RULES COMMITTEE PRINT OF H.R. 2838 October 28, 2011

1 SECTION 1. SHORT TITLE.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Coast Guard and Maritime Transportation Act of 2011".
- 4 (b) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:

Sec. 1. Short title.

TITLE I—AUTHORIZATION

Sec. 101. Authorization of appropriations.

Sec. 102. Authorized levels of military strength and training.

TITLE II—COAST GUARD AND SERVICEMEMBER PARITY

- Sec. 201. Academy emoluments.
- Sec. 202. Policy on sexual harassment and sexual violence.
- Sec. 203. Appointments of permanent commissioned officers.
- Sec. 204. Minor construction.
- Sec. 205. Treatment of reports of aircraft accident investigations.
- Sec. 206. Acquisition workforce expedited hiring authority.
- Sec. 207. Coast Guard housing report.
- Sec. 208. Advance procurement funding.

TITLE III—COAST GUARD REFORM

- Sec. 301. Repeals.
- Sec. 302. Interference with Coast Guard transmissions.
- Sec. 303. National security cutters.
- Sec. 304. Major acquisitions report.
- Sec. 305. Environmental compliance and restoration backlog.
- Sec. 306. Coast Guard auxiliarist enrollment eligibility.
- Sec. 307. Decommissionings.
- Sec. 308. Assessment of needs for additional coast guard presence in high latitude regions.
- Sec. 309. Limitation on expenditures.
- Sec. 310. Restriction on the use of aircraft.

TITLE IV—SHIPPING AND NAVIGATION

- Sec. 401. Committee on the Marine Transportation System.
- Sec. 402. Report on determinations.
- Sec. 403. Dockside examinations.

- Sec. 404. Recourse for noncitizens.
- Sec. 405. Maritime liens on fishing permits.
- Sec. 406. Short sea transportation.
- Sec. 407. Mission of the Maritime Administration.
- Sec. 408. Limitation on liability for non-Federal vessel traffic service operators.

TITLE V—FEDERAL MARITIME COMMISSION

Sec. 501. Authorization of appropriations.

TITLE VI—MISCELLANEOUS

- Sec. 601. Technical corrections.
- Sec. 602. Report on Coast Guard merchant mariner medical evaluation program.
- Sec. 603. Notice of arrival.
- Sec. 604. Technical corrections to title 14.
- Sec. 605. Distant water tuna fleet.
- Sec. 606. Waivers.
- Sec. 607. Report on options to improve integration of U.S. Coast Guard and Canadian Coast Guard Great Lakes icebreaking operational information.
- Sec. 608. Standby vessels.
- Sec. 609. Cap on penalty wages.
- Sec. 610. Report on impediments to the U.S.-flag registry.
- Sec. 611. Report on drug interdiction in the Caribbean basin.

TITLE VII—COMMERCIAL VESSEL DISCHARGES REFORM

- Sec. 701. Short title.
- Sec. 702. Discharges from commercial vessels.
- Sec. 703. Discharges incidental to the normal operation of a covered vessel.
- Sec. 704. Conforming and technical amendments.
- Sec. 705. Regulation of ballast water and incidental discharges from a commercial vessel.
- Sec. 706. Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990.

TITLE I—AUTHORIZATION

2 SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

- 3 Funds are authorized to be appropriated for each of
- 4 the fiscal years 2012, 2013, and 2014 for necessary ex-
- 5 penses of the Coast Guard as follows:
- 6 (1) For the operation and maintenance of the
- 7 Coast Guard—
- 8 (A) \$6,819,505,000 for fiscal year 2012;

1	(B) \$6,922,645,000 for fiscal year 2013;
2	and
3	(C) \$7,018,499,000 for fiscal year 2014;
4	of which \$24,500,000 is authorized for each of the
5	fiscal years 2012, 2013, and 2014 to be derived
6	from the Oil Spill Liability Trust Fund to carry out
7	the purposes of section $1012(a)(5)$ of the Oil Pollu-
8	tion Act of 1990 (33 U.S.C. 2712(a)(5)).
9	(2) For the acquisition, construction, rebuild-
10	ing, and improvement of aids to navigation, shore
11	and offshore facilities, vessels, and aircraft, includ-
12	ing related equipment thereto—
13	(A) \$1,503,980,000 for fiscal year 2012;
14	(B) \$1,505,312,000 for fiscal year 2013;
15	and
16	(C) \$1,506,549,000 for fiscal year 2014;
17	to remain available until expended, of which
18	20,000,000 for each of the fiscal years 2012, 2013,
19	and 2014 shall be derived from the Oil Spill Liabil-
20	ity Trust Fund to carry out the purposes of section
21	1012(a)(5) of the Oil Pollution Act of 1990.
22	(3) For the Coast Guard Reserve program, in-
23	cluding personnel and training costs, equipment, and
24	services—
25	(A) \$136,778,000 for fiscal year 2012;

1	(B) \$138,111,000 for fiscal year 2013; and
2	(C) \$139,311,000 for fiscal year 2014.
3	(4) For environmental compliance and restora-
4	tion of Coast Guard vessels, aircraft, and facilities
5	(other than parts and equipment associated with op-
6	eration and maintenance)—
7	(A) \$16,699,000 for fiscal year 2012;
8	(B) \$16,699,000 for fiscal year 2013; and
9	(C) \$16,700,000 for fiscal year 2014;
10	to remain available until expended.
11	(5) To the Commandant of the Coast Guard for
12	research, development, test, and evaluation of tech-
13	nologies, materials, and human factors directly re-
14	lated to improving the performance of the Coast
15	Guard's mission in search and rescue, aids to navi-
16	gation, marine safety, marine environmental protec-
17	tion, enforcement of laws and treaties, ice oper-
18	ations, oceanographic research, and defense readi-
19	ness—
20	(A) \$19,779,000 for fiscal year 2012;
21	(B) \$19,848,000 for fiscal year 2013; and
22	(C) \$19,913,000 for fiscal year 2014;
23	of which \$650,000 for each of the fiscal years 2012,
24	2013, and 2014 shall be derived from the Oil Spill

1	Liability Trust Fund to carry out the purposes of
2	section $1012(a)(5)$ of the Oil Pollution Act of 1990.
3	SEC. 102. AUTHORIZED LEVELS OF MILITARY STRENGTH
4	AND TRAINING.
5	(a) ACTIVE DUTY STRENGTH.—The Coast Guard is
6	authorized an end-of-year strength for active duty per-
7	sonnel of 47,000 for each of the fiscal years 2012 through
8	fiscal year 2014.
9	(b) MILITARY TRAINING STUDENT LOADS.—The
10	Coast Guard is authorized average military training stu-
11	dent loads for the each of the fiscal years 2012 through
12	fiscal year 2014 as follows:
13	(1) For recruit and special training, 2,500 stu-
14	dent years.
15	(2) For flight training, 165 student years.
16	(3) For professional training in military and ci-
17	vilian institutions, 350 student years.
18	(4) For officer acquisition, 1,200 student years.
19	TITLE II—COAST GUARD AND
20	SERVICEMEMBER PARITY
21	SEC. 201. ACADEMY EMOLUMENTS.
22	Section 195 of title 14, United States Code, is
23	amended—
24	(1) in subsection (c)—
25	(A) in the first sentence—

1	(i) by striking "person" and inserting
2	"foreign national"; and
3	(ii) by striking "pay and allowances,"
4	and inserting "pay, allowances, and emolu-
5	ments,"; and
6	(B) in the second sentence—
7	(i) by striking "A person" and insert-
8	ing "A foreign national"; and
9	(ii) by striking "pay and allowances,"
10	and inserting "pay, allowances, and emolu-
11	ments,"; and
12	(2) in subsection (d), by striking "A person"
13	and inserting "A foreign national".
14	SEC. 202. POLICY ON SEXUAL HARASSMENT AND SEXUAL
15	VIOLENCE.
16	(a) Policy Requirement.—Chapter 9 of title 14,
17	United States Code, is amended by adding at the end the
18	following:
19	"§200. Policy on sexual harassment and sexual vio-
20	lence
21	"(a) REQUIRED POLICY.—The Commandant shall di-
22	rect the Superintendent of the Coast Guard Academy to
23	prescribe a policy on sexual harassment and sexual vio-
24	lence applicable to the cadets and other personnel of the
25	Coast Guard Academy.

7

"(b) MATTERS TO BE SPECIFIED IN POLICY.—The

2 policy on sexual harassment and sexual violence prescribed under this section shall include specification of the fol-3 4 lowing: 5 "(1) Programs to promote awareness of the in-6 cidence of rape, acquaintance rape, and other sexual 7 offenses of a criminal nature that involve cadets or 8 other Academy personnel. 9 "(2) Procedures that a cadet should follow in 10 the case of an occurrence of sexual harassment or 11 sexual violence, including— 12 "(A) if the cadet chooses to report an oc-13 currence of sexual harassment or sexual vio-14 lence, a specification of the person or persons to 15 whom the alleged offense should be reported 16 and the options for confidential reporting; 17 "(B) a specification of any other person 18 whom the victim should contact; and 19 "(C) procedures on the preservation of evi-20 dence potentially necessary for proof of criminal 21 sexual assault. 22 "(3) Procedures for disciplinary action in cases 23 of alleged criminal sexual assault involving a cadet 24 or other Academy personnel.

8

1 "(4) Any other sanction authorized to be im-2 posed in a substantiated case of sexual harassment 3 or sexual violence involving a cadet or other Acad-4 emy personnel in rape, acquaintance rape, or any 5 other criminal sexual offense, whether forcible or 6 nonforcible.

7 "(5) Required training on the policy for all ca8 dets and other Academy personnel, including the
9 specific training required for personnel who process
10 allegations of sexual harassment or sexual violence
11 involving Academy personnel.

12 "(c) ANNUAL ASSESSMENT.—

13 "(1) The Commandant shall direct the Super-14 intendent of the Academy to conduct at the Acad-15 emy during each Academy program year an assess-16 ment to determine the effectiveness of the policies, 17 training, and procedures of the Academy with re-18 spect to sexual harassment and sexual violence in-19 volving Academy personnel.

"(2) For the assessment at the Academy under
paragraph (1) with respect to an Academy program
year that begins in an odd-numbered calendar year,
the Superintendent shall conduct a survey of Academy personnel—

25 "(A) to measure—

1	"(i) the incidence, during that pro-
2	gram year, of sexual harassment and sex-
3	ual violence events, on or off the Academy
4	reservation, that have been reported to of-
5	ficials of the Academy; and
6	"(ii) the incidence, during that pro-
7	gram year, of sexual harassment and sex-
8	ual violence events, on or off the Academy
9	reservation, that have not been reported to
10	officials of the Academy; and
11	"(B) to assess the perceptions of Academy
12	personnel of—
13	"(i) the policies, training, and proce-
14	dures on sexual harassment and sexual vio-
15	lence involving Academy personnel;
16	"(ii) the enforcement of such policies;
17	"(iii) the incidence of sexual harass-
18	ment and sexual violence involving Acad-
19	emy personnel; and
20	"(iv) any other issues relating to sex-
21	ual harassment and sexual violence involv-
22	ing Academy personnel.
23	"(d) ANNUAL REPORT.—
24	"(1) The Commandant shall direct the Super-
25	intendent of the Academy to submit to the Com-

1	mandant a report on sexual harassment and sexual
2	violence involving cadets or other personnel at the
3	Academy for each Academy program year.
4	"(2) Each report under paragraph (1) shall in-
5	clude, for the Academy program year covered by the
6	report, the following:
7	"(A) The number of sexual assaults, rapes,
8	and other sexual offenses involving cadets or
9	other Academy personnel that have been re-
10	ported to Academy officials during the program
11	year and, of those reported cases, the number
12	that have been substantiated.
13	"(B) The policies, procedures, and proc-
14	esses implemented by the Commandant and the
15	leadership of the Academy in response to sexual
16	harassment and sexual violence involving cadets
17	or other Academy personnel during the pro-
18	gram year.
19	"(C) A plan for the actions that are to be
20	taken in the following Academy program year
21	regarding prevention of and response to sexual
22	harassment and sexual violence involving cadets
23	or other Academy personnel.
24	"(3) Each report under paragraph (1) for an
25	Academy program year that begins in an odd-num-

bered calendar year shall include the results of the
 survey conducted in that program year under sub section (c)(2).

4 "(4)(A) The Commandant shall transmit to the
5 Board of Visitors of the Academy each report re6 ceived by the Commandant under this subsection, to7 gether with the Commandant's comments on the re8 port.

9 "(B) The Commandant shall transmit each 10 such report, together with the Commandant's com-11 ments on the report, to the Committee on Com-12 merce, Science, and Transportation of the Senate 13 and the Committee on Transportation and Infra-14 structure of the House of Representatives.".

(b) CONFORMING REPEAL.—Section 217 of the Coast
Guard Authorization Act of 2010 (14 U.S.C. 93 note),
and the item relating to such section in the table of contents in section 1(b) of such Act, are repealed.

(c) TECHNICAL AND CLERICAL AMENDMENTS.—The
analysis at the beginning of such chapter is amended by
adding at the end the following:

"200. Policy on sexual harassment and sexual violence.".

22 SEC. 203. APPOINTMENTS OF PERMANENT COMMISSIONED

23 **OFFICERS.**

24 Section 211 of title 14, United States Code, is 25 amended by adding at the end the following: "(d) For the purposes of this section, the term 'origi nal', with respect to the appointment of a member of the
 Coast Guard refers to that member's most recent appoint ment in the Coast Guard that is neither a promotion nor
 a demotion.".

6 SEC. 204. MINOR CONSTRUCTION.

7 (a) IN GENERAL.—Section 656 of title 14, United
8 States Code, is amended by adding at the end the fol9 lowing:

"(d) MINOR CONSTRUCTION AND IMPROVEMENT.—
"(1) Subject to the reporting requirements set
forth in paragraph (2), the Secretary may expend
not more than \$1,500,000 from amounts available
for the operating expenses of the Coast Guard for
minor construction and improvement projects at any
location.

17 "(2) No later than 90 days after the end of 18 each fiscal year, the Secretary shall submit, to the 19 Committee on Commerce, Science, and Transpor-20 tation of the Senate and the Committee on Trans-21 portation and Infrastructure of the House of Rep-22 resentatives, a report on each project undertaken 23 during the course of the preceding fiscal year, for 24 which the amount expended under paragraph (1) ex-25 ceeded \$500,000.".

