Federal Govern-
23	ment, except that members shall be considered spe-
24	cial Government employees, as defined in section
25	202(a) of title 18 and any administrative standards

1 of conduct applicable to the employees of the depart-2 ment in which the Coast Guard is operating. 3 "(b) APPOINTMENTS; TERMS; VACANCIES; ORGANI-4 ZATION.— "(1) The Secretary shall appoint the members 5 6 of the Committee, and each member shall serve at 7 the pleasure of the Secretary. 8 ((2) The members shall be appointed for a 9 term of 3 years, except that, of the members first 10 appointed, 3 members shall be appointed for a term 11 of 2 years and 3 members shall be appointed for a 12 term of 1 year. 13 "(3) Any member appointed to fill the vacancy 14 prior to the expiration of the term for which such 15 member's predecessor was appointed shall be ap-16 pointed for the remainder of such term. 17 "(4) The Secretary shall designate 1 member as 18 the Chairman and 1 member as the Vice Chairman. 19 The Vice Chairman shall act as Chairman in the ab-20 sence or incapacity of, or in the event of a vacancy 21 in the office of, the Chairman. 22 "(5) No later than 6 months after the date of 23 enactment of the Coast Guard Authorization Act for 24 Fiscal Year 2008, the Committee shall hold its first 25 meeting.

"(c) FUNCTION.—The Committee shall advise the 1 2 Secretary on matters relating to— 3 "(1) medical certification determinations for 4 issuance of merchant mariner credentials; 5 "(2) medical standards and guidelines for the 6 physical qualifications of operators of commercial 7 vessels: 8 "(3) medical examiner education; and "(4) medical research. 9 10 "(d) Compensation; Reimbursement.—Members of the Committee shall serve without compensation, except 11 12 that, while engaged in the performance of duties away 13 from their homes or regular places of business of the member, the member of the Committee may be allowed travel 14 15 expenses, including per diem in lieu of subsistence, as authorized by section 5703 of title 5. 16 17 "(e) STAFF; SERVICES.—The Secretary shall furnish 18 to the Committee such personnel and services as are con-19 sidered necessary for the conduct of its business.". 20 (b) CLERICAL AMENDMENT.—The analysis for chap-21 ter 3 of such title is amended by adding at the end the 22 following:

"55. Merchant Mariner Medical Advisory Committee.".

14

5 Section 149 of title 14, United States Code, is6 amended by adding at the end the following:

7 "(c) Grants to International Maritime Orga-NIZATIONS.—The Commandant may, after consultation 8 9 with the Secretary of State, make grants to, or enter into cooperative agreements, contracts, or other agreements 10 11 with, international maritime organizations for the purpose of acquiring information or data about merchant vessel in-12 spections, security, safety and environmental require-13 ments, classification, and port state or flag state law en-14 forcement or oversight.". 15

16SEC. 204. ASSISTANCE TO FOREIGN GOVERNMENTS AND17MARITIME AUTHORITIES.

18 Section 149 of title 14, United States Code, as19 amended by section 203, is further amended by adding20 at the end the following:

21 "(d) Authorized Activities.—

"(1) The Commandant may transfer or expend
funds from any appropriation available to the Coast
Guard for—

25 "(A) the activities of traveling contact26 teams, including any transportation expense,

1	translation services expense, or administrative
2	expense that is related to such activities;
3	"(B) the activities of maritime authority li-
4	aison teams of foreign governments making re-
5	ciprocal visits to Coast Guard units, including
6	any transportation expense, translation services
7	expense, or administrative expense that is re-
8	lated to such activities;
9	"(C) seminars and conferences involving
10	members of maritime authorities of foreign gov-
11	ernments;
12	"(D) distribution of publications pertinent
13	to engagement with maritime authorities of for-
14	eign governments; and
15	"(E) personnel expenses for Coast Guard
16	civilian and military personnel to the extent
17	that those expenses relate to participation in an
18	activity described in subparagraph (C) or (D).
19	"(2) An activity may not be conducted under
20	this subsection with a foreign country unless the
21	Secretary of State approves the conduct of such ac-
22	tivity in that foreign country.".

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TITLE III—PERSONNEL

2 SEC. 301. EMERGENCY LEAVE RETENTION AUTHORITY.

1

Section 701(f)(2) of title 10, United States Code, is
amended by inserting "or a declaration of a major disaster
or emergency by the President under the Robert T. Stafford Disaster Relief and Emergency Assistance Act (Public Law 93–288, 42 U.S.C. 5121 et seq.)" after "operation".

9 SEC. 302. LEGAL ASSISTANCE FOR COAST GUARD RESERV10 ISTS.

Section 1044(a)(4) of title 10, United States Code,
is amended—

(1) by striking "(as determined by the Secretary of Defense)," and inserting "(as determined
by the Secretary of Defense and the Secretary of the
department in which the Coast Guard is operating,
with respect to the Coast Guard when it is not operating as a service of the Navy),"; and

(2) by striking "prescribed by the Secretary of
Defense," and inserting "prescribed by Secretary of
Defense and the Secretary of the department in
which the Coast Guard is operating, with respect to
the Coast Guard when it is not operating as a service of the Navy,".

LATED TRAVEL EXPENSES.

17

3 Section 1074i(a) of title 10, United States Code, is
4 amended—

5 (1) by striking "IN GENERAL.—In" and insert6 ing "IN GENERAL.—(1) In"; and

(2) by adding at the end the following:

8 "(2) In any case in which a covered beneficiary resides on an INCONUS island that lacks public access 9 10 roads to the mainland and is referred by a primary care physician to a specialty care provider on the mainland who 11 provides services less than 100 miles from the location in 12 13 which the beneficiary resides, the Secretary shall reimburse the reasonable travel expenses of the covered bene-14 ficiary, and, when accompaniment by an adult is nec-15 essary, for a parent or guardian of the covered beneficiary 16 or another member of the covered beneficiary's family who 17 18 is at least 21 years of age.".

19 SEC. 304. NUMBER AND DISTRIBUTION OF COMMISSIONED

20

1

2

7

OFFICERS ON THE ACTIVE DUTY PROMOTION

21

22 (a) IN GENERAL.—Section 42 of title 14, United

23 States Code, is amended—

LIST.

24 (1) by striking subsections (a), (b), and (c) and

25 inserting the following:

"(a) The total number of Coast Guard commissioned
officers on the active duty promotion list, excluding warrant officers, shall not exceed 6,700. This total number
may be temporarily increased up to 2 percent for no more
than the 60 days that follow the commissioning of a Coast
Guard Academy class.

7 "(b) The total number of commissioned officers au8 thorized by this section shall be distributed in grade not
9 to exceed the following percentages:

10 "(1) 0.375 percent for rear admiral.

11 "(2) 0.375 percent for rear admiral (lowerhalf).

13 "(3) 6.0 percent for captain.

14 "(4) 15.0 percent for commander.

15 "(5) 22.0 percent for lieutenant commander.

16 The Secretary shall prescribe the percentages applicable 17 to the grades of lieutenant, lieutenant (junior grade), and 18 ensign. The Secretary may, as the needs of the Coast 19 Guard require, reduce any of the percentages set forth in 20 paragraphs (1) through (5) and apply that total percent-21 age reduction to any other lower grade or combination of 22 lower grades.

23 "(c) The Secretary shall, at least once a year, com24 pute the total number of commissioned officers authorized
25 to serve in each grade by applying the grade distribution

percentages of this section to the total number of commis-1 2 sioned officers listed on the current active duty promotion 3 list. In making such calculations, any fraction shall be 4 rounded to the nearest whole number. The number of com-5 missioned officers on the active duty promotion list serving with other departments or agencies on a reimbursable 6 7 basis or excluded under the provisions of section 324(d)8 of title 49, shall not be counted against the total number 9 of commissioned officers authorized to serve in each 10 grade.";

(2) by striking subsection (e) and inserting thefollowing:

13 "(e) The number of officers authorized to be serving 14 on active duty in each grade of the permanent commis-15 sioned teaching staff of the Coast Guard Academy and 16 of the Reserve serving in connection with organizing, ad-17 ministering, recruiting, instructing, or training the reserve 18 components shall be prescribed by the Secretary."; and

19 (3) by striking the caption of such section and20 inserting the following:

21 "§ 42. Number and distribution of commissioned offi22 cers on the active duty promotion list".

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

"42. Number and distribution of commissioned officers on the active duty promotion list.".

1SEC. 305. RESERVE COMMISSIONED WARRANT OFFICER TO2LIEUTENANT PROGRAM.

3 Section 214(a) of title 14, United States Code, is4 amended to read as follows:

5 "(a) The President may appoint temporary commis-6 sioned officers—

"(1) in the Regular Coast Guard in a grade, 7 8 not above lieutenant, appropriate to their qualifica-9 tions, experience, and length of service, as the needs 10 of the Coast Guard may require, from among the 11 commissioned warrant officers, warrant officers, and 12 enlisted members of the Coast Guard, and from li-13 censed officers of the United States merchant ma-14 rine; and

"(2) in the Coast Guard Reserve in a grade,
not above lieutenant, appropriate to their qualifications, experience, and length of service, as the needs
of the Coast Guard may require, from among the
commissioned warrant officers of the Coast Guard
Reserve.".

21 SEC. 306. ENHANCED STATUS QUO OFFICER PROMOTION 22 SYSTEM.

23 (a) Section 253(a) of title 14, United States Code,
24 is amended—

1	(1) by inserting "and" after "considered,"; and
2	(2) by striking "consideration, and the number
3	of officers the board may recommend for promotion"
4	and inserting "consideration".
5	(b) Section 258 of such title is amended—
6	(1) by inserting "(a)" before "The Secretary";
7	and
8	(2) by adding at the end the following:
9	"(b) In addition to the information provided pursuant
10	to subsection (a), the Secretary may furnish the selection
11	board—
12	((1)) specific direction relating to the needs of
13	the service for officers having particular skills, in-
15	the service for officers having particular shins, in
13	cluding direction relating to the need for a minimum
14	cluding direction relating to the need for a minimum
14 15	cluding direction relating to the need for a minimum number of officers with particular skills within a
14 15 16	cluding direction relating to the need for a minimum number of officers with particular skills within a specialty; and
14 15 16 17	cluding direction relating to the need for a minimum number of officers with particular skills within a specialty; and "(2) such other guidance that the Secretary be-
14 15 16 17 18	cluding direction relating to the need for a minimum number of officers with particular skills within a specialty; and "(2) such other guidance that the Secretary be- lieves may be necessary to enable the board to prop-
 14 15 16 17 18 19 	cluding direction relating to the need for a minimum number of officers with particular skills within a specialty; and "(2) such other guidance that the Secretary be- lieves may be necessary to enable the board to prop- erly perform its functions.
 14 15 16 17 18 19 20 	 cluding direction relating to the need for a minimum number of officers with particular skills within a specialty; and "(2) such other guidance that the Secretary believes may be necessary to enable the board to properly perform its functions. Selections made based on the direction and guidance pro-
 14 15 16 17 18 19 20 21 	 cluding direction relating to the need for a minimum number of officers with particular skills within a specialty; and "(2) such other guidance that the Secretary believes may be necessary to enable the board to properly perform its functions. Selections made based on the direction and guidance provided under this subsection shall not exceed the maximum

(c) Section 259(a) of such title is amended by strik ing "board" the second place it appears and inserting
 "board, giving due consideration to the needs of the serv ice for officers with particular skills so noted in the spe cific direction furnished pursuant to section 258 of this
 title,".

7 (d) Section 260(b) of such title is amended by insert8 ing "to meet the needs of the service (as noted in the spe9 cific direction furnished the board under section 258 of
10 this title)" after "qualified for promotion".

11SEC. 307. APPOINTMENT OF CIVILIAN COAST GUARD12JUDGES.

13 Section 875 of the Homeland Security Act of 2002
14 (6 U.S.C. 455) is amended—

15 (1) by redesignating subsection (c) as sub-16 section (d); and

17 (2) by inserting after subsection (b) the fol-18 lowing:

"(c) APPOINTMENT OF JUDGES.—The Secretary may
appoint civilian employees of the Department of Homeland
Security as appellate military judges, available for assignment to the Coast Guard Court of Criminal Appeals as
provided for in section 866(a) of title 10, United States
Code.".

1 SEC. 308. COAST GUARD PARTICIPATION IN THE ARMED

FORCES RETIREMENT HOME SYSTEM.

2

3	(a) Eligibility under the Armed Forces Re-
4	TIREMENT HOME ACT.—Section 1502 of the Armed
5	Forces Retirement Home Act of 1991 (24 U.S.C. 401)
6	is amended—
7	(1) by striking "does not include the Coast
8	Guard when it is not operating as a service of the
9	Navy." in paragraph (4) and inserting "has the
10	meaning given such term in section $101(4)$ of title
11	10.";
12	(2) by striking "and" in paragraph $(5)(C)$;
13	(3) by striking "Affairs." in paragraph $(5)(D)$
14	and inserting "Affairs; and";
15	(4) by adding at the end of paragraph (5) the
16	following:
17	"(E) the Assistant Commandant of the
18	Coast Guard for Human Resources."; and
19	(5) by adding at the end of paragraph (6) the
20	following:
21	"(E) The Master Chief Petty Officer of the
22	Coast Guard.".
23	(b) DEDUCTIONS.—
24	(1) Section 2772 of title 10, United States
25	Code, is amended—
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1	(A) by striking "of the military depart-
2	ment" in subsection (a);
3	(B) by striking "Armed Forces Retirement
4	Home Board" in subsection (b) and inserting
5	"Chief Operating Officer of the Armed Forces
6	Retirement Home"; and
7	(C) by striking subsection (c).
8	(2) Section 1007(i) of title 37, United States
9	Code, is amended—
10	(A) by striking "Armed Forces Retirement
11	Home Board," in paragraph (3) and inserting
12	"Chief Operating Officer of the Armed Forces
13	Retirement Home,"; and
14	(B) by striking "does not include the Coast
15	Guard when it is not operating as a service of
16	the Navy." in paragraph (4) and inserting "has
17	the meaning given such term in section $101(4)$
18	of title 10.".
19	(c) EFFECTIVE DATE.—The amendments made by
20	this section shall take effect on the first day of the first

21 pay period beginning on or after January 1, 2008.

1	TITLE IV—ADMINISTRATION
2	SEC. 401. COOPERATIVE AGREEMENTS FOR INDUSTRIAL
3	ACTIVITIES.
4	Section 151 of title 14, United States Code, is
5	amended—
6	(1) by inserting "(a) IN GENERAL.—" before
7	"All orders"; and
8	(2) by adding at the end the following:
9	"(b) Orders and Agreements for Industrial
10	ACTIVITIES.—Under this section, the Coast Guard indus-
11	trial activities may accept orders and enter into reimburs-
12	able agreements with establishments, agencies, and de-
13	partments of the Department of Defense and the Depart-
14	ment of Homeland Security.".
15	SEC. 402. DEFINING COAST GUARD VESSELS AND AIR-
16	CRAFT.
17	(a) IN GENERAL.—Chapter 17 of title 14, United
18	States Code, is amended by inserting after section 638 the
19	following new section:
20	"§638a. Coast Guard vessels and aircraft defined
21	"For the purposes of sections 637 and 638 of this
22	title, the term Coast Guard vessels and aircraft means—
23	"(1) any vessel or aircraft owned, leased, trans-
24	ferred to, or operated by the Coast Guard and under
25	the command of a Coast Guard member; and or

	_ *
1	"(2) any other vessel or aircraft under the tac-
2	tical control of the Coast Guard on which one or
3	more members of the Coast Guard are assigned and
4	conducting Coast Guard missions.".
5	(b) Clerical Amendment.—The chapter analysis
6	for chapter 17 of such title is amended by inserting after
7	the item relating to section 638 the following:
	"638a. Coast Guard vessels and aircraft defined.".
8	SEC. 403. SPECIALIZED INDUSTRIAL FACILITIES.
9	(a) IN GENERAL.—Section 648 of title 14, United
10	States Code, is amended—
11	(1) by striking the section caption and inserting
12	the following:
13	"§ 648. Specialized industrial facilities";
13 14	*§648. Specialized industrial facilities";(2) by inserting "(a) IN GENERAL.—" before
14	(2) by inserting "(a) IN GENERAL.—" before
14 15	(2) by inserting "(a) IN GENERAL.—" before "The Secretary"; and
14 15 16	(2) by inserting "(a) IN GENERAL.—" before"The Secretary"; and(3) by adding at the end the following:
14 15 16 17	 (2) by inserting "(a) IN GENERAL.—" before "The Secretary"; and (3) by adding at the end the following: "(b) PUBLIC-PRIVATE PARTNERSHIPS OR OTHER CO-
14 15 16 17 18	 (2) by inserting "(a) IN GENERAL.—" before "The Secretary"; and (3) by adding at the end the following: "(b) PUBLIC-PRIVATE PARTNERSHIPS OR OTHER CO- OPERATIVE ARRANGEMENTS.—
14 15 16 17 18 19	 (2) by inserting "(a) IN GENERAL.—" before "The Secretary"; and (3) by adding at the end the following: "(b) PUBLIC-PRIVATE PARTNERSHIPS OR OTHER CO- OPERATIVE ARRANGEMENTS.— "(1) IN GENERAL.—For purposes of entering
14 15 16 17 18 19 20	 (2) by inserting "(a) IN GENERAL.—" before "The Secretary"; and (3) by adding at the end the following: "(b) PUBLIC-PRIVATE PARTNERSHIPS OR OTHER CO- OPERATIVE ARRANGEMENTS.— "(1) IN GENERAL.—For purposes of entering into joint public-private partnerships or other coop-
 14 15 16 17 18 19 20 21 	 (2) by inserting "(a) IN GENERAL.—" before "The Secretary"; and (3) by adding at the end the following: "(b) PUBLIC-PRIVATE PARTNERSHIPS OR OTHER CO- OPERATIVE ARRANGEMENTS.— "(1) IN GENERAL.—For purposes of entering into joint public-private partnerships or other cooperative arrangements for the performance of work to
 14 15 16 17 18 19 20 21 22 	 (2) by inserting "(a) IN GENERAL.—" before "The Secretary"; and (3) by adding at the end the following: "(b) PUBLIC-PRIVATE PARTNERSHIPS OR OTHER CO-OPERATIVE ARRANGEMENTS.— "(1) IN GENERAL.—For purposes of entering into joint public-private partnerships or other cooperative arrangements for the performance of work to provide supplies or services for government use, the
 14 15 16 17 18 19 20 21 22 23 	 (2) by inserting "(a) IN GENERAL.—" before "The Secretary"; and (3) by adding at the end the following: "(b) PUBLIC-PRIVATE PARTNERSHIPS OR OTHER CO- OPERATIVE ARRANGEMENTS.— "(1) IN GENERAL.—For purposes of entering into joint public-private partnerships or other coop- erative arrangements for the performance of work to provide supplies or services for government use, the Coast Guard Yard, the Aviation Repair and Supply

