AUTHENTICATED U.S. COVERNMENT INFORMATION GPO

^{117TH CONGRESS} 2D SESSION H.R.6865

AN ACT

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

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Don Young Coast Guard Authorization Act of 2022".
- 4 (b) TABLE OF CONTENTS.—The table of contents for

5 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—AUTHORIZATION

- Sec. 101. Authorization of appropriations.
- Sec. 102. Authorized levels of military strength and training.
- Sec. 103. Shoreside infrastructure and facilities.
- Sec. 104. Availability of amounts for acquisition of additional cutters.

TITLE II—COAST GUARD

Subtitle A—Military Personnel Matters

- Sec. 201. Authorized strength.
- Sec. 202. Continuation of officers with certain critical skills on active duty.
- Sec. 203. Number and distribution of officers on active duty promotion list.
- Sec. 204. Coast Guard behavioral health policy.
- Sec. 205. Improving representation of women and of racial and ethnic minorities among Coast Guard active-duty members.

Subtitle B—Operational Matters

- Sec. 206. Pilot project for enhancing Coast Guard cutter readiness through condition-based maintenance.
- Sec. 207. Unmanned systems strategy.
- Sec. 208. Budgeting of Coast Guard relating to certain operations.
- Sec. 209. Report on San Diego maritime domain awareness.
- Sec. 210. Great Lakes winter shipping.
- Sec. 211. Center of expertise for Great Lakes oil spill search and response.
- Sec. 212. Study on laydown of Coast Guard cutters.

Subtitle C—Other Matters

- Sec. 213. Responses of Commandant of the Coast Guard to safety recommendations.
- Sec. 214. Conveyance of Coast Guard vessels for public purposes.
- Sec. 215. Acquisition life-cycle cost estimates.
- Sec. 216. National Coast Guard Museum funding plan.
- Sec. 217. Report on Coast Guard explosive ordnance disposal.
- Sec. 218. Pribilof Island transition completion actions.
- Sec. 219. Notification of communication outages.

TITLE III—MARITIME

Subtitle A—Shipping

Sec. 301. Nonoperating individual.

- Sec. 302. Oceanographic research vessels.
- Sec. 303. Atlantic Coast port access routes briefing.

Subtitle B—Vessel Safety

- Sec. 304. Fishing vessel safety.
- Sec. 305. Requirements for DUKW-type amphibious passenger vessels.
- Sec. 306. Exoneration and limitation of liability for small passengers vessels.
- Sec. 307. Automatic identification system requirements.

Subtitle C—Shipbuilding Program

- Sec. 308. Qualified vessel.
- Sec. 309. Establishing a capital construction fund.

TITLE IV—FEDERAL MARITIME COMMISSION

- Sec. 401. Short title.
- Sec. 402. Purposes.
- Sec. 403. Service contracts.
- Sec. 404. Shipping exchange registry.
- Sec. 405. Data collection.
- Sec. 406. National shipper advisory committee.
- Sec. 407. Annual report and public disclosures.
- Sec. 408. General prohibitions.
- Sec. 409. Prohibition on unreasonably declining cargo.
- Sec. 410. Detention and demurrage.
- Sec. 411. Assessment of penalties.
- Sec. 412. Investigations.
- Sec. 413. Injunctive relief.
- Sec. 414. Technical amendments.
- Sec. 415. Authorization of appropriations.
- Sec. 416. NAS study on supply chain industry.
- Sec. 417. Temporary emergency authority.
- Sec. 418. Terms and vacancies.

TITLE V—MISCELLANEOUS

Subtitle A—Navigation

- Sec. 501. Restriction on changing salvors.
- Sec. 502. Providing requirements for vessels anchored in established anchorage grounds.
- Sec. 503. Aquatic Nuisance Species Task Force.
- Sec. 504. Limitation on recovery for certain injuries incurred in aquaculture activities.

Subtitle B—Other Matters

- Sec. 505. Information on type approval certificates.
- Sec. 506. Passenger vessel security and safety requirements.
- Sec. 507. Cargo waiting time reduction.
- Sec. 508. Limited indemnity provisions in standby oil spill response contracts.
- Sec. 509. Port Coordination Council for Point Spencer.
- Sec. 510. Western Alaska oil spill planning criteria.
- Sec. 511. Nonapplicability.
- Sec. 512. Report on enforcement of coastwise laws.
- Sec. 513. Land conveyance, Sharpe Army Depot, Lathrop, California.

- Sec. 514. Center of Expertise for Marine Environmental Response.
- Sec. 515. Prohibition on entry and operation.
- Sec. 516. St. Lucie River railroad bridge.
- Sec. 517. Assistance related to marine mammals.
- Sec. 518. Manning and crewing requirements for certain vessels, vehicles, and structures.

TITLE VI—SEXUAL ASSAULT AND SEXUAL HARASSMENT PREVENTION AND RESPONSE

- Sec. 601. Definitions.
- Sec. 602. Convicted sex offender as grounds for denial.
- Sec. 603. Sexual harassment or sexual assault as grounds for suspension or revocation.
- Sec. 604. Accommodation; notices.
- Sec. 605. Protection against discrimination.
- Sec. 606. Alcohol prohibition.
- Sec. 607. Surveillance requirements.
- Sec. 608. Master key control.
- Sec. 609. Safety management systems.
- Sec. 610. Requirement to report sexual assault and harassment.
- Sec. 611. Civil actions for personal injury or death of seamen.
- Sec. 612. Administration of sexual assault forensic examination kits.

TITLE VII—TECHNICAL AND CONFORMING PROVISIONS

- Sec. 701. Technical corrections.
- Sec. 702. Transportation worker identification credential technical amendments.
- Sec. 703. Reinstatement.

1

Sec. 704. Determination of budgetary effects.

TITLE I—AUTHORIZATION

2 SEC. 101. AUTHORIZATION OF APPROPRIATIONS.

3 Section 4902 of title 14, United States Code, is
4 amended—

5 (1) in the matter preceding paragraph (1) by
6 striking "years 2020 and 2021" and inserting

- 7 "years 2022 and 2023";
- 8 (2) in paragraph (1)—
- 9 (A) in subparagraph (A)—
- 10 (i) by striking "\$8,151,620,850 for
- 11 fiscal year 2020" and inserting

1	"\$9,282,360,000 for fiscal year 2022";
2	and
3	(ii) by striking "\$8,396,169,475 for
4	fiscal year 2021" and inserting
5	"\$10,210,596,000 for fiscal year 2023";
6	(B) in subparagraph (B) by striking
7	"\$17,035,000" and inserting "\$17,723,520";
8	and
9	(C) in subparagraph (C) by striking
10	"\$17,376,000" and inserting "\$18,077,990";
11	(3) in paragraph (2) —
12	(A) in subparagraph (A)—
13	(i) by striking "\$2,794,745,000 for
	(i) by striking "\$2,794,745,000 for fiscal year 2020" and inserting
13	
13 14	fiscal year 2020" and inserting
13 14 15	fiscal year 2020" and inserting "\$3,312,114,000 for fiscal year 2022";
13 14 15 16	fiscal year 2020" and inserting "\$3,312,114,000 for fiscal year 2022"; and
13 14 15 16 17	fiscal year 2020" and inserting "\$3,312,114,000 for fiscal year 2022"; and (ii) by striking "\$3,312,114,000 for
 13 14 15 16 17 18 	fiscal year 2020" and inserting "\$3,312,114,000 for fiscal year 2022"; and (ii) by striking "\$3,312,114,000 for fiscal year 2021" and inserting
 13 14 15 16 17 18 19 	fiscal year 2020" and inserting "\$3,312,114,000 for fiscal year 2022"; and (ii) by striking "\$3,312,114,000 for fiscal year 2021" and inserting "\$3,477,600,000 for fiscal year 2023";
 13 14 15 16 17 18 19 20 	fiscal year 2020" and inserting "\$3,312,114,000 for fiscal year 2022"; and (ii) by striking "\$3,312,114,000 for fiscal year 2021" and inserting "\$3,477,600,000 for fiscal year 2023"; and
 13 14 15 16 17 18 19 20 21 	fiscal year 2020" and inserting "\$3,312,114,000 for fiscal year 2022"; and (ii) by striking "\$3,312,114,000 for fiscal year 2021" and inserting "\$3,477,600,000 for fiscal year 2023"; and (B) in subparagraph (B)—

1	(ii) by striking "\$20,000,000 for fis-
2	cal year 2021" and inserting "\$20,808,000
3	for fiscal year 2023";
4	(4) in paragraph (3)—
5	(A) by striking "\$13,834,000 for fiscal
6	year 2020" and inserting "\$14,393,220 for fis-
7	cal year 2022"; and
8	(B) by striking "\$14,111,000 for fiscal
9	year 2021" and inserting "\$14,681,084 for fis-
10	cal year 2023"; and
11	(5) in paragraph (4) —
12	(A) by striking $\$205,107,000$ for fiscal
13	year 2020" and inserting "\$213,393,180 for
14	fiscal year 2022"; and
15	(B) by striking "\$209,209,000 for fiscal
16	year 2021" and inserting "\$217,661,044 for
17	fiscal year 2023".
18	SEC. 102. AUTHORIZED LEVELS OF MILITARY STRENGTH
19	AND TRAINING.
20	Section 4904 of title 14, United States Code, is
21	amended—
22	(1) in subsection (a) by striking "fiscal years
23	2020 and 2021 " and inserting "fiscal years 2022
24	and 2023"; and

(2) in subsection (b) by striking "fiscal years
 2020 and 2021" and inserting "fiscal years 2022
 and 2023".

4 SEC. 103. SHORESIDE INFRASTRUCTURE AND FACILITIES.

5 (a) IN GENERAL.—Of the amounts authorized to be appropriated under section 4902(2)(A) of title 14, United 6 7 States Code, for each of fiscal years 2022 and 2023, up 8 to \$585,000,000 shall be authorized for the Secretary of 9 the department in which the Coast Guard is operating to 10 fund the acquisition, construction, rebuilding, or improvement of Coast Guard shoreside infrastructure and facili-11 ties necessary to support Coast Guard operations and 12 13 readiness.

14 (b) BALTIMORE COAST GUARD YARD.—Of the 15 amounts set aside under subsection (a), up to \$175,000,000 shall be authorized to improve facilities at 16 the Coast Guard Yard in Baltimore, Maryland, including 17 improvements to piers and wharves, dry dock, capital 18 19 equipment utilities, or dredging necessary to facilitate access to such Yard. 20

(c) TRAINING CENTER CAPE MAY.—Of the amounts
set aside under subsection (a), up to \$60,000,000 shall
be authorized to fund Phase I, in fiscal year 2022, and
Phase II, in fiscal year 2023, for the recapitalization of

the barracks at the United States Coast Guard Training
 Center Cape May in Cape May, New Jersey.

3 (d) MITIGATION OF HAZARD RISKS.—In carrying out 4 projects with funds authorized under this section, the 5 Coast Guard shall mitigate, to the greatest extent prac-6 ticable, natural hazard risks identified in any Shore Infra-7 structure Vulnerability Assessment for Phase I related to 8 such projects.

9 (e) FORT WADSWORTH, NEW YORK.—Of the
10 amounts set aside under subsection (a), up to \$1,200,000
11 shall be authorized to fund a construction project to—

(1) complete repairs to the United States Coast
Guard Station, New York, waterfront, including repairs to the concrete pier; and

(2) replace floating piers Alpha and Bravo, the
South Breakwater and Ice Screen, the North Breakwater and Ice Screen, and the seawall.

18 SEC. 104. AVAILABILITY OF AMOUNTS FOR ACQUISITION OF

19 ADDIT

ADDITIONAL CUTTERS.

20 (a) IN GENERAL.—Of the amounts authorized to be21 appropriated under—

(1) section 4902(2)(A)(i) of title 14, United
States Code, as amended by section 101 of this title,
for fiscal year 2022;

1	(A) $$300,000,000$ shall be authorized for
2	the acquisition of a twelfth National Security
3	Cutter; and
4	(B) $$210,000,000$ shall be authorized for
5	the acquisition of 3 Fast Response Cutters; and
6	(2) section 4902(2)(A)(ii) of title 14, United
7	States Code, as amended by section 101 of this title,
8	for fiscal year 2023;
9	(A) $300,000,000$ shall be authorized for
10	the acquisition of a twelfth National Security
11	Cutter; and
12	(B) $$210,000,000$ shall be authorized for
13	the acquisition of 3 Fast Response Cutters.
14	(b) TREATMENT OF ACQUIRED CUTTER.—Any cutter
15	acquired using amounts authorized under subsection (a)
16	shall be in addition to the National Security Cutters and
17	Fast Response Cutters approved under the existing acqui-
18	sition baseline in the program of record for the National
19	Security Cutter and Fast Response Cutter.
20	(c) Great Lakes Icebreaker Acquisition.—Of
21	the amounts authorized to be appropriated under section
22	4902(2)(A)(ii) of title 14, United States Code—

(1) for fiscal year 2022, \$350,000,000 shall beauthorized for the acquisition of a Great Lakes ice-

9

breaker at least as capable as Coast Guard Cutter
 Mackinaw (WLBB-30); and

(2) for fiscal year 2023, \$20,000,000 shall be 3 4 authorized for the design and selection of 5 icebreaking cutters for operation in the Great Lakes, 6 the Northeastern United States, and the Arctic, as 7 appropriate, that are at least as capable as the 8 Coast Guard 140-foot icebreaking tugs.

9 (d) DRUG AND MIGRANT INTERDICTION.—Of the 10 Fast Response Cutters authorized for acquisition under 11 subsection (a), at least 1 shall be used for drug and mi-12 grant interdiction in the Caribbean Basin (including the 13 Gulf of Mexico).

14 TITLE II—COAST GUARD 15 Subtitle A—Military Personnel

16

Matters

17 SEC. 201. AUTHORIZED STRENGTH.

18 Section 3702 of title 14, United States Code, is19 amended by adding at the end the following:

20 "(c) The Secretary may vary the authorized end 21 strength of the Coast Guard Selected Reserves for a fiscal 22 year by a number equal to not more than 3 percent of 23 such end strength upon a determination by the Secretary 24 that varying such authorized end strength is in the na-25 tional interest. 1 "(d) The Commandant may increase the authorized 2 end strength of the Coast Guard Selected Reserves by a 3 number equal to not more than 2 percent of such author-4 ized end strength upon a determination by the Com-5 mandant that such increase would enhance manning and 6 readiness in essential units or in critical specialties or rat-7 ings.".

8 SEC. 202. CONTINUATION OF OFFICERS WITH CERTAIN 9 CRITICAL SKILLS ON ACTIVE DUTY.

10 (a) IN GENERAL.—Chapter 21 of title 14, United
11 States Code, is amended by inserting after section 2165
12 the following:

13 "§ 2166. Continuation on active duty; Coast Guard officers with certain critical skills

15 "(a) IN GENERAL.—The Commandant may authorize 16 an officer in a grade above grade O-2 to remain on active 17 duty after the date otherwise provided for the retirement 18 of such officer in section 2154 of this title, if the officer 19 possesses a critical skill, or specialty, or is in a career field 20 designated pursuant to subsection (b).

21 "(b) CRITICAL SKILLS, SPECIALTY, OR CAREER
22 FIELD.—The Commandant shall designate any critical
23 skill, specialty, or career field eligible for continuation on
24 active duty as provided in subsection (a).

1 "(c) DURATION OF CONTINUATION.—An officer con-2 tinued on active duty pursuant to this section shall, if not 3 earlier retired, be retired on the first day of the month 4 after the month in which the officer completes 40 years 5 of active service.

6 "(d) POLICY.—The Commandant shall carry out this
7 section by prescribing policy which shall specify the cri8 teria to be used in designating any critical skill, specialty,
9 or career field for purposes of subsection (b).".

10 (b) CLERICAL AMENDMENT.—The analysis for chap-11 ter 21 of title 14, United States Code, is amended by in-12 serting after the item relating to section 2165 the fol-13 lowing:

"2166. Continuation on active duty; Coast Guard officers with certain critical skills.".