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1 (b) CLERICAL AMENDMENT.—

2 (1) Section 656 of title 14, United States Code,
3 is further amended in the heading by adding at the
4 end the following: "; use of moneys appro5 priated for operating expenses for minor
6 construction and improvement".

7 (2) The analysis at the beginning of chapter 17
8 of such title is amended in the item relating to sec9 tion 656 by striking "waters." and inserting
10 "waters; use of moneys appropriated for operating
11 expenses for minor construction and improvement.".
12 SEC. 205. TREATMENT OF REPORTS OF AIRCRAFT ACCI13 DENT INVESTIGATIONS.

14 (a) IN GENERAL.—Chapter 17 of title 14, United15 States Code, is amended by adding at the end the fol-16 lowing:

17 "§ 678. Treatment of reports of aircraft accident investigations

"(a) IN GENERAL.—Whenever the Commandant conducts an accident investigation of an accident involving an
aircraft under the jurisdiction of the Commandant, the
records and report of the investigation shall be treated in
accordance with this section.

24 "(b) PUBLIC DISCLOSURE OF CERTAIN ACCIDENT25 INVESTIGATION INFORMATION.—

1	"(1) Subject to paragraph (2), the Com-
2	mandant, upon request, shall publicly disclose un-
3	classified tapes, scientific reports, and other factual
4	information pertinent to an aircraft accident inves-
5	tigation.
6	"(2) The Commandant shall not disclose the in-
7	formation requested in paragraph (1) unless the
8	Commandant determines—
9	"(A) that such tapes, reports, or other in-
10	formation would be included within and releas-
11	able with the final accident investigation report;
12	and
13	"(B) that release of such tapes, reports, or
14	other information—
15	"(i) would not undermine the ability
16	of accident or safety investigators to con-
17	tinue to conduct the investigation; and
18	"(ii) would not compromise national
19	security.
20	"(3) A disclosure under paragraph (1) may not
21	be made by or through officials with responsibility
22	for, or who are conducting, a safety investigation
23	with respect to the accident.

"(c) OPINIONS REGARDING CAUSATION OF ACCI DENT.—Following an aircraft accident referred to in sub section (a)—

4 "(1) if the evidence surrounding the accident is 5 sufficient for the investigators who conduct the acci-6 dent investigation to come to an opinion as to the 7 cause or causes of the accident, the final report of 8 the accident investigation shall set forth the opinion 9 of the investigators as to the cause or causes of the 10 accident; and

11 "(2) if the evidence surrounding the accident is 12 not sufficient for the investigators to come to an 13 opinion as to the cause or causes of the accident, the 14 final report of the accident investigation shall in-15 clude a description of those factors, if any, that, in 16 the opinion of the investigators, substantially con-17 tributed to or caused the accident.

18 "(d) USE OF INFORMATION CIVIL PRO-IN 19 CEEDINGS.—For purposes of any civil or criminal pro-20 ceeding arising from an aircraft accident referred to in 21 subsection (a), any opinion of the accident investigators 22 as to the cause of, or the factors contributing to, the acci-23 dent set forth in the accident investigation report may not 24 be considered as evidence in such proceeding, nor may

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such report be considered an admission of liability by the
 United States or by any person referred to in such report.

- 3 "(e) REGULATIONS.—The Commandant shall pre-4 scribe regulations to carry out this section.
- 5 "(f) DEFINITIONS.—For purposes of this section—
 6 "(1) the term 'accident investigation' means
 7 any form of investigation by Coast Guard personnel
 8 of an aircraft accident referred to in subsection (a),
 9 other than a safety investigation; and
- "(2) the term 'safety investigation' means an
 investigation by Coast Guard personnel of an aircraft accident referred to in subsection (a), that is
 conducted solely to determine the cause of the accident and to obtain information that may prevent the
 occurrence of similar accidents.".
- 16 (b) CLERICAL AMENDMENT.—The analysis at the be-17 ginning of such chapter is amended by adding at the end18 the following:

"678. Treatment of reports of aircraft accident investigations.".

SEC. 206. ACQUISITION WORKFORCE EXPEDITED HIRING AUTHORITY. Section 404 of the Coast Guard Authorization Act

22 of 2010 (Public Law 111–281; 124 Stat. 2950) is amend23 ed—

24 (1) in subsection (a)(1), by striking "as short25 age category positions;" and inserting "as positions
1\102811.167.xml (511456)

1	for which there exists a shortage of candidates or
2	there is a critical hiring need;"; and
3	(2) in subsection (b)—
4	(A) by striking "paragraph" and inserting
5	"section"; and
6	(B) by striking "2012." and inserting
7	<i>"2015."</i> .

8 SEC. 207. COAST GUARD HOUSING REPORT.

9 In conjunction with the transmittal by the President 10 of the budget of the United States for fiscal year 2013, 11 the Commandant of the Coast Guard shall submit to the 12 Committee on Commerce, Science, and Transportation of 13 the Senate and the Committee on Transportation and In-14 frastructure of the House of Representatives a report on 15 the status of Coast Guard servicemember housing, includ-16 ing—

- 17 (1) a statement of the Coast Guard's housing18 needs requirements;
- 19 (2) an assessment of the condition of the Coast
 20 Guard's current housing inventory, including both
 21 leased and owned property;

(3) an assessment of housing available for
Coast Guard use from surrounding communities and
other government agencies for all duty stations;

(4) a list of housing capacity shortfalls and ex cess; and

3 (5) a revised prioritized list of housing mainte-4 nance and recapitalization projects.

5 SEC. 208. ADVANCE PROCUREMENT FUNDING.

6 (a) IN GENERAL.—Subchapter II of chapter 15 of
7 title 14, United States Code, is amended by adding at the
8 end the following:

9 "§ 577. Advance procurement funding

10 "With respect to any Coast Guard vessel for which 11 amounts are appropriated or otherwise made available for 12 vessels for the Coast Guard in any fiscal year, the Com-13 mandant, subject to section 569a, may enter into a con-14 tract or place an order, in advance of a contract or order 15 for construction of a vessel, for—

- 16 "(1) materials, parts, components, and labor for
- 17 the vessel;
- 18 "(2) the advance construction of parts or com-19 ponents for the vessel;
- 20 "(3) protection and storage of materials, parts,
 21 or components for the vessel; and

"(4) production planning, design, and other related support services that reduce the overall procurement lead time of the vessel.".

(b) CLERICAL AMENDMENT.—The analysis at the be ginning of such chapter is amended by adding at the end
 of the items relating to such subchapter the following:
 "577. Advance procurement funding.".

4 TITLE III—COAST GUARD 5 REFORM

6 SEC. 301. REPEALS.

7 (a) DISTRICT OMBUDSMAN.—Section 55 of title 14,
8 United States Code, and the item relating to such section
9 in the analysis for chapter 3 of such title, are repealed.
10 (b) FAA AIR AIDS TO NAVIGATION.—Section 82 of
11 title 14, United States Code, and the item relating to such
12 section in the analysis for chapter 5 of such title, are re13 pealed.

(c) OCEAN STATIONS.—Section 90 of title 14, United
States Code, and the item relating to such section in the
analysis for chapter 5 of such title, are repealed.

17 (d) DETAIL OF MEMBERS TO ASSIST FOREIGN GOV18 ERNMENTS.—Section 149(a) of title 14, United States
19 Code, is amended by striking the second and third sen20 tences.

(e) ADVISORY COMMITTEE.—Section 193 of title 14,
United States Code, and the item relating to such section
in the analysis for chapter 9 of such title, are repealed.

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1 (f) HISTORY FELLOWSHIPS.—Section 198 of title 14, 2 United States Code, and the item relating to such section 3 in the analysis for chapter 9 of such title, are repealed. 4 (g) ACQUISITION AWARDS.—Section 563 of title 14, 5 United States Code, and the item relating to such section in the analysis for chapter 15 of such title, are repealed. 6 7 SEC. 302. INTERFERENCE WITH COAST GUARD TRANS-8 **MISSIONS.**

9 Section 88 of title 14, United States Code, is amend-10 ed by adding the following:

11 "(e) An individual who knowingly and willfully oper-12 ates a device that interferes with the broadcast or recep-13 tion of a radio, microwave, or other signal (including a 14 signal from a global positioning system) transmitted, re-15 transmitted, or augmented by the Coast Guard for the 16 purpose of maritime safety is—

17 "(1) guilty of a class E felony; and

18 "(2) subject to civil penalty of not more than19 \$1,000 per day for each violation.".

20 SEC. 303. NATIONAL SECURITY CUTTERS.

(a) IN GENERAL.—Subchapter I of chapter 15 of title
14, United States Code is amended by adding at the end
the following new section:

1 "§ 569a. National security cutters

2 "(a) SIXTH NATIONAL SECURITY CUTTER.—The
3 Commandant may not begin production of a sixth national
4 security cutter on any date before which the Com5 mandant—

6 "(1) has acquired a sufficient number of Long 7 Range Interceptor II and Cutter Boat Over the Ho-8 rizon IV small boats for each of the first three na-9 tional security cutters and has submitted to the 10 Committee on Commerce, Science, and Transpor-11 tation of the Senate and the Committee on Trans-12 portation and Infrastructure of the House of Rep-13 resentatives a plan to provide such boats upon the 14 date of delivery of each subsequent national security 15 cutter;

"(2) has achieved the goal of 225 days away
from homeport for each of the first two national security cutters; and

"(3) has submitted to the Committee on Commerce, Science, and Transportation of the Senate
and the Committee on Transportation and Infrastructure of the House of Representatives a program
execution plan detailing increased aerial coverage to
support national security cutter operations.

25 "(b) SEVENTH NATIONAL SECURITY CUTTER.—The26 Commandant may not begin production of a seventh na-

tional security cutter on any date before which the Com mandant has selected an offshore patrol cutter that meets
 at least the minimum operational requirements set out in
 the Operational Requirements Document approved by the
 department in which the Coast Guard is operating on Oc tober 20, 2010.".

7 (b) CLERICAL AMENDMENT.—The analysis at the be8 ginning of such chapter is amended by adding at the end
9 of the items relating to such subchapter the following:
"569a. National security cutters.".

10 SEC. 304. MAJOR ACQUISITIONS REPORT.

(a) IN GENERAL.—Subchapter I of chapter 15 of title
14, United States Code, is further amended by adding at
the end the following:

14 "§ 569b. Major acquisitions report

15 "(a) Major Acquisition Programs Implementa-TION REPORT.—In conjunction with the transmittal by 16 the President of the budget of the United States for fiscal 17 year 2013 and every two fiscal years thereafter, the Sec-18 retary shall submit to the Committee on Commerce, 19 20 Science, and Transportation of the Senate and the Com-21mittee on Transportation and Infrastructure of the House 22 of Representatives a report on the status of all major ac-23 quisition programs.

24 "(b) INFORMATION TO BE INCLUDED.—The report25 shall include for each major acquisition program—

1	"(1) a statement of Coast Guard's mission
2	needs and performance goals for such program, in-
3	cluding a justification for any change to those needs
4	and goals from any report previously submitted
5	under this subsection;
6	"(2) a justification for how the projected num-
7	ber and capabilities of each planned acquisition pro-
8	gram asset meets those mission needs and perform-
9	ance goals;
10	((3) an identification of any and all mission
11	hour gaps, accompanied by an explanation on how
12	and when the Coast Guard will close those gaps;
13	"(4) an identification of any changes to such
14	program, including—
15	"(A) any changes to the timeline for the
16	acquisition of each new asset and the phase out
17	of legacy assets; and
18	"(B) any changes to the costs of new as-
19	sets and legacy assets for that fiscal year, fu-
20	ture fiscal years, or the total acquisition cost;
21	((5) a justification for how any change to such
22	program fulfills the mission needs and performance
23	goals of the Coast Guard;
24	"(6) a description of how the Coast Guard is
25	planning for the integration of each new asset ac-

1	quired under such program into the Coast Guard,
2	including needs related to shore-based infrastructure
3	and human resources;
4	((7) an identification of how funds in that fis-
5	cal year's budget request will be allocated, including
6	information on the purchase of specific assets;
7	"(8) a projection of the remaining operational
8	lifespan and lifecycle cost of each legacy asset that
9	also identifies any anticipated resource gaps;
10	"(9) a detailed explanation of how the costs of
11	the legacy assets are being accounted for within such
12	program;
13	"(10) an annual performance comparison of
14	new assets to legacy assets; and
15	((11) an identification of the scope of the an-
16	ticipated acquisitions workload for the next fiscal
17	year; the number of officers, members, and employ-
18	ees of the Coast Guard currently assigned to posi-
19	tions in the acquisition workforce; and a determina-
20	tion on the adequacy of the current acquisition
21	workforce to meet that anticipated workload, includ-
22	ing the specific positions that are or will be under-
23	staffed, and actions that will be taken to correct
24	such understaffing.

25

1 "(c) CUTTERS NOT MAINTAINED IN CLASS.—Each 2 report under subsection (a) shall identify which, if any, Coast Guard cutters that have been issued a certificate 3 4 of classification by the American Bureau of Shipping have not been maintained in class with an explanation detailing 5 the reasons why they have not been maintained in class. 6 7 "(d) DEFINITION.—For the purposes of this section, 8 the term 'major acquisition program' means an ongoing 9 acquisition undertaken by the Coast Guard with a lifecycle 10 cost estimate greater than \mathbf{or} equal to 11 \$300,000,000.".

(b) CLERICAL AMENDMENT.—The analysis at the beginning of such chapter is further amended by adding at
the end of the items relating to such subchapter the following:

"569b. Major acquisitions report.".

(511456|5)

- 16 (c) REPEAL.—
- 17 (1) Section 408 of the Coast Guard and Mari18 time Transportation Act of 2006 (120 Stat. 537) is
 19 amended by striking subsection (a).
- 20 (2) Title 14, United States Code, is amended—
 21 (A) in section 562, by striking subsection
 22 (e) and redesignating subsections (f) and (g) as
 23 subsections (e) and (f), respectively; and
 24 (D) is a fine fine fine and

24 (B) in section 573(c)(3), by striking sub25 paragraph (B).