"(A) enter into agreements or other ar-
rangements with public or private entities, for-
eign or domestic;
"(B) pursuant to contracts or other ar-
rangements, receive and retain funds from, or
pay funds to, such public or private entities; or
"(C) accept contributions of funds, mate-
rials, services, or the use of facilities from such
public or private entities, subject to regulations
promulgated by the Coast Guard.
"(2) Accounting for funds received.—
Amounts received under this subsection may be
credited to the Coast Guard Yard Revolving Fund or
other appropriate Coast Guard account.
"(3) Reimbursement.—Any partnership,
agreement, contract, or arrangement entered into
under this section shall require the private entity to
reimburse the Coast Guard for such entity's propor-
tional share of the operating and capital costs of
maintaining and operating such facility, as deter-
mined by the Commandant of the Coast Guard.
"(4) Noninterference.—No partnership,
agreement, contract, or arrangement entered into
under this section may interfere with the perform-

	20
1	ance of any operational or support function of the
2	Coast Guard industrial establishment.".
3	(b) CLERICAL AMENDMENT.—The chapter analysis
4	for chapter 17 of such title is amended by striking item
5	relating to section 648 and inserting the following:
	"648. Specialized industrial facilities.".
6	SEC. 404. AUTHORITY TO CONSTRUCT COAST GUARD REC-
7	REATIONAL FACILITIES.
8	(a) GENERAL AUTHORITY.—Section 681 of title 14,
9	United States Code, is amended—
10	(1) in subsection (a)—
11	(A) by striking "housing or military unac-
12	companied housing," and inserting "housing,
13	military unaccompanied housing, or Coast
14	Guard recreational facilities,"; and
15	(B) by adding at the end the following:
16	"(3) Coast Guard recreational facilities."; and
17	(2) by striking "housing or military unaccom-
18	panied housing" in subsection (b) and inserting
19	"housing, military unaccompanied housing, or Coast
20	Guard recreational facilities".
21	(b) DIRECT LOANS.—Section 682 of such title is
22	amended—
23	(1) by striking "housing." in subsection $(a)(1)$
24	and inserting "housing or facilities that the Sec-

2Guard recreational facilities."; and3(2) by striking "housing." in subsection (b)(1)4and inserting "housing or facilities that the Sec-5retary determines are suitable for use as Coast6Guard recreational facilities".7(c) LEASING OF HOUSING TO BE CONSTRUCTED.—8Section 683(a) of such title is amended by striking "units9or military unaccompanied housing units" and inserting10"units, military unaccompanied housing units, or Coast11Guard recreational facilities".12(d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI-13TIES.—Section 684 of such title is amended—14(1) by striking "housing." in subsection (a) and15inserting "housing or facilities that the Secretary de-16termines are suitable for use as Coast Guard rec-17reational facilities.";18(2) by striking "construction of housing, means19the total amount of the costs included in the basis20of the housing" in subsection (b)(3) and inserting21"construction of housing or facilities, means the22total amount of the costs included in the basis of the23housing or facilities"; and24(3) by inserting "or facilities" in subsection (c)25after "housing units".	1	retary determines are suitable for use as Coast
4and inserting "housing or facilities that the Sec-5retary determines are suitable for use as Coast6Guard recreational facilities".7(c) LEASING OF HOUSING TO BE CONSTRUCTED.—8Section 683(a) of such title is amended by striking "units9or military unaccompanied housing units" and inserting10"units, military unaccompanied housing units, or Coast11Guard recreational facilities".12(d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI-13TIES.—Section 684 of such title is amended—14(1) by striking "housing." in subsection (a) and15inserting "housing or facilities that the Secretary de-16termines are suitable for use as Coast Guard rec-17reational facilities.";18(2) by striking "construction of housing, means19the total amount of the costs included in the basis20of the housing" in subsection (b)(3) and inserting21"construction of housing or facilities, means the22total amount of the costs included in the basis of the23housing or facilities"; and24(3) by inserting "or facilities" in subsection (c)	2	Guard recreational facilities."; and
 retary determines are suitable for use as Coast Guard recreational facilities". (c) LEASING OF HOUSING TO BE CONSTRUCTED.— 8 Section 683(a) of such title is amended by striking "units or military unaccompanied housing units" and inserting "units, military unaccompanied housing units, or Coast Guard recreational facilities". (d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI- TIES.—Section 684 of such title is amended— (1) by striking "housing." in subsection (a) and inserting "housing or facilities that the Secretary de- termines are suitable for use as Coast Guard rec- reational facilities."; (2) by striking "construction of housing, means the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	3	(2) by striking "housing." in subsection $(b)(1)$
 Guard recreational facilities". (c) LEASING OF HOUSING TO BE CONSTRUCTED.— 8 Section 683(a) of such title is amended by striking "units 9 or military unaccompanied housing units" and inserting 10 "units, military unaccompanied housing units, or Coast 11 Guard recreational facilities". 12 (d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI- 13 TIES.—Section 684 of such title is amended— 14 (1) by striking "housing." in subsection (a) and 15 inserting "housing or facilities that the Secretary de- 16 termines are suitable for use as Coast Guard rec- 17 reational facilities."; 18 (2) by striking "construction of housing, means 19 the total amount of the costs included in the basis 20 of the housing" in subsection (b)(3) and inserting 21 "construction of housing or facilities, means the 22 total amount of the costs included in the basis of the 23 housing or facilities"; and 24 (3) by inserting "or facilities" in subsection (c) 	4	and inserting "housing or facilities that the Sec-
 (c) LEASING OF HOUSING TO BE CONSTRUCTED.— 8 Section 683(a) of such title is amended by striking "units 9 or military unaccompanied housing units" and inserting 10 "units, military unaccompanied housing units, or Coast 11 Guard recreational facilities". 12 (d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI- 13 TIES.—Section 684 of such title is amended— 14 (1) by striking "housing." in subsection (a) and 15 inserting "housing or facilities that the Secretary de- 16 termines are suitable for use as Coast Guard rec- 17 reational facilities."; 18 (2) by striking "construction of housing, means 19 the total amount of the costs included in the basis 20 of the housing" in subsection (b)(3) and inserting 21 "construction of housing or facilities, means the 22 total amount of the costs included in the basis of the 23 housing or facilities"; and 24 (3) by inserting "or facilities" in subsection (c) 	5	retary determines are suitable for use as Coast
 8 Section 683(a) of such title is amended by striking "units 9 or military unaccompanied housing units" and inserting 10 "units, military unaccompanied housing units, or Coast 11 Guard recreational facilities". 12 (d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI- 13 TIES.—Section 684 of such title is amended— 14 (1) by striking "housing." in subsection (a) and 15 inserting "housing or facilities that the Secretary de- 16 termines are suitable for use as Coast Guard rec- 17 reational facilities."; 18 (2) by striking "construction of housing, means 19 the total amount of the costs included in the basis 20 of the housing" in subsection (b)(3) and inserting 21 "construction of housing or facilities, means the 22 total amount of the costs included in the basis of the 23 housing or facilities"; and 24 (3) by inserting "or facilities" in subsection (c) 	6	Guard recreational facilities".
 9 or military unaccompanied housing units" and inserting 10 "units, military unaccompanied housing units, or Coast 11 Guard recreational facilities". 12 (d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI- 13 TIES.—Section 684 of such title is amended— 14 (1) by striking "housing." in subsection (a) and 15 inserting "housing or facilities that the Secretary de- 16 termines are suitable for use as Coast Guard rec- 17 reational facilities."; 18 (2) by striking "construction of housing, means 19 the total amount of the costs included in the basis 20 of the housing" in subsection (b)(3) and inserting 21 "construction of housing or facilities, means the 22 total amount of the costs included in the basis of the 23 housing or facilities"; and 24 (3) by inserting "or facilities" in subsection (c) 	7	(c) Leasing of Housing To Be Constructed.—
 10 "units, military unaccompanied housing units, or Coast 11 Guard recreational facilities". 12 (d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI- 13 TIES.—Section 684 of such title is amended— 14 (1) by striking "housing." in subsection (a) and 15 inserting "housing or facilities that the Secretary de- 16 termines are suitable for use as Coast Guard rec- 17 reational facilities."; 18 (2) by striking "construction of housing, means 19 the total amount of the costs included in the basis 20 of the housing" in subsection (b)(3) and inserting 21 "construction of housing or facilities, means the 22 total amount of the costs included in the basis of the 23 housing or facilities"; and 24 (3) by inserting "or facilities" in subsection (c) 	8	Section 683(a) of such title is amended by striking "units
 11 Guard recreational facilities". 12 (d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI- 13 TIES.—Section 684 of such title is amended— 14 (1) by striking "housing." in subsection (a) and 15 inserting "housing or facilities that the Secretary de- 16 termines are suitable for use as Coast Guard rec- 17 reational facilities."; 18 (2) by striking "construction of housing, means 19 the total amount of the costs included in the basis 20 of the housing" in subsection (b)(3) and inserting 21 "construction of housing or facilities, means the 22 total amount of the costs included in the basis of the 23 housing or facilities"; and 24 (3) by inserting "or facilities" in subsection (c) 	9	or military unaccompanied housing units" and inserting
 (d) LIMITED PARTNERSHIPS WITH ELIGIBLE ENTI- TIES.—Section 684 of such title is amended— (1) by striking "housing." in subsection (a) and inserting "housing or facilities that the Secretary de- termines are suitable for use as Coast Guard rec- reational facilities."; (2) by striking "construction of housing, means the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	10	"units, military unaccompanied housing units, or Coast
 13 TIES.—Section 684 of such title is amended— (1) by striking "housing." in subsection (a) and inserting "housing or facilities that the Secretary de- termines are suitable for use as Coast Guard rec- reational facilities."; (2) by striking "construction of housing, means the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	11	Guard recreational facilities".
 (1) by striking "housing." in subsection (a) and inserting "housing or facilities that the Secretary de- termines are suitable for use as Coast Guard rec- reational facilities."; (2) by striking "construction of housing, means the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	12	(d) Limited Partnerships With Eligible Enti-
 inserting "housing or facilities that the Secretary de- termines are suitable for use as Coast Guard rec- reational facilities."; (2) by striking "construction of housing, means the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	13	TIES.—Section 684 of such title is amended—
 termines are suitable for use as Coast Guard rec- reational facilities."; (2) by striking "construction of housing, means the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	14	(1) by striking "housing." in subsection (a) and
 reational facilities."; (2) by striking "construction of housing, means the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	15	inserting "housing or facilities that the Secretary de-
 (2) by striking "construction of housing, means the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	16	termines are suitable for use as Coast Guard rec-
 the total amount of the costs included in the basis of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	17	reational facilities.";
 of the housing" in subsection (b)(3) and inserting "construction of housing or facilities, means the total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	18	(2) by striking "construction of housing, means
 21 "construction of housing or facilities, means the 22 total amount of the costs included in the basis of the 23 housing or facilities"; and 24 (3) by inserting "or facilities" in subsection (c) 	19	the total amount of the costs included in the basis
 total amount of the costs included in the basis of the housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	20	of the housing" in subsection $(b)(3)$ and inserting
 housing or facilities"; and (3) by inserting "or facilities" in subsection (c) 	21	"construction of housing or facilities, means the
(3) by inserting "or facilities" in subsection (c)	22	total amount of the costs included in the basis of the
	23	housing or facilities"; and
after "housing units".	24	(3) by inserting "or facilities" in subsection (c)
	25	after "housing units".

2 GUARD HOUSING FUND.—Section 687 of such title is amended-3 4 (1) in subsection (b)— 5 (A) in paragraph (2), by striking "housing 6 unaccompanied housing." and inserting or "housing, military unaccompanied housing, or 7 8 Coast Guard recreational facilities."; and 9 (B) in paragraph (3), by striking "and 10 military unaccompanied housing." and inserting 11 "housing, military unaccompanied housing, and 12 Coast Guard recreational facilities."; and 13 (2) by striking "family and military unaccom-14 panied housing units" in subsection (c)(1) and in-15 serting "family, military unaccompanied housing 16 units, and Coast Guard recreational facilities,". 17 (f) REPORTS.—Section 688 of such title is amend-18 ed---19 (1) by inserting after "housing units" in paragraph (1) the following: "or Coast Guard rec-20 21 reational facilities"; and 22 (2) by striking "housing and military unaccom-23 panied housing" in paragraph (4) and inserting "housing, military unaccompanied housing, 24 and

25 Coast Guard recreational facilities".

(e) Deposit of Certain Amounts in Coast

1

1 (g) DEFINITIONS.—Section 680 of such title is 2 amended—

3 (1) by redesignating paragraphs (1) through
4 (5) as paragraphs (2) through (6), respectively;

5 (2) by inserting before paragraph (2), as redes6 ignated by paragraph (1) of this subsection, the fol7 lowing:

8 "(1) The term 'Coast Guard recreational facili-9 ties' means recreation lodging buildings, recreation 10 housing units, and ancillary supporting facilities con-11 structed, maintained, and used by the Coast Guard 12 to provide rest and recreation amenities for military 13 personnel."; and

14 (3) by striking "housing units and ancillary 15 supporting facilities or the improvement or rehabili-16 tation of existing units" in paragraph (2), as redes-17 ignated by paragraph (1) of this subsection, and in-18 serting "housing units or Coast Guard recreational 19 facilities and ancillary supporting facilities or the 20 improvement or rehabilitation of existing units or fa-21 cilities".

TITLE V—SHIPPING AND NAVIGATION

1

2

32

SEC. 501. TECHNICAL AMENDMENTS TO CHAPTER 313 OF 3 4 TITLE 46, UNITED STATES CODE. 5 (a) IN GENERAL.—Chapter 313 of title 46, United States Code, is amended— 6 7 (1) by striking "of Transportation" in sections 8 31302, 31306, 31321, 31330, and 31343 each place 9 it appears; 10 (2) by striking "and" after the semicolon in 11 section 31301(5)(F); (3) by striking "office." in section 31301(6) 12 13 and inserting "office; and"; and 14 (4) by adding at the end of section 31301 the 15 following: 16 "(7) 'Secretary' means the Secretary of the De-17 partment of Homeland Security, unless otherwise 18 noted.". 19 (b) SECRETARY AS MORTGAGEE.—Section 31308 of such title is amended by striking "When the Secretary of 20 21Commerce or Transportation is a mortgagee under this chapter, the Secretary" and inserting "The Secretary of 22 23 Commerce or Transportation, as a mortgage under this 24 chapter,".

1	(c) Secretary of Transportation.—Section
2	31329(d) of such title is amended by striking "Secretary."
3	and inserting "Secretary of Transportation.".
4	(d) Mortgagee.—
5	(1) Section 31330(a)(1) of such title, as amend-
6	ed by subsection $(a)(1)$ of this section, is amended—
7	(A) by inserting "or" after the semicolon
8	in subparagraph (B);
9	(B) by striking "Secretary; or" in subpara-
10	graph (C) and inserting "Secretary."; and
11	(C) by striking subparagraph (D).
12	(2) Section 31330(a)(2) is amended—
13	(A) by inserting "or" after the semicolon
14	in subparagraph (B);
15	(B) by striking "faith; or" in subpara-
16	graph (C) and inserting "faith."; and
17	(C) by striking subparagraph (D).
18	SEC. 502. CLARIFICATION OF RULEMAKING AUTHORITY.
19	(a) IN GENERAL.—Chapter 701 of title 46, United
20	States Code, is amended by adding at the end the fol-
21	lowing:
22	"§ 70122. Regulations
23	"Unless otherwise provided, the Secretary may issue
24	nomilations necessary to implement this chapter "

 (b) CLERICAL AMENDMENT.—The chapter analysis
 for chapter 701 of such title is amended by adding at the
 end the following new item: "70122. Regulations.".

4 SEC. 503. COAST GUARD TO MAINTAIN LORAN-C NAVIGA5 TION SYSTEM.

6 (a) IN GENERAL.—The Secretary of Transportation
7 shall maintain the LORAN–C navigation system until
8 such time as the Secretary is authorized by statute, explic9 itly referencing this section, to cease operating the system.
10 (b) AUTHORIZATION OF APPROPRIATIONS.—There

11 are authorized to be appropriated to the Secretary of 12 Transportation, in addition to funds authorized under section 101 of this Act for the Coast Guard for operation 13 of the LORAN–C system, for capital expenses related to 14 the LORAN-C infrastructure, \$25,000,000 for each of 15 fiscal years 2008 and 2009. The Secretary of Transpor-16 17 tation may transfer from the Federal Aviation Administration and other agencies of the Department of Transpor-18 19 tation such funds as may be necessary to reimburse the 20 Coast Guard for related expenses.

21 SEC. 504. NANTUCKET SOUND SHIP CHANNEL WEATHER22 BUOY.

Within 180 days after the date of enactment of thisAct, the National Weather Service shall deploy a weather

buoy adjacent to the main ship channel of Nantucket
 Sound.

3 SEC. 505. LIMITATION ON MARITIME LIENS ON FISHING 4 PERMITS.

5 (a) IN GENERAL.—Subchapter I of chapter 313 of
6 title 46, United States Code, is amended by adding at the
7 end the following:

8 "§31310. Limitation on maritime liens on fishing per9 mits

10 "(a) IN GENERAL.—A maritime lien shall not attach
11 to a permit that—

12 "(1) authorizes use of a vessel to engage in13 fishing; and

14 "(2) is issued under State or Federal law.

15 "(b) LIMITATION ON ENFORCEMENT.—No civil ac16 tion may be brought to enforce a maritime lien on a permit
17 described in subsection (a).

18 "(c) LIMITATION ON STATUTORY CONSTRUCTION.—
19 Nothing in subsections (a) and (b) shall be construed as
20 imposing any limitation upon the authority of the Sec21 retary of Commerce to modify, suspend, revoke, or sanc22 tion any Federal fishery permit issued by the Secretary
23 of Commerce or to bring a civil action to enforce such
24 modification, suspension, revocation, or sanction.".