14 SEC. 203. NUMBER AND DISTRIBUTION OF OFFICERS ON
15 ACTIVE DUTY PROMOTION LIST.

16 (a) MAXIMUM NUMBER OF OFFICERS.—Section
17 2103(a) of title 14, United States Code, is amended to
18 read as follows:

19 "(a) Maximum Total Number.—

20 "(1) IN GENERAL.—The total number of Coast
21 Guard commissioned officers on the active duty pro22 motion list, excluding warrant officers, shall not ex23 ceed—

24 "(A) 7,100 in fiscal year 2022;

1	
1	"(B) 7,200 in fiscal year 2023;
2	"(C) 7,300 in fiscal year 2024; and
3	"(D) 7,400 in fiscal year 2025 and each
4	subsequent fiscal year.
5	"(2) TEMPORARY INCREASE.—Notwithstanding
6	paragraph (1), the Commandant may temporarily
7	increase the total number of commissioned officers
8	permitted under such paragraph by up to 2 percent
9	for no more than 60 days following the date of the
10	commissioning of a Coast Guard Academy class.
11	"(3) NOTIFICATION.—Not later than 30 days
12	after exceeding the total number of commissioned of-
13	ficers permitted under paragraph (1) , and each 30
14	days thereafter until the total number of commis-
15	sioned officers no longer exceeds the number of such
16	officers permitted under paragraph (1), the Com-
17	mandant shall notify the Committee on Transpor-
18	tation and Infrastructure of the House of Represent-
19	atives and the Committee on Commerce, Science,
20	and Transportation of the Senate of the number of
21	officers on the active duty promotion list on the last
22	day of the preceding 30-day period.".
23	(b) Officers Not on Active Duty Promotion

24 LIST.—

(1) IN GENERAL.—Chapter 51 of title 14,
 United States Code, is amended by adding at the
 end the following:

4 "§ 5113. Officers not on active duty promotion list

5 "Not later than 60 days after the date on which the President submits to Congress a budget pursuant to sec-6 tion 1105 of title 31, the Commandant shall submit to 7 8 the Committee on Transportation and Infrastructure of 9 the House of Representatives and the Committee on Com-10 merce, Science, and Transportation of the Senate the number of Coast Guard officers serving at other Federal 11 12 entities on a reimbursable basis but not on the active duty 13 promotion list.".

- 14 (2) CLERICAL AMENDMENT.—The analysis for
- 15 chapter 51 of title 14, United States Code, is
- 16 amended by adding at the end the following:

"5113. Officers not on active duty promotion list.".

17 SEC. 204. COAST GUARD BEHAVIORAL HEALTH POLICY.

18 (a) INTERIM BEHAVIORAL HEALTH POLICY.—Not later than 60 days after the date of enactment of this Act, 19 20 the Commandant of the Coast Guard shall establish an 21 interim behavioral health policy for members of the Coast 22 Guard equivalent to the policy described in section 5.28 23 (relating to behavioral health) of Department of Defense Instruction 6130.03, volume 2, "Medical Standards for 24 Military Service: Retention". 25

1 (b) TERMINATION.—The interim policy established 2 under subsection (a) shall remain in effect until the date 3 on which the Commandant issues a permanent behavior 4 health policy for members of the Coast Guard which is, 5 to the extent practicable, equivalent to such section 5.28. SEC. 205. IMPROVING REPRESENTATION OF WOMEN AND 6 7 OF RACIAL AND ETHNIC MINORITIES AMONG 8 COAST GUARD ACTIVE-DUTY MEMBERS. 9 (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Commandant of the 10 11 Coast Guard shall— 12 (1) determine which recommendations in the 13 RAND representation report can practicably be im-14 plemented to promote improved representation in the 15 Coast Guard of— 16 (A) women; and 17 (B) racial and ethnic minorities; and 18 (2) submit to the Committee on Transportation 19 and Infrastructure of the House of Representatives 20 and the Committee on Commerce, Science, and 21 Transportation of the Senate a report on the actions 22 the Commandant has taken, or plans to take, to im-23 plement such recommendations. 24 (b) CURRICULUM AND TRAINING.—The Com-

25 mandant shall update, to reflect actions described under

subsection (a)(2), the curriculum and training materials
 used at—

3 (1) officer accession points, including the Coast
4 Guard Academy and the Leadership Development
5 Center;

6 (2) enlisted member accession at the United
7 States Coast Guard Training Center Cape May in
8 Cape May, New Jersey; and

9 (3) the officer, enlisted member, and civilian
10 leadership courses managed by the Leadership De11 velopment Center.

(c) DEFINITION.—In this section, the term "RAND
representation report" means the report titled "Improving
the Representation of Women and Racial/Ethnic Minorities Among U.S. Coast Guard Active-Duty Members"
issued by the Homeland Security Operational Analysis
Center of the RAND Corporation on August 11, 2021.

18 Subtitle B—Operational Matters

19 SEC. 206. PILOT PROJECT FOR ENHANCING COAST GUARD

20

21

CUTTER READINESS THROUGH CONDITION-BASED MAINTENANCE.

(a) IN GENERAL.—Not later than 2 years after the
date of enactment of this Act, the Commandant of the
Coast Guard shall conduct a pilot project to enhance cutter readiness and reduce lost patrol days through the de-

ployment of commercially developed condition-based pro gram standards for cutter maintenance, in accordance
 with the criteria set forth in subsection (b).

4 (b) CRITERIA FOR CONDITION-BASED MAINTENANCE
5 EVALUATION.—In conducting the pilot project under sub6 section (a), the Commandant shall—

7 (1) select at least 1 legacy cutter asset and 1
8 class of cutters under construction with respect to
9 which the application of the pilot project would en10 hance readiness;

(2) use commercially developed condition-based
program standards similar to those applicable to privately owned and operated vessels or vessels owned
or operated by other Federal agencies (such as those
currently operating under the direction of Military
Sealift Command);

17 (3) create and model a full ship digital twin for18 the cutters selected under paragraph (1);

(4) install or modify instrumentation capable of
producing full hull, mechanical, and electrical data
necessary to analyze cutter operational conditions
with active maintenance alerts; and

23 (5) deploy artificial intelligence, prognostic24 based integrated maintenance planning modeled
25 after standards described in paragraph (2).

18

(c) REPORT TO CONGRESS.—The Commandant shall
 submit to the Committee on Commerce, Science, and
 Transportation of the Senate and the Committee on
 Transportation and Infrastructure of the House of Rep resentatives—

6 (1) an interim report not later than 6 months
7 after the date of enactment of this Act on the
8 progress in carrying out the pilot project described
9 in subsection (a); and

10 (2) a final report not later than 2 years after
11 the date of enactment of this Act on the results of
12 the pilot project described in subsection (a) that in13 cludes—

(A) options to integrate commercially developed condition-based program standards for
cutter maintenance to Coast Guard cutters; and
(B) plans to deploy commercially developed
condition-based program standards for cutter
maintenance to Coast Guard cutters.

20 SEC. 207. UNMANNED SYSTEMS STRATEGY.

(a) SUBMISSION TO CONGRESS.—Not later than 180
days after the date of enactment of this Act, the Commandant of the Coast Guard shall submit to the Committee on Transportation and Infrastructure of the House
of Representatives and the Committee on Commerce,

Science, and Transportation of the Senate a detailed de scription of the strategy of the Coast Guard to implement
 unmanned systems across mission areas, including—

4 (1) the steps taken to implement actions rec5 ommended in the consensus study report of the Na6 tional Academies of Sciences, Engineering, and Med7 icine published on November 12, 2020, titled
8 "Leveraging Unmanned Systems for Coast Guard
9 Missions: A Strategic Imperative";

10 (2) the strategic goals and acquisition strategies
11 for proposed uses and procurements of unmanned
12 systems;

(3) a strategy to sustain competition and innovation for procurement of unmanned systems and
services for the Coast Guard, including defining opportunities for new and existing technologies; and

17 (4) an estimate of the timeline, costs, staff re18 sources, technology, or other resources necessary to
19 accomplish the strategy.

20 (b) PILOT PROJECT.—

(1) AUTONOMOUS CONTROL AND COMPUTER VISION TECHNOLOGY.—The Commandant of the Coast
Guard, acting through the Blue Technology Center
of Expertise, shall conduct a pilot project to retrofit
an existing Coast Guard small boat with—

1	(A) commercially available autonomous
2	control and computer vision technology; and
3	(B) such sensors and methods of commu-
4	nication as are necessary to demonstrate the
5	ability of such control and technology to assist
6	in conducting search and rescue, surveillance,
7	and interdiction missions.
8	(2) Collection of data.—The pilot project
9	under paragraph (1) shall evaluate commercially
10	available products in the field and collect operational
11	data to inform future requirements.
12	(3) BRIEFING.—Not later than 6 months after
13	completing the pilot project required under para-
14	graph (1), the Commandant shall brief the Com-
15	mittee on Transportation and Infrastructure of the
16	House of Representatives and the Committee on
17	commerce, Science, and Transportation of the Sen-
18	ate on the evaluation of the data derived from the
19	project.
20	SEC. 208. BUDGETING OF COAST GUARD RELATING TO CER-
21	TAIN OPERATIONS.
22	(a) IN GENERAL.—Chapter 51 of title 14, United
23	States Code, is further amended by adding at the end the
24	following:

20

1 "§ 5114. Expenses of performing and executing de 2 fense readiness mission activities

3 "The Commandant of the Coast Guard shall include 4 in the annual budget submission of the President under 5 section 1105(a) of title 31, a dedicated budget line item 6 that adequately represents a calculation of the annual 7 costs and expenditures of performing and executing all de-8 fense readiness mission activities, including—

9 "(1) all expenses related to the Coast Guard's 10 coordination, training, and execution of defense 11 readiness mission activities in the Coast Guard's ca-12 pacity as an Armed Force (as such term is defined 13 in section 101 of title 10) in support of Department 14 of Defense national security operations and activities 15 or for any other military department or defense 16 agency (as such terms are defined in such section); 17 "(2) costs associated with Coast Guard detach-18 ments assigned in support of the Coast Guard's de-19 fense readiness mission; and

20 "(3) any other expenses, costs, or matters the
21 Commandant determines appropriate or otherwise of
22 interest to Congress.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 51 of title 14, United States Code, is further amended
by adding at the end the following:

"5114. Expenses of performing and executing defense readiness mission activities.".

1SEC. 209. REPORT ON SAN DIEGO MARITIME DOMAIN2AWARENESS.

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

9 (1) an overview of the maritime domain aware-10 ness in the area of responsibility of the Coast Guard 11 sector responsible for San Diego, California, includ-12 ing—

13 (A) the average volume of known maritime
14 traffic that transited the area during fiscal
15 years 2020 through 2022;

16 (B) current sensor platforms deployed by
17 such sector to monitor illicit activity occurring
18 at sea in such area;

19 (C) the number of illicit activity incidents
20 at sea in such area that the sector responded to
21 during fiscal years 2020 through 2022;

(D) an estimate of the volume of traffic
engaged in illicit activity at sea in such area
and the type and description of any vessels used

1	to carry out illicit activities that such sector re-
2	sponded to during fiscal years 2020 through
3	2022; and
4	(E) the maritime domain awareness re-
5	quirements to effectively meet the mission of
6	such sector;
7	(2) a description of current actions taken by the
8	Coast Guard to partner with Federal, regional,
9	State, and local entities to meet the maritime do-
10	main awareness needs of such area;
11	(3) a description of any gaps in maritime do-
12	main awareness within the area of responsibility of
13	such sector resulting from an inability to meet the
14	enduring maritime domain awareness requirements
15	of the sector or adequately respond to maritime dis-
16	order;
17	(4) an identification of current technology and
18	assets the Coast Guard has to mitigate the gaps
19	identified in paragraph (3);
20	(5) an identification of capabilities needed to
21	mitigate such gaps, including any capabilities the
22	Coast Guard currently possesses that can be de-
23	ployed to the sector;

(6) an identification of tachnology and accets
(6) an identification of technology and assets
the Coast Guard does not currently possess and are
needed to acquire in order to address such gaps; and
(7) an identification of any financial obstacles
that prevent the Coast Guard from deploying exist-
ing commercially available sensor technology to ad-
dress such gaps.
SEC. 210. GREAT LAKES WINTER SHIPPING.
(a) Great Lakes Icebreaking Operations.—
(1) GOVERNMENT ACCOUNTABILITY OFFICE RE-
PORT.—
(A) IN GENERAL.—Not later than 1 year
after the date of enactment of this Act, the
Comptroller General of the United States shall
submit to the Committee on Commerce,
Science, and Transportation of the Senate and
the Committee on Transportation and Infra-
structure of the House of Representatives a re-
port on Coast Guard icebreaking in the Great
Lakes.
(B) ELEMENTS.—The report required
under subparagraph (A) shall—
(i) evaluate—
(I) the economic impact related
to vessel delays or cancellations asso-

1	ciated with ice coverage on the Great
2	Lakes;
3	(II) the impact the standards
4	proposed in paragraph (2) would have
5	on Coast Guard operations in the
6	Great Lakes if such standards were
7	adopted;
8	(III) the fleet mix of medium ice-
9	breakers and icebreaking tugs nec-
10	essary to meet the standards proposed
11	in paragraph (2); and
12	(IV) the resources necessary to
13	support the fleet described in sub-
14	clause (III), including billets for crew
15	and operating costs; and
16	(ii) make recommendations to the
17	Commandant for improvements to the
18	Great Lakes icebreaking program, includ-
19	ing with respect to facilitating shipping
20	and meeting all Coast Guard mission
21	needs.
22	(2) Proposed standards for icebreaking
23	OPERATIONS.—The proposed standards, the impact
24	of the adoption of which is evaluated in subclauses

(II) and (III) of paragraph (1)(B)(i), are the fol lowing:

3 (A) Except as provided in subparagraph
4 (B), the ice-covered waterways in the Great
5 Lakes shall be open to navigation not less than
6 90 percent of the hours that vessels engaged in
7 commercial service and ferries attempt to transit such ice-covered waterways.

9 (B) In a year in which the Great Lakes 10 are not open to navigation, as described in sub-11 paragraph (A), because of ice of a thickness 12 that occurs on average only once every 10 13 years, ice-covered waterways in the Great Lakes 14 shall be open to navigation at least 70 percent 15 of the hours that vessels engaged in commercial 16 service and ferries attempt to transit such ice-17 covered waterways.

18 (3) REPORT BY COMMANDANT.—Not later than 19 90 days after the date on which the Comptroller 20 General submits the report under paragraph (1), the 21 Commandant shall submit to the Committee on 22 Commerce, Science, and Transportation of the Sen-23 ate and the Committee on Transportation and Infra-24 structure of the House of Representatives a report 25 that includes the following:

1	(A) A plan for Coast Guard implementa-
2	tion of any recommendation made by the Comp-
3	troller General under paragraph (1)(B)(ii) with
4	which the Commandant concurs.
5	(B) With respect to any recommendation
6	made under paragraph (1)(B)(ii) with which
7	the Commandant does not concur, an expla-
8	nation of the reasons why the Commandant
9	does not concur.
10	(C) A review of, and a proposed implemen-
11	tation plan for, the results of the fleet mix anal-
12	ysis under paragraph (1)(B)(i)(III).
13	(D) Any proposed modifications to current
14	Coast Guard standards for icebreaking oper-
15	ations in the Great Lakes.
16	(4) PILOT PROGRAM.—During the 5 ice seasons
17	following the date of enactment of this Act, the
18	Coast Guard shall conduct a pilot program to deter-
19	mine the extent to which the current Coast Guard
20	Great Lakes icebreaking cutter fleet can meet the
21	proposed standards described in paragraph (2).
22	(b) Data on Icebreaking Operations in the
23	GREAT LAKES.—
24	(1) IN GENERAL.—The Commandant shall col-
25	lect, during ice season, archive, and disseminate data

28
on icebreaking operations and transits on ice-covered
waterways in the Great Lakes of vessels engaged in
commercial service and ferries.
(2) ELEMENTS.—Data collected, archived, and
disseminated under paragraph (1) shall include the
following:
(A) Voyages by vessels engaged in com-
mercial service and ferries to transit ice-covered
waterways in the Great Lakes that are delayed
or canceled because of the nonavailability of a
suitable icebreaking vessel.
(B) Voyages attempted by vessels engaged
in commercial service and ferries to transit ice-
covered waterways in the Great Lakes that do
not reach their intended destination because of
the nonavailability of a suitable icebreaking ves-
sel.
(C) The period of time that each vessel en-
gaged in commercial service or ferry was de-
layed in getting underway or during a transit of
ice-covered waterways in the Great Lakes due
to the nonavailability of a suitable icebreaking
vessel.
(D) The period of time elapsed between
each request for icebreaking assistance by a

1 vessel engaged in commercial service or ferry 2 and the arrival of a suitable icebreaking vessel and whether such icebreaking vessel was a 3 4 Coast Guard or commercial asset. 5 (E) The percentage of hours that Great 6 Lakes ice-covered waterways were open to navi-7 gation while vessels engaged in commercial 8 service and ferries attempted to transit such 9 waterways for each ice season after the date of 10 enactment of this Act. 11 (F) Relevant communications of each ves-12 sel engaged in commercial service or ferry with 13 the Coast Guard or commercial icebreaking 14 service providers with respect to subparagraphs 15 (A) through (D). 16 (G) A description of any mitigating cir-17 cumstance, such as Coast Guard Great Lakes 18 icebreaker diversions to higher priority mis-19 sions, that may have contributed to the amount 20 of time described in subparagraphs (C) and (D) 21 or the percentage of time described in subpara-22 graph (E). 23 (3) VOLUNTARY REPORTING.—Any reporting by 24 operators of commercial vessels engaged in commercial service or ferries under this section shall be vol untary.
 (4) PUBLIC AVAILABILITY.—The Commandant
 shall make the data collected, archived, and dissemi-

nated under this subsection available to the public
on a publicly accessible internet website of the Coast
Guard.