 1
 SEC. 305. ENVIRONMENTAL COMPLIANCE AND RESTORA

 2
 TION BACKLOG.

3 (a) IN GENERAL.—Section 693 of title 14, United
4 States Code, is amended to read as follows:

5 "§ 693. Annual report to Congress

6 "The Commandant of the Coast Guard shall submit 7 to the Committee on Transportation and Infrastructure 8 of the House of Representatives and the Committee on 9 Commerce, Science, and Transportation of the Senate the prioritized list of projects eligible for environmental com-10 11 pliance and restoration funding for each fiscal year concurrent with the President's budget submission for that 12 fiscal year.". 13

- 14 (b) CLERICAL AMENDMENT.—The analysis for chap-
- 15 ter 19 of such title is amended by striking the item for
- 16 such section and inserting the following:

"693. Annual report to Congress.".

17 SEC. 306. COAST GUARD AUXILIARIST ENROLLMENT ELIGI-

18 BILITY.

Section 823 of title 14, United States Code, is
amended by striking "citizens of the United States and
its territories and possessions," and inserting "nationals
of the United States (as such term is defined in section
101(a)(22) of the Immigration and Nationality Act (8
U.S.C. 1101(a)(22)) and aliens lawfully admitted for per-

1 manent residence (as such term is defined in section
2 101(a)(20) of such Act (8 U.S.C. 1101 (a)(20))),".

3 SEC. 307. DECOMMISSIONINGS.

4 (a) POLAR SEA.—Not later than 6 months after the
5 date of enactment of this Act, the Commandant of the
6 Coast Guard shall decommission the USCGC POLAR
7 SEA (WAGB 11).

8 (b) POLAR STAR.—Not later than 3 years after the
9 date of enactment of this Act, the Commandant of the
10 Coast Guard shall decommission the USCGC POLAR
11 STAR (WAGB 10).

12SEC. 308. ASSESSMENT OF NEEDS FOR ADDITIONAL COAST13GUARD PRESENCE IN HIGH LATITUDE RE-

14 GIONS.

15 Not later than 60 days after the date of enactment of this Act, the Secretary of the department in which the 16 Coast Guard is operating shall submit a report to the 17 18 Committee on Commerce, Science, and Transportation of 19 the Senate and the Committee on Transportation and Infrastructure of the House of Representatives assessing the 2021 need for additional Coast Guard prevention and response 22 capability in the high latitude regions. The assessment 23 shall address needs for all Coast Guard mission areas, in-24 cluding search and rescue, marine pollution response and

1	prevention, fisheries enforcement, and maritime com-
2	merce. The Secretary shall include in the report—
3	(1) an assessment of the high latitude operating
4	capabilities of all current Coast Guard assets other
5	than icebreakers, including assets acquired under
6	the Deepwater program;
7	(2) an assessment of projected needs for Coast
8	Guard operations in the high latitude regions; and
9	(3) an assessment of shore infrastructure, per-
10	sonnel, logistics, communications, and resources re-
11	quirements to support Coast Guard operations in the
12	high latitude regions, including forward operating
13	bases and existing infrastructure in the furthest
14	north locations that are ice free, or nearly ice free,
15	year round.
16	SEC. 309. LIMITATION ON EXPENDITURES.
17	Section 149(d) of title 14, United States Code, is
18	amended by adding at the end the following:
19	"(3) The amount of funds used under this sub-
20	section may not exceed \$100,000 in any fiscal
21	year.".
22	SEC. 310. RESTRICTION ON THE USE OF AIRCRAFT.
23	(a) RESTRICTION.—Except as provided in subsection
24	(b), the Secretary of the department in which the Coast
25	Guard is operating and the Commandant of the Coast

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Guard may not travel aboard any Coast Guard owned or
 operated fixed-wing aircraft if the Secretary has not pro vided the Committee on Transportation and Infrastruc ture of the House of Representatives and the Committee
 on Commerce, Science, and Transportation of the Senate
 all of the following:

7 (1) A cost-constrained Fleet Mix Analysis.

8 (2) The study of Coast Guard current and
9 planned cutters conducted by the Office of Program
10 Analysis and Evaluation of the Department of
11 Homeland Security at the request of the Office of
12 Management and Budget.

(b) EXCEPTION.—The Secretary and the Commandant may travel aboard a Coast Guard owned and operated fixed-wing aircraft—

16 (1) to respond to a major disaster or emergency
17 declared under section 401 of the Robert T. Stafford
18 Disaster Relief and Emergency Assistance Act (42
19 U.S.C. 5170);

20 (2) to respond to a discharge classified as a
21 spill of national significance under part 300.323 of
22 title 40, Code of Federal Regulations; or

23 (3) for evacuation purposes including for a24 medical emergency.

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TITLE IV—SHIPPING AND NAVIGATION

3 SEC. 401. COMMITTEE ON THE MARINE TRANSPORTATION

SYSTEM.

5 (a) IN GENERAL.—Chapter 555 of title 46, United
6 States Code, is amended by adding at the end the fol7 lowing:

8 "§55502. Committee on the Marine Transportation 9 System

10 "(a) ESTABLISHMENT.—There is established a Com11 mittee on the Marine Transportation System (in this sec12 tion referred to as the 'Committee').

13 "(b) PURPOSE.—The Committee shall—

"(1) assess the adequacy of the marine transportation system (including ports, waterways, channels, and their intermodal connections);

17 "(2) develop and implement policies to promote18 an efficient marine transportation system; and

19 "(3) coordinate policies among Federal agencies
20 to promote an efficient marine transportation sys21 tem.

22 "(c) Membership.—

23 "(1) IN GENERAL.—The Committee shall con24 sist of the Secretary of Transportation, the Sec25 retary of Defense, the Secretary of Homeland Secu-

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1 rity, the Secretary of Commerce, the Secretary of 2 the Treasury, the Secretary of State, the Secretary 3 of the Interior, the Secretary of Agriculture, the At-4 torney General, the Secretary of Labor, the Sec-5 retary of Energy, the Administrator of the Environ-6 mental Protection Agency, the Chairman of the Fed-7 eral Maritime Commission, and the head of any other Federal agency that the Committee Chair, 8 9 with the approval of a majority of the voting mem-10 bers of the Committee, determines can further the 11 purpose and activities of the Committee.

12 "(2) EX-OFFICIO MEMBERS.—The Committee
13 may also consist of so many nonvoting members as
14 the Committee Chair, with the approval of a major15 ity of the voting members of the Committee, deter16 mines is appropriate to further the purpose and ac17 tivities of the Committee.

"(3) CHAIRMAN.—The Chair of the Committee
shall rotate each year among the Secretary of Transportation, the Secretary of Defense, the Secretary of
Homeland Security, and the Secretary of Commerce.
The order of rotation shall be determined with the
approval of a majority of the voting members of the
Committee.

25 "(d) SUPPORT.—

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1 "(1) COORDINATING BOARD.—Each member of 2 the Committee may select a senior level representa-3 tive to serve on a coordinating board which shall as-4 sist the Committee in carrying out its purpose and 5 activities.

6 "(2) EXECUTIVE DIRECTOR.—The Secretary of 7 Transportation, in consultation with the Secretary of 8 Defense, the Secretary of Homeland Security, and 9 the Secretary of Commerce, shall select an executive 10 director to assist the Committee in carrying out its 11 purpose and activities.

12 "(e) MARINE TRANSPORTATION SYSTEM ASSESS13 MENT AND STRATEGY.—Not later than one year after the
14 date of enactment of this Act and every 5 years thereafter,
15 the Committee shall provide a report to Congress which
16 includes—

17 "(1) steps taken to implement actions rec18 ommended in the July 2008 'National Strategy for
19 the Marine Transportation System: A Framework
20 for Action';

21 "(2) an assessment of the condition of the ma22 rine transportation system;

23 "(3) a discussion of the challenges the system
24 faces in meeting user demand;

"(4) a plan with recommended actions for im proving the marine transportation system to meet
 current and future challenges; and

4 "(5) steps taken to implement actions rec5 ommended in previous reports required under this
6 subsection.

7 "(f) CONSULTATION.—In carrying out its purpose
8 and activities, the Committee may consult with the Marine
9 Transportation System National Advisory Council, inter10 ested parties, and the public.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of such chapter is amended by inserting
after the item relating to section 55501 the following:
"55502. Committee on the Marine Transportation System.".

14 SEC. 402. REPORT ON DETERMINATIONS.

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 shall provide to the Committee
on Transportation and Infrastructure of the House of
Representatives and the Committee on Commerce,
Science, and Transportation of the Senate a report on—

(1) the loss of United States shipyard jobs and
industrial base expertise as a result of rebuild, conversion, and double-hull work on United States-flag
vessels eligible to engage in the coastwise trade
being performed in foreign shipyards;

1	(2) enforcement of the Coast Guard's foreign
2	rebuild determination regulations; and
3	(3) recommendations for improving the trans-
4	parency in the Coast Guard's foreign rebuild deter-
5	mination process.
6	SEC. 403. DOCKSIDE EXAMINATIONS.
7	(a) IN GENERAL.—Section 4502(f) of title 46, United
8	states Code, is amended—
9	(1) in paragraph (2) by striking "at least once
10	every 2 years" and inserting "at least once every 5
11	years'';
12	(2) by striking "and" after the semicolon at the
13	end of paragraph (1);
14	(3) by striking the period at the end of para-
15	graph (2) and inserting "; and"; and
16	(4) by adding at the end the following:
17	"(3) shall complete the first examination of a
18	dockside vessel under this section no later than Oc-
19	tober 15, 2015.".
20	(b) DATABASE.—Section $4502(g)(4)$ of title 46,
21	United States Code, is amended by striking "a publicly
22	accessible" and inserting "an".
23	SEC. 404. RECOURSE FOR NONCITIZENS.
24	Section 30104 of title 46, United States Code, is

25 amended—

(1) by inserting "(a) IN GENERAL.—" before
 the first sentence; and

3 (2) by adding at the end the following new sub-4 section:

5 "(b) **RESTRICTION** ON RECOVERY FOR NON-RESIDENT ALIENS EMPLOYED ON FOREIGN PASSENGER 6 7 VESSELS.—A claim for damages or expenses relating to 8 personal injury, illness, or death of a seaman who is a 9 citizen of a foreign nation, arising during or from the engagement of the seaman by or for a passenger vessel duly 10 11 registered under the laws of a foreign nation, may not be brought under the laws of the United States if— 12

13 "(1) such seaman was not a permanent resident
14 alien of the United States at the time the claim
15 arose;

16 "(2) the injury, illness, or death arose outside17 the territorial waters of the United States; and

"(3) the seaman or the seaman's personal representative has or had a right to seek compensation
for the injury, illness, or death in, or under the laws
of—

22 "(A) the nation in which the vessel was
23 registered at the time the claim arose; or

1	"(B) the nation in which the seaman main-
2	tained citizenship or residency at the time the
3	claim arose.".
4	SEC. 405. MARITIME LIENS ON FISHING 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 per-
9	mit and permit description
10	"(a) IN GENERAL.—This chapter—
11	((1) does not establish a maritime lien on a
12	permit that—
13	"(A) authorizes a person or use of a vessel
14	to engage in fishing; and
15	"(B) is issued under State or Federal law;
16	and
17	"(2) does not authorize any civil action to en-
18	force a maritime lien on such a permit.
19	"(b) FISHING PERMIT DESCRIBED.—A fishing per-
20	mit—
21	"(1) is governed solely by the State or Federal
22	law under which it was issued; and
23	((2) is not included in the whole of a vessel or
24	as an appurtenance or intangible of a vessel for any
25	purpose.
"(c) LIMITATION ON STATUTORY CONSTRUCTION.—
 Nothing in subsections (a) and (b) shall be construed as
 imposing any limitation upon the authority of the Sec retary of Commerce to modify, suspend, revoke, or sanc tion any Federal fishery permit issued by the Secretary
 of Commerce or to bring a civil action to enforce such
 modification, suspension, revocation, or sanction.".

8 (b) CLERICAL AMENDMENT.—The table of sections
9 at the beginning of such chapter is amended by inserting
10 after the item relating to section 31309 the following:

"31310. Limitation on maritime liens on fishing permit and permit description.".

11 SEC. 406. SHORT SEA TRANSPORTATION.

12 (a) PURPOSE OF PROGRAM AND PROJECTS; REAU13 THORIZATION; TERMINATION.—Section 55601 of title 46,
14 United States Code, is amended—

(1) in subsection (a), by striking "landside congestion." and inserting "landside congestion and to
promote increased use of the navigable waters of the
United States for transportation of passengers or
freight (or both).";

20 (2) in subsection (c), by inserting "and to pro21 mote waterborne transportation between ports with22 in the United States" after "coastal corridors";

23 (3) in subsection (d), by striking "that the
24 project may—" and all that follows through the end

1	of the subsection and inserting "that the project
2	uses documented vessels and—
3	"(1) mitigates landside congestion; or
4	"(2) promotes waterborne transportation be-
5	tween ports of the United States.";
6	(4) by striking subsection (f) and redesignating
7	subsection (g) as subsection (f);
8	(5) in subsection (f), as so redesignated, by
9	adding at the end the following—
10	"(4) Authorization of appropriations.—
11	There is authorized to be appropriated not more
12	than $$5,000,000$ for each of the fiscal years 2012
13	through fiscal year 2017 for grants under this sub-
14	section."; and
15	(6) by adding at the end the following:
16	"(g) TERMINATION OF AUTHORITY.—Authority
17	granted to the Secretary under this section shall terminate
18	September 30, 2017.".
19	(b) Short Sea Transportation Definition.—
20	Section 55605 of title 46, United States Code, is amended
21	by striking "means the carriage by vessel of cargo—" and
22	inserting "means the carriage of passengers or freight (or
23	both) by a vessel documented under the laws of the United
24	States—".

1 SEC. 407. MISSION OF THE MARITIME ADMINISTRATION. 2 Section 109(a) of title 49, United States Code, is 3 amended-4 (1) in the subsection heading by striking "OR-GANIZATION" and inserting "ORGANIZATION AND 5 6 MISSION"; and 7 (2) by inserting at the end the following: "The 8 mission of the Maritime Administration is to foster, 9 promote, and develop the domestic merchant mari-10 time industry of the United States.". 11 SEC. 408. LIMITATION ON LIABILITY FOR NON-FEDERAL 12 VESSEL TRAFFIC SERVICE OPERATORS. 13 (a) IN GENERAL.—Section 2307 of title 46, United States Code, is amended— 14 (1) by inserting "(a) COAST GUARD VESSEL 15 16 TRAFFIC SERVICE PILOTS" before "Any pilot"; and 17 (2) by adding at the end the following: 18 "(b) NON-FEDERAL VESSEL TRAFFIC SERVICE OP-19 ERATORS.—An entity operating a non-Federal vessel traf-20 fic information service or advisory service pursuant to a 21 duly executed written agreement with the Coast Guard, 22 and any person acting in accordance with operational procedures approved by the Coast Guard at such a non-Fed-23 24 eral service, shall not be liable for damages caused by or related to information, advice, or communication assist-25

or acting unless the acts or omissions of such entity or
 person constitute gross negligence or willful misconduct.".
 (b) CLERICAL AMENDMENT.—The analysis at the be ginning of chapter 23 of such title is amended by striking
 the item relating to section 2307 and inserting the fol lowing:

"2307. Limitation on liability for Coast Guard Vessel Traffic Service pilots and non-Federal vessel traffic service operators.".