(b) CLERICAL AMENDMENT.—The analysis for such
 chapter is amended by inserting after the item relating
 to section 31309 the following:

"31310. Limitation on maritime liens on fishing permits.".

4 SEC. 506. VESSEL REBUILD DETERMINATIONS.

5 (a) IN GENERAL.—The Secretary of the department
6 in which the Coast Guard is operating shall provide a re7 port on Coast Guard rebuild determinations under section
8 67.177 of title 46, Code of Federal Regulations. Specifi9 cally, the report shall provide recommendations for—

10 (1) improving the application of the "major11 component test" under such section;

12 (2) a review of the application of the
13 steelweight calculation thresholds under such sec14 tion;

(3) recommendations for improving transparency in the Coast Guard's foreign rebuild determination process; and

(4) recommendations on whether or not there
should be limits or cumulative caps on the amount
of steel work that can be done to the hull and superstructure of a vessel in foreign shipyards over the
life of the vessel.

(b) REPORT DEADLINE.—The Secretary shall provide this report to the Senate Committee on Commerce,
Science, and Transportation and the House of Represent-

1 atives Committee on Transportation and Infrastructure

2 within 90 days after the enactment of this Act.

TITLE VI—MARITIME LAW ENFORCEMENT

5 SEC. 601. MARITIME LAW ENFORCEMENT.

6 (a) IN GENERAL.—Subtitle VII of title 46, United

7 States Code, is amended by adding at the end the fol-

8 lowing:

9 **"CHAPTER 707—MARITIME LAW**

10

ENFORCEMENT

"Sec.

"70701. Offense.

"70702. Attempt or conspiracy.

``70703. Affirmative defenses.

"70704. Penalties.

"70705. Criminal forfeiture.

"70706. Civil forfeiture.

"70707. Extraterritorial jurisdiction.

"70708. Claim of failure to comply with international law; jurisdiction of court.

"70709. Federal activities.

"70710. Definitions.

11 **"§ 70701. Offense**

12 "It shall be unlawful for any person on board a cov13 ered vessel to transport or facilitate the transportation,
14 harboring, or concealment of an alien on board such vessel
15 knowing or having reason to believe that the alien is at16 tempting to unlawfully enter the United States.

17 "§ 70702. Attempt or conspiracy

18 "Any person on board a covered vessel who attempts19 or conspires to commit a violation of section 70701 shall20 be subject to the same penalties as those prescribed for

the violation, the commission of which was the object of
 the attempt or conspiracy.

3 "§ 70703. Affirmative defenses

4 "It is an affirmative defense to a prosecution under
5 this section, which the defendant must prove by a prepon6 derance of the evidence, that—

7 "(1)(A) the alien was on board pursuant to a
8 rescue at sea, or was a stowaway; or

9 "(B) the entry into the United States was a
10 necessary response to an imminent threat of death
11 or serious bodily injury to the alien;

"(2) the defendant, as soon as reasonably practicable, informed the Coast Guard of the presence of
the alien on the vessel and the circumstances of the
rescue; and

16 "(3) the defendant complied with all orders
17 given by law enforcement officials of the United
18 States.

19 "§ 70704. Penalties

"(a) IN GENERAL.—Any person who commits a violation of this chapter shall be fined or imprisoned, or both,
in accordance with subsection (b) and (c) of this section.
For purposes of subsection (b), each individual on board
a vessel with respect to whom the violation occurs shall
be treated as a separate violation.

"(b) FINES.—Any person who commits a violation of
 this chapter shall be fined not more than \$100,000, except
 that—

4 "(1) in any case in which the violation causes
5 serious bodily injury to any person, regardless of
6 where the injury occurs, the person shall be fined
7 not more than \$500,000; and

8 "(2) in any case where the violation causes or 9 results in the death of any person regardless of 10 where the death occurs, the person shall be fined not 11 more than \$1,000,000, or both.

12 "(c) IMPRISONMENT.—Any person who commits a
13 violation of this chapter shall be imprisoned for not less
14 than 3 nor more than 20 years, except that—

15 "(1) in any case in which the violation causes 16 serious bodily injury to any person, regardless of 17 where the injury occurs, the person shall be impris-18 oned for not less than 7 nor more than 30 years; 19 and

"(2) in any case where the violation causes or
results in the death of any person regardless of
where the death occurs, the person shall be imprisoned for not less than 10 years nor more than life.

1 "§ 70705. Criminal forfeiture

2 "The court, at the time of sentencing a person con-3 victed of an offense under this chapter, shall order for-4 feited to the United States any vessel used in the offense 5 in the same manner and to the same extent as if it were 6 a vessel used in an offense under section 274 of the Immi-7 gration and Nationality Act (8 U.S.C. 1324).

8 "§ 70706. Civil forfeiture

9 "A vessel that has been used in the commission of
10 a violation of this chapter shall be seized and subject to
11 forfeiture in the same manner and to the same extent as
12 if it were used in the commission of a violation of section
13 274(a) of the Immigration and Nationality Act (8 U.S.C.
14 1324(a)).

15 "§ 70707. Extraterritorial jurisdiction

16 "There is extraterritorial jurisdiction of an offense17 under this chapter.

18 "§ 70708. Claim of failure to comply with inter 19 national law; jurisdiction of court

20 "A claim of failure to comply with international law 21 in the enforcement of this chapter may be invoked as a 22 basis for a defense solely by a foreign nation. A failure 23 to comply with international law shall not divest a court 24 of jurisdiction or otherwise constitute a defense to any 25 proceeding under this chapter.

1 "§ 70709. Federal activities

2 "Nothing in this chapter applies to otherwise lawful
3 activities carried out by or at the direction of the United
4 States Government.

5 **"§ 70710. Definitions**

6 "In this chapter:

7 "(1) ALIEN.—The term 'alien' has the meaning
8 given that term in section 70105(f).

9 "(2) COVERED VESSEL.—The term 'covered 10 vessel' means a vessel of the United States, or a ves-11 sel subject to the jurisdiction of the United States, 12 that is less than 300 gross tons (or an alternate ton-13 nage prescribed by the Secretary under section 14 14104 of this title) as measured under section 15 14502 of this title.

16 "(3) SERIOUS BODILY INJURY.—The term 'seri17 ous bodily injury' has the meaning given that term
18 in section 1365 of title 18, United States Code.

19 "(4) UNITED STATES.—The term 'United
20 States' has the meaning given that term in section
21 2101. 114.

"(5) VESSEL OF THE UNITED STATES.—The
term 'vessel of the United States' has the meaning
given that term in section 70502.

25 "(6) VESSEL SUBJECT TO THE JURISDICTION
26 OF THE UNITED STATES.—The term 'vessel subject
•S 1892 RS

1 to the jurisdiction of the United States' has the 2 meaning given that term in section 70502.". 3 (b) CLERICAL AMENDMENT.—The analysis for such 4 subtitle is amended by inserting after the item relating 5 to chapter 705 the following: TITLE VII—OIL POLLUTION 6 PREVENTION 7 8 SEC. 701. RULEMAKINGS. 9 (a) STATUS REPORT.— 10 (1) IN GENERAL.—Within 90 days after the 11 date of enactment of this Act, the Secretary shall 12 provide a report to the Senate Committee on Com-13 merce, Science, and Transportation and the House 14 of Representatives Committee on Transportation 15 and Infrastructure on the status of all Coast Guard 16 rulemakings required (but for which no final rule 17 has been issued as of the date of enactment of this 18 Act)-19 (A) under the Oil Pollution Act of 1990 20 (33 U.S.C. 2701 et seq.); and 21 (B) for— 22 (i) automatic identification systems 23 required under section 70114 of title 46, 24 United States Code; and

1	(ii) inspection requirements for towing
2	vessels required under section 3306(j) of
3	that title.
4	(2) INFORMATION REQUIRED.—The Secretary
5	shall include in the report required by paragraph
6	(1)—
7	(A) a detailed explanation with respect to
8	each such rulemaking as to—
9	(i) what steps have been completed;
10	(ii) what areas remain to be ad-
11	dressed; and
12	(iii) the cause of any delays; and
13	(B) the date by which a final rule may rea-
14	sonably be expected to be issued.
15	(b) FINAL RULES.—The Secretary shall issue a final
16	rule in each pending rulemaking under the Oil Pollution
17	Act of 1990 (33 U.S.C. 2701 et seq.) as soon as prac-
18	ticable, but in no event later than 18 months after the
19	date of enactment of this Act.
20	SEC. 702. OIL SPILL RESPONSE CAPABILITY.
21	(a) SAFETY STANDARDS FOR TOWING VESSELS.—In
22	promulgating regulations for towing vessels under chapter
23	33 of title 46, United States Code, the Secretary of the
24	department in which the Coast Guard is operating shall—

(1) give priority to completing such regulations for towing operations involving tank vessels; and

3 (2) consider the possible application of stand4 ards that, as of the date of enactment of this Act,
5 apply to self-propelled tank vessels, and any modi6 fications that may be necessary for application to
7 towing vessels due to ship design, safety, and other
8 relevant factors.

9 (b) REDUCTION OF OIL SPILL RISK IN BUZZARDS BAY.—No later than January 1, 2008, the Secretary of 10 the department in which the Coast Guard is operating 11 12 shall promulgate a final rule for Buzzards Bay, Massachu-13 setts, pursuant to the notice of proposed rulemaking published on March 29, 2006, (71 Fed. Reg. 15649), after 14 15 taking into consideration public comments submitted pursuant to that notice, to adopt measures to reduce the risk 16 17 of oil spills in Buzzards Bay, Massachusetts.

(c) REPORTING.—The Secretary shall transmit an
annual report to the Senate Committee on Commerce,
Science, and Transportation and the House of Representatives Committee on Resources on the extent to which
tank vessels in Buzzards Bay, Massachusetts, are using
routes recommended by the Coast Guard.

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1 SEC. 703. OIL TRANSFERS FROM VESSELS.

2 (a) REGULATIONS.—Within 1 year after the date of
3 enactment of this Act, the Secretary shall promulgate reg4 ulations to reduce the risks of oil spills in operations in5 volving the transfer of oil from or to a tank vessel. The
6 regulations—

7 (1) shall focus on operations that have the
8 highest risks of discharge, including operations at
9 night and in inclement weather; and

10 (2) shall consider—

11 (A) requirements for use of equipment,
12 such as putting booms in place for transfers;

(B) operational procedures such as manning standards, communications protocols, and
restrictions on operations in high-risk areas; or

16 (C) both such requirements and oper-17 ational procedures.

(b) APPLICATION WITH STATE LAWS.—The regulations promulgated under subsection (a) do not preclude
the enforcement of any State law or regulation the requirements of which are at least as stringent as requirements under the regulations (as determined by the Secretary) that—

24 (1) applies in State waters;

(2) does not conflict with, or interfere with the
 enforcement of, requirements and operational proce dures under the regulations; and

4 (3) has been enacted or promulgated before the5 date of enactment of this Act.

6 SEC. 704. IMPROVEMENTS TO REDUCE HUMAN ERROR AND 7 NEAR-MISS INCIDENTS.

8 (a) REPORT.—Within 1 year after the date of enact-9 ment of this Act, the Secretary shall transmit a report 10 to the Senate Committee on Commerce, Science, and 11 Transportation, the Senate Committee on Environment 12 and Public Works, and the House of Representatives Com-13 mittee on Transportation and Infrastructure that, using 14 available data—

(1) identifies the types of human errors that,
combined, account for over 50 percent of all oil spills
involving vessels that have been caused by human
error in the past 10 years;

(2) identifies the most frequent types of nearmiss oil spill incidents involving vessels such as collisions, groundings, and loss of propulsion in the past
10 years;

(3) describes the extent to which there are gapsin the data with respect to the information required

under paragraphs (1) and (2) and explains the rea son for those gaps; and

3 (4) includes recommendations by the Secretary
4 to address the identified types of errors and inci5 dents and to address any such gaps in the data.

6 (b) MEASURES.—Based on the findings contained in 7 the report required by subsection (a), the Secretary shall 8 take appropriate action, both domestically and at the 9 International Maritime Organization, to reduce the risk 10 of oil spills from human errors.

11 SEC. 705. OLYMPIC COAST NATIONAL MARINE SANCTUARY.

12 (a) Olympic Coast National Marine Sanctuary 13 AREA TO BE AVOIDED.—The Secretary and the Under Secretary of Commerce for Oceans and Atmosphere shall 14 15 revise the area to be avoided off the coast of the State of Washington so that restrictions apply to all vessels re-16 17 quired to prepare a response plan under section 311(j) of the Federal Water Pollution Control Act (33 U.S.C. 18 19 1321(j)) (other than fishing or research vessels while engaged in fishing or research within the area to be avoided). 20

21 (b) EMERGENCY OIL SPILL DRILL.—

(1) IN GENERAL.—In cooperation with the Secretary, the Under Secretary of Commerce for Oceans
and Atmosphere shall conduct a Safe Seas oil spill
drill in the Olympic Coast National Marine Sanc-

tuary in fiscal year 2008. The Secretary and the
Under Secretary of Commerce for Oceans and Atmosphere jointly shall coordinate with other Federal
agencies, State, local, and tribal governmental entities, and other appropriate entities, in conducting
this drill.

7 (2) OTHER REQUIRED DRILLS.—Nothing in 8 this subsection supersedes any Coast Guard require-9 ment for conducting emergency oil spill drills in the 10 Olympic Coast National Marine Sanctuary. The Sec-11 retary shall consider conducting regular field exer-12 cises, such as National Preparedness for Response 13 Exercise Program (PREP) in other national marine 14 sanctuaries.

15 (3) AUTHORIZATION OF APPROPRIATIONS.—
16 There are authorized to be appropriated to the
17 Under Secretary of Commerce for Oceans and At18 mosphere for fiscal year 2008 \$700,000 to carry out
19 this subsection.

20 SEC. 706. PREVENTION OF SMALL OIL SPILLS.

(a) IN GENERAL.—The Under Secretary of Commerce for Oceans and Atmosphere, in consultation with
other appropriate agencies, shall establish an oil spill prevention and education program for small vessels. The program shall provide for assessment, outreach, and training

and voluntary compliance activities to prevent and improve 1 2 the effective response to oil spills from vessels and facili-3 ties not required to prepare a vessel response plan under 4 the Federal Water Pollution Control Act, including rec-5 reational vessels, commercial fishing vessels, marinas, and 6 aquaculture facilities. The Under Secretary may provide 7 grants to sea grant colleges and institutes designated 8 under section 207 of the National Sea Grant College Pro-9 gram Act (33 U.S.C. 1126) and to State agencies, tribal 10 governments, and other appropriate entities to carry out—

(1) regional assessments to quantify the source,
incidence and volume of small oil spills, focusing initially on regions in the country where, in the past
10 years, the incidence of such spills is estimated to
be the highest;

(2) voluntary, incentive-based clean marina programs that encourage marina operators, recreational
boaters and small commercial vessel operators to engage in environmentally sound operating and maintenance procedures and best management practices
to prevent or reduce pollution from oil spills and
other sources;

(3) cooperative oil spill prevention education
programs that promote public understanding of the
impacts of spilled oil and provide useful information

and techniques to minimize pollution including meth ods to remove oil and reduce oil contamination of
 bilge water, prevent accidental spills during mainte nance and refueling and properly cleanup and dis pose of oil and hazardous substances; and

6 (4) support for programs, including outreach 7 and education to address derelict vessels and the 8 threat of such vessels sinking and discharging oil 9 and other hazardous substances, including outreach 10 and education to involve efforts to the owners of 11 such vessels.

(b) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Under Secretary
of Commerce for Oceans and Atmosphere to carry out this
section, \$10,000,000 annually for each of fiscal years
2008 through 2012.

17 SEC. 707. IMPROVED COORDINATION WITH TRIBAL GOV-18 ERNMENTS.

(a) IN GENERAL.—Within 6 months after the date
of enactment of this Act, the Secretary shall complete the
development of a tribal consultation policy, which recognizes and protects to the maximum extent practicable tribal treaty rights and trust assets in order to improve the
Coast Guard's consultation and coordination with the tribal governments of federally recognized Indian tribes with

respect to oil spill prevention, preparedness, response and
 natural resource damage assessment.

3 (b) NATIONAL PLANNING.—The Secretary shall as-4 sist tribal governments to participate in the development 5 and capacity to implement the National Contingency Plan and local Area Contingency Plans to the extent they affect 6 7 tribal lands, cultural and natural resources. The Secretary 8 shall ensure that in regions where oil spills are likely to 9 have an impact on natural or cultural resources owned or 10 utilized by a federally recognized Indian tribe, the Coast 11 Guard will—

(1) ensure that representatives of the tribal
government of the potentially affected tribes are included as part of the regional response team cochaired by the Coast Guard and the Environmental
Protection Agency to establish policies for responding to oil spills; and

18 (2) provide training of tribal incident com-19 manders and spill responders.

(c) INCLUSION OF TRIBAL GOVERNMENT.—The Secretary shall ensure that, as soon as practicable after identifying an oil spill that is likely to have an impact on natural or cultural resources owned or utilized by a federally
recognized Indian tribe, the Coast Guard will—

(1) ensure that representatives of the tribal government of the affected tribes are included as part of the incident command system established by the Coast Guard to respond to the spill;

5 (2) share information about the oil spill with6 the tribal government of the affected tribe; and

7 (3) to the extent practicable, involve tribal gov-8 ernments in deciding how to respond to such spill. 9 (d) COOPERATIVE ARRANGEMENTS.—The Coast 10 Guard may enter into memoranda of agreement and associated protocols with Indian tribal governments in order 11 to establish cooperative arrangements for oil pollution pre-12 13 vention, preparedness, and response. Such memoranda may be entered into prior to the development of the tribal 14 15 consultation and coordination policy to provide Indian tribes grant and contract assistance and may include 16 17 training for preparedness and response and provisions on 18 coordination in the event of a spill. As part of these memo-19 randa of agreement, the Secretary may carry out dem-20 onstration projects to assist tribal governments in building 21 the capacity to protect tribal treaty rights and trust assets 22 from oil spills to the maximum extent possible.