8 (5) CONSULTATION WITH INDUSTRY.—With re-9 spect to the Great Lakes icebreaking operations of 10 the Coast Guard and the development of the data 11 collected, archived, and disseminated under this sub-12 section, the Commandant shall consult operators 13 of—

- 14 (A) vessels engaged in commercial service;15 and
- 16 (B) ferries.

(c) REPORT ON COMMON HULL DESIGN.—Section
8105 of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law
116–283) is amended by striking subsection (b) and inserting the following:

"(b) REPORT.—Not later than 90 days after the date
of enactment of this subsection, the Commandant shall
submit to the Committee on Commerce, Science, and
Transportation of the Senate and the Committee on

Transportation and Infrastructure of the House of Rep resentatives a report on the operational benefits and limi tations of a common hull design for icebreaking cutters
 for operation in the Great Lakes, the Northeastern United
 States, and the Arctic, as appropriate, that are at least
 as capable as the Coast Guard 140-foot icebreaking
 tugs.".

8 (d) DEFINITIONS.—In this section:

9 (1) COMMERCIAL SERVICE.—The term "com10 mercial service" has the meaning given such term in
11 section 2101 of title 46, United States Code.

12 (2) GREAT LAKES.—The term "Great
13 Lakes"—

14 (A) has the meaning given such term in
15 section 118 of the Federal Water Pollution
16 Control Act (33 U.S.C. 1268); and

17 (B) includes harbors adjacent to such18 waters.

19 (3) ICE-COVERED WATERWAY.—The term "ice20 covered waterway" means any portion of the Great
21 Lakes in which vessels engaged in commercial serv22 ice or ferries operate that is 70 percent or greater
23 covered by ice, but does not include any waters adja24 cent to piers or docks for which commercial

1	icebreaking services are available and adequate for
2	the ice conditions.
3	(4) OPEN TO NAVIGATION.—The term "open to
4	navigation" means navigable to the extent necessary
5	to—
6	(A) meet the reasonable demands of ship-
7	ping;
8	(B) minimize delays to passenger ferries;
9	(C) extricate vessels and persons from dan-
10	ger;
11	(D) prevent damage due to flooding; and
12	(E) conduct other Coast Guard missions,
13	as required.
14	(5) Reasonable demands of shipping.—The
15	term "reasonable demands of shipping" means the
16	safe movement of vessels engaged in commercial
17	service and ferries transiting ice-covered waterways
18	in the Great Lakes to their intended destination, re-
19	gardless of type of cargo.
20	SEC. 211. CENTER OF EXPERTISE FOR GREAT LAKES OIL
21	SPILL SEARCH AND RESPONSE.
22	Section 807(d) of the Frank LoBiondo Coast Guard
23	Authorization Act of 2018 (14 U.S.C. 313 note) is amend-
24	ed to read as follows:

1 "(d) DEFINITION.—In this section, the term 'Great2 Lakes' means—

- 3 "(1) Lake Ontario;
- 4 "(2) Lake Erie;
- 5 "(3) Lake Huron (including Lake St. Clair);
- 6 "(4) Lake Michigan;
- 7 "(5) Lake Superior; and

8 "(6) the connecting channels (including the fol-9 lowing rivers and tributaries of such rivers: Saint 10 Mary's River, Saint Clair River, Detroit River, Niag-11 ara River, Illinois River, Chicago River, Fox River, 12 Grand River, St. Joseph River, St. Louis River, Me-13 nominee River, Muskegon River, Kalamazoo River, 14 and Saint Lawrence River to the Canadian bor-15 der).".

16 SEC. 212. STUDY ON LAYDOWN OF COAST GUARD CUTTERS.

Not later than 120 days after the date of enactment
of this Act, the Secretary of Homeland Security, in consultation with the Secretary of Transportation, shall conduct a study on the laydown of Coast Guard Fast Response Cutters to assess Coast Guard mission readiness
and to identify areas of need for asset coverage.

1Subtitle C—Other Matters2SEC. 213. RESPONSES OF COMMANDANT OF THE COAST

GUARD TO SAFETY RECOMMENDATIONS.

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

7 "§ 721. Responses to safety recommendations

3

8 "(a) IN GENERAL.—Not later than 90 days after the 9 submission to the Commandant of the Coast Guard of a 10 recommendation by the National Transportation Safety 11 Board relating to transportation safety, the Commandant 12 shall submit to the Board a written response to each rec-13 ommendation, which shall include whether the Com-14 mandant—

- 15 "(1) concurs with the recommendation;
- 16 "(2) partially concurs with the recommendation;17 or

18 "(3) does not concur with the recommendation.
19 "(b) EXPLANATION OF CONCURRENCE.—A response
20 under subsection (a) shall include—

"(1) with respect to a recommendation to which
the Commandant concurs, an explanation of the actions the Commandant intends to take to implement
such recommendation;

"(2) with respect to a recommendation to which
 the Commandant partially concurs, an explanation
 of the actions the Commandant intends to take to
 implement the portion of such recommendation with
 which the Commandant partially concurs; and

6 "(3) with respect to a recommendation to which
7 the Commandant does not concur, the reasons why
8 the Commandant does not concur with such rec9 ommendation.

10 "(c) FAILURE TO RESPOND.—If the Board has not received the written response required under subsection 11 12 (a) by the end of the time period described in such sub-13 section, the Board shall notify the Committee on Transportation and Infrastructure of the House of Representa-14 15 tives and the Committee on Commerce, Science, and Transportation of the Senate that such response has not 16 17 been received.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 7 of title 14, United States Code, is amended by inserting after the item relating to section 720 the following:
"721. Responses to safety recommendations.".

21 SEC. 214. CONVEYANCE OF COAST GUARD VESSELS FOR 22 PUBLIC PURPOSES.

- 23 (a) Redesignation and Transfer.—
- 24 (1) IN GENERAL.—Section 914 of the Coast
 25 Guard Authorization Act of 2010 (Public Law 111–
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1	281) is transferred to chapter 5 of title 14, United
2	States Code, inserted after section 508, redesignated
3	as section 509, and amended so that the enu-
4	merator, section heading, typeface, and typestyle
5	conform to those appearing in other sections in title
6	46, United States Code.
7	(2) CLERICAL AMENDMENTS.—
8	(A) COAST GUARD AUTHORIZATION ACT OF
9	2010.—The table of contents in section 1(b) of
10	the Coast Guard Authorization Act of 2010
11	(Public Law 111–281) is amended by striking
12	the item relating to section 914.
13	(B) TITLE 46.—The analysis for chapter 5
14	of title 14, United States Code, is amended by
15	inserting after the item relating to section 508
16	the following:
	"509. Conveyance of Coast Guard vessels for public purposes.".
17	(b) Conveyance of Coast Guard Vessels for
18	PUBLIC PURPOSES.—Section 509 of title 14, United
19	States Code (as transferred and redesignated under sub-
20	section (a)), is amended—
21	(1) by amending subsection (a) to read as fol-
22	lows:
23	"(a) IN GENERAL.—At the request of the Com-
24	mandant, the Administrator of the General Services Ad-
25	ministration may transfer ownership of a Coast Guard

vessel or aircraft to an eligible entity for use for edu cational, cultural, historical, charitable, recreational, or
 other public purposes if such transfer is authorized by
 law."; and

(2) in subsection (b)—

5

6

- (A) in paragraph (1)—
- 7 (i) by inserting "as if such a request were being processed" after "vessels"; and 8 9 (ii) by inserting ", as in effect on the date of enactment of the Don Young Coast 10 11 Guard Authorization Act of 2022" after "Code of Federal Regulations"; and 12 13 (B) in paragraph (2) by inserting ", as in 14 effect on the date of enactment of the Don 15 Young Coast Guard Authorization Act of 2022"

16 after "such title".

17 SEC. 215. ACQUISITION LIFE-CYCLE COST ESTIMATES.

18 Section 1132(e) of title 14, United States Code, is
19 amended by striking paragraphs (2) and (3) and inserting
20 the following:

21 "(2) TYPES OF ESTIMATES.—For each Level 1
22 or Level 2 acquisition project or program, in addi23 tion to life-cycle cost estimates developed under
24 paragraph (1), the Commandant shall require that—

1	"(A) such life-cycle cost estimates be up-
2	dated before—
3	"(i) each milestone decision is con-
4	cluded; and
5	"(ii) the project or program enters a
6	new acquisition phase; and
7	"(B) an independent cost estimate or inde-
8	pendent cost assessment, as appropriate, be de-
9	veloped to validate such life-cycle cost estimates
10	developed under paragraph (1).".
11	SEC. 216. NATIONAL COAST GUARD MUSEUM FUNDING
12	PLAN.
13	Section 316(c)(4) of title 14, United States Code, is
14	amended by striking "the Inspector General of the depart-
15	ment in which the Coast Guard is operating" and insert-
16	ing "a third party entity qualified to undertake such a
17	certification process".
18	SEC. 217. REPORT ON COAST GUARD EXPLOSIVE ORD-
19	NANCE DISPOSAL.
20	(a) IN GENERAL.—Not later than 1 year after the
21	date of enactment of this Act, the Commandant of the
22	Coast Guard shall submit to the Committee on Transpor-
23	tation and Infrastructure of the House of Representatives
24	and the Committee on Commerce, Science, and Transpor-
25	tation of the Senate a report on the viability of estab-

1	lishing an explosive ordnance disposal program (herein-
2	after referred to as the "Program") in the Coast Guard.
3	(b) CONTENTS.—The report required under sub-
4	section (a) shall contain, at a minimum, an explanation
5	of the following with respect to such a Program:
6	(1) Where within the organizational structure
7	of the Coast Guard the Program would be located,
8	including a discussion of whether the Program
9	should reside in—
10	(A) Maritime Safety and Security Teams;
11	(B) Maritime Security Response Teams;
12	(C) a combination of the teams described
13	under subparagraphs (A) and (B); or
14	(D) elsewhere within the Coast Guard.
15	(3) The vehicles and dive craft that are Coast
16	Guard airframe and vessel transportable that would
17	be required for the transportation of explosive ord-
18	nance disposal elements.
19	(4) The Coast Guard stations at which—
20	(A) portable explosives storage magazines
21	would be available for explosive ordnance dis-
22	posal elements; and
23	(B) explosive ordnance disposal elements
24	equipment would be pre-positioned.

1	(5) How the Program would support other ele-
2	ments within the Department of Homeland Security,
3	the Department of Justice, and in wartime, the De-
4	partment of Defense to—
5	(A) counter improvised explosive devices;
6	(B) counter unexploded ordnance;
7	(C) combat weapons of destruction;
8	(D) provide service in support of the Presi-
9	dent; and
10	(E) support national security special
11	events.
12	(6) The career progression of Coast Guardsman
13	participating in the Program from—
14	(A) Seaman Recruit to Command Master
15	Chief Petty Officer;
16	(B) Chief Warrant Officer 2 to that of
17	Chief Warrant Officer 4; and
18	(C) Ensign to that of Rear Admiral.
19	(7) Initial and annual budget justification esti-
20	mates on a single program element of the Program
21	for—
22	(A) civilian and military pay with details
23	on military pay, including special and incentive
24	pays such as—
25	(i) officer responsibility pay;

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1	(ii) officer SCUBA diving duty pay;
2	(iii) officer demolition hazardous duty
3	pay;
4	(iv) enlisted SCUBA diving duty pay;
5	(v) enlisted demolition hazardous duty
6	pay;
7	(vi) enlisted special duty assignment
8	pay at level special duty-5;
9	(vii) enlisted assignment incentive
10	pays;
11	(viii) enlistment and reenlistment bo-
12	nuses;
13	(ix) officer and enlisted full civilian
14	clothing allowances;
15	(x) an exception to the policy allowing
16	a third hazardous duty pay for explosive
17	ordnance disposal-qualified officers and en-
18	listed; and
19	(xi) parachutist hazardous duty pay;
20	(B) research, development, test, and eval-
21	uation;
22	(C) procurement;
23	(D) other transaction agreements;
24	(E) operations and support; and
25	(F) overseas contingency operations.

1 SEC. 218. PRIBILOF ISLAND TRANSITION COMPLETION AC 2 TIONS.

3 (a) EXTENSIONS.—Section 524 of the Pribilof Island
4 Transition Completion Act of 2016 (Public Law 114–120)
5 is amended—

6 (1) in subsection (b)(5) by striking "5 years"
7 and inserting "6 years"; and

8 (2) in subsection (c)(3) by striking "60 days"
9 and inserting "120 days".

10 (b) ACTUAL USE AND OCCUPANCY REPORTS.—Not 11 later than 90 days after enactment of this Act, and guarterly thereafter, the Secretary of the department in which 12 13 the Coast Guard is operating shall submit to the Committee on Transportation and Infrastructure of the House 14 15 of Representatives and the Committee on Commerce, Science, and Transportation of the Senate a report de-16 17 scribing-

(1) the degree to which Coast Guard personnel
and equipment are deployed to St. Paul Island,
Alaska, in actual occupancy of the facilities, as required under section 524 of the Pribilof Island
Transition Completion Act of 2016 (Public Law
114–120); and

(2) the status of the activities described in subsections (c) and (d) until such activities have been
completed.

(c) AIRCRAFT HANGER.—The Secretary may—

2 (1) enter into a lease for a hangar to house de3 ployed Coast Guard aircraft if such hanger was pre4 viously under lease by the Coast Guard for purposes
5 of housing such aircraft; and

6 (2) may enter into an agreement with the lessor 7 of such a hanger in which the Secretary may carry 8 out repairs necessary to support the deployment of 9 such aircraft and the cost such repairs may be offset 10 under the terms of the lease.

11 (d) FUEL TANK.—

1

(1) DETERMINATION.—Not later than 30 days
after the date of enactment of this Act, the Secretary shall determine whether the fuel tank located
on St. Paul Island, Alaska, that is owned by the
Coast Guard is needed for Coast Guard operations.

17 (2) TRANSFER.—Subject to paragraph (3), if
18 the Secretary determines such tank is not needed for
19 operations, the Secretary shall, not later than 90
20 days after making such determination, transfer such
21 tank to the Alaska Native Village Corporation for
22 St. Paul Island, Alaska.

23 (3) FAIR MARKET VALUE EXCEPTION.—The
24 Secretary may only carry out a transfer under para25 graph (2) if the fair market value of such tank is

less than the aggregate value of any lease payments
 for the property on which the tank is located that
 the Coast Guard would have paid to the Alaska Na tive Village Corporation for St. Paul Island, Alaska,
 had such lease been extended at the same rate.

6 (e) SAVINGS CLAUSE.—Nothing in this section shall 7 be construed to limit any rights of the Alaska Native Vil-8 lage Corporation for St. Paul to receive conveyance of all 9 or part of the lands and improvements related to Tract 10 43 under the same terms and conditions as prescribed in 11 section 524 of the Pribilof Island Transition Completion 12 Act of 2016 (Public Law 114–120).

13 SEC. 219. NOTIFICATION OF COMMUNICATION OUTAGES.

14 Not later than 180 days after the date of enactment 15 of this Act, the Commandant of the Coast Guard shall 16 submit to the Committee on Transportation and Infra-17 structure of the House of Representatives and the Com-18 mittee on Commerce, Science, and Transportation of the 19 Senate a report that—

(1) contains a plan for the Coast Guard to notify mariners of radio outages for towers owned and
operated by the Coast Guard in District 17;

23 (2) address in such plan how the Coast Guard
24 in District 17 will—

1	(A) disseminate outage updates regarding
2	outages on social media at least every 48 hours;
3	(B) provide updates on a publicly acces-
4	sible website at least every 48 hours;
5	(C) develop methods for notifying mariners
6	where cellular connectivity does not exist;
7	(D) generate receipt confirmation and ac-
8	knowledgment of outages from mariners; and
9	(E) develop and advertise a web-based
10	communications update hub on AM/FM radio
11	for mariners; and
12	(3) identifies technology gaps necessary to im-
13	plement the plan and provide a budgetary assess-
14	ment necessary to implement the plan.
15	TITLE III—MARITIME
16	Subtitle A—Shipping
17	SEC. 301. NONOPERATING INDIVIDUAL.
18	Section 8313(b) of the William M. (Mac) Thornberry
19	National Defense Authorization Act for Fiscal Year 2021
20	(Public Law 116–283) is amended by striking "the date
21	that is 2 years after the date of the enactment of this
22	Act" and inserting "January 1, 2025".
23	SEC. 302. OCEANOGRAPHIC RESEARCH VESSELS.
24	(a) REDODT REQUIRED Not later than 180 days

24 (a) REPORT REQUIRED.—Not later than 180 days25 after the date of enactment of this Act, the Secretary of

Transportation, in consultation with the Secretary of the 1 2 department in which the Coast Guard is operating, shall 3 submit to the Committee on Transportation and Infra-4 structure of the House of Representatives and the Com-5 mittee on Commerce, Science, and Transportation of the Senate a report detailing the total number of vessels 6 7 known or estimated to operate or to have operated under 8 section 50503 of title 46, United States Code, during each 9 of the past 10 fiscal years.