7 TITLE V—FEDERAL MARITIME 8 COMMISSION

9 SEC. 501. AUTHORIZATION OF APPROPRIATIONS.

10 Section 501 of the Coast Guard and Maritime Trans-11 portation Act of 2004 (Public Law 108–293; 118 Stat. 12 1049) is amended by striking "Commission—" and all 13 that follows through the period at the end of the section 14 and inserting "Commission for each of the fiscal years 15 2012 through 2015, \$24,000,000.".

16 TITLE VI—MISCELLANEOUS

17 SEC. 601. TECHNICAL CORRECTIONS.

18 (a) TITLE 14.—Title 14, United States Code, is19 amended—

20 (1) in section 564, by striking subsection (d);21 and

(2) in section 569(a), by striking "and annuallythereafter,".

(b) STUDY OF BRIDGES.—Section 905 of the Coast
 Guard Authorization Act of 2010 (Public Law 111–281;
 124 Stat. 3012) is amended to read as follows:

4 "SEC. 905. STUDY OF BRIDGES OVER NAVIGABLE WATERS.

5 "The Commandant of the Coast Guard shall submit to the Committee on Commerce, Science, and Transpor-6 7 tation of the Senate and the Committee on Transportation 8 and Infrastructure of the House of Representatives a com-9 prehensive study on the construction or alteration of any 10 bridge, drawbridge, or causeway over the navigable waters of the United States with a channel depth of 25 feet or 11 12 greater that may impede or obstruct future navigation to 13 or from port facilities, for which a permit under the Act of March 23, 1906 (chapter 1130; 33 U.S.C. 491 et seq.), 14 15 popularly known as the Bridge Act of 1906, was requested on or after January 1, 2006 and on or before August 3, 16 2011.". 17

18 SEC. 602. REPORT ON COAST GUARD MERCHANT MARINER

19

MEDICAL EVALUATION PROGRAM.

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

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Maritime Center's merchant mariner medical evaluation
 program and alternatives to the program.

- 3 (b) CONTENTS.—The report required under sub-4 section (a) shall include the following:
- 5 (1) An overview of the adequacy of the program
 6 for making medical certification determinations for
 7 issuance of merchant mariners' documents.
- 8 (2) An analysis of how a system similar to the 9 Federal Motor Carrier Safety Administration's Na-10 tional Registry of Certified Medical Examiners pro-11 gram, and the Federal Aviation Administration's 12 Designated Aviation Medical Examiners program, 13 could be applied by the Coast Guard to make medical fitness determinations for issuance of merchant 14 15 mariners' documents.
- 16 (3) An explanation of how the amendments to
 17 the International Convention on Standards of Train18 ing, Certification and Watchkeeping for Seafarers,
 19 1978, that enter into force on January 1, 2012, will
 20 require changes to the Coast Guard's merchant mar21 iner medical evaluation program.

22 SEC. 603. NOTICE OF ARRIVAL.

The regulations required under section 109(a) of
Public Law 109–347 (33 U.S.C. 1223 note) on notice of
arrival for foreign vessels on the Outer Continental Shelf

1 shall not apply to a vessel documented under section

2 12105 of title 46, United States Code, unless such vessel

3 arrives from a foreign port or place.

4 SEC. 604. TECHNICAL CORRECTIONS TO TITLE 14.

- 5 Chapter 1 of title 14, United States Code, is amended
- 6 to read as follows:

7 "CHAPTER 1—ESTABLISHMENT AND 8 DUTIES

"Sec.

"1. Establishment of Coast Guard.

"2. Primary duties.

- "3. Department in which the Coast Guard operates.
- "4. Secretary defined.

9 "§ 1. Establishment of Coast Guard

10 "The Coast Guard shall be a military service and a11 branch of the armed forces of the United States at all12 times.

13 "§2. Primary duties

14 "The Coast Guard shall—

"(1) enforce or assist in the enforcement of all
applicable Federal laws on, under, and over the high
seas and waters subject to the jurisdiction of the
United States;

- 19 "(2) engage in maritime air surveillance or
 20 interdiction to enforce or assist in the enforcement
 21 of the laws of the United States;
- 22 "(3) administer laws and promulgate and en23 force regulations for the promotion of safety of life

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and property on and under the high seas and waters
 subject to the jurisdiction of the United States cov ering all matters not specifically delegated by law to
 some other executive department;

5 "(4) develop, establish, maintain, and operate, 6 with due regard to the requirements of national de-7 fense, aids to maritime navigation, ice-breaking fa-8 cilities, and rescue facilities for the promotion of 9 safety on, under, and over the high seas and waters 10 subject to the jurisdiction of the United States;

"(5) pursuant to international agreements, develop, establish, maintain, and operate icebreaking
facilities on, under, and over waters other than the
high seas and waters subject to the jurisdiction of
the United States;

"(6) engage in oceanographic research of the
high seas and in waters subject to the jurisdiction of
the United States; and

"(7) maintain a state of readiness to function
as a specialized service in the Navy in time of war,
including the fulfillment of Maritime Defense Zone
command responsibilities.

1 "§3. Department in which the Coast Guard operates

2 "(a) The Coast Guard shall be a service in the De3 partment of Homeland Security, except when operating as
4 a service in the Navy.

5 "(b) Upon the declaration of war if Congress so directs in the declaration or when the President directs, the 6 7 Coast Guard shall operate as a service in the Navy, and shall so continue until the President, by Executive order, 8 transfers the Coast Guard back to the Department of 9 10 Homeland Security. While operating as a service in the Navy, the Coast Guard shall be subject to the orders of 11 the Secretary of the Navy, who may order changes in 12 13 Coast Guard operations to render them uniform, to the extent such Secretary deems advisable, with Navy oper-14 15 ations.

16 "(c) Whenever the Coast Guard operates as a service17 in the Navy:

18 "(1) applicable appropriations of the Navy De19 partment shall be available for the expense of the
20 Coast Guard;

21 "(2) applicable appropriations of the Coast
22 Guard shall be available for transfer to the Navy
23 Department;

24 "(3) precedence between commissioned officers25 of corresponding grades in the Coast Guard and the

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- Navy shall be determined by the date of rank stated
 by their commissions in those grades;
- 3 "(4) personnel of the Coast Guard shall be eli-4 gible to receive gratuities, medals, and other insignia 5 of honor on the same basis as personnel in the naval 6 service or serving in any capacity with the Navy; and "(5) the Secretary may place on furlough any 7 8 officer of the Coast Guard and officers on furlough 9 shall receive one half of the pay to which they would 10 be entitled if on leave of absence, but officers of the 11 Coast Guard Reserve shall not be so placed on fur-12 lough.

13 "§4. Secretary defined

14 "In this title, the term 'Secretary' means the Sec-15 retary of the respective department in which the Coast16 Guard is operating.".

17 SEC. 605. DISTANT WATER TUNA FLEET.

18 Section 421 of the Coast Guard and Maritime Trans19 portation Act of 2006 (Public Law 109-241; 120 Stat.
20 548) is amended—

- (1) by striking subsection (b) and inserting thefollowing:
- 23 "(b) LICENSING RESTRICTIONS.—
- 24 "(1) IN GENERAL.—Subsection (a)(1) only applies to a foreign citizen that holds a credential that

is equivalent to the credential issued by the Coast
 Guard to a United States citizen for the position,
 with respect to requirements for experience, training,
 and other qualifications.

5 "(2) TREATMENT OF LICENSE.—An equivalent 6 credential under paragraph (1) shall be considered 7 as meeting the requirements of section 8304 of title 8 46, United States Code, but only while a person 9 holding the credential is in the service of the vessel 10 to which this section applies."; and

11 (2) in subsection (d) by striking "on December 12 31, 2012" and inserting "on the date the Treaty on 13 Fisheries Between the Governments of Certain Pa-14 cific Island States and the Government of the 15 United States of America ceases to have effect for 16 any party under Article 12.6 or 12.7 of such treaty, 17 as in effect on the date of enactment of the Coast 18 Guard and Maritime Transportation Act of 2011".

19 SEC. 606. WAIVERS.

(a) IN GENERAL.—Notwithstanding sections 12112
and 12132 and chapter 551 of title 46, United States
Code, the Secretary of the department in which the Coast
Guard is operating may issue a certificate of documentation with a coastwise endorsement for each of the following
vessels:

1	(1) M/V GEYSIR (United States official num-			
2	ber 622178).			
3	(2) MACY-RENEE (United States official			
4	number 1107319)			
5	(3) OCEAN VERITAS (IMO number			
6	7366805).			
7	(4) LUNA (United States official number			
8	280133).			
9	(5) IL MORO DI VENEZIA IV (United States			
10	official number 1028654)			
11	(b) Documentation of LNG Tankers.—			
12	(1) IN GENERAL.—Notwithstanding sections			
13	12112 and 12132 and chapter 551 of title 46 ,			
14	United States Code, the Secretary of the department			
15	in which the Coast Guard is operating may issue a			
16	certificate of documentation with a coastwise en-			
17	dorsement for each of the following vessels:			
18	(A) LNG GEMINI (United States official			
19	number 595752).			
20	(B) LNG LEO (United States official			
21	number 595753).			
22	(C) LNG VIRGO (United States official			
23	number 595755).			
24	(2) LIMITATION ON OPERATION.—Coastwise			
25	trade authorized under paragraph (1) shall be lim-			

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ited to carriage of natural gas, as that term is de fined in section 3(13) of the Deepwater Port Act of
 1974 (33 U.S.C. 1502(13)).

4 (3) TERMINATION OF EFFECTIVENESS OF EN-5 DORSEMENTS.—The coastwise endorsement issued 6 under paragraph (1) for a vessel shall expire on the 7 date of the sale of the vessel by the owner of the ves-8 sel on the date of enactment of this Act to a person 9 who is not related by ownership or control to such 10 owner.

(c) OPERATION OF A DRY DOCK.—A vessel transported in Dry Dock #2 (State of Alaska registration
AIDEA FDD-2) is not merchandise for purposes of section 55102 of title 46, United States Code, if, during such
transportation, Dry Dock #2 remains connected by a utility or other connecting line to pierside moorage.

17 SEC. 607. REPORT ON OPTIONS TO IMPROVE INTEGRATION

18 OF U.S. COAST GUARD AND CANADIAN COAST
19 GUARD GREAT LAKES ICEBREAKING OPER20 ATIONAL INFORMATION.

Within 180 days after the date of enactment of this
Act, the Commandant of the Coast Guard shall report to
the Committee on Commerce, Science, and Transportation
of the Senate and the Committee on Transportation and
Infrastructure of the House of Representatives on options

to improve the integration of the Great Lakes icebreaking
 operational information of the United States Coast Guard
 and Canadian Coast Guard to improve the safety, eco nomic security, and efficiency of Great Lakes icebreaking
 activities of both services.

6 SEC. 608. STANDBY VESSELS.

7 (a) IN GENERAL.—Subtitle VIII of title 46, United
8 States Code, is amended by adding at the end thereof the
9 following new chapter:

10 "CHAPTER 807—STANDBY VESSELS

"Sec. "80701. Standby vessels.

11 "§ 80701. Standby vessels

12 "(a) IN GENERAL.—The owner or operator of a
13 manned facility, installation, unit, or vessel shall locate a
14 standby vessel—

"(1) not more than 3 nautical miles from such
manned facility, installation, unit, or vessel while it
is performing drilling, plugging, abandoning, or
workover operations; and

"(2) not more than 12 nautical miles from such
manned facility, installation, unit, or vessel while it
is performing operations other than drilling, plugging, abandoning, or workover operations.

23 "(b) IMPROVED STANDBY VESSEL RESPONSE24 TIME.—

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1 "(1) IN GENERAL.—A Coast Guard District 2 Commander may reduce the distances prescribed in 3 subsection (a) for the area of command of the Dis-4 trict Commander if the District Commander deter-5 mines the reduction is necessary to address delays in 6 standby vessel response times caused by inclement 7 weather, high seas, or other conditions that prolong 8 standby vessel response time or lessen the time sur-9 vivors of an accident can remain in the water.

10 "(2) APPROXIMATION OF NORMAL RESPONSE 11 TIME.—Any reduction under paragraph (1) shall be 12 made to a distance that, in weather conditions ne-13 cessitating the reduction, ensures that a standby 14 vessel's response time approximates that of a stand-15 by vessel covering the distance prescribed in sub-16 section (a) during normal weather conditions.

"(3) PREVENTION OF HYPOTHERMIA.—Any reduction under paragraph (1) made due to water
temperature or other factors that reduce the time
survivors of an accident can remain in the water
shall be made to a distance at which a standby vessel can be assumed to reach the survivor before the
onset of hypothermia.

24 "(4) NOTICE TO OWNERS AND OPERATORS.—
25 Before exercising the authority in paragraph (1), a

1 District Commander shall provide 72 hours notice to 2 the owners and operators of standby vessels and 3 owners and operators of manned facilities, installations, units, and vessels operating in the District 4 5 Commander's area of command. 6 "(c) MULTIPLE PLATFORMS AND USES.—Nothing in 7 this section shall be construed to prohibit— "(1) use of one standby vessel for more than 8 9 one manned facility, installation, unit, or vessel; or 10 "(2) use of a standby vessel for other pur-11 poses.". 12 (b) CLERICAL AMENDMENT.—The table of chapters 13 at the beginning of such subtitle is amended by adding at the end the following: 14 15 (c) EFFECTIVE DATE.—The amendments made by this section shall take effect one year after the date of 16 enactment of this Act. 17 18 (d) REGULATIONS.— 19 (1) IN GENERAL.—The Secretary of the depart-20 ment in which the Coast Guard is operating may 21 promulgate regulations to implement the amend-22 ments made by this section. 23 (2) EXISTING REGULATIONS.—Until such time 24 as the Secretary promulgates regulations to imple-

ment the amendments made by this section, the re-

quirements of subpart E of part 143 of title 33,
 Code of Federal Regulations, as in effect on the date
 of enactment of this Act, including the requirements
 that must be met by a standby vessel, shall apply to
 standby vessels required under the amendments.