(e) FUNDING FOR TRIBAL PARTICIPATION.—Subject
to the availability of appropriations, the Commandant of
the Coast Guard shall provide assistance to participating

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tribal governments in order to facilitate the implementa tion of cooperative arrangements under subsection (d) and
 ensure the participation of tribal governments in such ar rangements. There are authorized to be appropriated to
 the Commandant \$500,000 for each of fiscal years 2008
 through 2012 to be used to carry out this section.

7 SEC. 708. REPORT ON THE AVAILABILITY OF TECHNOLOGY 8 TO DETECT THE LOSS OF OIL.

9 Within 1 year after the date of enactment of this Act, 10 the Secretary shall submit a report to the Senate Committee on Commerce, Science, and Transportation and the 11 12 House of Representatives Committee on Energy and Com-13 merce on the availability, feasibility, and potential cost of technology to detect the loss of oil carried as cargo or as 14 15 fuel on tank and non-tank vessels greater than 400 gross 16 tons.

17 SEC. 709. USE OF OIL SPILL LIABILITY TRUST FUND.

18 Section 1012(a)(5) of the Oil Pollution Act of 1990
19 (33 U.S.C. 2712(a)(5)) is amended—

(1) by redesignating subparagraphs (B) and
(C) as subparagraphs (C) and (D), respectively; and
(2) by inserting after subparagraph (A) the following:

24 "(B) not more than \$15,000,000 in each
25 fiscal year shall be available to the Under Sec-

retary of Commerce for Oceans and Atmos phere for expenses incurred by, and activities
 related to, response and damage assessment ca pabilities of the National Oceanic and Atmos pheric Administration;".

6 SEC. 710. INTERNATIONAL EFFORTS ON ENFORCEMENT.

7 The Secretary, in consultation with the heads of other 8 appropriate Federal agencies, shall ensure that the Coast 9 Guard pursues stronger enforcement in the International 10 Maritime Organization of agreements related to oil dis-11 charges, including joint enforcement operations, training, 12 and stronger compliance mechanisms.

13 SEC. 711. GRANT PROJECT FOR DEVELOPMENT OF COST 14 EFFECTIVE DETECTION TECHNOLOGIES.

(a) IN GENERAL.—Not later than 180 days after the
date of enactment of this Act, the Commandant shall establish a grant program for the development of cost-effective technologies, such as infrared, pressure sensors, and
remote sensing, for detecting discharges of oil from vessels
as well as methods and technologies for improving detection and recovery of submerged and sinking oils.

(b) MATCHING REQUIREMENT.—The Federal share
of any project funded under subsection (a) may not exceed
50 percent of the total cost of the project.

(c) REPORT TO CONGRESS.—Not later than 3 years
 after the date of enactment of this Act the Secretary shall
 provide a report to the Senate Committee on Commerce,
 Science, and Transportation, and to the House of Rep resentatives Committee on Transportation and Infrastruc ture on the results of the program.

7 (d) AUTHORIZATION OF APPROPRIATIONS.—There
8 are authorized to be appropriated to the Commandant to
9 carry out this section \$2,000,000 for each of fiscal years
10 2008, 2009, and 2010, to remain available until expended.

(e) TRANSFER PROHIBITED.—Administration of the
program established under subsection (a) may not be
transferred within the Department of Homeland Security
or to another department or Federal agency.

15 SEC. 712. HIGHER VOLUME PORT AREA REGULATORY DEFI16 NITION CHANGE.

17 (a) IN GENERAL.—Within 30 days after the date of 18 enactment of this Act, notwithstanding subchapter 5 of title 5, United States Code, the Commandant shall modify 19 the definition of the term "higher volume port area" in 20 21 section 155.1020 of the Coast Guard regulations (33) 22 C.F.R. 155.1020) by striking "Port Angeles, WA" in 23 paragraph (13) of that section and inserting "Cape Flat-24 tery, WA" without initiating a rulemaking proceeding.

(b) EMERGENCY RESPONSE PLAN REVIEWS.—With in 5 years after the date of enactment of this Act, the
 Coast Guard shall complete its review of any changes to
 emergency response plans pursuant to the Federal Water
 Pollution Control Act (33 U.S.C. 1251 et seq.) resulting
 from the modification of the higher volume port area defi nition required by subsection (a).

8 SEC. 713. RESPONSE TUGS.

9 (a) IN GENERAL.—Paragraph (5) of section 311(j)
10 of the Federal Water Pollution Control Act (33 U.S.C.
11 1321(j)) is amended by adding at the end the following:
12 "(J) RESPONSE TUG.—

13 "(i) IN GENERAL.—The Secretary 14 shall require the stationing of a year round 15 response tug of a minimum of 70-tons 16 bollard pull in the entry to the Strait of 17 Juan de Fuca at Neah Bay capable of pro-18 viding rapid assistance and towing capa-19 bility to disabled vessels during severe 20 weather conditions.

21 "(ii) SHARED RESOURCES.—The Sec22 retary may authorize compliance with the
23 response tug stationing requirement of
24 clause (i) through joint or shared resources

1	between or among entities to which this
2	subsection applies.
3	"(iii) EXISTING STATE AUTHORITY
4	NOT AFFECTED.—Nothing in this subpara-
5	graph supersedes or interferes with any ex-
6	isting authority of a State with respect to
7	the stationing of rescue tugs in any area
8	under State law or regulations.
9	"(iv) Administration.—In carrying
10	out this subparagraph, the Secretary—
11	"(I) shall require the vessel re-
12	sponse plan holders to negotiate and
13	adopt a cost-sharing formula and a
14	schedule for carrying out this sub-
15	paragraph by no later than June 1,
16	2008;
17	"(II) shall establish a cost-shar-
18	ing formula and a schedule for car-
19	rying out this subparagraph by no
20	later than July 1, 2008 (without re-
21	gard to the requirements of chapter 5
22	of title 5, United States Code) if the
23	vessel response plan holders fail to
24	adopt the cost-sharing formula and

1	schedule required by subclause (I) of
2	this clause by June 1, 2008; and
3	"(III) shall implement clauses (i)
4	and (ii) of this subparagraph by June
5	1, 2008, without a rulemaking and
6	without regard to the requirements of
7	chapter 5 of title 5, United States
8	Code.
9	"(v) Long term tug capabili-
10	TIES.—Within 6 months after imple-
11	menting clauses (i) and (ii), and section
12	707 of the Coast Guard Authorization Act
13	for Fiscal Year 2008, the Secretary shall
14	execute a contract with the National Acad-
15	emy of Sciences to conduct a study of re-
16	gional response tug and salvage needs for
17	Washington's Olympic coast. In developing
18	the scope of the study, the National Acad-
19	emy of Sciences shall consult with Federal,
20	State, and Tribal trustees as well as rel-
21	evant stakeholders. The study—
22	"(I) shall define the needed capa-
23	bilities, equipment, and facilities for a
24	response tug in the entry to the Strait
25	of Juan de Fuca at Neah Bay in

1	order to optimize oil spill protection
2	on Washington's Olympic coast, pro-
3	vide rescue towing services, oil spill
4	response, and salvage and fire-fighting
5	capabilities;
6	"(II) shall analyze the tug's
7	multi-mission capabilities as well as
8	its ability to utilize cached salvage, oil
9	spill response, and oil storage equip-
10	ment while responding to a spill or a
11	vessel in distress and make rec-
12	ommendations as to the placement of
13	this equipment;
14	"(III) shall address scenarios
15	that consider all vessel types and
16	weather conditions and compare cur-
17	rent Neah Bay tug capabilities, costs,
18	and benefits with other United States
19	industry funded response tugs, includ-
20	ing those currently operating in the
21	entrance of Alaska's Prince William
22	Sound;
23	"(IV) shall determine whether
24	the current level of protection af-
25	forded by the Neah Bay response tug

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1	and associated response equipment is
2	comparable to protection in other lo-
3	cations where response tugs operate,
4	including the entrance of Prince Wil-
5	liam Sound, and if it is not com-
6	parable, shall make recommendations
7	as to how capabilities, equipment, and
8	facilities should be modified to achieve
9	optimum such comparable protec-
10	tion.".

(b) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Secretary for fiscal year 2008 such sums as necessary to carry out section
311(j)(5)(J)(v) of the Federal Water Pollution Control
Act (33 U.S.C. 1321(j)(5)(J)(v)).

16 SEC. 714. TUG ESCORTS FOR LADEN OIL TANKERS.

17 Within 1 year after the date of enactment of this Act, the Secretary of State, in consultation with the Com-18 19 mandant, shall enter into negotiations with the Govern-20 ment of Canada to ensure that tugboat escorts are required for all tank ships with a capacity over 40,000 dead-21 22 weight tons in the Strait of Juan de Fuca, Strait of Georgia, and in Haro Strait. The Commandant shall consult 23 24 with the State of Washington and affected tribal govern2 ada.

3 SEC. 715. EXTENSION OF FINANCIAL RESPONSIBILITY.

4 Section 1016(a) of the Oil Pollution Act of 1990 (33
5 U.S.C. 2716(a)) is amended—

6 (1) by striking "or" after the semicolon in
7 paragraph (1);

8 (2) by inserting "or" after the semicolon in9 paragraph (2); and

10 (3) by inserting after paragraph (2) the fol-11 lowing:

"(3) any tank vessel over 100 gross tons (except a non-self-propelled vessel that does not carry
oil as cargo) using any place subject to the jurisdiction of the United States;".

16 SEC. 716. VESSEL TRAFFIC RISK ASSESSMENTS.

(a) REQUIREMENT.—The Commandant of the Coast
guard, acting through the appropriate Area Committee established under section 311(j)(4) of the Federal Water
Pollution Control Act, shall prepare a vessel traffic risk
assessment—

(1) for Cook Inlet, Alaska, within 1 year afterthe date of enactment of this Act; and

(2) for the Aleutian Islands, Alaska, within 2years after the date of enactment of this Act.

1	(b) CONTENTS.—Each of the assessments shall de-
2	scribe, for the region covered by the assessment—
3	(1) the amount and character of present and
4	estimated future shipping traffic in the region; and
5	(2) the current and projected use and effective-
6	ness in reducing risk, of—
7	(A) traffic separation schemes and routing
8	measures;
9	(B) long-range vessel tracking systems de-
10	veloped under section 70115 of title 46, United
11	States Code;
12	(C) towing, response, or escort tugs;
13	(D) vessel traffic services;
14	(E) emergency towing packages on vessels;
15	(F) increased spill response equipment in-
16	cluding equipment appropriate for severe weath-
17	er and sea conditions;
18	(G) the Automatic Identification System
19	developed under section 70114 of title 46 ,
20	United States Code;
21	(H) particularly sensitive sea areas, areas
22	to be avoided, and other traffic exclusion zones;
23	(i) aids to navigation; and
24	(J) vessel response plans.
25	(c) Recommendations.—

1 (1) IN GENERAL.—Each of the assessments 2 shall include any appropriate recommendations to 3 enhance the safety and security, or lessen potential 4 adverse environmental impacts, of marine shipping. 5 (2) CONSULTATION.—Before making any rec-6 ommendations under paragraph (1) for a region, the Area Committee shall consult with affected local, 7 8 State, and Federal government agencies, representa-9 tives of the fishing industry, Alaska Natives from 10 the region, the conservation community, and the 11 merchant shipping and oil transportation industries. 12 (d) PROVISION TO CONGRESS.—The Commandant 13 shall provide a copy of each assessment to the Senate Committee on Commerce, Science, and Transportation 14 15 and the House of Representatives Committee on Transportation and Infrastructure. 16

(e) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Commandant
\$1,800,000 for each of fiscal years 2008 and 2009 to conduct the assessments.

21 SEC. 717. OIL SPILL LIABILITY TRUST FUND INVESTMENT
22 AMOUNT.

Within 30 days after the date of enactment of this
Act, the Secretary of the Treasury shall increase the
amount invested in income producing securities under sec-

tion 5006(b) of the Oil Pollution Act of 1990 (33 U.S.C.
 2736(b)) by \$12,851,340.

3 SEC. 718. LIABILITY FOR USE OF UNSAFE SINGLE-HULL 4 VESSELS.

5 Section 1001(32) of the Oil Pollution Act of 1990
6 (33 U.S.C. 2701(32)) is amended by striking subpara7 graph (A) and inserting the following:

"(A) VESSELS.—In the case of a vessel 8 9 (other than a vessel described in section 10 3703a(b) of title 46, United States Code)— "(i) any person owning, operating, or 11 12 demise chartering the vessel; and 13 "(ii) the owner of oil being trans-14 ported in a tank vessel with a single hull 15 after December 31, 2010, if the owner of 16 the oil knew, or should have known, from 17 publicly available information that the ves-18 sel had a poor safety or operational 19 record.".

TITLE VIII—MARITIME HAZARDOUS CARGO SECURITY

3 SEC. 801. INTERNATIONAL COMMITTEE FOR THE SAFE AND
4 SECURE TRANSPORTATION OF ESPECIALLY
5 HAZARDOUS CARGO.

6 (a) IN GENERAL.—Chapter 701 of title 46, United
7 States Code, is amended by inserting after section 70109
8 the following:

9 "§70109A. International committee for the safe and
10 secure transportation of especially haz11 ardous cargo

12 "(a) IN GENERAL.—The Secretary, in consultation 13 with the Secretary of State and other appropriate entities, 14 shall, in a manner consistent with international treaties, 15 conventions, and agreements to which the United States is a party, establish a committee within the International 16 Maritime Organization that includes representatives of 17 18 United States trading partners that supply tank or break-19 bulk shipments tank, bulk, or break-bulk vessel shipments 20of especially hazardous cargo to the United States.

"(b) SAFE AND SECURE LOADING, UNLOADING, AND
TRANSPORTATION OF ESPECIALLY HAZARDOUS CARGOES.—In carrying out this section, the Secretary, in cooperation with the International Maritime Organization
and in consultation with the International Standards Or-

ganization and shipping industry stakeholders, shall de velop protocols, procedures, standards, and requirements
 for receiving, handling, loading, unloading, vessel crewing,
 and transportation of especially hazardous cargo to pro mote the safe and secure operation of ports, facilities, and
 vessels that transport especially hazardous cargo to the
 United States.

8 "(c) DEADLINES.—The Secretary shall—

9 "(1) initiate the development of the committee
10 within 180 days after the date of enactment of the
11 Maritime Hazardous Cargo Security Act; and

"(2) endeavor to have the protocols, procedures,
standards, and requirements developed by the committee take effect within 3 years after the date of
enactment of that Act.

"(d) REPORTS.—The Secretary shall report annually 16 to the Senate Committee on Commerce, Science, and 17 18 Transportation, the House of Representatives Committee 19 on Transportation and Infrastructure, and the House of Representatives Committee on Homeland Security on the 20 21 development, implementation, and administration of the 22 protocols, procedures, standards, and requirements devel-23 oped by the committee established under subsection (a).". 24 (b) CONFORMING AMENDMENT.—The chapter anal-25 ysis for chapter 701 of title 46, United States Code, is amended by inserting after the item relating the section
 70109 the following:

"70109A. International committee for the safe and secure transportation of especially hazardous cargo.".

3 SEC. 802. VALIDATION OF COMPLIANCE WITH ISPFC 4 STANDARDS.

5 (a) IN GENERAL.—Chapter 701 of title 46, United
6 States Code, is amended by inserting after section 70110
7 the following:

8 "70110A. Port safety and security validations

9 "(a) IN GENERAL.—The Secretary, in consultation 10 with the Secretary of State, shall, in a manner consistent 11 with international treaties, conventions, and agreements 12 to which the United States is a party, develop and imple-13 ment a voluntary program under which foreign ports and 14 facilities can certify their compliance with applicable Inter-15 national Ship and Port Facility Code standards.

16 "(b) THIRD-PARTY VALIDATION.—

17 "(1) IN GENERAL.—In carrying out this sec-18 tion, the Secretary, in cooperation with the Inter-19 national Maritime Organization and the Inter-20 national Standards Organization, shall develop and 21 implement a program under which independent, 22 third-party entities are certified to validate a foreign 23 port's or facility's compliance under the program de-24 veloped under subsection (a).

1	"(2) PROGRAM COMPONENTS.—The inter-
2	national program shall include—
3	"(A) international inspection protocols and
4	procedures;
5	"(B) minimum validation standards to en-
6	sure a port or facility meets the applicable
7	International Ship and Port Facility Code
8	standards;
9	"(C) recognition for foreign ports or facili-
10	ties that exceed the minimum standards;
11	"(D) uniform performance metrics by
12	which inspection validations are to be con-
13	ducted;
14	"(E) a process for notifying a port or facil-
15	ity, and its host nation, of areas of concern
16	about the port's or facility's failure to comply
17	with International Ship and Port Facility Code
18	standards;
19	"(F) provisional or probationary valida-
20	tions;
21	"(G) conditions under which routine moni-
22	toring is to occur if a port or facility receives
23	a provisional or probationary validation;
24	"(H) a process by which failed validations
25	can be appealed; and

"(I) an appropriate cycle for re-inspection
 and validation.

3 "(c) CERTIFICATION OF THIRD PARTY ENTITIES.—
4 The Secretary may not certify a third party entity to vali5 date ports or facilities under subsection (b) unless—

6 "(1) the entity demonstrates to the satisfaction 7 of the Secretary the ability to perform validations in 8 accordance with the standards, protocols, proce-9 dures, and requirements established by the program 10 implemented under subsection (a); and

"(2) the entity has no beneficial interest in or
any direct control over the port and facilities being
inspected and validated.

14 "(d) MONITORING—The Secretary shall regularly 15 monitor and audit the operations of each third party entity 16 conducting validations under this section to ensure that 17 it is meeting the minimum standards, operating protocols, 18 procedures, and requirements established by international 19 agreement.

"(e) REVOCATION.—The Secretary shall revoke the
certification of any entity determined by the Secretary not
to meet the minimum standards, operating protocol, procedures, and requirements established by international
agreement for third party entity validations.

1	"(f) PROTECTION OF SECURITY AND PROPRIETARY
2	INFORMATION.—In carrying out this section, the Sec-
3	retary shall take appropriate actions to protect from dis-
4	closure information that—
5	"(1) is security sensitive, proprietary, or busi-
6	ness sensitive; or
7	((2) is otherwise not appropriately in the public
8	domain.
9	"(g) DEADLINES.—The Secretary shall—
10	"(1) initiate procedures to carry out this section
11	within 180 days after the date of enactment of the
12	Maritime Hazardous Cargo Security Act; and
13	((2) develop standards under subsection (b) for
14	third party validation within 2 years after the date
15	of enactment of that Act.
16	"(h) REPORTS.—The Secretary shall report annually
17	to the Senate Committee on Commerce, Science, and
18	Transportation, the House of Representatives Committee
19	on Transportation and Infrastructure, and the House of
20	Representatives Committee on Homeland Security on ac-
21	tivities conducted pursuant to this section.".
22	(c) Conforming Amendment.—The chapter anal-
23	ysis for chapter 701 of title 46, United States Code, is
24	amended by inserting after the item relating to section
25	70110 the following:
	"70110A. Port safety and security validations.".

