AMENDMENT TO RULES COMMITTEE PRINT 115-70

OFFERED BY MR. HUNTER OF CALIFORNIA

Add at the end the following:

1 DIVISION ____COAST GUARD

2 AUTHORIZATION ACT OF 2017

- 3 SEC. 1. SHORT TITLE.
- 4 This Act may be cited as the "Coast Guard Author-
- 5 ization Act of 2017".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents for this division is the following:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—REORGANIZATION OF TITLE 14, UNITED STATES CODE

- Sec. 101. Initial matter.
- Sec. 102. Subtitle I.
- Sec. 103. Chapter 1.
- Sec. 104. Chapter 3.
- Sec. 105. Chapter 5.
- Sec. 106. Chapter 7.
- Sec. 107. Chapter 9.
- Sec. 108. Chapter 11.
- Sec. 109. Subtitle II. Sec. 110. Chapter 19.
- Sec. 111. Part II.
- Sec. 112. Chapter 21.
- Sec. 113. Chapter 23.
- Sec. 114. Chapter 25.
- Sec. 115. Part III.
- Sec. 116. Chapter 27.
- Sec. 117. Chapter 29.
- Sec. 118. Subtitle III and chapter 37.
- Sec. 119. Chapter 39.
- Sec. 120. Chapter 41.
- Sec. 121. Subtitle IV and chapter 49.
- Sec. 122. Chapter 51.
- Sec. 123. References.

Sec. 124. Rule of construction.

TITLE II—AUTHORIZATIONS

- Sec. 201. Amendments to title 14, United States Code, as amended by title I of this division.
- Sec. 202. Authorizations of appropriations.
- Sec. 203. Authorized levels of military strength and training.
- Sec. 204. Authorization of amounts for Fast Response Cutters.
- Sec. 205. Authorization of amounts for shoreside infrastructure.
- Sec. 206. Authorization of amounts for aircraft improvements.

TITLE III—COAST GUARD

- Sec. 301. Amendments to title 14, United States Code, as amended by title I of this division.
- Sec. 302. Primary duties.
- Sec. 303. National Coast Guard Museum.
- Sec. 304. Unmanned aircraft.
- Sec. 305. Coast Guard health-care professionals; licensure portability.
- Sec. 306. Training; emergency response providers.
- Sec. 307. Incentive contracts for Coast Guard yard and industrial establishments.
- Sec. 308. Confidential investigative expenses.
- Sec. 309. Regular captains; retirement.
- Sec. 310. Conversion, alteration, and repair projects.
- Sec. 311. Contracting for major acquisitions programs.
- Sec. 312. Officer promotion zones.
- Sec. 313. Cross reference.
- Sec. 314. Commissioned service retirement.
- Sec. 315. Leave for birth or adoption of child.
- Sec. 316. Clothing at time of discharge.
- Sec. 317. Unfunded priorities list.
- Sec. 318. Safety of vessels of the Armed Forces.
- Sec. 319. Protecting against unmanned aircraft.
- Sec. 320. Air facilities.

TITLE IV—PORTS AND WATERWAYS SAFETY

- Sec. 401. Codification of Ports and Waterways Safety Act.
- Sec. 402. Conforming amendments.
- Sec. 403. Transitional and savings provisions.
- Sec. 404. Rule of construction.
- Sec. 405. Advisory committee: repeal.
- Sec. 406. Regattas and marine parades.
- Sec. 407. Regulation of vessels in territorial waters of United States.
- Sec. 408. Port, harbor, and coastal facility security.

TITLE V—MARITIME TRANSPORTATION SAFETY

- Sec. 501. Consistency in marine inspections.
- Sec. 502. Uninspected passenger vessels in St. Louis County, Minnesota.
- Sec. 503. Engine cut-off switch requirements.
- Sec. 504. Exception from survival craft requirements.
- Sec. 505. Safety standards.
- Sec. 506. Fishing safety grants.
- Sec. 507. Fishing, fish tender, and fish processing vessel certification.

- Sec. 508. Deadline for compliance with alternate safety compliance program.
- Sec. 509. Termination of unsafe operations; technical correction.
- Sec. 510. Technical corrections: Licenses, certificates of registry, and merchant mariner documents.
- Sec. 511. Abandoned Seafarers Fund amendments.
- Sec. 512. Clarification of logbook entries.
- Sec. 513. Certificates of documentation for recreational vessels.
- Sec. 514. Numbering for undocumented barges.
- Sec. 515. Backup global positioning system.
- Sec. 516. Scientific personnel.
- Sec. 517. Transparency.

TITLE VI—ADVISORY COMMITTEES

- Sec. 601. National maritime transportation advisory committees.
- Sec. 602. Maritime Security Advisory Committees.

TITLE VII—FEDERAL MARITIME COMMISSION

- Sec. 701. Short title.
- Sec. 702. Authorization of appropriations.
- Sec. 703. Reporting on impact of alliances on competition.
- Sec. 704. Definition of certain covered services.
- Sec. 705. Reports filed with the Commission.
- Sec. 706. Public participation.
- Sec. 707. Ocean transportation intermediaries.
- Sec. 708. Common carriers.
- Sec. 709. Negotiations.
- Sec. 710. Injunctive relief sought by the Commission.
- Sec. 711. Discussions.
- Sec. 712. Transparency.
- Sec. 713. Study of bankruptcy preparation and response.
- Sec. 714. Agreements unaffected.

TITLE VIII—MISCELLANEOUS

- Sec. 801. Repeal of obsolete reporting requirement.
- Sec. 802. Corrections to provisions enacted by Coast Guard Authorization Acts.
- Sec. 803. Officer evaluation report.
- Sec. 804. Extension of authority.
- Sec. 805. Coast Guard ROTC program.
- Sec. 806. Currency detection canine team program.
- Sec. 807. Center of expertise for Great Lakes oil spill search and response.
- Sec. 808. Public safety answering points and maritime search and rescue coordination.
- Sec. 809. Ship shoal lighthouse transfer: repeal.
- Sec. 810. Land exchange, Ayakulik Island, Alaska.
- Sec. 811. Use of Tract 43.
- Sec. 812. Coast Guard maritime domain awareness.
- Sec. 813. Monitoring.
- Sec. 814. Reimbursements for non-Federal construction costs of certain aids to navigation.
- Sec. 815. Towing safety management system fees.
- Sec. 816. Oil spill disbursements auditing and report.
- Sec. 817. Fleet requirements assessment and strategy.
- Sec. 818. National Security Cutter.

	Sec. 819. Acquisition plan for inland waterway and river tenders and bay-class icebreakers.
	Sec. 820. Great Lakes icebreaker acquisition.
	Sec. 821. Polar icebreakers.
	Sec. 822. Strategic assets in the Arctic.
	Sec. 823. Arctic planning criteria.
	Sec. 824. Vessel response plan audit.
	Sec. 825. Waters deemed not navigable waters of the United States for certain purposes.
	Sec. 826. Documentation of recreational vessels.
	Sec. 827. Equipment requirements; exemption from throwable personal flotation devices requirement.
	Sec. 828. Visual distress signals and alternative use.
	Sec. 829. Radar refresher training.
	Sec. 830. Commercial fishing vessel safety national communications plan. Sec. 831. Authorization for marine debris program.
	Sec. 832. Atlantic Coast port access route study recommendations.
	Sec. 833. Drawbridges.
	Sec. 834. Waiver.
	Sec. 835. Vessel waiver.
	Sec. 836. Temporary limitations.
	Sec. 837. Transfer of Coast Guard property in Jupiter Island, Florida, for inclusion in Hobe Sound National Wildlife Refuge.
	Sec. 838. Emergency response.
	Sec. 839. Drawbridges consultation.
1	TITLE I—REORGANIZATION OF
2	TITLE 14, UNITED STATES CODE
3	SEC. 101. INITIAL MATTER.
4	Title 14, United States Code, is amended by striking
5	the title designation, the title heading, and the table of
6	parts at the beginning and inserting the following:
7	"TITLE 14—COAST GUARD
	"Subtitle Sec. "I. Establishment, Powers, Duties, and Administration 101 "II. Personnel 1901
	"III. Coast Guard Reserve and Auxiliary
8	SEC. 102. SUBTITLE I.
9	Part I of title 14, United States Code, is amended
10	by striking the part designation, the part heading, and the

1	table of chapters at the beginning and inserting the fol-	
2	lowing:	
3	"Subtitle I—Establishment, Powers,	
4	Duties, and Administration	
	"Chap.Sec."1. Establishment and Duties101"3. Composition and Organization301"5. Functions and Powers501"7. Cooperation701"9. Administration901"11. Acquisitions1101".	
5	SEC. 103. CHAPTER 1.	
6	(a) Initial Matter.—Chapter 1 of title 14, United	
7	States Code, is amended by striking the chapter designa-	
8	tion, the chapter heading, and the table of sections at the	
9	beginning and inserting the following:	
10	"CHAPTER 1—ESTABLISHMENT AND	
11	DUTIES	
	"Sec. "101. Establishment of Coast Guard. "102. Primary duties. "103. Department in which the Coast Guard operates. "104. Removing restrictions. "105. Secretary defined.".	
12	(b) Redesignations and Transfers.—	
13	(1) REQUIREMENT.—The sections of title 14,	
14	United States Code, identified in the table provided	
15	in paragraph (2) are amended—	
16	(A) by redesignating the sections as de-	
17	scribed in the table; and	

1	(B) by transferring the sections, as nec-
2	essary, so that the sections appear after the
3	table of sections for chapter 1 of such title (as
4	added by subsection (a)), in the order in which
5	the sections are presented in the table.
6	(2) Table.—The table referred to in paragraph
7	(1) is the following:

Title 14 sec-Title 14 sec-Section heading (provided for identification tion number tion number before redespurposes only-not amended) after redesignation ignation 1 Establishment of Coast Guard 101 2 102 Primary duties 3 Department in which the Coast Guard operates 103 652 Removing restrictions 104 4 105 Secretary defined

8 SEC. 104. CHAPTER 3.

- 9 (a) Initial Matter.—Chapter 3 of title 14, United
- 10 States Code, is amended by striking the chapter designa-
- 11 tion, the chapter heading, and the table of sections at the
- 12 beginning and inserting the following:

13 **"CHAPTER 3—COMPOSITION AND**

14 **ORGANIZATION**

[&]quot;Sec.

[&]quot;301. Grades and ratings.

[&]quot;302. Commandant; appointment.

[&]quot;303. Retirement of Commandant.

[&]quot;304. Vice Commandant; appointment.

[&]quot;305. Vice admirals.

[&]quot;306. Retirement.

[&]quot;307. Vice admirals and admiral, continuity of grade.

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- "308. Chief Acquisition Officer.
- "309. Office of the Coast Guard Reserve: Director.
- "310. Chief of Staff to President: appointment.
- "311. Captains of the port.
- "312. Prevention and response workforces.
- "313. Centers of expertise for Coast Guard prevention and response.
- "314. Marine industry training program.
- "315. Training course on workings of Congress.
- "316. National Coast Guard Museum.
- "317. United States Coast Guard Band; composition; director.
- "318. Environmental Compliance and Restoration Program.".

(b) Redesignations and Transfers.—

- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
- 5 (A) by redesignating the sections as de-6 scribed in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 3 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
 - (2) Table.—The table referred to in paragraph

13 (1) is the following:

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
41	Grades and ratings	301
44	Commandant; appointment	302
46	Retirement of Commandant	303
47	Vice Commandant; appointment	304
50	Vice admirals	305

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
51	Retirement	306
52	Vice admirals and admiral, continuity of grade	307
56	Chief Acquisition Officer	308
53	Office of the Coast Guard Reserve; Director	309
54	Chief of Staff to President: appointment	310
57	Prevention and response workforces	312
58	Centers of expertise for Coast Guard prevention and response	313
59	Marine industry training program	314
60	Training course on workings of Congress	315
98	National Coast Guard Museum	316
336	United States Coast Guard Band; composition; director	317

(c) Additional Changes.—

- 2 (1) In General.—Chapter 3 of title 14, United
- 3 States Code, is further amended—
- 4 (A) by inserting after section 310 (as so
- 5 redesignated and transferred under subsection
- 6 (b)) the following:

7 "§ 311. Captains of the port

- 8 "Any officer, including any petty officer, may be des-
- 9 ignated by the Commandant as captain of the port or
- 10 ports or adjacent high seas or waters over which the
- 11 United States has jurisdiction, as the Commandant deems

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1	necessary to facilitate execution of Coast Guard duties.";
2	and
3	(B) by inserting after section 317 (as so
4	redesignated and transferred under subsection
5	(b)) the following:
6	"§ 318. Environmental Compliance and Restoration
7	Program
8	"(a) Definitions.—For the purposes of this sec-
9	tion—
10	"(1) 'environment', 'facility', 'person', 'release',
11	'removal', 'remedial', and 'response' have the same
12	meaning they have in section 101 of the Comprehen-
13	sive Environmental Response, Compensation, and
14	Liability Act (42 U.S.C. 9601);
15	"(2) 'hazardous substance' has the same mean-
16	ing it has in section 101 of the Comprehensive Envi-
17	ronmental Response, Compensation, and Liability
18	Act (42 U.S.C. 9601), except that it also includes
19	the meaning given 'oil' in section 311 of the Federal
20	Water Pollution Control Act (33 U.S.C. 1321); and
21	"(3) 'pollutant' has the same meaning it has in
22	section 502 of the Federal Water Pollution Control
23	Act (33 U.S.C. 1362).
24	"(b) Program.—

1	"(1) The Secretary shall carry out a program
2	of environmental compliance and restoration at cur-
3	rent and former Coast Guard facilities.
4	"(2) Program goals include:
5	"(A) Identifying, investigating, and clean-
6	ing up contamination from hazardous sub-
7	stances and pollutants.
8	"(B) Correcting other environmental dam-
9	age that poses an imminent and substantial
10	danger to the public health or welfare or to the
11	environment.
12	"(C) Demolishing and removing unsafe
13	buildings and structures, including buildings
14	and structures at former Coast Guard facilities.
15	"(D) Preventing contamination from haz-
16	ardous substances and pollutants at current
17	Coast Guard facilities.
18	"(3)(A) The Secretary shall respond to releases
19	of hazardous substances and pollutants—
20	"(i) at each Coast Guard facility the
21	United States owns, leases, or otherwise pos-
22	sesses;
23	"(ii) at each Coast Guard facility the
24	United States owned, leased, or otherwise pos-
25	sessed when the actions leading to contamina-

1	tion from hazardous substances or pollutants
2	occurred; and
3	"(iii) on each vessel the Coast Guard owns
4	or operates.
5	"(B) Subparagraph (A) of this paragraph does
6	not apply to a removal or remedial action when a po-
7	tentially responsible person responds under section
8	122 of the Comprehensive Environmental Response,
9	Compensation, and Liability Act (42 U.S.C. 9622).
10	"(C) The Secretary shall pay a fee or charge
11	imposed by a State authority for permit services for
12	disposing of hazardous substances or pollutants from
13	Coast Guard facilities to the same extent that non-
14	governmental entities are required to pay for permit
15	services. This subparagraph does not apply to a pay-
16	ment that is the responsibility of a lessee, con-
17	tractor, or other private person.
18	"(4) The Secretary may agree with another
19	Federal agency for that agency to assist in carrying
20	out the Secretary's responsibilities under this sec-
21	tion. The Secretary may enter into contracts, coop-
22	erative agreements, and grant agreements with State
23	and local governments to assist in carrying out the
24	Secretary's responsibilities under this section. Serv-
25	ices that may be obtained under this paragraph in-

1	clude identifying, investigating, and cleaning up off-
2	site contamination that may have resulted from the
3	release of a hazardous substance or pollutant at a
4	Coast Guard facility.
5	"(5) Section 119 of the Comprehensive Envi-
6	ronmental Response, Compensation, and Liability
7	Act (42 U.S.C. 9619) applies to response action con-
8	tractors that carry out response actions under this
9	section. The Coast Guard shall indemnify response
10	action contractors to the extent that adequate insur-
11	ance is not generally available at a fair price at the
12	time the contractor enters into the contract to cover
13	the contractor's reasonable, potential, long-term li-
14	ability.
15	"(c) Environmental Compliance and Restora-
16	TION ACCOUNT.—
17	"(1) There is established for the Coast Guard
18	an account known as the Coast Guard Environ-
19	mental Compliance and Restoration Account. All
20	sums appropriated to carry out the Coast Guard's
21	environmental compliance and restoration functions
22	under this section or another law shall be credited
23	or transferred to the account and remain available
24	until expended.

1	"(2) Funds may be obligated or expended from
2	the account to carry out the Coast Guard's environ-
3	mental compliance and restoration functions under
4	this section or another law.
5	"(3) In proposing the budget for any fiscal year
6	under section 1105 of title 31, the President shall
7	set forth separately the amount requested for the
8	Coast Guard's environmental compliance and res-
9	toration activities under this section or another law.
10	"(4) Amounts recovered under section 107 of
11	the Comprehensive Environmental Response, Com-
12	pensation, and Liability Act (42 U.S.C. 9607) for
13	the Secretary's response actions at current and
14	former Coast Guard facilities shall be credited to the
15	account.
16	"(d) Annual List of Projects to Congress.—
17	The Commandant of the Coast Guard shall submit to the
18	Committee on Transportation and Infrastructure of the
19	House of Representatives and the Committee on Com-
20	merce, Science, and Transportation of the Senate a
21	prioritized list of projects eligible for environmental com-
22	pliance and restoration funding for each fiscal year con-
23	current with the President's budget submission for that
24	fiscal year.".

- 1 (2) Conforming repeals.—Sections 634,
- 2 690, 691, 692, and 693 of title 14, United States
- 3 Code, are repealed.
- 4 SEC. 105. CHAPTER 5.
- 5 (a) Initial Matter.—Chapter 5 of title 14, United
- 6 States Code, is amended by striking the chapter designa-
- 7 tion, the chapter heading, and the table of sections at the
- 8 beginning and inserting the following:

9 "CHAPTER 5—FUNCTIONS AND POWERS

"SUBCHAPTER I—GENERAL POWERS

- "Sec.
- "501. Secretary; general powers.
- "502. Delegation of powers by the Secretary.
- "503. Regulations.
- "504. Commandant; general powers.
- "505. Functions and powers vested in the Commandant.
- "506. Prospective payment of funds necessary to provide medical care.
- "507. Appointment of judges.
 - "SUBCHAPTER II—LIFE SAVING AND LAW ENFORCEMENT AUTHORITIES
- "521. Saving life and property.
- "522. Law enforcement.
- "523. Enforcement authority.
- "524. Enforcement of coastwise trade laws.
- "525. Special agents of the Coast Guard Investigative Service law enforcement authority.
- "526. Stopping vessels; indemnity for firing at or into vessel.
- "527. Safety of naval vessels.

"SUBCHAPTER III—AIDS TO NAVIGATION

- "541. Aids to navigation authorized.
- "542. Unauthorized aids to maritime navigation; penalty.
- "543. Interference with aids to navigation; penalty.
- "544. Aids to maritime navigation; penalty.
- "545. Marking of obstructions.
- "546. Deposit of damage payments.
- "547. Rewards for apprehension of persons interfering with aids to navigation.

"SUBCHAPTER IV—MISCELLANEOUS

- "561. Icebreaking in polar regions.
- "562. Appeals and waivers.
- "563. Notification of certain determinations.".

1 (b) Redesignations and Transfers.— 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided in paragraph (2) are amended— 4 (A) by redesignating the sections as de-5 scribed in the table; and 6 (B) by transferring the sections, as nec-7 essary, so that the sections appear after the 8 table of sections for chapter 5 of such title (as 9 10 added by subsection (a)), in the order in which 11 the sections are presented in the table. (2) Table.—The table referred to in paragraph 12 (1) is the following: 13

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
92	Secretary; general powers	501
631	Delegation of powers by the Secretary	502
633	Regulations	503
93	Commandant; general powers	504
632	Functions and powers vested in the Commandant	505
520	Prospective payment of funds necessary to provide medical care	506
153	Appointment of judges	507
88	Saving life and property	521
89	Law enforcement	522
99	Enforcement authority	523

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
100	Enforcement of coastwise trade laws	524
95	Special agents of the Coast Guard Investigative Service law enforcement authority	525
637	Stopping vessels; indemnity for firing at or into vessel	526
91	Safety of naval vessels	527
81	Aids to navigation authorized	541
83	Unauthorized aids to maritime navigation; penalty	542
84	Interference with aids to navigation; penalty	543
85	Aids to maritime navigation; penalty	544
86	Marking of obstructions	545
642	Deposit of damage payments	546
643	Rewards for apprehension of persons interfering with aids to navigation	547
87	Icebreaking in polar regions	561
101	Appeals and waivers	562
103	Notification of certain determinations	563

- 1 (c) Additional Changes.—Chapter 5 of title 14,
- 2 United States Code, is further amended—
- 3 (1) by inserting before section 501 (as so redes-
- 4 ignated and transferred under subsection (b)) the
- 5 following:
- 6 "SUBCHAPTER I—GENERAL POWERS";
- 7 (2) by inserting before section 521 (as so redes-
- 8 ignated and transferred under subsection (b)) the
- 9 following:

1	"SUBCHAPTER II—LIFE SAVING AND LAW
2	ENFORCEMENT AUTHORITIES";
3	(3) by inserting before section 541 (as so redes-
4	ignated and transferred under subsection (b)) the
5	following:
6	"SUBCHAPTER III—AIDS TO NAVIGATION";
7	and
8	(4) by inserting before section 561 (as so redes-
9	ignated and transferred under subsection (b)) the
10	following:
11	"SUBCHAPTER IV—MISCELLANEOUS".
12	SEC. 106. CHAPTER 7.
13	(a) Initial Matter.—Chapter 7 of title 14, United
14	States Code, is amended by striking the chapter designa-
15	tion, the chapter heading, and the table of sections at the
16	beginning and inserting the following:
17	"CHAPTER 7—COOPERATION
	"Sec. "701. Cooperation with other agencies, States, territories, and political subdivisions. "702. State Department. "703. Treasury Department. "704. Department of the Army and Department of the Air Force. "705. Navy Department. "706. United States Postal Service. "707. Department of Commerce. "708. Department of Health and Human Services. "709. Maritime instruction. "710. Assistance to foreign governments and maritime authorities. "711. Coast Guard officers as attachés to missions. "712. Contracts with Government-owned establishments for work and material. "713. Nonappropriated fund instrumentalities: contracts with other agencies and instrumentalities to provide or obtain goods and services.
	"714 Aratic maritima domain awaraness

 $\mbox{``714}.$ Arctic maritime domain awareness.

"715. Oceanographic research.

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"716. Arctic maritime transportation. "717. Agreements.".

(b) Redesignations and Transfers.—

- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
- 5 (A) by redesignating the sections as de-6 scribed in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 7 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
- 12 (2) Table.—The table referred to in paragraph

13 (1) is the following:

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
141	Cooperation with other agencies, States, territories, and political subdivisions	701
142	State Department	702
143	Treasury Department	703
144	Department of the Army and Department of the Air Force	704
145	Navy Department	705
146	United States Postal Service	706
147	Department of Commerce	707
147a	Department of Health and Human Services	708

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
148	Maritime instruction	709
149	Assistance to foreign governments and maritime authorities	710
150	Coast Guard officers as attachés to missions	711
151	Contracts with Government-owned establishments for work and material	712
152	Nonappropriated fund instrumentalities: contracts with other agencies and instrumentalities to provide or obtain goods and services	713
154	Arctic maritime domain awareness	714
94	Oceanographic research	715
90	Arctic maritime transportation	716
102	Agreements	717

1 SEC. 107. CHAPTER 9.

- 2 (a) Initial Matter.—Chapter 9 of title 14, United
- 3 States Code, is amended by striking the chapter designa-
- 4 tion, the chapter heading, and the table of sections at the
- 5 beginning and inserting the following:

6 **"CHAPTER 9—ADMINISTRATION**

[&]quot;SUBCHAPTER I—REAL AND PERSONAL PROPERTY

[&]quot;Sec.

[&]quot;901. Disposal of certain material.

[&]quot;902. Employment of draftsmen and engineers.

[&]quot;903. Use of certain appropriated funds.

[&]quot;904. Local hire.

[&]quot;905. Procurement authority for family housing.

[&]quot;906. Air Station Cape Cod Improvements.

[&]quot;907. Long-term lease of special purpose facilities.

[&]quot;908. Long-term lease authority for lighthouse property.

[&]quot;909. Small boat station rescue capability.

[&]quot;910. Small boat station closures.

[&]quot;911. Search and rescue center standards.

[&]quot;912. Air facility closures.

- "913. Turnkey selection procedures.
- "914. Disposition of infrastructure related to E-LORAN.

"SUBCHAPTER II—MISCELLANEOUS

- "931. Oaths required for boards.
- "932. Administration of oaths.
- "933. Coast Guard ensigns and pennants.
- "934. Penalty for unauthorized use of words 'Coast Guard'.
- "935. Coast Guard band recordings for commercial sale.
- "936. Confidentiality of medical quality assurance records; qualified immunity for participants.
- "937. Admiralty claims against the United States.
- "938. Claims for damage to property of the United States.
- "939. Accounting for industrial work.
- "940. Supplies and equipment from stock.
- "941. Coast Guard Supply Fund.
- "942. Public and commercial vessels and other watercraft; sale of fuel, supplies, and services.
- "943. Arms and ammunition; immunity from taxation.
- "944. Confidential investigative expenses.
- "945. Assistance to film producers.
- "946. User fees.
- "947. Vessel construction bonding requirements.
- "948. Contracts for medical care for retirees, dependents, and survivors: alternative delivery of health care.
- "949. Telephone installation and charges.
- "950. Designation, powers, and accountability of deputy disbursing officials.
- "951. Aircraft accident investigations.".

1 (b) Redesignations and Transfers.—

- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
- 5 (A) by redesignating the sections as de-6 scribed in the table; and
- (B) by transferring the sections, as nec-8 essary, so that the sections appear after the 9 table of sections for chapter 9 of such title (as 10 added by subsection (a)), in the order in which 11 the sections are presented in the table.

1 (2) Table.—The table referred to in paragraph

2 (1) is the following:

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
641	Disposal of certain material	901
653	Employment of draftsmen and engineers	902
656	Use of certain appropriated funds	903
666	Local hire	904
670	Procurement authority for family housing	905
671	Air Station Cape Cod Improvements	906
672	Long-term lease of special purpose facilities	907
672a	Long-term lease authority for lighthouse property	908
674	Small boat station rescue capability	909
675	Small boat station closures	910
676	Search and rescue center standards	911
676a	Air facility closures	912
677	Turnkey selection procedures	913
681	Disposition of infrastructure related to E– LORAN	914
635	Oaths required for boards	931
636	Administration of oaths	932
638	Coast Guard ensigns and pennants	933
639	Penalty for unauthorized use of words "Coast Guard"	934
640	Coast Guard band recordings for commercial sale	935
645	Confidentiality of medical quality assurance records; qualified immunity for participants	936
646	Admiralty claims against the United States	937

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
647	Claims for damage to property of the United States	938
648	Accounting for industrial work	939
649	Supplies and equipment from stock	940
650	Coast Guard Supply Fund	941
654	Public and commercial vessels and other watercraft; sale of fuel, supplies, and services	942
655	Arms and ammunition; immunity from taxation	943
658	Confidential investigative expenses	944
659	Assistance to film producers	945
664	User fees	946
667	Vessel construction bonding requirements	947
668	Contracts for medical care for retirees, dependents, and survivors: alternative delivery of health care	948
669	Telephone installation and charges	949
673	Designation, powers, and accountability of deputy disbursing officials	950
678	Aircraft accident investigations	951

- 1 (c) Additional Changes.—Chapter 9 of title 14,
- 2 United States Code, is further amended—
- 3 (1) by inserting before section 901 (as so redes-
- 4 ignated and transferred under subsection (b)) the
- 5 following:
- 6 "SUBCHAPTER I—REAL AND PERSONAL
- 7 PROPERTY";
- 8 and

- 1 (2) by inserting before section 931 (as so redes-
- 2 ignated and transferred under subsection (b)) the
- 3 following:
- 4 "SUBCHAPTER II—MISCELLANEOUS".
- 5 SEC. 108. CHAPTER 11.
- 6 (a) Initial Matter.—Chapter 11 of title 14, United
- 7 States Code, is amended by striking the chapter designa-
- 8 tion, the chapter heading, and the table of sections at the
- 9 beginning and inserting the following:

10 **"CHAPTER 11—ACQUISITIONS**

"SUBCHAPTER I—GENERAL PROVISIONS

- "Sec.
- "1101. Acquisition directorate.
- "1102. Improvements in Coast Guard acquisition management.
- "1103. Role of Vice Commandant in major acquisition programs.
- "1104. Recognition of Coast Guard personnel for excellence in acquisition.
- "1105. Prohibition on use of lead systems integrators.
- "1106. Required contract terms.
- "1107. Extension of major acquisition program contracts.
- "1108. Department of Defense consultation.
- "1109. Undefinitized contractual actions.
- "1110. Guidance on excessive pass-through charges.
- "1111. Mission need statement.

"SUBCHAPTER II—IMPROVED ACQUISITION PROCESS AND PROCEDURES

- "1131. Identification of major system acquisitions.
- "1132. Acquisition.
- "1133. Preliminary development and demonstration.
- "1134. Acquisition, production, deployment, and support.
- "1135. Acquisition program baseline breach.
- "1136. Acquisition approval authority.

"SUBCHAPTER III—PROCUREMENT

- "1151. Restriction on construction of vessels in foreign shipyards.
- "1152. Advance procurement funding.
- "1153. Prohibition on overhaul, repair, and maintenance of Coast Guard vessels in foreign shipyards.
- "1154. Procurement of buoy chain.

"SUBCHAPTER IV—DEFINITIONS

"1171. Definitions.".

1 (b) Redesignations and Transfers.— 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided in paragraph (2) are amended— 4 (A) by redesignating the sections as de-5 scribed in the table; and 6 7 (B) by transferring the sections, as necessary, so that the sections appear after the 8 table of sections for chapter 11 of such title (as 9 10 added by subsection (a)), in the order in which 11 the sections are presented in the table. 12 (2) Table.—The table referred to in paragraph (1) is the following: 13

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
561	Acquisition directorate	1101
562	Improvements in Coast Guard acquisition management	1102
578	Role of Vice Commandant in major acquisition programs	1103
563	Recognition of Coast Guard personnel for excellence in acquisition	1104
564	Prohibition on use of lead systems integrators	1105
565	Required contract terms	1106
579	Extension of major acquisition program contracts	1107
566	Department of Defense consultation	1108
567	Undefinitized contractual actions	1109

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
568	Guidance on excessive pass-through charges	1110
569	Mission need statement	1111
571	Identification of major system acquisitions	1131
572	Acquisition	1132
573	Preliminary development and demonstration	1133
574	Acquisition, production, deployment, and support	1134
575	Acquisition program baseline breach	1135
576	Acquisition approval authority	1136
665	Restriction on construction of vessels in foreign shipyards	1151
577	Advance procurement funding	1152
96	Prohibition on overhaul, repair, and mainte- nance of Coast Guard vessels in foreign ship- yards	1153
97	Procurement of buoy chain	1154
581	Definitions	1171

1 (c) Additional Changes.—Chapter 11 of title 14, United States Code, is further amended— 3 (1) by striking all subdivision designations and 4 headings in such chapter, except for— (A) the chapter designation and heading 5 added by subsection (a); 6 7 (B) the subchapter designations and head-8 ings added by this subsection; and (C) any designation or heading of a section 9 or a subdivision of a section; 10

1	(2) by inserting before section 1101 (as so re-
2	designated and transferred under subsection (b)) the
3	following:
4	"SUBCHAPTER I—GENERAL PROVISIONS";
5	(3) by inserting before section 1131 (as so re-
6	designated and transferred under subsection (b)) the
7	following:
8	"SUBCHAPTER II—IMPROVED ACQUISITION
9	PROCESS AND PROCEDURES";
10	(4) by inserting before section 1151 (as so re-
11	designated and transferred under subsection (b)) the
12	following:
13	"SUBCHAPTER III—PROCUREMENT";
14	and
15	(5) by inserting before section 1171 (as so re-
16	designated and transferred under subsection (b)) the
17	following:
18	"SUBCHAPTER IV—DEFINITIONS".
19	SEC. 109. SUBTITLE II.
20	(a) Initial Matter.—Title 14, United States Code
21	is further amended by inserting after chapter 11 (as
22	amended by section 108 of this title) the following:
23	"Subtitle II—Personnel
	"Chap.Sec."19. Coast Guard Academy1901"21. Personnel; Officers2101"23. Personnel; Enlisted2301"25. Personnel; General Provisions2501

	"27. Pay, Allowances, Awards, and Other Rights and Benefits
	"29. Coast Guard Family Support, Child Care, and Housing 2901".
1	(b) Reserved Chapter Numbers.—
2	(1) Chapter 13.—Chapter 13 of title 14,
3	United States Code, is amended by striking the
4	chapter designation, the chapter heading, and the
5	table of sections at the beginning.
6	(2) Chapter 14.—Chapter 14 of title 14,
7	United States Code, is amended—
8	(A) by striking the chapter designation,
9	the chapter heading, and the table of sections
10	at the beginning; and
11	(B) by striking the subchapter designation
12	and the subchapter heading for each of the sub-
13	chapters of such chapter.
14	(3) Chapter 15.—Chapter 15 of title 14,
15	United States Code, is amended—
16	(A) by striking the chapter designation,
17	the chapter heading, and the table of sections
18	at the beginning; and
19	(B) by striking the subchapter designation
20	and the subchapter heading for each of the sub-
21	chapters of such chapter.
22	(4) Chapter 17.—Chapter 17 of title 14,
23	United States Code, is amended by striking the

- 1 chapter designation, the chapter heading, and the
- 2 table of sections at the beginning.
- 3 (5) Chapter 18.—Chapter 18 of title 14,
- 4 United States Code, is amended by striking the
- 5 chapter designation, the chapter heading, and the
- 6 table of sections at the beginning.

7 SEC. 110. CHAPTER 19.

- 8 (a) Initial Matter.—Chapter 19 of title 14, United
- 9 States Code, is amended by striking the chapter designa-
- 10 tion, the chapter heading, and the table of sections at the
- 11 beginning and inserting the following:

12 "CHAPTER 19—COAST GUARD ACADEMY

"SUBCHAPTER I—ADMINISTRATION

"SUBCHAPTER II—CADETS

"SUBCHAPTER III—FACULTY

- "1941. Civilian teaching staff.
- "1942. Permanent commissioned teaching staff; composition.
- "1943. Appointment of permanent commissioned teaching staff.
- "1944. Grade of permanent commissioned teaching staff.
- "1945. Retirement of permanent commissioned teaching staff.
- "1946. Credit for service as member of civilian teaching staff.

[&]quot;Sec.

[&]quot;1901. Administration of Academy.

[&]quot;1902. Policy on sexual harassment and sexual violence.

[&]quot;1903. Annual Board of Visitors.

[&]quot;1904. Participation in Federal, State, or other educational research grants.

[&]quot;1921. Corps of Cadets authorized strength.

[&]quot;1922. Appointments.

[&]quot;1923. Admission of foreign nationals for instruction; restrictions; conditions.

[&]quot;1924. Conduct.

[&]quot;1925. Agreement.

[&]quot;1926. Cadet applicants; preappointment travel to Academy.

[&]quot;1927. Cadets; initial clothing allowance.

[&]quot;1928. Cadets; degree of bachelor of science.

[&]quot;1929. Cadets; appointment as ensign.

[&]quot;1930. Cadets: charges and fees for attendance; limitation.

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 $\hbox{``1947. Assignment of personnel as instructors.}\\$

(b) Redesignations and Transfers.—

- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
- 5 (A) by redesignating the sections as de-6 scribed in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 19 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
 - (2) Table.—The table referred to in paragraph

(1) is the following:

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
181	Administration of Academy	1901
200	Policy on sexual harassment and sexual violence	1902
194	Annual Board of Visitors	1903
196	Participation in Federal, State, or other edu- cational research grants	1904
195	Admission of foreign nationals for instruction; restrictions; conditions	1923
181a	Cadet applicants; preappointment travel to Academy	1926
183	Cadets; initial clothing allowance	1927

[&]quot;1948. Marine safety curriculum.".

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
184	Cadets; degree of bachelor of science	1928
185	Cadets; appointment as ensign	1929
197	Cadets: charges and fees for attendance; limitation	1930
186	Civilian teaching staff	1941
187	Permanent commissioned teaching staff; composition	1942
188	Appointment of permanent commissioned teaching staff	1943
189	Grade of permanent commissioned teaching staff	1944
190	Retirement of permanent commissioned teaching staff	1945
191	Credit for service as member of civilian teaching staff	1946
192	Assignment of personnel as instructors	1947
199	Marine safety curriculum	1948

1 (c) Additional Changes.— 2 (1) In General.—Chapter 19 of title 14, United States Code, is further amended— 3 (A) by inserting before section 1901 (as so 4 redesignated and transferred under subsection (b)) the following: 6 "SUBCHAPTER I—ADMINISTRATION"; 7 (B) by inserting before section 1923 (as so 8 redesignated and transferred under subsection 9 (b)) the following: 10

1	"SUBCHAPTER II—CADETS
2	"§ 1921. Corps of Cadets authorized strength
3	"The number of cadets appointed annually to the
4	Academy shall be as determined by the Secretary but the
5	number appointed in any one year shall not exceed six
6	hundred.
7	"§ 1922. Appointments
8	"Appointments to cadetships shall be made under
9	regulations prescribed by the Secretary, who shall deter-
10	mine age limits, methods of selection of applicants, term
11	of service as a cadet before graduation, and all other mat-
12	ters affecting such appointments. In the administration of
13	this section, the Secretary shall take such action as may
14	be necessary and appropriate to insure that female individ-
15	uals shall be eligible for appointment and admission to the
16	Coast Guard Academy, and that the relevant standards
17	required for appointment, admission, training, graduation,
18	and commissioning of female individuals shall be the same
19	as those required for male individuals, except for those
20	minimum essential adjustments in such standards re-
21	quired because of physiological differences between male
22	and female individuals.";
23	(C) by inserting before section 1926 (as so
24	redesignated and transferred under subsection
25	(b)) the following:

1 "§ 1924. Conduct

2	"The Secretary may summarily dismiss from the
3	Coast Guard any cadet who, during his cadetship, is found
4	unsatisfactory in either studies or conduct, or may be
5	deemed not adapted for a career in the Coast Guard. Ca-
6	dets shall be subject to rules governing discipline pre-
7	scribed by the Commandant.
8	"§ 1925. Agreement
9	"(a) Each cadet shall sign an agreement with respect
10	to the cadet's length of service in the Coast Guard. The
11	agreement shall provide that the cadet agrees to the fol-
12	lowing:
13	"(1) That the cadet will complete the course of
14	instruction at the Coast Guard Academy.
15	"(2) That upon graduation from the Coast
16	Guard Academy the cadet—
17	"(A) will accept an appointment, if ten-
18	dered, as a commissioned officer of the Coast
19	Guard; and
20	"(B) will serve on active duty for at least
21	five years immediately after such appointment.
22	"(3) That if an appointment described in para-
23	graph (2) is not tendered or if the cadet is permitted
24	to resign as a regular officer before the completion
25	of the commissioned service obligation of the cadet,
26	the cadet—

1	"(A) will accept an appointment as a com-
2	missioned officer in the Coast Guard Reserve;
3	and
4	"(B) will remain in that reserve component
5	until completion of the commissioned service ob-
6	ligation of the cadet.
7	"(b)(1) The Secretary may transfer to the Coast
8	Guard Reserve, and may order to active duty for such pe-
9	riod of time as the Secretary prescribes (but not to exceed
10	four years), a cadet who breaches an agreement under
11	subsection (a). The period of time for which a cadet is
12	ordered to active duty under this paragraph may be deter-
13	mined without regard to section 651(a) of title 10.
14	"(2) A cadet who is transferred to the Coast Guard
15	Reserve under paragraph (1) shall be transferred in an
16	appropriate enlisted grade or rating, as determined by the
17	Secretary.
18	"(3) For the purposes of paragraph (1), a cadet shall
19	be considered to have breached an agreement under sub-
20	section (a) if the cadet is separated from the Coast Guard
21	Academy under circumstances which the Secretary deter-
22	mines constitute a breach by the cadet of the cadet's
23	agreement to complete the course of instruction at the
24	Coast Guard Academy and accept an appointment as a

commissioned officer upon graduation from the Coast 2 Guard Academy. 3 "(c) The Secretary shall prescribe regulations to carry out this section. Those regulations shall include— 5 "(1) standards for determining what con-6 stitutes, for the purpose of subsection (b), a breach of an agreement under subsection (a); 7 8 "(2) procedures for determining whether such a 9 breach has occurred; and 10 "(3) standards for determining the period of 11 time for which a person may be ordered to serve on 12 active duty under subsection (b). 13 "(d) In this section, commissioned service obligation', with respect to an officer who is a graduate of the 14 15 Academy, means the period beginning on the date of the officer's appointment as a commissioned officer and end-16 ing on the sixth anniversary of such appointment or, at the discretion of the Secretary, any later date up to the 19 eighth anniversary of such appointment. 20 "(e)(1) This section does not apply to a cadet who 21 is not a citizen or national of the United States. 22 "(2) In the case of a cadet who is a minor and who has parents or a guardian, the cadet may sign the agreement required by subsection (a) only with the consent of the parent or guardian.