6 SEC. 609. CAP ON PENALTY WAGES.

7 (a) FOREIGN AND INTERCOASTAL VOYAGES.—Sec8 tion 10313(g) of title 46, United States Code, is amend9 ed—

10 (1) in paragraph (2)—

11 (A) by striking "all claims in a class action
12 suit by seamen" and inserting "each claim by
13 a seaman"; and

14 (B) by striking "the seamen" and inserting15 "the seaman"; and

16 (2) in paragraph (3), by striking "class action".
17 (b) COASTWISE VOYAGES.—Section 10504(c) of such
18 title is amended—

19 (1) in paragraph (2)—

20 (A) by striking "all claims in a class action
21 suit by seamen" and inserting "each claim by
22 a seaman"; and

23 (B) by striking "the seamen" and inserting24 "the seaman"; and

25 (2) in paragraph (3), by striking "class action".

1SEC. 610. REPORT ON IMPEDIMENTS TO THE U.S.-FLAG2REGISTRY.

3 (a) REPORT.—Not later than 180 days after the date of enactment of this Act, the Commandant of the Coast 4 5 Guard shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and 6 7 the Committee on Commerce, Science, and Transportation 8 of the Senate a report on factors under the authority of 9 the Coast Guard that impact the ability of vessels documented in the United States to effectively compete in 10 11 international transportation markets.

12 (b) CONTENT.—The report shall include—

(1) a review of differences in Coast Guard policies and regulations governing the inspection of vessels documented in the United States and the policies and regulations of the International Maritime
Organization governing the inspection of vessels not
documented in the United States;

19 (2) a statement on the impact such differences
20 have on operating costs for vessels documented in
21 the United States; and

(3) recommendations on whether to harmonize
any differences in the policies and regulations governing inspection of vessels by the Coast Guard and
the International Maritime Organization.

(c) CONSULTATION.—In preparing the report, the
 Commandant may consider the views of representatives of
 the owners or operators of vessels documented in the
 United States and the organizations representing the em ployees employed on such vessels.

6 SEC. 611. REPORT ON DRUG INTERDICTION IN THE CARIB7 BEAN BASIN.

8 (a) REPORT.—Not later than 180 days after the date 9 of enactment of this Act, the Commandant of the Coast 10 Guard shall submit to the Committee on Transportation 11 and Infrastructure of the House of Representatives and 12 the Committee on Commerce, Science, and Transportation 13 of the Senate a report on drug interdiction in the Carib-14 bean basin.

15 (b) CONTENT.—The report shall include—

- 16 (1) a statement of the Coast Guard mission re17 quirements for drug interdiction in the Caribbean
 18 basin;
- (2) the number of maritime surveillance hours
 and Coast Guard assets used in each of fiscal years
 2009 through 2011 to counter the illicit trafficking
 of drugs and other related threats throughout the
 Caribbean basin; and

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(3) a determination of whether such hours and

assets satisfied the Coast Guard mission require-

3 ments for drug interdiction in the Caribbean basin. TITLE VII—COMMERCIAL 4 VESSEL DISCHARGES REFORM 5 SEC. 701. SHORT TITLE. 6 7 This title may be cited as the "Commercial Vessel 8 Discharges Reform Act of 2011". 9 SEC. 702. DISCHARGES FROM COMMERCIAL VESSELS. 10 Title III of the Federal Water Pollution Control Act 11 (33 U.S.C. 1311 et seq.) is amended by adding at the end the following: 12 13 "SEC. 321. DISCHARGES FROM COMMERCIAL VESSELS. 14 "(a) DEFINITIONS.—In this section, the following 15 definitions apply: "(1) AQUATIC NUISANCE SPECIES.—The term 16 17 'aquatic nuisance species' means a nonindigenous 18 species (including a pathogen) that threatens the di-19 versity or abundance of native species or the ecologi-20 cal stability of navigable waters or commercial, agri-21 cultural, aquacultural, or recreational activities de-22 pendent on such waters. 23 "(2) BALLAST WATER.— 24 "(A) IN GENERAL.—The term 'ballast 25 water' means any water (including any sedi-

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1	ment suspended in such water) taken aboard a
2	commercial vessel—
3	"(i) to control trim, list, draught, sta-
4	bility, or stresses of the vessel; or
5	"(ii) during the cleaning, mainte-
6	nance, or other operation of a ballast water
7	treatment system of the vessel.
8	"(B) Exclusion.—The term 'ballast
9	water' does not include any pollutant that is
10	added to water described in subparagraph (A)
11	that is not directly related to the operation of
12	a properly functioning ballast water treatment
13	technology certified under subsection (e).
14	"(3) Ballast water performance stand-
15	ARD.—The term 'ballast water performance stand-
16	ard' or 'performance standard' means a numerical
17	ballast water performance standard specified under
18	subsection (c) or established under subsection (d).
19	"(4) BALLAST WATER TREATMENT SYSTEM.—
20	The term 'ballast water treatment system' means
21	any equipment on board a commercial vessel (includ-
22	ing all compartments, piping, spaces, tanks, and
23	multi-use compartments, piping, spaces, and tanks)
24	that is—

1	"(A) designed for loading, carrying, treat-
2	ing, or discharging ballast water; and
3	"(B) installed and operated to meet a bal-
4	last water performance standard.
5	"(5) Ballast water treatment tech-
6	NOLOGY.—The term 'ballast water treatment tech-
7	nology' or 'treatment technology' means any me-
8	chanical, physical, chemical, or biological process
9	used, either singularly or in combination, to remove,
10	render harmless, or avoid the uptake or discharge of
11	aquatic nuisance species within ballast water.
12	"(6) BIOCIDE.—The term 'biocide' means a
13	substance or organism, including a virus or fungus,
14	that is introduced into, or produced by, a ballast
15	water treatment technology as part of the process
16	used to comply with a ballast water performance
17	standard under this section.
18	"(7) Commercial vessel.—The term 'com-
19	mercial vessel' means every description of
20	watercraft, or other artificial contrivance used or ca-
21	pable of being used as a means of transportation on
22	water, that is engaged in commercial service (as de-
23	fined under section 2101 of title 46, United States
24	Code).

1	"(8) CONSTRUCTED.—The term 'constructed'
2	means a state of construction of a commercial vessel
3	at which—
4	"(A) the keel is laid;
5	"(B) construction identifiable with the spe-
6	cific vessel begins;
7	"(C) assembly of the vessel has begun
8	comprising at least 50 tons or 1 percent of the
9	estimated mass of all structural material of the
10	vessel, whichever is less; or
11	"(D) the vessel commences a major conver-
12	sion.
13	"(9) DISCHARGE INCIDENTAL TO THE NORMAL
14	OPERATION OF A COMMERCIAL VESSEL.—
15	"(A) IN GENERAL.—The term 'discharge
16	incidental to the normal operation of a commer-
17	cial vessel' means—
18	"(i) a discharge into navigable waters
19	from a commercial vessel of—
20	"(I)(aa) graywater (except
21	graywater referred to in section
22	312(a)(6)), bilge water, cooling water,
23	oil water separator effluent, anti-foul-
24	ing hull coating leachate, boiler or
25	economizer blowdown, byproducts

1	from cathodic protection, controllable
2	pitch propeller and thruster hydraulic
3	fluid, distillation and reverse osmosis
4	brine, elevator pit effluent, firemain
5	system effluent, freshwater layup ef-
6	fluent, gas turbine wash water, motor
7	gasoline and compensating effluent,
8	refrigeration and air condensate efflu-
9	ent, seawater pumping biofouling pre-
10	vention substances, boat engine wet
11	exhaust, sonar dome effluent, exhaust
12	gas scrubber washwater, or stern tube
13	packing gland effluent; or
14	"(bb) any other pollutant associ-
15	ated with the operation of a marine
16	propulsion system, shipboard maneu-
17	vering system, habitability system, or
18	installed major equipment, or from a
19	protective, preservative, or absorptive
20	application to the hull of a commercial
21	vessel;
22	"(II) weather deck runoff, deck
23	wash, aqueous film forming foam ef-
24	fluent, chain locker effluent, non-oily
25	machinery wastewater, underwater

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ship husbandry effluent, welldeck ef-
fluent, or fish hold and fish hold
cleaning effluent; or
"(III) any effluent from a prop-
erly functioning marine engine; or
"(ii) a discharge of a pollutant into
navigable waters in connection with the
testing, maintenance, and repair of a sys-
tem, equipment, or engine described in
subclause (I)(bb) or (III) of clause (i)
whenever the commercial vessel is water-
borne.
"(B) EXCLUSION.—The term 'discharge
incidental to the normal operation of a commer-
cial vessel' does not include—
"(i) a discharge into navigable waters
from a commercial vessel of—
"(I) ballast water;
"(II) rubbish, trash, garbage, in-
cinerator ash, or other such material
discharged overboard;
"(III) oil or a hazardous sub-
stance within the meaning of section
311; or

1	"(IV) sewage within the meaning
2	of section 312; or
3	"(ii) an emission of an air pollutant
4	resulting from the operation onboard a
5	commercial vessel of a vessel propulsion
6	system, motor driven equipment, or incin-
7	erator.
8	"(10) Existing commercial vessel.—The
9	term 'existing commercial vessel' means a commer-
10	cial vessel constructed prior to January 1, 2012.
11	"(11) Geographically limited area.—The
12	term 'geographically limited area' means an area—
13	"(A) with a physical limitation that pre-
14	vents a commercial vessel from operating out-
15	side the area, as determined by the Secretary;
16	or
17	"(B) that is ecologically homogeneous, as
18	determined by the Administrator, in consulta-
19	tion with the Secretary.
20	"(12) MAJOR CONVERSION.—The term 'major
21	conversion' means a conversion of a commercial ves-
22	sel that—
23	"(A) changes its ballast water capacity by
24	15 percent or more; or

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1 "(B) prolongs the life of the commercial 2 vessel by 10 years or more, as determined by 3 the Secretary. "(13) MANUFACTURER.—The term 'manufac-4 turer' means a person engaged in the manufac-5 6 turing, assembling, or importation of a ballast water 7 treatment technology. "(14) NAVIGABLE WATERS.—The term 'navi-8 9 gable waters' includes the exclusive economic zone, 10 as defined in section 107 of title 46, United States 11 Code. 12 "(15) NONINDIGENOUS SPECIES.—The term 13 'nonindigenous species' means a species or other via-14 ble biological material that enters an ecosystem be-15 yond its historic range. "(16) OWNER OR OPERATOR.—The term 'owner 16 17 or operator' means a person owning, operating, or 18 chartering by demise a commercial vessel. 19 ((17))SECRETARY.—The term 'Secretary' 20 means the Secretary of the department in which the 21 Coast Guard is operating. 22 "(18) VESSEL GENERAL PERMIT.—The term 23 'Vessel General Permit' means the Vessel General 24 Permit for Discharges Incidental to the Normal Op-

25 eration of Vessels issued by the Administrator under

1	section 402 for ballast water and other discharges
2	incidental to the normal operation of vessels, as in
3	effect on December 19, 2008, for all jurisdictions ex-
4	cept Alaska and Hawaii, and February 6, 2009, for
5	Alaska and Hawaii.
6	"(b) General Provisions.—
7	"(1) Ballast water discharge require-
8	MENTS FOR COMMERCIAL VESSELS.—An owner or
9	operator may discharge ballast water from a com-
10	mercial vessel into navigable waters only if—
11	"(A) the discharge—
12	"(i) meets the ballast water perform-
13	ance standard;
14	"(ii) is made pursuant to the safety
15	exemption established by subsection $(c)(2)$;
16	"(iii) meets the requirements of an al-
17	ternative method of compliance established
18	for the commercial vessel under subsection
19	(f); or
20	"(iv) is made pursuant to a deter-
21	mination that the commercial vessel meets
22	the requirements relating to geographically
23	limited areas under subsection (g); and
24	"(B) the owner or operator discharges the
25	ballast water in accordance with a ballast water

1	management plan approved under subsection
2	(i).
3	"(2) Applicability.—
4	"(A) COVERED VESSELS.—Paragraph (1)
5	shall apply to the owner or operator of a com-
6	mercial vessel that is designed, constructed, or
7	adapted to carry ballast water if the commercial
8	vessel is—
9	"(i) documented under the laws of the
10	United States; or
11	"(ii) operating in navigable waters on
12	a voyage to or from a point in the United
13	States.
14	"(B) EXEMPTED VESSELS.—Paragraph
15	(1) shall not apply to the owner or operator
16	of—
17	"(i) a commercial vessel that carries
18	all of its ballast water in sealed tanks that
19	are not subject to discharge;
20	"(ii) a commercial vessel that continu-
21	ously takes on and discharges ballast water
22	in a flow-through system;
23	"(iii) any vessel in the National De-
24	fense Reserve Fleet that is scheduled to be
25	disposed of through scrapping or sinking;

1	"(iv) a commercial vessel that dis-
2	charges ballast water consisting solely of
3	water—
4	"(I) taken aboard from a munic-
5	ipal or commercial source; and
6	"(II) that, at the time the water
7	is taken aboard, meets the applicable
8	regulations or permit requirements for
9	such source under the Safe Drinking
10	Water Act (42 U.S.C. 300f et seq.)
11	and section 402 of this Act; or
12	"(v) a commercial vessel that is 3
13	years or fewer from the end of its useful
14	life, as determined by the Secretary, on the
15	date on which the regulations issued under
16	paragraph (3) become effective for the ves-
17	sel pursuant to the implementation sched-
18	ule issued under paragraph (3)(B).
19	"(C) LIMITATION.—An exemption under
20	subparagraph (B)(v) shall cease to be effective
21	on the date that is 3 years after the date on
22	which the regulations under paragraph (3) be-
23	come effective for the commercial vessel pursu-
24	ant to the implementation schedule issued
25	under paragraph (3)(B).

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(3)	ISSUANCE	\mathbf{OF}	REGULATIONS.—
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"(A) IN GENERAL.—Not later than 180 days after the date of enactment of this section, the Secretary, in consultation with the Administrator, shall issue final regulations to implement the requirements of this section.