10 (b) CONTENTS.—The report required by subsection11 (a) shall include the following elements:

(1) The total number of foreign-flagged vessels
known or estimated to operate or to have operated
as oceanographic research vessels (as such term is
defined in section 2101 of title 46, United States
Code) during each of the past 10 fiscal years.

17 (2) The total number of United States-flagged
18 vessels known or estimated to operate or to have op19 erated as oceanographic research vessels (as such
20 term is defined section 2101 of title 46, United
21 States Code) during each of the past 10 fiscal years.
22 SEC. 303. ATLANTIC COAST PORT ACCESS ROUTES BRIEF23 ING.

Not later than 30 days after the date of enactmentof this Act, and every 30 days thereafter until the require-

ments of section 70003 of title 46, United States Code, 1 2 are fully executed with respect to the Atlantic Coast Port 3 Access Route, the Secretary of the department in which 4 the Coast Guard is operating shall brief the Committee 5 on Transportation and Infrastructure of the House of 6 Representatives and the Committee on Commerce, 7 Science, and Transportation of the Senate on any progress 8 made to execute such requirements.

9 Subtitle B—Vessel Safety

10 SEC. 304. FISHING VESSEL SAFETY.

11 (a) IN GENERAL.—Chapter 45 of title 46, United12 States Code, is amended—

(1) in section 4502(f)(2) by striking "certain
vessels described in subsection (b) if requested by
the owner or operator; and" and inserting "vessels
described in subsection (b) if—

- 17 "(A) requested by an owner or operator; or
- 18 "(B) the vessel is—
- 19 "(i) at least 50 feet overall in length;
- 20 "(ii) built before July 1, 2013; and
- 21 "(iii) 25 years of age or older; and";
- (2) in section 4503(b) by striking "Except as
 provided in section 4503a, subsection (a)" and inserting "Subsection (a)"; and
- (3) by repealing section 4503a.

(b) ALTERNATIVE SAFETY COMPLIANCE AGREE MENTS.—Nothing in this section or the amendments made
 by this section shall be construed to affect or apply to any
 alternative compliance and safety agreement entered into
 by the Coast Guard that is in effect on the date of enact ment of this Act.

7 (c) CONFORMING AMENDMENTS.—The table of sec8 tions in chapter 45 of title 46, United States Code, is
9 amended by striking the item relating to section 4503a.
10 SEC. 305. REQUIREMENTS FOR DUKW-TYPE AMPHIBIOUS
11 PASSENGER VESSELS.

(a) REGULATIONS REQUIRED.—Not later than 1 year
after the date of enactment of this Act, the Commandant
of the Coast Guard shall issue regulations for DUKW-type
amphibious passenger vessels operating in waters subject
to the jurisdiction of the United States, as defined in section 2.38 of title 33, Code of Federal Regulations (as in
effect on the date of enactment of this Act).

(b) DEADLINE FOR COMPLIANCE.—The regulations
issued under subsection (a) shall take effect not later than
24 months after the date of enactment of this Act.

(c) REQUIREMENTS.—The regulations requiredunder subsection (a) shall include the following:

24 (1) A requirement that operators of DUKW25 type amphibious passenger vessels provide reserve

1	buoyancy for such vessels through passive means, in-
2	cluding watertight compartmentalization, built-in flo-
3	tation, or such other means as determined appro-
4	priate by the Commandant, in order to ensure that
5	such vessels remain afloat and upright in the event
6	of flooding, including when carrying a full com-
7	plement of passengers and crew.
8	(2) A requirement that an operator of a
9	DUKW-type amphibious passenger vessel—
10	(A) review and notate the forecast of the
11	National Weather Service of the National Oce-
12	anic and Atmospheric Administration in the
13	logbook of the vessel before getting underway
14	and periodically while underway;
15	(B) proceed to the nearest harbor or safe
16	refuge in any case in which a watch or warning
17	is issued for wind speeds exceeding the wind
18	speed equivalent used to certify the stability of
19	such DUKW-type amphibious passenger vessel;
20	and
21	(C) maintain and monitor a weather mon-
22	itor radio receiver at the operator station of the
23	vessel that is automatically activated by the
24	warning alarm device of the National Weather
25	Service.

1	(3) A requirement that—
2	(A) operators of DUKW-type amphibious
3	passenger vessels inform passengers that seat
4	belts may not be worn during waterborne oper-
5	ations;
6	(B) before the commencement of water-
7	borne operations, a crew member shall visually
8	check that the seatbelt of each passenger is un-
9	buckled; and
10	(C) operators or crew maintain a log re-
11	cording the actions described in subparagraphs
12	(A) and (B).
13	(4) A requirement for annual training for oper-
14	ators and crew of DUKW-type amphibious pas-
15	sengers vessels, including—
16	(A) training for personal flotation and seat
17	belt requirements, verifying the integrity of the
18	vessel at the onset of each waterborne depar-
19	ture, identification of weather hazards, and use
20	of National Weather Service resources prior to
21	operation; and
22	(B) training for crew to respond to emer-
23	gency situations, including flooding, engine
24	compartment fires, man-overboard situations,
25	and in water emergency egress procedures.

1 (d) CONSIDERATION.—In issuing the regulations re-2 quired under subsection (a), the Commandant shall con-3 sider whether personal flotation devices should be required 4 for the duration of the waterborne transit of a DUKW-5 type amphibious passenger vessel.

6 (e) INTERIM REQUIREMENTS.—Beginning on the 7 date on which the regulations under subsection (a) are 8 issued, the Commandant shall require that operators of 9 DUKW-type amphibious passenger vessels that are not in 10 compliance with such regulations shall be subject to the 11 following requirements:

(1) Remove the canopies and any window coverings of such vessels for waterborne operations, or
install in such vessels a canopy that does not restrict
horizontal or vertical escape by passengers in the
event of flooding or sinking.

17 (2) If a canopy and window coverings are re18 moved from any such vessel pursuant to paragraph
19 (1), require that all passengers wear a personal flo20 tation device approved by the Coast Guard before
21 the onset of waterborne operations of such vessel.

(3) Reengineer such vessels to permanently
close all unnecessary access plugs and reduce all
through-hull penetrations to the minimum number
and size necessary for operation.

1	(4) Install in such vessels independently pow-
2	ered electric bilge pumps that are capable of
3	dewatering such vessels at the volume of the largest
4	remaining penetration in order to supplement an op-
5	erable Higgins pump or a dewatering pump of equiv-
6	alent or greater capacity.
7	(5) Install in such vessels not fewer than 4
8	independently powered bilge alarms.
9	(6) Conduct an in-water inspection of any such
10	vessel after each time a through-hull penetration of
11	such vessel has been removed or uncovered.
12	(7) Verify through an in-water inspection the
13	watertight integrity of any such vessel at the outset
14	of each waterborne departure of such vessel.
15	(8) Install underwater LED lights that activate
16	automatically in an emergency.
17	(9) Otherwise comply with any other provisions
18	of relevant Coast Guard guidance or instructions in
19	the inspection, configuration, and operation of such
20	vessels.
21	SEC. 306. EXONERATION AND LIMITATION OF LIABILITY
22	FOR SMALL PASSENGERS VESSELS.
23	(a) RESTRUCTURING.—Chapter 305 of title 46,
24	

1	(1) by inserting the following before section
2	30501 the following:
3	"Subchapter I—General Provisions";
4	(2) by inserting the following before section
5	30503:
6	"Subchapter II—Exoneration and Limitation
7	of Liability";
8	and
9	(3) by redesignating sections 30503 through
10	30512 as sections 30521 through 30530 , respec-
11	tively.
12	(b) DEFINITIONS.—Section 30501 of title 46, United
13	States Code, is amended to read as follows:
14	"§ 30501. Definitions
15	"In this chapter:
16	"(1) Covered small passenger vessel.—
17	The term 'covered small passenger vessel'—
18	"(A) means a small passenger vessel, as
19	defined in section 2101 that is—
20	"(i) not a wing-in-ground craft; and
21	"(ii) carrying—
22	"(I) not more than 49 passengers
23	on an overnight domestic voyage; and

1	((II) not more than 150 pas-
2	sengers on any voyage that is not an
3	overnight domestic voyage; and
4	"(B) includes any wooden vessel con-
5	structed prior to March 11, 1996, carrying at
6	least 1 passenger for hire.
7	"(2) OWNER.—The term 'owner' includes a
8	charterer that mans, supplies, and navigates a vessel
9	at the charterer's own expense or by the charterer's
10	own procurement.".
11	(c) Clerical Amendment.—The item relating to
12	section 30501 in the analysis for chapter 305 of title 46,
13	United States Code, is amended to read as follows:
	"30501. Definitions.".
14	(d) Applicability.—Section 30502 of title 46,
15	United States Code, is amended by inserting "as to cov-
16	ered small passenger vessels, and" before "as otherwise
17	provided".
18	(e) Provisions Requiring Notice of Claim or
19	Limiting Time for Bringing Action.—Section 30526
20	of title 46, United States Code, as redesignated by sub-
21	section (a), is amended—
22	(1) in subsection (a), by inserting "and covered
23	small passenger vessels" after "seagoing vessels";
24	(2) in subsection (b)(1), by striking "6 months"

and inserting "2 years"; and

1	(3) in subsection (b)(2), by striking "one year"
2	and inserting "2 years".
3	(f) TABLES OF SUBCHAPTERS AND TABLES OF SEC-
4	TIONS.—The table of sections for chapter 305 of title 46,
5	United States Code, is amended—
6	(1) by inserting before section 30501 the fol-
7	lowing:
	"SUBCHAPTER I—GENERAL PROVISIONS";
8	(2) by inserting after section 30502 the fol-
9	lowing:
	"SUBCHAPTER II—EXONERATION AND LIMITATION OF LIABILITY";
10	and
11	(3) by redesignating the items relating to sec-
12	tions 30503 through 30512 as items relating to sec-
13	tions 30521 through 30530, respectively.
14	(g) Conforming Amendments.—Title 46, United
15	States Code, is further amended—
16	(1) in section $14305(a)(5)$, by striking "section
17	30506" and inserting "section 30524";
18	(2) in section 30523(a), as redesignated by sub-
19	section (a), by striking "section 30506" and insert-
20	ing "section 30524";
21	(3) in section 30524(b), as redesignated by sub-
22	section (a), by striking "section 30505" and insert-
23	ing "section 30523"; and

1	(4) in section 30525, as redesignated by sub-
2	section (a)—
3	(A) in the matter preceding paragraph (1),
4	by striking "sections 30505 and 30506" and in-
5	serting "sections 30523 and 30524";
6	(B) in paragraph (1) by striking "section
7	30505" and inserting "section 30523"; and
8	(C) in paragraph (2) by striking "section
9	30506(b)" and inserting "section $30524(b)$ ".
10	SEC. 307. AUTOMATIC IDENTIFICATION SYSTEM REQUIRE-
11	MENTS.
12	(a) Requirement for Fishing Vessels To Have
13	AUTOMATIC IDENTIFICATION SYSTEMS.—Section
14	70114(a)(1) of title 46, United States Code, is amended—
15	(1) by striking ", while operating on the navi-
16	gable waters of the United States,";
17	(2) by redesignating subparagraphs (A) through
18	(D) as clauses (i) through (iv);
19	(3) by inserting before clauses (i) through (iv),
20	as redesignated by paragraph (2), the following:
21	"(A) While operating on the navigable waters of
22	the United States:"; and
23	(4) by adding at the end the following:
24	"(B) A vessel of the United States that is more
25	than 65 feet overall in length, while engaged in fish-

ing, fish processing, or fish tendering operations on
 the navigable waters of the United States or in the
 United States exclusive economic zone.".

4 (b) AUTHORIZATION OF APPROPRIATIONS.—There is 5 authorized to be appropriated to the Secretary of Commerce for fiscal year 2022, \$5,000,000, to remain avail-6 7 able until expended, to purchase automatic identification 8 systems for fishing vessels, fish processing vessels, fish 9 tender vessels more than 50 feet in length, as described 10 under this section and the amendments made by this sec-11 tion.

12 Subtitle C—Shipbuilding Program

13 SEC. 308. QUALIFIED VESSEL.

14 (a) ELIGIBLE VESSEL.—Section 53501(2) of title 46,
15 United States Code, is amended—

16 (1) in subparagraph (A)(iii) by striking "and"
17 at the end;

18 (2) in subparagraph (B)(v) by striking the pe-19 riod at the end and inserting a semicolon; and

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

21 "(C) a ferry, as such term is defined in
22 section 2101; and

23 "(D) a passenger vessel or small passenger24 vessel, as such terms are defined in section

1	2101, that has a passenger capacity of 50 pas-
2	sengers or greater.".
3	(b) QUALIFIED VESSEL.—Section 53501(5) of title
4	46, United States Code, is amended—
5	(1) in subparagraph (A)(iii) by striking "and"
6	at the end;
7	(2) in subparagraph $(B)(v)$ by striking the pe-
8	riod at the end and inserting a semicolon; and
9	(3) by adding at the end the following:
10	"(C) a ferry, as such term is defined in
11	section 2101; and
12	"(D) a passenger vessel or small passenger
13	vessel, as such terms are defined in section
14	2101, that has a passenger capacity of 50 pas-
15	sengers or greater.".
16	SEC. 309. ESTABLISHING A CAPITAL CONSTRUCTION FUND.
17	Section 53503(b) of title 46, United States Code, is
18	amended by inserting "(including transportation on a
19	ferry, passenger vessel, or small passenger vessel, as such
20	terms are defined in section 2101, that has a passenger
21	capacity of 50 passengers or greater)" after "short sea
22	transportation".

TITLE IV—FEDERAL MARITIME COMMISSION

3 SEC. 401. SHORT TITLE.

4 This title may be cited as the "Ocean Shipping Re-5 form Act of 2022".

6 SEC. 402. PURPOSES.

7 Section 40101 of title 46, United States Code, is
8 amended by striking paragraphs (2) through (4) and in9 serting the following:

"(2) ensure an efficient and competitive transportation system for the common carriage of goods
by water in the foreign commerce of the United
States that is, as far as possible, in harmony with
fair and equitable international shipping practices;

15 "(3) encourage the development of a competi16 tive and efficient liner fleet of vessels of the United
17 States capable of meeting national security and com18 merce needs of the United States;

"(4) support the growth and development of
United States exports through a competitive and efficient system for the common carriage of goods by
water in the foreign commerce of the United States
and by placing a greater reliance on the marketplace; and

1	"(5) promote reciprocal trade in the common
2	carriage of goods by water in the foreign commerce
3	of the United States.".
4	SEC. 403. SERVICE CONTRACTS.
5	Section 40502 of title 46, United States Code, is
6	amended—
7	(1) in subsection (c)—
8	(A) in paragraph (7) by striking "; and"
9	and inserting a semicolon;
10	(B) in paragraph (8) by striking the period
11	and inserting "; and"; and
12	(C) by adding at the end the following:
13	"(9) any other essential terms or minimum con-
14	tract requirements that the Federal Maritime Com-
15	mission determines necessary or appropriate."; and
16	(2) by adding at the end the following:
17	"(g) Service Contract Requirement.—With re-
18	spect to service contracts entered into under this section,
19	a common carrier shall establish, observe, and enforce just
20	and reasonable regulations and practices relating to essen-
21	tial terms and minimum contract requirements the Com-
22	mission determines are necessary or appropriate under
23	subsection $(c)(9)$.".

61

1 SEC. 404. SHIPPING EXCHANGE REGISTRY.

2 (a) IN GENERAL.—Chapter 405 of title 46, United
3 States Code, is amended by adding at the end the fol4 lowing:

5 "§ 40504. Shipping exchange registry

6 "(a) IN GENERAL.—No person may operate a ship-7 ping exchange involving ocean transportation in the for-8 eign commerce of the United States unless the shipping 9 exchange is registered as a national shipping exchange 10 under the terms and conditions provided in this section 11 and the regulations issued pursuant to this section.

12 "(b) REGISTRATION.—A person shall register a ship-13 ping exchange by filing with the Federal Maritime Com-14 mission an application for registration in such form as the 15 Commission, by rule, may prescribe containing the rules 16 of the exchange and such other information and docu-17 ments as the Commission, by rule, may prescribe as nec-18 essary or appropriate in the public interest.

19 "(c) EXEMPTION.—The Commission may exempt, 20 conditionally or unconditionally, a shipping exchange from 21 registration and licensing under this section if the Com-22 mission finds that the shipping exchange is subject to com-23 parable, comprehensive supervision and regulation by the 24 appropriate governmental authorities in the home country 25 of the shipping exchange. 1 "(d) REGULATIONS.—In issuing regulations pursu-2 ant to subsection (a), the Commission shall set standards 3 necessary to carry out subtitle IV for registered national 4 shipping exchanges, including the minimum requirements 5 for service contracts established under section 40502, and 6 issue licenses for registered national shipping exchanges.