1	"(f) A cadet or former cadet who does not fulfill the
2	terms of the obligation to serve as specified under section
3	(a), or the alternative obligation imposed under subsection
4	(b), shall be subject to the repayment provisions of section
5	303a(e) of title 37."; and
6	(D) by inserting before section 1941 (as so
7	redesignated and transferred under subsection
8	(b)) the following:
9	"SUBCHAPTER III—FACULTY".
10	(2) Conforming Repeal.—Section 182 of title
11	14, United States Code, is repealed.
12	SEC. 111. PART II.
13	Part II of title 14, United States Code, is amended
14	by striking the part designation, the part heading, and the
15	table of chapters at the beginning.
16	SEC. 112. CHAPTER 21.
17	(a) Initial Matter.—Chapter 21 of title 14, United
18	States Code, is amended by striking the chapter designa-
19	tion, the chapter heading, and the table of sections at the
20	beginning and inserting the following:
21	"CHAPTER 21—PERSONNEL; OFFICERS

"SUBCHAPTER I—APPOINTMENT AND PROMOTION

[&]quot;Sec.

[&]quot;2101. Original appointment of permanent commissioned officers.

[&]quot;2102. Active duty promotion list.

[&]quot;2103. Number and distribution of commissioned officers on active duty promotion list.

[&]quot;2104. Appointment of temporary officers.

[&]quot;2105. Rank of warrant officers.

- "2106. Selection boards; convening of boards.
- "2107. Selection boards; composition of boards.
- "2108. Selection boards; notice of convening; communication with board.
- "2109. Selection boards; oath of members.
- "2110. Number of officers to be selected for promotion.
- "2111. Promotion zones.
- "2112. Promotion year; defined.
- "2113. Eligibility of officers for consideration for promotion.
- "2114. United States Deputy Marshals in Alaska.
- "2115. Selection boards; information to be furnished boards.
- "2116. Officers to be recommended for promotion.
- "2117. Selection boards; reports.
- "2118. Selection boards; submission of reports.
- "2119. Failure of selection for promotion.
- "2120. Special selection boards; correction of errors.
- "2121. Promotions; appointments.
- "2122. Removal of officer from list of selectees for promotion.
- "2123. Promotions; acceptance; oath of office.
- "2124. Promotions; pay and allowances.
- "2125. Wartime temporary service promotions.
- "2126. Promotion of officers not included on active duty promotion list.
- "2127. Recall to active duty during war or national emergency.
- "2128. Recall to active duty with consent of officer.
- "2129. Aviation cadets; appointment as Reserve officers.

"SUBCHAPTER II—DISCHARGES; RETIREMENTS; REVOCATION OF COMMISSIONS; SEPARATION FOR CAUSE

- "2141. Revocation of commissions during first five years of commissioned service.
- "2142. Regular lieutenants (junior grade); separation for failure of selection for promotion.
- "2143. Regular lieutenants; separation for failure of selection for promotion; continuation.
- "2144. Regular Coast Guard; officers serving under temporary appointments.
- "2145. Regular lieutenant commanders and commanders; retirement for failure of selection for promotion.
- "2146. Discharge in lieu of retirement; separation pay.
- "2147. Regular warrant officers: separation pay.
- "2148. Separation for failure of selection for promotion or continuation; time of
- "2149. Regular captains; retirement.
- "2150. Captains; continuation on active duty; involuntary retirement.
- "2151. Rear admirals and rear admirals (lower half); continuation on active duty; involuntary retirement.
- "2152. Voluntary retirement after twenty years' service.
- "2153. Voluntary retirement after thirty years' service.
- "2154. Compulsory retirement.
- "2155. Retirement for physical disability after selection for promotion; grade in which retired.
- "2156. Deferment of retirement or separation for medical reasons.
- "2157. Flag officers.
- "2158. Review of records of officers.
- "2159. Boards of inquiry.
- "2160. Boards of review.

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"SUBCHAPTER III—GENERAL PROVISIONS

(b) Redesignations and Transfers.—

- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
 - (A) by redesignating the sections as described in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 21 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
 - (2) Table.—The table referred to in paragraph

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
211	Original appointment of permanent commissioned officers	2101
41a	Active duty promotion list	2102
42	Number and distribution of commissioned offi- cers on active duty promotion list	2103
214	Appointment of temporary officers	2104

[&]quot;2161. Composition of boards.

[&]quot;2162. Rights and procedures.

[&]quot;2163. Removal of officer from active duty; action by Secretary.

[&]quot;2164. Officers considered for removal; retirement or discharge; separation benefits.

[&]quot;2165. Relief of retired officer promoted while on active duty.

[&]quot;2181. Physical fitness of officers.

[&]quot;2182. Multirater assessment of certain personnel.".

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
215	Rank of warrant officers	2105
251	Selection boards; convening of boards	2106
252	Selection boards; composition of boards	2107
253	Selection boards; notice of convening; communication with board	2108
254	Selection boards; oath of members	2109
255	Number of officers to be selected for promotion	2110
256	Promotion zones	2111
256a	Promotion year; defined	2112
257	Eligibility of officers for consideration for promotion	2113
258	Selection boards; information to be furnished boards	2115
259	Officers to be recommended for promotion	2116
260	Selection boards; reports	2117
261	Selection boards; submission of reports	2118
262	Failure of selection for promotion	2119
263	Special selection boards; correction of errors	2120
271	Promotions; appointments	2121
272	Removal of officer from list of selectees for promotion	2122
273	Promotions; acceptance; oath of office	2123
274	Promotions; pay and allowances	2124
275	Wartime temporary service promotions	2125
276	Promotion of officers not included on active duty promotion list	2126
331	Recall to active duty during war or national emergency	2127
332	Recall to active duty with consent of officer	2128

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
373	Aviation cadets; appointment as Reserve offi- cers	2129
281	Revocation of commissions during first five years of commissioned service	2141
282	Regular lieutenants (junior grade); separation for failure of selection for promotion	2142
283	Regular lieutenants; separation for failure of selection for promotion; continuation	2143
284	Regular Coast Guard; officers serving under temporary appointments	2144
285	Regular lieutenant commanders and commanders; retirement for failure of selection for promotion	2145
286	Discharge in lieu of retirement; separation pay	2146
286a	Regular warrant officers: separation pay	2147
287	Separation for failure of selection for promotion or continuation; time of	2148
288	Regular captains; retirement	2149
289	Captains; continuation on active duty; involuntary retirement	2150
290	Rear admirals and rear admirals (lower half); continuation on active duty; involuntary retirement	2151
291	Voluntary retirement after twenty years' service	2152
292	Voluntary retirement after thirty years' service	2153
293	Compulsory retirement	2154
294	Retirement for physical disability after selection for promotion; grade in which retired	2155
295	Deferment of retirement or separation for medical reasons	2156
296	Flag officers	2157
321	Review of records of officers	2158

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
322	Boards of inquiry	2159
323	Boards of review	2160
324	Composition of boards	2161
325	Rights and procedures	2162
326	Removal of officer from active duty; action by Secretary	2163
327	Officers considered for removal; retirement or discharge; separation benefits	2164
333	Relief of retired officer promoted while on active duty	2165
335	Physical fitness of officers	2181
429	Multirater assessment of certain personnel	2182

(c) Additional Changes.—Chapter 21 of title 14, 1 United States Code, is further amended— 3 (1) by striking all subchapter designations and headings in such chapter, except for the subchapter 4 5 designations and headings added by this subsection; 6 (2) by inserting before section 2101 (as so redesignated and transferred under subsection (b)) the 7 following: 8 "SUBCHAPTER I—APPOINTMENT AND 9 10 PROMOTION"; (3) by inserting before section 2115 (as so re-11 12 designated and transferred under subsection (b)) the 13 following:

1 "§ 2114. United States Deputy Marshals in Alaska

- 2 "Commissioned officers may be appointed as United
- 3 States Deputy Marshals in Alaska.";
- 4 (4) by inserting before section 2141 (as so re-
- 5 designated and transferred under subsection (b)) the
- 6 following:
- 7 "SUBCHAPTER II—DISCHARGES; RETIRE-
- 8 MENTS; REVOCATION OF COMMISSIONS;
- 9 SEPARATION FOR CAUSE";
- 10 and
- 11 (5) by inserting before section 2181 (as so re-
- designated and transferred under subsection (b)) the
- following:
- 14 "SUBCHAPTER III—GENERAL PROVISIONS".
- 15 SEC. 113. CHAPTER 23.
- 16 (a) Initial Matter.—Chapter 23 of title 14, United
- 17 States Code, is amended by striking the chapter designa-
- 18 tion, the chapter heading, and the table of sections at the
- 19 beginning and inserting the following:

20 **"CHAPTER 23—PERSONNEL; ENLISTED**

[&]quot;Sec.

[&]quot;2301. Recruiting campaigns.

[&]quot;2302. Enlistments; term, grade.

[&]quot;2303. Promotion.

[&]quot;2304. Compulsory retirement at age of sixty-two.

[&]quot;2305. Voluntary retirement after thirty years' service.

[&]quot;2306. Voluntary retirement after twenty years' service.

[&]quot;2307. Retirement of enlisted members: increase in retired pay.

[&]quot;2308. Recall to active duty during war or national emergency."

[&]quot;2309. Recall to active duty with consent of member.

[&]quot;2310. Relief of retired enlisted member promoted while on active duty.

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- "2311. Retirement in cases where higher grade or rating has been held.
- "2312. Extension of enlistments.
- "2313. Retention beyond term of enlistment in case of disability.
- "2314. Detention beyond term of enlistment.
- "2315. Inclusion of certain conditions in enlistment contract.
- "2316. Discharge within three months before expiration of enlistment.
- "2317. Aviation cadets; procurement; transfer.
- "2318. Aviation cadets; benefits.
- "2319. Critical skill training bonus.".

(b) Redesignations and Transfers.—

- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
 - (A) by redesignating the sections as described in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 23 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
 - (2) Table.—The table referred to in paragraph

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
350	Recruiting campaigns	2301
351	Enlistments; term, grade	2302
352	Promotion	2303
353	Compulsory retirement at age of sixty-two	2304
354	Voluntary retirement after thirty years' service	2305
355	Voluntary retirement after twenty years' service	2306

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
357	Retirement of enlisted members: increase in retired pay	2307
359	Recall to active duty during war or national emergency	2308
360	Recall to active duty with consent of member	2309
361	Relief of retired enlisted member promoted while on active duty	2310
362	Retirement in cases where higher grade or rating has been held	2311
365	Extension of enlistments	2312
366	Retention beyond term of enlistment in case of disability	2313
367	Detention beyond term of enlistment	2314
369	Inclusion of certain conditions in enlistment contract	2315
370	Discharge within three months before expiration of enlistment	2316
371	Aviation cadets; procurement; transfer	2317
372	Aviation cadets; benefits	2318
374	Critical skill training bonus	2319

1 SEC. 114. CHAPTER 25.

- 2 (a) Initial Matter.—Chapter 25 of title 14, United
- 3 States Code, is amended by striking the chapter designa-
- 4 tion, the chapter heading, and the table of sections at the
- 5 beginning and inserting the following:

6 "CHAPTER 25—PERSONNEL; GENERAL

7 PROVISIONS

"SUBCHAPTER I—GENERAL PROVISIONS

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[&]quot;2501. Grade on retirement.

"SUBCHAPTER II—LIGHTHOUSE SERVICE

"2531. Personnel of former Lighthouse Service.".

(b) Redesignations and Transfers.—

- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
- 5 (A) by redesignating the sections as de-6 scribed in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 25 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
- 12 (2) Table.—The table referred to in paragraph

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
334	Grade on retirement	2501

[&]quot;2502. Retirement.

[&]quot;2503. Status of recalled personnel.

[&]quot;2504. Computation of retired pay.

[&]quot;2505. Limitations on retirement and retired pay.

[&]quot;2506. Suspension of payment of retired pay of members who are absent from the United States to avoid prosecution.

[&]quot;2507. Board for Correction of Military Records deadline.

[&]quot;2508. Emergency leave retention authority.

[&]quot;2509. Prohibition of certain involuntary administrative separations.

[&]quot;2510. Sea service letters.

[&]quot;2511. Investigations of flag officers and Senior Executive Service employees.

[&]quot;2512. Leave policies for the Coast Guard.

[&]quot;2513. Computation of length of service.

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
421	Retirement	2502
422	Status of recalled personnel	2503
423	Computation of retired pay	2504
424	Limitations on retirement and retired pay	2505
424a	Suspension of payment of retired pay of members who are absent from the United States to avoid prosecution	2506
425	Board for Correction of Military Records dead- line	2507
426	Emergency leave retention authority	2508
427	Prohibition of certain involuntary administrative separations	2509
428	Sea service letters	2510
430	Investigations of flag officers and Senior Executive Service employees	2511
431	Leave policies for the Coast Guard	2512
467	Computation of length of service	2513
432	Personnel of former Lighthouse Service	2531

- 1 (c) Additional Changes.—Chapter 25 of title 14,
- 2 United States Code, is further amended—
- 3 (1) by inserting before section 2501 (as so re-
- 4 designated and transferred under subsection (b)) the
- 5 following:
- 6 "SUBCHAPTER I—GENERAL PROVISIONS";
- 7 and

- 1 (2) by inserting before section 2531 (as so re-
- 2 designated and transferred under subsection (b)) the
- 3 following:
- 4 "SUBCHAPTER II—LIGHTHOUSE SERVICE".
- 5 SEC. 115. PART III.
- 6 Part III of title 14, United States Code, is amended
- 7 by striking the part designation, the part heading, and the
- 8 table of chapters at the beginning.
- 9 SEC. 116. CHAPTER 27.
- 10 (a) Initial Matter.—Chapter 27 of title 14, United
- 11 States Code, is amended by striking the chapter designa-
- 12 tion, the chapter heading, and the table of sections at the
- 13 beginning and inserting the following:
- 14 "CHAPTER 27—PAY, ALLOWANCES,
- 15 AWARDS, AND OTHER RIGHTS AND
- 16 **BENEFITS**

"SUBCHAPTER I—PERSONNEL RIGHTS AND BENEFITS

"SUBCHAPTER II—AWARDS

[&]quot;Sec.

[&]quot;2701. Procurement of personnel.

[&]quot;2702. Training.

[&]quot;2703. Contingent expenses.

[&]quot;2704. Equipment to prevent accidents.

[&]quot;2705. Clothing at time of discharge for good of service.

[&]quot;2706. Right to wear uniform.

[&]quot;2707. Protection of uniform.

[&]quot;2708. Clothing for officers and enlisted personnel.

[&]quot;2709. Procurement and sale of stores to members and civilian employees.

[&]quot;2710. Disposition of effects of decedents.

[&]quot;2711. Deserters; payment of expenses incident to apprehension and delivery; penalties.

[&]quot;2712. Payment for the apprehension of stragglers.

[&]quot;2731. Delegation of powers to make awards; rules and regulations.

[&]quot;2732. Medal of honor.

- "2733. Medal of honor: duplicate medal.
- "2734. Medal of honor: presentation of Medal of Honor Flag.
- "2735. Coast Guard cross.
- "2736. Distinguished service medal.
- "2737. Silver star medal.
- "2738. Distinguished flying cross.
- "2739. Coast Guard medal.
- "2740. Insignia for additional awards.
- "2741. Time limit on award; report concerning deed.
- "2742. Honorable subsequent service as condition to award.
- "2743. Posthumous awards.
- "2744. Life-saving medals.
- "2745. Replacement of medals.
- "2746. Award of other medals.
- "2747. Awards and insignia for excellence in service or conduct.
- "2748. Presentation of United States flag upon retirement.

"SUBCHAPTER III—PAYMENTS

- "2761. Persons discharged as result of court-martial; allowances to.
- "2762. Shore patrol duty; payment of expenses.
- "2763. Compensatory absence from duty for military personnel at isolated duty stations.
- "2764. Monetary allowance for transportation of household effects.
- "2765. Retroactive payment of pay and allowances delayed by administrative error or oversight.
- "2766. Travel card management.
- "2767. Reimbursement for medical-related travel expenses for certain persons residing on islands in the continental United States.
- "2768. Annual audit of pay and allowances of members undergoing permanent change of station.
- "2769. Remission of indebtedness.
- "2770. Special instruction at universities.
- "2771. Attendance at professional meetings.
- "2772. Education loan repayment program.
- "2773. Rations or commutation therefor in money.
- "2774. Sales of ration supplies to messes.
- "2775. Flight rations.
- "2776. Payments at time of discharge for good of service.
- "2777. Clothing for destitute shipwrecked persons.
- "2778. Advancement of public funds to personnel.
- "2779. Transportation to and from certain places of employment.".

- 2 (1) Requirement.—The sections of title 14,
- 3 United States Code, identified in the table provided
- 4 in paragraph (2) are amended—
- 5 (A) by redesignating the sections as de-
- 6 scribed in the table; and

	(B) by transferring the sections, as nec-
2	essary, so that the sections appear after the
3	table of sections for chapter 27 of such title (as
1	added by subsection (a)), in the order in which
5	the sections are presented in the table.
6	(2) Table.—The table referred to in paragraph
7	(1) is the following

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
468	Procurement of personnel	2701
469	Training	2702
476	Contingent expenses	2703
477	Equipment to prevent accidents	2704
482	Clothing at time of discharge for good of service	2705
483	Right to wear uniform	2706
484	Protection of uniform	2707
485	Clothing for officers and enlisted personnel	2708
487	Procurement and sale of stores to members and civilian employees	2709
507	Disposition of effects of decedents	2710
508	Deserters; payment of expenses incident to apprehension and delivery; penalties	2711
644	Payment for the apprehension of stragglers	2712
499	Delegation of powers to make awards; rules and regulations	2731
491	Medal of honor	2732
504	Medal of honor: duplicate medal	2733

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
505	Medal of honor: presentation of Medal of Honor Flag	2734
491a	Coast Guard cross	2735
492	Distinguished service medal	2736
492a	Silver star medal	2737
492b	Distinguished flying cross	2738
493	Coast Guard medal	2739
494	Insignia for additional awards	2740
496	Time limit on award; report concerning deed	2741
497	Honorable subsequent service as condition to award	2742
498	Posthumous awards	2743
500	Life-saving medals	2744
501	Replacement of medals	2745
502	Award of other medals	2746
503	Awards and insignia for excellence in service or conduct	2747
516	Presentation of United States flag upon retirement	2748
509	Persons discharged as result of court-martial; allowances to	2761
510	Shore patrol duty; payment of expenses	2762
511	Compensatory absence from duty for military personnel at isolated duty stations	2763
512	Monetary allowance for transportation of household effects	2764
513	Retroactive payment of pay and allowances de- layed by administrative error or oversight	2765
517	Travel card management	2766

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
518	Reimbursement for medical-related travel expenses for certain persons residing on islands in the continental United States	2767
519	Annual audit of pay and allowances of members undergoing permanent change of station	2768
461	Remission of indebtedness	2769
470	Special instruction at universities	2770
471	Attendance at professional meetings	2771
472	Education loan repayment program	2772
478	Rations or commutation therefor in money	2773
479	Sales of ration supplies to messes	2774
480	Flight rations	2775
481	Payments at time of discharge for good of service	2776
486	Clothing for destitute shipwrecked persons	2777
488	Advancement of public funds to personnel	2778
660	Transportation to and from certain places of employment	2779

- 1 (c) Additional Changes.—Chapter 27 of title 14,
- 2 United States Code, is further amended—
- 3 (1) by inserting before section 2701 (as so re-
- 4 designated and transferred under subsection (b)) the
- 5 following:

	0 I
1	"SUBCHAPTER I—PERSONNEL RIGHTS AND
2	BENEFITS";
3	(2) by inserting before section 2731 (as so re-
4	designated and transferred under subsection (b)) the
5	following:
6	"SUBCHAPTER II—AWARDS";
7	and
8	(3) by inserting before section 2761 (as so re-
9	designated and transferred under subsection (b)) the
10	following:
11	"SUBCHAPTER III—PAYMENTS".
12	SEC. 117. CHAPTER 29.
13	(a) Initial Matter.—Chapter 29 of title 14, United
14	States Code, is amended by striking the chapter designa-
15	tion, the chapter heading, and the table of sections at the
16	beginning and inserting the following:
17	"CHAPTER 29—COAST GUARD FAMILY
18	SUPPORT, CHILD CARE, AND HOUSING
	"SUBCHAPTER I—COAST GUARD FAMILIES
	"Sec. "2901. Work-life policies and programs. "2902. Surveys of Coast Guard families. "2903. Reimbursement for adoption expenses. "2904. Education and training opportunities for Coast Guard spouses. "2905. Youth sponsorship initiatives. "2906. Dependent school children. "SUBCHAPTER II—COAST GUARD CHILD CARE"
	"2922. Child development services. "2923. Child development center standards and inspections. "2924. Child development center appleases.

"2924. Child development center employees.

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"2925. Parent partnerships with child development centers.

"SUBCHAPTER III—HOUSING

- "2941. Definitions.
- "2942. General authority.
- "2943. Leasing and hiring of quarters; rental of inadequate housing.
- "2944. Retired service members and dependents serving on advisory committees.
- "2945. Conveyance of real property.
- "2946. Coast Guard Housing Fund.
- "2947. Reports.".

(b) Redesignations and Transfers.—

- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
 - (A) by redesignating the sections as described in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 29 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
 - (2) Table.—The table referred to in paragraph

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
531	Work-life policies and programs	2901
532	Surveys of Coast Guard families	2902
541	Reimbursement for adoption expenses	2903
542	Education and training opportunities for Coast Guard spouses	2904

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
543	Youth sponsorship initiatives	2905
544	Dependent school children	2906
551	Definitions	2921
552	Child development services	2922
553	Child development center standards and inspections	2923
554	Child development center employees	2924
555	Parent partnerships with child development centers	2925
680	Definitions	2941
681	General authority	2942
475	Leasing and hiring of quarters; rental of inadequate housing	2943
680	Retired service members and dependents serving on advisory committees	2944
685	Conveyance of real property	2945
687	Coast Guard Housing Fund	2946
688	Reports	2947

- 1 (c) Additional Changes.—Chapter 29 of title 14,
- 2 United States Code, is further amended—
- 3 (1) by inserting before section 2901 (as so re-
- 4 designated and transferred under subsection (b)) the
- 5 following:
- 6 "SUBCHAPTER I—COAST GUARD FAMILIES";
- 7 (2) by inserting before section 2921 (as so re-
- 8 designated and transferred under subsection (b)) the
- 9 following:

"SUBCHAPTER II—COAST GUARD CHILD CARE";
and
(3) by inserting before section 2941 (as so re-
designated and transferred under subsection (b)) the
following:
"SUBCHAPTER III—HOUSING".
SEC. 118. SUBTITLE III AND CHAPTER 37.
(a) Initial Matter.—Title 14, United States Code,
is further amended by adding after chapter 29 (as amend-
ed by section 117 of this title) the following:
"Subtitle III—Coast Guard Reserve
and Auxiliary
"Chap. Sec. "37. Coast Guard Reserve
"CHAPTER 1—COAST GUARD RESERVE
"SUBCHAPTER I—ADMINISTRATION
"Sec. "3701. Organization. "3702. Authorized strength.

"SUBCHAPTER II—PERSONNEL

- 55 "3731. Definitions. "3732. Applicability of this subchapter. "3733. Suspension of this subchapter in time of war or national emergency. "3734. Effect of this subchapter on retirement and retired pay. "3735. Authorized number of officers. "3736. Precedence. "3737. Running mates. "3738. Constructive credit upon initial appointment. "3739. Promotion of Reserve officers on active duty. "3740. Promotion; recommendations of selection boards. "3741. Selection boards; appointment. "3742. Establishment of promotion zones under running mate system. "3743. Eligibility for promotion. "3744. Recommendation for promotion of an officer previously removed from an active status. "3745. Qualifications for promotion. "3746. Promotion; acceptance; oath of office. "3747. Date of rank upon promotion; entitlement to pay. "3748. Type of promotion; temporary. "3749. Effect of removal by the President or failure of consent of the Senate. "3750. Failure of selection for promotion. "3751. Failure of selection and removal from an active status. "3752. Retention boards; removal from an active status to provide a flow of promotion. "3753. Maximum ages for retention in an active status. "3754. Rear admiral and rear admiral (lower half); maximum service in grade. "3755. Appointment of a former Navy or Coast Guard officer. "3756. Grade on entry upon active duty. "3757. Recall of a retired officer; grade upon release.". (b) Redesignations and Transfers.— (1) REQUIREMENT.—The sections of title 14, United States Code, identified in the table provided in paragraph (2) are amended— (A) by redesignating the sections as described in the table; and (B) by transferring the sections, as nec-
- (B) by transferring the sections, as nec-8 essary, so that the sections appear after the 9 table of sections for chapter 37 of such title (as 10 added by subsection (a)), in the order in which 11 the sections are presented in the table.

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1 (2) Table.—The table referred to in paragraph

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
701	Organization	3701
702	Authorized strength	3702
703	Coast Guard Reserve Boards	3703
704	Grades and ratings; military authority	3704
705	Benefits	3705
706	Temporary members of the Reserve; eligibility and compensation	3706
707	Temporary members of the Reserve; disability or death benefits	3707
708	Temporary members of the Reserve; certificate of honorable service	3708
709	Reserve student aviation pilots; Reserve aviation pilots; appointments in commissioned grade	3709
709a	Reserve student pre-commissioning assistance program	3710
710	Appointment or wartime promotion; retention of grade upon release from active duty	3711
711	Exclusiveness of service	3712
712	Active duty for emergency augmentation of reg- ular forces	3713
713	Enlistment of members engaged in schooling	3714
720	Definitions	3731
721	Applicability of this subchapter	3732
722	Suspension of this subchapter in time of war or national emergency	3733
723	Effect of this subchapter on retirement and retired pay	3734

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
724	Authorized number of officers	3735
725	Precedence	3736
726	Running mates	3737
727	Constructive credit upon initial appointment	3738
728	Promotion of Reserve officers on active duty	3739
729	Promotion; recommendations of selection boards	3740
730	Selection boards; appointment	3741
731	Establishment of promotion zones under running mate system	3742
732	Eligibility for promotion	3743
733	Recommendation for promotion of an officer previously removed from an active status	3744
734	Qualifications for promotion	3745
735	Promotion; acceptance; oath of office	3746
736	Date of rank upon promotion; entitlement to pay	3747
737	Type of promotion; temporary	3748
738	Effect of removal by the President or failure of consent of the Senate	3749
739	Failure of selection for promotion	3750
740	Failure of selection and removal from an active status	3751
741	Retention boards; removal from an active status to provide a flow of promotion	3752
742	Maximum ages for retention in an active status	3753
743	Rear admiral and rear admiral (lower half); maximum service in grade	3754
744	Appointment of a former Navy or Coast Guard officer	3755

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
745	Grade on entry upon active duty	3756
746	Recall of a retired officer; grade upon release	3757

- 1 (c) Additional Changes.—Chapter 37 of title 14,
- 2 United States Code, is further amended—
- 3 (1) by inserting before section 3701 (as so re-
- 4 designated and transferred under subsection (b)) the
- 5 following:
- 6 "SUBCHAPTER I—ADMINISTRATION";
- 7 and
- 8 (2) by inserting before section 3731 (as so re-
- 9 designated and transferred under subsection (b)) the
- following:
- 11 "SUBCHAPTER II—PERSONNEL".
- 12 SEC. 119. CHAPTER 39.
- 13 (a) Initial Matter.—Title 14, United States Code,
- 14 is further amended by adding after chapter 37 (as added
- 15 by section 118 of this title) the following:

16 "CHAPTER 39—COAST GUARD AUXILIARY

[&]quot;Sec.

[&]quot;3901. Administration of the Coast Guard Auxiliary.

[&]quot;3902. Purpose of the Coast Guard Auxiliary.

[&]quot;3903. Eligibility; enrollments.

[&]quot;3904. Members of the Auxiliary; status.

[&]quot;3905. Disenrollment.

[&]quot;3906. Membership in other organizations.

[&]quot;3907. Use of member's facilities.

[&]quot;3908. Vessel deemed public vessel.

[&]quot;3909. Aircraft deemed public aircraft.

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- 2 (1) REQUIREMENT.—The sections of title 14, 3 United States Code, identified in the table provided 4 in paragraph (2) are amended—
- 5 (A) by redesignating the sections as de-6 scribed in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 39 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
 - (2) TABLE.—The table referred to in paragraph(1) is the following:

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
821	Administration of the Coast Guard Auxiliary	3901
822	Purpose of the Coast Guard Auxiliary	3902
823	Eligibility; enrollments	3903
823a	Members of the Auxiliary; status	3904
824	Disenrollment	3905
825	Membership in other organizations	3906
826	Use of member's facilities	3907
827	Vessel deemed public vessel	3908

[&]quot;3910. Radio station deemed government station.

[&]quot;3911. Availability of appropriations.

[&]quot;3912. Assignment and performance of duties.

[&]quot;3913. Injury or death in line of duty.".

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
828	Aircraft deemed public aircraft	3909
829	Radio station deemed government station	3910
830	Availability of appropriations	3911
831	Assignment and performance of duties	3912
832	Injury or death in line of duty	3913

1 SEC. 120. CHAPTER 41.

- 2 (a) Initial Matter.—Title 14, United States Code,
- 3 is further amended by adding after chapter 39 (as added
- 4 by section 119 of this title) the following:

5 "CHAPTER 41—GENERAL PROVISIONS FOR

6 COAST GUARD RESERVE AND AUXILIARY

"Sec.

- 8 (1) Requirement.—The sections of title 14,
- 9 United States Code, identified in the table provided
- in paragraph (2) are amended—
- 11 (A) by redesignating the sections as de-12 scribed in the table; and
- 13 (B) by transferring the sections, as nec-
- essary, so that the sections appear after the
- table of sections for chapter 41 of such title (as

[&]quot;4101. Flags; pennants; uniforms and insignia.

[&]quot;4102. Penalty.

[&]quot;4103. Limitation on rights of members of the Auxiliary and temporary members of the Reserve.

[&]quot;4104. Availability of facilities and appropriations.".

1	added by subsection (a)), in the order in which
2	the sections are presented in the table.
3	(2) Table.—The table referred to in paragraph
4	(1) is the following:

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
891	Flags; pennants; uniforms and insignia	4101
892	Penalty	4102
893	Limitation on rights of members of the Auxiliary and temporary members of the Reserve	4103
894	Availability of facilities and appropriations	4104

5 SEC. 121. SUBTITLE IV AND CHAPTER 49.

- 6 (a) Initial Matter.—Title 14, United States Code,
- 7 is further amended by adding after chapter 41 (as added
- 8 by section 120 of this title) the following:

9 "Subtitle IV—Coast Guard Author 10 izations and Reports to Con-

11 gress

"Chap.	Sec.
"49. Authorizations	4901
*51. Reports	5101

12 **"CHAPTER 49—AUTHORIZATIONS**

[&]quot;Sec

[&]quot;4901. Requirement for prior authorization of appropriations.

[&]quot;4902. Authorization of appropriations.

[&]quot;4903. Authorization of personnel end strengths.

[&]quot;4904. Authorized levels of military strength and training.".

1	(1) REQUIREMENT.—The sections of title 14,
2	United States Code, identified in the table provided
3	in paragraph (2) are amended—
4	(A) by redesignating the sections as de-
5	scribed in the table; and
6	(B) by transferring the sections, as nec-
7	essary, so that the sections appear after the
8	table of sections for chapter 49 of such title (as
9	added by subsection (a)), in the order in which
10	the sections are presented in the table.
11	(2) Table.—The table referred to in paragraph
12	(1) is the following:

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
2701	Requirement for prior authorization of appropriations	4901
2702	Authorization of appropriations	4902
2703	Authorization of personnel end strengths	4903
2704	Authorized levels of military strength and training	4904

13 SEC. 122. CHAPTER 51.

- 14 (a) Initial Matter.—Title 14, United States Code,
- 15 is further amended by adding after chapter 49 (as added
- 16 by section 121 of this title) the following:

17 **"CHAPTER 51—REPORTS**

[&]quot;Sec.

[&]quot;5101. Transmission of annual Coast Guard authorization request.

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(b) Redesignations and Transfers.—

- (1) REQUIREMENT.—The sections of title 14, United States Code, identified in the table provided in paragraph (2) are amended—
- 5 (A) by redesignating the sections as de-6 scribed in the table; and
 - (B) by transferring the sections, as necessary, so that the sections appear after the table of sections for chapter 51 of such title (as added by subsection (a)), in the order in which the sections are presented in the table.
 - (2) Table.—The table referred to in paragraph

Title 14 section number before redesignation	Section heading (provided for identification purposes only-not amended)	Title 14 section number after redesignation
2901	Transmission of annual Coast Guard authorization request	5101
2902	Capital investment plan	5102
2903	Major acquisitions	5103
2904	Manpower requirements plan	5104
679	Inventory of real property	5105

[&]quot;5102. Capital investment plan.

[&]quot;5103. Major acquisitions.

[&]quot;5104. Manpower requirements plan.

[&]quot;5105. Inventory of real property.".

SEC. 123. REFERENCES. 2 (a) Definitions.—In this section, the following defi-3 nitions apply: 4 (1) Redesignated Section.—The term "re-5 designated section" means a section of title 14, 6 United States Code, that is redesignated by this 7 title, as that section is so redesignated. 8 (2) Source Section.—The term "source sec-9 tion" means a section of title 14, United States 10 Code, that is redesignated by this title, as that section was in effect before the redesignation. 11 12 (b) Reference to Source Section.— 13 (1) Treatment of reference.—A reference 14 to a source section, including a reference in a regu-15 lation, order, or other law, is deemed to refer to the 16 corresponding redesignated section. 17 (2) TITLE 14.—In title 14, United States Code, 18 each reference in the text of such title to a source 19 section is amended by striking such reference and 20 inserting a reference to the appropriate, as deter-21 mined using the tables located in this title, redesig-22 nated section. 23 (c) Other Conforming Amendments.—

REFERENCE TO SECTION 182.—Section

1923(c) of title 14, United States Code, as so redes-

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1	ignated by this title, is further amended by striking
2	"section 182" and inserting "section 1922".
3	(2) References to Chapter 11.—Title 14,
4	United States Code, is further amended—
5	(A) in section 2146(d), as so redesignated
6	by this title, by striking "chapter 11 of this
7	title" and inserting "this chapter"; and
8	(B) in section 3739, as so redesignated by
9	this title, by striking "chapter 11" each place
10	that it appears and inserting "chapter 21".
11	(3) Reference to Chapter 13.—Section
12	3705(b) of title 14, United States Code, as so redes-
13	ignated by this title, is further amended by striking
14	"chapter 13" and inserting "chapter 27".
15	(4) Reference to Chapter 15.—Section
16	308(b)(3) of title 14, United States Code, as so re-
17	designated by this title, is further amended by strik-
18	ing "chapter 15" and inserting "chapter 11".
19	(5) References to Chapter 19.—Title 14,
20	United States Code, is further amended—
21	(A) in section 4901(4), as so redesignated
22	by this title, by striking "chapter 19" and in-
23	serting "section 318"; and

1	(B) in section 4902(4), as so redesignated
2	by this title, by striking "chapter 19" and in-
3	serting "section 318".
4	(6) Reference to Chapter 23.—Section
5	701(a) of title 14, United States Code, as so redesig-
6	nated by this title, is further amended by striking
7	"chapter 23" and inserting "chapter 39".
8	SEC. 124. RULE OF CONSTRUCTION.
9	This title, including the amendments made by this
10	title, is intended only to reorganize title 14, United States
11	Code, and may not be construed to alter—
12	(1) the effect of a provision of title 14, United
13	States Code, including any authority or requirement
14	therein;
15	(2) a department or agency interpretation with
16	respect to title 14, United States Code; or
17	(3) a judicial interpretation with respect to title
18	14, United States Code.
19	TITLE II—AUTHORIZATIONS
20	SEC. 201. AMENDMENTS TO TITLE 14, UNITED STATES
21	CODE, AS AMENDED BY TITLE I OF THIS DIVI-
22	SION.
23	Except as otherwise expressly provided, whenever in
24	this title an amendment or repeal is expressed in terms
25	of an amendment to, or a repeal of, a section or other

provision of title 14, United States Code, the reference shall be considered to be made to title 14, United States Code, as amended by title I of this division. 3 4 SEC. 202. AUTHORIZATIONS OF APPROPRIATIONS. 5 (a) In General.—Section 4902 of title 14, United 6 States Code, is amended to read as follows: 7 "§ 4902. Authorizations of appropriations 8 "(a) FISCAL YEAR 2018.—Funds are authorized to be appropriated for fiscal year 2018 for necessary ex-10 penses of the Coast Guard as follows: 11 "(1) For the operation and maintenance of the 12 Coast Guard. otherwise provided not for, 13 \$7,210,313,000 for fiscal year 2018. 14 "(2) For the acquisition, construction, renova-15 tion, and improvement of aids to navigation, shore 16 facilities, vessels, and aircraft, including equipment 17 related thereto, and for maintenance, rehabilitation, 18 lease, and operation of facilities and equipment, 19 \$2,694,745,000 for fiscal year 2018. 20 "(3) For the Coast Guard Reserve program, in-21 cluding operations and maintenance of the program, 22 personnel and training costs, equipment, and serv-

ices, \$114,875,000 for fiscal year 2018.