3 (a) IN GENERAL.—Section 70110(e)(1) of title 46, United States Code, is amended by striking the second 4 5 sentence and inserting the following: "The Secretary shall establish a strategic plan to utilize those assistance pro-6 7 grams to assist ports and facilities that are found by the 8 Secretary under subsection (a) not to maintain effective 9 antiterrorism measures in the implementation of port se-10 curity antiterrorism measures.".

11 (b) Conforming Amendments.—

12 (1) Section 70110 of title 46, United States13 Code, is amended—

14 (A) by inserting "or facilities" after
15 "ports" in the section heading;

16 (B) by inserting "or facility" after "port"17 each place it appears; and

18 (C) by striking "PORTS" in the heading
19 for subsection (e) and inserting "PORTS, FA20 CILITIES,".

(2) The chapter analysis for chapter 701 of title
46, United States Code, is amended by striking the
item relating to section 70110 and inserting the following:

"70110. Actions and assistance for foreign ports or facilities and United States territories.".

1	SEC. 804. COAST GUARD PORT ASSISTANCE PROGRAM.
2	Section 70110 of title 46, United States Code, is
3	amended by adding at the end thereof the following:
4	"(f) Coast Guard Assistance Program.—
5	"(1) IN GENERAL.—The Secretary may lend,
6	lease, donate, or otherwise provide equipment, and
7	provide technical training and support, to the owner
8	or operator of a foreign port or facility—
9	"(A) to assist in bringing the port or facil-
10	ity into compliance with applicable International
11	Ship and Port Facility Code standards;
12	"(B) to assist the port or facility in meet-
13	ing standards established under section 70109A
14	of this chapter; and
15	"(C) to assist the port or facility in exceed-
16	ing the standards described in subparagraph
17	(A) and (B).
18	"(2) CONDITIONS.—The Secretary—
19	"(A) shall provide such assistance based
20	upon an assessment of the risks to the security
21	of the United States and the inability of the
22	owner or operator of the port or facility other-
23	wise to bring the port or facility into compli-
24	ance with those standards and to maintain com-
25	pliance with them;

1 "(B) may not provide such assistance un-2 less the facility or port has been subjected to a 3 comprehensive port security assessment by the 4 Coast Guard or a third party entity certified by 5 the Secretary under section 70110A(b) to vali-6 date foreign port or facility compliance with 7 International Ship and Port Facility Code 8 standards; and

9 "(C) may only lend, lease, or otherwise
10 provide equipment that the Secretary has first
11 determined is not required by the Coast Guard
12 for the performance of its missions.".

13 SEC. 805. EHC FACILITY RISK-BASED COST SHARING.

14 The Commandant shall identify facilities sited or con-15 structed on or adjacent to the navigable waters of the United States that receive, handle, load, or unload espe-16 17 cially hazardous cargos that pose a risk greater than an 18 acceptable risk threshold, as determined by the Secretary under a uniform risk assessment methodology. The Sec-19 20 retary may establish a security cost-share plan to assist 21 the Coast Guard in providing security for the transpor-22 tation of especially hazardous cargo to such facilities.

 SEC. 806. TRANSPORTATION SECURITY INCIDENT MITIGA-TION PLAN.
 Section 70103(b)(2) of title 46, United States Code,
 is amended—

5 (1) by redesignating subparagraphs (E)
6 through (G) as subparagraphs (F) through (H), re7 spectively; and

8 (2) by inserting after subparagraph (D) the fol-9 lowing:

"(E) establish regional response and recovery
protocols to prepare for, respond to, mitigate
against, and recover from a transportation security
incident consistent with section 202 of the Security
and Accountability for Every Port Act of 2006 (6
U.S.C. 942) and section 70103(a) of title 46, United
States Code;".

17 SEC. 807. INCIDENT COMMAND SYSTEM TRAINING.

18 The Secretary shall ensure that Federal, State, and 19 local personnel responsible for the safety and security of 20 vessels in port carrying especially hazardous cargo have 21 successfully completed training in the Department of 22 Homeland Security's incident command system protocols.

1	SEC. 808. PRE-POSITIONING INTEROPERABLE COMMUNICA-
2	TIONS EQUIPMENT AT INTERAGENCY OPER-
3	ATIONAL CENTERS.
4	Section 70107A of title 46, United States Code, is
5	amended—
6	(1) by redesignating subsections (e) and (f) as
7	subsections (f) and (g), respectively; and
8	(2) by inserting after subsection (d) the fol-
9	lowing:
10	"(e) Deployment of Interoperable Communica-
11	TIONS EQUIPMENT AT INTERAGENCY OPERATIONAL CEN-
12	TERS.—
13	"(1) IN GENERAL.—The Secretary shall ensure
14	that interoperable communications technology is de-
15	ployed at all interagency operational centers estab-
16	lished under subsection (a).
17	"(2) Considerations.—In carrying out para-
18	graph (1), the Secretary shall consider the con-
19	tinuing technological evolution of communications
20	technologies and devices, with its implicit risk of ob-
21	solescence, and shall ensure, to the maximum extent
22	feasible, that a substantial part of the technology de-
23	ployed involves prenegotiated contracts and other ar-
24	rangements for rapid deployment of equipment, sup-
25	plies, and systems rather than the warehousing or

1	storage of equipment and supplies currently avail-
2	able at the time the technology is deployed.
3	"(3) Requirements and characteristics.—
4	The interoperable communications technology de-
5	ployed under paragraph (1) shall—
6	"(A) be capable of re-establishing commu-
7	nications when existing infrastructure is dam-
8	aged or destroyed in an emergency or a major
9	disaster;
10	"(B) include appropriate current, widely-
11	used equipment, such as Land Mobile Radio
12	Systems, cellular telephones and satellite equip-
13	ment, Cells-On-Wheels, Cells-On-Light-Trucks,
14	or other self-contained mobile cell sites that can
15	be towed, backup batteries, generators, fuel,
16	and computers;
17	"(C) include contracts (including
18	prenegotiated contracts) for rapid delivery of
19	the most current technology available from
20	commercial sources;
21	"(D) include arrangements for training to
22	ensure that personnel are familiar with the op-
23	eration of the equipment and devices to be de-
24	livered pursuant to such contracts; and

1	"(E) be utilized as appropriate during live
2	area exercises conducted by the United States
3	Coast Guard.
4	"(4) Additional characteristics.—Portions
5	of the communications technology deployed under
6	paragraph (1) may be virtual and may include items
7	donated on an in-kind contribution basis.
8	"(5) RULE OF CONSTRUCTION.—Nothing in
9	this subsection shall be construed or interpreted to
10	preclude the use of funds under this section by the
11	Secretary for interim or long-term Internet Protocol-
12	based interoperable solutions, notwithstanding com-
12 13	based interoperable solutions, notwithstanding com- pliance with the Project 25 standard.".
13	pliance with the Project 25 standard.".
13 14	pliance with the Project 25 standard.". SEC. 809. DEFINITIONS.
13 14 15	pliance with the Project 25 standard.". SEC. 809. DEFINITIONS. In this title:
13 14 15 16	pliance with the Project 25 standard.". SEC. 809. DEFINITIONS. In this title: (1) COMMANDANT.—The term "Commandant"
 13 14 15 16 17 	pliance with the Project 25 standard.". SEC. 809. DEFINITIONS. In this title: (1) COMMANDANT.—The term "Commandant" means the Commandant of the Coast Guard.
 13 14 15 16 17 18 	pliance with the Project 25 standard.". SEC. 809. DEFINITIONS. In this title: (1) COMMANDANT.—The term "Commandant" means the Commandant of the Coast Guard. (2) ESPECIALLY HAZARDOUS CARGO.—The
 13 14 15 16 17 18 19 	pliance with the Project 25 standard.". SEC. 809. DEFINITIONS. In this title: (1) COMMANDANT.—The term "Commandant" means the Commandant of the Coast Guard. (2) ESPECIALLY HAZARDOUS CARGO.—The term "especially hazardous cargo" means any sub-
 13 14 15 16 17 18 19 20 	pliance with the Project 25 standard.". SEC. 809. DEFINITIONS. In this title: (1) COMMANDANT.—The term "Commandant" means the Commandant of the Coast Guard. (2) ESPECIALLY HAZARDOUS CARGO.—The term "especially hazardous cargo" means any sub- stance identified by the Secretary of the department

(3) SECRETARY.—The term "Secretary" means
 the Secretary of the department in which the Coast
 Guard is operating.

4 TITLE IX—MISCELLANEOUS 5 PROVISIONS

6 SEC. 901. MARINE MAMMALS AND SEA TURTLES REPORT.

7 (a) IN GENERAL.—Not later than 1 year after the 8 date of enactment of this Act, and annually thereafter, 9 the Secretary of the department in which the Coast Guard 10 is operating shall provide a report to the Senate Committee on Commerce, Science, and Transportation and the 11 House of Representatives Committee on Transportation 12 13 and Infrastructure on Coast Guard activities with respect to the protection of marine mammals and sea turtles 14 15 under United States statutes and international agree-16 ments.

17 (b) REQUIRED CONTENT.—The Secretary shall in-18 clude in the report, at a minimum—

(1) a detailed summary of actions that the
Coast Guard has undertaken annually from fiscal
year 2000 through fiscal year 2007 with respect to
enforcement efforts, and cooperative agreements and
activities with other Federal and State agencies,
training programs, and other initiatives;

(2) an annual summary for fiscal year 2000
through fiscal year 2007 by Coast Guard district of
the level of effort measured by personnel hours and
other available data, for enforcement of the Lacey
Act Amendments of 1981 (16 U.S.C. 3371 et seq.),
the Endangered Species Act (16 U.S.C. 1531 et
seq.), and the Marine Mammal Protection Act (16
U.S.C. 1361 et seq.) as well as international agree-
ments that include provisions on sea turtles or ma-

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12 (3) a summary of any new Coast Guard initia-13 tives for this mission area.

rine mammals to which the United States is a party;

14 SEC. 902. UMPQUA LIGHTHOUSE LAND CONVEYANCE.

15 (a) CONVEYANCE AUTHORIZED.—

16 (1) IN GENERAL.—The Commandant of the 17 Coast Guard may convey to Douglas County, Or-18 egon, all right, title, and interest of the United 19 States in and to the Umpqua Lighthouse property, 20 including improvements thereon, for the purpose of 21 permitting the County to use the property as a park. 22 (2) PROPERTY DESCRIPTION.—

23 (A) IN GENERAL.—The Umpqua Light-24 house property is the parcel of approximately 25 14.81 acres of Coast Guard controlled land lo-

1 cated in the NW ¹/₄ of sec. 13, T. 22 S., R. 13 2 W., Willamette Meridian, and identified as Exhibit A on the aerial map entitled "U.S. Coast 3 4 Guard Property at Salmon Harbor/Winchester 5 Bay, Oregon" dated February 22, 2006. (B) SURVEYS.—The exact acreage and 6 7 legal description of the real property to be con-8 veyed under subsections (a) and (c) shall be de-9 termined by surveys satisfactory to the Com-10 mandant. The cost of the surveys shall be borne 11 by the County. 12 (b) USE OF PROPERTY CONVEYED.—Notwithstanding 13 section 59.3 of title 36, Code of Federal Regulations (or any successor regulation), and the limitations on the use 14 15 of land provided assistance under the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 460l-4 et 16 17 seq.), the real property to be conveyed under this section may be converted to a use other than a public outdoor 18 19 recreation use. 20 (c) PROVISION OF REPLACEMENT FACILITIES.— 21 (1) IN GENERAL.—As consideration for the con-

veyance authorized by subsection (a), the County— 23 (A) may, at its expense design and con-24 struct the replacement facilities for the Coast

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1	Guard to replace the facilities conveyed under
2	that subsection;
3	(B) may design and construct the replace-
4	ment facilities to the specifications of the Com-
5	mandant; and
6	(C) may construct the replacement facili-
7	ties upon a parcel of real property determined
8	by the Commandant to be an appropriate loca-
9	tion for the replacement facilities; and
10	(2) shall convey to the United States all right,
11	title, and interest in and to the replacement facilities
12	and the parcel of real property on which the facili-
13	ties are located.
14	(d) Memorandum of Agreement.—The County
15	and the Commandant may enter into a memorandum of
16	agreement to effectuate the transactions authorized by
17	this section.
18	(e) Additional Terms and Conditions.—The
19	Commandant may require such additional terms and con-
20	ditions in connection with the conveyance under subsection
21	(a) as the Commandant considers appropriate to protect
22	the interests of the United States.
23	(f) LIMITATION.—Nothing in this section compels the
24	County or the Commandant to execute a memorandum of
25	agreement or deed, except upon such terms and conditions

that the County and the Commandant may consider ap propriate, in the exercise of their discretion, to protect the
 interests of the County and the United States.

4 SEC. 903. TRANSFER OF LANDS TO BE HELD IN TRUST.

5 (a) IN GENERAL.—As soon as practical but not later than 3 years after the date of enactment of this Act, the 6 7 Commandant of the Coast Guard shall take such actions 8 as are necessary to transfer administrative jurisdiction 9 over lands, including all structures and buildings on lands, 10 depicted on the maps prepared pursuant to subsection (c) of this section to the Secretary of the Interior to hold in 11 trust for the benefit of the Confederated Tribes of the 12 13 Coos, Lower Umpqua, and Siuslaw Indians.

14 (b) CONDITIONS OF TRANSFER.—

(1) Prior to the transfer of administrative jurisdiction over the lands, the Coast Guard, in its sole
discretion, shall execute actions required to comply
with applicable environmental and cultural resources
law.

(2) Upon such transfer to the Secretary of the
Interior, the lands shall be held in trust by the
United States for the Confederated Tribes of the
Coos, Lower Umpqua, and Siuslaw Indians, Oregon,
and shall be part of the Confederated Tribes of
Coos, Lower Umpqua, and Siuslaw's Reservation.

1 (c) MAP AND LEGAL DESCRIPTION OF LAND.—

2	(1) IN GENERAL.—As soon as practicable after
3	the date of enactment of this Act, the Commandant
4	shall file maps entitled "Confederated Tribes of the
5	Coos, Lower Umpqua, and Siuslaw Land Transfer
6	Maps", which shall depict and provide a legal de-
7	scription of the parcels to be transferred in Coos
8	County, Oregon, totaling approximately 24.0 acres
9	in the areas commonly known as Gregory Point and
10	Chief's Island, with—
11	(A) the Senate Committee on Commerce,
12	Science, and Transportation;
13	(B) the House of Representatives Com-
14	mittee on Transportation and Infrastructure;
15	and
16	(C) the Secretary of the Interior.
17	(2) FORCE OF LAW.—The maps and legal de-
18	scriptions filed under paragraph (1) shall have the
19	same force and effect as if included in this Act, ex-
20	cept that the Commandant may correct typo-
21	graphical errors in the maps and each legal descrip-
22	tion.
23	(3) PUBLIC AVAILABILITY.—Each map and
24	legal description filed under paragraph (1) shall be

1 on file and available for public inspection in the ap-2 propriate office of the Department of the Interior. 3 (d) Use of Coast Guard Aids to Navigation.— 4 The Coast Guard may retain easements, or other property 5 interests as may be necessary, across the property described in subsection (c) for access to aids to navigation 6 7 located on the lands so long as such aids may be required 8 by the Coast Guard.

9 (e) MAINTENANCE OF CAPE ARAGO LIGHT STA-10 TION.—

(1) The conveyance of Cape Arago Light Station on Chief's Island by the Coast Guard shall be
made on condition that the Confederated Tribes of
the Coos, Lower Umpqua and Siuslaw Indians
shall—

16 (A) use and make reasonable efforts to 17 maintain the Cape Arago Light Station in ac-18 cordance with the National Historic Preserva-19 tion Act (16 U.S.C. 470 et seq.), the Secretary 20 of the Interior's Standards for the Treatment 21 of Historic Properties set forth in part 68 of 22 title 36, Code of Federal Regulations, and other 23 applicable laws, and submit any proposed 24 changes to the Cape Arago Light Station for 25 review and approval by the Secretary of the In-

terior in consultation with the Oregon State 2 Historic Preservation Officer, for consistency with section 800.5(a)(2)(vii) of title 36, Code of 3 4 Federal Regulations, and the Secretary of the Interior's Standards for Rehabilitation, set 6 forth in part 67.7 of title 36, Code of Federal **Regulations**;

8 (B) make the Cape Arago Light Station 9 available for education, park, recreation, cul-10 tural, or historic preservation purposes for the 11 general public at reasonable times and under 12 reasonable conditions;

13 (C) not sell, convey, assign, exchange, or 14 encumber the Cape Arago Light Station, any 15 part thereof, or any associated historic artifact 16 conveyed in conjunction with the transfer under 17 this section unless such sale, conveyance, as-18 signment, exchange, or encumbrance is ap-19 proved by Secretary of the Interior;

20 (D) not conduct any commercial activities 21 at the Cape Arago Light Station, any part 22 thereof, or in connection with any historic arti-23 fact conveyed in conjunction with the transfer 24 under this section in any manner, unless such

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1	commercial activities are approved by the Sec-
2	retary of the Interior; and
3	(E) allow the United States, at any time,
4	to enter the Cape Arago Light Station without
5	notice, for purposes of ensuring compliance with
6	this section, to the extent that it is not possible
7	to provide advance notice.
8	(2) The Cape Arago Light Station, or any asso-
9	ciated historic artifact conveyed in conjunction with
10	the transfer under this section, at the option of the
11	Secretary of the Interior, shall revert to the United
12	States and be placed under the administrative con-
13	trol of the Secretary of the Interior if the Confed-
14	erated Tribes of the Coos, Lower Umpqua, and
15	Siuslaw Indians fail to meet any condition described
16	in paragraph (1).
17	(f) TRIBAL FISHING RIGHTS.—No fishing right of
18	the Confederated Tribes of the Coos, Lower Umpqua, and
19	Siuslaw Indians in existence on the date of enactment of
20	this Act shall be enlarged, impaired, or otherwise affected
21	by the transfer under this section.
22	SEC. 904. DATA.