7 "(B) PROPOSED RULE.—For the purposes 8 of chapter 5 of title 5, United States Code, the 9 proposed rulemaking published by the Coast 10 Guard on August 28, 2009 (74 Fed. Reg. 11 44632; relating to standards for living orga-12 nisms in ships' ballast water discharged in U.S. 13 waters), shall serve as a proposed rule for the 14 purposes of issuing regulations under this sec-15 tion.

16 "(4) COMPLIANCE SCHEDULES.—

17 "(A) INITIAL PERFORMANCE STANDARD
18 COMPLIANCE DEADLINES.—

19 "(i) IN GENERAL.—An owner or oper20 ator shall comply with the performance
21 standard established under subsection (c)
22 on or before the deadline that applies to
23 the commercial vessel of the owner or oper24 ator, as specified in clause (ii).

1	"(ii) Deadlines.—The deadlines for
2	compliance with the performance standard
3	established under subsection (c) are as fol-
4	lows:
5	"(I) For a commercial vessel con-
6	structed on or after January 1, 2012,
7	the date of delivery of the vessel.
8	"(II) For an existing commercial
9	vessel with a ballast water capacity of
10	less than 1,500 cubic meters, the date
11	of the first drydocking of the vessel
12	after January 1, 2016.
13	"(III) For an existing commer-
14	cial vessel with a ballast water capac-
15	ity of at least 1,500 cubic meters but
16	not more than 5,000 cubic meters, the
17	date of the first drydocking of the ves-
18	sel after January 1, 2014.
19	"(IV) For an existing commercial
20	vessel with a ballast water capacity of
21	greater than 5,000 cubic meters, the
22	date of the first drydocking of the ves-
23	sel after January 1, 2016.
24	"(iii) REGULATIONS.—In issuing reg-
25	ulations under paragraph (3), the Sec-

1	retary shall include a compliance schedule
2	that sets forth the deadlines specified in
3	clause (ii).
4	"(B) REVISED PERFORMANCE STANDARD
5	COMPLIANCE DEADLINES.—
6	"(i) IN GENERAL.—Upon revision of a
7	performance standard under subsection
8	(d), the Secretary, in consultation with the
9	Administrator, shall issue a compliance
10	schedule that establishes deadlines for an
11	owner or operator to comply with the re-
12	vised performance standard.
13	"(ii) FACTORS.—In issuing a compli-
14	ance schedule under this subparagraph,
15	the Secretary—
16	"(I) shall consider the factors
17	identified in subparagraph (C)(iv);
18	and
19	"(II) may establish different
20	compliance deadlines based on vessel
21	class, type, or size.
22	"(iii) Vessels constructed after
23	ISSUANCE OF REVISED PERFORMANCE
24	STANDARDS.—A compliance schedule
25	issued under this subparagraph with re-

1	spect to a revised performance standard
2	shall require, at a minimum, the owner or
3	operator of a commercial vessel that com-
4	mences a major conversion or is con-
5	structed on or after the date of issuance of
6	the revised performance standard to com-
7	ply with the revised performance standard.
8	"(C) EXTENSION OF COMPLIANCE DEAD-
9	LINES.—
10	"(i) IN GENERAL.—The Secretary
11	may extend a compliance deadline estab-
12	lished under subparagraph (A) or (B) on
13	the Secretary's own initiative or in re-
14	sponse to a petition submitted by an owner
15	or operator.
16	"(ii) Processes for granting ex-
17	TENSIONS.—In issuing regulations under
18	paragraph (3), the Secretary shall estab-
19	lish—
20	"(I) a process for the Secretary,
21	in consultation with the Adminis-
22	trator, to issue an extension of a com-
23	pliance deadline established under
24	subparagraph (A) or (B) for a com-

1	mercial vessel (or class, type, or size
2	of vessel); and
3	"(II) a process for an owner or
4	operator to submit a petition to the
5	Secretary for an extension of a com-
6	pliance deadline established under
7	subparagraph (A) or (B) with respect
8	to the commercial vessel of the owner
9	or operator.
10	"(iii) Period of extensions.—An
11	extension issued under this subparagraph
12	shall—
13	"(I) apply for a period of not to
14	exceed 18 months; and
15	"(II) be renewable for an addi-
16	tional period of not to exceed 18
17	months.
18	"(iv) FACTORS.—In issuing an exten-
19	sion or reviewing a petition under this sub-
20	paragraph, the Secretary shall consider,
21	with respect to the ability of an owner or
22	operator to meet a compliance deadline,
23	the following factors:
24	"(I) Whether the treatment tech-
25	nology to be installed is available in

1	sufficient quantities to meet the com-
2	pliance deadline.
3	$((\Pi)$ Whether there is sufficient
4	shipyard or other installation facility
5	capacity.
6	"(III) Whether there is sufficient
7	availability of engineering and design
8	resources.
9	"(IV) Vessel characteristics, such
10	as engine room size, layout, or a lack
11	of installed piping.
12	"(V) Electric power generating
13	capacity aboard the vessel.
14	"(VI) Safety of the vessel and
15	crew.
16	"(v) Consideration of peti-
17	TIONS.—
18	"(I) DETERMINATIONS.—The
19	Secretary shall approve or deny a pe-
20	tition for an extension of a compliance
21	deadline submitted by an owner or op-
22	erator under this subparagraph.
23	"(II) DEADLINE.—If the Sec-
24	retary does not approve or deny a pe-
25	tition referred to in subclause (I) on
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1	or before the last day of the 90-day
2	period beginning on the date of sub-
3	mission of the petition, the petition
4	shall be deemed approved.
5	"(c) Ballast Water Performance Standard
6	FOR COMMERCIAL VESSELS.—
7	"(1) IN GENERAL.—To meet the ballast water
8	performance standard, an owner or operator shall—
9	"(A) conduct ballast water treatment be-
10	fore discharging ballast water from a commer-
11	cial vessel into navigable waters using a ballast
12	water treatment technology certified for the ves-
13	sel (or class, type, or size of vessel) under sub-
14	section (e); and
15	"(B) ensure that any ballast water so dis-
16	charged meets, at a minimum, the numerical
17	ballast water performance standard set forth in
18	the International Convention for the Control
19	and Management of Ships' Ballast Water and
20	Sediments, as adopted on February 13, 2004,
21	or a revised numerical ballast water perform-
22	ance standard established under subsection (d).
23	"(2) SAFETY EXEMPTION.—Notwithstanding
24	paragraph (1), an owner or operator may discharge

1	ballast water without regard to a ballast water per-
2	formance standard if—
3	"(A) the discharge is done solely to ensure
4	the safety of life at sea;
5	"(B) the discharge is accidental and the
6	result of damage to the commercial vessel or its
7	equipment and—
8	"(i) all reasonable precautions to pre-
9	vent or minimize the discharge have been
10	taken; and
11	"(ii) the owner or operator did not
12	willfully or recklessly cause such damage;
13	or
14	"(C) the discharge is solely for the purpose
15	of avoiding or minimizing discharge from the
16	vessel of pollution that would otherwise violate
17	an applicable Federal or State law.
18	"(d) Review of Performance Standard.—
19	"(1) IN GENERAL.—Not later than January 1,
20	2016, and every 10 years thereafter, the Adminis-
21	trator, in consultation with the Secretary, shall com-
22	plete a review to determine whether revising the bal-
23	last water performance standard would result in a
24	scientifically demonstrable and substantial reduction

1	in the risk of the introduction or establishment of
2	aquatic nuisance species.
3	"(2) Considerations.—In conducting the re-
4	view, the Administrator shall consider—
5	"(A) improvements in the scientific under-
6	standing of biological and ecological processes
7	that lead to the introduction or establishment of
8	aquatic nuisance species;
9	"(B) improvements in ballast water treat-
10	ment technology, including—
11	"(i) the capability of such technology
12	to achieve a revised ballast water perform-
13	ance standard;
14	"(ii) the effectiveness and reliability of
15	such technology in the shipboard environ-
16	ment;
17	"(iii) the compatibility of such tech-
18	nology with the design and operation of
19	commercial vessels by class, type, and size;
20	"(iv) the commercial availability of
21	such technology; and
22	"(v) the safety of such technology;
23	"(C) improvements in the capabilities to
24	detect, quantify, and assess the viability of

1	aquatic nuisance species at the concentrations
2	under consideration;
3	"(D) the impact of ballast water treatment
4	technology on water quality; and
5	"(E) the costs, cost-effectiveness, and im-
6	pacts of—
7	"(i) a revised ballast water perform-
8	ance standard, including the potential im-
9	pacts on shipping, trade, and other uses of
10	the aquatic environment; and
11	"(ii) maintaining the existing ballast
12	water performance standard, including the
13	potential impacts on water-related infra-
14	structure, recreation, the propagation of
15	native fish, shellfish, and wildlife, and
16	other uses of navigable waters.
17	"(3) Revision of performance standard.—
18	"(A) RULEMAKING.—If, pursuant to a re-
19	view conducted under paragraph (1), the Ad-
20	ministrator, in consultation with the Secretary,
21	determines that revising the ballast water per-
22	formance standard would result in a scientif-
23	ically demonstrable and substantial reduction in
24	the risk of the introduction or establishment of
25	aquatic nuisance species, the Administrator

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shall undertake a rulemaking to revise the performance standard.

"(B) SPECIAL RULE.—The Administrator 3 4 may not issue a revised performance standard 5 pursuant to this paragraph that applies to a 6 commercial vessel constructed prior to the date 7 on which the revised performance standard is 8 issued unless the revised performance standard 9 is at least 2 orders of magnitude more stringent 10 than the performance standard in effect on the 11 date that the review is completed.

12 "(4) STATE PETITION FOR REVIEW OF PER13 FORMANCE STANDARDS.—

14 "(A) IN GENERAL.—The Governor of a 15 State may submit a petition requesting that the Administrator review a ballast water perform-16 17 ance standard if there is significant new infor-18 mation that could reasonably indicate the per-19 formance standard could be revised to result in 20 a scientifically demonstrable and substantial re-21 duction in the risk of the introduction or estab-22 lishment of aquatic nuisance species.

23 "(B) TIMING.—A Governor may not sub24 mit a petition under subparagraph (A) during

1	the 1-year period following the date of comple-
2	tion of a review under paragraph (1).
3	"(C) REQUIRED INFORMATION.—A peti-
4	tion submitted to the Administrator under sub-
5	paragraph (A) shall include the scientific and
6	technical information on which the petition is
7	based.
8	"(D) REVIEW AND REPORTING.—Upon re-
9	ceipt of a petition from a Governor under sub-
10	paragraph (A), the Administrator shall make
11	publicly available a copy of the petition, includ-
12	ing the scientific and technical information pro-
13	vided by the Governor under subparagraph (C).
14	"(E) REVIEW AND REVISION OF PERFORM-
15	ANCE STANDARDS.—
16	"(i) IN GENERAL.—If, after receiving
17	a petition submitted by a Governor under
18	subparagraph (A) for review of a perform-
19	ance standard, the Administrator, in con-
20	sultation with the Secretary, determines
21	that the petition warrants additional ac-
22	tion, the Administrator may—
23	"(I) in consultation with the Sec-
24	retary, initiate a review of the per-

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1	formance standard under paragraph
2	(1); and
3	"(II) in consultation with the
4	Secretary, revise the performance
5	standard through a rulemaking under
6	paragraph (3)(A), subject to the limi-
7	tation in paragraph (3)(B).
8	"(ii) TREATMENT OF MORE THAN
9	ONE PETITION AS A SINGLE PETITION
10	The Administrator may treat more than
11	one petition as a single petition for review.
12	"(e) TREATMENT TECHNOLOGY CERTIFICATION.—
13	"(1) CERTIFICATION REQUIRED.—
14	"(A) CERTIFICATION PROCESS.—
15	"(i) EVALUATION.—Upon application
16	of a manufacturer, the Secretary shall
17	evaluate a ballast water treatment tech-
18	nology with respect to—
19	"(I) whether the treatment tech-
20	nology meets the ballast water per-
21	formance standard when installed on
22	a commercial vessel (or a class, type,
23	or size of commercial vessel);

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1	"(II) the effect of the treatment
2	technology on commercial vessel safe-
3	ty; and
4	"(III) any other criteria the Sec-
5	retary considers appropriate.
6	"(ii) CERTIFICATION.—If, after con-
7	ducting the evaluation required by clause
8	(i), the Secretary determines the treatment
9	technology meets the criteria established
10	under such clause, the Secretary may cer-
11	tify the treatment technology for use on a
12	commercial vessel (or a class, type, or size
13	of commercial vessel).
14	"(iii) SUSPENSION AND REVOCATION
15	OF CERTIFICATION.—The Secretary shall,
16	by regulation, establish a process to sus-
17	pend or revoke a certification issued under
18	this subparagraph.
19	"(B) Certificates of type approval.—
20	"(i) Issuance of certificates to
21	MANUFACTURER.—If the Secretary cer-
22	tifies a ballast water treatment technology
23	under subparagraph (A), the Secretary
24	shall issue to the manufacturer of the
25	treatment technology, in such form and

1	manner as the Secretary determines appro-
2	priate, a certificate of type approval for the
3	treatment technology.
4	"(ii) Conditions to be included in
5	CERTIFICATES.—A certificate of type ap-
6	proval issued under clause (i) shall include
7	any conditions that are imposed by the
8	Secretary under paragraph (2).
9	"(iii) ISSUANCE OF COPIES OF CER-
10	TIFICATES TO OWNERS AND OPERATORS.—
11	A manufacturer that receives a certificate
12	of type approval under clause (i) for a bal-
13	last water treatment technology shall fur-
14	nish a copy of the certificate to any owner
15	or operator of a commercial vessel on
16	which the treatment technology is in-
17	stalled.
18	"(iv) Inspections.—An owner or op-
19	erator who receives a copy of a certificate
20	under clause (iii) for a ballast water treat-
21	ment technology installed on a commercial
22	vessel shall retain a copy of the certificate
23	onboard the commercial vessel and make
24	the copy of the certificate available for in-
25	spection at all times that such owner or