1	"(4) For the environmental compliance and res-
2	toration functions of the Coast Guard under chapter
3	3 of this title, \$13,397,000 for fiscal year 2018.
4	"(5) To the Commandant of the Coast Guard
5	for research, development, test, and evaluation of
6	technologies, materials, and human factors directly
7	related to improving the performance of the Coast
8	Guard's mission with respect to search and rescue,
9	aids to navigation, marine safety, marine environ-
10	mental protection, enforcement of laws and treaties,
11	ice operations, oceanographic research, and defense
12	readiness, and for maintenance, rehabilitation, lease,
13	and operation of facilities and equipment,
14	\$29,141,000 for fiscal year 2018.
15	"(b) FISCAL YEAR 2019.—Funds are authorized to
16	be appropriated for fiscal year 2019 for necessary ex-
17	penses of the Coast Guard as follows:
18	"(1)(A) For the operation and maintenance of
19	the Coast Guard, not otherwise provided for,
20	\$7,914,195,000 for fiscal year 2019.
21	"(B) Of the amount authorized under subpara-
22	graph (A)—
23	"(i) \$16,701,000 shall be for environ-
24	mental compliance and restoration; and

1	"(ii) \$199,360,000 shall be for the Coast
2	Guard's Medicare-eligible retiree health care
3	fund contribution to the Department of De-
4	fense.
5	"(2) For the procurement, construction, renova-
6	tion, and improvement of aids to navigation, shore
7	facilities, vessels, and aircraft, including equipment
8	related thereto, and for maintenance, rehabilitation,
9	lease, and operation of facilities and equipment,
10	\$2,694,745,000 for fiscal year 2019.
11	"(3) To the Commandant of the Coast Guard
12	for research, development, test, and evaluation of
13	technologies, materials, and human factors directly
14	related to improving the performance of the Coast
15	Guard's mission with respect to search and rescue,
16	aids to navigation, marine safety, marine environ-
17	mental protection, enforcement of laws and treaties,
18	ice operations, oceanographic research, and defense
19	readiness, and for maintenance, rehabilitation, lease,
20	and operation of facilities and equipment,
21	\$29,141,000 for fiscal year 2019.".
22	(b) Repeal.—On October 1, 2018—
23	(1) section 4902(a) of title 14, United States
24	Code, as amended by subsection (a), shall be re-
25	pealed; and

1	(2) subsection 4902(b) of title 14, United
2	States Code, as amended by subsection (a), shall be
3	amended by striking "(b) FISCAL YEAR 2019.—".
4	SEC. 203. AUTHORIZED LEVELS OF MILITARY STRENGTH
5	AND TRAINING.
6	Section 4904 of title 14, United States Code, is
7	amended—
8	(1) in subsection (a), by striking "for each of
9	fiscal years 2016 and 2017" and inserting "for fis-
10	cal year 2018 and 44,500 for fiscal year 2019"; and
11	(2) in subsection (b), by striking "fiscal years
12	2016 and 2017" and inserting "fiscal years 2018
13	and 2019".
13 14	and 2019". SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RE-
14	SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RE-
14 15	SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RESPONSE CUTTERS.
14151617	SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RE- SPONSE CUTTERS. (a) IN GENERAL.—Of the amounts authorized under
14151617	SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RE- SPONSE CUTTERS. (a) IN GENERAL.—Of the amounts authorized under section 4902 of title 14, United States Code, as amended
1415161718	SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RE- SPONSE CUTTERS. (a) IN GENERAL.—Of the amounts authorized under section 4902 of title 14, United States Code, as amended by this division, for each of fiscal years 2018 and 2019
141516171819	SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RE- SPONSE CUTTERS. (a) In General.—Of the amounts authorized under section 4902 of title 14, United States Code, as amended by this division, for each of fiscal years 2018 and 2019 up to \$167,500,000 is authorized for the acquisition of
14 15 16 17 18 19 20	SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RE- SPONSE CUTTERS. (a) IN GENERAL.—Of the amounts authorized under section 4902 of title 14, United States Code, as amended by this division, for each of fiscal years 2018 and 2019 up to \$167,500,000 is authorized for the acquisition of 3 Fast Response Cutters.
14 15 16 17 18 19 20 21	SEC. 204. AUTHORIZATION OF AMOUNTS FOR FAST RE- SPONSE CUTTERS. (a) IN GENERAL.—Of the amounts authorized under section 4902 of title 14, United States Code, as amended by this division, for each of fiscal years 2018 and 2019 up to \$167,500,000 is authorized for the acquisition of 3 Fast Response Cutters. (b) TREATMENT OF ACQUIRED CUTTERS.—Any cut-

1	SEC. 205. AUTHORIZATION OF AMOUNTS FOR SHORESIDE
2	INFRASTRUCTURE.
3	Of the amounts authorized under section 4902 of title
4	14, United States Code, as amended by this division, for
5	each of fiscal years 2018 and 2019 up to $\$167,500,000$
6	is authorized for the Secretary of the department in which
7	the Coast Guard is operating to fund the acquisition, con-
8	struction, rebuilding, or improvement of Coast Guard
9	shoreside infrastructure and facilities necessary to support
10	Coast Guard operations and readiness.
11	SEC. 206. AUTHORIZATION OF AMOUNTS FOR AIRCRAFT IM-
12	PROVEMENTS.
13	Of the amounts authorized under section 4902 of title
14	14, United States Code, as amended by this division, for
15	each of fiscal years 2018 and 2019 up to $\$3,500,000$ is
16	authorized for the Secretary of the department in which
17	the Coast Guard is operating to fund analysis and pro-
18	gram development for improvements to or the replacement
19	of rotary-wing aircraft.
20	TITLE III—COAST GUARD
21	SEC. 301. AMENDMENTS TO TITLE 14, UNITED STATES
22	CODE, AS AMENDED BY TITLE I OF THIS DIVI-
23	SION.
24	Except as otherwise expressly provided, whenever in
25	this title an amendment or repeal is expressed in terms
26	of an amendment to, or a repeal of, a section or other

provision of title 14, United States Code, the reference shall be considered to be made to title 14, United States 3 Code, as amended by title I of this division. 4 SEC. 302. PRIMARY DUTIES. 5 Section 102(7) of title 14, United States Code, is 6 amended to read as follows: 7 "(7) maintain a state of readiness to assist in 8 the defense of the United States, including when 9 functioning as a specialized service in the Navy pursuant to section 103.". 10 SEC. 303. NATIONAL COAST GUARD MUSEUM. 12 Section 316 of title 14, United States Code, is amended to read as follows: 14 "§ 316. National Coast Guard Museum 15 "(a) Establishment.—The Commandant may establish a National Coast Guard Museum, on lands which 16 will be federally owned and administered by the Coast Guard, and are located in New London, Connecticut, at, 19 or in close proximity to, the Coast Guard Academy. 20 "(b) Limitation on Expenditures.— 21 "(1) The Secretary shall not expend any funds 22 appropriated to the Coast Guard on the construction 23 of any museum established under this section. 24 "(2) The Secretary shall fund the National

Coast Guard Museum with nonappropriated and

1	non-Federal funds to the maximum extent prac-
2	ticable. The priority use of Federal funds should be
3	to preserve and protect historic Coast Guard arti-
4	facts, including the design, fabrication, and installa-
5	tion of exhibits or displays in which such artifacts
6	are included.
7	"(3) The Secretary may expend funds appro-
8	priated to the Coast Guard on the engineering and
9	design of a National Coast Guard Museum.
10	"(c) Funding Plan.—Before the date on which the
11	Commandant establishes a National Coast Guard Museum
12	under subsection (a), the Commandant shall provide to the
13	Committee on Commerce, Science, and Transportation of
14	the Senate and the Committee on Transportation and In-
15	frastructure of the House of Representatives a plan for
16	constructing, operating, and maintaining such a museum,
17	including—
18	"(1) estimated planning, engineering, design,
19	construction, operation, and maintenance costs;
20	"(2) the extent to which appropriated, non-
21	appropriated, and non-Federal funds will be used for
22	such purposes, including the extent to which there is
23	any shortfall in funding for engineering, design, or
24	construction: and

1	"(3) a certification by the Inspector General of
2	the department in which the Coast Guard is oper-
3	ating that the estimates provided pursuant to para-
4	graphs (1) and (2) are reasonable and realistic.
5	"(d) AUTHORITY.—The Commandant may not estab-
6	lish a national Coast Guard museum except as set forth
7	in this section.".
8	SEC. 304. UNMANNED AIRCRAFT.
9	(a) Land-based Unmanned Aircraft System
10	Program.—Chapter 3 of title 14, United States Code, is
11	amended by adding at the end the following:
12	"§319. Land-based unmanned aircraft system pro-
13	gram
14	"(a) In General.—Subject to the availability of ap-
15	propriations, the Secretary shall establish a land-based un-
15 16	propriations, the Secretary shall establish a land-based un- manned aircraft system program under the control of the
	· · · · · · · · · · · · · · · · · · ·
16	manned aircraft system program under the control of the
16 17	manned aircraft system program under the control of the Commandant.
161718	manned aircraft system program under the control of the Commandant. "(b) Unmanned Aircraft System Defined.—In
16171819	manned aircraft system program under the control of the Commandant. "(b) Unmanned Aircraft System Defined.—In this section, the term 'unmanned aircraft system' has the
16 17 18 19 20	manned aircraft system program under the control of the Commandant. "(b) Unmanned Aircraft System Defined.—In this section, the term 'unmanned aircraft system' has the meaning given that term in section 331 of the FAA Mod-
16 17 18 19 20 21	manned aircraft system program under the control of the Commandant. "(b) Unmanned Aircraft System Defined.—In this section, the term 'unmanned aircraft system' has the meaning given that term in section 331 of the FAA Modernization and Reform Act of 2012 (49 U.S.C. 40101)
16 17 18 19 20 21 22	manned aircraft system program under the control of the Commandant. "(b) Unmanned Aircraft System Defined.—In this section, the term 'unmanned aircraft system' has the meaning given that term in section 331 of the FAA Modernization and Reform Act of 2012 (49 U.S.C. 40101 note).".

1	"§ 1155. Limitation on unmanned aircraft systems
2	"(a) In General.—During any fiscal year for which
3	funds are appropriated for the design or construction of
4	an Offshore Patrol Cutter, the Commandant—
5	"(1) may not award a contract for design of an
6	unmanned aircraft system for use by the Coast
7	Guard; and
8	"(2) may lease, acquire, or acquire the services
9	of an unmanned aircraft system only if such sys-
10	tem—
11	"(A) has been part of a program of record
12	of, procured by, or used by a Federal entity (or
13	funds for research, development, test, and eval-
14	uation have been received from a Federal entity
15	with regard to such system) before the date on
16	which the Commandant leases, acquires, or ac-
17	quires the services of the system; and
18	"(B) is leased, acquired, or utilized by the
19	Commandant through an agreement with a
20	Federal entity, unless such an agreement is not
21	practicable or would be less cost-effective than
22	an independent contract action by the Coast
23	Guard.
24	"(b) Small Unmanned Aircraft Exemption.—
25	Subsection (a)(2) does not apply to small unmanned air-

26 craft.

1	"(c) Definitions.—In this section, the terms 'small
2	unmanned aircraft' and 'unmanned aircraft system' have
3	the meanings given those terms in section 331 of the FAA
4	Modernization and Reform Act of 2012 (49 U.S.C. 40101
5	note).".
6	(c) CLERICAL AMENDMENTS.—
7	(1) Chapter 3.—The analysis for chapter 3 of
8	title 14, United States Code, is amended by adding
9	at the end the following:
	"319. Land-based unmanned aircraft system program.".
10	(2) Chapter 11.—The analysis for chapter 11
11	of title 14, United States Code, is amended by in-
12	serting after the item relating to section 1154 the
13	following:
	"1155. Limitation on unmanned aircraft systems.".
14	(d) Conforming Amendment.—Subsection (c) of
15	section 1105 of title 14, United States Code, is repealed.
16	SEC. 305. COAST GUARD HEALTH-CARE PROFESSIONALS;
17	LICENSURE PORTABILITY.
18	(a) In General.—Chapter 5 of title 14, United
19	States Code, is amended by inserting after section 507 the
20	following:
21	"§ 508. Coast Guard health-care professionals; licen-
22	sure portability
23	"(a) In General.—Notwithstanding any other pro-
24	vision of law regarding the licensure of health-care pro-

1	viders, a health-care professional described in subsection
2	(b) may practice the health profession or professions of
3	the health-care professional at any location in any State,
4	the District of Columbia, or a Commonwealth, territory,
5	or possession of the United States, regardless of where
6	such health-care professional or the patient is located, if
7	the practice is within the scope of the authorized Federal
8	duties of such health-care professional.
9	"(b) Described Individuals.—A health-care pro-
10	fessional described in this subsection is an individual—
11	"(1) who is—
12	"(A) a member of the Coast Guard;
13	"(B) a civilian employee of the Coast
14	Guard;
15	"(C) a member of the Public Health Serv-
16	ice who is assigned to the Coast Guard; or
17	"(D) any other health-care professional
18	credentialed and privileged at a Federal health-
19	care institution or location specially designated
20	by the Secretary; and
21	"(2) who—
22	"(A) has a current license to practice med-
23	icine, osteopathic medicine, dentistry, or an-
24	other health profession; and

1	"(B) is performing authorized duties for
2	the Coast Guard.
3	"(c) Definitions.—In this section, the terms 'li-
4	cense' and 'health-care professional' have the meanings
5	given those terms in section 1094(e) of title 10.".
6	(b) Clerical Amendment.—The analysis for chap-
7	ter 5 of title 14, United States Code, is amended by insert-
8	ing after the item relating to section 507 the following:
	"508. Coast Guard health-care professionals; licensure portability.".
9	(e) Electronic Health Records.—
10	(1) System.—The Commandant of the Coast
11	Guard is authorized to procure for the Coast Guard
12	an electronic health record system that—
13	(A) has been competitively awarded by the
14	Department of Defense; and
15	(B) ensures full integration with the De-
16	partment of Defense electronic health record
17	systems.
18	(2) Support services.—
19	(A) IN GENERAL.—The Commandant is
20	authorized to procure support services for the
21	electronic health record system procured under
22	paragraph (1) necessary to ensure full integra-
23	tion with the Department of Defense electronic
24	health record systems.

1	(B) Scope.—Support services procured
2	pursuant to this paragraph may include services
3	for the following:
4	(i) System integration support.
5	(ii) Hosting support.
6	(iii) Training, testing, technical, and
7	data migration support.
8	(iv) Hardware support.
9	(v) Any other support the Com-
10	mandant considers appropriate.
11	(3) Authorized procurement actions.—
12	The Commandant is authorized to procure an elec-
13	tronic health record system under this subsection
14	through the following:
15	(A) A task order under the Department of
16	Defense electronic health record contract.
17	(B) A sole source contract award.
18	(C) An agreement made pursuant to sec-
19	tions 1535 and 1536 of title 31, United States
20	Code.
21	(D) A contract or other procurement vehi-
22	cle otherwise authorized.
23	(4) Competition in contracting; exemp-
24	TION.—Procurement of an electronic health record
25	system and support services pursuant to this sub-

1	section shall be exempt from the competition re-
2	quirements of section 2304 of title 10, United States
3	Code.
4	SEC. 306. TRAINING; EMERGENCY RESPONSE PROVIDERS.
5	(a) In General.—Chapter 7 of title 14, United
6	States Code, is amended by adding at the end the fol-
7	lowing:
8	"§ 718. Training; emergency response providers
9	"(a) In General.—The Commandant may, on a re-
10	imbursable or a non-reimbursable basis, make a training
11	available to emergency response providers whenever the
12	Commandant determines that—
13	"(1) a member of the Coast Guard, who is
14	scheduled to participate in such training, is unable
15	or unavailable to participate in such training;
16	"(2) no other member of the Coast Guard, who
17	is assigned to the unit to which the member of the
18	Coast Guard who is unable or unavailable to partici-
19	pate in such training is assigned, is able or available
20	to participate in such training; and
21	"(3) such training, if made available to such
22	emergency response providers, would further the
23	goal of interoperability among Federal agencies,
24	non-Federal governmental agencies, or both.

1	"(b) Emergency Response Providers De-
2	FINED.—In this section, the term 'emergency response
3	providers' has the meaning given that term in section 2
4	of the Homeland Security Act of 2002 (6 U.S.C. 101).
5	"(c) Treatment of Reimbursement.—Any reim-
6	bursements for a training that the Coast Guard receives
7	under this section shall be credited to the appropriation
8	used to pay the costs for such training.
9	"(d) Status; Limitation on Liability.—
10	"(1) Status.—Any individual to whom, as an
11	emergency response provider, training is made avail-
12	able under this section, who is not otherwise a Fed-
13	eral employee, shall not, because of that training, be
14	considered a Federal employee for any purpose (in-
15	cluding the purposes of chapter 81 of title 5 (relat-
16	ing to compensation for injury) and sections 2671
17	through 2680 of title 28 (relating to tort claims)).
18	"(2) Limitation on Liability.—The United
19	States shall not be liable for actions taken by an in-
20	dividual in the course of training made available
21	under this section.".
22	(b) Clerical Amendment.—The analysis for chap-
23	ter 7 of title 14, United States Code, is amended by add-
24	ing at the end the following:

[&]quot;718. Training; emergency response providers.".

1	SEC. 307. INCENTIVE CONTRACTS FOR COAST GUARD YARD
2	AND INDUSTRIAL ESTABLISHMENTS.
3	Section 939 of title 14, United States Code, is
4	amended—
5	(1) by inserting before "The Secretary may"
6	the following: "(a) In General.—";
7	(2) in subsection (a), as so designated by para-
8	graph (1) of this section, by striking the period at
9	the end of the last sentence and inserting "or in ac-
10	cordance with subsection (b)."; and
11	(3) by adding at the end the following:
12	"(b) Incentive Contracts.—
13	(1) The parties to an order for industrial work
14	to be performed by the Coast Guard Yard or a
15	Coast Guard industrial establishment designated
16	under subsection (a) may enter into an order or a
17	cost-plus-incentive-fee order in accordance with this
18	subsection.
19	"(2) If such parties enter into such an order or
20	a cost-plus-incentive-fee order, an agreed-upon
21	amount of any adjustment described in subsection
22	(a) may be distributed as an incentive to the wage-
23	grade industrial employees who complete the order.
24	"(3) Before entering into such an order or cost-
25	plus-incentive-fee order such parties must agree that
26	the wage-grade employees of the Coast Guard Yard

1	or Coast Guard industrial establishment will take ac-
2	tion to improve the delivery schedule or technical
3	performance agreed to in the order for industrial
4	work to which such parties initially agreed.
5	"(4) Notwithstanding any other provision of
6	law, if the industrial workforce of the Coast Guard
7	Yard or Coast Guard industrial establishment satis-
8	fies the performance target established in such an
9	order or cost-plus-incentive-fee order—
10	"(A) the adjustment to be made pursuant
11	to subsection (a) shall be reduced by an agreed-
12	upon amount and distributed to such wage-
13	grade industrial employees; and
14	"(B) the remainder of the adjustment shall
15	be credited to the appropriation for such order
16	current at that time.".
17	SEC. 308. CONFIDENTIAL INVESTIGATIVE EXPENSES.
18	Section 944 of title 14, United States Code, is
19	amended by striking "\$45,000" and inserting
20	"\$250,000".
21	SEC. 309. REGULAR CAPTAINS; RETIREMENT.
22	Section 2149(a) of title 14, United States Code, is
23	amended—
24	(1) by striking "zone is" and inserting "zone,
25	or from being placed at the top of the list of select-

1	ees promulgated by the Secretary under section
2	2121(a) of this title, is"; and
3	(2) by striking the period at the end and insert-
4	ing "or placed at the top of the list of selectees, as
5	applicable.".
6	SEC. 310. CONVERSION, ALTERATION, AND REPAIR
7	PROJECTS.
8	(a) In General.—Chapter 9 of title 14, United
9	States Code, as amended by this division, is further
10	amended by inserting after section 951 the following:
11	"§952. Construction of Coast Guard vessels and as-
12	signment of vessel projects
12	signment of vessel projects
12	signment of vessel projects "The assignment of Coast Guard vessel conversion,
12 13 14	signment of vessel projects "The assignment of Coast Guard vessel conversion, alteration, and repair projects shall be based on economic
12 13 14 15	signment of vessel projects "The assignment of Coast Guard vessel conversion, alteration, and repair projects shall be based on economic and military considerations and may not be restricted by a requirement that certain parts of Coast Guard shipwork
12 13 14 15	signment of vessel projects "The assignment of Coast Guard vessel conversion, alteration, and repair projects shall be based on economic and military considerations and may not be restricted by a requirement that certain parts of Coast Guard shipwork
112 113 114 115 116	"The assignment of Coast Guard vessel conversion, alteration, and repair projects shall be based on economic and military considerations and may not be restricted by a requirement that certain parts of Coast Guard shipwork be assigned to a particular type of shipyard or geo-
12 13 14 15 16 17	"The assignment of Coast Guard vessel conversion, alteration, and repair projects shall be based on economic and military considerations and may not be restricted by a requirement that certain parts of Coast Guard shipwork be assigned to a particular type of shipyard or geographical area or by a similar requirement.".
12 13 14 15 16 17 18	"The assignment of Coast Guard vessel conversion, alteration, and repair projects shall be based on economic and military considerations and may not be restricted by a requirement that certain parts of Coast Guard shipwork be assigned to a particular type of shipyard or geographical area or by a similar requirement." (b) CLERICAL AMENDMENT.—The analysis for chap-

1	SEC. 311. CONTRACTING FOR MAJOR ACQUISITIONS PRO-
2	GRAMS.
3	(a) General Acquisition Authority.—Section
4	501(d) of title 14, United States Code, is amended by in-
5	serting "aircraft, and systems," after "vessels,".
6	(b) Contracting Authority.—Chapter 11 of title
7	14, United States Code, as amended by this division, is
8	further amended by inserting after section 1136 the fol-
9	lowing:
10	"§ 1137. Contracting for major acquisitions programs
11	"(a) In General.—In carrying out authorities pro-
12	vided to the Secretary to design, construct, accept, or oth-
13	erwise acquire assets and systems under section 501(d),
14	the Secretary, acting through the Commandant or the
15	head of an integrated program office established for a
16	major acquisition program, may enter into contracts for
17	a major acquisition program.
18	"(b) Authorized Methods.—Contracts entered
19	into under subsection (a)—
20	"(1) may be block buy contracts;
21	"(2) may be incrementally funded;
22	"(3) may include combined purchases, also
23	known as economic order quantity purchases, of—
24	"(A) materials and components; and
25	"(B) long lead time materials; and

1	"(4) as provided in section 2306b of title 10,
2	may be multiyear contracts.
3	"(c) Subject to Appropriations.—Any contract
4	entered into under subsection (a) shall provide that any
5	obligation of the United States to make a payment under
6	the contract is subject to the availability of amounts spe-
7	cifically provided in advance for that purpose in subse-
8	quent appropriations Acts.".
9	(c) Clerical Amendment.—The analysis for chap-
10	ter 11 of title 14, United States Code, as amended by this
11	division, is further amended by inserting after the item
12	relating to section 1136 the following:
	"1137. Contracting for major acquisitions programs.".
13	(d) Conforming Amendments.—The following pro-
14	visions are repealed:
15	(1) Section 223 of the Howard Coble Coast
16	Guard and Maritime Transportation Act of 2014
17	(14 U.S.C. 1152 note), and the item relating to that
18	section in the table of contents in section 2 of such
19	Act.
20	(2) Section 221(a) of the Coast Guard and
21	Maritime Transportation Act of 2012 (14 U.S.C.
22	1133 note).
23	(3) Section 207(a) of the Coast Guard Author-
24	ization Act of 2016 (14 U.S.C. 561 note).

- 1 (e) Internal Regulations and Policy.—Not
- 2 later than 180 days after the date of enactment of this
- 3 Act, the Secretary of the department in which the Coast
- 4 Guard is operating shall establish the internal regulations
- 5 and policies necessary to exercise the authorities provided
- 6 under this section, including the amendments made in this
- 7 section.
- 8 (f) MULTIYEAR CONTRACTS.—The Secretary of the
- 9 department in which the Coast Guard is operating is au-
- 10 thorized to enter into a multiyear contract for the procure-
- 11 ment of a tenth, eleventh, and twelfth National Security
- 12 Cutter and associated government-furnished equipment.
- 13 SEC. 312. OFFICER PROMOTION ZONES.
- Section 2111(a) of title 14, United States Code, is
- 15 amended by striking "six-tenths." and inserting "one-
- 16 half.".
- 17 SEC. 313. CROSS REFERENCE.
- 18 Section 2129(a) of title 14, United States Code, is
- 19 amended by inserting "designated under section 2317"
- 20 after "cadet".
- 21 SEC. 314. COMMISSIONED SERVICE RETIREMENT.
- For Coast Guard officers who retire in fiscal year
- 23 2018 or 2019, the President may reduce the period of ac-
- 24 tive commissioned service required under section 2152 of

title 14, United States Code, to a period of not less than
8 years.
SEC. 315. LEAVE FOR BIRTH OR ADOPTION OF CHILD.
(a) Policy.—Section 2512 of title 14, United States
Code, is amended—
(1) by striking "Not later than 1 year" and in-
serting the following:
"(a) In General.—Except as provided in subsection
(b), not later than 1 year"; and
(2) by adding at the end the following:
"(b) Leave Associated With Birth or Adoption
OF CHILD.—Notwithstanding subsection (a), sections 701
and 704 of title 10, or any other provision of law, all offi-
cers and enlisted members of the Coast Guard shall be
authorized leave associated with the birth or adoption of
a child during the 1-year period immediately following
such birth or adoption and, at the discretion of the Com-
manding Officer, such officer or enlisted member shall be
permitted—
"(1) to take such leave in increments; and
"(2) to use flexible work schedules (pursuant to
a program established by the Secretary in accord-
ance with chapter 61 of title 5).".
(b) FLEXIBLE WORK SCHEDULES.—Not later than
180 days after the date of enactment of this Act, the Sec-

- 1 retary of the department in which the Coast Guard is op-
- 2 erating shall ensure that a flexible work schedule program
- 3 under chapter 61 of title 5, United States Code, is in place
- 4 for officers and enlisted members of the Coast Guard.
- 5 SEC. 316. CLOTHING AT TIME OF DISCHARGE.
- 6 Section 2705 of title 14, United States Code, and the
- 7 item relating to that section in the analysis for chapter
- 8 27 of that title, are repealed.
- 9 SEC. 317. UNFUNDED PRIORITIES LIST.
- 10 (a) IN GENERAL.—Section 5102 of title 14, United
- 11 States Code, is amended—
- 12 (1) by striking subsection (a) and inserting the
- following:
- 14 "(a) IN GENERAL.—On the date on which the Presi-
- 15 dent submits to Congress a budget pursuant to section
- 16 1105 of title 31, the Commandant shall submit to the
- 17 Committee on Transportation and Infrastructure of the
- 18 House of Representatives and the Committee on Com-
- 19 merce, Science, and Transportation of the Senate a capital
- 20 investment plan for the Coast Guard that identifies for
- 21 each capital asset for which appropriations are proposed
- 22 in that budget—
- "(1) the proposed appropriations included in
- 24 the budget;

1	"(2) the total estimated cost of completion
2	based on the proposed appropriations included in the
3	budget;
4	"(3) projected funding levels for each fiscal
5	year for the next 5 fiscal years or until project com-
6	pletion, whichever is earlier;
7	"(4) an estimated completion date based on the
8	proposed appropriations included in the budget; and
9	"(5) an acquisition program baseline, as appli-
10	cable."; and
11	(2) by striking subsection (c) and inserting the
12	following:
13	"(c) Definitions.—In this section, the term 'new
14	capital asset' means—
15	"(1) an acquisition program that does not have
16	an approved acquisition program baseline; or
17	"(2) the acquisition of a capital asset in excess
18	of the number included in the approved acquisition
19	program baseline.".
20	(b) Unfunded Priorities.—Chapter 51 of title 14,
21	United States Code, is amended by adding at the end the
22	following:
23	"§ 5106. Unfunded priorities list
24	"(a) In General.—On the date on which the Presi-
25	dent submits to Congress a budget pursuant to section

- 1 1105 of title 31, the Commandant shall submit to the
- 2 Committee on Transportation and Infrastructure of the
- 3 House of Representatives and the Committee on Com-
- 4 merce, Science, and Transportation of the Senate a list
- 5 of each unfunded priority for the Coast Guard.
- 6 "(b) Prioritization.—The list required under sub-
- 7 section (a) shall present the unfunded priorities in order
- 8 from the highest priority to the lowest, as determined by
- 9 the Commandant.
- 10 "(c) Unfunded Priority Defined.—In this sec-
- 11 tion, the term 'unfunded priority' means a program or
- 12 mission requirement that—
- "(1) has not been selected for funding in the
- 14 applicable proposed budget;
- 15 "(2) is necessary to fulfill a requirement associ-
- ated with an operational need; and
- 17 "(3) the Commandant would have rec-
- ommended for inclusion in the applicable proposed
- budget had additional resources been available or
- 20 had the requirement emerged before the budget was
- submitted.".
- 22 (c) Clerical Amendment.—The analysis for chap-
- 23 ter 51 of title 14, United States Code, is amended by add-
- 24 ing at the end the following:

[&]quot;5106. Unfunded priorities list.".

1	SEC. 318. SAFETY OF VESSELS OF THE ARMED FORCES.
2	(a) In General.—Section 527 of title 14, United
3	States Code, is amended—
4	(1) in the heading, by striking "naval ves-
5	sels" and inserting "vessels of the Armed
6	Forces";
7	(2) in subsection (a), by striking "United
8	States naval vessel" and inserting "vessel of the
9	Armed Forces";
10	(3) in subsection (b)—
11	(A) by striking "senior naval officer
12	present in command" and inserting "senior offi-
13	cer present in command"; and
14	(B) by striking "United States naval ves-
15	sel" and inserting "vessel of the Armed
16	Forces"; and
17	(4) by adding at the end the following:
18	"(e) For purposes of this title, the term 'vessel of the
19	Armed Forces' means—
20	"(1) any vessel owned or operated by the De-
21	partment of Defense or the Coast Guard, other than
22	a time- or voyage-chartered vessel; and
23	"(2) any vessel owned and operated by the De-
24	partment of Transportation that is designated by
25	the Secretary of the department in which the Coast

- 1 Guard is operating as a vessel equivalent to a vessel
- described in paragraph (1).".
- 3 (b) CLERICAL AMENDMENT.—The analysis for chap-
- 4 ter 5 of title 14, United States Code, is further amended
- 5 by striking the item relating to section 527 and inserting
- 6 the following:

"527. Safety of vessels of the Armed Forces.".

- 7 (c) Conforming Amendments.—Section
- 8 2510(a)(1) of title 14, United States Code, is amended—
- 9 (1) by striking "armed forces" and inserting
- 10 "Armed Forces"; and
- 11 (2) by striking "section 101(a) of title 10" and
- inserting "section 527(e)".
- 13 SEC. 319. PROTECTING AGAINST UNMANNED AIRCRAFT.
- 14 (a) IN GENERAL.—Chapter 5 of title 14, United
- 15 States Code, as amended by this division, is further
- 16 amended by inserting after section 527 the following:
- 17 "§ 528. Protecting against unmanned aircraft
- 18 "(a) AUTHORITY.—Notwithstanding title 18 (includ-
- 19 ing section 32, section 1030, sections 2510–2522, and sec-
- 20 tions 3121–3127), and section 46502 of title 49, the Sec-
- 21 retary, or the Secretary's designee, may take such actions
- 22 described in subsection (c)(1) as are necessary to mitigate
- 23 the threat, as defined by the Secretary in consultation with
- 24 the Secretary of Transportation, that an unmanned air-

1	craft system or unmanned aircraft poses to the safety or
2	security of a covered vessel or aircraft.
3	"(b) Coordination With the Secretary of
4	Transportation.—The Secretary, or the Secretary's
5	designee, shall coordinate with the Secretary of Transpor-
6	tation, including the Administrator of the Federal Avia-
7	tion Administration, before issuing any guidance or imple-
8	menting any program or procedures to carry out this sec-
9	tion that might affect aviation safety, civilian aviation and
10	aerospace operations, aircraft airworthiness, or the use of
11	the airspace.
12	"(c) Actions Described.—
13	"(1) The actions described in this paragraph
14	are the following:
15	"(A) Detect, identify, monitor, and track
16	the unmanned aircraft system or unmanned air-
17	craft, without prior consent, including by means
18	of intercept or other access of a wire, oral, or
19	electronic communication used to control the
20	unmanned aircraft system or unmanned air-
21	craft.
22	"(B) Warn the operator of the unmanned
23	aircraft system or unmanned aircraft, including
24	by passive or active, and direct or indirect phys-

1	ical, electronic, radio, and electromagnetic
2	means.
3	"(C) Disrupt control of the unmanned air-
4	craft system or unmanned aircraft, without
5	prior consent, including by disabling the un-
6	manned aircraft system or unmanned aircraft
7	by intercepting, interfering, or causing inter-
8	ference with wire, oral, electronic, or radio com-
9	munications used to control the unmanned air-
10	craft system or unmanned aircraft.
11	"(D) Seize or exercise control of the un-
12	manned aircraft system or unmanned aircraft.
13	"(E) Seize or otherwise confiscate the un-
14	manned aircraft system or unmanned aircraft.
15	"(F) Use reasonable force to disable, dam-
16	age, or destroy the unmanned aircraft system
17	or unmanned aircraft.
18	"(2) The Secretary shall develop the actions de-
19	scribed in paragraph (1) in coordination with the
20	Secretary of Transportation.
21	"(d) Forfeiture.—Any unmanned aircraft system
22	or unmanned aircraft described in subsection (a) that is
23	seized by the Secretary is subject to forfeiture to the
24	United States.

1	"(e) REGULATIONS.—The Secretary and the Sec-
2	retary of Transportation may prescribe regulations and
3	shall issue guidance in the respective areas of each Sec-
4	retary to carry out this section. The Secretary and the
5	Secretary of Transportation shall coordinate in the devel-
6	opment of such guidance.
7	"(f) Definitions.—In this section:
8	"(1) The term 'covered vessel or aircraft' means
9	a vessel or aircraft that—
10	"(A)(i) is a vessel or aircraft operated by
11	the Coast Guard; or
12	"(ii) is a vessel the Coast Guard is assist-
13	ing or escorting;
14	"(B) is located in the United States (in-
15	cluding the territories and possessions of the
16	United States); and
17	"(C) is directly involved in a mission of the
18	Coast Guard pertaining to—
19	"(i) assisting or escorting a vessel of
20	the Department of Defense;
21	"(ii) assisting or escorting a vessel of
22	national security significance, a high inter-
23	est vessel, a high capacity passenger vessel,
24	or a high value unit, as those terms are de-
25	fined by the Secretary;

1	"(iii) section 91(a) of this title;
2	"(iv) assistance in protecting the
3	President or the Vice President (or other
4	officer next in order of succession to the
5	Office of the President) pursuant to the
6	Presidential Protection Assistance Act of
7	1976 (18 U.S.C. 3056 note);
8	"(v) protection of a National Special
9	Security Event, as designated by the Sec-
10	retary;
11	"(vi) air defense of the United States,
12	including air sovereignty, ground-based air
13	defense, and the National Capital Region
14	integrated air defense system; or
15	"(vii) a search and rescue operation.
16	"(2) The terms 'electronic communication',
17	'intercept', 'oral communication', and 'wire commu-
18	nication' have the meaning given those terms in sec-
19	tion 2510 of title 18.
20	"(3) The term 'National Special Security
21	Event' has the meaning given the term in section
22	2001 of the Homeland Security Act of 2002 (6
23	U.S.C. 601).
24	"(4) The terms 'unmanned aircraft' and 'un-
25	manned aircraft system' have the meanings given

1	those terms in section 331 of the FAA Moderniza-
2	tion and Reform Act of 2012 (Public Law 112–95;
3	49 U.S.C. 40101 note).
4	"(g) Preservation of Appropriate Author-
5	ITY.—
6	"(1) Nothing in this section may be construed
7	to vest in the Secretary any authority of the Sec-
8	retary of Transportation or the Administrator of the
9	Federal Aviation Administration under title 49.
10	"(2) Nothing in this section may be construed
11	to vest in the Secretary of Transportation or the Ad-
12	ministrator of the Federal Aviation Administration
13	any authority of the Secretary under title 14.
14	"(h) Privacy Protection.—Regulations or guid-
15	ance issued under subsection (e) shall ensure that—
16	"(1) the interception or acquisition of or access
17	to communications to or from an unmanned aircraft
18	system under this section is conducted in a manner
19	consistent with the Fourth Amendment to the
20	United States Constitution and applicable Federal
21	law;
22	"(2) communications to or from an unmanned
23	aircraft system are intercepted, acquired, or accessed
24	only to the extent necessary to support a function of
25	the Department;

1	"(3) records of such communications are not
2	maintained for more than 180 days unless the Sec-
3	retary determines that maintenance of such
4	records—
5	"(A) is necessary to support one or more
6	functions of the Department; or
7	"(B) is required for a longer period to sup-
8	port a civilian law enforcement agency or by
9	any other applicable law or regulation; and
10	"(4) such communications are not disclosed
11	outside the Department unless the disclosure—
12	"(A) would fulfill a function of the Depart-
13	ment;
14	"(B) would support a civilian law enforce-
15	ment agency or enforcement activities of a reg-
16	ulatory agency in connection with a criminal or
17	civil investigation of, or any regulatory action
18	with regard to, any activity described under
19	subsection (c); or
20	"(C) is otherwise required by law or regu-
21	lation.
22	"(i) Semi-annual Briefings Required.—
23	"(1) Not less than 180 days after the date of
24	the enactment of the Coast Guard Authorization Act
25	of 2017, and every 6 months thereafter until the au-

I	thority terminates pursuit to subsection (j), the Sec-
2	retary and the Secretary of Transportation shall
3	jointly provide a briefing to the Committee on Com-
4	merce, Science, and Transportation of the Senate
5	and the Committee on Transportation and Infra-
6	structure of the House of Representatives on the ac-
7	tivities carried out pursuant to this section. Such
8	briefings shall include—
9	"(A) policies, programs, and procedures to
10	mitigate or eliminate impacts of such activities
11	to the National Airspace System;
12	"(B) a description of each instance where
13	an action described in subsection $(c)(1)$ has
14	been taken;
15	"(C) how the Secretaries have informed
16	the public as to the possible use of authorities
17	under this section; and
18	"(D) how the Secretaries have engaged
19	with Federal, State, and local law enforcement
20	agencies to implement and use such authorities.
21	"(2) Each briefing under paragraph (1) shall be
22	in unclassified form, but may be accompanied by an
23	additional classified briefing.
24	"(j) Termination of Authority.—The authority
25	pursuant to this section shall expire on December 31,

1	2020, for Department missions unless the President of the
2	United States certifies to Congress, not less than 45 days
3	prior to the expiration date that retaining authority pursu-
4	ant to this section is in the national security interests of
5	the United States, thereby extending the authority for
6	those mission areas an additional 180 days.".
7	(b) CLERICAL AMENDMENT.—The analysis for chap-
8	ter 5 of title 14, United States Code, as amended by this
9	division, is further amended by inserting after the item
10	relating to section 527 the following:
	"528. Protecting against unmanned aircraft.".
11	SEC. 320. AIR FACILITIES.
12	Section 912 of title 14, United States Code, is
13	amended—
14	(1) by striking subsection (a);
15	(2) by redesignating subsections (b) and (c) as
16	subsections (a) and (b), respectively;
17	(3) in subsection (a) as redesignated—
18	(A) by amending paragraph (3) to read as
19	follows:
20	"(3) Public notice and comment.—
21	"(A) In general.—Prior to closing an air
22	facility, the Secretary shall provide opportuni-
23	ties for public comment, including the con-
24	vening of public meetings in communities in the
25	area of responsibility of the air facility with re-

1	gard to the proposed closure or cessation of op-
2	erations at the air facility.
3	"(B) Public meetings.—Prior to con-
4	vening a public meeting under subparagraph
5	(A), the Secretary shall notify each congres-
6	sional office representing any portion of the
7	area of responsibility of the air station that is
8	the subject to such public meeting of the sched-
9	ule and location of such public meeting.";
10	(B) in paragraph (4)—
11	(i) in the matter preceding subpara-
12	graph (A) by striking "2015" and insert-
13	ing "2017"; and
14	(ii) by amending subparagraph (A) to
15	read as follows:
16	"(A) submit to the Congress a proposal for
17	such closure, cessation, or reduction in oper-
18	ations along with the budget of the President
19	submitted to Congress under section 1105(a) of
20	title 31 that includes—
21	"(i) a discussion of the determination
22	made by the Secretary pursuant to para-
23	graph (2); and

1	"(ii) a report summarizing the public
2	comments received by the Secretary under
3	paragraph (3)"; and
4	(C) by adding at the end the following:
5	"(5) Congressional Review.—The Secretary
6	may not close, cease operations, or significantly re-
7	duce personnel and use of a Coast Guard air facility
8	for which a written notice is provided under para-
9	graph (4)(A) until a period of 18 months beginning
10	on the date on which such notice is provided has
11	elapsed.".
12	TITLE IV—PORTS AND
13	WATERWAYS SAFETY
14	SEC. 401. CODIFICATION OF PORTS AND WATERWAYS SAFE-
15	TY ACT.
16	(a) Codification.—Subtitle VII of title 46, United
17	States Code, is amended by inserting before chapter 701
18	the following:
19	"CHAPTER 700—PORTS AND WATERWAYS
20	SAFETY
	"SUBCHAPTER A—VESSEL OPERATIONS

[&]quot;70001. Vessel traffic services.