7 "(e) DEFINITION.—In this subsection, the term 'ship-8 ping exchange' means a platform, digital, over-the-counter 9 or otherwise, which connects shippers with common car-10 riers (both vessel-operating and non-vessel-operating) for 11 the purpose of entering into underlying agreements or con-12 tracts for the transport of cargo, by vessel or other modes 13 of transportation.".

(b) APPLICABILITY.—The registration requirement
under section 40504 of title 46, United States Code (as
added by this section), shall take effect on the date on
which the Federal Maritime Commission issues regulations required under subsection (d) of such section.

(c) CLERICAL AMENDMENT.—The analysis for chapter 405 of title 46, United States Code, is amended by
adding at the end the following:

"40504. Shipping exchange registry.".

22 SEC. 405. DATA COLLECTION.

(a) IN GENERAL.—Chapter 411 of title 46, United
States Code, is amended by adding at the end the following:

1 "§ 41110. Data collection

2 "(a) IN GENERAL.—Common carriers covered under 3 this chapter shall submit to the Federal Maritime Commission a calendar quarterly report that describes the 4 5 total import and export tonnage and the total loaded and empty 20-foot equivalent units per vessel (making port in 6 7 the United States, including any territory or possession 8 of the United States) operated by such common carrier. 9 "(b) PROHIBITION ON DUPLICATION.—Data required 10 to be reported under subsection (a) may not duplicate in-11 formation—

"(1) submitted to the Corps of Engineers pursuant to section 11 of the Act entitled 'An Act authorizing the construction, repair, and preservation
of certain public works on rivers and harbors, and
for other purposes', approved September 22, 1922
(33 U.S.C. 555), by an ocean common carrier acting
as a vessel operator; or

"(2) submitted pursuant to section 481 of the
Tariff Act of 1930 (19 U.S.C. 1481) to U.S. Customs and Border Protection by merchandise importers.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 411 of title 46, United States Code, is amended by
adding at the end the following:

"41110. Data collection.".

1 SEC. 406. NATIONAL SHIPPER ADVISORY COMMITTEE.

2 (a) NATIONAL SHIPPER ADVISORY COMMITTEE.—
3 Section 42502(c)(3) of title 46, United States Code, is
4 amended by inserting ", including customs brokers or
5 freight forwarders" after "ocean common carriers" each
6 place such term occurs.

7 (b) ANALYSIS.—The analysis for chapter 425 of title
8 46, United States Code, is amended by inserting before
9 the item relating to section 42501 the following: "Sec.".

10 SEC. 407. ANNUAL REPORT AND PUBLIC DISCLOSURES.

(a) REPORT ON FOREIGN LAWS AND PRACTICES.—
Section 46106(b) of title 46, United States Code, is
amended—

14 (1) in paragraph (5) by striking "and" at the15 end;

- 16 (2) in paragraph (6)—
- 17 (A) by striking "under this part" and in18 serting "under chapter 403"; and
- (B) by striking the period and inserting asemicolon; and
- 21 (3) by adding at the end the following:

22 "(7) an identification of any anticompetitive or
23 nonreciprocal trade practices by ocean common car24 riers;

"(8) an analysis of any trade imbalance result-
ing from the business practices of ocean common
carriers, including an analysis of the data collected
under section 41110; and
"(9) an identification of any otherwise con-
cerning practices by ocean common carriers, particu-
larly such carriers that are—
"(A) State-owned or State-controlled enter-
prises; or
"(B) owned or controlled by, is a sub-
sidiary of, or is otherwise related legally or fi-
nancially (other than a minority relationship or
investment) to a corporation based in a coun-
try—
"(i) identified as a nonmarket econ-
omy country (as defined in section $771(18)$
of the Tariff Act of (U.S.C. $1677(18)$)) as
of the date of enactment of this paragraph;
"(ii) identified by the United States
Trade Representative in the most recent
report required by section 182 of the
Trade Act of 1974 (19 U.S.C. 2242) as a
priority foreign country under subsection
(a)(2) of that section; or

	00
1	"(iii) subject to monitoring by the
2	Trade Representative under section 306 of
3	the Trade Act of 1974 (19 U.S.C. 2416).".
4	(b) PUBLIC DISCLOSURE.—
5	(1) IN GENERAL.—Section 46106 of title 46,
6	United States Code, is amended by adding at the
7	end the following:
8	"(d) Public Disclosures.—The Federal Maritime
9	Commission shall publish, and annually update, on the
10	website of the Commission—
11	"(1) all findings by the Commission of false
12	certifications by common carriers or marine terminal
13	operators under section $41104(a)(15)$; and
14	"(2) all penalties imposed or assessed against
15	common carriers or marine terminal operators, as
16	applicable, under sections 41107, 41108, and 41109,
17	listed by each common carrier or marine terminal
18	operator.".
19	(2) Conforming and clerical amend-
20	MENTS.—
21	(A) Conforming Amendment.—The
22	heading for section 46106 of title 46, United
23	States Code, is amended by inserting " and
24	public disclosure" after "report".

(B) CLERICAL AMENDMENT.—The analysis
 for chapter 461 of title 46, United States Code,
 is amended by striking the item related to sec tion 46106 and inserting the following:

"46106. Annual report and public disclosure.".

5 SEC. 408. GENERAL PROHIBITIONS.

6 Section 41102 of title 46, United States Code, is 7 amended by adding by adding at the end the following: 8 "(d) PROHIBITION ON RETALIATION.—A common 9 carrier, marine terminal operator, or ocean transportation intermediary, either alone or in conjunction with any other 10 person, directly or indirectly, may not retaliate against a 11 12 shipper, a shipper's agent, or a motor carrier by refusing, or threatening to refuse, cargo space accommodations 13 when available, or resort to other unfair or unjustly dis-14 criminatory methods because the shipper has patronized 15 another carrier, has filed a complaint, or for any other 16 17 reason.

18 "(e) CERTIFICATION.—A common carrier or marine 19 terminal operator shall not charge any other person de-20 murrage or detention charges under a tariff, marine ter-21 minal schedule, service contract, or any other contractual 22 obligation unless accompanied by an accurate certification 23 that such charges comply with all rules and regulations concerning demurrage or detention issued by the Commis-24 sion. The certification requirement only applies to the en-25

tity that establishes the charge, and a common carrier or 1 2 marine terminal operator that collects a charge on behalf of another common carrier or marine terminal operator 3 4 is not responsible for providing the certification, except 5 that an invoice from a common carrier or marine terminal 6 operator collecting a charge on behalf of another must in-7 clude a certification from the party that established the 8 charge.".

9 SEC. 409. PROHIBITION ON UNREASONABLY DECLINING 10 CARGO.

(a) UNREASONABLY DECLINING CARGO.—Section
41104 of title 46, United States Code, is amended in subsection (a)—

14 (1) by striking paragraph (3) and inserting the15 following:

"(3) engage in practices that unreasonably reduce shipper accessibility to equipment necessary for
the loading or unloading of cargo;";

19 (2) in paragraph (12) by striking "; or" and in-20 serting a semicolon;

21 (3) in paragraph (13) by striking the period22 and inserting a semicolon; and

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

24 "(14) fail to furnish or cause a contractor to25 fail to furnish containers or other facilities and in-

strumentalities needed to perform transportation
 services, including allocation of vessel space accom modations, in consideration of reasonably foreseeable
 import and export demands; or

5 "(15) unreasonably decline export cargo book6 ings if such cargo can be loaded safely and timely,
7 as determined by the Commandant of the Coast
8 Guard, and carried on a vessel scheduled for the im9 mediate destination of such cargo.".

10 (b) RULEMAKING ON UNREASONABLY DECLINING11 CARGO.—

(1) IN GENERAL.—Not later than 90 days after
the date of enactment of this Act, the Commission
shall initiate a rulemaking proceeding to define the
term "unreasonably decline" for the purposes of
subsection (a)(15) of section 41104 of title 46,
United States Code (as added by subsection (a)).

(2) CONTENTS.—The rulemaking under paragraph (1) shall address the unreasonableness of
ocean common carriers prioritizing the shipment of
empty containers while excluding, limiting, or otherwise reducing the shipment of full, loaded containers
when such containers are readily available to be
shipped and the appurtenant vessel has the weight

1	and space capacity available to carry such containers
2	if loaded in a safe and timely manner.

3 SEC. 410. DETENTION AND DEMURRAGE.

4 (a) IN GENERAL.—Section 41104 of title 46, United
5 States Code, is further amended by adding at the end the
6 following:

7 "(d) CERTIFICATION.—Failure of a common carrier
8 to include a certification under section 41102(e) alongside
9 any demurrage or detention charge shall eliminate any ob10 ligation of the charged party to pay the applicable charge.

11 "(e) DEMURRAGE AND DETENTION PRACTICES AND
12 CHARGES.—Notwithstanding any other provision of law
13 and not later than 30 days of the date of enactment of
14 this subsection, a common carrier or marine terminal op15 erator, shall—

16 "(1) act in a manner consistent with any rules
17 or regulations concerning demurrage or detention
18 issued by the Commission;

19 "(2) maintain all records supporting the assess-20 ment of any demurrage or detention charges for a 21 period of 5 years and provide such records to the 22 invoiced party or to the Commission on request; and 23 "(3) bear the burden of establishing the reason-24 ableness of any demurrage or detention charges 25 which are the subject of any complaint proceeding challenging a common carrier or marine terminal op erator demurrage or detention charges as unjust and
 unreasonable.

"(f) PENALTIES FOR FALSE OR INACCURATE CER-4 5 TIFIED DEMURRAGE OR DETENTION CHARGES.—In the event of a finding that the certification under section 6 7 41102(e) was inaccurate, or false after submission under 8 section 41301, penalties under section 41107 shall be ap-9 plied if the Commission determines, in a separate enforcement proceeding, such certification was inaccurate or 10 11 false.".

12 (b) RULEMAKING ON DETENTION AND DEMUR-13 RAGE.—

14 (1) IN GENERAL.—Not later than 120 days
15 after the date of enactment of this Act, the Federal
16 Maritime Commission shall initiate a rulemaking
17 proceeding to establish rules prohibiting common
18 carriers and marine terminal operators from adopt19 ing and applying unjust and unreasonable demur20 rage and detention rules and practices.

(2) CONTENTS.—The rulemaking under paragraph (1) shall address the issues identified in the
final rule published on May 18, 2020, titled "Interpretive Rule on Demurrage and Detention Under

the Shipping Act" (85 Fed. Reg. 29638), including
 the following:

(A) Establishing clear and uniform definitions for demurrage, detention, cargo availability for retrieval and associated free time,
and other terminology used in the rule, including establishing a definition for cargo availability for retrieval that accounts for government inspections.

10 (B) Establishing that demurrage and de11 tention rules are not independent revenue
12 sources but incentivize efficiencies in the ocean
13 transportation network, including the retrieval
14 of cargo and return of equipment.

15 (C) Prohibiting the consumption of free 16 time or collection of demurrage and detention 17 charges when obstacles to the cargo retrieval or 18 return of equipment are within the scope of re-19 sponsibility of the carrier or their agent and be-20 yond the control of the invoiced or contracting 21 party.

(D) Prohibiting the commencement or continuation of free time unless cargo is available
for retrieval and timely notice of cargo availability has been provided.

1	(E) Prohibiting the consumption of free
2	time or collection of demurrage charges when
3	marine terminal appointments are not available
4	during the free time period.
5	(F) Prohibiting the consumption of free
6	time or collection of detention charges on con-
7	tainers when the marine terminal required for
8	return is not open or available.
9	(G) Requiring common carriers to provide
10	timely notice of—
11	(i) cargo availability after vessel dis-
12	charge;
13	(ii) container return locations; and
14	(iii) advance notice for container early
15	return dates.
16	(H) Establishing minimum billing require-
17	ments, including timeliness and supporting in-
18	formation that shall be included in or with in-
19	voices for demurrage and detention charges
20	that will allow the invoiced party to validate the
21	charges.
22	(I) Requiring common carriers and marine
23	terminal operators to establish reasonable dis-
24	pute resolution policies and practices.

(J) Establishing the responsibilities of
 shippers, receivers, and draymen with respect to
 cargo retrieval and equipment return.

4 (K) Clarifying rules for the invoicing of
5 parties other than the shipper for any demur6 rage, detention, or other similar per container
7 charges, including determining whether such
8 parties should be billed at all.

9 (c) RULEMAKING ON MINIMUM SERVICE STAND-10 ARDS.—Not later than 90 days after the date of enact-11 ment of this Act, the Commission shall initiate a rule-12 making proceeding to incorporate subsections (d) through 13 (f) of 41104 of title 46, United States Code, (as added 14 by section 410) which shall include the following:

(1) The obligation to adopt reasonable rules
and practices related to or connected with the furnishing and allocation of adequate and suitable
equipment, vessel space accommodations, containers,
and other instrumentalities necessary for the receiving, loading, carriage, unloading and delivery of
cargo.

(2) The duty to perform the contract of car-riage with reasonable dispatch.

24 (3) The requirement to carry United States ex-25 port cargo if such cargo can be loaded safely and

1	timely, as determined by the Commandant of the
2	Coast Guard, and carried on a vessel scheduled for
3	such cargo's immediate destination.
4	(4) The requirement of ocean common carriers
5	to establish contingency service plans to address and
6	mitigate service disruptions and inefficiencies during
7	periods of port congestion and other market disrup-
8	tions.
9	SEC. 411. ASSESSMENT OF PENALTIES.
10	(a) Assessment of Penalties.—Section 41109 of
11	title 46, United States Code, is amended—
12	(1) in subsection (a)—
13	(A) by inserting "or, in addition to or in
14	lieu of a civil penalty, order the refund of
15	money" after "this part"; and
16	(B) by inserting "or refund of money"
17	after "conditions, a civil penalty";
18	(2) in subsection (c) by inserting "or refund of
19	money" after "civil penalty";
20	(3) in subsection (e) by inserting "or order a
21	refund of money" after "civil penalty"; and
22	(4) in subsection (f) by inserting "or who is or-
23	dered to refund money" after "civil penalty is as-
24	sessed".

1	(b) Additional Penalties.—Section 41108(a) of
2	title 46, United States Code, is amended by striking "sec-
3	tion $41104(1)$, (2), or (7)" and inserting "subsections (d)
4	or (e) of section 41102 or paragraph (1), (2), (7), (14),
5	or (15) of section 41104(a)".
6	(c) Conforming Amendment.—Section 41309 of
7	title 46, United States Code, is amended—
8	(1) in subsection (a)—
9	(A) by inserting "or refund of money"
10	after "payment of reparation"; and
11	(B) by inserting "or to whom the refund of
12	money was ordered" after "award was made";
13	and
14	(2) in subsection (b) by inserting "or refund of
1.5	monor", after "emand of reparation"
15	money" after "award of reparation".
15 16	(d) Award of Reparations.—Section 41305(c) of
16	(d) Award of Reparations.—Section 41305(c) of
16 17	(d) AWARD OF REPARATIONS.—Section 41305(c) of title 46, United States Code, is amended—
16 17 18	 (d) AWARD OF REPARATIONS.—Section 41305(c) of title 46, United States Code, is amended— (1) by inserting "or (c)" after "41102(b)"; and
16 17 18 19	 (d) AWARD OF REPARATIONS.—Section 41305(c) of title 46, United States Code, is amended— (1) by inserting "or (c)" after "41102(b)"; and (2) by inserting ", or if the Commission deter-
16 17 18 19 20	 (d) AWARD OF REPARATIONS.—Section 41305(c) of title 46, United States Code, is amended— (1) by inserting "or (c)" after "41102(b)"; and (2) by inserting ", or if the Commission determines that a violation of section 41102(e) was made
 16 17 18 19 20 21 	 (d) AWARD OF REPARATIONS.—Section 41305(c) of title 46, United States Code, is amended— (1) by inserting "or (c)" after "41102(b)"; and (2) by inserting ", or if the Commission determines that a violation of section 41102(e) was made willfully or knowingly" after "of this title".
 16 17 18 19 20 21 22 	 (d) AWARD OF REPARATIONS.—Section 41305(c) of title 46, United States Code, is amended— (1) by inserting "or (c)" after "41102(b)"; and (2) by inserting ", or if the Commission determines that a violation of section 41102(e) was made willfully or knowingly" after "of this title". SEC. 412. INVESTIGATIONS.

77

1 SEC. 413. INJUNCTIVE RELIEF.

2 Section 41307(b) to title 46, United States Code, is3 amended—

4 (1) in paragraph (3)—
5 (A) in the heading by striking "AND THIRD
6 PARTIES": and

PARTIES"; and

7 (B) by striking the second sentence; and

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

9 "(5) THIRD PARTY INTERVENTION.—The court
10 may allow a third party to intervene in a civil action
11 brought under this section.".

12 SEC. 414. TECHNICAL AMENDMENTS.

(a) FEDERAL MARITIME COMMISSION.—The analysis
for chapter 461 of title 46, United States Code, is amended by striking the first item relating to chapter 461.