1	operator is utilizing the treatment tech-
2	nology.
3	"(C) TREATMENT TECHNOLOGIES THAT
4	USE OR GENERATE BIOCIDES.—The Secretary
5	may not certify a ballast water treatment tech-
6	nology that—
7	"(i) uses a biocide or generates a
8	biocide that is a 'pesticide', as defined in
9	section 2 of the Federal Insecticide, Fun-
10	gicide, and Rodenticide Act (7 U.S.C.
11	136), unless the biocide is registered under
12	such Act or the Administrator has ap-
13	proved the use of such biocide in such
14	treatment technology; or
15	"(ii) uses or generates a biocide the
16	discharge of which causes or contributes to
17	a violation of a water quality standard
18	under section 303 of this Act.
19	"(D) PROHIBITION.—
20	"(i) IN GENERAL.—Except as pro-
21	vided by clause (ii), an owner or operator
22	may not use a ballast water treatment
23	technology to comply with the require-
24	ments of this section unless the Secretary

1	has certified the treatment technology
2	under subparagraph (A).
3	"(ii) Exceptions.—
4	"(I) Coast guard shipboard
5	TECHNOLOGY EVALUATION PRO-
6	GRAM.—An owner or operator may
7	use a ballast water treatment tech-
8	nology that has not been certified by
9	the Secretary to comply with the re-
10	quirements of this section if the tech-
11	nology is being evaluated under the
12	Coast Guard Shipboard Technology
13	Evaluation Program.
14	"(II) BALLAST WATER TREAT-
15	MENT TECHNOLOGIES CERTIFIED BY
16	FOREIGN ENTITIES.—An owner or op-
17	erator may use a ballast water treat-
18	ment technology that has not been
19	certified by the Secretary to comply
20	with the requirements of this section
21	if the technology has been certified by
22	a foreign entity and the certification
23	demonstrates performance and safety
24	of the treatment technology equivalent

1	to the requirements of this subsection,
2	as determined by the Secretary.
3	"(2) Certification conditions.—
4	"(A) Imposition of conditions.—In cer-
5	tifying a ballast water treatment technology
6	under this subsection, the Secretary, in con-
7	sultation with the Administrator, may impose
8	any condition on the subsequent installation,
9	use, or maintenance of the treatment tech-
10	nology onboard a commercial vessel as is nec-
11	essary for—
12	"(i) the safety of the vessel, the crew
13	of the vessel, and any passengers aboard
14	the vessel;
15	"(ii) the protection of the environ-
16	ment; and
17	"(iii) the effective operation of the
18	treatment technology.
19	"(B) FAILURE TO COMPLY.—The failure of
20	an owner or operator to comply with a condi-
21	tion imposed under subparagraph (A) is a viola-
22	tion of this section.
23	"(3) USE OF BALLAST WATER TREATMENT
24	TECHNOLOGIES ONCE INSTALLED.—

1	"(A) IN GENERAL.—Subject to subpara-
2	graph (B), an owner or operator who installs a
3	ballast water treatment technology that the
4	Secretary has certified under paragraph (1)
5	may use the treatment technology, notwith-
6	standing any revisions to a ballast water per-
7	formance standard occurring after the installa-
8	tion so long as the owner or operator—
9	"(i) maintains the treatment tech-
10	nology in proper working condition; and
11	"(ii) maintains and uses the treat-
12	ment technology in accordance with—
13	"(I) the manufacturer's specifica-
14	tions; and
15	"(II) any conditions imposed by
16	the Secretary under paragraph (2) .
17	"(B) LIMITATION.—Subparagraph (A)
18	shall cease to apply with respect to a commer-
19	cial vessel after the first to occur of the fol-
20	lowing:
21	"(i) The expiration of the service life
22	of the ballast water treatment technology
23	of the vessel, as determined by the Sec-
24	retary.

1	"(ii) The expiration of service life of
2	the vessel, as determined by the Secretary.
3	"(iii) The completion of a major con-
4	version of the vessel.
5	"(4) TESTING PROTOCOLS.—Not later than 180
6	days after the date of enactment of this section, the
7	Administrator, in consultation with the Secretary,
8	shall issue guidelines specifying land-based and ship-
9	board testing protocols or criteria for—
10	"(A) certifying the performance of ballast
11	water treatment technologies under this sub-
12	section; and
13	"(B) certifying laboratories to evaluate
14	such treatment technologies.
15	"(5) PROHIBITION.—Following the date on
16	which the requirements of subsection $(b)(1)$ apply
17	with respect to a commercial vessel pursuant to the
18	implementation schedule issued under subsection
19	(b)(3)(B), no manufacturer of a ballast water treat-
20	ment technology shall sell, offer for sale, or intro-
21	duce or deliver for introduction into interstate com-
22	merce, or import into the United States for sale or
23	resale, a ballast water treatment technology for the
24	commercial vessel unless the technology has been
25	certified under this subsection.

1	"(f) Alternative Methods of Compliance.—
2	"(1) ESTABLISHMENT.—Not later than 180
3	days after the date of enactment of this section, the
4	Secretary, in consultation with the Administrator,
5	shall establish an alternative method of compliance
6	with this section for a commercial vessel having a
7	maximum ballast water capacity of less than 8 cubic
8	meters.
9	"(2) Factors for consideration.—In estab-
10	lishing an alternative method of compliance under
11	paragraph (1), the Secretary shall consider—
12	"(A) the effectiveness of the alternative
13	method in reducing the risk of the introduction
14	or establishment of aquatic nuisance species rel-
15	ative to the performance standard; and
16	"(B) any other factor the Secretary con-
17	siders appropriate.
18	"(3) Best management practices.—The
19	Secretary may establish as an alternative method of
20	compliance appropriate ballast water best manage-
21	ment practices to minimize the introduction or es-
22	tablishment of aquatic nuisance species.
23	"(g) Geographically Limited Areas.—
24	"(1) IN GENERAL.—Subsections (c), (e), and (i)
25	shall not apply to a commercial vessel that—

1	"(A) operates exclusively within a geo-
2	graphically limited area, as determined by the
3	Secretary, in consultation with the Adminis-
4	trator; or
5	"(B) operates pursuant to a geographic re-
6	striction issued for the commercial vessel under
7	section 3309 of title 46, United States Code.
8	"(2) Petition for determination by the
9	SECRETARY.—
10	"(A) SUBMISSION OF PETITIONS.—Fol-
11	lowing the date of issuance of final regulations
12	under subsection (b), an owner or operator may
13	petition the Secretary for a determination
14	under paragraph (1).
15	"(B) DETERMINATIONS.—The Secretary
16	shall approve or deny a petition submitted by
17	an owner or operator under subparagraph (A).
18	"(C) DEADLINE.—If the Secretary does
19	not approve or deny a petition submitted by an
20	owner or operator under subparagraph (A) on
21	or before the last day of the 90-day period be-
22	ginning on the date of submission of the peti-
23	tion, the petition shall be deemed approved.
24	"(3) NOTIFICATION.—The Secretary shall no-
25	tify the Administrator and the Governor of each

State the waters of which could be affected by the
 discharge of ballast water from a commercial vessel
 for which a petition has been granted under para graph (2) of the granting of any such petition.

5 "(4) BEST MANAGEMENT PRACTICES.—For a 6 commercial vessel for which a petition is granted 7 under paragraph (2), the Secretary shall require the 8 owner or operator to implement appropriate ballast 9 water best management practices to minimize the in-10 troduction or establishment of aquatic nuisance spe-11 cies.

12 "(h) RECEPTION FACILITIES.—

13 "(1) IN GENERAL.—An owner or operator shall
14 discharge ballast water in compliance with sub15 section (c) or (f) unless discharging ballast water
16 into—

17 "(A) an onshore facility for the reception
18 of ballast water that meets standards issued by
19 the Administrator, in consultation with the Sec20 retary; or

21 "(B) an offshore facility for the reception
22 of ballast water that meets standards issued by
23 the Secretary, in consultation with the Adminis24 trator.

1	"(2) Issuance of standards.—Not later
2	than 2 years after the date of enactment of this sec-
3	tion—
4	"(A) the Administrator, in consultation
5	with the Secretary, shall issue the standards re-
6	ferred to in paragraph $(1)(A)$; and
7	"(B) the Secretary, in consultation with
8	the Administrator, shall issue the standards re-
9	ferred to in paragraph $(1)(B)$.
10	"(3) Sole method of discharge.—The Sec-
11	retary, in consultation with the Administrator, and
12	upon petition by an owner or operator, may issue to
13	an owner or operator a certificate stating that a
14	commercial vessel is in compliance with the require-
15	ments of subsection $(b)(1)(A)$ if discharging ballast
16	water into a facility meeting the standards issued
17	under this subsection is the sole method by which
18	the owner or operator discharges ballast water from
19	the commercial vessel.
20	"(4) Ballast water management plans.—
21	An owner or operator discharging ballast water
22	under this subsection shall discharge such water in
23	accordance with a ballast water management plan
24	approved under subsection (i).

1	"(i) Commercial Vessel Ballast Water Man-
2	AGEMENT PLAN.—
3	"(1) IN GENERAL.—An owner or operator shall
4	discharge ballast water in accordance with a ballast
5	water management plan that—
6	"(A) meets requirements prescribed by the
7	Secretary; and
8	"(B) is approved by the Secretary.
9	"(2) FOREIGN COMMERCIAL VESSELS.—The
10	Secretary may approve a ballast water management
11	plan for a foreign commercial vessel on the basis of
12	a certificate of compliance issued by the country of
13	registration of the commercial vessel if the require-
14	ments of the government of that country for a bal-
15	last water management plan are substantially equiv-
16	alent to regulations issued by the Secretary.
17	"(3) Recordkeeping.—
18	"(A) IN GENERAL.—Except as provided by
19	subparagraph (B), an owner or operator shall
20	maintain in English and have available for in-
21	spection by the Secretary a ballast water record
22	book in which each operation of the commercial
23	vessel involving a ballast water discharge is re-
24	corded in accordance with regulations issued by
25	the Secretary.

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"(B) ALTERNATIVE MEANS OF RECORD KEEPING.—The Secretary may provide for al ternative methods of recordkeeping, including
 electronic recordkeeping, to comply with the re quirements of this paragraph.

6 "(j) REGULATION OF BALLAST WATER DIS7 CHARGES.—Effective on and after the date of enactment
8 of this section—

9 "(1) the Administrator (or a State in the case 10 of a permit program approved under section 402) 11 shall not require any new permit or permit condition 12 under section 402 for any discharge of ballast water 13 from a commercial vessel into navigable waters; and 14 "(2) except as provided by subsection (k), a 15 State or political subdivision thereof shall not adopt 16 or enforce any law or regulation of the State or po-17 litical subdivision with respect to such a discharge. 18 "(k) STATE AUTHORITY.—

"(1) STATE PROGRAMS.—The Governor of a
State desiring to administer its own inspection and
enforcement authority for ballast water discharges
within its jurisdiction may submit to the Secretary
a complete description of the program the Governor
proposes to establish and administer under State
law. In addition, the Governor shall submit a state-

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ment from the State attorney general that the laws

2	of the State provide adequate authority to carry out
3	the described program.
4	"(2) APPROVAL.—The Secretary, with the con-
5	currence of the Administrator, may approve a pro-
6	gram of a State submitted under paragraph (1) pro-
7	viding for the State's own inspection and enforce-
8	ment authority for ballast water discharges within
9	its jurisdiction, if the Secretary determines that the
10	State possesses adequate resources to—
11	"(A) inspect, monitor, and board a com-
12	mercial vessel at any time, including the taking
13	and testing of ballast water samples, to ensure
14	the commercial vessel's compliance with this
15	section;
16	"(B) ensure that any ballast water dis-
17	charged within the waters subject to the juris-
18	diction of the State meets the requirements of
19	this section;
20	"(C) establish adequate procedures for re-
21	porting violations of this section;
22	"(D) investigate and abate violations of
23	this section, including the imposition of civil
24	and criminal penalties consistent with sub-
25	section (o); and

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1	"(E) ensure that the Secretary and the
2	Administrator receive notice of each violation of
3	this section in an expeditious manner.
4	"(3) COMPLIANCE.—Any State program ap-
5	proved under paragraph (2) shall at all times be

proved under paragraph (2) shall at all times beconducted in accordance with this subsection.

7 "(4) WITHDRAWAL OF APPROVAL.—Whenever 8 the Secretary, in consultation with the Adminis-9 trator, determines, after providing notice and the op-10 portunity for a public hearing, that a State is not 11 administering a program in accordance with the 12 terms of the program as approved under paragraph 13 (2), the Secretary shall notify the State, and, if ap-14 propriate corrective action is not taken within a pe-15 riod of time not to exceed 90 days, the Secretary, 16 with the concurrence of the Administrator, shall 17 withdraw approval of the program. The Secretary 18 shall not withdraw approval of a program unless the 19 Secretary has first notified the State and made pub-20 lic, in writing, the reasons for the withdrawal.

21 "(5) LIMITATION ON STATUTORY CONSTRUC22 TION.—Nothing in this subsection shall limit the au23 thority of the Administrator or the Secretary to
24 carry out inspections of any commercial vessel under
25 subsection (n).

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"(6) STATE LAWS.—Notwithstanding any other 1 2 provision of this section, a State may enact such 3 laws as are necessary to provide for the implementa-4 tion of the State ballast water inspection and en-5 forcement program provided under this subsection. 6 The requirements for a ballast water inspection and 7 enforcement program contained in such State law 8 shall be substantively and procedurally equivalent to 9 those required in this section, and any requirements 10 relating to recordkeeping, reporting, and sampling or 11 analysis contained in such State law shall be sub-12 stantively and procedurally equivalent to the require-13 ments of this section and its implementing regula-14 tions and guidance. "(1) DISCHARGES INCIDENTAL TO THE NORMAL OP-15 ERATIONS OF A COMMERCIAL VESSEL.— 16 17 ((1))**EVALUATION** OF INCIDENTAL DIS-18 CHARGES.—

"(A) IN GENERAL.—Not later than 3 years
after the date of enactment of this section, the
Administrator, in consultation with the Secretary, shall complete an evaluation of discharges incidental to the normal operation of a
commercial vessel.