[&]quot;70002. Special powers.

[&]quot;70003. Port access routes.

[&]quot;70004. Considerations by Secretary.

^{``70005}. International agreements.

[&]quot;SUBCHAPTER B—PORTS AND WATERWAYS SAFETY

[&]quot;70011. Waterfront safety.

 $[\]lq\lq 70012.$ Navigational hazards.

"70013. Requirement to notify Coast Guard of release of objects into the navigable waters of the United States.

"SUBCHAPTER C—CONDITION FOR ENTRY INTO PORTS IN THE UNITED STATES

"70021. Conditions for entry to ports in the united states.

"SUBCHAPTER D—DEFINITIONS, REGULATIONS, ENFORCEMENT, INVESTIGATORY POWERS, APPLICABILITY

"70031. Definitions.

"70032. Saint Lawrence Seaway.

"70033. Limitation on application to foreign vessels.

"70034. Regulations.

"70035. Investigatory powers.

"70036. Enforcement.

1 "SUBCHAPTER I—VESSEL OPERATIONS

2 "§ 70001. Vessel traffic services

3 "(a) Subject to the requirements of section 70004,

4 the Secretary—

"(1) in any port or place under the jurisdiction of the United States, in the navigable waters of the United States, or in any area covered by an international agreement negotiated pursuant to section

or expand vessel traffic services, that consist of

70005, may construct, operate, maintain, improve,

measures for controlling or supervising vessel traffic

or for protecting navigation and the marine environ-

ment and that may include one or more of reporting

and operating requirements, surveillance and com-

munications systems, routing systems, and fairways;

16 "(2) shall require appropriate vessels that oper-

17 ate in an area of a vessel traffic service to utilize or

comply with that service;

9

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1	"(3)(A) may require vessels to install and use
2	specified navigation equipment, communications
3	equipment, electronic relative motion analyzer equip-
4	ment, or any electronic or other device necessary to
5	comply with a vessel traffic service or that is nec-
6	essary in the interests of vessel safety.
7	"(B) Notwithstanding subparagraph (A), the
8	Secretary shall not require fishing vessels under 300
9	gross tons as measured under section 14502, or an
10	alternate tonnage measured under section 14302 as
11	prescribed by the Secretary under section 14104, or
12	recreational vessels 65 feet or less to possess or use
13	the equipment or devices required by this subsection
14	solely under the authority of this chapter;
15	"(4) may control vessel traffic in areas subject
16	to the jurisdiction of the United States that the Sec-
17	retary determines to be hazardous, or under condi-
18	tions of reduced visibility, adverse weather, vessel
19	congestion, or other hazardous circumstances, by—
20	"(A) specifying times of entry, movement,
21	or departure;
22	"(B) establishing vessel traffic routing
23	schemes;

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1	"(C) establishing vessel size, speed, or
2	draft limitations and vessel operating condi-
3	tions; and
4	"(D) restricting operation, in any haz-
5	ardous area or under hazardous conditions, to
6	vessels that have particular operating character-
7	istics or capabilities that the Secretary con-
8	siders necessary for safe operation under the
9	circumstances;
10	"(5) may require the receipt of prearrival mes-
11	sages from any vessel, destined for a port or place
12	subject to the jurisdiction of the United States, in
13	sufficient time to permit advance vessel traffic plan-
14	ning before port entry, which shall include any infor-
15	mation that is not already a matter of record and
16	that the Secretary determines necessary for the con-
17	trol of the vessel and the safety of the port or the
18	marine environment; and
19	"(6) may prohibit the use on vessels of elec-
20	tronic or other devices that interfere with commu-
21	nication and navigation equipment, except that such
22	authority shall not apply to electronic or other de-
23	vices certified to transmit in the maritime services
24	by the Federal Communications Commission and

1	used within the frequency bands 157.1875–157.4375
2	MHz and 161.7875–162.0375 MHz.
3	"(b) Cooperative Agreements.—
4	"(1) In General.—The Secretary may enter
5	into cooperative agreements with public or private
6	agencies, authorities, associations, institutions, cor-
7	porations, organizations, or other persons to carry
8	out the functions under subsection (a)(1).
9	"(2) Limitation.—
10	"(A) A nongovernmental entity may not
11	under this subsection carry out an inherently
12	governmental function.
13	"(B) As used in this paragraph, the term
14	'inherently governmental function' means any
15	activity that is so intimately related to the pub-
16	lic interest as to mandate performance by an
17	officer or employee of the Federal Government,
18	including an activity that requires either the ex-
19	ercise of discretion in applying the authority of
20	the Government or the use of judgment in mak-
21	ing a decision for the Government.
22	"(c) Limitation of Liability for Coast Guard
23	VESSEL TRAFFIC SERVICE PILOTS AND NON-FEDERAL
24	VESSEL TRAFFIC SERVICE OPERATORS.—

1	"(1) Coast guard vessel traffic service
2	PILOTS.—Any pilot, acting in the course and scope
3	of his or her duties while at a Coast Guard Vessel
4	Traffic Service, who provides information, advice, or
5	communication assistance while under the super-
6	vision of a Coast Guard officer, member, or em-
7	ployee shall not be liable for damages caused by or
8	related to such assistance unless the acts or omis-
9	sions of such pilot constitute gross negligence or
10	willful misconduct.
11	"(2) Non-federal vessel traffic service
12	OPERATORS.—An entity operating a non-Federal
13	vessel traffic information service or advisory service
14	pursuant to a duly executed written agreement with
15	the Coast Guard, and any pilot acting on behalf of
16	such entity, is not liable for damages caused by or
17	related to information, advice, or communication as-
18	sistance provided by such entity or pilot while so op-
19	erating or acting unless the acts or omissions of
20	such entity or pilot constitute gross negligence or
21	willful misconduct.
22	"§ 70002. Special powers
23	"The Secretary may order any vessel, in a port or
24	place subject to the jurisdiction of the United States or

1	in the navigable waters of the United States, to operate
2	or anchor in a manner the Secretary directs if—
3	"(1) the Secretary has reasonable cause to be-
4	lieve such vessel does not comply with any regulation
5	issued under section 70034 or any other applicable
6	law or treaty;
7	"(2) the Secretary determines such vessel does
8	not satisfy the conditions for port entry set forth in
9	section 70021 of this title; or
10	"(3) by reason of weather, visibility, sea condi-
11	tions, port congestion, other hazardous cir-
12	cumstances, or the condition of such vessel, the Sec-
13	retary is satisfied such direction is justified in the
14	interest of safety.
15	"§ 70003. Port access routes
16	"(a) Authority To Designate.—Except as pro-
17	vided in subsection (b) and subject to the requirements
18	of subsection (c), in order to provide safe access routes
19	for the movement of vessel traffic proceeding to or from
20	ports or places subject to the jurisdiction of the United
21	States, the Secretary shall designate necessary fairways
22	and traffic separation schemes for vessels operating in the
23	territorial sea of the United States and in high seas ap-
24	proaches, outside the territorial sea, to such ports or
25	places. Such a designation shall recognize, within the des-

1	ignated area, the paramount right of navigation over all
2	other uses.
3	"(b) Limitation.—
4	"(1) In general.—No designation may be
5	made by the Secretary under this section if—
6	"(A) the Secretary determines such a des-
7	ignation, as implemented, would deprive any
8	person of the effective exercise of a right grant-
9	ed by a lease or permit executed or issued
10	under other applicable provisions of law; and
11	"(B) such right has become vested before
12	the time of publication of the notice required by
13	paragraph (1) of subsection (c).
14	"(2) Consultation required.—The Sec-
15	retary shall make the determination under para-
16	graph (1)(A) after consultation with the head of the
17	agency responsible for executing the lease or issuing
18	the permit.
19	"(c) Consideration of Other Uses.—Before
20	making a designation under subsection (a), and in accord-
21	ance with the requirements of section 70004, the Sec-
22	retary shall—
23	"(1) undertake a study of the potential traffic
24	density and the need for safe access routes for ves-
25	sels in any area for which fairways or traffic separa-

1	tion schemes are proposed or that may otherwise be
2	considered and publish notice of such undertaking in
3	the Federal Register;
4	"(2) in consultation with the Secretary of State,
5	the Secretary of the Interior, the Secretary of Com-
6	merce, the Secretary of the Army, and the Gov-
7	ernors of affected States, as their responsibilities
8	may require, take into account all other uses of the
9	area under consideration, including, as appropriate,
10	the exploration for, or exploitation of, oil, gas, or
11	other mineral resources, the construction or oper-
12	ation of deepwater ports or other structures on or
13	above the seabed or subsoil of the submerged lands
14	or the Outer Continental Shelf of the United States,
15	the establishment or operation of marine or estua-
16	rine sanctuaries, and activities involving recreational
17	or commercial fishing; and
18	"(3) to the extent practicable, reconcile the
19	need for safe access routes with the needs of all
20	other reasonable uses of the area involved.
21	"(d) Study.—In carrying out the Secretary's respon-
22	sibilities under subsection (c), the Secretary shall—
23	"(1) proceed expeditiously to complete any
24	study undertaken; and

1	"(2) after completion of such a study, prompt-
2	ly—
3	"(A) issue a notice of proposed rulemaking
4	for the designation contemplated; or
5	"(B) publish in the Federal Register a no-
6	tice that no designation is contemplated as a re-
7	sult of the study and the reason for such deter-
8	mination.
9	"(e) Implementation of Designation.—In con-
10	nection with a designation made under this section, the
11	Secretary—
12	"(1) shall issue reasonable rules and regulations
13	governing the use of such designated areas, includ-
14	ing rules and regulations regarding the applicability
15	of rules 9 and 10 of the International Regulations
16	for Preventing Collisions at Sea, 1972, relating to
17	narrow channels and traffic separation schemes, re-
18	spectively, in waters where such regulations apply;
19	"(2) to the extent that the Secretary finds rea-
20	sonable and necessary to effectuate the purposes of
21	the designation, make the use of designated fairways
22	and traffic separation schemes mandatory for spe-
23	cific types and sizes of vessels, foreign and domestic,
24	operating in the territorial sea of the United States
25	and for specific types and sizes of vessels of the

1	United States operating on the high seas beyond the
2	territorial sea of the United States;
3	"(3) may, from time to time, as necessary, ad-
4	just the location or limits of designated fairways or
5	traffic separation schemes in order to accommodate
6	the needs of other uses that cannot be reasonably
7	accommodated otherwise, except that such an ad-
8	justment may not, in the judgment of the Secretary,
9	unacceptably adversely affect the purpose for which
10	the existing designation was made and the need for
11	which continues; and
12	"(4) shall, through appropriate channels—
13	"(A) notify cognizant international organi-
14	zations of any designation, or adjustment there-
15	of; and
16	"(B) take action to seek the cooperation of
17	foreign States in making it mandatory for ves-
18	sels under their control to use, to the same ex-
19	tent as required by the Secretary for vessels of
20	the United States, any fairway or traffic sepa-
21	ration scheme designated under this section in
22	any area of the high seas.
23	"§ 70004. Considerations by Secretary
24	"In carrying out the duties of the Secretary under
25	sections 70001, 70002, and 70003, the Secretary shall—

1	"(1) take into account all relevant factors con-
2	cerning navigation and vessel safety, protection of
3	the marine environment, and the safety and security
4	of United States ports and waterways, including—
5	"(A) the scope and degree of the risk or
6	hazard involved;
7	"(B) vessel traffic characteristics and
8	trends, including traffic volume, the sizes and
9	types of vessels involved, potential interference
10	with the flow of commercial traffic, the presence
11	of any unusual cargoes, and other similar fac-
12	tors;
13	"(C) port and waterway configurations and
14	variations in local conditions of geography, cli-
15	mate, and other similar factors;
16	"(D) the need for granting exemptions for
17	the installation and use of equipment or devices
18	for use with vessel traffic services for certain
19	classes of small vessels, such as self-propelled
20	fishing vessels and recreational vessels;
21	"(E) the proximity of fishing grounds, oil
22	and gas drilling and production operations, or
23	any other potential or actual conflicting activ-
24	ity;
25	"(F) environmental factors;

1	"(G) economic impact and effects;
2	"(H) existing vessel traffic services; and
3	"(I) local practices and customs, including
4	voluntary arrangements and agreements within
5	the maritime community; and
6	"(2) at the earliest possible time, consult with
7	and receive and consider the views of representatives
8	of the maritime community, ports and harbor au-
9	thorities or associations, environmental groups, and
10	other persons who may be affected by the proposed
11	actions.
12	"§ 70005. International agreements
13	"(a) Transmittal of Regulations.—The Sec-
14	retary shall transmit, via the Secretary of State, to appro-
15	priate international bodies or forums, any regulations
16	issued under this subchapter, for consideration as inter-
17	national standards.
18	"(b) Agreements.—The President is authorized
19	and encouraged to—
20	"(1) enter into negotiations and conclude and
21	execute agreements with neighboring nations, to es-
22	tablish compatible vessel standards and vessel traffic
23	services, and to establish, operate, and maintain
24	international vessel traffic services, in areas and
25	under circumstances of mutual concern; and

1	"(2) enter into negotiations, through appro-
2	priate international bodies, and conclude and execute
3	agreements to establish vessel traffic services in ap-
4	propriate areas of the high seas.
5	"(c) Operations.—The Secretary, pursuant to any
6	agreement negotiated under subsection (b) that is binding
7	upon the United States in accordance with constitutional
8	requirements, may—
9	"(1) require vessels operating in an area of a
10	vessel traffic service to utilize or to comply with the
11	vessel traffic service, including the carrying or in-
12	stallation of equipment and devices as necessary for
13	the use of the service; and
14	"(2) waive, by order or regulation, the applica-
15	tion of any United States law or regulation con-
16	cerning the design, construction, operation, equip-
17	ment, personnel qualifications, and manning stand-
18	ards for vessels operating in waters over which the
19	United States exercises jurisdiction if such vessel is
20	not en route to or from a United States port or
21	place, and if vessels en route to or from a United
22	States port or place are accorded equivalent waivers
23	of laws and regulations of the neighboring nation,
24	when operating in waters over which that nation ex-
25	ercises jurisdiction.

1	"(d) Ship Reporting Systems.—The Secretary, in
2	cooperation with the International Maritime Organization,
3	may implement and enforce two mandatory ship reporting
4	systems, consistent with international law, with respect to
5	vessels subject to such reporting systems entering the fol-
6	lowing areas of the Atlantic Ocean:
7	"(1) Cape Cod Bay, Massachusetts Bay, and
8	Great South Channel (in the area generally bounded
9	by a line starting from a point on Cape Ann, Massa-
10	chusetts at 42 deg. 39' N., 70 deg. 37' W; then
11	northeast to 42 deg. $45'$ N., 70 deg. $13'$ W; then
12	southeast to 42 deg. $10'$ N., 68 deg. $31'$ W, then
13	south to 41 deg. $00'$ N., 68 deg. $31'$ W; then west
14	to 41 deg. 00' N., 69 deg. 17' W; then northeast to
15	42 deg. 05^{\prime} N., 70 deg. 02^{\prime} W, then west to 42 deg.
16	04' N., 70 deg. $10'$ W; and then along the Massa-
17	chusetts shoreline of Cape Cod Bay and Massachu-
18	setts Bay back to the point on Cape Ann at 42 deg.
19	39' N., 70 deg. 37' W).
20	"(2) In the coastal waters of the Southeastern
21	United States within about 25 nm along a 90 nm
22	stretch of the Atlantic seaboard (in an area gen-
23	erally extending from the shoreline east to longitude
24	80 deg. 51.6' W with the southern and northern

1	boundary at latitudes 30 deg. $00'$ N., 31 deg. $27'$
2	N., respectively).
3	"SUBCHAPTER II—PORTS AND WATERWAYS
4	SAFETY
5	"§ 70011. Waterfront safety
6	"(a) In General.—The Secretary may take such ac-
7	tion as is necessary to—
8	"(1) prevent damage to, or the destruction of,
9	any bridge or other structure on or in the navigable
10	waters of the United States, or any land structure
11	or shore area immediately adjacent to such waters;
12	and
13	"(2) protect the navigable waters and the re-
14	sources therein from harm resulting from vessel or
15	structure damage, destruction, or loss.
16	"(b) ACTIONS AUTHORIZED.—Actions authorized by
17	subsection (a) include—
18	"(1) establishing procedures, measures, and
19	standards for the handling, loading, unloading, stor-
20	age, stowage, and movement on a structure (includ-
21	ing the emergency removal, control, and disposition)
22	of explosives or other dangerous articles and sub-
23	stances, including oil or hazardous material as those
24	terms are defined in section 2101:

1	"(2) prescribing minimum safety equipment re-
2	quirements for a structure to assure adequate pro-
3	tection from fire, explosion, natural disaster, and
4	other serious accidents or casualties;
5	"(3) establishing water or waterfront safety
6	zones, or other measures, for limited, controlled, or
7	conditional access and activity when necessary for
8	the protection of any vessel, structure, waters, or
9	shore area; and
10	"(4) establishing procedures for examination to
11	assure compliance with the requirements prescribed
12	under this section.
13	"(c) State Law.—Nothing in this section, with re-
14	spect to structures, prohibits a State or political subdivi-
15	sion thereof from prescribing higher safety equipment re-
16	quirements or safety standards than those that may be
17	prescribed by regulations under this section.
18	"§ 70012. Navigational hazards
19	"(a) Reporting Procedure.—The Secretary shall
20	establish a program to encourage fishermen and other ves-
21	sel operators to report potential or existing navigational
22	hazards involving pipelines to the Secretary through Coast
23	Guard field offices.
24	"(b) Secretary's Response.—

1	"(1) Notification by the operator of a
2	PIPELINE.—Upon notification by the operator of a
3	pipeline of a hazard to navigation with respect to
4	that pipeline, the Secretary shall immediately notify
5	Coast Guard headquarters, the Pipeline and Haz-
6	ardous Materials Safety Administration, other af-
7	fected Federal and State agencies, and vessel owners
8	and operators in the pipeline's vicinity.
9	"(2) Notification by other persons.—
10	Upon notification by any other person of a hazard
11	or potential hazard to navigation with respect to a
12	pipeline, the Secretary shall promptly determine
13	whether a hazard exists, and if so shall immediately
14	notify Coast Guard headquarters, the Pipeline and
15	Hazardous Materials Safety Administration, other
16	affected Federal and State agencies, vessel owners
17	and operators in the pipeline's vicinity, and the
18	owner and operator of the pipeline.
19	"(c) Pipeline Defined.—For purposes of this sec-
20	tion, the term 'pipeline' has the meaning given the term
21	'pipeline facility' in section 60101(a)(18) of title 49.

1	"§ 70013. Requirement to notify Coast Guard of re-
2	lease of objects into the navigable waters
3	of the United States
4	"(a) Requirement.—As soon as a person has
5	knowledge of any release from a vessel or facility into the
6	navigable waters of the United States of any object that
7	creates an obstruction prohibited under section 10 of the
8	Act of March 3, 1899, popularly known as the Rivers and
9	Harbors Appropriations Act of 1899 (33 U.S.C. 403),
10	such person shall notify the Secretary and the Secretary
11	of the Army of such release.
12	"(b) RESTRICTION ON USE OF NOTIFICATION.—Any
13	notification provided by an individual in accordance with
14	subsection (a) may not be used against such individual
15	in any criminal case, except a prosecution for perjury or
16	for giving a false statement.
17	"SUBCHAPTER III—CONDITION FOR ENTRY
18	INTO PORTS IN THE UNITED STATES
19	"§ 70021. Conditions for entry to ports in the United
20	States
21	"(a) In General.—No vessel that is subject to chap-
22	ter 37 shall operate in the navigable waters of the United
23	States or transfer cargo or residue in any port or place
24	under the jurisdiction of the United States, if such ves-
25	sel—

1	"(1) has a history of accidents, pollution inci-
2	dents, or serious repair problems that, as determined
3	by the Secretary, creates reason to believe that such
4	vessel may be unsafe or may create a threat to the
5	marine environment;
6	"(2) fails to comply with any applicable regula-
7	tion issued under section 70034, chapter 37, or any
8	other applicable law or treaty;
9	"(3) discharges oil or hazardous material in vio-
10	lation of any law of the United States or in a man-
11	ner or quantities inconsistent with any treaty to
12	which the United States is a party;
13	"(4) does not comply with any applicable vessel
14	traffic service requirements;
15	"(5) is manned by one or more officers who are
16	licensed by a certificating State that the Secretary
17	has determined, pursuant to section 9101 of title 46,
18	does not have standards for licensing and certifi-
19	cation of seafarers that are comparable to or more
20	stringent than United States standards or inter-
21	national standards that are accepted by the United
22	States;
23	"(6) is not manned in compliance with manning
24	levels as determined by the Secretary to be necessary
25	to insure the safe navigation of the vessel; or

1	"(7) while underway, does not have at least one
2	licensed deck officer on the navigation bridge who is
3	capable of clearly understanding English.
4	"(b) Exceptions.—
5	"(1) In general.—The Secretary may allow
6	provisional entry of a vessel that is not in compli-
7	ance with subsection (a), if the owner or operator of
8	such vessel proves, to the satisfaction of the Sec-
9	retary, that such vessel is not unsafe or a threat to
10	the marine environment, and if such entry is nec-
11	essary for the safety of the vessel or persons aboard.
12	"(2) Provisions not applicable.—Para-
13	graphs (1), (2), (3), and (4) of subsection (a) of this
14	section shall not apply to a vessel allowed provisional
15	entry under paragraph (1) if the owner or operator
16	of such vessel proves, to the satisfaction of the Sec-
17	retary, that such vessel is no longer unsafe or a
18	threat to the marine environment, and is no longer
19	in violation of any applicable law, treaty, regulation,
20	or condition, as appropriate.

1	"SUBCHAPTER IV—DEFINITIONS, REGULA-
2	TIONS, ENFORCEMENT, INVESTIGATORY
3	POWERS, APPLICABILITY
4	"§ 70031. Definitions
5	"As used in subchapters A through C and this sub-
6	chapter, unless the context otherwise requires:
7	"(1) The term 'marine environment' means—
8	"(A) the navigable waters of the United
9	States and the land and resources therein and
10	thereunder;
11	"(B) the waters and fishery resources of
12	any area over which the United States asserts
13	exclusive fishery management authority;
14	"(C) the seabed and subsoil of the Outer
15	Continental Shelf of the United States, the re-
16	sources thereof, and the waters superjacent
17	thereto; and
18	"(D) the recreational, economic, and scenic
19	values of such waters and resources.
20	"(2) The term 'Secretary' means the Secretary
21	of the department in which the Coast Guard is oper-
22	ating, except that such term means the Secretary of
23	Transportation with respect to the application of
24	this chapter to the Saint Lawrence Seaway.

1	"(3) The term 'navigable waters of the United
2	States' includes all waters of the territorial sea of
3	the United States as described in Presidential Proc-
4	lamation No. 5928 of December 27, 1988.
5	"§ 70032. Saint Lawrence Seaway
6	"The authority granted to the Secretary under sec-
7	tions 70001, 70002, 70003, 7004, and 70011 may not be
8	delegated with respect to the Saint Lawrence Seaway to
9	any agency other than the Saint Lawrence Seaway Devel-
10	opment Corporation. Any other authority granted the Sec-
11	retary under subchapters A through C and this subchapter
12	shall be delegated by the Secretary to the Saint Lawrence
13	Seaway Development Corporation to the extent the Sec-
14	retary determines such delegation is necessary for the
15	proper operation of the Saint Lawrence Seaway.
16	"§ 70033. Limitation on application to foreign vessels
17	"Except pursuant to international treaty, convention,
18	or agreement, to which the United States is a party, sub-
19	chapters A through C and this subchapter shall not apply
20	to any foreign vessel that is not destined for, or departing
21	from, a port or place subject to the jurisdiction of the
22	United States and that is in—
23	"(1) innocent passage through the territorial
24	sea of the United States; or

1	"(2) transit through the navigable waters of the
2	United States that form a part of an international
3	strait.
4	"§ 70034. Regulations
5	"(a) In General.—In accordance with section 553
6	of title 5, the Secretary shall issue, and may from time
7	to time amend or repeal, regulations necessary to imple-
8	ment subchapters A through C and this subchapter.
9	"(b) Consultation.—In the exercise of the regu-
10	latory authority under subchapters A through C and this
11	subchapter, the Secretary shall consult with, and receive
12	and consider the views of all interested persons, includ-
13	ing—
14	"(1) interested Federal departments and agen-
15	cies;
16	"(2) officials of State and local governments;
17	"(3) representatives of the maritime commu-
18	nity;
19	"(4) representatives of port and harbor authori-
20	ties or associations;
21	"(5) representatives of environmental groups;
22	"(6) any other interested persons who are
23	knowledgeable or experienced in dealing with prob-
24	lems involving vessel safety, port and waterways

1	safety, and protection of the marine environment;
2	and
3	"(7) advisory committees consisting of all inter-
4	ested segments of the public when the establishment
5	of such committees is considered necessary because
6	the issues involved are highly complex or controver-
7	sial.
8	"§ 70035. Investigatory powers
9	"(a) Secretary.—The Secretary may investigate
10	any incident, accident, or act involving the loss or destruc-
11	tion of, or damage to, any structure subject to subchapters
12	A through C and this subchapter, or that affects or may
13	affect the safety or environmental quality of the ports,
14	harbors, or navigable waters of the United States.
15	"(b) Powers.—In an investigation under this sec-
16	tion, the Secretary may issue subpoenas to require the at-
17	tendance of witnesses and the production of documents or
18	other evidence relating to such incident, accident, or act.
19	If any person refuses to obey a subpoena, the Secretary
20	may request the Attorney General to invoke the aid of the
21	appropriate district court of the United States to compel
22	compliance with the subpoena. Any district court of the
23	United States may, in the case of refusal to obey a sub-
24	poena, issue an order requiring compliance with the sub-
25	poena, and failure to obey the order may be punished by

- 1 the court as contempt. Witnesses may be paid fees for
- 2 travel and attendance at rates not exceeding those allowed
- 3 in a district court of the United States.

4 "§ 70036. Enforcement

- 5 "(a) CIVIL PENALTY.—
- 6 "(1) IN GENERAL.—Any person who is found by the Secretary, after notice and an opportunity for 7 8 a hearing, to have violated subchapters A through C 9 or this subchapter or a regulation issued under sub-10 chapters A through C or this subchapter shall be lia-11 ble to the United States for a civil penalty, not to 12 exceed \$25,000 for each violation. Each day of a 13 continuing violation shall constitute a separate viola-14 tion. The amount of such civil penalty shall be as-15 sessed by the Secretary, or the Secretary's designee, 16 by written notice. In determining the amount of 17 such penalty, the Secretary shall take into account 18 the nature, circumstances, extent, and gravity of the 19 prohibited acts committed and, with respect to the 20 violator, the degree of culpability, any history of 21 prior offenses, ability to pay, and such other matters 22 as justice may require.
 - "(2) Compromise, modification, or remission.—The Secretary may compromise, modify, or remit, with or without conditions, any civil penalty

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1	that is subject to imposition or that has been im-
2	posed under this section.
3	"(3) Failure to pay penalty.—If any per-
4	son fails to pay an assessment of a civil penalty
5	after it has become final, the Secretary may refer
6	the matter to the Attorney General of the United
7	States, for collection in any appropriate district
8	court of the United States.
9	"(b) Criminal Penalty.—
10	"(1) Class D felony.—Any person who will-
11	fully and knowingly violates subchapters A through
12	C or this subchapter or any regulation issued there-
13	under commits a class D felony.
14	"(2) Class c felony.—Any person who, in
15	the willful and knowing violation of subchapters A
16	through C or this subchapter or of any regulation
17	issued thereunder, uses a dangerous weapon, or en-
18	gages in conduct that causes bodily injury or fear of
19	imminent bodily injury to any officer authorized to
20	enforce the provisions of such a subchapter or the
21	regulations issued under such subchapter, commits a
22	class C felony.
23	"(c) IN REM LIABILITY.—Any vessel that is used in
24	violation of subchapters A, B, or C or this subchapter,
25	or any regulations issued under such subchapter, shall be

1	liable in rem for any civil penalty assessed pursuant to
2	subsection (a) and may be proceeded against in the United
3	States district court for any district in which such vessel
4	may be found.
5	"(d) Injunction.—The United States district courts
6	shall have jurisdiction to restrain violations of subchapter
7	A, B, or C or this subchapter or of regulations issued
8	under such subchapter, for cause shown.
9	"(e) Denial of Entry.—Except as provided in sec-
10	tion 70021, the Secretary may, subject to recognized prin-
11	ciples of international law, deny entry by any vessel that
12	is not in compliance with subchapter A, B, or C or this
13	subchapter or the regulations issued under such sub-
14	chapter—
15	"(1) into the navigable waters of the United
16	States; or
17	"(2) to any port or place under the jurisdiction
18	of the United States.
19	"(f) WITHHOLDING OF CLEARANCE.—
20	"(1) IN GENERAL.—If any owner, operator, or
21	individual in charge of a vessel is liable for a penalty
22	or fine under this section, or if reasonable cause ex-
23	ists to believe that the owner, operator, or individual
24	in charge may be subject to a penalty or fine under
25	this section, the Secretary of the Treasury, upon the

1	request of the Secretary, shall with respect to such
2	vessel refuse or revoke any clearance required by
3	section 60105 of title 46.
4	"(2) Granting Clearance refused or re-
5	VOKED.—Clearance refused or revoked under this
6	subsection may be granted upon filing of a bond or
7	other surety satisfactory to the Secretary.".
8	(b) Clerical Amendment.—The analysis at the be-
9	ginning of such subtitle is amended by inserting before
10	the item relating to chapter 701 the following:
	"700. Ports and Waterways Safety70001.".
11	SEC. 402. CONFORMING AMENDMENTS.
12	(a) Electronic Charts.—
13	(1) Transfer of Provision.—Section 4A of
14	the Ports and Waterways Safety Act (33 U.S.C.
15	1223a)—
16	(A) is redesignated as section 3105 of title
17	46, United States Code, and transferred to ap-
18	pear after section 3104 of that title; and
19	(B) is amended by striking subsection (b)
20	and inserting the following:
21	"(b) Limitation on Application.—Except pursu-
22	ant to an international treaty, convention, or agreement,
23	to which the United States is a party, this section shall
24	not apply to any foreign vessel that is not destined for,

1	or departing from, a port or place subject to the jurisdic-
2	tion of the United States and that is in—
3	"(1) innocent passage through the territorial
4	sea of the United States; or
5	"(2) transit through the navigable waters of the
6	United States that form a part of an international
7	strait.".
8	(2) Clerical amendment.—The analysis at
9	the beginning of chapter 31 of such title is amended
10	by adding at the end the following:
	"3105. Electronic charts.".
11	(b) Port, Harbor, and Coastal Facility Secu-
12	RITY.—
13	(1) Transfer of Provisions.—So much of
14	section 7 of the Ports and Waterways Safety Act
15	(33 U.S.C. 1226) as precedes subsection (c) of that
16	section is redesignated as section 70116 of title 46,
17	United States Code, and transferred so as to replace
18	section 70116 of that title, as in effect before the
19	enactment of this Act.
20	(2) Definitions, administration, and en-
21	FORCEMENT.—Section 70116 of title 46, United
22	States Code, as amended by paragraph (1) of this
23	subsection, is amended by adding at the end the fol-
24	lowing:

1	"(c) Definitions, Administration, and En-
2	FORCEMENT.—This section shall be treated as part of
3	chapter 700 for purposes of sections 70031, 70032,
4	70034, 70035, and 70036.".
5	(3) Clerical amendment.—The analysis at
6	the beginning of chapter 701 of such title is amend-
7	ed by striking the item relating to section 70116 and
8	inserting the following:
	"70116. Port, harbor, and coastal facility security.".
9	(e) Nondisclosure of Port Security Plans.—
10	Subsection (c) of section 7 of the Ports and Waterways
11	Safety Act (33 U.S.C. 1226), as so designated before the
12	application of subsection (b)(1) of this section—
13	(1) is redesignated as subsection (f) of section
14	70103 of title 46, United States Code, and trans-
15	ferred so as to appear after subsection (e) of such
16	section; and
17	(2) is amended by striking "this Act" and in-
18	serting "this chapter".
19	(d) Repeal.—Section 2307 of title 46, United States
20	Code, and the item relating to that section in the analysis
21	at the beginning of chapter 23 of that title, are repealed.
22	(e) Repeal.—The Ports and Waterways Safety Act
23	(33 U.S.C. 1221–1231, 1232–1232b), as amended by this
24	division, is repealed.

1 SEC. 403. TRANSITIONAL AND SAVINGS PROVISIONS.

2	(a) Definitions.—In this section:
3	(1) Source Provision.—The term "source
4	provision" means a provision of law that is replaced
5	by a title 46 provision under this title.
6	(2) Title 46 Provision.—The term "title 46
7	provision" means a provision of title 46, United
8	States Code, that is enacted by section 402 of this
9	title.
10	(b) Cutoff Date.—The title 46 provisions replace
11	certain provisions of law enacted before the date of the
12	enactment of this Act. If a law enacted after that date
13	amends or repeals a source provision, that law is deemed
14	to amend or repeal, as the case may be, the corresponding
15	title 46 provision. If a law enacted after that date is other-
16	wise inconsistent with a title 46 provision or a provision
17	of this title, that law supersedes the title 46 provision or
18	provision of this title to the extent of the inconsistency.
19	(c) Original Date of Enactment Unchanged.—
20	For purposes of determining whether one provision of law
21	supersedes another based on enactment later in time, a
22	title 46 provision is deemed to have been enacted on the
23	date of enactment of the source provision that the title
24	46 provision replaces.
25	(d) References to Title 46 Provisions.—A ref-
26	erence to a title 46 provision, including a reference in a

1	regulation, order, or other law, is deemed to refer to the
2	corresponding source provision.
3	(e) References to Source Provisions.—A ref-
4	erence to a source provision, including a reference in a
5	regulation, order, or other law, is deemed to refer to the
6	corresponding title 46 provision.
7	(f) REGULATIONS, ORDERS, AND OTHER ADMINIS-
8	TRATIVE ACTIONS.—A regulation, order, or other admin-
9	istrative action in effect under a source provision con-
10	tinues in effect under the corresponding title 46 provision.
11	(g) Actions Taken and Offenses Committed.—
12	An action taken or an offense committed under a source
13	provision is deemed to have been taken or committed
14	under the corresponding title 46 provision.
15	SEC. 404. RULE OF CONSTRUCTION.
16	This title, including the amendments made by this
17	title, is intended only to transfer provisions of the Ports
18	and Waterways Safety Act to title 46, United States Code,
19	and may not be construed to alter—
20	(1) the effect of a provision of the Ports and
21	Waterways Safety Act, including any authority or
22	requirement therein;
23	(2) a department or agency interpretation with
24	respect to the Ports and Waterways Safety Act; or

1	(3) a judicial interpretation with respect to the
2	Ports and Waterways Safety Act.
3	SEC. 405. ADVISORY COMMITTEE: REPEAL.
4	Section 18 of the Coast Guard Authorization Act of
5	1991 (Public Law 102–241; 105 Stat. 2213) is repealed.
6	SEC. 406. REGATTAS AND MARINE PARADES.
7	(a) In General.—Chapter 700 of title 46, United
8	States Code, as established by section 401 of this title,
9	is amended by adding at the end the following:
10	"SUBCHAPTER V—REGATTAS AND MARINE
11	PARADES
12	"§ 70041. Regattas and marine parades
13	"(a) In General.—The Commandant of the Coast
14	Guard may issue regulations to promote the safety of life
15	on navigable waters during regattas or marine parades.
16	"(b) Detail and Use of Vessels.—To enforce
17	regulations issued under this section—
18	"(1) the Commandant may detail any public
19	vessel in the service of the Coast Guard and make
20	use of any private vessel tendered gratuitously for
21	that purpose; and
22	"(2) upon the request of the Commandant, the
23	head of any other Federal department or agency
24	may enforce the regulations by means of any public

1	vessel of such department and any private vessel
2	tendered gratuitously for that purpose.
3	"(c) Transfer of Authority.—The authority of
4	the Commandant under this section may be transferred
5	by the President for any special occasion to the head of
6	another Federal department or agency whenever in the
7	President's judgment such transfer is desirable.
8	"(d) Penalties.—
9	"(1) In general.—For any violation of regula-
10	tions issued pursuant to this section the following
11	penalties shall be incurred:
12	"(A) A licensed officer shall be liable to
13	suspension or revocation of license in the man-
14	ner prescribed by law for incompetency or mis-
15	conduct.
16	"(B) Any person in charge of the naviga-
17	tion of a vessel other than a licensed officer
18	shall be liable to a penalty of \$5,000.
19	"(C) The owner of a vessel (including any
20	corporate officer of a corporation owning the
21	vessel) actually on board shall be liable to a
22	penalty of \$5,000, unless the violation of regu-
23	lations occurred without the owner's knowledge.
24	"(D) Any other person shall be liable to a
25	penalty of \$2,500.