(b) ASSESSMENT OF PENALTIES.—Section 41109(c)
of title 46, United States Code, is amended by striking
"section 41104(1) or (2)" and inserting "paragraph (1)
or (2) of section 41104(a)".

20 (c) NATIONAL SHIPPER ADVISORY COMMITTEE.—
21 Section 42502(c)(3) of title 46, United States Code is
22 amended by striking "REPRESENTATION" and all that fol23 lows through "Members" and inserting "REPRESENTA24 TION.—Members".

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1 SEC. 415. AUTHORIZATION OF APPROPRIATIONS.

2 Section 46108 of title 46, United States Code, is
3 amended by striking "\$29,086,888 for fiscal year 2020
4 and \$29,639,538 for fiscal year 2021" and inserting
5 "\$32,603,492 for fiscal year 2022 and \$35,863,842 for
6 fiscal year 2023".

7 SEC. 416. NAS STUDY ON SUPPLY CHAIN INDUSTRY.

8 (a) IN GENERAL.—Not later than 60 days after the 9 date of enactment of this Act, the Secretary of Transpor-10 tation shall seek to enter into an agreement with the National Academy of Sciences under which the National 11 12 Academy shall conduct a study on the United States supply chain that examines data constraints that impede the 13 flow of maritime cargo and add to supply chain inefficien-14 cies and that identifies data sharing systems that can be 15 16 employed to improve the functioning of the United States supply chain. 17

18 (b) CONTENTS.—The study required under sub-19 section (a) shall include—

20 (1) the identification of where bottlenecks or
21 chokepoints are most prominent within the United
22 States supply chain;

(2) the identification of what common shipping
data is created with each hand-off of a container
through the United States supply chain and how
such data is stored and shared;

1	(3) the identification of critical data elements
2	used by any entity covered by subsection (c), includ-
3	ing the key elements used for various supply chain
4	business processes;
5	(4) a review of the methodology used to store,
6	access, and disseminate shipping data across the
7	United States supply chain and evaluation of the in-
8	efficiencies in such methodology;
9	(5) an analysis of existing and potential impedi-
10	ments to the free flow of information among entities
11	covered by subsection (c), including—
12	(A) identification of barriers that prevent
13	carriers, terminals, and shippers from having
14	access to commercial data; and
15	(B) any inconsistencies in—
16	(i) terminology used across data ele-
17	ments connected to the shipment, arrival,
18	and unloading of a shipping container; and
19	(ii) the classification systems used
20	across the United States supply chain, in-
21	cluding inconsistencies in the names of en-
22	tities covered by subsection (c), geo-
23	graphical names, and terminology;
24	(6) the identification of information to be in-
25	cluded in an improved data sharing system designed

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1	to plan, execute, and monitor the optimal loading
2	and unloading of maritime cargo; and
3	(7) the identification of existing software and
4	data sharing platforms available to facilitate propa-
5	gation of information to all agents involved in the
6	loading and unloading of maritime cargo and evalu-
7	ate the effectiveness of such software and platforms
8	if implemented.
9	(c) Collection of Information.—In conducting
10	the study required under subsection (a), the National
11	Academy of Sciences shall collect information from—
12	(1) vessel operating common carriers and non-
13	vessel operating common carriers;
14	(2) marine terminal operators;
15	(3) commercial motor vehicle operators;
16	(4) railroad carriers;
17	(5) chassis providers;
18	(6) ocean transportation intermediaries;
19	(7) custom brokers;
20	(8) freight forwarders;
21	(9) shippers and cargo owners;
22	(10) the National Shipper Advisory Committee;
23	(11) relevant government agencies, such as the
24	Federal Maritime Commission, the Surface Trans-

1	portation Board, and the United States Customs
2	and Border Protection;
3	(12) to the extent practicable, representatives of
4	foreign countries and maritime jurisdictions outside
5	of the United States; and
6	(13) any other entity involved in the transpor-
7	tation of ocean cargo and the unloading of cargo
8	upon arrival at a port.
9	(d) Facilitation of Data Sharing.—In carrying
10	out the study under subsection (a), the National Academy
11	of Sciences may solicit information from any relevant
12	agency relating to the United States supply chain.
13	(e) REPORT.—Not later than 18 months after enter-
14	ing into an arrangement with the Secretary under sub-
15	section (a), the National Academy of Sciences shall submit
16	to the Committee on Transportation and Infrastructure
17	of the House of Representatives and the Committee on
18	Commerce, Science, and Transportation of the Senate,
19	and make available on a publicly accessible website, a re-
20	port containing—
21	(1) the study required under subsection (a);
22	(2) the information collected under subsections
23	(b) and (c), excluding any personally identifiable in-
24	formation or sensitive business information; and
25	(2) and recommendations for

25 (3) any recommendations for—

1	(A) common data standards to be used in
2	the United States supply chain; and
3	(B) policies and protocols that would
4	streamline information sharing across the
5	United States supply chain.
6	SEC. 417. TEMPORARY EMERGENCY AUTHORITY.
7	(a) Public Input on Information Sharing.—
8	(1) IN GENERAL.—Not later than 30 days after
9	the date of enactment of this Act, the Federal Mari-
10	time Commission shall issue a request for informa-
11	tion seeking public comment regarding—
12	(A) whether congestion of the common car-
13	riage of goods has created an emergency situa-
14	tion of a magnitude such that there exists a
15	substantial adverse effect on the competitive-
16	ness and reliability of the international ocean
17	transportation supply system;
18	(B) whether an emergency order described
19	in subsection (b) would alleviate such an emer-
20	gency situation; and
21	(C) the appropriate scope of such an emer-
22	gency order, if applicable.
23	(2) CONSULTATION.—During the public com-
24	ment period under paragraph (1), the Commission

1	may consult, as the Commission determines to be
2	appropriate, with—
3	(A) other Federal departments and agen-
4	cies; and
5	(B) persons with expertise relating to mar-
6	itime and freight operations.
7	(b) Authority to Issue Emergency Order Re-
8	QUIRING INFORMATION SHARING.—On making a unani-
9	mous determination described in subsection (c), the Com-
10	mission may issue an emergency order requiring any com-
11	mon carrier or marine terminal operator to share directly
12	with relevant shippers, rail carriers, or motor carriers in-
13	formation relating to cargo throughput and availability, in
14	order to ensure the efficient transportation, loading, and
15	unloading of cargo to or from—
16	(1) any inland destination or point of origin;
17	(2) any vessel; or
18	(3) any point on a wharf or terminal.
19	(c) Description of Determination.—
20	(1) IN GENERAL.—A determination referred to
21	in subsection (b) is a unanimous determination by
22	the Commission that congestion of common carriage
23	of goods has created an emergency situation of a
24	magnitude such that there exists a substantial ad-
25	verse effect on the competitiveness and reliability of

the international ocean transportation supply sys tem.

(2) FACTORS FOR CONSIDERATION.—In issuing 3 4 an emergency order under subsection (b), the Com-5 mission shall ensure that such order includes param-6 eters relating to temporal and geographic scope, tak-7 ing into consideration the likely burdens on ocean 8 carriers and marine terminal operators and the like-9 ly benefits on congestion relating to the purposes de-10 scribed in section 40101 of title 46, United States 11 Code.

12 (d) Petitions for Exception.—

(1) IN GENERAL.—A common carrier or marine 13 14 terminal operator subject to an emergency order 15 issued under this section may submit to the Com-16 mission a petition for exception from 1 or more re-17 quirements of the emergency order, based on a 18 showing of undue hardship or other condition ren-19 dering compliance with such a requirement imprac-20 tical.

(2) DETERMINATION.—Not later than 21 days
after the date on which a petition for exception
under paragraph (1) is submitted, the Commission
shall determine whether to approve or deny such petition by majority vote.

1	(3) INAPPLICABILITY PENDING REVIEW.—The
2	requirements of an emergency order that is the sub-
3	ject of a petition for exception under this subsection
4	shall not apply to a petitioner during the period for
5	which the petition is pending.
6	(e) LIMITATIONS.—
7	(1) TERM.—An emergency order issued under
8	this section shall remain in effect for a period of not
9	longer than 60 days.
10	(2) RENEWAL.—The Commission may renew an
11	emergency order issued under this section for an ad-
12	ditional term by a unanimous determination by the
13	Commission.
14	(f) SUNSET.—The authority provided by this section
15	shall terminate on the date that is 2 years after the date
16	of enactment of this Act.
17	(g) DEFINITIONS.—In this section:
18	(1) Common Carrier.—The term "common
19	carrier" has the meaning given such term in section
20	40102 of title 46, United States Code.
21	(2) Motor carrier.—The term "motor car-
22	rier" has the meaning given such term in section
23	13102 of title 49, United States Code.

1	(3) RAIL CARRIER.—The term "rail carrier"
2	has the meaning given such term in section 10102
3	of title 49, United States Code.
4	(4) SHIPPER.—The term "shipper" has the
5	meaning given such term in section 40102 of title
6	46, United States Code.
7	SEC. 418. TERMS AND VACANCIES.
8	Section 46101(b) of title 46, United States Code, is
9	amended by—
10	(1) in paragraph (2) —
11	(A) by striking "one year" and inserting
12	"2 years"; and
13	(B) by striking "2 terms" and inserting "3
14	terms"; and
15	(2) in paragraph (3)—
16	(A) by striking "of the individual being
17	succeeded" and inserting "to which such indi-
18	vidual is appointed";
19	(B) by striking "2 terms" and inserting "3
20	terms"; and
21	(C) by striking "the predecessor of that"
22	and inserting "such".

TITLE V—MISCELLANEOUS Subtitle A—Navigation

3 SEC. 501. RESTRICTION ON CHANGING SALVORS.

4 Section 311(c)(3) of the Federal Water Pollution
5 Control Act (33 U.S.C. 1321(c)(3)) is amended by adding
6 at the end the following:

"(C) An owner or operator may not change
salvors as part of a deviation under subparagraph
(B) in cases in which the original salvor satisfies the
Coast Guard requirements in accordance with the
National Contingency Plan and the applicable response plan required under subsection (j).

13 "(D) In any case in which the Coast Guard au-14 thorizes a deviation from the salvor as part of a de-15 viation under subparagraph (B) from the applicable 16 response plan required under subsection (j), the 17 Commandant shall submit to the Committee on 18 Transportation and Infrastructure of the House of 19 Representatives and the Committee on Commerce, 20 Science, and Transportation of the Senate a report 21 describing the deviation and the reasons for such de-22 viation.".

4 (a) IN GENERAL.—Section 70006 of title 46, United
5 States Code, is amended to read as follows:

6 "§ 70006. Anchorage grounds

7 "(a) Anchorage Grounds.—

8 "(1) ESTABLISHMENT.—The Secretary of the 9 department in which the Coast Guard is operating 10 shall define and establish anchorage grounds in the 11 navigable waters of the United States for vessels op-12 erating in such waters.

"(2) RELEVANT FACTORS FOR ESTABLISHMENT.—In carrying out paragraph (1), the Secretary shall take into account all relevant factors
concerning navigational safety, protection of the marine environment, proximity to undersea pipelines
and cables, safe and efficient use of Marine Transportation System, and national security.

20 "(b) VESSEL REQUIREMENTS.—Vessels, of certain
21 sizes or type determined by the Secretary, shall—

22 "(1) set and maintain an anchor alarm for the23 duration of an anchorage;

24 "(2) comply with any directions or orders25 issued by the Captain of the Port; and

"(3) comply with any applicable anchorage reg ulations.

3 "(c) PROHIBITIONS.—A vessel may not—

4 "(1) anchor in any Federal navigation channel
5 unless authorized or directed to by the Captain of
6 the Port;

7 "(2) anchor in near proximity, within distances
8 determined by the Coast Guard, to an undersea
9 pipeline or cable, unless authorized or directed to by
10 the Captain of the Port; and

"(3) anchor or remain anchored in an anchorage ground during any period in which the Captain
of the Port orders closure of the anchorage ground
due to inclement weather, navigational hazard, a
threat to the environment, or other safety or security concern.

17 "(d) SAFETY EXCEPTION.—Nothing in this section
18 shall be construed to prevent a vessel from taking actions
19 necessary to maintain the safety of the vessel or to prevent
20 the loss of life or property.".

21 (b) REGULATORY REVIEW.—

(1) REVIEW REQUIRED.—Not later than 1 year
after the date of enactment of this Act, the Secretary of the department in which the Coast Guard
is operating shall complete a review of existing an-

chorage regulations and identify regulations that
may need modification—
(A) in the interest of marine safety, secu-
rity, and environmental concerns, taking into
account undersea pipelines, cables, or other in-
frastructure; and
(B) to implement the amendments made
by this section.
(2) BRIEFING.—Upon completion of the review
under paragraph (1) , but not later than 2 years
after the date of enactment of this Act, the Sec-
retary shall provide a briefing to the Committee on
Commerce, Science, and Transportation of the Sen-
ate and the Subcommittee on Coast Guard and Mar-
itime Transportation of the Committee on Transpor-
tation and Infrastructure of the House of Represent-
atives that summarizes the review.
(c) Clerical Amendment.—The table of sections
for chapter 700 of title 46, United States Code, is amend-
ed by striking the item relating to section 70006 and in-
serting the following:
"70006. Anchorage grounds.".
(d) Applicability of Regulations.—The amend-
ments made by subsection (a) may not be construed to
alter any existing rules, regulations, or final agency ac-

25 tions issued under section 70006 of title 46, United States

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Code, as in effect on the day before the date of enactment
 of this Act until all regulations required under subsection
 (b) take effect.

4 SEC. 503. AQUATIC NUISANCE SPECIES TASK FORCE.

5 (a) RECREATIONAL VESSEL DEFINED.—Section
6 1003 of the Nonindigenous Aquatic Nuisance Prevention
7 and Control Act of 1990 (16 U.S.C. 4702) is amended—
8 (1) by redesignating paragraphs (13) through

9 (17) as paragraphs (15) through (19), respectively;10 and

(2) by inserting after paragraph (12) the fol-lowing:

"(13) 'State' means each of the several States,
the District of Columbia, American Samoa, Guam,
Puerto Rico, the Northern Mariana Islands, and the
Virgin Islands of the United States;

17 "(14) 'recreational vessel' has the meaning
18 given that term in section 502 of the Federal Water
19 Pollution Control Act (33 U.S.C. 1362);".

(b) OBSERVERS.—Section 1201 of the Nonindigenous
Aquatic Nuisance Prevention and Control Act of 1990 (16
U.S.C. 4721) is amended by adding at the end the following:

24 "(g) OBSERVERS.—The chairpersons designated25 under subsection (d) may invite representatives of non-

1 governmental entities to participate as observers of the

3 (c) Aquatic Nuisance Species Task Force.— 4 Section 1201(b) of the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 (16 U.S.C. 4721(b)) 5 6 is amended— (1) in paragraph (6), by striking "and" at the 7 8 end; (2) by redesignating paragraph (7) as para-9 10 graph (10); and (3) by inserting after paragraph (6) the fol-11 12 lowing: 13 "(7) the Director of the National Park Service; 14 "(8) the Director of the Bureau of Land Man-15 agement; "(9) the Commissioner of Reclamation; and". 16 17 (d) AQUATIC NUISANCE SPECIES PROGRAM.—Section 1202 of the Nonindigenous Aquatic Nuisance Preven-18 tion and Control Act of 1990 (16 U.S.C. 4722) is amend-19 20 ed— 21 (1) in subsection (e) by adding at the end the

following:

2

Task Force.".

23 "(4) TECHNICAL ASSISTANCE AND REC24 OMMENDATIONS.—The Task Force may provide
25 technical assistance and recommendations for best

1	practices to an agency or entity engaged in vessel in-
2	spections or decontaminations for the purpose of—
3	"(A) effectively managing and controlling
4	the movement of aquatic nuisance species into,
5	within, or out of water of the United States;
6	and
7	"(B) inspecting recreational vessels in a
8	manner that minimizes disruptions to public ac-
9	cess for boating and recreation in non-contami-
10	nated vessels.
11	"(5) Consultation.—In carrying out para-
12	graph (4), including the development of rec-
13	ommendations, the Task Force may consult with—
14	"(A) State fish and wildlife management
15	agencies;
16	"(B) other State agencies that manage
17	fishery resources of the State or sustain fishery
18	habitat; and
19	"(C) relevant nongovernmental entities.";
20	and
21	(2) in subsection (k) by adding at the end the
22	following:
23	"(3) Not later than 90 days after the date of
24	enactment of the Don Young Coast Guard Author-
25	ization Act of 2022, the Task Force shall submit a

1	report to Congress recommending legislative, pro-
2	grammatic, or regulatory changes to eliminate re-
3	maining gaps in authorities between members of the
4	Task Force to effectively manage and control the
5	movement of aquatic nuisance species.".
6	(e) Technical Corrections and Conforming
7	AMENDMENTS.—The Nonindigenous Aquatic Nuisance
8	Prevention and Control Act of 1990 (16 U.S.C. 4701 et
9	seq.) is further amended—
10	(1) in section $1002(b)(2)$, by inserting a comma
11	after "funded";
12	(2) in section 1003, in paragraph (7), by strik-
13	ing "Canandian" and inserting "Canadian";
14	(3) in section 1203(a)—
15	(A) in paragraph $(1)(F)$, by inserting
16	"and" after "research,"; and
17	(B) in paragraph (3), by striking "encour-
18	age" and inserting "encouraged";
19	(4) in section $1204(b)(4)$, in the paragraph
20	heading, by striking "ADMINISRATIVE" and inserting
21	"ADMINISTRATIVE"; and
22	(5) in section 1209, by striking "subsection
23	(a)" and inserting "section 1202(a)".