1	"(B) FACTORS.—In carrying out the eval-
2	uation, the Administrator shall analyze—
3	"(i) the characterization of the var-
4	ious types and composition of discharges
5	incidental to the normal operation of a
6	commercial vessel by different classes,
7	types, and sizes of commercial vessels;
8	"(ii) the volume of such discharges for
9	representative individual commercial ves-
10	sels and by classes, types, and sizes of
11	commercial vessels in the aggregate;
12	"(iii) the availability and feasibility of
13	implementing technologies or best manage-
14	ment practices for the control of such dis-
15	charges;
16	"(iv) the characteristics of the receiv-
17	ing waters of such discharges;
18	"(v) the nature and extent of poten-
19	tial effects of such discharges on human
20	health, welfare, and the environment;
21	"(vi) the extent to which such dis-
22	charges are currently subject to and ad-
23	dressed by regulations under existing Fed-
24	eral laws or binding international obliga-
25	tions of the United States; and

1	"(vii) any additional factor that the
2	Administrator considers appropriate.
3	"(2) REGULATION OF INCIDENTAL DIS-
4	CHARGES.—Effective on and after the date of enact-
5	ment of this section—
6	"(A) the Administrator (or a State in the
7	case of a permit program approved under sec-
8	tion 402) shall not require any new permit or
9	permit conditions under section 402 for any dis-
10	charge incidental to the normal operation of a
11	commercial vessel; and
12	"(B) a State or political subdivision there-
13	of shall not adopt or enforce any law or regula-
14	tion of the State or political subdivision with re-
15	spect to such a discharge.
16	"(m) EFFECT ON VESSEL GENERAL PERMIT.—
17	"(1) EXPIRATION.—Notwithstanding the expi-
18	ration date set forth in the Vessel General Permit,
19	the Vessel General Permit shall expire as follows:
20	"(A) The terms and conditions of section
21	6 of such permit or any law of a State regu-
22	lating the discharge of ballast water or any dis-
23	charge incidental to the normal operation of a
24	commercial vessel, upon the date of enactment
25	of this section.

"(B) For each commercial vessel, the
terms and conditions of such permit (except the
terms and conditions referred to in subpara-
graph (A)) applicable to a discharge of ballast
water—
"(i) on the date on which—
"(I) a ballast water treatment
technology certified under subsection
(e) is installed on the commercial ves-
sel;
"(II) an alternative method of
compliance established for the com-
mercial vessel under subsection (f) is
implemented for the commercial ves-
sel;
"(III) a petition is granted for
the commercial vessel under sub-
section (g); or
"(IV) a certificate is issued for
the commercial vessel under sub-
section (h); or
"(ii) in any case not described in
clause (i), on December 18, 2013.
"(2) DISCHARGES INCIDENTAL TO THE NOR-
MAL OPERATION OF COMMERCIAL VESSELS.—Not-

1	withstanding the expiration date set forth in the
2	Vessel General Permit, the terms and conditions of
3	such permit (except the terms and conditions re-
4	ferred to in paragraph (1)(A)) applicable to dis-
5	charges incidental to the normal operation of a com-
6	mercial vessel shall remain in effect.
7	"(n) Inspections and Enforcement.—
8	"(1) IN GENERAL.—
9	"(A) Coast guard enforcement.—The
10	Secretary shall enforce the requirements of this
11	section and may utilize by agreement, with or
12	without reimbursement, law enforcement offi-
13	cers or other personnel and facilities of the Ad-
14	ministrator, other Federal agencies, and the
15	States.
16	"(B) Environmental protection agen-
17	CY ACTIONS.—Notwithstanding any enforce-
18	ment decisions of the Secretary under subpara-
19	graph (A), the Administrator may use the au-
20	thorities provided in sections 308, 309, 312,
21	and 504 whenever required to carry out this
22	section.
23	"(2) COAST GUARD INSPECTIONS.—The Sec-
24	retary may carry out inspections of any commercial
25	vessel at any time, including the taking of ballast

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water samples, to ensure compliance with this section. The Secretary shall use all appropriate and
practical measures of detection and environmental
monitoring of such commercial vessels and shall establish adequate procedures for reporting violations
of this section and accumulating evidence regarding
such violations.

8 "(o) COMPLIANCE.—

9 "(1) DETENTION OF COMMERCIAL VESSEL.— 10 The Secretary, by notice to the owner or operator, 11 may detain the commercial vessel if the Secretary 12 has reasonable cause to believe that the commercial 13 vessel does not comply with a requirement of this 14 section or is being operated in violation of such a re-15 quirement.

- 16 "(2) SANCTIONS.—
- 17 "(A) CIVIL PENALTIES.—

18 "(i) IN GENERAL.—Any person who 19 violates this section shall be liable for a 20 civil penalty in an amount determined 21 under clause (ii). Each day of a continuing 22 violation constitutes a separate violation. A 23 commercial vessel operated in violation of 24 this section is liable in rem for any civil 25 penalty assessed for that violation.

1	"(ii) Penalty amounts.—The
2	amount of a civil penalty assessed under
3	clause (i) shall be determined as follows:
4	"(I) For vessels with a ballast
5	water capacity less than 1500 cubic
6	meters, not to exceed \$25,000 for
7	each violation.
8	"(II) For vessels with a ballast
9	water capacity of 1500 cubic meters
10	but not more than 5,000 cubic me-
11	ters, not to exceed \$28,750 for each
12	violation.
13	"(III) For vessels with a ballast
14	water capacity greater than 5,000
15	cubic meters, not to exceed \$32,500
16	for each violation.
17	"(B) CRIMINAL PENALTIES.—Any person
18	who knowingly violates this section shall be
19	punished by a fine of not less that \$5,000 nor
20	more than \$50,000 per day of violation, or by
21	imprisonment for not more than 3 years, or
22	both. If a conviction of a person is for a viola-
23	tion committed after a first conviction of such
24	person under this paragraph, punishment shall
25	be by a fine of not more than $$100,000$ per day

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of violation, or imprisonment of not more than
6 years, or both.

"(C) REVOCATION OF CLEARANCE.—Upon request of the Secretary, the Secretary of Homeland Security shall withhold or revoke the clearance of a commercial vessel required by section 60105 of title 46, United States Code, if the owner or operator is in violation of this section.

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"(3) Enforcement actions.—

11 "(A) ADMINISTRATIVE ACTIONS.—If the 12 Secretary finds that a person has violated this 13 section, the Secretary may assess a civil penalty 14 for the violation. In determining the amount of 15 the civil penalty, the Secretary shall take into 16 account the nature, circumstances, extent, and 17 gravity of the prohibited acts committed and, 18 with respect to the violator, the degree of culpa-19 bility, any history of prior violations, and such 20 other matters as justice may require.

21 "(B) CIVIL ACTIONS.—At the request of
22 the Secretary, the Attorney General may bring
23 a civil action in an appropriate district court of
24 the United States to enforce this section. Any
25 court before which such an action is brought

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1 may award appropriate relief, including tem-2 porary or permanent injunctions and civil penalties. 3 4 "(4) EXCLUSION.—No person shall be found in 5 violation of this section whose commission of prohib-6 ited acts is found by the Secretary to have been in 7 the interest of ensuring the safety of life at sea. "(p) REGULATION UNDER OTHER SECTIONS OF 8 9 THIS ACT.—This section shall not affect the regulation of discharges from a commercial vessel pursuant to section 10 11 311 or 312.". 12 SEC. 703. DISCHARGES INCIDENTAL TO THE NORMAL OP-13 **ERATION OF A COVERED VESSEL.** 14 (a) DISCHARGES INCIDENTAL TO THE NORMAL OP-15 ERATION OF A COVERED VESSEL.— 16 (1) NO PERMIT REQUIRED.—Section 402 of the 17 Federal Water Pollution Control Act (33 U.S.C. 18 1342) is amended by adding at the end the fol-19 lowing: 20 "(s) DISCHARGES INCIDENTAL TO THE NORMAL OP-21 ERATION OF A COVERED VESSEL.—No permit shall be re-22 quired under this Act by the Administrator (or a State, 23 in the case of a permit program approved under subsection 24 (b)) for a discharge incidental to the normal operation of a covered vessel (as defined in section 312(p)).". 25

1	(2) Best management practices for cov-
2	ERED VESSELS.—Section 312 of the Federal Water
3	Pollution Control Act (33 U.S.C. 1342) is amended
4	by adding at the end the following:
5	"(p) Best Management Practices for Covered
6	VESSELS.—
7	"(1) DEFINITIONS.—In this subsection, the fol-
8	lowing definitions apply:
9	"(A) COVERED VESSEL.—The term 'cov-
10	ered vessel' means every description of
11	watercraft, or other artificial contrivance used
12	or capable of being used as a means of trans-
13	portation on water, that is engaged in commer-
14	cial service (as defined under section 2101 of
15	title 46, United States Code), and—
16	"(i) is less than 79 feet in length; or
17	"(ii) is a fishing vessel (as defined in
18	section 2101 of title 46, United States
19	Code), regardless of length of the vessel.
20	"(B) DISCHARGE INCIDENTAL TO THE
21	NORMAL OPERATION OF A COVERED VESSEL.—
22	The term 'discharge incidental to the normal
23	operation of a covered vessel' means a discharge
24	incidental to the normal operation of a commer-

1	cial vessel (as defined in section 321), insofar
2	as the commercial vessel is a covered vessel.
3	"(2) DETERMINATION OF DISCHARGES SUB-
4	JECT TO BEST MANAGEMENT PRACTICES.—
5	"(A) DETERMINATION.—
6	"(i) IN GENERAL.—The Adminis-
7	trator, in consultation with the Secretary
8	of the department in which the Coast
9	Guard is operating, shall determine the
10	discharges incidental to the normal oper-
11	ation of a covered vessel for which it is
12	reasonable and practicable to develop best
13	management practices to mitigate the ad-
14	verse impacts of such discharges on the
15	waters of the United States.
16	"(ii) PROMULGATION.—The Adminis-
17	trator shall promulgate the determinations
18	under clause (i) in accordance with section
19	553 of title 5, United States Code.
20	"(B) CONSIDERATIONS.—In making a de-
21	termination under subparagraph (A), the Ad-
22	ministrator shall consider—
23	"(i) the nature of the discharge;

1	"(ii) the environmental effects of the
2	discharge, including characteristics of the
3	receiving waters;
4	"(iii) the effectiveness of the best
5	management practice in reducing adverse
6	impacts of the discharge on water quality;
7	"(iv) the practicability of developing
8	and using a best management practice;
9	"(v) the effect that the use of a best
10	management practice would have on the
11	operation, operational capability, or safety
12	of the vessel;
13	"(vi) applicable Federal and State
14	law;
15	"(vii) applicable international stand-
16	ards; and
17	"(viii) the economic costs of the use of
18	the best management practice.
19	"(C) TIMING.—The Administrator shall—
20	"(i) make initial determinations under
21	subparagraph (A) not later than 1 year
22	after the date of enactment of this sub-
23	section; and
24	"(ii) every 5 years thereafter—

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"(I) review the determinations;
and
"(II) if necessary, revise the de-
terminations based on any new infor-
mation available to the Administrator.
"(3) Regulations for the use of best
MANAGEMENT PRACTICES.—
"(A) IN GENERAL.—The Secretary of the
department in which the Coast Guard is oper-
ating shall promulgate regulations on the use of
best management practices for discharges inci-
dental to the normal operation of a covered ves-
sel that the Administrator determines are rea-
sonable and practicable to develop under para-
graph (2).
"(B) REGULATIONS.—
"(i) IN GENERAL.—The Secretary
shall promulgate the regulations under this
paragraph as soon as practicable after the
Administrator makes determinations pur-
suant to paragraph (2).
"(ii) Considerations.—In promul-
gating regulations under this paragraph,
the Secretary may—

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1	"(I) distinguish among classes,
2	types, and sizes of vessels;
3	((II) distinguish between new
4	and existing vessels; and
5	"(III) provide for a waiver of the
6	applicability of the standards as nec-
7	essary or appropriate to a particular
8	class, type, age, or size of vessel.
9	"(4) EFFECT OF OTHER LAWS.—This sub-
10	section shall not affect the application of section 311
11	to a covered vessel.
12	"(5) Prohibition relating to covered ves-
13	SELS.—After the effective date of the regulations
14	promulgated by the Secretary of the department in
15	which the Coast Guard is operating under paragraph
16	(3), the owner or operator of a covered vessel shall
17	neither operate in, nor discharge any discharge inci-
18	dental to the normal operation of the vessel into
19	navigable waters, if the owner or operator of the ves-
20	sel is not using any applicable best management
21	practice meeting standards established under this
22	subsection.".

1091 SEC. 704. CONFORMING AND TECHNICAL AMENDMENTS. 2 (a) EFFLUENT LIMITATIONS.—Section 301(a) of the 3 Federal Water Pollution Control Act (33 U.S.C. 1311(a)) is amended by inserting "312, 321," after "318,". 4 5 (b) REVIEW OF ADMINISTRATOR'S ACTIONS.—The first sentence of section 509(b)(1) of such Act (33 U.S.C. 6 7 1369(b)(1) is amended— (1) by striking "and (G)" and inserting "(G)"; 8 9 and (2) by inserting after "section 304(1)," the fol-10 11 lowing: "and (H) in issuing any regulation or other-12 wise taking final agency action under section 312 or 13 321,". 14 SEC. 705. REGULATION OF BALLAST WATER AND INCI-15 DENTAL DISCHARGES FROM A COMMERCIAL 16 VESSEL. 17 (a) IN GENERAL.—Effective on the date of enactment of this Act, the following discharges shall not be reg-18 19 ulated in any manner other than as specified in section 20 312 or 321 of the Federal Water Pollution Control Act 21 (as added by this title): 22 (1) A discharge incidental to the normal operation of a commercial vessel. 23 24 (2) A discharge of ballast water from a com-25 mercial vessel.

(b) DEFINITIONS.—In this section, the terms "ballast
 water", "commercial vessel", and "discharge incidental to
 the normal operation of a commercial vessel" have the
 meanings given those terms in section 321(a) of the Fed eral Water Pollution Control Act (as added by this title).
 SEC. 706. NONINDIGENOUS AQUATIC NUISANCE PREVEN TION AND CONTROL ACT OF 1990.

8 (a) AQUATIC NUISANCE SPECIES IN WATERS OF THE 9 UNITED STATES.—Effective on the date of issuance of 10 final regulations under section 321(b) of the Federal 11 Water Pollution Control Act (as added by this title), sec-12 tion 1101 of the Nonindigenous Aquatic Nuisance Preven-13 tion and Control Act of 1990 (16 U.S.C. 4711) is re-14 pealed.

(b) RELATIONSHIP TO OTHER LAWS.—Effective on
the date of enactment of this Act, section 1205 of the
Nonindigenous Aquatic Nuisance Prevention and Control
Act of 1990 (16 U.S.C. 4725) is repealed.

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