1	"(2) MITIGATION OR REMISSION.—The Com-
2	mandant may mitigate or remit any penalty provided
3	for in this subsection in the manner prescribed by
4	law for the mitigation or remission of penalties for
5	violation of the navigation laws.".
6	(b) Clerical Amendment.—The analysis for chap-
7	ter 700 of title 46, United States Code, as established by
8	section 401 of this title, is amended by adding at the end
9	the following:
	"SUBCHAPTER E—REGATTAS AND MARINE PARADES". "70041. Regattas and marine parades.".
10	(c) Repeal.—The Act of April 28, 1908 (35 Stat.
11	69, chapter 151; 33 U.S.C. 1233 et seq.), is repealed.
12	SEC. 407. REGULATION OF VESSELS IN TERRITORIAL WA-
12 13	SEC. 407. REGULATION OF VESSELS IN TERRITORIAL WATERS OF UNITED STATES.
13	TERS OF UNITED STATES.
131415	TERS OF UNITED STATES. (a) ESTABLISHMENT OF SUBCHAPTER F.—Chapter
13 14 15 16	TERS OF UNITED STATES. (a) ESTABLISHMENT OF SUBCHAPTER F.—Chapter 700 of title 46, United States Code, as established by sec-
13 14 15 16	TERS OF UNITED STATES. (a) ESTABLISHMENT OF SUBCHAPTER F.—Chapter 700 of title 46, United States Code, as established by section 401 of this title, is amended by adding at the end
13 14 15 16 17	TERS OF UNITED STATES. (a) ESTABLISHMENT OF SUBCHAPTER F.—Chapter 700 of title 46, United States Code, as established by section 401 of this title, is amended by adding at the end the following:
13 14 15 16 17 18	TERS OF UNITED STATES. (a) ESTABLISHMENT OF SUBCHAPTER F.—Chapter 700 of title 46, United States Code, as established by section 401 of this title, is amended by adding at the end the following: "SUBCHAPTER VI—REGULATION OF VESSELS
13 14 15 16 17 18	TERS OF UNITED STATES. (a) ESTABLISHMENT OF SUBCHAPTER F.—Chapter 700 of title 46, United States Code, as established by section 401 of this title, is amended by adding at the end the following: "SUBCHAPTER VI—REGULATION OF VESSELS IN TERRITORIAL WATERS OF UNITED STATES
13 14 15 16 17 18 19 20	TERS OF UNITED STATES. (a) ESTABLISHMENT OF SUBCHAPTER F.—Chapter 700 of title 46, United States Code, as established by section 401 of this title, is amended by adding at the end the following: "SUBCHAPTER VI—REGULATION OF VESSELS IN TERRITORIAL WATERS OF UNITED STATES" "§ 70054. Definitions

1	or insular, subject to the jurisdiction of the United
2	States.
3	"(2) Territorial waters.—The term 'terri-
4	torial waters of the United States' includes all wa-
5	ters of the territorial sea of the United States as de-
6	scribed in Presidential Proclamation 5928 of Decem-
7	ber 27, 1988.".
8	(b) REGULATION OF ANCHORAGE AND MOVEMENT
9	of Vessels During National Emergency.—Section 1
10	of title II of the Act of June 15, 1917 (40 Stat. 220, chap-
11	ter 30; 50 U.S.C. 191), is amended—
12	(1) by striking the section designation and all
13	that follows before "by proclamation" and inserting
14	the following:
15	"§ 70051. Regulation of anchorage and movement of
16	vessels during national emergency
17	"Whenever the President";
18	(2) by striking "of the Treasury";
19	(3) by striking "of the department in which the
20	Coast Guard is operating";
21	(4) by striking "this title" and inserting "this
22	subchapter"; and
23	(5) by transferring the section so that the sec-
24	tion appears before section 70054 of title 46. United

1	States Code (as added by subsection (a) of this sec-
2	tion).
3	(c) SEIZURE AND FORFEITURE OF VESSEL; FINE
4	AND IMPRISONMENT.—Section 2 of title II of the Act of
5	June 15, 1917 (40 Stat. 220, chapter 30; 50 U.S.C. 192),
6	is amended—
7	(1) by striking the section designation and all
8	that follows before "agent," and inserting the fol-
9	lowing:
10	" \S 70052. Seizure and forfeiture of vessel; fine and im-
11	prisonment
12	"(a) In General.—If any owner,";
13	(2) by striking "this title" each place it appears
14	and inserting "this subchapter"; and
15	(3) by transferring the section so that the sec-
16	tion appears after section 70051 of title 46, United
17	States Code (as transferred by subsection (b) of this
18	section).
19	(d) Enforcement Provisions.—Section 4 of title
20	II of the Act of June 15, 1917 (40 Stat. 220, chapter
21	30; 50 U.S.C. 194), is amended—
22	(1) by striking all before "may employ" and in-
23	serting the following:
24	"§ 70053. Enforcement provisions
25	"The President";

1	(2) by striking "the purpose of this title" and
2	inserting "this subchapter"; and
3	(3) by transferring the section so that the sec-
4	tion appears after section 70052 of title 46, United
5	States Code (as transferred by subsection (c) of this
6	section).
7	(e) Clerical Amendment.—The analysis for chap-
8	ter 700 of title 46, United States Code, as established by
9	section 401 of this title, is amended by adding at the end
10	the following:
	"SUBCHAPTER F—REGULATION OF VESSELS IN TERRITORIAL WATERS OF UNITED STATES
	"70051. Regulation of anchorage and movement of vessels during national emer-
	gency. "70052. Seizure and forfeiture of vessel; fine and imprisonment. "70053. Reference of vessel; fine and imprisonment.
	"70053. Enforcement provisions." "70054. Definitions.".
11	
11 12	"70054. Definitions.".
	"70054. Definitions.". SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECU-
12 13	"70054. Definitions.". SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECURITY.
12 13	"70054. Definitions.". SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECURITY. (a) TRANSFER OF PROVISIONS.—So much of section
12 13 14	"70054. Definitions.". SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECURITY. (a) TRANSFER OF PROVISIONS.—So much of section 7 of the Ports and Waterways Safety Act (33 U.S.C.
12 13 14 15	"70054. Definitions.". SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECURITY. (a) TRANSFER OF PROVISIONS.—So much of section 7 of the Ports and Waterways Safety Act (33 U.S.C. 1226) as precedes subsection (c) of that section is redesig-
12 13 14 15	"70054. Definitions.". SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECURITY. (a) TRANSFER OF PROVISIONS.—So much of section 7 of the Ports and Waterways Safety Act (33 U.S.C. 1226) as precedes subsection (c) of that section is redesignated as section 70102a of title 46, United States Code,
112 113 114 115 116	"70054. Definitions.". SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECURITY. (a) TRANSFER OF PROVISIONS.—So much of section 7 of the Ports and Waterways Safety Act (33 U.S.C. 1226) as precedes subsection (c) of that section is redesignated as section 70102a of title 46, United States Code, and transferred so as to appear after section 70102 of
12 13 14 15 16 17	**Too54. Definitions.". SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECURITY. (a) TRANSFER OF PROVISIONS.—So much of section 7 of the Ports and Waterways Safety Act (33 U.S.C. 1226) as precedes subsection (c) of that section is redesignated as section 70102a of title 46, United States Code, and transferred so as to appear after section 70102 of that title.
12 13 14 15 16 17 18	SEC. 408. PORT, HARBOR, AND COASTAL FACILITY SECU- RITY. (a) TRANSFER OF PROVISIONS.—So much of section 7 of the Ports and Waterways Safety Act (33 U.S.C. 1226) as precedes subsection (c) of that section is redesignated as section 70102a of title 46, United States Code, and transferred so as to appear after section 70102 of that title. (b) DEFINITIONS, ADMINISTRATION, AND ENFORCE-

1	"(c) Definitions, Administration, and En-
2	FORCEMENT.—This section shall be treated as part of
3	chapter 700 for purposes of sections 70031, 70032,
4	70034, 70035, and 70036.".
5	(c) Clerical Amendment.—The analysis at the be-
6	ginning of chapter 701 of such title is amended by insert-
7	ing after the item relating to section 70102 the following:
	"70102a. Port, harbor, and coastal facility security.".
8	(d) Nondisclosure of Port Security Plans.—
9	Subsection (c) of section 7 of the Ports and Waterways
10	Safety Act (33 U.S.C. 1226), as so designated before the
11	application of subsection (b)(1) of this section—
12	(1) is redesignated as subsection (f) of section
13	70103 of title 46, United States Code, and trans-
14	ferred so as to appear after subsection (e) of such
15	section; and
16	(2) is amended by striking "this Act" and in-
17	serting "this chapter".
18	TITLE V—MARITIME
19	TRANSPORTATION SAFETY
20	SEC. 501. CONSISTENCY IN MARINE INSPECTIONS.
21	(a) In General.—Section 3305 of title 46, United
22	States Code, is amended by adding at the end the fol-
23	lowing:
24	``(d)(1) The Commandant of the Coast Guard shall
25	ensure that Officers in Charge, Marine Inspections con-

- 1 sistently interpret regulations and standards under this2 subtitle and chapter 700 to avoid disruption and undue
- 3 expense to industry.
- 4 "(2)(A) Subject to subparagraph (B), in the event of
- 5 a disagreement regarding the condition of a vessel or the
- 6 interpretation of a regulation or standard referred to in
- 7 subsection (a) between a local Officer in Charge, Marine
- 8 Inspection conducting an inspection of the vessel and the
- 9 Officer in Charge, Marine Inspection that issued the most
- 10 recent certificate of inspection for the vessel, such Officers
- 11 shall seek to resolve such disagreement.
- 12 "(B) If a disagreement described in subparagraph
- 13 (A) involves vessel design or plan review, the Coast Guard
- 14 marine safety center shall be included in all efforts to re-
- 15 solve such disagreement.
- 16 "(C) If a disagreement described in subparagraph
- 17 (A) or (B) cannot be resolved, the local Officer in Charge,
- 18 Marine Inspection shall submit to the Commandant of the
- 19 Coast Guard, through the cognizant Coast Guard district
- 20 commander, a request for a final agency determination of
- 21 the matter in disagreement.
- 22 "(3) The Commandant of the Coast Guard shall—
- 23 "(A) provide to each person affected by a deci-
- sion or action by an Officer in Charge, Marine In-
- 25 spection or by the Coast Guard marine safety center

1	all information necessary for such person to exercise
2	any right to appeal such decision or action; and
3	"(B) if such an appeal is filed, process such ap-
4	peal under parts 1 through 4 of title 46, Code of
5	Federal Regulations, as in effect on the date of en-
6	actment of the Coast Guard Authorization Act of
7	2017.
8	"(4) In this section, the term 'Officer in Charge, Ma-
9	rine Inspection' means any person from the civilian or
10	military branch of the Coast Guard who—
11	"(A) is designated as such by the Commandant;
12	and
13	"(B) under the superintendence and direction
14	of the cognizant Coast Guard district commander, is
15	in charge of an inspection zone for the performance
16	of duties with respect to the inspections under, and
17	enforcement and administration of, subtitle II, chap-
18	ter 700, and regulations under such laws.".
19	(b) Report on Marine Inspector Training.—
20	Not later than 1 year after the date of the enactment of
21	this Act, the Commandant of the Coast Guard shall sub-
22	mit to the Committee on Commerce, Science, and Trans-
23	portation of the Senate and the Committee on Transpor-
24	tation and Infrastructure of the House of Representatives
25	a report on the training, experience, and qualifications re-

1	quired for assignment as a marine inspector under section
2	312 of title 14, United States Code, including—
3	(1) a description of any continuing education
4	requirement, including a specific list of the required
5	courses;
6	(2) a description of the training, including a
7	specific list of the included courses, offered to a
8	journeyman or an advanced journeyman marine in-
9	spector to advance inspection expertise;
10	(3) a description of any training that was of-
11	fered in the 15-year period before the date of the en-
12	actment of this Act, but is no longer required or of-
13	fered, including a specific list of the included
14	courses, including the senior marine inspector course
15	and any plan review courses;
16	(4) a justification for why a course described in
17	paragraph (3) is no longer required or offered; and
18	(5) a list of the course content the Com-
19	mandant considers necessary to promote consistency
20	among marine inspectors in an environment of in-
21	creasingly complex vessels and vessel systems.
22	SEC. 502. UNINSPECTED PASSENGER VESSELS IN ST. LOUIS
23	COUNTY, MINNESOTA.
24	Section 4105 of title 46, United States Code, amend-
25	ed

1	(1) by redesignating subsection (c) as sub-
2	section (d); and
3	(2) by inserting after subsection (b) the fol-
4	lowing:
5	"(c) In applying this title with respect to an
6	uninspected vessel of less than 25 feet overall in length
7	that carries passengers on Crane Lake or waters contig-
8	uous to such lake in St. Louis County, Minnesota, the Sec-
9	retary shall substitute '12 passengers' for '6 passengers'
10	each place it appears in section 2101(42).".
11	SEC. 503. ENGINE CUT-OFF SWITCH REQUIREMENTS.
12	(a) In General.—Chapter 43 of title 46, United
13	States Code, is amended by adding at the end the fol-
14	lowing:
15	"§ 4312. Engine cut-off switches
16	"(a) Installation Requirement.—A manufac-
17	turer, distributor, or dealer that installs propulsion ma-
18	chinery and associated starting controls on a covered rec-
19	reational vessel shall equip such vessel with an engine cut-
20	off switch and engine cut-off switch link that meet Amer-
21	ican Boat and Yacht Council Standard A-33, as in effect
22	on the date of the enactment of the Coast Guard Author-
23	ization Act of 2017.
24	"(b) Education on Cut-off Switches.—The
5	Commandant of the Coast Guard, through the National

1	Boating Safety Advisory Committee established under sec-
2	tion 15105, may initiate a boating safety program on the
3	use and benefits of cut-off switches for recreational ves-
4	sels.
5	"(c) Availability of Standard for Inspec-
6	TION.—
7	"(1) In general.—Not later than 90 days
8	after the date of the enactment of this section, the
9	Commandant shall transmit American Boat and
10	Yacht Council Standard A-33, as in effect on the
11	date of enactment of the Coast Guard Authorization
12	Act of 2017, to—
13	"(A) the Committee on Transportation and
14	Infrastructure of the House of Representatives;
15	"(B) the Committee on Commerce,
16	Science, and Transportation of the Senate; and
17	"(C) the Coast Guard Office of Design and
18	Engineering Standards; and
19	"(D) the National Archives and Records
20	Administration.
21	"(2) AVAILABILITY.—The standard submitted
22	under paragraph (1) shall be kept on file and avail-
23	able for public inspection at such Coast Guard office
24	and the National Archives and Records Administra-
25	tion.

1	"(d) Definitions.—In this section:
2	"(1) COVERED RECREATIONAL VESSEL.—The
3	term 'covered recreational vessel' means a rec-
4	reational vessel that is—
5	"(A) less than 26 feet overall in length;
6	and
7	"(B) capable of developing 115 pounds or
8	more of static thrust.
9	"(2) Dealer.—The term 'dealer' means any
10	person who is engaged in the sale and distribution
11	of recreational vessels or associated equipment to
12	purchasers whom the seller in good faith believes to
13	be purchasing any such vessel or associated equip-
14	ment for purposes other than resale.
15	"(3) DISTRIBUTOR.—The term 'distributor'
16	means any person engaged in the sale and distribu-
17	tion of recreational vessels and associated equipment
18	for the purposes of resale.
19	"(4) Manufacturer.—The term 'equipment
20	manufacturer' means any person engaged in the
21	manufacture, construction, or assembly of rec-
22	reational vessels or associated equipment, or the im-
23	portation of recreational vessels into the United
24	States for subsequent sale.

1	"(5) Propulsion Machinery.—The term 'pro-
2	pulsion machinery' means a self-contained propul-
3	sion system, and includes, but is not limited to, in-
4	board engines, outboard motors, and sterndrive en-
5	gines.
6	"(6) Static thrust.—The term 'static thrust'
7	means the forward or backwards thrust developed by
8	propulsion machinery while stationary.".
9	(b) CLERICAL AMENDMENT.—The analysis at the be-
10	ginning of such chapter is amended by adding at the end
11	the following:
	"4312. Engine cut-off switches.".
12	(c) Effective Date.—Section 4312 of title 46,
13	United States Code, as amended by this section, shall take
13 14	United States Code, as amended by this section, shall take effect one year after the date of the enactment of this Act.
14	effect one year after the date of the enactment of this Act.
14 15	effect one year after the date of the enactment of this Act. SEC. 504. EXCEPTION FROM SURVIVAL CRAFT REQUIRE-
141516	effect one year after the date of the enactment of this Act. SEC. 504. EXCEPTION FROM SURVIVAL CRAFT REQUIRE- MENTS.
14151617	effect one year after the date of the enactment of this Act. SEC. 504. EXCEPTION FROM SURVIVAL CRAFT REQUIRE- MENTS. Section 4502(b) of title 46, United States Code, is
14 15 16 17 18	effect one year after the date of the enactment of this Act. SEC. 504. EXCEPTION FROM SURVIVAL CRAFT REQUIRE- MENTS. Section 4502(b) of title 46, United States Code, is amended—
141516171819	effect one year after the date of the enactment of this Act. SEC. 504. EXCEPTION FROM SURVIVAL CRAFT REQUIRE- MENTS. Section 4502(b) of title 46, United States Code, is amended— (1) in paragraph (2)(B), by striking "a survival"
14 15 16 17 18 19 20	effect one year after the date of the enactment of this Act. SEC. 504. EXCEPTION FROM SURVIVAL CRAFT REQUIRE- MENTS. Section 4502(b) of title 46, United States Code, is amended— (1) in paragraph (2)(B), by striking "a survival craft" and inserting "subject to paragraph (3), a
14 15 16 17 18 19 20 21	effect one year after the date of the enactment of this Act. SEC. 504. EXCEPTION FROM SURVIVAL CRAFT REQUIRE- MENTS. Section 4502(b) of title 46, United States Code, is amended— (1) in paragraph (2)(B), by striking "a survival craft" and inserting "subject to paragraph (3), a survival craft";
14 15 16 17 18 19 20 21 22	effect one year after the date of the enactment of this Act. SEC. 504. EXCEPTION FROM SURVIVAL CRAFT REQUIRE- MENTS. Section 4502(b) of title 46, United States Code, is amended— (1) in paragraph (2)(B), by striking "a survival craft" and inserting "subject to paragraph (3), a survival craft"; (2) by adding at the end the following:

1	"(A) necessary for normal fishing oper-
2	ations;
3	"(B) readily accessible during an emer-
4	gency; and
5	"(C) capable, in accordance with the Coast
6	Guard capacity rating, when applicable, of safe-
7	ly holding all individuals on board the vessel to
8	which the craft functions as an auxiliary."; and
9	(3) by adding at the end the following:
10	"(k) For the purposes of this section, the term 'auxil-
11	iary craft' means a vessel that is carried onboard a fishing
12	vessel and is normally used to support fishing oper-
13	ations.".
13 14	sec. 505. SAFETY STANDARDS.
14	SEC. 505. SAFETY STANDARDS.
14 15	SEC. 505. SAFETY STANDARDS. Section 4502(f) of title 46, United States Code, is
14 15 16	SEC. 505. SAFETY STANDARDS. Section 4502(f) of title 46, United States Code, is amended by striking paragraphs (2) and (3) and inserting
14 15 16 17	SEC. 505. SAFETY STANDARDS. Section 4502(f) of title 46, United States Code, is amended by striking paragraphs (2) and (3) and inserting the following:
14 15 16 17	Section 4502(f) of title 46, United States Code, is amended by striking paragraphs (2) and (3) and inserting the following: "(2) shall examine at dockside a vessel de-
114 115 116 117 118	Section 4502(f) of title 46, United States Code, is amended by striking paragraphs (2) and (3) and inserting the following: "(2) shall examine at dockside a vessel described in subsection (b) at least once every 5 years,
14 15 16 17 18 19 20	Section 4502(f) of title 46, United States Code, is amended by striking paragraphs (2) and (3) and inserting the following: "(2) shall examine at dockside a vessel described in subsection (b) at least once every 5 years, but may require an exam at dockside every 2 years
14 15 16 17 18 19 20 21	Section 4502(f) of title 46, United States Code, is amended by striking paragraphs (2) and (3) and inserting the following: "(2) shall examine at dockside a vessel described in subsection (b) at least once every 5 years, but may require an exam at dockside every 2 years for certain vessels described in subsection (b) if re-
14 15 16 17 18 19 20 21	Section 4502(f) of title 46, United States Code, is amended by striking paragraphs (2) and (3) and inserting the following: "(2) shall examine at dockside a vessel described in subsection (b) at least once every 5 years, but may require an exam at dockside every 2 years for certain vessels described in subsection (b) if requested by the owner or operator; and

1 SEC. 506. FISHING SAFETY GRANTS.

2	Section 4502 of title 46, United States Code, is
3	amended—
4	(1) in subsections (i) and (j), by striking "Sec-
5	retary" each place it appears and inserting "Sec-
6	retary of Health and Human Services";
7	(2) in subsection (i)(2), as amended by para-
8	graph (1), by inserting ", in consultation with and
9	based on criteria established by the Commandant of
10	the Coast Guard" after "Health and Human Serv-
11	ices'';
12	(3) in subsection (i)(3), by striking "75" and
13	inserting "50";
14	(4) in subsection (i)(4), by striking
15	"\$3,000,000 for each of fiscal years 2015 through
16	2017" and inserting "\$3,000,000 for each of fiscal
17	years 2018 through 2019";
18	(5) in subsection $(j)(2)$, as amended by para-
19	graph (1), by inserting ", in consultation with and
20	based on criteria established by the Commandant of
21	the Coast Guard," after "Health and Human Serv-
22	ices'';
23	(6) in subsection (j)(3), by striking "75" and
24	inserting "50"; and
25	(7) in subsection $(j)(4)$, by striking
26	"\$3,000,000 for each fiscal years 2015 through

1	2017" and inserting "\$3,000,000 for each of fiscal
2	years 2018 through 2019".
3	SEC. 507. FISHING, FISH TENDER, AND FISH PROCESSING
4	VESSEL CERTIFICATION.
5	Section 4503(f) of title 46, United States Code, as
6	redesignated by section 508 of this title, is further amend-
7	ed to read as follows:
8	"(f)(1) For purposes of this section and section
9	4503a, the term 'built' means, with respect to a vessel,
10	that the vessel's construction has reached any of the fol-
11	lowing stages:
12	"(A) The vessel's keel is laid.
13	"(B) Construction identifiable with the vessel
14	has begun and assembly of that vessel has com-
15	menced comprising of at least 50 metric tons or one
16	percent of the estimated mass of all structural mate-
17	rial, whichever is less.
18	"(2) In the case of a vessel greater than 79 feet over-
19	all in length, for purposes of paragraph (1)(A) a keel is
20	deemed to be laid when a marine surveyor affirms that
21	a structure adequate for serving as a keel for such vessel
22	is in place and identified for use in the construction of
23	such vessel.".

1	SEC. 508. DEADLINE FOR COMPLIANCE WITH ALTERNATE
2	SAFETY COMPLIANCE PROGRAM.
3	(a) In General.—Section 4503(d) of title 46,
4	United States Code, is redesignated as section 4503a and
5	transferred to appear after section 4503 of such title.
6	(b) Fishing, Fish Tender, and Fish Processing
7	Vessel Certification.—Section 4503 of title 46,
8	United States Code, is amended—
9	(1) by redesignating subsections (e), (f), and
10	(g) as subsections (d), (e), and (f), respectively;
11	(2) in subsection (b), by striking "subsection
12	(d)" and inserting "section 4503a";
13	(3) in subsection $(c)(2)(B)(ii)(I)$, by striking
14	"subsection (e)" and inserting "subsection (d)";
15	(4) in subsection $(c)(2)(B)(ii)(II)$, by striking
16	"subsection (f)" and inserting "subsection (e)";
17	(5) in subsection (e)(1), as amended by para-
18	graph (1) of this subsection, by striking "subsection
19	(e)" each place it appears and inserting "subsection
20	(d)"; and
21	(6) in subsection (e)(2), as amended by para-
22	graph (1) of this subsection, by striking "subsection
23	(e)" each place it appears and inserting "subsection
24	(d)";
25	(c) Alternate Safety Compliance Program.—
26	Section 4503a of title 46, United States Code, as redesig-

1	nated and transferred by subsection (a) of this section,
2	is amended—
3	(1) by redesignating paragraphs (1), (2), (3),
4	(4), and (5) as subsections (a), (b), (c), (d), and (e),
5	respectively;
6	(2) by inserting before subsection (a), as so re-
7	designated, the following:
8	"§ 4503a. Alternate safety compliance program";
9	(3) in subsection (a), as redesignated by para-
10	graph (1) of this subsection, by striking "After Jan-
11	uary 1, 2020," and all that follows through "the
12	Secretary, if" and inserting "Subject to subsection
13	(c), beginning on the date that is 3 years after the
14	date that the Secretary prescribes an alternate safe-
15	ty compliance program, a fishing vessel, fish proc-
16	essing vessel, or fish tender vessel to which section
17	4502(b) of this title applies shall comply with such
18	an alternate safety compliance program, if";
19	(4) in subsection (a), as so redesignated, by re-
20	designating subparagraphs (A), (B), and (C) as
21	paragraphs (1), (2), and (3), respectively;
22	(5) in subsection (b), as so redesignated, by
23	striking "establishes standards for an alternate safe-
24	ty compliance program, shall comply with such an
25	alternative safety compliance program that is devel-

1	oped in cooperation with the commercial fishing in-
2	dustry and prescribed by the Secretary' and insert-
3	ing "prescribes an alternate safety compliance pro-
4	gram under subsection (a), shall comply with such
5	an alternate safety compliance program";
6	(6) by amending subsection (c), as so redesig-
7	nated, to read as follows:
8	"(c) For purposes of subsection (a), a separate alter-
9	nate safety compliance program may be developed for a
10	specific region or specific fishery.";
11	(7) in subsection (d), as so redesignated—
12	(A) by striking "paragraph (1)" and in-
13	serting "subsection (a)"; and
14	(B) by striking "that paragraph" each
15	place it appears and inserting "that sub-
16	section";
17	(8) in subsection (e), as so redesignated, by—
18	(A) inserting "is not eligible to participate
19	in an alternative safety compliance program
20	prescribed under subsection (a) and" after
21	"July 1, 2012"; and
22	(B) redesignating subparagraphs (A) and
23	(B) as paragraphs (1) and (2), respectively;
24	(9) by adding at the end the following:

1	"(f) For the purposes of this section, the term 'built'
2	has the meaning given that term in section 4503(f).".
3	(d) CLERICAL AMENDMENT.—The analysis at the be-
4	ginning of chapter 45 of such title is amended by inserting
5	after the item relating to section 4503 the following
	"4503a. Alternate safety compliance program.".
6	(e) Conforming Amendment.—Section 3104 of
7	title 46, United States Code, is amended by striking "sec-
8	tion 4503(e)" and inserting "section 4503(d)".
9	(f) FINAL RULE.—Not later than 1 year after the
10	date of enactment of this Act, the Secretary of the depart-
11	ment in which the Coast Guard is operating shall issue
12	a final rule implementing the requirements enumerated in
13	section 4503(d) of title 46, as amended by subsection
14	(b)(1) of this section.
15	(g) Alternate Safety Compliance Program
16	Status Report.—
17	(1) In General.—Not later than January 1,
18	2019, the Secretary of the department in which the
19	Coast Guard is operating shall submit to the Com-
20	mittee on Transportation and Infrastructure of the
21	House of Representatives and the Committee on
22	Commerce, Science, and Transportation of the Sen-
23	ate a report on the status of the development of the
24	alternate safety compliance program directed by sec-

1	tion 4503a of title 46, United States Code, as redes-
2	ignated by subsection (c).
3	(2) Contents.—The report required under
4	paragraph (1) shall include discussion of—
5	(A) steps taken in the rulemaking process
6	to establish the alternate safety compliance pro-
7	gram;
8	(B) communication and collaboration be-
9	tween the Coast Guard, the department in
10	which the Coast Guard is operating, and the
11	commercial fishing vessel industry regarding
12	the development of the alternate safety compli-
13	ance program;
14	(C) consideration given to developing alter-
15	nate safety compliance programs for specific re-
16	gions and fisheries, as authorized in section
17	4503a(c) of such title, as redesignated by sub-
18	section (c);
19	(D) any identified legislative changes nec-
20	essary to implement an effective alternate safe-
21	ty compliance program; and
22	(E) the timeline and planned actions that
23	will be taken to implement regulations nec-
24	essary to fully establish an alternate safety
25	compliance program before January 1, 2020.

1	SEC. 509. TERMINATION OF UNSAFE OPERATIONS; TECH-
2	NICAL CORRECTION.
3	Section 4505(2) of title 46, United States Code, is
4	amended—
5	(1) by striking "4503(1)" and inserting
6	"4503(a)(2)"; and
7	(2) by inserting before the period the following:
8	", except that this paragraph shall not apply with
9	respect to a vessel to which section 4503a applies".
10	SEC. 510. TECHNICAL CORRECTIONS: LICENSES, CERTIFI-
11	CATES OF REGISTRY, AND MERCHANT MAR-
12	INER DOCUMENTS.
13	Title 46, United States Code, is amended—
14	(1) in section 7106(b), by striking "merchant
15	mariner's document," and inserting "license,";
16	(2) in section 7107(b), by striking "merchant
17	mariner's document," and inserting "certificate of
18	registry,";
19	(3) in section 7507(b)(1), by striking "licenses
20	or certificates of registry" and inserting "merchant
21	mariner documents"; and
22	(4) in section 7507(b)(2) by striking "merchant
23	mariner's document." and inserting "license or cer-
24	tificate of registry.".

1	SEC. 511. ABANDONED SEAFARERS FUND AMENDMENTS.
2	Section 11113 of title 46, United States Code, is
3	amended—
4	(1) in subsection (a)(2), in the matter pre-
5	ceding subparagraph (A), by striking "may be ap-
6	propriated to the Secretary" and inserting "shall be
7	available to the Secretary without further appropria-
8	tion, and shall remain available until expended,";
9	(2) in subsection (a)(4)(A), by striking "para-
10	graph (2)" and inserting "paragraph (3)"; and
11	(3) in subsection $(c)(2)(B)$ —
12	(A) by striking "section 2(9)(a)" and in-
13	serting "section 2(a)(9)(a)"; and
14	(B) by striking "33 U.S.C. 1901(9)(a)"
15	and inserting "33 U.S.C. 1901(a)(9)(a)".
16	SEC. 512. CLARIFICATION OF LOGBOOK ENTRIES.
17	(a) In General.—Section 11304 of title 46, United
18	States Code, is amended—
19	(1) in subsection (a), by striking "an official
20	logbook, which" and inserting "a logbook, which
21	may be in any form, including electronic, and"; and
22	(2) in subsection (b), by amending paragraph
23	(3) to read as follows:
24	"(3) Each illness of, and injury to, a seaman of
25	the vessel the nature of the illness or injury and

1	the medical treatment provided for the injury or ill-
2	ness.".
3	(b) Technical Amendment.—Section 11304(b) is
4	amended by striking "log book" and inserting "logbook".
5	SEC. 513. CERTIFICATES OF DOCUMENTATION FOR REC-
6	REATIONAL VESSELS.
7	Section 12105 of title 46, United States Code, is
8	amended by adding at the end the following:
9	"(e) Effective Period.—
10	"(1) In general.—Except as provided in para-
11	graphs (2) and (3), a certificate of documentation
12	issued under this part is valid for a 1-year period
13	and may be renewed for additional 1-year periods.
14	"(2) Recreational vessels.—
15	"(A) In general.—A certificate of docu-
16	mentation for a recreational vessel and the re-
17	newal of such a certificate shall be effective for
18	a 5-year period.
19	"(B) Phase-in Period.—During the pe-
20	riod beginning January 1, 2019, and ending
21	December 31, 2021, the owner or operator of a
22	recreational vessel may choose a period of effec-
23	tiveness of between 1 and 5 years for such a
24	certificate of documentation for such vessel or
25	the renewal thereof.

1	"(C) Fees.—
2	"(i) Requirement.—The Secretary
3	shall assess and collect a fee—
4	"(I) for the issuance of a certifi-
5	cate of documentation for a rec-
6	reational vessel that is equivalent to
7	the fee established for the issuance of
8	a certificate of documentation under
9	section 2110; and
10	"(II) for the renewal of a certifi-
11	cate of documentation for a rec-
12	reational vessel that is equivalent to
13	the number of years of effectiveness of
14	the certificate of documentation multi-
15	plied by the fee established for the re-
16	newal of a certificate of documenta-
17	tion under section 2110.
18	"(ii) Treatment.—Fees collected
19	under this subsection—
20	"(I) shall be credited to the ac-
21	count from which the costs of such
22	issuance or renewal were paid; and
23	"(II) may remain available until
24	expended.
25	"(3) Notice of change in information.—

1	"(A) REQUIREMENT.—The owner of a ves-
2	sel shall notify the Coast Guard of each change
3	in the information on which the issuance of the
4	certificate of documentation for the vessel is
5	based that occurs before the expiration of the
6	certificate under this subsection, by not later
7	than 30 days after such change.
8	"(B) TERMINATION OF CERTIFICATE.—
9	The certificate of documentation for a vessel
10	shall terminate upon the expiration of such 30-
11	day period if the owner has not notified the
12	Coast Guard of such change before the end of
13	such period.
14	"(4) State and local authority to re-
15	MOVE ABANDONED AND DERELICT VESSELS.—Noth-
16	ing in this section shall be construed to limit the au-
17	thority of a State or local authority from taking ac-
18	tion to remove an abandoned or derelict vessel.".
19	SEC. 514. NUMBERING FOR UNDOCUMENTED BARGES.
20	Section 12301(b) of title 46, United States Code, is
21	amended—
22	(1) by striking "shall" and inserting "may";
23	and
24	(2) by inserting "of" after "barge".

1	SEC. 515. BACKUP GLOBAL POSITIONING SYSTEM.
2	(a) Short Title.—This section may be cited as the
3	"National Timing Resilience and Security Act of 2018".
4	(b) In General.—Chapter 3 of title 49, United
5	States Code, is amended by adding at the end the fol-
6	lowing:
7	"§ 312. Alternative timing system
8	"(a) In General.—Subject to the availability of ap-
9	propriations and not later than 3 years after the date of
10	the enactment of the National Timing Resilience and Se-
11	curity Act of 2018, the Secretary shall establish a land-
12	based, resilient, and reliable alternative timing system—
13	"(1) to reduce critical dependencies on, and
14	provide a complement to and backup for, the timing
15	component of the Global Positioning System; and
16	"(2) to ensure the availability of uncorrupted
17	and non-degraded timing signals for military and ci-
18	vilian users in the event that GPS timing signals are
19	corrupted, degraded, unreliable, or otherwise un-
20	available.
21	"(b) Establishment of Requirements.—
22	"(1) In general.—Not later than 180 days
23	after the date of enactment of the National Timing
24	Resilience and Security Act of 2018, the Secretary

shall establish requirements for the procurement of

25

1	a land-based complement to and backup for the tim-
2	ing component of GPS.
3	"(2) Requirements.—The Secretary shall
4	consider the following requirements for the system,
5	to the degree practicable:
6	"(A) Be wireless.
7	"(B) Be terrestrial.
8	"(C) Provide wide-area coverage.
9	"(D) Be synchronized with coordinated
10	universal time.
11	"(E) Be resilient and extremely difficult to
12	disrupt or degrade.
13	"(F) Be able to penetrate underground
14	and inside buildings.
15	"(G) Be capable of deployment to remote
16	locations.
17	"(H) Incorporate the expertise of the pri-
18	vate sector with respect to development, build-
19	ing, and installation.
20	"(I) Be interoperable with and complement
21	other similar positioning, navigation, and tim-
22	ing systems, including enhanced long-range
23	navigation systems and Nationwide Differential
24	GPS systems.

1	"(J) Be available for use by Federal and
2	non-Federal government agencies for public
3	purposes at no cost.
4	"(K) Be capable of adaptation and expan-
5	sion to provide position and navigation capabili-
6	ties.
7	"(L) Incorporate the recommendations and
8	next actions from any GPS back-up capability
9	demonstration program initiated and completed
10	by the Secretary, in coordination with other
11	Federal agencies.
12	"(M) Incorporate such other requirements
13	determined necessary by the Secretary.
14	"(c) Implementation Plan.—Not later than 1 year
15	after the date of enactment of the National Timing Resil-
16	ience and Security Act of 2018, the Secretary shall provide
17	to the Committee on Commerce, Science, and Transpor-
18	tation of the Senate and the Committee on Transportation
19	and Infrastructure of the House of Representatives a plan
20	to implement the establishment of the system authorized
21	by subsection (a). Such plan shall describe the work nec-
22	essary to provide a follow-on complementary and backup
23	positioning and navigation capability.
24	"(d) Funding.—

1	"(1) In General.—The Secretary of the de-
2	partment in which the Coast Guard is operating
3	shall transfer, without reimbursement, to the Sec-
4	retary to carry out this section the following:
5	"(A) Notwithstanding section 914 of title
6	14, or any other provision of law, such infra-
7	structure comprising the Long-Range Naviga-
8	tion (LORAN) system, including any real and
9	personal property under the administrative con-
10	trol of the Coast Guard and used for the
11	LORAN system, as the Secretary determines
12	necessary for the purposes described in sub-
13	section (a).
14	"(B) Any funds specifically appropriated
15	or made available for the purposes described in
16	subsection (a), and such funds shall remain
17	available until expended, without fiscal year
18	limitation.
19	"(2) Liabilities and responsibilities.—
20	"(A) Nothing in this subsection may be
21	construed to limit the application of or other-
22	wise affect section 120(h) of the Comprehensive
23	Environmental Response, Compensation, and
24	Liability Act of 1980 (42 U.S.C. 9620(h)).

1	"(B) The Secretary shall assume all envi-
2	ronmental compliance and restoration respon-
3	sibilities and liabilities associated with real
4	property transferred under paragraph $(1)(A)$.
5	"(e) AGREEMENT.—
6	"(1) In general.—Federal agencies may not
7	make commitments under this section (including co-
8	operative agreements (as that term is defined under
9	section 6305 of title 31), leases, service contracts, or
10	any other type of commitment) unless funds are spe-
11	cifically provided for such purposes in advance in
12	subsequent appropriations Acts, and only to the ex-
13	tent that the full extent of anticipated costs stem-
14	ming from such commitments is recorded as an obli-
15	gation up front and in full at the time it is made.
16	"(2) Competition required.—The Secretary
17	shall use competitive procedures similar to those au-
18	thorized under section 2667 of title 10 in selecting
19	an entity to enter into an agreement to fulfill the
20	purpose or this section.
21	"(3) Determination.—Prior to entering into
22	any agreement under this subsection, the Secretary
23	must determine that the use of such agreement is in
24	the best financial interest of the Federal Govern-
25	ment.

1	"(f) Definitions.—In this section:
2	"(1) Entity.—The term 'entity' means a non-
3	Federal entity with the demonstrated technical ex-
4	pertise and requisite administrative and financial re-
5	sources to meet any such terms and conditions as
6	may be established by the Secretary.
7	"(2) GPS.—The term 'GPS' means the Global
8	Positioning System.
9	"(3) Secretary.—The term 'Secretary' means
10	the Secretary of Transportation.".
11	(c) Table of Contents.—The table of contents for
12	chapter 3 of title 49, United States Code, is amended by
13	adding at the end the following:
	"312. Alternative timing system.".
14	SEC. 516. SCIENTIFIC PERSONNEL.
15	Section 2101(31) of title 46, United States Code, is
16	amended—
17	(1) by inserting "(A) Subject to subparagraph
18	(B)," before the text; and
19	(2) by adding at the end the following:
20	"(B)(i) Such term includes an individual who is
21	on board an oceanographic research vessel only to—
22	"(I) engage in scientific research;
23	"(II) instruct in oceanography or lim-
24	nology; or

1	"(III) receive instruction in oceanography
2	or limnology.
3	"(ii) For purposes of clause (i), the age of an
4	individual may not be considered in determining
5	whether the individual is described in such clause.".
6	SEC. 517. TRANSPARENCY.
7	(a) In General.—The Commandant of the Coast
8	Guard shall publish any letter of determination issued by
9	the Coast Guard National Vessel Documentation Center
10	after the date of the enactment of this Act on the National
11	Vessel Documentation Center website not later than 30
12	days after the date of issuance of such letter of determina-
13	tion.
14	(b) Audit.—
15	(1) IN GENERAL.—The Comptroller General of
16	the United States shall conduct an audit, the results
17	of which shall be made publicly available, of—
18	(A) the method or process by which the
19	Coast Guard National Vessel Documentation
20	Center develops policy for and documents com-
21	
	pliance with the requirements of section 67.97
22	of title 46, Code of Federal Regulations, for the
22 23	
	of title 46, Code of Federal Regulations, for the

1	(B) the coordination between the Coast
2	Guard and U.S. Customs and Border Protec-
3	tion with respect to the enforcement of such re-
4	quirements; and
5	(C) the extent to which the Secretary of
6	the department in which the Coast Guard is op-
7	erating and the Secretary of Transportation,
8	through the Maritime Administration, have
9	published and disseminated information to pro-
10	mote compliance with applicable vessel con-
11	struction requirements.
12	(2) Report.—Not later than 90 days after the
13	audit under paragraph (1) is complete, the Comp-
14	troller General of the United States shall submit to
15	the Committee on Commerce, Science, and Trans-
16	portation of the Senate and the Committee on
17	Transportation and Infrastructure of the House of
18	Representatives a report regarding the results of
19	and recommendations made pursuant to such audit.
20	(e) Outline.—Not later than 180 days after the
21	date of the submission of the Comptroller General of the
22	United States report required under subsection (b), the
23	Commandant of the Coast Guard shall submit to the Com-
24	mittee on Commerce, Science, and Transportation of the
25	Senate and the Committee on Transportation and Infra-

1	structure of the House of Representatives an outline of
2	plans—
3	(1) to enhance the transparency of the docu-
4	mentation process, and communications with the
5	maritime industry regarding such process over the
6	next 5 years; and
7	(2) to implement the recommendations made by
8	the Comptroller General of the United States in the
9	report required under subsection (b)(2).
10	TITLE VI—ADVISORY
11	COMMITTEES
12	SEC. 601. NATIONAL MARITIME TRANSPORTATION ADVI-
13	SORY COMMITTEES.
14	(a) In General.—Subtitle II of title 46, United
15	States Code, is amended by adding at the end the fol-
16	lowing:
17	"PART K—NATIONAL MARITIME
18	TRANSPORTATION ADVISORY COMMITTEES
19	"CHAPTER 151—NATIONAL MARITIME
20	TRANSPORTATION ADVISORY COM-
21	MITTEES
	"Sec. "15101. National Chemical Transportation Safety Advisory Committee. "15102. National Commercial Fishing Safety Advisory Committee. "15103. National Merchant Marine Personnel Advisory Committee. "15104. National Merchant Mariner Medical Advisory Committee. "15105. National Boating Safety Advisory Committee.