In each of fiscal years 2008 through 2010, there are
authorized to be appropriated to the Administrator of the
National Oceanic and Atmospheric Administration

\$7,000,000 to acquire through the use of unmanned aerial
 vehicles data to improve the management of natural disas ters, the safety of marine and aviation transportation, and
 fisheries enforcement.

5 SEC. 905. EXTENSION.

6 Section 607 of the Coast Guard and Maritime Trans7 portation Act of 2006 is amended—

8 (1) by adding at the end of subsection (c) the fol-9 lowing:

10 "(3) UPDATE.—One year after the date of the re-11 port required by paragraph (2), and annually there-12 after until its termination, the Committee shall up-13 date its report to adjust priorities as necessary and 14 include progress made on measures prioritized in the 15 most recent report and submit the report to the enti-16 ties referred to in paragraph (1).";

17 (2) by striking "Chairman." in subsection (d)(2)
18 and inserting "Chairman, but not less than once
19 every 90 days.";

20 (1) (3) by striking "2007" in subsection (h)
21 and inserting "2012"; and

(2) (4) by striking "terminate" and all that follows in subsection (i) and inserting "terminate on
September 30, 2012.".

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1 SEC. 906. FORWARD OPERATING FACILITY.

Not later than 180 days after the date of enactment
of this Act, the Secretary of the department in which the
Coast Guard is operating may construct or lease hangar,
berthing, and messing facilities in the Aleutian Island–
Bering Sea operating area. These facilities shall—

7 (1) support aircraft maintenance, including ex8 haust ventilation, heat, engine wash system, head fa9 cilities, fuel, ground support services, and electrical
10 power; and

(2) shelter for both current helicopter assets
and those projected to be located at Air Station Kodiak, Alaska for up to 20 years.

14 SEC. 907. ENCLOSED HANGAR AT AIR STATION BARBERS
15 POINT, HAWAII.

16 Not later than 180 days after the date of enactment
17 of this Act, the Secretary of the department in which the
18 Coast Guard is operating may construct an enclosed hang19 ar at Air Station Barbers Point, Hawaii. The hangar
20 shall—

(1) support aircraft maintenance, including exhaust ventilation, heat, engine wash system, head facilities, fuel, ground support services, and electrical power; and

(2) shelter all current aircraft assets and those
 projected to be located at Air Station Barbers Point,
 Hawaii, over the next 20 years.

4 SEC. 908. CONVEYANCE OF DECOMMISSIONED COAST 5 GUARD CUTTER STORIS.

6 (a) IN GENERAL.—Upon the scheduled decommis-7 sioning of the Coast Guard Cutter STORIS, the Com-8 mandant of the Coast Guard shall convey, without consid-9 eration, all right, title, and interest of the United States 10 in and to that vessel to the USCG Cutter STORIS Mu-11 seum and Maritime Education Center, LLC, located in the 12 State of Alaska if the recipient—

- 13 (1) agrees—
- 14 (A) to use the vessel for purposes of a mu-15 seum and historical display;

16 (B) not to use the vessel for commercial17 transportation purposes;

18 (C) to make the vessel available to the
19 United States Government if needed for use by
20 the Commandant in time of war or a national
21 emergency; and

(D) to hold the Government harmless for
any claims arising from exposure to hazardous
materials, including asbestos and polychlorinated biphenyls, after conveyance of the

1	vessel, except for claims arising from the use by
2	the Government under subparagraph (C);
3	(2) has funds available that will be committed
4	to operate and maintain in good working condition
5	the vessel conveyed, in the form of cash, liquid as-
6	sets, or a written loan commitment and in an
7	amount of at least \$700,000; and
8	(3) agrees to any other conditions the Com-
9	mandant considers appropriate.
10	(b) Maintenance and Delivery of Vessel.—
11	(1) MAINTENANCE.—Before conveyance of the
12	vessel under this section, the Commandant shall
13	make, to the extent practical and subject to other
14	Coast Guard mission requirements, every effort to
15	maintain the integrity of the vessel and its equip-
16	ment until the time of delivery.
17	(2) Delivery.—If a conveyance is made under
18	this section, the Commandant shall deliver the ves-
19	sel—
20	(A) at the place where the vessel is located;
21	and
22	(B) without cost to the Government.
23	(3) TREATMENT OF CONVEYANCE.—The con-
24	veyance of the vessel under this section shall not be
25	considered a distribution in commerce for purposes

of section 6(e) of Public Law 94-469 (15 U.S.C.
 2605(e)).

3 (c) OTHER EXCESS EQUIPMENT.—The Commandant 4 may convey to the recipient of a conveyance under sub-5 section (a) any excess equipment or parts from other de-6 commissioned Coast Guard vessels for use to enhance the 7 operability and function of the vessel conveyed under sub-8 section (a) for purposes of a museum and historical dis-9 play.

10SEC. 909. CONVEYANCE OF THE PRESQUE ISLE LIGHT STA-11TION FRESNEL LENS TO PRESQUE ISLE12TOWNSHIP, MICHIGAN.

13 (a) CONVEYANCE OF LENS AUTHORIZED.—

14 POSSESSION.-Notwith-(1)TRANSFER OF 15 standing any other provision of law, the Commandant of the Coast Guard may transfer to 16 17 Presque Isle Township, a township in Presque Isle 18 County in the State of Michigan (in this section re-19 ferred to as the "Township"), possession of the His-20 toric Fresnel Lens (in this section referred to as the "Lens") from the Presque Isle Light Station Light-21 22 house, Michigan (in this section referred to as the 23 "Lighthouse").

24 (2) CONDITION.—As a condition of the transfer
25 of possession authorized by paragraph (1), the

1	Township shall, not later than one year after the
2	date of transfer, install the Lens in the Lighthouse
3	for the purpose of operating the Lens and Light-
4	house as a Class I private aid to navigation pursu-
5	ant to section 85 of title 14, United States Code,
6	and the applicable regulations under that section.
7	(3) CONVEYANCE OF LENS.—Upon the certifi-
8	cation of the Commandant that the Township has
9	installed the Lens in the Lighthouse and is able to
10	operate the Lens and Lighthouse as a private aid to
11	navigation as required by paragraph (2), the Com-
12	mandant shall convey to the Township all right,
13	title, and interest of the United States in and to the
14	Lens.
15	(4) CESSATION OF UNITED STATES OPER-
16	ATIONS OF AIDS TO NAVIGATION AT LIGHTHOUSE.—
17	Upon the making of the certification described in
18	paragraph (3), all active Federal aids to navigation
19	located at the Lighthouse shall cease to be operated

21 (b) REVERSION.—

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(1) REVERSION FOR FAILURE OF AID TO NAVIGATION.—If the Township does not comply with the
condition set forth in subsection (a)(2) within the
time specified in that subsection, the Township shall,

and maintained by the United States.

except as provided in paragraph (2), return the Lens
 to the Commandant at no cost to the United States
 and under such conditions as the Commandant may
 require.

5 (2) EXCEPTION FOR HISTORICAL PRESERVA-6 TION.—Notwithstanding the lack of compliance of 7 the Township as described in paragraph (1), the 8 Township may retain possession of the Lens for in-9 stallation as an artifact in, at, or near the Light-10 house upon the approval of the Commandant. The 11 Lens shall be retained by the Township under this 12 paragraph under such conditions for the preserva-13 tion and conservation of the Lens as the Com-14 mandant shall specify for purposes of this para-15 graph. Installation of the Lens under this paragraph 16 shall occur, if at all, not later than two years after 17 the date of the transfer of the Lens to the Township 18 under subsection (a)(1).

(3) REVERSION FOR FAILURE OF HISTORICAL
PRESERVATION.—If retention of the Lens by the
Township is authorized under paragraph (2) and the
Township does not install the Lens in accordance
with that paragraph within the time specified in that
paragraph, the Township shall return the lens to the
Coast Guard at no cost to the United States and

under such conditions as the Commandant may re quire.

3 (c) CONVEYANCE OF ADDITIONAL PERSONAL PROP4 ERTY.—

5 (1) TRANSFER AND CONVEYANCE OF PERSONAL 6 **PROPERTY.**—Notwithstanding any other provision of 7 law, the Commandant may transfer to the Township 8 any additional personal property of the United 9 States related to the Lens that the Commandant 10 considers appropriate for conveyance under this sec-11 tion. If the Commandant conveys the Lens to the 12 Township under subsection (a)(3), the Commandant 13 may convey to the Township any personal property 14 previously transferred to the Township under this 15 subsection.

16 (2) REVERSION.—If the Lens is returned to the 17 Coast Guard pursuant to subsection (b), the Town-18 ship shall return to the Coast Guard all personal 19 property transferred or conveyed to the Township 20 under this subsection except to the extent otherwise 21 approved by the Commandant.

(d) CONVEYANCE WITHOUT CONSIDERATION.—The
conveyance of the Lens and any personal property under
this section shall be without consideration.

1	(e) Delivery of Property.—The Commandant
2	shall deliver property conveyed under this section—
3	(1) at the place where such property is located
4	on the date of the conveyance;
5	(2) in condition on the date of conveyance; and
6	(3) without cost to the United States.
7	(f) MAINTENANCE OF PROPERTY.—As a condition of
8	the conveyance of any property to the Township under this
9	section, the Commandant shall enter into an agreement
10	with the Township under which the Township agrees—
11	(1) to operate the Lens as a Class I private aid
12	to navigation under section 85 of title 14, United
13	States Code, and application regulations under that
14	section; and
15	(2) to hold the United States harmless for any
16	claim arising with respect to personal property con-
17	veyed under this section.
18	(g) Limitation on Future Conveyance.—The in-
19	struments providing for the conveyance of property under
20	this section shall—
21	(1) require that any further conveyance of an
22	interest in such property may not be made without
23	the advance approval of the Commandant; and

1	(2) provide that, if the Commandant determines
2	that an interest in such property was conveyed with-
3	out such approval—
4	(A) all right, title, and interest in such
5	property shall revert to the United States, and
6	the United States shall have the right to imme-
7	diate possession of such property; and
8	(B) the recipient of such property shall pay
9	the United States for costs incurred by the
10	United States in recovering such property.
11	(h) Additional Terms and Conditions.—The
12	Commandant may require such additional terms and con-
13	ditions in connection with the conveyances authorized by
14	this section as the Commandant considers appropriate to
15	protect the interests of the United States.
16	SEC. 910. REPEALS.
17	The following sections are repealed:
18	(1) Section 689 of title 14, United States Code,
19	and the item relating to such section in the analysis
20	for chapter 18 of such title.
21	(2) Section 216 of title 14, United States Code,
22	and the item relating to such section in the analysis
23	for chapter 11 of such title.

1 SEC. 911. REPORT ON SHIP TRAFFIC.

2 (a) REPORT.—No later than 1 year after the date 3 of enactment of this Act and annually thereafter, the Secretary of the department in which the Coast Guard is op-4 5 erating shall provide a report to the Senate Committee on Commerce, Science, and Transportation and the House 6 7 of Representatives Committee on Transportation and In-8 frastructure on the volume of foreign flag ships entering 9 waters subject to the jurisdiction of the United States. The report may be submitted in classified format if the 10 11 Secretary deems it to be necessary for national security.

(b) CONTENTS.—The report shall include a breakdown of the number or percentage of such foreign flag
ships that—

15 (1) enter a United States port or place;

16 (2) do not enter a United States port or place
17 but pass through the territorial sea of the United
18 States; or

(3) do not enter a United States port or place
but pass only through the exclusive economic zone of
the United States.

22 (c) DEFINITIONS.—In this section:

(1) EXCLUSIVE ECONOMIC ZONE.—The term
"exclusive economic zone" means the Exclusive Economic Zone of the United States established by

1 Proclamation Number 5030, dated March 10, 1983 2 (16 U.S.C. 1453 note).

(2) TERRITORIAL SEA.—The term "territorial 3 sea" means the waters of the Territorial Sea of the 4 5 States under Presidential Proclamation United 6 5928, dated December 27, 1988 (43 U.S.C. 1331 7 note).

8 SEC. 912. SMALL VESSEL EXCEPTION FROM DEFINITION OF 9 FISH PROCESSING VESSEL.

10 Section 2101(11b) of title 46, United States Code, is amended by striking "chilling." and inserting "chilling, 11 12 but does not include a fishing vessel operating in Alaskan 13 waters under a permit or license issued by Alaska that—

14 (A) fillets only salmon taken by that vessel;

15 (B) fillets less than 5 metric tons of such salm-16 on during any 7-day period.".

17 SEC. 913. RIGHT OF FIRST REFUSAL FOR COAST GUARD 18

PROPERTY ON JUPITER ISLAND, FLORIDA.

19 (a) RIGHT OF FIRST REFUSAL.—Notwithstanding 20 any other law (other than this section), the Town of Jupi-21 ter Island, Florida, shall have the right of first refusal 22 to select and take without consideration fee simple title 23 to real property within the jurisdiction of the Town com-24 prising Parcel #35-38-42-004-000-02590-6 (Bon Air Beach lots 259 and 260 located at 83 North Beach Road) 25

and Parcel #35-38-42-004-000-02610-2 (Bon Air Beach
 lots 261 to 267), including any improvements thereon that
 are not authorized or required by another provision of law
 to be conveyed to another person.

5 (b) IDENTIFICATION OF PROPERTY.—The Com-6 mandant of the Coast Guard may identify, describe, and 7 determine the property referred to in subsection (a) that 8 is subject to the right of the Town under that subsection.

9 (c) LIMITATION.—The property referred to in sub-10 section (a) may not be conveyed under that subsection 11 until the Commandant of the Coast Guard determines that 12 the property is not needed to carry out Coast Guard oper-13 ations.

14 (d) REQUIRED USE.—Any property conveyed under 15 this section shall be used by the Town of Jupiter Island, Florida, solely for conservation of habitat and as protec-16 17 tion against damage from wind, tidal, and wave energy. 18 (e) REVERSION.—Any conveyance of property under 19 this section shall be subject to the condition that all right, 20 title, and interest in the property, at the option of the 21 Commandant of the Coast Guard, shall revert to the 22 United States Government if the property is used for pur-23 poses other than conservation.

24 (f) IMPLEMENTATION.—The Commandant of the25 Coast Guard shall upon request by the Town—

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

5 (2) convey the property to the Town subject to6 subsections (d) and (e).

7 SEC. 914. SHIP DISPOSAL WORKING GROUP.

8 (a) IN GENERAL.—Within 30 days after the date of 9 enactment of this Act, the Secretary of Transportation 10 shall convene a working group, composed of senior representatives from the Maritime Administration, the Coast 11 12 Guard, the Environmental Protection Agency, the Na-13 tional Oceanic and Atmospheric Administration, and the United States Navy. The Secretary may request the par-14 15 ticipation of senior representatives of any other Federal department or agency, as appropriate, and shall consult 16 17 with appropriate State environmental agencies. The working group shall review and make recommendations on en-18 19 vironmental practices for the storage and disposal of obso-20 lete vessels owned or operated by the Federal Government. 21 (b) SCOPE.—Among the vessels to be considered by

22 the working group are Federally owned or operated vessels23 that are—

- 24 (A) to be scrapped or recycled;
- 25 (B) to be used as artificial reefs; or

1	(C) to be used for the Navy's SINKEX
2	program.
3	(c) PURPOSE.—The working group shall—
4	(1) examine current storage and disposal poli-
5	cies, procedures, and practices for obsolete vessels
6	owned or operated by Federal agencies;
7	(2) examine Federal and State laws and regula-
8	tions governing such policies, procedures, and prac-
9	tices and any applicable environmental laws; and
10	(3) within 90 days after the date of enactment
11	of this Act, submit a plan to the Senate Committee
12	on Commerce, Science, and Transportation, the Sen-
13	ate Committee on Environment and Public Works,
14	and the House of Representatives Committee on
15	Armed Services to improve and harmonize practices
16	for storage and disposal of such vessels, including
17	the interim transportation of such vessels.
18	(d) CONTENTS OF PLAN.—The working group shall
19	include in the plan submitted under subsection $(c)(3)$ —
20	(1) a description of existing measures for the
21	storage, disposal, and interim transportation of ob-
22	solete vessels owned or operated by Federal agencies
23	in compliance with Federal and State environmental
24	laws in a manner that protects the environment;

(2) a description of Federal and State laws and
 regulations governing current policies, procedures,
 and practices for the storage, disposal, and interim
 transportation of such vessels;

5 (3) recommendations for environmental best 6 practices that meet or exceed, and harmonize, the 7 requirements of Federal environmental laws and reg-8 ulations applicable to the storage, disposal, and in-9 terim transportation of such vessels;

(4) recommendations for environmental best
practices that meet or exceed the requirements of
State laws and regulations applicable to the storage,
disposal, and interim transportation of such vessels;
(5) procedures for the identification and remediation of any environmental impacts caused by the
storage, disposal, and interim transportation of such

17 vessels; and

(6) recommendations for necessary steps, including regulations if appropriate, to ensure that
best environmental practices apply to all such vessels.

22 (e) IMPLEMENTATION OF PLAN.—

(1) IN GENERAL.—As soon as practicable after
the date of enactment of this Act, the head of each
Federal department or agency participating in the

1 working group, in consultation with the other Fed-2 eral departments and agencies participating in the 3 working group, shall take such action as may be nec-4 essary, including the promulgation of regulations, 5 under existing authorities to ensure that the imple-6 mentation of the plan provides for compliance with 7 all Federal and State laws and for the protection of 8 the environment in the storage, interim transpor-9 tation, and disposal of obsolete vessels owned or op-10 erated by Federal agencies.

11 (2) ARMED SERVICES VESSELS.—The Secretary 12 and the Secretary of Defense, in consultation with 13 the Administrator of the Environmental Protection 14 Agency, shall each ensure that environmental best 15 practices are observed with respect to the storage, 16 disposal, and interim transportation of obsolete ves-17 sels owned or operated by the Department of De-18 fense.

(f) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to supersede, limit, modify, or otherwise affect any other provision of law, including environmental law.