1	SEC. 504. LIMITATION ON RECOVERY FOR CERTAIN INJU-
2	RIES INCURRED IN AQUACULTURE ACTIVI-
3	TIES.
4	(a) IN GENERAL.—Section 30104 of title 46, United
5	States Code, is amended—
6	(1) by inserting "(a) IN GENERAL.—" before
7	the first sentence; and
8	(2) by adding at the end the following:
9	"(b) Limitation on Recovery by Aquaculture
10	Workers.—
11	"(1) IN GENERAL.—For purposes of subsection
12	(a), the term 'seaman' does not include an individual
13	who—
14	"(A) is an aquaculture worker if State
15	workers' compensation is available to such indi-
16	vidual; and
17	"(B) was, at the time of injury, engaged in
18	aquaculture in a place where such individual
19	had lawful access.
20	"(2) Aquaculture worker defined.—In
21	this subsection, the term 'aquaculture worker' means
22	an individual who—
23	"(A) is employed by a commercial enter-
24	prise that is involved in the controlled cultiva-
25	tion and harvest of aquatic plants and animals,
26	including—
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1	"(i) the cleaning, processing, or can-
2	ning of fish and fish products;
3	"(ii) the cultivation and harvesting of
4	shellfish; and
5	"(iii) the controlled growing and har-
6	vesting of other aquatic species;
7	"(B) does not hold a license issued under
8	section 7101(c); and
9	"(C) is not required to hold a merchant
10	mariner credential under part F of subtitle II.".
11	(b) APPLICABILITY.—The amendments made by this
12	section shall apply to an injury incurred on or after the
13	date of enactment of this Act.
14	Subtitle B—Other Matters
15	SEC. 505. INFORMATION ON TYPE APPROVAL CERTIFI-
	SEC. 505. INFORMATION ON TIPE AFFROVAL CENTIFI-
16	CATES.
16 17	
17	CATES.
17	CATES. (a) IN GENERAL.—Title IX of the Frank LoBiondo
17 18	CATES. (a) IN GENERAL.—Title IX of the Frank LoBiondo Coast Guard Authorization Act of 2018 (Public Law 115–
17 18 19	CATES. (a) IN GENERAL.—Title IX of the Frank LoBiondo Coast Guard Authorization Act of 2018 (Public Law 115– 282) is amended by adding at the end the following:
17 18 19 20	CATES. (a) IN GENERAL.—Title IX of the Frank LoBiondo Coast Guard Authorization Act of 2018 (Public Law 115– 282) is amended by adding at the end the following: "SEC. 904. INFORMATION ON TYPE APPROVAL CERTIFI-
17 18 19 20 21	CATES. (a) IN GENERAL.—Title IX of the Frank LoBiondo Coast Guard Authorization Act of 2018 (Public Law 115– 282) is amended by adding at the end the following: "SEC. 904. INFORMATION ON TYPE APPROVAL CERTIFI- CATES.
 17 18 19 20 21 22 	CATES. (a) IN GENERAL.—Title IX of the Frank LoBiondo Coast Guard Authorization Act of 2018 (Public Law 115– 282) is amended by adding at the end the following: "SEC. 904. INFORMATION ON TYPE APPROVAL CERTIFI- CATES. "The Commandant of the Coast Guard shall, upon
 17 18 19 20 21 22 23 	CATES. (a) IN GENERAL.—Title IX of the Frank LoBiondo Coast Guard Authorization Act of 2018 (Public Law 115– 282) is amended by adding at the end the following: "SEC. 904. INFORMATION ON TYPE APPROVAL CERTIFI- CATES. "The Commandant of the Coast Guard shall, upon request by any State, the District of Columbia, or territory

teristics, challenge water biological organism concentra-1 2 tions, post-treatment water quality characteristics, and post-treatment biological organism concentrations data for 3 4 a ballast water management system with a type approval 5 certificate approved by the Coast Guard pursuant to subpart 162.060 of title 46, Code of Federal Regulations.". 6 7 (b) CLERICAL AMENDMENT.—The table of contents for the Frank LoBiondo Coast Guard Authorization Act 8 9 of 2018 (Public Law 115–282) is amended by inserting 10 after the item relating to section 903 the following: "904. Information on type approval certificates.". 11 SEC. 506. PASSENGER VESSEL SECURITY AND SAFETY RE-12 QUIREMENTS. 13 Section 3507(k)(1) of title 46, United States Code, 14 is amended— 15 (1) in subparagraph (A) by striking "at least 250" and inserting "250 or more"; and 16 17 (2) by striking subparagraph (B) and inserting 18 the following: 19 "(B) has overnight accommodations for 20 250 or more passengers; and". 21 SEC. 507. CARGO WAITING TIME REDUCTION. (a) INTERAGENCY TASK FORCE.—The President 22 23 shall, acting through the Supply Chain Disruptions Task Force established under Executive Order 14017 (relating 24 25 to supply chains) of February 24, 2021 (86 Fed. Reg.

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1	11849) (hereinafter referred to as the "Task Force"),
2	carry out the duties described in subsection (c).
3	(b) DUTIES.—In carrying out this section, the Task
4	Force shall—
5	(1) evaluate and quantify the economic and en-
6	vironmental impact of cargo backlogs;
7	(2) evaluate and quantify the costs incurred by
8	each Federal agency represented on the Task Force,
9	and by State and local governments, due to such
10	cargo backlogs;
11	(3) evaluate the responses of each such Federal
12	agency to such cargo backlogs; and
13	(4) not later than 90 days after the date of en-
14	actment of this Act—
15	(A) develop a plan to—
16	(i) significantly reduce or eliminate
17	such cargo backlog; and
18	(ii) reduce nationwide cargo proc-
19	essing delays, including the Port of Los
20	Angeles and the Port of Long Beach; and
21	(B) submit to the Committee on Transpor-
22	tation and Infrastructure of the House of Rep-
23	resentatives and the Committee on Commerce,
24	Science, and Transportation of the Senate a re-

port containing the plan developed under subparagraph (A).

3 (c) REPORT OF THE COMMANDANT.—No later than
4 90 days after the date of enactment of this Act, the Com5 mandant of the Coast Guard shall submit to the Com6 mittee on Transportation and Infrastructure of the House
7 of Representatives and the Committee on Commerce,
8 Science, and Transportation of the Senate a report on
9 cargo backlogs that includes—

10 (1) an explanation of the extent to which ves11 sels carrying cargo are complying with the require12 ments of chapter 700 of title 46, United States
13 Code;

(2) the status of the investigation on the cause
of the oil spill that occurred in October 2021 on the
waters over the San Pedro Shelf related to an anchor strike, including the expected date on which the
Marine Casualty Investigation Report with respect
to such spill will be released; and

20 (3) with respect to such vessels, a summary of
21 actions taken or planned to be taken by the Com22 mandant to—

23 (A) provide additional protections against
24 oil spills caused by anchor strikes; and

1

2

1 (B) address other safety concerns and en-2 vironmental impacts.

3 SEC. 508. LIMITED INDEMNITY PROVISIONS IN STANDBY 4 OIL SPILL RESPONSE CONTRACTS.

5 (a) IN GENERAL.—Subject to subsections (b) and (c), a contract for the containment or removal of a discharge 6 7 entered into by the President under section 311(c) of the 8 Federal Water Pollution Control Act (33 U.S.C. 1321(c)) 9 shall contain a provision to indemnify a contractor for li-10 abilities and expenses incidental to the containment or removal arising out of the performance of the contract that 11 is substantially identical to the terms contained in sub-12 13 sections (d) through (h) of section H.4 (except for paragraph (1) of subsection (d)) of the contract offered by the 14 15 Coast Guard in the solicitation numbered DTCG89–98– A-68F953, dated November 17, 1998. 16

17 (b) REQUIREMENTS.—

18 (1) SOURCE OF FUNDS.—The provision re19 quired under subsection (a) shall include a provision
20 that the obligation to indemnify is limited to funds
21 available in the Oil Spill Liability Trust Fund estab22 lished by section 9509(a) of the Internal Revenue
23 Code of 1986 at the time the claim for indemnity is
24 made.

1 (2) UNCOMPENSATED REMOVAL.—A claim for 2 indemnity under a contract described in subsection 3 (a) shall be made as a claim for uncompensated re-4 moval costs under section 1012(a)(4) of the Oil Pollution Act of 1990 (33 U.S.C. 2712(a)(4)). 5 6 (3) LIMITATION.—The total indemnity for a 7 claim under a contract described in subsection (a) 8 may not be more than \$50,000 per incident. 9 (c) APPLICABILITY OF EXEMPTIONS.—Notwith-10 standing subsection (a), the United States shall not be obligated to indemnify a contractor for any act or omission 11 12 of the contractor carried out pursuant to a contract en-13 tered into under this section where such act or omission is grossly negligent or which constitutes willful mis-14 15 conduct. 16 SEC. 509. PORT COORDINATION COUNCIL FOR POINT SPEN-17 CER. 18 Section 541 of the Coast Guard Authorization Act 19 of 2016 (Public Law 114–120) is amended— 20(1) in subsection (b) by striking paragraphs (1) 21 and (2) and inserting the following: 22 "(1) BSNC (to serve as Council Chair). 23 "(2) The Secretary of Homeland Security. 24 "(3) An Oil Spill Response Organization that

25 serves the area in which such Port is located.

	10
1	"(4) The State.";
2	(2) in subsection $(c)(1)$ —
3	(A) in subparagraph (B) by adding "and"
4	at the end; and
5	(B) by striking subparagraphs (C) and (D)
6	and inserting the following:
7	"(C) land use planning and development at
8	Point Spencer in support of the following activi-
9	ties within the Bearing Sea, the Chukchi Sea,
10	and the Arctic Ocean:
11	"(i) Search and rescue.
12	"(ii) Shipping safety.
13	"(iii) Economic development.
14	"(iv) Oil spill prevention and re-
15	sponse.
16	"(v) National security.
17	"(vi) Major marine casualties.
18	"(vii) Protection of Alaska Native ar-
19	chaeological and cultural resources.
20	"(viii) Port of refuge, arctic research,
21	and maritime law enforcement.";
22	(3) by amending subsection $(c)(3)$ to read as
23	follows:
24	"(3) Facilitate coordination among members of
25	the Council on the development and use of the land

1	and coastline of Point Spencer, as such development
2	and use relate to activities of the Council at the Port
3	of Point Spencer."; and
4	(4) in subsection (e)—
5	(A) by striking "Operations and manage-
6	ment costs" and inserting the following:
7	"(1) Determination of costs.—Operations
8	and management costs"; and
9	(B) by adding at the end the following:
10	"(2) FUNDING.—To facilitate the mooring buoy
11	system in Port Clarence and to assist the Council in
12	the development of other oil spill prevention and re-
13	sponse infrastructure, including reactivating the air-
14	strip at Point Spencer with appropriate technology
15	and safety equipment in support of response oper-
16	ations, there is authorized to be made available
17	\$5,000,000 for each of fiscal years 2023 through
18	2025 from the interest generated from the Oil Spill
19	Liability Trust Fund.".
20	SEC. 510. WESTERN ALASKA OIL SPILL PLANNING CRI-
21	TERIA.
22	(a) Western Alaska Oil Spill Planning Cri-
23	TERIA.—Section $311(j)(5)$ of the Federal Water Pollution
24	Control Act (33 U.S.C. $1321(j)(5)$) is amended by adding
25	at the end the following:

1 "(J)(i) Except as provided in clause (iv) 2 (including with respect to Cook Inlet), in any 3 case in which the Secretary has determined that 4 the national planning criteria established pursu-5 ant to this subsection are inappropriate for a 6 vessel operating in the area of responsibility of 7 the Western Alaska Captain of the Port Zone, 8 a response plan required under this paragraph 9 with respect to a discharge of oil for the vessel 10 shall comply with the planning criteria estab-11 lished under clause (ii), which planning criteria 12 shall, with respect to a discharge of oil from the 13 vessel, apply in lieu of any alternative planning 14 criteria approved for vessels operating in such 15 area.

"(ii) The President shall establish planning
criteria for a worst case discharge of oil, and a
substantial threat of such a discharge, within
the area of responsibility of Western Alaska
Captain of the Port Zone, including planning
criteria for the following:

22 "(I) Oil spill response resources that
23 are required to be located within such
24 area.

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"(II) Response times for mobilization
of oil spill response resources and arrival
on the scene of a worst case discharge of
oil, or substantial threat of such a dis-
charge, occurring within such area.
"(III) Pre-identified vessels for oil
spill response that are capable of operating
in the ocean environment and required to
be located within such area.
"(IV) Real-time continuous vessel
tracking, monitoring, and engagement pro-
tocols that detect and address vessel oper-
ation anomalies.
"(V) Vessel routing measures con-
sistent with international routing measure
deviation protocols.
"(VI) Ensuring the availability of at
least one oil spill removal organization that
is classified by the Coast Guard and
that—
"(aa) is capable of responding in
all operating environments in such
area;
"(bb) controls oil spill response
resources of dedicated and nondedi-

1	cated resources within such area,
2	through ownership, contracts, agree-
3	ments, or other means approved by
4	the President, sufficient to mobilize
5	and sustain a response to a worst case
6	discharge of oil and to contain, re-
7	cover, and temporarily store dis-
8	charged oil; and
9	"(cc) has pre-positioned oil spill
10	response resources in strategic loca-
11	tions throughout such area in a man-
12	ner that ensures the ability to support
13	response personnel, marine oper-
14	ations, air cargo, or other related lo-
15	gistics infrastructure.
16	"(VII) Temporary storage capability
17	using both dedicated and non-dedicated as-
18	sets located within such area.
19	"(VIII) Non-mechanical oil spill re-
20	sponse resources, to be available under
21	contracts, agreements, or other means ap-
22	proved by the President, capable of re-
23	sponding to both a discharge of persistent
24	oil and a discharge of non-persistent oil,

1	whether the discharged oil was carried by
2	a vessel as fuel or cargo.
3	"(IX) With respect to tank barges
4	carrying non-persistent oil in bulk as
5	cargo, oil spill response resources that are
6	required to be carried on board.
7	"(X) Ensuring that oil spill response
8	resources required to comply with this sub-
9	paragraph are separate from and in addi-
10	tion to resources otherwise required to be
11	included in a response plan for purposes of
12	compliance with salvage and marine fire-
13	fighting planning requirements under this
14	subsection.
15	"(XI) Specifying a minimum length of
16	time that approval of a response plan
17	under this subparagraph is valid.
18	"(XII) Ensuring compliance with re-
19	quirements for the preparation and sub-
20	mission of vessel response plans established
21	by regulations pursuant to this paragraph.
22	"(iii) The President may approve a re-
23	sponse plan for a vessel under this subpara-
24	graph only if the owner or operator of the ves-
25	sel demonstrates the availability of the oil spill

1	response resources required to be included in
2	the response plan under the planning criteria
3	established under clause (ii).
4	"(iv) Nothing in this subparagraph af-
5	fects—
6	"(I) the requirements under this sub-
7	section applicable to vessel response plans
8	for vessels operating within the area of re-
9	sponsibility of the Western Alaska Captain
10	of the Port Zone within Cook Inlet, Alas-
11	ka;
12	"(II) the requirements applicable to
13	tank vessels operating within Prince Wil-
14	liam Sound Captain of the Port Zone that
15	are subject to section 5005 of the Oil Pol-
16	lution Act of 1990 (33 U.S.C. 2735); or
17	"(III) the authority of a Federal On-
18	Scene Coordinator to use any available re-
19	sources when responding to an oil spill.
20	"(v) The Secretary shall review any deter-
21	mination that the national planning criteria are
22	inappropriate for a vessel operating in the area
23	of responsibility of Western Alaska Captain of
24	the Port Zone not less frequently than once
25	every five years.

"(vi) For purposes of this subparagraph,
 the term 'Western Alaska Captain of the Port
 Zone' means the area described in section 3.85–
 15 of title 33, Code of Federal Regulations, as
 in effect on the date of enactment of this sub paragraph.".

7 (b) ESTABLISHMENT OF ALASKA OIL SPILL PLAN-8 NING CRITERIA.—

9 (1) DEADLINE.—Not later than 2 years after 10 the date of enactment of this Act, the President 11 shall establish the planning criteria required to be 12 established under subparagraph (J) of section 13 311(j)(5) of the Federal Water Pollution Control 14 Act of (33 U.S.C. 1321(j)(5)), as added by this sec-15 tion.