[&]quot;15106. National Offshore Safety Advisory Committee.

[&]quot;15107. National Navigation Safety Advisory Committee.

"15108. National Towing Safety Advisory Committee.

	"15109. Administration.
1	"§ 15101. National Chemical Transportation Safety
2	Advisory Committee
3	"(a) Establishment.—There is established a Na-
4	tional Chemical Transportation Safety Advisory Com-
5	mittee (in this section referred to as the 'Committee').
6	"(b) Function.—The Committee shall advise the
7	Secretary on matters relating to the safe and secure ma-
8	rine transportation of hazardous materials.
9	"(c) Membership.—
10	"(1) In general.—The Committee shall con-
11	sist of not more than 25 members appointed by the
12	Secretary in accordance with this section and section
13	15109 of this chapter.
14	"(2) Expertise.—Each member of the Com-
15	mittee shall have particular expertise, knowledge,
16	and experience in matters relating to the function of
17	the Committee.
18	"(3) Representation.—Each member of the
19	Committee shall represent 1 of the following:
20	"(A) Chemical manufacturing entities.
21	"(B) Entities related to marine handling
22	or transportation of chemicals.
23	"(C) Vessel design and construction enti-
24	ties.

1	"(D) Marine safety or security entities.
2	"(E) Marine environmental protection enti-
3	ties.
4	"(4) DISTRIBUTION.—The Secretary shall,
5	based on the needs of the Coast Guard, determine
6	the number of members of the Committee who rep-
7	resent each entity specified in paragraph (3). Nei-
8	ther this paragraph nor any other provision of law
9	shall be construed to require an equal distribution of
10	members representing each entity specified in para-
11	graph (3).
12	"§ 15102. National Commercial Fishing Safety Advi-
13	sory Committee
13	sory committee
14	"(a) Establishment.—There is established a Na-
	·
14	"(a) Establishment.—There is established a Na-
14 15	"(a) Establishment.—There is established a National Commercial Fishing Safety Advisory Committee (in
14 15 16	"(a) ESTABLISHMENT.—There is established a National Commercial Fishing Safety Advisory Committee (in this section referred to as the 'Committee').
14 15 16 17	"(a) ESTABLISHMENT.—There is established a National Commercial Fishing Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall—
14 15 16 17 18	"(a) ESTABLISHMENT.—There is established a National Commercial Fishing Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall— "(1) advise the Secretary on matters relating to
14 15 16 17 18	"(a) ESTABLISHMENT.—There is established a National Commercial Fishing Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall— "(1) advise the Secretary on matters relating to the safe operation of vessels to which chapter 45 of
14 15 16 17 18 19 20	"(a) ESTABLISHMENT.—There is established a National Commercial Fishing Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall— "(1) advise the Secretary on matters relating to the safe operation of vessels to which chapter 45 of this title applies, including the matters of—
14 15 16 17 18 19 20 21	"(a) ESTABLISHMENT.—There is established a National Commercial Fishing Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall— "(1) advise the Secretary on matters relating to the safe operation of vessels to which chapter 45 of this title applies, including the matters of— "(A) navigation safety;
14 15 16 17 18 19 20 21	"(a) ESTABLISHMENT.—There is established a National Commercial Fishing Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall— "(1) advise the Secretary on matters relating to the safe operation of vessels to which chapter 45 of this title applies, including the matters of— "(A) navigation safety; "(B) safety equipment and procedures;

1	"(E) personnel qualifications and training;
2	and
3	"(2) review regulations proposed under chapter
4	45 of this title (during preparation of the regula-
5	tions).
6	"(c) Membership.—
7	"(1) In General.—The Committee shall con-
8	sist of 18 members appointed by the Secretary in ac-
9	cordance with this section and section 15109 of this
10	chapter.
11	"(2) Expertise.—Each member of the Com-
12	mittee shall have particular expertise, knowledge,
13	and experience in matters relating to the function of
14	the Committee.
15	"(3) Representation.—Members of the Com-
16	mittee shall be appointed as follows:
17	"(A) 10 members shall represent the com-
18	mercial fishing industry and—
19	"(i) as a group, shall together reflect
20	a regional and representational balance;
21	and
22	"(ii) as individuals, shall each have
23	experience—

1	"(I) in the operation of vessels to
2	which chapter 45 of this title applies;
3	or
4	"(II) as a crew member or proc-
5	essing line worker on a fish processing
6	vessel.
7	"(B) 1 member shall represent naval archi-
8	tects and marine engineers.
9	"(C) 1 member shall represent manufac-
10	turers of equipment for vessels to which chapter
11	45 of this title applies.
12	"(D) 1 member shall represent education
13	and training professionals related to fishing ves-
14	sel, fish processing vessel, and fish tender vessel
15	safety and personnel qualifications.
16	"(E) 1 member shall represent under-
17	writers that insure vessels to which chapter 45
18	of this title applies.
19	"(F) 1 member shall represent owners of
20	vessels to which chapter 45 of this title applies.
21	"(G) 3 members shall represent the gen-
22	eral public and, to the extent possible, shall in-
23	clude—
24	"(i) an independent expert or consult-
25	ant in maritime safety;

1	"(ii) a marine surveyor who provides
2	services to vessels to which chapter 45 of
3	this title applies; and
4	"(iii) a person familiar with issues af-
5	fecting fishing communities and the fami-
6	lies of fishermen.
7	"§ 15103. National Merchant Marine Personnel Advi-
8	sory Committee
9	"(a) Establishment.—There is established a Na-
10	tional Merchant Marine Personnel Advisory Committee (in
11	this section referred to as the 'Committee').
12	"(b) Function.—The Committee shall advise the
13	Secretary on matters relating to personnel in the United
14	States merchant marine, including the training, qualifica-
15	tions, certification, documentation, and fitness of mari-
16	ners.
17	"(c) Membership.—
18	"(1) In general.—The Committee shall con-
19	sist of 19 members appointed by the Secretary in ac-
20	cordance with this section and section 15109 of this
21	chapter.
22	"(2) Expertise.—Each member of the Com-
23	mittee shall have particular expertise, knowledge,
24	and experience in matters relating to the function of
25	the Committee.

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1	"(3) Representation.—Members of the Com-
2	mittee shall be appointed as follows:
3	"(A) 9 members shall represent mariners
4	and, of the 9—
5	"(i) each shall—
6	"(I) be a citizen of the United
7	States; and
8	"(II) hold an active license or
9	certificate issued under chapter 71 of
10	this title or a merchant mariner docu-
11	ment issued under chapter 73 of this
12	title;
13	"(ii) 3 shall be deck officers who rep-
14	resent merchant marine deck officers and,
15	of the 3—
16	"(I) 2 shall be licensed for oceans
17	any gross tons;
18	"(II) 1 shall be licensed for in-
19	land river route with a limited or un-
20	limited tonnage;
21	"(III) 2 shall have a master's li-
22	cense or a master of towing vessels li-
23	cense;
24	"(IV) 1 shall have significant
25	tanker experience; and

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1	"(V) to the extent practicable—
2	"(aa) 1 shall represent
3	labor; and
4	"(bb) 1 shall represent man-
5	agement;
6	"(iii) 3 shall be engineering officers
7	who represent merchant marine engineer-
8	ing officers and, of the 3—
9	"(I) 2 shall be licensed as chief
10	engineer any horsepower;
11	"(II) 1 shall be licensed as either
12	a limited chief engineer or a des-
13	ignated duty engineer; and
14	"(III) to the extent practicable—
15	"(aa) 1 shall represent
16	labor; and
17	"(bb) 1 shall represent man-
18	agement;
19	"(iv) 2 shall be unlicensed seamen
20	who represent merchant marine unlicensed
21	seaman and, of the 2—
22	"(I) 1 shall represent able-bodied
23	seamen; and

1	"(II) 1 shall represent qualified
2	members of the engine department;
3	and
4	"(v) 1 shall be a pilot who represents
5	merchant marine pilots.
6	"(B) 6 members shall represent marine
7	educators and, of the 6—
8	"(i) 3 shall be marine educators who
9	represent maritime academies and, of the
10	3—
11	"(I) 2 shall represent State mari-
12	time academies (and are jointly rec-
13	ommended by such academies); and
14	"(II) 1 shall represent either
15	State maritime academies or the
16	United States Merchant Marine Acad-
17	emy; and
18	"(ii) 3 shall be marine educators who
19	represent other maritime training institu-
20	tions and, of the 3, 1 shall represent the
21	small vessel industry.
22	"(C) 2 members shall represent shipping
23	companies employed in ship operation manage-
24	ment.

1	"(D) 2 members shall represent the gen-
2	eral public.
3	"§ 15104. National Merchant Mariner Medical Advi-
4	sory Committee
5	"(a) Establishment.—There is established a Na-
6	tional Merchant Mariner Medical Advisory Committee (in
7	this section referred to as the 'Committee').
8	"(b) Function.—The Committee shall advise the
9	Secretary on matters relating to—
10	"(1) medical certification determinations for the
11	issuance of licenses, certification of registry, and
12	merchant mariners' documents with respect to mer-
13	chant mariners;
14	"(2) medical standards and guidelines for the
15	physical qualifications of operators of commercial
16	vessels;
17	"(3) medical examiner education; and
18	"(4) medical research.
19	"(c) Membership.—
20	"(1) In general.—The Committee shall con-
21	sist of 14 members appointed by the Secretary in ac-
22	cordance with this section and section 15109 of this
23	chapter.
24	"(2) Expertise.—Each member of the Com-
25	mittee shall have particular expertise, knowledge.

1	and experience in matters relating to the function of
2	the Committee.
3	"(3) Representation.—Members of the Com-
4	mittee shall be appointed as follows:
5	"(A) 9 shall represent health-care profes-
6	sionals and have particular expertise, knowl-
7	edge, and experience regarding the medical ex-
8	aminations of merchant mariners or occupa-
9	tional medicine.
10	"(B) 5 shall represent professional mari-
11	ners and have particular expertise, knowledge,
12	and experience in occupational requirements for
1.0	mariners.
13	marmers.
13 14	"§ 15105. National Boating Safety Advisory Com-
14	"§ 15105. National Boating Safety Advisory Com-
14 15	"§ 15105. National Boating Safety Advisory Committee
14 15 16 17	"§ 15105. National Boating Safety Advisory Committee "(a) ESTABLISHMENT.—There is established a Na-
14 15 16 17	"\$15105. National Boating Safety Advisory Committee "(a) Establishment.—There is established a National Boating Safety Advisory Committee (in this section
14 15 16 17	"\$15105. National Boating Safety Advisory Committee "(a) ESTABLISHMENT.—There is established a National Boating Safety Advisory Committee (in this section referred to as the 'Committee').
114 115 116 117 118	"\$15105. National Boating Safety Advisory Committee "(a) ESTABLISHMENT.—There is established a National Boating Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall advise the
14 15 16 17 18 19 20	"\(\frac{15105.}{\text{National Boating Safety Advisory Committee}}\) "(a) Establishment.—There is established a National Boating Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall advise the Secretary on matters relating to national boating safety.
14 15 16 17 18 19 20 21	"(a) Establishment.—There is established a National Boating Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall advise the Secretary on matters relating to national boating safety. "(c) Membership.—
14 15 16 17 18 19 20 21	"(a) Establishment.—There is established a National Boating Safety Advisory Committee (in this section referred to as the 'Committee'). "(b) Function.—The Committee shall advise the Secretary on matters relating to national boating safety. "(c) Membership.— "(1) In General.—The Committee shall con-

1	"(2) Expertise.—Each member of the Com-
2	mittee shall have particular expertise, knowledge,
3	and experience in matters relating to the function of
4	the Committee.
5	"(3) Representation.—Members of the Com-
6	mittee shall be appointed as follows:
7	"(A) 7 members shall represent State offi-
8	cials responsible for State boating safety pro-
9	grams.
10	"(B) 7 members shall represent rec-
11	reational vessel and associated equipment man-
12	ufacturers.
13	"(C) 7 members shall represent the gen-
14	eral public or national recreational boating or-
15	ganizations and, of the 7, at least 5 shall rep-
16	resent national recreational boating organiza-
17	tions.
18	"§ 15106. National Offshore Safety Advisory Com-
19	mittee
20	"(a) Establishment.—There is established a Na-
21	tional Offshore Safety Advisory Committee (in this section
22	referred to as the 'Committee').
23	"(b) Function.—The Committee shall advise the
24	Secretary on matters relating to activities directly involved
25	with, or in support of, the exploration of offshore mineral

1	and energy resources, to the extent that such matters are
2	within the jurisdiction of the Coast Guard.
3	"(c) Membership.—
4	"(1) In general.—The Committee shall con-
5	sist of 15 members appointed by the Secretary in ac-
6	cordance with this section and section 15109 of this
7	chapter.
8	"(2) Expertise.—Each member of the Com-
9	mittee shall have particular expertise, knowledge,
10	and experience in matters relating to the function of
11	the Committee.
12	"(3) Representation.—Members of the Com-
13	mittee shall be appointed as follows:
14	"(A) 2 members shall represent entities
15	engaged in the production of petroleum.
16	"(B) 2 members shall represent entities
17	engaged in offshore drilling.
18	"(C) 2 members shall represent entities en-
19	gaged in the support, by offshore supply vessels
20	or other vessels, of offshore mineral and oil op-
21	erations, including geophysical services.
22	"(D) 1 member shall represent entities en-
23	gaged in the construction of offshore explo-
24	ration and recovery facilities.

1	"(E) 1 member shall represent entities en-
2	gaged in diving services related to offshore con-
3	struction, inspection, and maintenance.
4	"(F) 1 member shall represent entities en-
5	gaged in safety and training services related to
6	offshore exploration and construction.
7	"(G) 1 member shall represent entities en-
8	gaged in pipelaying services related to offshore
9	construction.
10	"(H) 2 members shall represent individuals
11	employed in offshore operations and, of the 2,
12	1 shall have recent practical experience on a
13	vessel or offshore unit involved in the offshore
14	mineral and energy industry.
15	"(I) 1 member shall represent national en-
16	vironmental entities.
17	"(J) 1 member shall represent deepwater
18	ports.
19	"(K) 1 member shall represent the general
20	public (but not a specific environmental group).
21	"§ 15107. National Navigation Safety Advisory Com-
22	mittee
23	"(a) Establishment.—There is established a Na-
24	tional Navigation Safety Advisory Committee (in this sec-
2.5	tion referred to as the 'Committee').

1	"(b) Function.—The Committee shall advise the
2	Secretary on matters relating to maritime collisions,
3	rammings, and groundings, Inland Rules of the Road,
4	International Rules of the Road, navigation regulations
5	and equipment, routing measures, marine information,
6	and aids to navigation systems.
7	"(c) Membership.—
8	"(1) In General.—The Committee shall con-
9	sist of not more than 21 members appointed by the
10	Secretary in accordance with this section and section
11	15109 of this chapter.
12	"(2) Expertise.—Each member of the Com-
13	mittee shall have particular expertise, knowledge,
14	and experience in matters relating to the function of
15	the Committee.
16	"(3) Representation.—Each member of the
17	Committee shall represent 1 of the following:
18	"(A) Commercial vessel owners or opera-
19	tors.
20	"(B) Professional mariners.
21	"(C) Recreational boaters.
22	"(D) The recreational boating industry.
23	"(E) State agencies responsible for vessel
24	or port safety.
25	"(F) The Maritime Law Association.

1	"(4) DISTRIBUTION.—The Secretary shall,
2	based on the needs of the Coast Guard, determine
3	the number of members of the Committee who rep-
4	resent each entity specified in paragraph (3). Nei-
5	ther this paragraph nor any other provision of law
6	shall be construed to require an equal distribution of
7	members representing each entity specified in para-
8	graph (3).
9	"§ 15108. National Towing Safety Advisory Committee
10	"(a) Establishment.—There is established a Na-
11	tional Towing Safety Advisory Committee (in this section
12	referred to as the 'Committee').
13	"(b) Function.—The Committee shall advise the
14	Secretary on matters relating to shallow-draft inland navi-
15	gation, coastal waterway navigation, and towing safety.
16	"(c) Membership.—
17	"(1) In general.—The Committee shall con-
18	sist of 18 members appointed by the Secretary in ac-
19	cordance with this section and section 15109 of this
20	chapter.
21	"(2) Expertise.—Each member of the Com-
22	mittee shall have particular expertise, knowledge,
23	and experience in matters relating to the function of
24	the Committee.

1	"(3) Representation.—Members of the Com-
2	mittee shall be appointed as follows:
3	"(A) 7 members shall represent the barge
4	and towing industry, reflecting a regional geo-
5	graphic balance.
6	"(B) 1 member shall represent the offshore
7	mineral and oil supply vessel industry.
8	"(C) 1 member shall represent masters
9	and pilots of towing vessels who hold active li-
10	censes and have experience on the Western Riv-
11	ers and the Gulf Intracoastal Waterway.
12	"(D) 1 member shall represent masters of
13	towing vessels in offshore service who hold ac-
14	tive licenses.
15	"(E) 1 member shall represent masters of
16	active ship-docking or harbor towing vessels.
17	"(F) 1 member shall represent licensed
18	and unlicensed towing vessel engineers with for-
19	mal training and experience.
20	"(G) 2 members shall represent port dis-
21	tricts, authorities, or terminal operators.
22	"(H) 2 members shall represent shippers
23	and, of the 2, 1 shall be engaged in the ship-
24	ment of oil or hazardous materials by barge.

1	"(I) 2 members shall represent the general
2	public.
3	"§ 15109. Administration
4	"(a) Meetings.—Each committee established under
5	this chapter shall, at least once each year, meet at the
6	call of the Secretary or a majority of the members of the
7	committee.
8	"(b) Employee Status.—A member of a committee
9	established under this chapter shall not be considered an
10	employee of the Federal Government by reason of service
11	on such committee, except for the purposes of the fol-
12	lowing:
13	"(1) Chapter 81 of title 5.
14	"(2) Chapter 171 of title 28 and any other
15	Federal law relating to tort liability.
16	"(c) Compensation.—Notwithstanding subsection
17	(b), a member of a committee established under this chap-
18	ter, when actually engaged in the performance of the du-
19	ties of such committee, may—
20	"(1) receive compensation at a rate established
21	by the Secretary, not to exceed the maximum daily
22	rate payable under section 5376 of title 5; or
23	"(2) if not compensated in accordance with
24	paragraph (1)—

1	"(A) be reimbursed for actual and reason-
2	able expenses incurred in the performance of
3	such duties; or
4	"(B) be allowed travel expenses, including
5	per diem in lieu of subsistence, as authorized by
6	section 5703 of title 5.
7	"(d) Acceptance of Volunteer Services.—A
8	member of a committee established under this chapter
9	may serve on such committee on a voluntary basis without
10	pay without regard to section 1342 of title 31 or any other
11	law.
12	"(e) Status of Members.—
13	"(1) In general.—Except as provided in para-
14	graph (2), with respect to a member of a committee
15	established under this chapter whom the Secretary
16	appoints to represent an entity or group—
17	"(A) the member is authorized to rep-
18	resent the interests of the applicable entity or
19	group; and
20	"(B) requirements under Federal law that
21	would interfere with such representation and
22	that apply to a special Government employee
23	(as defined in section 202(a) of title 18), in-
24	cluding requirements relating to employee con-
25	duct, political activities, ethics, conflicts of in-

1	terest, and corruption, do not apply to the
2	member.
3	"(2) Exception.—Notwithstanding subsection
4	(b), a member of a committee established under this
5	chapter shall be treated as a special Government em-
6	ployee for purposes of the committee service of the
7	member if—
8	"(A) the Secretary appointed the member
9	to represent the general public; or
10	"(B) the member, without regard to serv-
11	ice on the committee, is a special Government
12	employee.
13	"(f) Service on Committee.—
14	"(1) Solicitation of nominations.—Before
15	appointing an individual as a member of a com-
16	mittee established under this chapter, the Secretary
17	shall publish, in the Federal Register, a timely no-
18	tice soliciting nominations for membership on such
19	committee.
20	"(2) Appointments.—
21	"(A) IN GENERAL.—After considering
22	nominations received pursuant to a notice pub-
23	lished under paragraph (1), the Secretary may,
24	as necessary, appoint a member to the applica-
25	ble committee established under this chapter.

1	"(B) Prohibition.—The Secretary shall
2	not seek, consider, or otherwise use information
3	concerning the political affiliation of a nominee
4	in making an appointment to any committee es-
5	tablished under this chapter.
6	"(3) Service at pleasure of the sec-
7	RETARY.—
8	"(A) In general.—Each member of a
9	committee established under this chapter shall
10	serve at the pleasure of the Secretary.
11	"(B) Exception.—Notwithstanding sub-
12	paragraph (A), a member of the committee es-
13	tablished under section 15102 may only be re-
14	moved prior to the end of the term of that
15	member for just cause.
16	"(4) Security background examinations.—
17	The Secretary may require an individual to have
18	passed an appropriate security background examina-
19	tion before appointment to a committee established
20	under this chapter.
21	"(5) Prohibition.—
22	"(A) IN GENERAL.—Except as provided in
23	subparagraph (B), a Federal employee may not
24	be appointed as a member of a committee es-
25	tablished under this chapter.

1	"(B) Special rule for national mer-
2	CHANT MARINE PERSONNEL ADVISORY COM-
3	MITTEE.—The Secretary may appoint a Federal
4	employee to serve as a member of the National
5	Merchant Marine Personnel Advisory Com-
6	mittee to represent the interests of the United
7	States Merchant Marine Academy and, notwith-
8	standing paragraphs (1) and (2), may do so
9	without soliciting, receiving, or considering
10	nominations for such appointment.
11	"(6) Terms.—
12	"(A) IN GENERAL.—The term of each
13	member of a committee established under this
14	chapter shall expire on December 31 of the
15	third full year after the effective date of the ap-
16	pointment.
17	"(B) Continued Service After Term.—
18	When the term of a member of a committee es-
19	tablished under this chapter ends, the member,
20	for a period not to exceed 1 year, may continue
21	to serve as a member until a successor is ap-
22	pointed.
23	"(7) Vacancies.—A vacancy on a committee
24	established under this chapter shall be filled in the
25	same manner as the original appointment.

1	"(8) Special rule for reappointments.—
2	Notwithstanding paragraphs (1) and (2), the Sec-
3	retary may reappoint a member of a committee es-
4	tablished under this chapter for any term, other
5	than the first term of the member, without solic-
6	iting, receiving, or considering nominations for such
7	appointment.
8	"(g) Staff Services.—The Secretary shall furnish
9	to each committee established under this chapter any staff
10	and services considered by the Secretary to be necessary
11	for the conduct of the committee's functions.
12	"(h) Chairman; Vice Chairman.—
13	"(1) IN GENERAL.—Each committee established
14	under this chapter shall elect a Chairman and Vice
15	Chairman from among the committee's members.
16	"(2) Vice chairman acting as chairman.—
17	The Vice Chairman shall act as Chairman in the ab-
18	sence or incapacity of, or in the event of a vacancy
19	in the office of, the Chairman.
20	"(i) Subcommittees and Working Groups.—
21	"(1) In General.—The Chairman of a com-
22	mittee established under this chapter may establish
23	and disestablish subcommittees and working groups
24	for any purpose consistent with the function of the
25	committee.

1	"(2) Participants.—Subject to conditions im-
2	posed by the Chairman, members of a committee es-
3	tablished under this chapter and additional persons
4	drawn from entities or groups designated by this
5	chapter to be represented on the committee or the
6	general public may be assigned to subcommittees
7	and working groups established under paragraph
8	(1).
9	"(3) Chair.—Only committee members may
10	chair subcommittees and working groups established
11	under paragraph (1).
12	"(j) Consultation, Advice, Reports, and Rec-
13	OMMENDATIONS.—
14	"(1) Consultation.—
15	"(A) IN GENERAL.—Before taking any sig-
16	nificant action, the Secretary shall consult with,
17	and consider the information, advice, and rec-
18	ommendations of, a committee established
19	under this chapter if the function of the com-
20	mittee is to advise the Secretary on matters re-
20 21	mittee is to advise the Secretary on matters re- lated to the significant action.
	·
21	lated to the significant action.

1	"(2) Advice, reports, and recommenda-
2	TIONS.—Each committee established under this
3	chapter shall submit, in writing, to the Secretary its
4	advice, reports, and recommendations, in a form and
5	at a frequency determined appropriate by the com-
6	mittee.
7	"(3) Explanation of actions taken.—Not
8	later than 60 days after the date on which the Sec-
9	retary receives recommendations from a committee
10	under paragraph (2), the Secretary shall—
11	"(A) publish the recommendations on a
12	website accessible at no charge to the public;
13	"(B) if the recommendations are from the
14	committee established under section 15102, es-
15	tablish a mechanism for the submission of pub-
16	lic comments on the recommendations; and
17	"(C) respond, in writing, to the committee
18	regarding the recommendations, including by
19	providing an explanation of actions taken re-
20	garding the recommendations.
21	"(4) Submission to congress.—
22	"(A) IN GENERAL.—The Secretary shall
23	submit to the Committee on Transportation and
24	Infrastructure of the House of Representatives
25	and the Committee on Commerce, Science, and

1	Transportation of the Senate the advice, re-
2	ports, and recommendations received from com-
3	mittees under paragraph (2).
4	"(B) Additional submission.—With re-
5	spect to a committee established under section
6	70112 and to which this section applies, the
7	Secretary shall submit the advice, reports, and
8	recommendations received from the committee
9	under paragraph (2) to the Committee on
10	Homeland Security of the House of Representa-
11	tives in addition to the committees specified in
12	subparagraph (A).
13	"(k) Observers.—Any Federal agency with matters
14	under such agency's administrative jurisdiction related to
15	the function of a committee established under this chapter
16	may designate a representative to—
17	"(1) attend any meeting of such committee; and
18	"(2) participate as an observer at meetings of
19	such committee that relate to such a matter.
20	"(l) TERMINATION.—Each committee established
21	under this chapter shall terminate on September 30,
22	2027.".
23	(b) Clerical Amendment.—The analysis for sub-
24	title II of title 46, United States Code, is amended by in-

1	serting after the item relating to chapter 147 the fol-
2	lowing:
	"Part K-National Maritime Transportation Advisory Committees
	"151. National Maritime Transportation Advisory Committees
3	(c) Conforming Amendments.—
4	(1) Commercial fishing safety advisory
5	COMMITTEE.—Section 4508 of title 46, United
6	States Code, and the item relating to that section in
7	the analysis for chapter 45 of that title, are re-
8	pealed.
9	(2) MERCHANT MARINER MEDICAL ADVISORY
10	COMMITTEE.—Section 7115 of title 46, United
11	States Code, and the item relating to that section in
12	the analysis for chapter 71 of that title, are re-
13	pealed.
14	(3) Merchant marine personnel advisory
15	COMMITTEE.—
16	(A) Repeal.—Section 8108 of title 46,
17	United States Code, and the item relating to
18	that section in the analysis for chapter 81 of
19	that title, are repealed.
20	(B) Conforming Amendment.—Section
21	7510(c)(1)(C) of title 46, United States Code,
22	is amended by inserting "National" before
23	"Merchant Marine".

1	(4) National Boating safety advisory
2	COUNCIL.—
3	(A) Repeal.—Section 13110 of title 46,
4	United States Code, and the item relating to
5	that section in the analysis for chapter 131 of
6	that title, are repealed.
7	(B) Conforming amendments.—
8	(i) REGULATIONS.—Section
9	4302(c)(4) of title 46, United States Code,
10	is amended by striking "Council estab-
11	lished under section 13110 of this title"
12	and inserting "Committee established
13	under section 15105 of this title".
14	(ii) Repair and replacement of
15	DEFECTS.—Section 4310(f) of title 46,
16	United States Code, is amended by strik-
17	ing "Advisory Council" and inserting "Ad-
18	visory Committee".
19	(5) Navigation safety advisory council.—
20	Section 5 of the Inland Navigational Rules Act of
21	1980 (33 U.S.C. 2073) is repealed.
22	(6) Towing safety advisory committee.—
23	(A) Repeal.—Public Law 96–380 (33
24	U.S.C. 1231a) is repealed.
25	(B) Conforming amendments.—

1	(i) REDUCTION OF OIL SPILLS FROM
2	SINGLE HULL NON-SELF-PROPELLED TANK
3	vessels.—Section 3719 of title 46,
4	United States Code, is amended by insert-
5	ing "National" before "Towing Safety".
6	(ii) Safety equipment.—Section
7	4102(f)(1) of title 46, United States Code,
8	is amended by inserting "National" before
9	"Towing Safety".
10	(d) Treatment of Existing Councils and Com-
11	MITTEES.—Notwithstanding any other provision of law—
12	(1) an advisory council or committee substan-
13	tially similar to an advisory committee established
14	under chapter 151 of title 46, United States Code,
15	as added by this division, and that was in force or
16	in effect on the day before the date of enactment of
17	this section, including a council or committee the au-
18	thority for which was repealed under subsection (c),
19	may remain in force or in effect for a period of 2
20	years from the date of enactment of this section, in-
21	cluding that the charter, membership, and other as-
22	pects of the council or committee may remain in
23	force or in effect; and
24	(2) during the 2-year period referenced in para-
25	graph (1)—

1	(A) requirements relating to the applicable
2	advisory committee established under chapter
3	151 of title 46, United States Code, shall be
4	treated as satisfied by the substantially similar
5	advisory council or committee; and
6	(B) the enactment of this section, includ-
7	ing the amendments made in this section, shall
8	not be the basis—
9	(i) to deem, find, or declare such
10	council or committee, including the char-
11	ter, membership, and other aspects thereof,
12	void, not in force, or not in effect;
13	(ii) to suspend the activities of such
14	council or committee; or
15	(iii) to bar the members of such coun-
16	cil or committee from meeting.
17	SEC. 602. MARITIME SECURITY ADVISORY COMMITTEES.
18	(a) In General.—Section 70112 of title 46, United
19	States Code, is amended to read as follows:
20	"§ 70112. Maritime Security Advisory Committees
21	"(a) National Maritime Security Advisory
22	COMMITTEE.—
23	(1) Establishment.—There is established a
24	National Maritime Security Advisory Committee (in
25	this subsection referred to as the 'Committee').

1	"(2) Function.—The Committee shall advise
2	the Secretary on matters relating to national mari-
3	time security.
4	"(3) Membership.—
5	"(A) In general.—The Committee shall
6	consist of at least 8 members, but not more
7	than 21 members, appointed by the Secretary
8	in accordance with this subsection and section
9	15109 of this title.
10	"(B) Expertise.—Each member of the
11	Committee shall have particular expertise,
12	knowledge, and experience in matters relating
13	to the function of the Committee.
14	"(C) Representation.—Each of the fol-
15	lowing shall be represented by at least 1 mem-
16	ber of the Committee:
17	"(i) Port authorities.
18	"(ii) Facilities owners and operators.
19	"(iii) Terminal owners and operators.
20	"(iv) Vessel owners and operators.
21	"(v) Maritime labor organizations.
22	"(vi) The academic community.
23	"(vii) State and local governments.
24	"(viii) The maritime industry.

1	"(D) DISTRIBUTION.—If the Committee
2	consists of at least 8 members who, together,
3	satisfy the minimum representation require-
4	ments of subparagraph (C), the Secretary shall,
5	based on the needs of the Coast Guard, deter-
6	mine the number of additional members of the
7	Committee who represent each entity specified
8	in that subparagraph. Neither this subpara-
9	graph nor any other provision of law shall be
10	construed to require an equal distribution of
11	members representing each entity specified in
12	subparagraph (C).
13	"(4) Administration.—For purposes of sec-
14	tion 15109 of this title, the Committee shall be
15	treated as a committee established under chapter
16	151 of such title.
17	"(b) Area Maritime Security Advisory Commit-
18	TEES.—
19	"(1) In general.—
20	"(A) Establishment.—The Secretary
21	may—
22	"(i) establish an Area Maritime Secu-
23	rity Advisory Committee for any port area
24	of the United States; and

1	"(ii) request such a committee to re-
2	view the proposed Area Maritime Trans-
3	portation Security Plan developed under
4	section 70103(b) and make recommenda-
5	tions to the Secretary that the committee
6	considers appropriate.
7	"(B) Additional functions and meet-
8	INGS.—A committee established under this sub-
9	section for an area—
10	"(i) may advise, consult with, report
11	to, and make recommendations to the Sec-
12	retary on matters relating to maritime se-
13	curity in that area;
14	"(ii) may make available to the Con-
15	gress recommendations that the committee
16	makes to the Secretary; and
17	"(iii) shall meet at the call of—
18	"(I) the Secretary, who shall call
19	such a meeting at least once during
20	each calendar year; or
21	"(II) a majority of the com-
22	mittee.
23	"(2) Membership.—
24	"(A) In General.—Each committee es-
25	tablished under this subsection shall consist of

1	at least 7 members appointed by the Secretary,
2	each of whom has at least 5 years practical ex-
3	perience in maritime security operations.
4	"(B) Terms.—The term of each member
5	of a committee established under this sub-
6	section shall be for a period of not more than
7	5 years, specified by the Secretary.
8	"(C) Notice.—Before appointing an indi-
9	vidual to a position on a committee established
10	under this subsection, the Secretary shall pub-
11	lish a notice in the Federal Register soliciting
12	nominations for membership on the committee.
13	"(D) Background examinations.—The
14	Secretary may require an individual to have
15	passed an appropriate security background ex-
16	amination before appointment to a committee
17	established under this subsection.
18	"(E) Representation.—Each committee
19	established under this subsection shall be com-
20	posed of individuals who represent the interests
21	of the port industry, terminal operators, port
22	labor organizations, and other users of the port
23	areas.
24	"(3) Chairperson and vice chairperson.—

1	"(A) In General.—Each committee es-
2	tablished under this subsection shall elect 1 of
3	the committee's members as the Chairperson
4	and 1 of the committee's members as the Vice
5	Chairperson.
6	"(B) VICE CHAIRPERSON ACTING AS
7	CHAIRPERSON.—The Vice Chairperson shall act
8	as Chairperson in the absence or incapacity of
9	the Chairperson, or in the event of a vacancy in
10	the office of the Chairperson.
11	"(4) Observers.—
12	"(A) IN GENERAL.—The Secretary shall,
13	and the head of any other interested Federal
14	agency may, designate a representative to par-
15	ticipate as an observer with a committee estab-
16	lished under this subsection.
17	"(B) Role.—The Secretary's designated
18	representative to a committee established under
19	this subsection shall act as the executive sec-
20	retary of the committee and shall perform the
21	duties set forth in section 10(c) of the Federal
22	Advisory Committee Act (5 U.S.C. App.).
23	"(5) Consideration of views.—The Sec-
24	retary shall consider the information, advice, and
25	recommendations of each committee established

1	under this subsection in formulating policy regarding
2	matters affecting maritime security.
3	"(6) Compensation and expenses.—
4	"(A) In general.—A member of a com-
5	mittee established under this subsection, when
6	attending meetings of the committee or when
7	otherwise engaged in the business of the com-
8	mittee, is entitled to receive—
9	"(i) compensation at a rate fixed by
10	the Secretary, not exceeding the daily
11	equivalent of the current rate of basic pay
12	in effect for GS-15 of the General Sched-
13	ule under section 5332 of title 5 including
14	travel time; and
15	"(ii) travel or transportation expenses
16	under section 5703 of title 5.
17	"(B) Status.—A member of a committee
18	established under this subsection shall not be
19	considered to be an officer or employee of the
20	United States for any purpose based on the re-
21	ceipt of any payment under this paragraph.
22	"(7) FACA.—The Federal Advisory Committee
23	Act (5 U.S.C. App.) does not apply to a committee
24	established under this subsection.".

1	(b) Treatment of Existing Committee.—Not-
2	withstanding any other provision of law—
3	(1) an advisory committee substantially similar
4	to the National Maritime Security Advisory Com-
5	mittee established under section 70112(a) of title
6	46, United States Code, as amended by this section,
7	and that was in force or in effect on the day before
8	the date of enactment of this section, may remain in
9	force or in effect for a period of 2 years from the
10	date of enactment of this section, including that the
11	charter, membership, and other aspects of the com-
12	mittee may remain in force or in effect; and
13	(2) during the 2-year period referenced in para-
14	graph (1)—
15	(A) requirements relating to the National
16	Maritime Security Advisory Committee estab-
17	lished under section 70112(a) of title 46,
18	United States Code, as amended by this sec-
19	tion, shall be treated as satisfied by the sub-
20	stantially similar advisory committee; and
21	(B) the enactment of this section, includ-
22	ing the amendments made in this section, shall
23	not be the basis—
24	(i) to deem, find, or declare such com-
25	mittee, including the charter, membership,

1	and other aspects thereof, void, not in
2	force, or not in effect;
3	(ii) to suspend the activities of such
4	committee; or
5	(iii) to bar the members of such com-
6	mittee from meeting.
7	TITLE VII—FEDERAL MARITIME
8	COMMISSION
9	SEC. 701. SHORT TITLE.
10	This title may be cited as the "Federal Maritime
11	Commission Authorization Act of 2017".
12	SEC. 702. AUTHORIZATION OF APPROPRIATIONS.
13	Section 308 of title 46, United States Code, is
14	amended by striking "\$24,700,000 for each of fiscal years
15	2016 and 2017" and inserting "\$28,012,310 for fiscal
16	year 2018 and $$28,544,543$ for fiscal year 2019".
17	SEC. 703. REPORTING ON IMPACT OF ALLIANCES ON COM-
18	PETITION.
19	Section 306 of title 46, United States Code, is
20	amended—
21	(1) in subsection (b)—
22	(A) in paragraph (4), by striking "; and"
23	and inserting a semicolon;
24	(B) in paragraph (5), by striking the pe-
25	riod at the end and inserting "; and; and

1	(C) by adding at the end the following:
2	"(6) an analysis of the impacts on competition
3	for the purchase of certain covered services by alli-
4	ances of ocean common carriers acting pursuant to
5	an agreement under this part between or among
6	ocean common carriers, including a summary of ac-
7	tions, including corrective actions, taken by the
8	Commission to promote such competition."; and
9	(2) by adding at the end the following:
10	"(c) Definition of Certain Covered Serv-
11	ICES.—In this section, the term 'certain covered services'
12	has the meaning given the term in section 40102.".
13	SEC. 704. DEFINITION OF CERTAIN COVERED SERVICES.
13 14	SEC. 704. DEFINITION OF CERTAIN COVERED SERVICES. Section 40102 of title 46, United States Code, is
14	Section 40102 of title 46, United States Code, is
14 15	Section 40102 of title 46, United States Code, is amended—
14 15 16	Section 40102 of title 46, United States Code, is amended— (1) by redesignating paragraphs (5) through
14 15 16 17	Section 40102 of title 46, United States Code, is amended— (1) by redesignating paragraphs (5) through (25) as paragraphs (6) through (26), respectively;
14 15 16 17 18	Section 40102 of title 46, United States Code, is amended— (1) by redesignating paragraphs (5) through (25) as paragraphs (6) through (26), respectively; and
14 15 16 17 18	Section 40102 of title 46, United States Code, is amended— (1) by redesignating paragraphs (5) through (25) as paragraphs (6) through (26), respectively; and (2) by inserting after paragraph (4), the fol-
14 15 16 17 18 19 20	Section 40102 of title 46, United States Code, is amended— (1) by redesignating paragraphs (5) through (25) as paragraphs (6) through (26), respectively; and (2) by inserting after paragraph (4), the following:
14 15 16 17 18 19 20 21	Section 40102 of title 46, United States Code, is amended— (1) by redesignating paragraphs (5) through (25) as paragraphs (6) through (26), respectively; and (2) by inserting after paragraph (4), the following: "(5) CERTAIN COVERED SERVICES.—For pur-

1	"(A) the berthing or bunkering of the ves-
2	sel;
3	"(B) the loading or unloading of cargo to
4	or from the vessel to or from a point on a wharf
5	or terminal;
6	"(C) the positioning, removal, or replace-
7	ment of buoys related to the movement of the
8	vessel; and
9	"(D) with respect to injunctive relief under
10	section 41307, towing vessel services provided
11	to such a vessel.".
12	SEC. 705. REPORTS FILED WITH THE COMMISSION.
13	Section 40104(a) of title 46, United States Code, is
14	amended to read as follows:
15	"(a) Reports.—
16	"(1) In General.—The Federal Maritime
17	Commission may require a common carrier or ma-
18	rine terminal operator, or an officer, receiver, trust-
19	ee, lessee, agent, or employee of the common carrier
20	or marine terminal operator to file with the Commis-
21	sion a periodical or special report, an account,
22	record, rate, or charge, or a memorandum of facts
23	and transactions related to the business of the com-
24	mon carrier or marine terminal operator, as applica-
25	ble.