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3 Not later than 180 days after the date of enactment of this Act, the Secretary of the department in which the 4 5 Coast Guard is operating may construct a full multi-mission Coast Guard Response Station in Valdez, Alaska. The 6 7 Station shall include shore and maintenance infrastruc-8 ture facilities to support all current and projected Coast 9 Guard waterborne security forces to be located in Valdez, Alaska, over the next 20 years. 10

11SEC. 916. PROTECTION AND FAIR TREATMENT OF SEA-12FARERS.

(a) IN GENERAL.—Chapter 5 of title 14, United
States Code, is amended by inserting after section 89 the
following:

16 "§ 89a. Protection and fair treatment of seafarers

17 "(a) Authority of the Secretary.—

18 "(1) IN GENERAL.—The Secretary is author19 ized—

20 "(A) to require a bond or surety satisfac21 tory as an alternative to withholding or revok22 ing clearance required under section 60105 of
23 title 46 if, in the opinion of the Secretary, such
24 bond or surety satisfactory is necessary to fa25 cilitate an investigation, reporting, documenta26 tion, or adjudication of any matter that is re-

1	lated to the administration or enforcement of
2	any treaty, law, or regulation by the Coast
3	Guard, provided that corporate sureties under-
4	writing any such bonds be certified by the De-
5	partment of the Treasury to write Federal
6	bonds under sections 9304 and 9305 of title 31;
7	"(B) at the discretion of the Secretary, to
8	pay, in whole or in part, without further appro-
9	priation and without fiscal year limitation, from
10	amounts in the Fund, necessary support of—
11	"(i) any seafarer who enters, remains,
12	or has been paroled into the United States
13	and is involved in an investigation, report-
14	ing, documentation, or adjudication of any
15	matter that is related to the administration
16	or enforcement of any treaty, law, or regu-
17	lation by the Coast Guard; and
18	"(ii) any seafarer whom the Secretary
19	finds to have been abandoned in the
20	United States; and
21	"(C) at the sole discretion of the Sec-
22	retary, to reimburse, in whole or in part, with-
23	out further appropriation and without fiscal
24	year limitation, from amounts in the Fund, a
25	shipowner, who has filed a bond or surety satis-

1 factory pursuant to subparagraph (A) of this 2 paragraph and provided necessary support of a seafarer who has been paroled into the United 3 4 States to facilitate an investigation, reporting, 5 documentation, or adjudication of any matter 6 that is related to the administration or enforce-7 ment of any treaty, law, or regulation by the 8 Coast Guard, for costs of necessary support, 9 when the Secretary deems reimbursement nec-10 essary to avoid serious injustice. 11 "(2) APPLICATION.—The authority to require a 12 bond or a surety satisfactory or to request the with-13 holding or revocation of the clearance required under 14 section 60105 of title 46 is applicable to any inves-15 tigation, reporting, documentation, or adjudication

of any matter that is related to the administration
or enforcement of any treaty, law, or regulation by
the Coast Guard.

19 "(3) LIMITATIONS.—Nothing in this section20 shall be construed—

21 "(A) to create a right, benefit, or entitle22 ment to necessary support; or
23 "(B) to compel the Secretary to pay, or re-

imburse the cost of, necessary support.

25 "(b) Fund.—

1	"(1) IN GENERAL.—There is established in the
2	Treasury a special fund known as the 'Support of
3	Seafarers Fund'.
4	"(2) AVAILABILITY.—The amounts covered into
5	the Fund shall be available to the Secretary, without
6	further appropriation and without fiscal year limita-
7	tion-
8	"(A) to pay necessary support, pursuant to
9	subsection $(a)(1)(B)$ of this section; and
10	"(B) to reimburse a shipowner for nec-
11	essary support, pursuant to subsection
12	(a)(1)(C) of this section.
13	"(3) RECEIPTS.—Notwithstanding any other
14	provision of law, the Fund shall be authorized to re-
15	ceive—
16	"(A) amounts reimbursed or recovered
17	pursuant to subsection (c) of this section;
18	"(B) amounts appropriated to the Fund
19	pursuant to subsection (f) of this section; and
20	"(C) appropriations available to the Sec-
21	retary for transfer.
22	"(4) LIMITATION ON CERTAIN CREDITS.—The
23	Fund may receive credits pursuant to paragraph
24	(3)(A) of this subsection only when the unobligated
25	balance of the Fund is less than \$5,000,000.

"(5) Report required.—

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2	"(A) Except as provided in subparagraph
3	(B) of this paragraph, the Secretary shall not
4	obligate any amount in the Fund in a given fis-
5	cal year unless the Secretary has submitted to
6	Congress, concurrent with the President's budg-
7	et submission for that fiscal year, a report that
8	describes—
9	"(i) the amounts credited to the
10	Fund, pursuant to paragraph (3) of this
11	section, for the preceding fiscal year;
12	"(ii) a detailed description of the ac-
13	tivities for which amounts were charged;
14	and
15	"(iii) the projected level of expendi-
16	tures from the Fund for the coming fiscal
17	year, based on—
18	"(I) on-going activities; and
19	"(II) new cases, derived from his-
20	toric data.
21	"(B) The limitation in subparagraph (A)
22	of this paragraph shall not apply to obligations
23	during the first fiscal year during which
24	amounts are credited to the Fund.

1	"(6) FUND MANAGER.—The Secretary shall
2	designate a Fund manager, who shall—
3	"(A) ensure the visibility and account-
4	ability of transactions utilizing the Fund;
5	"(B) prepare the report required pursuant
6	to paragraph (5) of this subsection; and
7	"(C) monitor the unobligated balance of
8	the Fund and provide notice to the Secretary
9	and the Attorney General whenever the unobli-
10	gated balance of the Fund is less than
11	\$5,000,000.
12	"(c) Reimbursements—
13	"(1) RECOVERY.—Any shipowner—
14	"(A)(i) who, during the course of an inves-
15	tigation, reporting, documentation, or adjudica-
16	tion of any matter that the Coast Guard re-
17	ferred to a United States Attorney or the Attor-
18	ney General, fails to provide necessary support
19	of a seafarer who has been paroled into the
20	United States to facilitate the investigation, re-
21	porting, documentation, or adjudication, and
22	"(ii) against whom a criminal penalty is
23	subsequently imposed, or

1	"(B) who, under any circumstance, aban-
2	dons a seafarer in the United States, as deter-
3	mined by the Secretary,
4	shall reimburse the Fund an amount equal to the
5	total amount paid from the Fund for necessary sup-
6	port of the seafarer, plus a surcharge of 25 per cent
7	of such total amount.
8	"(2) ENFORCEMENT.—If a shipowner fails to
9	reimburse the Fund as required under paragraph
10	(1) of this subsection, the Secretary may—
11	"(A) proceed in rem against any vessel of
12	the shipowner in the Federal district court for
13	the district in which such vessel is found; and
14	"(B) withhold or revoke the clearance, re-
15	quired by section 60105 of title 46, of any ves-
16	sel of the shipowner wherever such vessel is
17	found.
18	"(3) CLEARANCE.—Whenever clearance is with-
19	held or revoked pursuant to paragraph (2)(B) of this
20	subsection, clearance may be granted if the ship-
21	owner reimburses the Fund the amount required
22	under paragraph (1) of this subsection.
23	"(d) DEFINITIONS.—In this section:
24	"(1) Abandons; Abandoned.—The term
25	'abandons' or 'abandoned' means a shipowner's uni-

1	lateral severance of ties with a seafarer or the ship-
2	owner's failure to provide necessary support of a
3	seafarer;
4	"(2) Bond or surety satisfactory.—The
5	term 'bond or surety satisfactory' means a nego-
6	tiated instrument, the terms of which may, at the
7	discretion of the Secretary, include provisions that

9 "(A) provide necessary support of a sea-10 farer who has or may have information perti-11 nent to an investigation, reporting, documenta-12 tion, or adjudication of any matter that is re-13 lated to the administration or enforcement of 14 any treaty, law, or regulation by the Coast 15 Guard;

require the shipowner to—

"(B) facilitate an investigation, reporting,
documentation, or adjudication of any matter
that is related to the administration or enforcement of any treaty, law, or regulation by the
Coast Guard;

21 "(C) stipulate to certain incontrovertible
22 facts, including, but not limited to, the owner23 ship or operation of the vessel, or the authen24 ticity of documents and things from the vessel;

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1	"(D) facilitate service of correspondence
2	and legal papers;
3	"(E) enter an appearance in Federal dis-
4	trict court;
5	"(F) comply with directions regarding pay-
6	ment of funds;
7	"(G) name an agent in the United States
8	for service of process;
9	"(H) make stipulations as to the authen-
10	ticity of certain documents in Federal district
11	court;
12	"(I) provide assurances that no discrimina-
13	tory or retaliatory measures will be taken
14	against a seafarer involved in an investigation,
15	reporting, documentation, or adjudication of
16	any matter that is related to the administration
17	or enforcement of any treaty, law, or regulation
18	by the Coast Guard;
19	"(J) provide financial security in the form
20	of cash, bond, or other means acceptable to the
21	Secretary; and
22	"(K) provide for any other appropriate
23	measures as the Secretary deems necessary to
24	ensure the Government is not prejudiced by

granting the clearance required by section
60105 of title 46.
"(3) FUND.—The term 'Fund' means the Sup-
port of Seafarers Fund, established by subsection
(b);
"(4) NECESSARY SUPPORT.—The term 'nec-
essary support' means normal wages, lodging, sub-
sistence, clothing, medical care (including hos-
pitalization), repatriation, and any other expense the
Secretary deems appropriate;
"(5) SEAFARER.—The term 'seafarer' means an
alien crewman who is employed or engaged in any
capacity on board a vessel subject to the jurisdiction
of the United States;
"(6) Shipowner.—The term 'shipowner'
means the individual or entity that owns, has an
ownership interest in, or operates a vessel subject to
the jurisdiction of the United States;
"(7) Vessel subject to the jurisdiction
OF THE UNITED STATES.—The term 'vessel subject
to the jurisdiction of the United States' has the
same meaning it has in section 70502(c) of title 46,
except that it excludes a vessel owned or bareboat
chartered and operated by the United States, by a
State or political subdivision thereof, or by a foreign

nation, except when such vessel is engaged in com merce.

3 "(e) REGULATIONS.—The Secretary is authorized to
4 promulgate regulations to implement this subsection.

5 "(f) AUTHORIZATION OF APPROPRIATIONS.—There
6 are authorized to be appropriated to the Fund \$1,500,000
7 for each of fiscal years 2009, 2010, and 2011.".

8 (b) CLERICAL AMENDMENT.—The chapter analysis
9 for chapter 5 of such title is amended by inserting after
10 the item relating to section 89 the following:

"89a. Protection and fair treatment of seafarers.".

11 SEC. 917. ICEBREAKERS.

12 (a) IN GENERAL.—The Secretary of the department in which the Coast Guard is operating shall acquire or 13 construct 2 polar icebreakers for operation by the Coast 14 15 Guard in addition to its existing fleet of polar icebreakers. 16 (b) NECESSARY MEASURES.—The Secretary shall 17 take all necessary measures, including the provision of necessary operation and maintenance funding, to ensure 18 19 that----

(1) the Coast Guard maintains, at a minimum,
its current vessel capacity for carrying out ice breaking in the Arctic and Antarctic, Great Lakes, and
New England regions; and

(2) any such vessels that are not fully oper ational are brought up to, and maintained at full
 operational capability.

4 (c) REIMBURSEMENT.—Nothing in this section shall
5 preclude the Secretary from seeking reimbursement for
6 operation and maintenance costs of such polar icebreakers
7 from other Federal agencies and entities, including foreign
8 countries, that benefit from the use of the icebreakers.

9 (d) AUTHORIZATION OF APPROPRIATIONS.—There 10 are authorized to be appropriated for fiscal year 2008 to 11 the Secretary of the department in which the Coast Guard 12 is operating such sums as may be necessary to acquire 13 the icebreakers authorized by subsection (a), as well as 14 maintaining and operating the icebreaker fleet as author-15 ized in subsection (b).

16 SEC. 918. FUR SEAL ACT AUTHORIZATION.

17 Section 206(c)(1) of the Fur Seal Act of 1966 (16
18 U.S.C. 1166(c)(1)) is amended by striking "and 2007"
19 and inserting "2007, 2008, and 2009".

20 SEC. 919. STUDY OF RELOCATION OF COAST GUARD SEC-

21 TOR BUFFALO FACILITIES.

(a) PURPOSES.—The purposes of this section are—
(1) to authorize a project study to evaluate the
feasibility of consolidating and relocating Coast

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1	Guard facilities at Coast Guard Sector Buffalo with-
2	in the study area;
3	(2) to obtain a preliminary plan for the design,
4	engineering, and construction for the consolidation
5	of Coast Guard facilities at Sector Buffalo; and
6	(3) to distinguish what Federal lands, if any,
7	shall be identified as excess after the consolidation.
8	(b) DEFINITIONS.—In this section:
9	(1) COMMANDANT.—The term "Commandant"
10	means the Commandant of the Coast Guard.
11	(2) Sector Buffalo.—The term "Sector Buf-
12	falo" means Coast Guard Sector Buffalo of the
13	Ninth Coast Guard District.
14	(3) Study Area.—The term "study area"
15	means the area consisting of approximately 31 acres
16	of real property and any improvements thereon that
17	are commonly identified as Coast Guard Sector Buf-
18	falo, located at 1 Fuhrmann Boulevard, Buffalo,
19	New York, and under the administrative control of
20	the Coast Guard.
21	(c) Study.—
22	(1) IN GENERAL.—Within 12 months after the
23	date on which funds are first made available to carry
24	out this section, the Commandant shall conduct a
25	project proposal report of the study area and shall

1	submit such report to the Committee on Commerce,
2	Science, and Transportation of the Senate and the
3	Committee on Transportation and Infrastructure of
4	the House of Representatives.
5	(2) REQUIREMENTS.—The project proposal re-
6	port shall—
7	(A) evaluate the most cost-effective method
8	for providing shore facilities to meet the oper-
9	ational requirements of Sector Buffalo;
10	(B) determine the feasibility of consoli-
11	dating and relocating shore facilities on a por-
12	tion of the existing site, while—
13	(i) meeting the operational require-
14	ments of Sector Buffalo; and
15	(ii) allowing the expansion of oper-
16	ational requirements of Sector Buffalo;
17	and
18	(C) contain a preliminary plan for the de-
19	sign, engineering, and construction of the pro-
20	posed project, including—
21	(i) the estimated cost of the design,
22	engineering, and construction of the pro-
23	posed project;
24	(ii) an anticipated timeline of the pro-
25	posed project; and

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1	(iii) a description of what Federal
2	lands, if any, shall be considered excess to
3	Coast Guard needs.
4	(d) LIMITATION.—Nothing in this section shall affect
5	the current administration and management of the study
6	area.
7	SEC. 920. CONVEYANCE OF POINT NO POINT HISTORIC
8	LIGHTHOUSE TO KITSAP COUNTY, WASH-
9	INGTON.
10	(a) Authority To Convey.—
11	(1) IN GENERAL.—The Commandant of the
12	Coast Guard shall convey to Kitsap County, Wash-
13	ington, without monetary consideration, all right,
14	title, and interest, of the United States in and to
15	Point No Point Lighthouse located in Kitsap County,
16	Washington, together with any improvements thereon
17	in their then current condition for the purpose of per-
18	mitting the County to use the property as a park and
19	educational facility, and to preserve the important
20	cultural and historic features of the site. All condi-
21	tions placed with the deed of title shall be construed
22	as covenants running with the land.
23	(2) Identification of property.—The Point
24	No Point Lighthouse property is a 3.04 acre parcel
25	located 1 mile east of the township of Hansville,

1	Kitsap County, Washington, and is legally described
2	as all that tract of land situated in Kitsap County,
3	Washington, and situated partly in lot 2 of section 15
4	and partly in lot 2 section 22 both of said township
5	28 north of said range 2 east W.M.; commencing at
6	a point on east side of spit on said section 22 of
7	township and range aforesaid; said point bearing
8	881*45'E 825 feet distant from quarter section corner
9	between said sections 15 and 22 of township and
10	range aforesaid; run thence (using var $N21*30E$)
11	North 60 * West at 236 $^{1/_{4}}$ feet from section line and
12	enter section 15 at 561 $^{1/4}$ feet point on west side of
13	spit; thence N24*W 180 feet to low tide mark; thence
14	following low tide mark line N72* E 450 feet; thence
15	N86*E 250 feet; thence S39*30'E 300 feet; thence
16	$83^*15'E$ 252 $^{1\!/_2}$ feet cross section line and enter sec-
17	tion 22; at 371 feet, point at low tide mark; thence
18	west 330 feet to the place of beginning.
19	(3) HISTORICAL ARTIFACTS.—The Commandant
20	may retain all right, title, and interest of the United

may retain all right, title, and interest of the United
States in and to any historical artifact that is associated with and located at the Point No Point Lighthouse at the time of conveyance. Notwithstanding the
preceding sentence, the decommissioned, but in-place,
fourth order Fresnel lens at the lighthouse will be con-

1	veyed with the lighthouse. Artifacts associated with,
2	but not located at the Point No Point Lighthouse at
3	the time of conveyance, shall remain the personal
4	property of the United States under the administra-
5	tive control of the Commandant.
6	(b) Terms and Conditions of Conveyance.—
7	(1) IN GENERAL.—The conveyance of the Point
8	No Point Lighthouse shall be made subject to any
9	terms and conditions the Commandant considers nec-
10	essary, including the reservation of easements and
11	other rights on behalf of the United States, to ensure
12	that—
13	(A) the aids to navigation located at the
	(A) the aids to navigation located at the Point No Point Lighthouse shall remain the per-
13	
13 14	Point No Point Lighthouse shall remain the per-
13 14 15	Point No Point Lighthouse shall remain the per- sonal property of the United States and continue
13 14 15 16	Point No Point Lighthouse shall remain the per- sonal property of the United States and continue to be operated and maintained by the United
13 14 15 16 17	Point No Point Lighthouse shall remain the per- sonal property of the United States and continue to be operated and maintained by the United States for as long as needed for navigational
 13 14 15 16 17 18 	Point No Point Lighthouse shall remain the per- sonal property of the United States and continue to be operated and maintained by the United States for as long as needed for navigational purposes;
 13 14 15 16 17 18 19 	Point No Point Lighthouse shall remain the per- sonal property of the United States and continue to be operated and maintained by the United States for as long as needed for navigational purposes; (B) there is reserved to the United States
 13 14 15 16 17 18 19 20 	Point No Point Lighthouse shall remain the per- sonal property of the United States and continue to be operated and maintained by the United States for as long as needed for navigational purposes; (B) there is reserved to the United States the right to remove, relocate, or replace any aid
 13 14 15 16 17 18 19 20 21 	Point No Point Lighthouse shall remain the per- sonal property of the United States and continue to be operated and maintained by the United States for as long as needed for navigational purposes; (B) there is reserved to the United States the right to remove, relocate, or replace any aid to navigation located upon, or install or con-

1	(C) the United States shall have the right to
2	enter the property conveyed under this section at
3	any time, without notice, for purposes of oper-
4	ating, maintaining, and inspecting any aid to
5	navigation and for the purpose of exercising any
6	of the rights set forth in subparagraph (B) ; and
7	(D) Kitsap County shall not interfere or
8	allow interference, in any manner, with any aid
9	to navigation, nor hinder activities required for
10	the inspection, operation, and maintenance of
11	any aid to navigation, without the express writ-
12	ten permission of the head of the agency respon-
13	sible for the aid to navigation.
14	(2) MAINTENANCE.—Kitsap County shall, at its
15	own cost and expense, maintain the Point No Point
16	Lighthouse in a proper, substantial, and workmanlike
17	manner, and in accordance with any conditions es-
18	tablished by the Commandant under the National
19	Historic Preservation Act of 1966 (16 U.S.C. 470 et
20	seq.), and any other applicable laws.
21	(3) PUBLIC AVAILABILITY.—Kitsap County shall
22	ensure that the Point No Point Lighthouse conveyed
23	is available to the public, on a reasonable basis, for
24	educational, park, recreational, cultural, historic

preservation or similar purposes, as permitted by the
 Commandant.