1	"(2) REQUIREMENTS.—Any report, account,
2	record, rate, charge, or memorandum required to be
3	filed under paragraph (1) shall—
4	"(A) be made under oath if the Commis-
5	sion requires; and
6	"(B) be filed in the form and within the
7	time prescribed by the Commission.
8	"(3) Limitation.—The Commission shall—
9	"(A) limit the scope of any filing ordered
10	under this section to fulfill the objective of the
11	order; and
12	"(B) provide a reasonable period of time
13	for respondents to respond based upon their ca-
14	pabilities and the scope of the order.".
15	SEC. 706. PUBLIC PARTICIPATION.
16	(a) Notice of Filing.—Section 40304(a) of title
17	46, United States Code, is amended to read as follows:
18	"(a) Notice of Filing.—Not later than 7 days
19	after the date an agreement is filed, the Federal Maritime
20	Commission shall—
21	"(1) transmit a notice of the filing to the Fed-
22	eral Register for publication; and
23	"(2) request interested persons to submit rel-
24	evant information and documents.".

1	(b) Request for Information and Docu-
2	MENTS.—Section 40304(d) of title 46, United States
3	Code, is amended by striking "section" and inserting
4	"part".
5	(c) SAVING CLAUSE.—Nothing in this section, or the
6	amendments made by this section, may be construed—
7	(1) to prevent the Federal Maritime Commis-
8	sion from requesting from a person, at any time, any
9	additional information or documents the Commission
10	considers necessary to carry out chapter 403 of title
11	46, United States Code;
12	(2) to prescribe a specific deadline for the sub-
13	mission of relevant information and documents in re-
14	sponse to a request under section 40304(a)(2) of
15	title 46, United States Code; or
16	(3) to limit the authority of the Commission to
17	request information under section 40304(d) of title
18	46, United States Code.
19	SEC. 707. OCEAN TRANSPORTATION INTERMEDIARIES.
20	(a) License Requirement.—Section 40901(a) of
21	title 46, United States Code, is amended by inserting "ad-
22	vertise, hold oneself out, or" after "may not".
23	(b) Applicability.—Section 40901 of title 46,
24	United States Code, is amended by adding at the end the
25	following:

1	"(c) Applicability.—Subsection (a) and section
2	40902 do not apply to a person that performs ocean trans-
3	portation intermediary services on behalf of an ocean
4	transportation intermediary for which it is a disclosed
5	agent.".
6	(c) Financial Responsibility.—Section 40902(a)
7	of title 46, United States Code, is amended by inserting
8	"advertise, hold oneself out, or" after "may not".
9	SEC. 708. COMMON CARRIERS.
10	(a) Section 41104 of title 46, United States Code,
11	is amended—
12	(1) in the matter preceding paragraph (1), by
13	inserting "(a) In General.—" before "A common
14	carrier";
15	(2) in subsection (a), as designated—
16	(A) by amending paragraph (11) to read
17	as follows:
18	"(11) knowingly and willfully accept cargo from
19	or transport cargo for the account of a non-vessel-
20	operating common carrier that does not have a tariff
21	as required by section 40501 of this title, or an
22	ocean transportation intermediary that does not
23	have a bond, insurance, or other surety as required
24	by section 40902 of this title;";

1	(B) in paragraph (12), by striking the pe-
2	riod at the end and inserting "; or"; and
3	(C) by adding at the end the following:
4	"(13) continue to participate simultaneously in
5	a rate discussion agreement and an agreement to
6	share vessels, in the same trade, if the interplay of
7	the authorities exercised by the specified agreements
8	is likely, by a reduction in competition, to produce
9	an unreasonable reduction in transportation service
10	or an unreasonable increase in transportation cost.";
11	and
12	(3) by adding at the end the following:
13	"(b) Rule of Construction.—Notwithstanding
14	any other provision of law, there is no private right of ac-
15	tion to enforce the prohibition under subsection (a)(13).
16	"(c) Agreement Violation.—Participants in an
17	agreement found by the Commission to violate subsection
18	(a)(13) shall have 90 days from the date of such Commis-
19	sion finding to withdraw from the agreement as necessary
20	to comply with that subsection.".
21	(b) Application.—Section 41104(a)(13) of title 46,
22	United States Code, as amended, shall apply to any agree-
23	ment filed or with an effective date before, on, or after
24	the date of enactment of this Act.

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1	SEC. 709. NEGOTIATIONS.
2	(a) Concerted Action.—Section 41105 of title 46
3	United States Code, is amended—
4	(1) by redesignating paragraphs (5) through
5	(8) as paragraphs (7) through (10), respectively
6	and
7	(2) by inserting after paragraph (4) the fol-
8	lowing:
9	"(5) negotiate with a tug or towing vessel serv-
10	ice provider on any matter relating to rates or serv-
11	ices provided within the United States by those tugs
12	or towing vessels;
13	"(6) with respect to a vessel operated by an
14	ocean common carrier within the United States, ne-
15	gotiate for the purchase of certain covered services
16	unless the negotiations and any resulting agreements
17	are not in violation of the antitrust laws and are
18	consistent with the purposes of this part, except that
19	this paragraph does not prohibit the setting and
20	publishing of a joint through rate by a conference
21	joint venture, or association of ocean common car-
22	riers;".

- 23 (b) Authority.—Chapter 411 of title 46, United
- 24 States Code, is amended—
- 25 (1) by inserting after section 41105 the fol-
- lowing:

1	"§ 41105A. Authority
2	"Nothing in section 41105, as amended by the Fed-
3	eral Maritime Commission Authorization Act of 2017
4	shall be construed to limit the authority of the Depart-
5	ment of Justice regarding antitrust matters."; and
6	(2) in the analysis at the beginning of chapter
7	411, by inserting after the item relating to section
8	41105 the following:
	"41105A. Authority.".
9	(c) Exemption.—Section 40307(b)(1) of title 46
10	United States Code, is amended by inserting "tug opera-
11	tors," after "motor carriers,".
	SEC 710 INTINOTIVE DELICE SOLICITE DV THE COMMIS
12	SEC. 710. INJUNCTIVE RELIEF SOUGHT BY THE COMMIS-
12 13	SION.
13	SION.
13 14	sion. (a) In General.—Section 41307(b) of title 46
13 14 15	sion. (a) In General.—Section 41307(b) of title 46. United States Code is amended—
13 14 15 16	sion. (a) In General.—Section 41307(b) of title 46. United States Code is amended— (1) in paragraph (1) by inserting "or to sub-
13 14 15 16	sion. (a) In General.—Section 41307(b) of title 46. United States Code is amended— (1) in paragraph (1) by inserting "or to substantially lessen competition in the purchasing of
113 114 115 116 117	sion. (a) In General.—Section 41307(b) of title 46. United States Code is amended— (1) in paragraph (1) by inserting "or to substantially lessen competition in the purchasing of certain covered services" after "transportation cost";
113 114 115 116 117 118 119	sion. (a) In General.—Section 41307(b) of title 46. United States Code is amended— (1) in paragraph (1) by inserting "or to substantially lessen competition in the purchasing of certain covered services" after "transportation cost"; and
13 14 15 16 17 18 19 20	sion. (a) In General.—Section 41307(b) of title 46. United States Code is amended— (1) in paragraph (1) by inserting "or to substantially lessen competition in the purchasing of certain covered services" after "transportation cost"; and (2) by adding at the end the following:
13 14 15 16 17 18 19 20 21	sion. (a) In General.—Section 41307(b) of title 46. United States Code is amended— (1) in paragraph (1) by inserting "or to substantially lessen competition in the purchasing of certain covered services" after "transportation cost"; and (2) by adding at the end the following: "(4) Competition factors.—In making a de-

petition in the purchasing of certain covered serv-

ices, the Commission may consider any relevant

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1	competition factors in affected markets, including,
2	without limitation, the competitive effect of agree-
3	ments other than the agreement under review.".
4	(b) Application.—Section 41307(b) of title 46,
5	United States Code, as amended, shall apply to any agree-
6	ment filed or with an effective date before, on, or after
7	the date of enactment of this Act.
8	SEC. 711. DISCUSSIONS.
9	(a) In General.—Section 303 of title 46, United
10	States Code, is amended to read as follows:
11	"§ 303. Meetings
12	"(a) In General.—The Federal Maritime Commis-
13	sion shall be deemed to be an agency for purposes of sec-
14	tion 552b of title 5.
15	"(b) Record.—The Commission, through its sec-
16	retary, shall keep a record of its meetings and the votes
17	taken on any action, order, contract, or financial trans-
18	action of the Commission.
19	"(c) Nonpublic Collaborative Discussions.—
20	"(1) In General.—Notwithstanding section
21	552b of title 5, a majority of the Commissioners
22	may hold a meeting that is not open to public obser-
23	vation to discuss official agency business if—
24	"(A) no formal or informal vote or other
25	official agency action is taken at the meeting;

1	"(B) each individual present at the meet-
2	ing is a Commissioner or an employee of the
3	Commission;
4	"(C) at least 1 Commissioner from each
5	political party is present at the meeting, if ap-
6	plicable; and
7	"(D) the General Counsel of the Commis-
8	sion is present at the meeting.
9	"(2) Disclosure of nonpublic collabo-
10	RATIVE DISCUSSIONS.—Except as provided under
11	paragraph (3), not later than 2 business days after
12	the conclusion of a meeting under paragraph (1),
13	the Commission shall make available to the public,
14	in a place easily accessible to the public—
15	"(A) a list of the individuals present at the
16	meeting; and
17	"(B) a summary of the matters discussed
18	at the meeting, except for any matters the
19	Commission properly determines may be with-
20	held from the public under section 552b(c) of
21	title 5.
22	"(3) Exception.—If the Commission properly
23	determines matters may be withheld from the public
24	under section 555b(c) of title 5, the Commission
25	shall provide a summary with as much general infor-

1	mation as possible on those matters withheld from
2	the public.
3	"(4) Ongoing proceedings.—If a meeting
4	under paragraph (1) directly relates to an ongoing
5	proceeding before the Commission, the Commission
6	shall make the disclosure under paragraph (2) on
7	the date of the final Commission decision.
8	"(5) Preservation of open meetings re-
9	QUIREMENTS FOR AGENCY ACTION.—Nothing in this
10	subsection may be construed to limit the applica-
11	bility of section 552b of title 5 with respect to a
12	meeting of the Commissioners other than that de-
13	scribed in this subsection.
14	"(6) Statutory Construction.—Nothing in
15	this subsection may be construed—
16	"(A) to limit the applicability of section
17	552b of title 5 with respect to any information
18	which is proposed to be withheld from the pub-
19	lic under paragraph (2)(B) of this subsection;
20	or
21	"(B) to authorize the Commission to with-
22	hold from any individual any record that is ac-
23	cessible to that individual under section 552a of
24	title 5.".

1	(b) Table of Contents.—The analysis at the be-
2	ginning of chapter 3 of title 46, United States Code, is
3	amended by amending the item relating to section 303 to
4	read as follows:
	"303. Meetings.".
5	SEC. 712. TRANSPARENCY.
6	(a) In General.—Beginning not later than 60 days
7	after the date of enactment of this Act, the Federal Mari-
8	time Commission shall submit to the Committee on Com-
9	merce, Science, and Transportation of the Senate and the
10	Committee on Transportation and Infrastructure of the
11	House of Representatives biannual reports that describe
12	the Commission's progress toward addressing the issues
13	raised in each unfinished regulatory proceeding, regardless
14	of whether the proceeding is subject to a statutory or regu-
15	latory deadline.
16	(b) FORMAT OF REPORTS.—Each report under sub-
17	section (a) shall, among other things, clearly identify for
18	each unfinished regulatory proceeding—
19	(1) the popular title;
20	(2) the current stage of the proceeding;
21	(3) an abstract of the proceeding;
22	(4) what prompted the action in question;
23	(5) any applicable statutory, regulatory, or judi-
24	cial deadline;
25	(6) the associated docket number;

1	(7) the date the rulemaking was initiated;
2	(8) a date for the next action; and
3	(9) if a date for next action identified in the
4	previous report is not met, the reason for the delay.
5	SEC. 713. STUDY OF BANKRUPTCY PREPARATION AND RE-
6	SPONSE.
7	(a) STUDY.—The Comptroller General of the United
8	States shall conduct a study that examines the immediate
9	aftermath of a major ocean carrier bankruptcy and its im-
10	pact through the supply chain. The study shall consider
11	any financial mechanisms that could be used to mitigate
12	the impact of any future bankruptcy events on the supply
13	chain.
14	(b) Report.—No later than 1 year after the date
15	of enactment of this Act, the Comptroller General of the
16	United States shall submit to the Committee on Com-
17	merce, Science, and Transportation of the Senate and the
18	Committee on Transportation and Infrastructure of the
19	House of Representatives a report containing the findings,
20	conclusions, and recommendations, if any, from the study
21	required under subsection (a).
22	SEC. 714. AGREEMENTS UNAFFECTED.
23	Nothing in this division may be construed—
24	(1) to limit or amend the definition of "agree-
25	ment" in section 40102(1) of title 46, United States

1	Code, with respect to the exclusion of maritime labor
2	agreements; or
3	(2) to apply to a maritime labor agreement (as
4	defined in section 40102(15) of that title).
5	TITLE VIII—MISCELLANEOUS
6	SEC. 801. REPEAL OF OBSOLETE REPORTING REQUIRE-
7	MENT.
8	Subsection (h) of section 888 of the Homeland Secu-
9	rity Act of 2002 (6 U.S.C. 468) is repealed.
10	SEC. 802. CORRECTIONS TO PROVISIONS ENACTED BY
11	COAST GUARD AUTHORIZATION ACTS.
12	Section 604(b) of the Howard Coble Coast Guard and
13	Maritime Transportation Act of 2014 (Public Law 113–
14	281; 128 Stat. 3061) is amended by inserting "and fishery
15	endorsement" after "endorsement".
16	SEC. 803. OFFICER EVALUATION REPORT.
17	(a) In General.—Not later than 3 years after the
18	date of the enactment of this Act, the Commandant of
19	the Coast Guard shall reduce lieutenant junior grade eval-
20	uation reports to the same length as an ensign or place
21	lieutenant junior grade evaluations on an annual schedule.
22	(b) Surveys.—Not later than 1 year after the date
23	of the enactment of this Act, the Commandant of the
24	Coast Guard shall conduct surveys of—

1	(1) outgoing promotion board members and as-
2	signment officers to determine, at a minimum—
3	(A) which sections of the officer evaluation
4	report were most useful;
5	(B) which sections of the officer evaluation
6	report were least useful;
7	(C) how to better reflect high performers;
8	and
9	(D) any recommendations for improving
10	the officer evaluation report; and
11	(2) at least 10 percent of the officers from each
12	grade of officers from O1 to O6 to determine how
13	much time each member of the rating chain spends
14	on that member's portion of the officer evaluation
15	report.
16	(e) Revisions.—
17	(1) IN GENERAL.—Not later than 4 years after
18	the date of the completion of the surveys required by
19	subsection (b), the Commandant of the Coast Guard
20	shall revise the officer evaluation report, and provide
21	corresponding directions, taking into account the re-
22	quirements under paragraph (2).
23	(2) REQUIREMENTS.—In revising the officer
24	evaluation report under paragraph (1), the Com-
25	mandant shall—

1	(A) consider the findings of the surveys
2	under subsection (b);
3	(B) improve administrative efficiency;
4	(C) reduce and streamline performance di-
5	mensions and narrative text;
6	(D) eliminate redundancy with the officer
7	specialty management system and any other
8	record information systems that are used dur-
9	ing the officer assignment or promotion process;
10	(E) provide for fairness and equity for
11	Coast Guard officers with regard to promotion
12	boards, selection panels, and the assignment
13	process; and
14	(F) ensure officer evaluation responsibil-
15	ities can be accomplished within normal work-
16	ing hours—
17	(i) to minimize any impact to officer
18	duties; and
19	(ii) to eliminate any need for an offi-
20	cer to take liberty or leave for administra-
21	tive purposes.
22	(d) Report.—
23	(1) In general.—Not later than 545 days
24	after the date of the enactment of this Act, the
25	Commandant of the Coast Guard shall submit to the

1	Committee on Commerce, Science, and Transpor-
2	tation of the Senate and the Committee on Trans-
3	portation and Infrastructure of the House of Rep-
4	resentatives a report on the findings of the surveys
5	under subsection (b).
6	(2) FORMAT.—The report under paragraph (1)
7	shall be formatted by each rank, type of board, and
8	position, as applicable.
9	SEC. 804. EXTENSION OF AUTHORITY.
10	Section 404 of the Coast Guard Authorization Act
11	of 2010 (Public Law 111–281; 124 Stat. 2950) is amend-
12	ed—
13	(1) in subsection (a), in the text preceding
14	paragraph (1), by striking "sections 3304, 5333,
15	and 5753" and inserting "section 3304"; and
16	(2) by striking subsection (b), and redesig-
17	nating subsection (c) as subsection (b).
18	SEC. 805. COAST GUARD ROTC PROGRAM.
19	Not later than 1 year after the date of enactment
20	of this Act, the Commandant of the Coast Guard shall
21	submit to the Committee on Commerce, Science, and
22	Transportation of the Senate and the Committee on
23	Transportation and Infrastructure of the House of Rep-
24	resentatives a report on the costs and benefits of creating

1	a Coast Guard Reserve Officers' Training Corps Program
2	based on the other Armed Forces programs.
3	SEC. 806. CURRENCY DETECTION CANINE TEAM PROGRAM.
4	(a) Definitions.—In this section:
5	(1) CANINE CURRENCY DETECTION TEAM.—
6	The term "canine currency detection team" means a
7	canine and a canine handler that are trained to de-
8	tect currency.
9	(2) Secretary.—The term "Secretary" means
10	the Secretary of the department in which the Coast
11	Guard is operating.
12	(b) Establishment.—Not later than 1 year after
13	the date of enactment of this Act, the Secretary shall es-
14	tablish a program to allow the use of canine currency de-
15	tection teams for purposes of Coast Guard maritime law
16	enforcement, including underway vessel boardings.
17	(c) Operation.—The Secretary may cooperate with,
18	or enter into an agreement with, the head of another Fed-
19	eral agency to meet the requirements under subsection (b).
20	SEC. 807. CENTER OF EXPERTISE FOR GREAT LAKES OIL
21	SPILL SEARCH AND RESPONSE.
22	(a) In General.—Not later than 1 year after the
23	date of enactment of this Act, the Commandant of the
24	Coast Guard shall establish a Center of Expertise for
25	Great Lakes Oil Spill Preparedness and Response (re-

1	ferred to in this section as the "Center of Expertise") in
2	accordance with section 313 of title 14, United States
3	Code, as amended by this division.
4	(b) LOCATION.—The Center of Expertise shall be lo-
5	cated in close proximity to—
6	(1) critical crude oil transportation infrastruc-
7	ture on and connecting the Great Lakes, such as
8	submerged pipelines and high-traffic navigation
9	locks; and
10	(2) an institution of higher education with ade-
11	quate aquatic research laboratory facilities and capa-
12	bilities and expertise in Great Lakes aquatic ecology,
13	environmental chemistry, fish and wildlife, and water
14	resources.
15	(c) Functions.—The Center of Expertise shall—
16	(1) monitor and assess, on an ongoing basis,
17	the current state of knowledge regarding freshwater
18	oil spill response technologies and the behavior and
19	effects of oil spills in the Great Lakes;
20	(2) identify any significant gaps in Great Lakes
21	oil spill research, including an assessment of major
22	scientific or technological deficiencies in responses to
23	past spills in the Great Lakes and other freshwater
24	bodies, and seek to fill those gaps;

1	(3) conduct research, development, testing, and
2	evaluation for freshwater oil spill response equip-
3	ment, technologies, and techniques to mitigate and
4	respond to oil spills in the Great Lakes;
5	(4) educate and train Federal, State, and local
6	first responders located in Coast Guard District 9
7	in—
8	(A) the incident command system struc-
9	ture;
10	(B) Great Lakes oil spill response tech-
11	niques and strategies; and
12	(C) public affairs; and
13	(5) work with academic and private sector re-
14	sponse training centers to develop and standardize
15	maritime oil spill response training and techniques
16	for use on the Great Lakes.
17	(d) Definition.—In this section, the term "Great
18	Lakes" means Lake Superior, Lake Michigan, Lake
19	Huron, Lake Erie, and Lake Ontario.
20	SEC. 808. PUBLIC SAFETY ANSWERING POINTS AND MARI-
21	TIME SEARCH AND RESCUE COORDINATION.
22	Not later than 180 days after the date of the enact-
23	ment of this Act—
24	(1) the Secretary of the department in which
25	the Coast Guard is operating acting through the

1	Commandant of the Coast Guard shall review Coast
2	Guard policies and procedures for public safety an-
3	swering points and search-and-rescue coordination
4	with State and local law enforcement entities in
5	order to—
6	(A) further minimize the possibility of
7	maritime 911 calls being improperly routed;
8	and
9	(B) assure the Coast Guard is able to ef-
10	fectively carry out the Coast Guard's maritime
11	search and rescue mission; and
12	(2) the Commandant shall—
13	(A) formulate a national maritime public
14	safety answering points policy; and
15	(B) submit a report to the Congress on
16	such assessment and policy, which shall include
17	an update to the report submitted in accord-
18	ance with section 233 of the Howard Coble
19	Coast Guard and Maritime Transportation Act
20	of 2014.
21	SEC. 809. SHIP SHOAL LIGHTHOUSE TRANSFER: REPEAL.
22	Effective January 1, 2021, section 27 of the Coast
23	Guard Authorization Act of 1991 (Public Law 102–241;
24	105 Stat. 2218) is repealed.

1	SEC. 810. LAND EXCHANGE, AYAKULIK ISLAND, ALASKA.
2	(a) Land Exchange; Ayakulik Island, Alas-
3	KA.—If the owner of Ayakulik Island, Alaska, offers to
4	exchange the Island for the Tract—
5	(1) within 10 days after receiving such offer,
6	the Secretary shall provide notice of the offer to the
7	Commandant;
8	(2) within 90 days after receiving the notice
9	under paragraph (1), the Commandant shall develop
10	and transmit to the Secretary proposed operational
11	restrictions on commercial activity conducted on the
12	Tract, including the right of the Commandant to—
13	(A) order the immediate termination, for a
14	period of up to 72 hours, of any activity occur-
15	ring on or from the Tract that violates or
16	threatens to violate one or more of such restric-
17	tions; or
18	(B) commence a civil action for appro-
19	priate relief, including a permanent or tem-
20	porary injunction enjoining the activity that vio-
21	lates or threatens to violate such restrictions;
22	(3) within 90 days after receiving the proposed
23	operational restrictions from the Commandant, the
24	Secretary shall transmit such restrictions to the
25	owner of Ayakulik Island; and

1	(4) within 30 days after transmitting the pro-
2	posed operational restrictions to the owner of
3	Ayakulik Island, and if the owner agrees to such re-
4	strictions, the Secretary shall convey all right, title,
5	and interest of the United States in and to the
6	Tract to the owner, subject to an easement granted
7	to the Commandant to enforce such restrictions, in
8	exchange for all right, title, and interest of such
9	owner in and to Ayakulik Island.
10	(b) Boundary Revisions.—The Secretary may
11	make technical and conforming revisions to the boundaries
12	of the Tract before the date of the exchange.
13	(c) Public Land Order.—Effective on the date of
14	an exchange under subsection (a), Public Land Order
15	5550 shall have no force or effect with respect to sub-
16	merged lands that are part of the Tract.
17	(d) Failure to Timely Respond to Notice.—If
18	the Commandant does not transmit proposed operational
19	restrictions to the Secretary within 30 days after receiving
20	the notice under subsection (a)(1), the Secretary shall, by
21	not later than 60 days after transmitting such notice, con-
22	vey all right, title, and interest of the United States in
23	and to the Tract to the owner of Ayakulik Island in ex-
24	change for all right, title, and interest of such owner in
25	and to Ayakulik Island.

1	(e) CERCLA NOT AFFECTED.—This section and an
2	exchange under this section shall not be construed to limit
3	the application of or otherwise affect section 120(h) of the
4	Comprehensive Environmental Response, Compensation,
5	and Liability Act of 1980 (42 U.S.C. 9620(h)).
6	(f) Definitions.—In this section:
7	(1) COMMANDANT.—The term "Commandant"
8	means the Secretary of the department in which the
9	Coast Guard is operating, acting through the Com-
10	mandant of the Coast Guard.
11	(2) Secretary.—The term "Secretary" means
12	the Secretary of the Interior.
13	(3) TRACT.—The term "Tract" means the land
14	(including submerged land) depicted as "PRO-
15	POSED PROPERTY EXCHANGE AREA" on the
16	survey titled "PROPOSED PROPERTY EX-
17	CHANGE PARCEL" and dated 3/22/17.
18	SEC. 811. USE OF TRACT 43.
19	Section 524(e)(2) of the Pribilof Island Transition
20	Completion Act of 2016 (Public Law 114–120), as amend-
21	ed by section 3533 of the Pribilof Island Transition Com-
22	pletion Amendments Act of 2016 (subtitle B of title
23	XXXV of Public Law 114-328), is amended by—
24	(1) striking "each month" and inserting "each
25	April and October"; and

1	(2) striking "previous month" and inserting
2	"previous six months".
3	SEC. 812. COAST GUARD MARITIME DOMAIN AWARENESS.
4	(a) In General.—The Secretary of the department
5	in which the Coast Guard is operating shall seek to enter
6	into an arrangement with the National Academy of
7	Sciences not later than 60 days after the date of the enact-
8	ment of this Act under which the Academy shall prepare
9	an assessment of available unmanned, autonomous, or re-
10	motely controlled maritime domain awareness technologies
11	for use by the Coast Guard.
12	(b) Assessment.—The assessment shall—
13	(1) describe the potential limitations of current
14	and emerging unmanned technologies used in the
15	maritime domain for—
16	(A) ocean observation;
17	(B) vessel monitoring and identification;
18	(C) weather observation;
19	(D) to the extent practicable for consider-
20	ation by the Academy, intelligence gathering,
21	surveillance, and reconnaissance; and
22	(E) communications;
23	(2) examine how technologies described in para-
24	graph (1) can help prioritize Federal investment by
25	examining;

1	(A) affordability, including acquisition, op-
2	erations, and maintenance;
3	(B) reliability;
4	(C) versatility;
5	(D) efficiency; and
6	(E) estimated service life and persistence
7	of effort; and
8	(3) analyze whether the use of new and emerg-
9	ing maritime domain awareness technologies can be
10	used to—
11	(A) carry out Coast Guard missions at
12	lower costs;
13	(B) expand the scope and range of Coast
14	Guard maritime domain awareness;
15	(C) allow the Coast Guard to more effi-
16	ciently and effectively allocate Coast Guard ves-
17	sels, aircraft, and personnel; and
18	(D) identify adjustments that would be
19	necessary in Coast Guard policies, procedures,
20	and protocols to incorporate unmanned tech-
21	nologies to enhance efficiency.
22	(c) Report to Congress.—Not later than 1 year
23	after entering into an arrangement with the Secretary
24	under subsection (a), the National Academy of Sciences
25	shall submit the assessment prepared under this section

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1	to the Committees on Transportation and Infrastructure
2	and Homeland Security of the House of Representatives
3	and the Committee on Commerce, Science, and Transpor-
4	tation of the Senate.
5	(d) Use of Information.—In formulating costs
6	pursuant to subsection (b), the National Academy of
7	Sciences may utilize information from other Coast Guard
8	reports, assessments, or analyses regarding existing Coast
9	Guard manpower requirements or other reports, assess-
10	ments, or analyses for the acquisition of unmanned, auton-
11	omous, or remotely controlled technologies by the Federal
12	Government.
13	SEC. 813. MONITORING.
13 14	SEC. 813. MONITORING. (a) IN GENERAL.—The Secretary of the department
14 15	(a) In General.—The Secretary of the department
141516	(a) In General.—The Secretary of the department in which the Coast Guard is operating shall conduct a 1-
141516	(a) IN GENERAL.—The Secretary of the department in which the Coast Guard is operating shall conduct a 1-year pilot program to determine the impact of persistent
14151617	(a) In General.—The Secretary of the department in which the Coast Guard is operating shall conduct a 1-year pilot program to determine the impact of persistent use of different types of surveillance systems on illegal
1415161718	(a) IN GENERAL.—The Secretary of the department in which the Coast Guard is operating shall conduct a 1-year pilot program to determine the impact of persistent use of different types of surveillance systems on illegal maritime activities, including illegal, unreported, and un-
141516171819	(a) In General.—The Secretary of the department in which the Coast Guard is operating shall conduct a 1-year pilot program to determine the impact of persistent use of different types of surveillance systems on illegal maritime activities, including illegal, unreported, and unregulated fishing, in the Western Pacific region.
14151617181920	(a) In General.—The Secretary of the department in which the Coast Guard is operating shall conduct a 1-year pilot program to determine the impact of persistent use of different types of surveillance systems on illegal maritime activities, including illegal, unreported, and unregulated fishing, in the Western Pacific region. (b) Requirements.—The pilot program shall—

24

quality evidence at low altitudes; and

1	(2) be directed at detecting and deterring illegal
2	maritime activities, including illegal, unreported, and
3	unregulated fishing, and enhancing maritime domain
4	awareness.
5	SEC. 814. REIMBURSEMENTS FOR NON-FEDERAL CON-
6	STRUCTION COSTS OF CERTAIN AIDS TO
7	NAVIGATION.
8	(a) In General.—Subject to the availability of
9	amounts specifically provided in advance in subsequent ap-
10	propriations Acts and in accordance with this section, the
11	Commandant of the Coast Guard may reimburse a non-
12	Federal entity for costs incurred by the entity for a cov-
13	ered project.
14	(b) CONDITIONS.—The Commandant may not pro-
15	vide reimbursement under subsection (a) with respect to
16	a covered project unless—
17	(1) the need for the project is a result of the
18	completion of construction with respect to a federally
19	authorized navigation channel;
20	(2) the Commandant determines, through an
21	appropriate navigation safety analysis, that the
22	project is necessary to ensure safe marine transpor-
23	tation;
24	(3) the Commandant approves the design of the
25	project to ensure that it meets all applicable Coast

1	Guard aids-to-navigation standards and require-
2	ments;
3	(4) the non-Federal entity agrees to transfer
4	the project upon completion to the Coast Guard for
5	operation and maintenance by the Coast Guard as a
6	Federal aid to navigation;
7	(5) the non-Federal entity carries out the
8	project in accordance with the same laws and regula-
9	tions that would apply to the Coast Guard if the
10	Coast Guard carried out the project, including ob-
11	taining all permits required for the project under
12	Federal and State law; and
13	(6) the Commandant determines that the
14	project satisfies such additional requirements as may
15	be established by the Commandant.
16	(c) Limitations.—Reimbursements under sub-
17	section (a) may not exceed the following:
18	(1) For a single covered project, \$5,000,000.
19	(2) For all covered projects in a single fiscal
20	year, \$5,000,000.
21	(d) Expiration.—The authority granted under this
22	section shall expire on the date that is 4 years after the
23	date of enactment of this section.
24	(e) COVERED PROJECT DEFINED.—In this section,
25	the term "covered project" means a project carried out—

1	(1) by a non-Federal entity to construct and es-
2	tablish an aid to navigation that facilitates safe and
3	efficient marine transportation on a Federal naviga-
4	tion project authorized by title I of the Water Re-
5	sources Development Act of 2007 (Public Law 110–
6	114); and
7	(2) in an area that was affected by Hurricane
8	Harvey.
9	SEC. 815. TOWING SAFETY MANAGEMENT SYSTEM FEES.
10	(a) Review.—The Commandant of the Coast Guard
11	shall—
12	(1) review and compare the costs to the Govern-
13	ment of—
14	(A) towing vessel inspections performed by
15	the Coast Guard; and
16	(B) such inspections performed by a third
17	party; and
18	(2) based on such review and comparison, de-
19	termine whether the costs to the Government of
20	such inspections performed by a third party are dif-
21	ferent than the costs to the Government of such in-
22	spections performed by the Coast Guard.
23	(b) REVISION OF FEES.—If the Commandant deter-
24	mines under subsection (a) that the costs to the Govern-
25	ment of such inspections performed by a third party are

1	different than the costs to the Government of such inspec-
2	tions performed by the Coast Guard, then the Com-
3	mandant shall revise the fee assessed by the Coast Guard
4	for such inspections as necessary to conform to the re-
5	quirements under section 9701 of title 31, United States
6	Code, that such fee be based on the cost to the Govern-
7	ment of such inspections and accurately reflect such costs.
8	SEC. 816. OIL SPILL DISBURSEMENTS AUDITING AND RE-
9	PORT.
10	Section 1012 of the Oil Pollution Act of 1990 (33
11	U.S.C. 2712) is amended—
12	(1) by repealing subsection (g);
13	(2) in subsection (l)(1), by striking "Within one
14	year after the date of enactment of the Coast Guard
15	Authorization Act of 2010, and annually thereafter,"
16	and inserting "Each year, on the date on which the
17	President submits to Congress a budget under sec-
18	tion 1105 of title 31, United States Code,"; and
19	(3) by amending subsection (l)(2) to read as
20	follows:
21	"(2) Contents.—The report shall include—
22	"(A) a list of each incident that—
23	"(i) occurred in the preceding fiscal
24	year; and

1	"(ii) resulted in disbursements from
2	the Fund, for removal costs and damages,
3	totaling \$500,000 or more;
4	"(B) a list of each incident that—
5	"(i) occurred in the fiscal year pre-
6	ceding the preceding fiscal year; and
7	"(ii) resulted in disbursements from
8	the Fund, for removal costs and damages,
9	totaling \$500,000 or more; and
10	"(C) an accounting of any amounts reim-
11	bursed to the Fund in the preceding fiscal year
12	that were recovered from a responsible party
13	for an incident that resulted in disbursements
14	from the Fund, for removal costs and damages,
15	totaling \$500,000 or more.".
16	SEC. 817. FLEET REQUIREMENTS ASSESSMENT AND STRAT-
17	EGY.
18	(a) Report.—Not later than 1 year after the date
19	of enactment of this Act, the Secretary of the department
20	in which the Coast Guard is operating, in consultation
21	with interested Federal and non-Federal stakeholders,
22	shall submit to the Committee on Commerce, Science, and
23	Transportation of the Senate and the Committee on
24	Transportation and Infrastructure of the House of Rep-
25	resentatives a report including—

1	(1) an assessment of Coast Guard at-sea oper-
2	ational fleet requirements to support its statutory
3	missions established in the Homeland Security Act
4	of 2002 (6 U.S.C. 101 et seq.); and
5	(2) a strategic plan for meeting the require-
6	ments identified under paragraph (1).
7	(b) Contents.—The report under subsection (a)
8	shall include—
9	(1) an assessment of—
10	(A) the extent to which the Coast Guard
11	at-sea operational fleet requirements referred to
12	in subsection (a)(1) are currently being met;
13	(B) the Coast Guard's current fleet, its
14	operational lifespan, and how the anticipated
15	changes in the age and distribution of vessels in
16	the fleet will impact the ability to meet at-sea
17	operational requirements;
18	(C) fleet operations and recommended im-
19	provements to minimize costs and extend oper-
20	ational vessel life spans; and
21	(D) the number of Fast Response Cutters,
22	Offshore Patrol Cutters, and National Security
23	Cutters needed to meet at-sea operational re-
24	quirements as compared to planned acquisitions
25	under the current programs of record;

1	(2) an analysis of—
2	(A) how the Coast Guard at-sea oper-
3	ational fleet requirements are currently met, in-
4	cluding the use of the Coast Guard's current
5	cutter fleet, agreements with partners, char-
6	tered vessels, and unmanned vehicle technology;
7	and
8	(B) whether existing and planned cutter
9	programs of record (including the Fast Re-
10	sponse Cutter, Offshore Patrol Cutter, and Na-
11	tional Security Cutter) will enable the Coast
12	Guard to meet at-sea operational requirements:
13	and
14	(3) a description of—
15	(A) planned manned and unmanned vessel
16	acquisition; and
17	(B) how such acquisitions will change the
18	extent to which the Coast Guard at-sea oper-
19	ational requirements are met.
20	(c) Consultation and Transparency.—
21	(1) Consultation.—In consulting with the
22	Federal and non-Federal stakeholders under sub-
23	section (a), the Secretary of the department in which
24	the Coast Guard is operating shall—

1	(A) provide the stakeholders with opportu-
2	nities for input—
3	(i) prior to initially drafting the re-
4	port, including the assessment and stra-
5	tegic plan; and
6	(ii) not later than 3 months prior to
7	finalizing the report, including the assess-
8	ment and strategic plan, for submission;
9	and
10	(B) document the input and its disposition
11	in the report.
12	(2) Transparency.—All input provided under
13	paragraph (1) shall be made available to the public.
14	(d) Ensuring Maritime Coverage.—In order to
15	meet Coast Guard mission requirements for search and
16	rescue, ports, waterways, and coastal security, and mari-
17	time environmental response during recapitalization of
18	Coast Guard vessels, the Coast Guard shall ensure con-
19	tinuity of the coverage, to the maximum extent prac-
20	ticable, in the locations that may lose assets.
21	SEC. 818. NATIONAL SECURITY CUTTER.
22	(a) STANDARD METHOD FOR TRACKING.—The Com-
23	mandant of the Coast Guard may not certify an eighth
24	National Security Cutter as Ready for Operations before
25	the date on which the Commandant provides to the Com-

1	mittee on Transportation and Infrastructure of the House
2	of Representatives and the Committee on Commerce,
3	Science, and Transportation of the Senate—
4	(1) a notification of a new standard method for
5	tracking operational employment of Coast Guard
6	major cutters that does not include time during
7	which such a cutter is away from its homeport for
8	maintenance or repair; and
9	(2) a report analyzing cost and performance for
10	different approaches to achieving varied levels of
11	operational employment using the standard method
12	required by paragraph (1) that, at a minimum—
13	(A) compares over a 30-year period the av-
14	erage annualized baseline cost and perform-
15	ances for a certified National Security Cutter
16	that operated for 185 days away from homeport
17	or an equivalent alternative measure of oper-
18	ational tempo—
19	(i) against the cost of a 15 percent in-
20	crease in days away from homeport or an
21	equivalent alternative measure of oper-
22	ational tempo for a National Security Cut-
23	ter; and

1	(ii) against the cost of the acquisition
2	and operation of an additional National
3	Security Cutter; and
4	(B) examines the optimal level of oper-
5	ational employment of National Security Cut-
6	ters to balance National Security Cutter cost
7	and mission performance.
8	(b) Conforming Amendments.—
9	(1) Section 221(b) of the Coast Guard and
10	Maritime Transportation Act of 2012 (126 Stat.
11	1560) is repealed.
10	(2) Section 204(c)(1) of the Coast Guard Au-
12	
12	thorization Act of 2016 (130 Stat. 35) is repealed.
	thorization Act of 2016 (130 Stat. 35) is repealed. SEC. 819. ACQUISITION PLAN FOR INLAND WATERWAY AND
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13 14 15	SEC. 819. ACQUISITION PLAN FOR INLAND WATERWAY AND
13 14 15 16	SEC. 819. ACQUISITION PLAN FOR INLAND WATERWAY AND RIVER TENDERS AND BAY-CLASS ICE-
13 14 15 16	SEC. 819. ACQUISITION PLAN FOR INLAND WATERWAY AND RIVER TENDERS AND BAY-CLASS ICE- BREAKERS.
113 114 115 116 117	SEC. 819. ACQUISITION PLAN FOR INLAND WATERWAY AND RIVER TENDERS AND BAY-CLASS ICE- BREAKERS. (a) ACQUISITION PLAN.—Not later than 270 days
13 14 15 16	SEC. 819. ACQUISITION PLAN FOR INLAND WATERWAY AND RIVER TENDERS AND BAY-CLASS ICE- BREAKERS. (a) ACQUISITION PLAN.—Not later than 270 days after the date of the enactment of this Act, the Com-
13 14 15 16 17 18	SEC. 819. ACQUISITION PLAN FOR INLAND WATERWAY AND RIVER TENDERS AND BAY-CLASS ICE- BREAKERS. (a) ACQUISITION PLAN.—Not later than 270 days after the date of the enactment of this Act, the Commandant of the Coast Guard shall submit to the Com-
13 14 15 16 17 18 19 20	SEC. 819. ACQUISITION PLAN FOR INLAND WATERWAY AND RIVER TENDERS AND BAY-CLASS ICE- BREAKERS. (a) ACQUISITION PLAN.—Not later than 270 days after the date of the enactment of this Act, the Commandant of the Coast Guard shall submit to the Committee on Commerce, Science, and Transportation of the
13 14 15 16 17 18 19 20 21	RIVER TENDERS AND BAY-CLASS ICE-BREAKERS. (a) ACQUISITION PLAN.—Not later than 270 days after the date of the enactment of this Act, the Commandant of the Coast Guard shall submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation and Infra-

1	(b) Contents.—The plan under subsection (a) shall
2	include—
3	(1) an analysis of the work required to extend
4	the life of vessels described in subsection (a);
5	(2) recommendations for which, if any, such
6	vessels it is cost effective to undertake a ship-life ex-
7	tension or enhanced maintenance program;
8	(3) an analysis of the aids to navigation pro-
9	gram to determine if advances in navigation tech-
10	nology may reduce the needs for physical aids to
11	navigation;
12	(4) recommendations for changes to physical
13	aids to navigation and the distribution of such aids
14	that reduce the need for the acquisition of vessels to
15	replace the vessels described in subsection (a);
16	(5) a schedule for the acquisition of vessels to
17	replace the vessels described in subsection (a), in-
18	cluding the date on which the first vessel will be de-
19	livered;
20	(6) the date such acquisition will be complete;
21	(7) a description of the order and location of re-
22	placement vessels;
23	(8) an estimate of the cost per vessel and of the
24	total cost of the acquisition program of record; and

1	(9) an analysis of whether existing vessels can
2	be used.
3	SEC. 820. GREAT LAKES ICEBREAKER ACQUISITION.
4	(a) ICEBREAKING ON THE GREAT LAKES.—For fiscal
5	years 2018 and 2019, the Commandant of the Coast
6	Guard may use funds made available pursuant to section
7	4902 of title 14, United States Code, as amended by this
8	division, for the construction of an icebreaker that is at
9	least as capable as the Coast Guard Cutter ${\it Mackinaw}$ to
10	enhance icebreaking capacity on the Great Lakes.
11	(b) Acquisition Plan.—Not later than 45 days
12	after the date of enactment of this Act, the Commandant
13	shall submit a plan to the Committee on Commerce,
14	Science, and Transportation of the Senate and the Com-
15	mittee on Transportation and Infrastructure of the House
16	of Representatives for acquiring an icebreaker described
17	in subsections (a) and (b). Such plan shall include—
18	(1) the details and schedule of the acquisition
19	activities to be completed; and
20	(2) a description of how the funding for Coast
21	Guard acquisition, construction, and improvements
22	that was appropriated under the Consolidated Ap-
23	propriations Act, 2017 (Public Law 115–31) will be
24	allocated to support the acquisition activities re-
25	ferred to in paragraph (1).

1 SEC. 821. POLAR ICEBREAKERS.

2	(a) Enhanced Maintenance Program for the
3	Polar Star.—
4	(1) In general.—Subject to the availability of
5	appropriations, the Commandant of the Coast Guard
6	shall conduct an enhanced maintenance program on
7	Coast Guard Cutter $Polar\ Star\ (WAGB-10)$ to ex-
8	tend the service life of such vessel until at least De-
9	cember 31, 2025.
10	(2) REQUIREMENT FOR REPORT.—Not later
11	than 180 days after the date of the enactment of the
12	Coast Guard Authorization Act of 2017, the Sec-
13	retary of the department in which the Coast Guard
14	is operating, in consultation with Naval Sea Systems
15	Command, shall submit to the Committee on Com-
16	merce, Science, and Transportation of the Senate
17	and the Committee on Transportation and Infra-
18	structure of the House of Representatives a detailed
19	report describing a plan to extend the service life of
20	the Coast Guard Cutter $Polar\ Star\ (WAGB-10)$
21	until at least December 31, 2025, through an en-
22	hanced maintenance program.
23	(3) Content.—The report required by para-
24	graph (2) shall include the following:
25	(A) An assessment and discussion of the
26	enhanced maintenance program recommended

1	by the National Academies of Sciences, Engi-
2	neering, and Medicine's Committee on Polar
3	Icebreaker Cost Assessment in the letter report
4	"Acquisition and Operation of Polar Ice-
5	breakers: Fulfilling the Nation's Needs".
6	(B) An assessment and discussion of the
7	Government Accountability Office's concerns
8	and recommendations regarding service life ex-
9	tension work on Coast Guard Cutter Polar Star
10	(WAGB-10) in the report "Status of the Coast
11	Guard's Polar Icebreaking Fleet Capability and
12	Recapitalization Plan".
13	(C) Based upon a materiel condition as-
14	sessment of the Coast Guard Cutter Polar Star
15	(WAGB-10)—
16	(i) a description of the service life ex-
17	tension needs of the vessel;
18	(ii) detailed information regarding
19	planned shipyard work for each fiscal year
20	to meet such needs; and
21	(iii) an estimate of the amount needed
22	to be appropriated to complete the en-
23	hanced maintenance program.

1	(D) A plan to ensure the vessel will main-
2	tain seasonally operational status during the
3	enhanced maintenance program.
4	(4) Authorization of appropriations.—
5	The Commandant of the Coast Guard may use
6	funds made available pursuant to section 4902 of
7	title 14, United States Code, as amended by section
8	202 of this division, for the enhanced maintenance
9	program described in the report required by sub-
10	section (a).
11	(b) Overdue Report.—Upon the date of enactment
12	of the Coast Guard Authorization Act of 2017, the Sec-
13	retary of the department in which the Coast Guard is op-
14	erating shall submit to the Committee on Commerce,
15	Science, and Transportation of the Senate and the Com-
16	mittee on Transportation and Infrastructure of the House
17	of Representatives the polar icebreaker recapitalization
18	plan required under section 3523 of the National Defense
19	Authorization Act for Fiscal Year 2017 (Public Law 114–
20	328).
21	(c) Coast Guard and Maritime Transportation
22	ACT OF 2012; AMENDMENT.—Section 222 of the Coast
23	Guard and Maritime Transportation Act of 2012 (Public
24	Law 112–213), as amended, is further amended as fol-
25	lows:

1	(1) by striking subsections (a) through (d);
2	(2) by redesignating subsections (e) through (g)
3	as subsections (a) through (c), respectively;
4	(3) in subsection (a), as redesignated—
5	(A) in the matter preceding paragraph (1),
6	by striking "Except as provided in subsection
7	(c), the Commandant" and inserting "The
8	Commandant";
9	(B) in paragraph (1) by striking "Polar
10	Sea or'';
11	(C) in paragraph (2) by striking "either of
12	the vessels" and inserting "the Polar Star or
13	the Polar Sea''; and
14	(D) in paragraph (3) by striking "either of
15	the vessels" each place it appears and inserting
16	"the Polar Star".
17	SEC. 822. STRATEGIC ASSETS IN THE ARCTIC.
18	(a) Definition of Arctic.—In this section, the
19	term "Arctic" has the meaning given the term in section
20	112 of the Arctic Research and Policy Act of 1984 (15
21	U.S.C. 4111).
22	(b) Sense of Congress.—It is the sense of Con-
23	gress that—

1	(1) the Arctic continues to grow in significance
2	to both the national security interests and the eco-
3	nomic prosperity of the United States; and
4	(2) the Coast Guard must ensure it is posi-
5	tioned to respond to any accident, incident, or threat
6	with appropriate assets.
7	(c) Report.—Not later than 1 year after the date
8	of enactment of this Act, the Commandant of the Coast
9	Guard, in consultation with the Secretary of Defense and
10	taking into consideration the Department of Defense 2016
11	Arctic Strategy, shall submit to the Committee on Com-
12	merce, Science, and Transportation of the Senate and the
13	Committee on Transportation and Infrastructure of the
14	House of Representatives a report on the progress toward
15	implementing the strategic objectives described in the
16	United States Coast Guard Arctic Strategy dated May
17	2013.
18	(d) Contents.—The report under subsection (c)
19	shall include—
20	(1) a description of the Coast Guard's progress
21	toward each strategic objective identified in the
22	United States Coast Guard Arctic Strategy dated
23	May 2013;
24	(2) an assessment of the assets and infrastruc-
25	ture necessary to meet the strategic objectives iden-

1	tified in the United States Coast Guard Arctic
2	Strategy dated May 2013 based on factors such
3	as—
4	(A) response time;
5	(B) coverage area;
6	(C) endurance on scene;
7	(D) presence; and
8	(E) deterrence;
9	(3) an analysis of the sufficiency of the dis-
10	tribution of National Security Cutters, Offshore Pa-
11	trol Cutters, and Fast Response Cutters both sta-
12	tioned in various Alaskan ports and in other loca-
13	tions to meet the strategic objectives identified in
14	the United States Coast Guard Arctic Strategy,
15	dated May 2013;
16	(4) plans to provide communications throughout
17	the entire Coastal Western Alaska Captain of the
18	Port zone to improve waterway safety and mitigate
19	close calls, collisions, and other dangerous inter-
20	actions between the shipping industry and subsist-
21	ence hunters;
22	(5) plans to prevent marine casualties, when
23	possible, by ensuring vessels avoid environmentally
24	sensitive areas and permanent security zones;
25	(6) an explanation of—

1	(A) whether it is feasible to establish a ves-
2	sel traffic service, using existing resources or
3	otherwise; and
4	(B) whether an Arctic Response Center of
5	Expertise is necessary to address the gaps in
6	experience, skills, equipment, resources, train-
7	ing, and doctrine to prepare, respond to, and
8	recover spilled oil in the Arctic; and
9	(7) an assessment of whether sufficient agree-
10	ments are in place to ensure the Coast Guard is re-
11	ceiving the information it needs to carry out its re-
12	sponsibilities.
13	SEC. 823. ARCTIC PLANNING CRITERIA.
14	(a) Alternative Planning Criteria.—
15	(1) In general.—For purposes of the Oil Pol-
16	lution Act of 1990 (33 U.S.C. 2701 et seq.), the
17	Commandant of the Coast Guard may approve a
18	vessel response plan under section 311 of the Fed-
19	eral Water Pollution Control Act (33 U.S.C. 1321)
20	for a vessel operating in any area covered by the
21	Captain of the Port Zone (as established by the
22	Commandant) that includes the Arctic, if the Com-
23	mandant verifies that—
24	(A) equipment required to be available for

1	proven capable of operating in the environ-
2	mental conditions expected in the area in which
3	it is intended to be operated; and
4	(B) the operators of such equipment have
5	conducted training on the equipment within the
6	area covered by such Captain of the Port Zone.
7	(2) Post-approval requirements.—In ap-
8	proving a vessel response plan under paragraph (1),
9	the Commandant shall—
10	(A) require that the oil spill removal orga-
11	nization identified in the vessel response plan
12	conduct regular exercises and drills of the plan
13	in the area covered by the Captain of the Port
14	Zone that includes the Arctic; and
15	(B) allow such oil spill removal organiza-
16	tion to take credit for a response to an actual
17	spill or release in the area covered by such Cap-
18	tain of the Port Zone, instead of conducting an
19	exercise or drill required under subparagraph
20	(A), if the oil spill removal organization—
21	(i) documents which exercise or drill
22	requirements were met during the re-
23	sponse; and

1	(ii) submits a request for credit to,
2	and receives approval from, the Com-
3	mandant.
4	(b) Report.—
5	(1) In general.—Not later than 120 days
6	after the date of enactment of this Act, the Com-
7	mandant of the Coast Guard shall submit to the
8	Committee on Commerce, Science, and Transpor-
9	tation of the Senate and the Committee on Trans-
10	portation and Infrastructure of the House of Rep-
11	resentatives a report on the oil spill prevention and
12	response capabilities for the area covered by the
13	Captain of the Port Zone (as established by the
14	Commandant) that includes the Arctic.
15	(2) Contents.—The report submitted under
16	paragraph (1) shall include the following:
17	(A) A description of equipment and assets
18	available for response under the vessel response
19	plans approved for vessels operating in the area
20	covered by the Captain of the Port Zone, in-
21	cluding details on any providers of such equip-
22	ment and assets.
23	(B) A description of the location of such
24	equipment and assets, including an estimate of
25	the time to deploy the equipment and assets.

1	(C) A determination of how effectively
2	such equipment and assets are distributed
3	throughout the area covered by the Captain of
4	the Port Zone.
5	(D) A statement regarding whether the
6	ability to maintain and deploy such equipment
7	and assets is taken into account when meas-
8	uring the equipment and assets available
9	throughout the area covered by the Captain of
10	the Port Zone.
11	(E) A validation of the port assessment
12	visit process and response resource inventory
13	for response under the vessel response plans ap-
14	proved for vessels operating in the area covered
15	by the Captain of the Port Zone.
16	(F) A determination of the compliance rate
17	with Federal vessel response plan regulations in
18	the area covered by the Captain of the Port
19	Zone during the previous 3 years.
20	(G) A description of the resources needed
21	throughout the area covered by the Captain of
22	the Port Zone to conduct port assessments, ex-
23	ercises, response plan reviews, and spill re-
24	sponses.

1	(c) Definition of Arctic.—In this section, the
2	term "Arctic" has the meaning given the term under sec-
3	tion 112 of the Arctic Research and Policy Act of 1984
4	(15 U.S.C. 4111).
5	SEC. 824. VESSEL RESPONSE PLAN AUDIT.
6	(a) In General.—Not later than 1 year after the
7	date of enactment of this Act, the Comptroller General
8	of the United States shall complete and submit to the
9	Committee on Commerce, Science, and Transportation of
10	the Senate and the Committee on Transportation and In-
11	frastructure of the House of Representatives a comprehen-
12	sive review of the processes and resources used by the
13	Coast Guard to implement vessel response plan require-
14	ments under section 311 of the Federal Water Pollution
15	Control Act (33 U.S.C. 1321).
16	(b) REQUIRED ELEMENTS OF REVIEW.—The review
17	required under subsection (a) shall, at a minimum, in-
18	clude—
19	(1) a study, or an audit if appropriate, of the
20	processes the Coast Guard uses—
21	(A) to approve the vessel response plans
22	referred to in subsection (a);
23	(B) to approve alternate planning criteria
24	used in lieu of National Planning Criteria in
25	approving such plans;

1	(C) to verify compliance with such plans;
2	and
3	(D) to act in the event of a failure to com-
4	ply with the requirements of such plans;
5	(2) an examination of all Federal and State
6	agency resources used by the Coast Guard in car-
7	rying out the processes identified under paragraph
8	(1), including—
9	(A) the current staffing model and organi-
10	zation;
11	(B) data, software, simulators, systems, or
12	other technology, including those pertaining to
13	weather, oil spill trajectory modeling, and risk
14	management;
15	(C) the total amount of time per fiscal
16	year expended by Coast Guard personnel to ap-
17	prove and verify compliance with vessel re-
18	sponse plans; and
19	(D) the average amount of time expended
20	by the Coast Guard for approval of, and
21	verification of compliance with, a single vessel
22	response plan;
23	(3) an analysis of how, including by what
24	means or methods, the processes identified under
25	paragraph (1)—

1	(A) ensure compliance with applicable law;
2	(B) are implemented by the Coast Guard,
3	including at the district and sector levels;
4	(C) are informed by public comment and
5	engagement with States, Indian Tribes, and
6	other regional stakeholders;
7	(D) ensure availability and adequate oper-
8	ational capability and capacity of required as-
9	sets and equipment, including in cases in which
10	contractual obligations may limit the avail-
11	ability of such assets and equipment for re-
12	sponse;
13	(E) provide for adequate asset and equip-
14	ment mobilization time requirements, particu-
15	larly with respect to—
16	(i) calculation and establishment of
17	such requirements;
18	(ii) verifying compliance with such re-
19	quirements; and
20	(iii) factoring in weather, including
21	specific regional adverse weather as de-
22	fined in section 155.1020 of title 33, Code
23	of Federal Regulations, in calculating, es-
24	tablishing, and verifying compliance with
25	such requirements;

1	(F) ensure response plan updates and ves-
2	sel compliance when changes occur in response
3	planning criteria, asset and equipment mobiliza-
4	tion times, or regional response needs, such as
5	trends in transportation of high gravity oils or
6	changes in vessel traffic volume; and
7	(G) enable effective action by the Coast
8	Guard in the event of a failure to comply with
9	response plan requirements;
10	(4) a determination regarding whether asset
11	and equipment mobilization time requirements under
12	approved vessel response plans can be met by the
13	vessels to which they apply; and
14	(5) recommendations for improving the proc-
15	esses identified under paragraph (1), including rec-
16	ommendations regarding the sufficiency of Coast
17	Guard resources dedicated to those processes.
18	SEC. 825. WATERS DEEMED NOT NAVIGABLE WATERS OF
19	THE UNITED STATES FOR CERTAIN PUR-
20	POSES.
21	For purposes of the application of subtitle II of title
22	46, United States Code, to the Volunteer (Hull Number
23	CCA4108), the Illinois and Michigan Canal is deemed to
24	not be navigable waters of the United States.

1	SEC. 826. DOCUMENTATION OF RECREATIONAL VESSELS.
2	Coast Guard personnel performing nonrecreational
3	vessel documentation functions under subchapter II of
4	chapter 121 of title 46, United States Code, may perform
5	recreational vessel documentation under section 12114 of
6	such title in any fiscal year in which—
7	(1) funds available for Coast Guard operating
8	expenses may not be used for expenses incurred for
9	recreational vessel documentation;
10	(2) fees collected from owners of yachts and
11	credited to such use are insufficient to pay expenses
12	of recreational vessel documentation; and
13	(3) there is a backlog of applications for rec-
14	reational vessel documentation.
15	SEC. 827. EQUIPMENT REQUIREMENTS; EXEMPTION FROM
16	THROWABLE PERSONAL FLOTATION DEVICES
17	REQUIREMENT.
18	Not later than one year after the date of enactment
19	
	of this Act, the Secretary of the department in which the
20	of this Act, the Secretary of the department in which the Coast Guard is operating shall—
20	Coast Guard is operating shall—
20 21	Coast Guard is operating shall— (1) prescribe regulations in part 160 of title 46,
20 21 22	Coast Guard is operating shall— (1) prescribe regulations in part 160 of title 46, Code of Federal Regulations, that treat a marine

1	(2) revise section 175.17 of title 33, Code of
2	Federal Regulations, to exempt rafts that are 16
3	feet or more overall in length from the requirement
4	to carry an additional throwable personal flotation
5	device when such a marine throw bag is onboard and
6	accessible.
7	SEC. 828. VISUAL DISTRESS SIGNALS AND ALTERNATIVE
8	USE.
9	(a) In General.—The Secretary of the department
10	in which the Coast Guard is operating shall develop a per-
11	formance standard for the alternative use and possession
12	of visual distress alerting and locating signals as man-
13	dated by carriage requirements for recreational boats in
14	subpart C of part 175 of title 33, Code of Federal Regula-
15	tions.
16	(b) Regulations.—Not later than 180 days after
17	the performance standard for alternative use and posses-
18	sion of visual distress alerting and locating signals is final-
19	ized, the Secretary shall revise part 175 of title 33, Code
20	of Federal Regulations, to allow for carriage of such alter-
21	native signal devices.
22	SEC. 829. RADAR REFRESHER TRAINING.
23	Not later than 60 days after the date of enactment
24	of this Act, the Secretary of the department in which the
25	Coast Guard is operating shall prescribe a final rule elimi-

1	nating the requirement that a mariner actively using the
2	mariner's credential complete an approved refresher or re-
3	certification course to maintain a radar observer endorse-
4	ment. This rulemaking shall be exempt from chapters 5
5	and 6 of title 5, United States Code, and Executive Orders
6	12866 and 13563.
7	SEC. 830. COMMERCIAL FISHING VESSEL SAFETY NA-
8	TIONAL COMMUNICATIONS PLAN.
9	(a) Requirement for Plan.—Not later than 1
10	year after the date of enactment of this Act, the Secretary
11	of the department in which the Coast Guard is operating
12	shall develop and submit to the Committee on Commerce,
13	Science, and Transportation of the Senate and the Com-
14	mittee on Transportation and Infrastructure of the House
15	of Representatives a national communications plan for the
16	purposes of—
17	(1) disseminating information to the commer-
18	cial fishing vessel industry;
19	(2) conducting outreach with the commercial
20	fishing vessel industry;
21	(3) facilitating interaction with the commercial
22	fishing vessel industry; and
23	(4) releasing information collected under section
24	15102 of title 46, United States Code, as added by

1	this division, to the commercial fishing vessel indus-
2	try.
3	(b) Content.—The plan required by subsection (a),
4	and each annual update, shall—
5	(1) identify staff, resources, and systems avail-
6	able to the Secretary to ensure the widest dissemina-
7	tion of information to the commercial fishing vessel
8	industry;
9	(2) include a means to document all commu-
10	nication and outreach conducted with the commer-
11	cial fishing vessel industry; and
12	(3) include a mechanism to measure effective-
13	ness of such plan.
14	(c) Implementation.—Not later than one year after
15	submission of the initial plan, the Secretary of the depart-
16	ment in which the Coast Guard is operating shall imple-
17	ment the plan and shall at a minimum—
18	(1) leverage Coast Guard staff, resources, and
19	systems available;
20	(2) monitor implementation nationwide to en-
21	sure adherence to plan contents;
22	(3) allow each Captain of the Port to adopt the
23	most effective strategy and means to communicate
24	with commercial fishing vessel industry in that Cap-
25	tain of the Port Zone;

1	(4) document communication and outreach; and
2	(5) solicit feedback from the commercial fishing
3	vessel industry.
4	(d) REPORT AND UPDATES.—The Secretary of the
5	department in which the Coast Guard is operating shall—
6	(1) submit to the Committee on Commerce,
7	Science, and Transportation of the Senate and the
8	Committee on Transportation and Infrastructure of
9	the House of Representatives a report on the effec-
10	tiveness of the plan to date and any updates to en-
11	sure maximum impact of the plan one year after the
12	date of enactment of this Act, and every 4 years
13	thereafter; and
14	(2) include in such report input from individual
15	Captains of the Port and any feedback received from
16	the commercial fishing vessel industry.
17	SEC. 831. AUTHORIZATION FOR MARINE DEBRIS PROGRAM.
18	The Marine Debris Research, Prevention, and Reduc-
19	tion Act is amended—
20	(1) in section 9 (33 U.S.C. 1958)—
21	(A) by striking the em-dash and all that
22	follows through "(1)"; and
23	(B) by striking "; and all that follows
24	through the end of the section and inserting a
25	period; and

1	(2) by adding at the end the following:
2	"SEC. 10. AUTHORIZATION OF APPROPRIATIONS.
3	"Of the amounts authorized for each fiscal year
4	under section 4902 of title 14, United States Code, up
5	to \$2,000,000 are authorized for the Commandant to
6	carry out section 4 of this Act, of which not more than
7	10 percent may be used for administrative costs.".
8	SEC. 832. ATLANTIC COAST PORT ACCESS ROUTE STUDY
9	RECOMMENDATIONS.
10	Not later than 30 days after the date of the enact-
11	ment of the Act, the Commandant of the Coast Guard
12	shall notify the Committee on Transportation and Infra-
13	structure of the House of Representatives and the Com-
14	mittee on Commerce, Science, and Transportation of the
15	Senate of action taken to carry out the recommendations
16	contained in the final report issued by the Atlantic Coast
17	Port Access Route Study (ACPARS) workgroup for which
18	notice of availability was published March 14, 2016 (81
19	Fed. Reg. 13307).
20	SEC. 833. DRAWBRIDGES.
21	Section 5 of the Act entitled "An Act making appro-
22	priations for the construction, repair, and preservation of
23	certain public works on rivers and harbors, and for other
24	purposes", approved August 18, 1894 (33 U.S.C. 499),
25	is amended by adding at the end the following:

1	"(d) Temporary Changes to Drawbridge Oper-
2	ATING SCHEDULES.—Notwithstanding section 553 of title
3	5, United States Code, whenever a temporary change to
4	the operating schedule of a drawbridge, lasting 180 days
5	or less—
6	"(1) is approved—
7	"(A) the Secretary of the department in
8	which the Coast Guard is operating shall—
9	"(i) issue a deviation approval letter
10	to the bridge owner; and
11	"(ii) announce the temporary change
12	in—
13	"(I) the Local Notice to Mari-
14	ners;
15	$``(\Pi)$ a broadcast notice to mari-
16	ners and through radio stations; or
17	"(III) such other local media as
18	the Secretary considers appropriate;
19	and
20	"(B) the bridge owner, except a railroad
21	bridge owner, shall notify—
22	"(i) the public by publishing notice of
23	the temporary change in a newspaper of
24	general circulation published in the place
25	where the bridge is located;

1	"(ii) the department, agency, or office
2	of transportation with jurisdiction over the
3	roadway that abuts the approaches to the
4	bridge; and
5	"(iii) the law enforcement organiza-
6	tion with jurisdiction over the roadway
7	that abuts the approaches to the bridge; or
8	"(2) is denied, the Secretary of the department
9	in which the Coast Guard is operating shall—
10	"(A) not later than 10 days after the date
11	of receipt of the request, provide the bridge
12	owner in writing the reasons for the denial, in-
13	cluding any supporting data and evidence used
14	to make the determination; and
15	"(B) provide the bridge owner a reasonable
16	opportunity to address each reason for the de-
17	nial and resubmit the request.
18	"(e) Drawbridge Movements.—The Secretary of
19	the department in which the Coast Guard is operating—
20	"(1) shall require a drawbridge operator to
21	record each movement of the drawbridge in a log-
22	book;
23	"(2) may inspect the logbook to ensure draw-
24	bridge movement is in accordance with the posted
25	operating schedule;

1	"(3) shall review whether deviations from the
2	posted operating schedule are impairing vehicular
3	and pedestrian traffic; and
4	"(4) may determine if the operating schedule
5	should be adjusted for efficiency of maritime or ve-
6	hicular and pedestrian traffic.
7	"(f) Requirements.—
8	"(1) Logbooks.—An operator of a drawbridge
9	built across a navigable river or other water of the
10	United States—
11	"(A) that opens the draw of such bridge
12	for the passage of a vessel, shall record in a
13	logbook—
14	"(i) the bridge identification and date
15	of each opening;
16	"(ii) the bridge tender or operator for
17	each opening;
18	"(iii) each time it is opened for navi-
19	gation;
20	"(iv) each time it is closed for naviga-
21	tion;
22	"(v) the number and direction of ves-
23	sels passing through during each opening;
24	"(vi) the types of vessels passing
25	through during each opening;

1	"(vii) an estimated or known size
2	(height, length, and beam) of the largest
3	vessel passing through during each open-
4	ing;
5	"(viii) for each vessel, the vessel name
6	and registration number if easily observ-
7	able; and
8	"(ix) all maintenance openings, mal-
9	functions, or other comments; and
10	"(B) that remains open to navigation but
11	closes to allow for trains to cross, shall record
12	in a logbook—
13	"(i) the bridge identification and date
14	of each opening and closing;
15	"(ii) the bridge tender or operator;
16	"(iii) each time it is opened to naviga-
17	tion;
18	"(iv) each time it is closed to naviga-
19	tion; and
20	"(v) all maintenance openings, clos-
21	ings, malfunctions, or other comments.
22	"(2) Maintenance of Logbooks.—A draw-
23	bridge operator shall maintain logbooks required
24	under paragraph (1) for not less than 5 years.

1	"(3) Submission of Logbooks.—At the re-
2	quest of the Secretary of the department in which
3	the Coast Guard is operating, a drawbridge operator
4	shall submit to the Secretary the logbook required
5	under paragraph (1) as the Secretary considers nec-
6	essary to carry out this section.
7	"(4) Exemption.—The requirements under
8	paragraph (1) shall be exempt from sections 3501 to
9	3521 of title 44, United States Code.".
10	SEC. 834. WAIVER.
11	Section 8902 of title 46, United States Code, shall
12	not apply to the chain ferry DIANE (United States official
13	number CG002692) when such vessel is operating on the
14	Kalamazoo River in Saugatuck, Michigan.
15	SEC. 835. VESSEL WAIVER.
16	(a) In General.—Upon enactment of this Act and
17	notwith standing sections (a)(2)(A) and 12113 (a)(2) of
18	title 46, United States Code, the Secretary shall issue a
19	certificate of documentation with coastwise and fishery en-
20	dorsements to the certificated vessel.
21	(b) Replacement Vessel.—The certificated vessel
22	shall qualify and not be precluded from operating as an
23	Amendment 80 replacement vessel under the provisions of
24	part 679 of title 50, Code of Federal Regulations.
25	(c) Coast Guard Review and Determination.—

1	(1) Review.—Not later than 30 days after the
2	date of enactment of this section, the Secretary shall
3	conduct and complete a review of the use of certain
4	foreign fabricated steel components in the hull or su-
5	perstructure of the certificated vessel.
6	(2) Determination.—Based on the review
7	conducted under paragraph (1), the Secretary shall
8	determine whether the shipyard that constructed the
9	certificated vessel or the purchaser of the certifi-
10	cated vessel knew before such components were pro-
11	cured or installed that the use of such components
12	would violate requirements under sections
13	12112(a)(2)(A) and 12113(a)(2) of title 46, United
14	States Code.
15	(3) REVOCATION.—If the Secretary determines
16	under paragraph (2) that the shipyard that con-
17	structed the certificated vessel or the purchaser of
18	the certificated vessel knew before such components
19	were procured or installed that the use of such com-
20	ponents would violate requirements under sections
21	12112(a)(2)(A) and 12113(a)(2) of title 46, United
22	States Code, the Secretary shall immediately revoke
23	the certificate of documentation issued under sub-
24	section (a).

1	(4) Use of documents.—In conducting the
2	review required under paragraph (1), the Secretary
3	may request and review any information, cor-
4	respondence, or documents related to the construc-
5	tion of the certificated vessel, including from the
6	shipyard that constructed the certificated vessel and
7	the purchaser of the certificated vessel.
8	(d) TERMINATION.—If the contract for purchase of
9	the certificated vessel that is in effect on the date of the
10	enactment of this Act is terminated, the purchasing party
11	to that contract shall be prohibited from entering into a
12	subsequent contract or agreement for purchase of such
	vessel.
13	vesser.
13 14	(e) Definition.—In this section—
14	(e) Definition.—In this section—
14 15	(e) Definition.—In this section— (1) the term "Secretary" means the Secretary
14 15 16	(e) Definition.—In this section—(1) the term "Secretary" means the Secretary of the department in which the Coast Guard is oper-
14 15 16 17	(e) Definition.—In this section— (1) the term "Secretary" means the Secretary of the department in which the Coast Guard is operating, acting through the Commandant of the Coast
14 15 16 17	(e) Definition.—In this section— (1) the term "Secretary" means the Secretary of the department in which the Coast Guard is operating, acting through the Commandant of the Coast Guard; and
114 115 116 117 118	 (e) DEFINITION.—In this section— (1) the term "Secretary" means the Secretary of the department in which the Coast Guard is operating, acting through the Commandant of the Coast Guard; and (2) the term "certificated vessel" means the
114 115 116 117 118 119 220	(e) Definition.—In this section— (1) the term "Secretary" means the Secretary of the department in which the Coast Guard is operating, acting through the Commandant of the Coast Guard; and (2) the term "certificated vessel" means the vessel America's Finest (United States official num-
14 15 16 17 18 19 20 21	(e) Definition.—In this section— (1) the term "Secretary" means the Secretary of the department in which the Coast Guard is operating, acting through the Commandant of the Coast Guard; and (2) the term "certificated vessel" means the vessel America's Finest (United States official number 1276760).
14 15 16 17 18 19 20 21	 (e) Definition.—In this section— (1) the term "Secretary" means the Secretary of the department in which the Coast Guard is operating, acting through the Commandant of the Coast Guard; and (2) the term "certificated vessel" means the vessel America's Finest (United States official number 1276760). SEC. 836. TEMPORARY LIMITATIONS.

1	and fishery endorsements for the vessel "AMER-
2	ICA'S FINEST" (United States official number
3	1276760), and subject to subsection (b), the vessels
4	described in paragraph (2) shall not collectively ex-
5	ceed —
6	(A) the percentage of the harvest available
7	in any Gulf of Alaska groundfish fisheries
8	(other than fisheries subject to a limited access
9	privilege program created by the North Pacific
10	Fishery Management Council) that is equivalent
11	to the total harvest by the vessels described in
12	paragraph (2) in those fisheries in the calendar
13	years that a vessel described in paragraph (2)
14	had harvest from 2012 through 2017 relative to
15	the total allowable catch available to such ves-
16	sels in the calendar years 2012 through 2017;
17	or
18	(B) the percentage of processing of deliv-
19	eries from other vessels in any Bering Sea,
20	Aleutian Islands, and Gulf of Alaska groundfish
21	fisheries (including fisheries subject to a limited
22	access privilege program created by the North
23	Pacific Fishery Management Council, or com-
24	munity development quotas as described in sec-
25	tion 305(i) of the Magnuson-Stevens Fishery

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Conservation and Management Act (16 U.S.C.
1855(i))) that is equivalent to the total proc-
essing of such deliveries by the vessels described
in paragraph (2) in those fisheries in the cal-
endar years 2012 through 2017 relative to the
total allowable catch available in the calendar
years 2012 through 2017.
(2) Applicable vessels.—The limitations de-
scribed in paragraph (1) shall apply, in the aggre-
gate, to—
(A) the vessel AMERICA'S FINEST
(United States official number 1276760);
(B) the vessel US INTREPID (United
States official number 604439);
(C) the vessel AMERICAN NO. 1 (United
States official number 610654);
(D) any replacement of a vessel described
in subparagraph (A), (B), or (C); and
(E) any vessel assigned license number
LLG3217 under the license limitation program
under part 679 of title 50, Code of Federal
Regulations.
(b) Expiration.—The limitations described in sub-
section (a) shall apply to a groundfish species in Bering

1	Sea, Aleutian Islands, and Gulf of Alaska only until the
2	earlier of—
3	(1) the end of the 6-year period beginning on
4	the date of enactment of this Act; or
5	(2) the date on which the Secretary of Com-
6	merce issues a final rule, based on recommendations
7	developed by the North Pacific Fishery Management
8	Council consistent with the Magnuson-Stevens Fish-
9	ery Conservation and Management Act (16 U.S.C.
10	1801 et seq.), that limits processing deliveries of
11	that groundfish species from other vessels in any
12	Bering Sea, Aleutian Islands, and Gulf of Alaska
13	groundfish fisheries that are not subject to conserva-
14	tion and management measures under section 206 of
15	the American Fisheries Act (16 U.S.C. 1851 note).
16	(c) Existing Authority.—Except for the measures
17	required by this section, nothing in this title shall be con-
18	strued to limit the authority of the North Pacific Fishery
19	Management Council or the Secretary of Commerce under
20	the Magnuson-Stevens Fishery Conservation and Manage-
21	ment Act (16 U.S.C. 1801 et seq.).

1	SEC. 837. TRANSFER OF COAST GUARD PROPERTY IN JUPI-
2	TER ISLAND, FLORIDA, FOR INCLUSION IN
3	HOBE SOUND NATIONAL WILDLIFE REFUGE.
4	(a) Transfer.—Administrative jurisdiction over the
5	property described in subsection (b) is transferred to the
6	Secretary of the Interior.
7	(b) Property Described.—The property described
8	in this subsection is real property administered by the
9	Coast Guard in the Town of Jupiter Island, Florida, com-
10	prising Parcel $#35-38-42-004-000-02590-6$ (Bon Air
11	Beach lots 259 and 260 located at 83 North Beach Road)
12	and Parcel #35-38-42-004-000-02610-2 (Bon Air Beach
13	lots 261 to 267), including any improvements thereon that
14	are not authorized or required by another provision of law
15	to be conveyed to another person.
16	(c) Administration.—The property described in
17	subsection (b) is included in Hobe Sound National Wildlife
18	Refuge, and shall be administered by the Secretary of the
19	Interior acting through the United States Fish and Wild-
20	life Service.
21	SEC. 838. EMERGENCY RESPONSE.
22	Not later than 90 days after the date of enactment
23	of this Act, the Commandant of the Coast Guard shall
24	request the Comptroller General of the United States to
25	examine whether there are unnecessary regulatory barriers

26 to the use of small passenger vessels, crewboats, and off-

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1	shore supply vessels in disaster response and provide rec-
2	ommendations, as appropriate, to reduce such barriers.
3	SEC. 839. DRAWBRIDGES CONSULTATION.
4	(a) Consultation.—In addition and subsequent to
5	any rulemaking conducted under section 117.8 of title 33,
6	Code of Federal Regulations, related to permanent
7	changes to drawbridge openings that result from Amtrak
8	service between New Orleans, Louisiana and Orlando,
9	Florida, the Commandant shall consult with owners or op-
10	erators of rail lines used for Amtrak passenger service be-
11	tween New Orleans, Louisiana and Orlando, Florida and
12	affected waterway users on changes to drawbridge oper-
13	ating schedules necessary to facilitate the On Time Per-
14	formance of passenger trains. These changes to schedules
15	shall not impact Coast Guard response times to oper-
16	ational missions.
17	(b) Timing.—Consultation in subsection (a) shall
18	occur after commencement of Amtrak passenger service
19	on the rail lines between New Orleans, Louisiana and Or-
20	lando, Florida at the following intervals:
21	(1) Not less than 3 months following the com-
22	mencement of Amtrak passenger service.
23	(2) Not less than 6 months following the com-

mencement of Amtrak passenger service.

24

(c) REPORT.—If after conducting the consultations 1 required by subsection (b)(2), the Commandant finds that 2 3 permanent changes to drawbridge operations are necessary to mitigate delays in the movement of trains de-4 scribed in subsection (a) and that those changes do not 5 unreasonably obstruct the navigability of the affected wa-6 terways, then the Commandant shall submit those find-8 ings to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives.