3 (4) RESTRICTIONS ON ALIENATION.—Kitsap
4 County shall not convey, assign, exchange, or in any
5 way encumber the property for consideration, unless
6 approved by the Commandant.

(5) OPERATION.—The County may enter into a 7 8 partnership with an organization for the operation 9 and maintenance of the duplex and associated struc-10 tures. All revenues generated by such activities will be 11 used for the preservation, restoration, maintenance 12 and operation of the lighthouse property. Kitsap 13 County shall not otherwise conduct any commercial activities at the Point No Point Lighthouse unless ap-14 15 proved by the Commandant.

16 (6) AIDS TO NAVIGATION.—Kitsap County shall
17 not be required to maintain any active aid to naviga18 tion associated with the Point No Point Lighthouse,
19 except for private aids to navigation permitted under
20 section 83 of title 14, United States Code.

(c) REVERSIONARY INTEREST.—In addition to any
term or condition established pursuant to this section, the
conveyance of property under this section shall include a
condition that the Point No Point Lighthouse, at the option
of the Commandant, shall revert to the United States and

be placed under the administrative control of the Com mandant, if—
 (1) the Point No Point Lighthouse, or any part
 thereof, ceases to be maintained in a manner that en sures its present or future use as a site for an aid to

6 *navigation as determined by the Commandant;*

7 (2) the Point No Point Lighthouse, or any part
8 thereof, ceases to be available to the public, on a rea9 sonable basis, for educational, park, recreational, cul10 tural, historic preservation or similar purposes, as
11 permitted by the Commandant;

(3) the Point No Point Lighthouse, or any part
thereof, ceases to be maintained in a manner compliant with any conditions established under the National Historic Preservation Act of 1966 (16 U.S.C.
470 et seq.), and any other applicable laws, as established by the Commandant;

18 (4) Kitsap County conveys, assigns, exchanges,
19 or in any encumbers the property for consideration,
20 unless approved by the Commandant;

(5) Kitsap County conducts any commercial activities at the Point No Point Lighthouse unless approved by the Commandant, except as noted in subsection (b)(5); or

(6) at least 30 days before the reversion, the
 Commandant provides written notice to the grantee
 that the property conveyed under this section, or any
 portion thereof, is needed for national security pur poses.

6 (d) AID TO NAVIGATION DEFINED.—In this section the
7 term "aid to navigation" means equipment used for naviga8 tional purposes, including lights, antennas, sound signals,
9 electronic navigation equipment, cameras, sensors, and
10 other equipment which are operated or maintained by the
11 United States.

12 SEC. 921. FACILITY SECURITY PLANS.

13 Each facility security plan approved under section 14 70103(c) of title 46, United State Code, shall provide a sys-15 tem for seamen assigned to a vessel at that facility, pilots, and representatives of seamen's welfare and labor organiza-16 tions, to board and depart the vessel through the facility 17 in a timely manner at no cost to the individual. Nothing 18 in this section shall be construed to affect the requirement 19 for or the fees associated with applying for and receiving 20 21 a Transportation Worker Identification Credential pursu-22 ant to section 70107 of title 46, United States Code.

1SEC. 922. CLASS ACTION SUITS FOR CREW WAGES ON PAS-2SENGER VESSELS; DEPOSIT OF SEAMAN'S3WAGES.

4 (a) TIME LIMIT FOR FILING CLASS ACTION SUIT.—
5 Section 10313 of title 46, United States Code, is amended
6 by adding at the end thereof the following:

7 "(j) CLASS ACTION SUIT FOR WAGES.—A class action 8 suit by seamen employed on a passenger vessel capable of 9 carrying more than 500 passengers for wages under this 10 section may not be commenced more than 3 years after the 11 date of the end of the last voyage for which wages are 12 claimed.".

13 (b) DEPOSITS.—Section 10315 of title 46, United States Code, is amended by adding at the end the following: 14 15 "(f) DEPOSITS IN SEAMAN ACCOUNT.—A seaman employed on a passenger vessel capable of carrying more than 16 500 passengers may authorize, by written request signed by 17 18 the seaman, the master, owner, or operator of the vessel, 19 or the employer of the seaman, to make deposits of wages of the seaman into a checking, savings, investment, or re-20 tirement account, or other account to secure a payroll or 21 22 debit card for the seaman if—

23 "(1) the wages designated by the seaman for such
24 deposit are deposited in a United States or inter25 national financial institution designated by the sea26 man;

1	"(2) such deposits in the financial institution
2	are fully guaranteed under commonly accepted inter-
3	national standards by the government of the country
4	in which the financial institution is licensed;
5	"(3) a written wage statement or pay stub, in-
6	cluding an accounting of any direct deposit, is deliv-
7	ered to the seaman no less often than monthly; and
8	"(4) while on board the vessel on which the sea-
9	man is employed, the seaman is able to arrange for
10	withdrawal of all funds on deposit in the account in
11	which the wages are deposited.".
12	SEC. 920. SEC. 923. INSPECTOR GENERAL REPORT ON COAST
13	GUARD DIVE PROGRAM.
	GUARD DIVE PROGRAM. (a) INSPECTOR GENERAL REPORT.—Within 1 year
13	
13 14	(a) INSPECTOR GENERAL REPORT.—Within 1 year
13 14 15	(a) INSPECTOR GENERAL REPORT.—Within 1 year after the date of enactment of this Act, the Inspector Gen-
13 14 15 16	(a) INSPECTOR GENERAL REPORT.—Within 1 year after the date of enactment of this Act, the Inspector Gen- eral of the Department of Homeland Security shall submit
 13 14 15 16 17 	(a) INSPECTOR GENERAL REPORT.—Within 1 year after the date of enactment of this Act, the Inspector Gen- eral of the Department of Homeland Security shall submit a report to the Senate Committee on Commerce, Science,
 13 14 15 16 17 18 	(a) INSPECTOR GENERAL REPORT.—Within 1 year after the date of enactment of this Act, the Inspector Gen- eral of the Department of Homeland Security shall submit a report to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives
 13 14 15 16 17 18 19 	(a) INSPECTOR GENERAL REPORT.—Within 1 year after the date of enactment of this Act, the Inspector Gen- eral of the Department of Homeland Security shall submit a report to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Transportation and Infrastructure on the
 13 14 15 16 17 18 19 20 	(a) INSPECTOR GENERAL REPORT.—Within 1 year after the date of enactment of this Act, the Inspector Gen- eral of the Department of Homeland Security shall submit a report to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Transportation and Infrastructure on the circumstances surrounding the accidental death of Coast
 13 14 15 16 17 18 19 20 21 	(a) INSPECTOR GENERAL REPORT.—Within 1 year after the date of enactment of this Act, the Inspector Gen- eral of the Department of Homeland Security shall submit a report to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Transportation and Infrastructure on the circumstances surrounding the accidental death of Coast Guard crew members on a training dive while serving
 13 14 15 16 17 18 19 20 21 22 	(a) INSPECTOR GENERAL REPORT.—Within 1 year after the date of enactment of this Act, the Inspector Gen- eral of the Department of Homeland Security shall submit a report to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Transportation and Infrastructure on the circumstances surrounding the accidental death of Coast Guard crew members on a training dive while serving aboard the Coast Guard icebreaker HEALY on August

(1) a description of programmatic changes
made by the Coast Guard in its dive program in re-
sponse to the accident;
(2) an evaluation of whether those changes are
effective and are sufficient to prevent similar acci-
dents; and
(3) recommendations for further improvement
in the safety of the dive program.
(b) HILL-DUQUE COAST GUARD DIVE PROGRAM RE-

10 PORT.—Within 6 months after the date of enactment of this Act, the Inspector General shall submit an interim 11 report to the Committees describing the progress made in 12 preparing the report required by subsection (a). 13

TITLE X—VESSEL CONVEYANCE 14

15 SEC. 1001. SHORT TITLE.

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This title may be cited as the "Vessel Conveyance Act". 16 17 SEC. 1002. CONVEYANCE OF UNITED STATES VESSELS FOR 18 PUBLIC PURPOSES.

19 (a) IN GENERAL.—The conveyance of a United States Government vessel to an eligible entity for use as an edu-20 21 cational, cultural, historical, charitable, or recreational or 22 other public purpose shall be made subject to any condi-23 tions, including the reservation of such rights on behalf of 24 the United States, as the Secretary considers necessary to 25 ensure that the vessel will be maintained and used in accordance with the purposes for which it was conveyed, in cluding conditions necessary to ensure that unless approved
 by the Secretary—

4 (1) the eligible entity to which the vessel is con5 veyed may not sell, convey, assign, exchange, or en6 cumber the vessel, any part thereof, or any associated
7 historic artifact conveyed to the eligible entity in con8 junction with the vessel; and

9 (2) the eligible entity to which the vessel is con-10 veyed may not conduct any commercial activities at 11 the vessel, any part thereof, or in connection with any 12 associated historic artifact conveyed to the eligible entity in conjunction with the vessel, in any manner. 13 14 (b) REVERSION.—In addition to any term or condition 15 established pursuant to this section, the conveyance of a 16 United States Government vessel shall include a condition 17 that the vessel, or any associated historic artifact conveyed 18 to the eligible entity in conjunction with the vessel, at the 19 option of the Secretary, shall revert to the United States 20 and be placed under the administrative control of the Ad-21 ministrator if, without approval of the Secretary—

(1) the vessel, any part thereof, or any associated
historic artifact ceases to be available for the educational, cultural, historical, charitable, or recreational or other public purpose for which it was

1	conveyed under reasonable conditions which shall be
2	set forth in the eligible entity's application;
3	(2) the vessel or any part thereof ceases to be
4	maintained in a manner consistent with the commit-
5	ments made by the eligible entity to which it was con-
6	veyed;
7	(3) the eligible entity to which the vessel is con-
8	veyed, sells, conveys, assigns, exchanges, or encumbers
9	the vessel, any part thereof, or any associated historic
10	artifact; or
11	(4) the eligible entity to which the vessel is con-
12	veyed, conducts any commercial activities at the ves-
13	sel, any part thereof, or in conjunction with any asso-
14	ciated historic artifact.
15	(c) AGREEMENT REQUIRED.—Except as may be other-
16	wise explicitly provided by statute, a United States Govern-
17	ment vessel may not be conveyed to an entity unless that
18	entity agrees to comply with any terms or conditions im-
19	posed on the conveyance under this section.
20	(d) Records and Monitoring.—
21	(1) COMPILATION AND TRANSFER.—The Sec-
22	retary shall provide a written or electronic record for
23	each vessel conveyed pursuant to the Secretary's au-
24	thority, including the vessel registration, the applica-
25	tion for conveyance, the terms and conditions of con-

1	veyance, and any other documents associated with the
2	conveyance, and any post-conveyance correspondence
3	or other documentation, to the Administrator.
4	(2) MONITORING.—For a period not less than 5
5	years after the date of conveyance the Administrator
6	shall monitor the eligible entity's use of the vessel con-
7	veyed to ensure that the vessel is being used in accord-
8	ance with the purpose for which it was conveyed. The
9	Administrator shall create a written or electronic
10	record of such monitoring activities and their find-
11	ings.

12 (3) MAINTENANCE.—The Administrator shall 13 maintain vessel conveyance records provided under 14 paragraph (1), and monitoring records created under 15 paragraph (2), on each vessel conveyed until such 16 time as the vessel is destroyed, scuttled, recycled, or 17 otherwise disposed of. The Administrator may make 18 the records available to the public.

(e) COST ESTIMATES.—The Secretary may provide an
estimate to an eligible entity of the cost of maintaining and
operating any vessel to be conveyed to that entity.

(f) GUIDANCE.—The Secretary may issue guidance
concerning the types and extent of commercial activities,
including the sale of goods or services incidental to, and
consistent with, the purposes for which a vessel was con-

veyed, that are approved by the Secretary for purposes of
 subsections (a)(2) and (b)(4) of this section.

3 SEC. 1003. WORKING GROUP ON CONVEYANCE OF UNITED 4 STATES VESSELS.

5 Within 180 days after the date of enactment of this 6 Act, the Secretary of Transportation shall convene a work-7 ing group, composed of representatives from the Maritime 8 Administration, the Coast Guard, and the United States 9 Navy to review and to make recommendations on a common 10 set of conditions for the conveyance of vessels of the United 11 States to eligible entities (as defined in section 1002(d)(2)). 12 The Secretary may request the participation of senior rep-13 resentatives of any other Federal department or agency, as 14 appropriate.

15 SEC. 1004. CIVIL ENFORCEMENT OF CONVEYANCE CONDI-16 TIONS.

17 (a) Civil Administrative Penalties.—

18 (1) Any eligible entity found by the Secretary, 19 after notice and opportunity for a hearing in accord-20 ance with section 554 of title 5, United States Code, 21 to have failed to comply with the terms and condi-22 tions under which a vessel was conveyed to it shall be 23 liable to the United States for a civil penalty. The 24 amount of the civil penalty under this paragraph 25 shall not exceed \$10,000 for each violation. Each day

of a continuing violation shall constitute a separate
 violation.

3 (2) COMPROMISE OR OTHER ACTION BY THE
4 SECRETARY.—The Secretary may compromise, mod5 ify, or remit, with or without conditions, any civil
6 administrative penalty imposed under this section
7 that has not been referred to the Attorney General for
8 further enforcement action.

9 (b) HEARING.—For the purposes of conducting any investigation or hearing under this section, the Secretary may 10 issue subpoenas for the attendance and testimony of wit-11 12 nesses and the production of relevant papers, books, and documents, and may administer oaths. Witnesses sum-13 moned shall be paid the same fees and mileage that are paid 14 15 to witnesses in the courts of the United States. In case of contempt or refusal to obey a subpoend served upon any 16 person pursuant to this subsection, the district court of the 17 18 United States for any district in which such person is found, resides, or transacts business, upon application by 19 the United States and after notice to such person, shall have 20 21 jurisdiction to issue an order requiring such person to ap-22 pear and give testimony before the Secretary or to appear 23 and produce documents before the Secretary, or both, and 24 any failure to obey such order of the court may be punished 25 by such court as a contempt thereof. Nothing in this title

shall be construed to grant jurisdiction to a district court
 to entertain an application for an order to enforce a sub poena issued by the Secretary of Commerce to the Federal
 Government or any entity thereof.

5 (c) JURISDICTION.—The United States district courts 6 shall have original jurisdiction of any action under this sec-7 tion arising out of or in connection with the operation. 8 maintenance, or disposition of a conveyed vessel, and pro-9 ceedings with respect to any such action may be instituted 10 in the judicial district in which any defendant resides or may be found. For the purpose of this section, American 11 12 Samoa shall be included within the judicial district of the District Court of the United States for the District of Ha-13 14 waii.

15 (d) COLLECTION.—If an eligible entity fails to pay an assessment of a civil penalty after it has become a final 16 17 and unappealable order, or after the appropriate court has entered final judgment in favor of the Secretary, the matter 18 may be referred to the Attorney General, who may recover 19 the amount (plus interest at currently prevailing rates from 20 21 the date of the final order). In such action the validity, 22 amount, and appropriateness of the final order imposing 23 the civil penalty shall not be subject to review. Any eligible 24 entity that fails to pay, on a timely basis, the amount of 25 an assessment of a civil penalty shall be required to pay,

in addition to such amount and interest, attorney's fees and
 costs for collection proceedings and a quarterly nonpayment
 penalty for each quarter during which such failure to pay
 persists. Such nonpayment penalty shall be in an amount
 equal to 20 percent of the aggregate amount of such the enti ty's penalties and nonpayment penalties which are unpaid
 as of the beginning of such quarter.

8 (e) NATIONWIDE SERVICE OF PROCESS.—In any ac-9 tion by the United States under this title, process may be 10 served in any district where the defendant is found, resides, 11 transacts business or has appointed an agent for the service 12 of process, and for civil cases may also be served in a place 13 not within the United States in accordance with Rule 4 14 of the Federal Rules of Civil Procedure.

15 SEC. 1005. DEFINITIONS.

16 In this title:

17 ADMINISTRATOR.—The term "Adminis-(1)18 trator" means the Administrator of General Services. 19 (2) ELIGIBLE ENTITY.—The term "eligible enti-20 ty" means a State or local government, nonprofit cor-21 poration, educational agency, community develop-22 ment organization, or other entity that agrees to com-23 ply with the conditions established under this section.

1	(3) Secretary.—The term "Secretary" means
2	the Secretary of the department or agency on whose
3	authority a vessel is conveyed to an eligible entity.
4	(4) United states government vessel.—The
5	term "United States government vessel" means a ves-
6	sel owned by the United States Government.

Calendar No. 568

110TH CONGRESS S. 1892 2D SESSION S. 1892 [Report No. 110-261]

A BILL

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

February 5, 2008

Reported with amendments