16 (2) CONSULTATION.—In establishing such plan-17 ning criteria, the President shall consult with the 18 State of Alaska, owners and operators of vessels 19 subject to such planning criteria, oil spill removal or-20 ganizations, Alaska Native organizations, and envi-21 ronmental nongovernmental organizations located 22 within the State of Alaska.

(3) VESSELS IN COOK INLET.—Unless otherwise authorized by the Secretary of the department
in which the Coast Guard, a vessel may only operate

in Cook Inlet, Alaska, under a vessel response plan
 that meets the requirements of the national planning
 criteria established pursuant to section 311(j)(5) of
 the Federal Water Pollution Control Act (33 U.S.C.
 1321(j)(5)).

6 (c) CONGRESSIONAL REPORT.—Not later than one 7 year after the date of enactment of this Act, the Secretary 8 of the department in which the Coast Guard is operating 9 shall submit to Congress a report regarding the status of 10 implementing the requirements of subparagraph (J) of 11 section 311(j)(5) of the Federal Water Pollution Control 12 Act (33 U.S.C. 1321(j)(5)), as added by this section.

13 SEC. 511. NONAPPLICABILITY.

14 Requirements under sections 3507(d), 3507(e), 3508,
15 and 3509 of title 46, United States Code, shall not apply
16 to the passenger vessel *American Queen* (U.S. Coast
17 Guard Official Number 1030765) or any other passenger
18 vessel—

(1) on which construction identifiable with the
specific vessel begins prior to the date of enactment
of this Act; and

(2) to which sections 3507 and 3508 would otherwise apply when such vessels are operating inside
the boundary line.

1 SEC. 512. REPORT ON ENFORCEMENT OF COASTWISE LAWS.

2 The Commandant of the Coast Guard shall submit 3 to Congress a report describing any changes to the enforcement of chapters 121 and 551 of title 46. United 4 5 States Code, as a result of the amendments to section 4(a)(1) of the Outer Continental Shelf Lands Act (43) 6 7 U.S.C. 1333(a)(1)) made by section 9503 of the William 8 M. (Mac) Thornberry National Defense Authorization Act 9 for Fiscal Year 2021 (Public Law 116–283).

10 SEC. 513. LAND CONVEYANCE, SHARPE ARMY DEPOT,11LATHROP, CALIFORNIA.

Not later than 1 year after the date of enactment
of this Act, the Administrator of the Maritime Administration shall complete the land conveyance required under
section 2833 of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021
(Public Law 116–283).

18 SEC. 514. CENTER OF EXPERTISE FOR MARINE ENVIRON19 MENTAL RESPONSE.

(a) IN GENERAL.—Not later than 1 year after the
date of enactment of this Act, the Commandant of the
Coast Guard, in consultation with the Administrator of
the National Oceanic and Atmospheric Administration,
shall establish a Center of Expertise for Marine Environmental Response (referred to in this section as the "Cen-

ter of Expertise") in accordance with section 313 of title 1 2 14, United States Code. 3 (b) LOCATION.—The Center of Expertise shall be lo-4 cated in close proximity to— 5 (1) an area of the country with quick access to 6 State, Federal, and international waters, port and 7 marine environments, coastal and estuary environ-8 ments, and the intercoastal waterway; 9 (2) multiple Coast Guard sea and air stations; 10 (3) multiple Federal agencies that are engaged 11 in coastal and fisheries management; 12 (4) one or more designated national estuaries; 13 (5) State coastal and wildlife management 14 agencies; and 15 (6) an institution of higher education with adequate marine science search laboratory facilities and 16 17 capabilities and expertise in coastal marine ecology, 18 ecosystems, environmental chemistry, fish and wild-19 life management, coastal mapping, water resources, 20 and marine technology development. 21 (c) FUNCTIONS.—The Center of Expertise shall— 22 (1) monitor and assess, on an ongoing basis, 23 the state of knowledge regarding training, education, 24 and technology development for marine environ-25 mental response protocols in State, Federal, and

1	international waters, port and marine environments,
2	coastal and estuary environments, and the inter-
3	coastal waterway;
4	(2) identify any significant gaps in research re-
5	lated to marine environmental response protocols, in-
6	cluding an assessment of major scientific or techno-
7	logical deficiencies in responses to past incidents in
8	these waterways that are interconnected, and seek to
9	fill such gaps;
10	(3) conduct research, development, testing, and
11	evaluation for marine environmental response equip-
12	ment, technologies, and techniques to mitigate and
13	respond to environmental incidents in these water-
14	ways;
15	(4) educate and train Federal, State, and local
16	first responders in—
17	(A) the incident command system struc-
18	ture;
19	(B) marine environmental response tech-
20	niques and strategies; and
21	(C) public affairs; and
22	(5) work with academic and private sector re-
23	sponse training centers to develop and standardize
24	marine environmental response training and tech-
25	niques.

1	(d) Marine Environmental Response De-
2	FINED.—In this section, the term "marine environmental
3	response" means any response to incidents that—
4	(1) impacts—
5	(A) the marine environment of State, Fed-
6	eral or international waterways;
7	(B) port and marine environments;
8	(C) coastal and estuary environments; or
9	(D) the intercoastal waterway; and
10	(2) promotes—
11	(A) the protection and conservation of the
12	marine environment;
13	(B) the health of fish, animal populations,
14	and endangered species; and
15	(C) the resilience of coastal ecosystems and
16	infrastructure.
17	SEC. 515. PROHIBITION ON ENTRY AND OPERATION.
18	(a) Prohibition.—
19	(1) IN GENERAL.—Except as otherwise pro-
20	vided in this section, during the period in which Ex-
21	ecutive Order 14065 (87 Fed. Reg. 10293, relating
22	to blocking certain Russian property or trans-
23	actions), or any successor Executive Order is in ef-
24	fect, no vessel described in subsection (b) may enter
25	or operate in the navigable waters of the United

1	States or transfer cargo in any port or place under
2	the jurisdiction of the United States.
3	(2) Limitations on Application.——
4	(A) IN GENERAL.—The prohibition under
5	paragraph (1) shall not apply with respect to
6	vessel described in subsection (b) if the Sec-
7	retary of State determines that—
8	(i) the vessel is owned or operated by
9	a Russian national or operated by the gov-
10	ernment of the Russian Federation; and
11	(ii) it is in the national security inter-
12	est not to apply the prohibition to such
13	vessel.
14	(B) NOTICE.—Not later than 15 days
15	after making a determination under subpara-
16	graph (A), the Secretary of State shall submit
17	to the Committee on Foreign Affairs and the
18	Committee on Transportation and Infrastruc-
19	ture of the House of Representatives and the
20	Committee on Foreign Relations and the Com-
21	mittee on Commerce, Science, and Transpor-
22	tation of the Senate written notice of the deter-
23	mination and the basis upon which the deter-
24	mination was made.

(C) PUBLICATION.—The Secretary of
 State shall publish a notice in the Federal Reg ister of each determination made under sub paragraph (A).

5 (b) VESSELS DESCRIBED.—A vessel referred to in
6 subsection (a) is a vessel owned or operated by a Russian
7 national or operated by the government of the Russian
8 Federation.

9 (c) INFORMATION AND PUBLICATION.—The Sec-10 retary of the department in which the Coast Guard is op-11 erating, with the concurrence of the Secretary of State, 12 shall—

(1) maintain timely information on the registrations of all foreign vessels owned or operated by or
on behalf of the Government of the Russian Federation, a Russian national, or a entity organized under
the laws of the Russian Federation or any jurisdiction within the Russian Federation; and

(2) periodically publish in the Federal Registera list of the vessels described in paragraph (1).

21 (d) NOTIFICATION OF GOVERNMENTS.—

(1) IN GENERAL.—The Secretary of State shall
notify each government, the agents or instrumentalities of which are maintaining a registration of a foreign vessel that is included on a list published under

1	subsection $(c)(2)$, not later than 30 days after such
2	publication, that all vessels registered under such
3	government's authority are subject to subsection (a).
4	(2) Additional notification.—In the case of
5	a government that continues to maintain a registra-
6	tion for a vessel that is included on such list after
7	receiving an initial notification under paragraph (1),
8	the Secretary shall issue an additional notification to
9	such government not later than 120 days after the
10	publication of a list under subsection $(c)(2)$.
11	(e) NOTIFICATION OF VESSELS.—Upon receiving a
12	notice of arrival under section 70001(a)(5) of title 46,
13	United States Code, from a vessel described in subsection
14	(b), the Secretary of the department in which the Coast
15	Guard is operating shall notify the master of such vessel
16	that the vessel may not enter or operate in the navigable
17	waters of the United States or transfer cargo in any port
18	or place under the jurisdiction of the United States, un-
19	less—
20	(1) the Secretary of State has made a deter-

21 mination under subsection (a)(2); or

(2) the Secretary of the department in which
the Coast Guard is operating allows provisional
entry of the vessel, or transfer of cargo from the vessel, under subsection (f).

(f) PROVISIONAL ENTRY OR CARGO TRANSFER.—
 Notwithstanding any other provision of this section, the
 Secretary of the department in which the Coast Guard is
 operating may allow provisional entry of, or transfer of
 cargo from, a vessel, if such entry or transfer is necessary
 for the safety of the vessel or persons aboard.

7 SEC. 516. ST. LUCIE RIVER RAILROAD BRIDGE.

8 The Commandant of the Coast Guard shall take such 9 actions as are necessary to implement any recommenda-10 tions for the St. Lucie River railroad bridge made by the 11 Coast Guard in the document titled "Waterways Analysis 12 and Management System for Intracoastal Waterway Miles 13 925-1005 (WAMS #07301)" published by Coast Guard 14 Sector Miami in 2018.

15 SEC. 517. ASSISTANCE RELATED TO MARINE MAMMALS.

16 (a) MARITIME ENVIRONMENTAL AND TECHNICAL
17 ASSISTANCE PROGRAM.—Section 50307(b) of title 46,
18 United States Code, is amended—

- 19 (1) in paragraph (1)(D) by striking "and" at20 the end;
- (2) in paragraph (2) by striking the period and
 insert "; and"; and
- 23 (3) by adding at the end the following:

24 "(3) technologies that quantifiably reduce un25 derwater noise from marine vessels, including noise

produced incidental to the propulsion of marine ves sels.".

3 (b) Assistance to Reduce Impacts of Vessel
4 Strikes and Noise on Marine Mammals.—

5 (1) IN GENERAL.—Chapter 541 of title 46,
6 United States Code, is amended by adding at the
7 end the following:

8 "§ 54102. Assistance to reduce impacts of vessel 9 strikes and noise on marine mammals

"(a) IN GENERAL.—The Administrator of the Mari-10 time Administration, in coordination with the Secretary 11 12 of the department in which the Coast Guard is operating, 13 may make grants to, or enter into contracts or cooperative 14 agreements with, academic, public, private, and non-15 governmental entities to develop and implement mitigation measures that will lead to a quantifiable reduction in— 16 17 "(1) impacts to marine mammals from vessels; 18 and

19 "(2) underwater noise from vessels, including
20 noise produced incidental to the propulsion of ves21 sels.

"(b) ELIGIBLE USE.—Assistance under this section
may be used to develop, assess, and carry out activities
that reduce threats to marine mammals by—

25 "(1) reducing—

1	"(A) stressors related to vessel traffic; and
2	"(B) vessel strike mortality, and serious
3	injury; or
4	"(2) monitoring—
5	"(A) sound; and
6	"(B) vessel interactions with marine mam-
7	mals.
8	"(c) PRIORITY.—The Administrator shall prioritize
9	assistance under this section for projects that—
10	((1) is based on the best available science on
11	methods to reduce threats related to vessels traffic;
12	((2)) collect data on the reduction of such
13	threats;
13 14	threats; "(3) reduce—
14	"(3) reduce—
14 15	"(3) reduce— "(A) disturbances from vessel presence;
14 15 16	"(3) reduce—"(A) disturbances from vessel presence;"(B) mortality risk; or
14 15 16 17	 "(3) reduce— "(A) disturbances from vessel presence; "(B) mortality risk; or "(C) serious injury from vessel strikes; or
14 15 16 17 18	 "(3) reduce— "(A) disturbances from vessel presence; "(B) mortality risk; or "(C) serious injury from vessel strikes; or "(4) conduct risk assessments, or tracks
14 15 16 17 18 19	 "(3) reduce— "(A) disturbances from vessel presence; "(B) mortality risk; or "(C) serious injury from vessel strikes; or "(4) conduct risk assessments, or tracks progress toward threat reduction.
 14 15 16 17 18 19 20 	 "(3) reduce— "(A) disturbances from vessel presence; "(B) mortality risk; or "(C) serious injury from vessel strikes; or "(4) conduct risk assessments, or tracks progress toward threat reduction. "(d) BRIEFING.—The Administrator shall provide to
 14 15 16 17 18 19 20 21 	 "(3) reduce— "(A) disturbances from vessel presence; "(B) mortality risk; or "(C) serious injury from vessel strikes; or "(4) conduct risk assessments, or tracks progress toward threat reduction. "(d) BRIEFING.—The Administrator shall provide to the Committee on Transportation and Infrastructure of

22	MITIGATION
21	"CHAPTER 507—MONITORING AND
20	at the end the following:
19	title 46, United States Code, is amended by adding
18	(1) IN GENERAL.—Part of A of subtitle V of
17	Program for Large Whales.—
16	(c) Near Real-time Monitoring and Mitigation
	"54102. Assistance to reduce impacts of vessel strikes and noise on marine mammals.".
15	amended by adding at the end the following:
14	chapter 541 of title 46, United States Code, is
13	(2) CLERICAL AMENDMENT.—The analysis for
12	2022 through 2026, to remain available until expended.".
11	carry out this section \$10,000,000 for each of fiscal years
10	is authorized to be appropriated to the Administrator to
9	"(e) Authorization of Appropriations.—There
8	tion of threats to marine mammals.
7	carried out with such assistance has on the reduc-
6	"(4) An estimate of the impact that a project
5	with assistance provided under this section.
4	"(3) A description of the activities carried out
3	"(2) The amount of each such grant.
2	ceiving a grant under this section.
1	"(1) The name and location of each entity re-

"Sec.

"50701. Near real-time monitoring and mitigation program for large whales. "50702. Pilot project.

"(a) ESTABLISHMENT.—The Administrator of the 3 Maritime Administration, in consultation with the Com-4 5 mandant of the Coast Guard, shall design and deploy a near real-time large whale monitoring and mitigation pro-6 7 gram (in this section referred to as the Program) informed by the technologies, monitoring methods, and mitigation 8 9 protocols developed pursuant to the pilot program required 10 under section 50702.

11 "(b) PURPOSE.—The purpose of the Program will be
12 to reduce the risk to large whales of vessel collisions and
13 to minimize other impacts.

14 "(c) REQUIREMENTS.—In designing and deploying15 the Program, the Administrator shall—

16 "(1) prioritize species of large whales for which
17 vessel collision impacts are of particular concern;

18 "(2) prioritize areas where such vessel impacts19 are of particular concern;

"(3) develop technologies capable of detecting
and alerting individuals and enforcement agencies of
the probable location of large whales on a near realtime basis, to include real time data whenever possible;

25 "(4) inform sector-specific mitigation protocols
26 to effectively reduce takes of large whales; and
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"(5) integrate technology improvements as such
 improvements become available.

3 "(d) AUTHORITY.—The Administrator may make 4 grants or enter into and contracts, leases, or cooperative 5 agreements as may be necessary to carry out the purposes 6 of this section on such terms as the Administrator con-7 siders appropriate, consistent with Federal acquisition 8 regulations.

9 "§ 50702. Pilot project

10 "(a) ESTABLISHMENT.—The Administrator of the 11 Maritime Administration shall carry out a pilot monitoring 12 and mitigation project for North Atlantic right whales (in 13 this section referred to as the 'Pilot Program') for pur-14 poses of informing a cost-effective, efficient, and results-15 oriented near real-time monitoring and mitigation pro-16 gram for large whales under 50701.

17 "(b) PILOT PROJECT REQUIREMENTS.—In carrying
18 out the pilot program, the Administrator, in coordination
19 with the Commandant of the Coast Guard, using best
20 available scientific information, shall identify and ensure
21 coverage of—

- 22 "(1) core foraging habitats of North Atlantic23 right whales, including—
- 24 "(A) the South of the Islands core foraging25 habitat;

1	"(B) the Cape Cod Bay Area core for aging
2	habitat;
3	"(C) the Great South Channel core for-
4	aging habitat; and
5	"(D) the Gulf of Maine; and
6	"(2) important feeding, breeding, calving,
7	rearing, or migratory habitats of North Atlantic
8	right whales that co-occur with areas of high risk of
9	mortality, serious injury, or other impacts to such
10	whales, including from vessels or vessel strikes.
11	"(c) Pilot Project Components.—
12	"(1) IN GENERAL.—Not later than 3 years
13	after the date of enactment of the Don Young Coast
14	Guard Authorization Act of 2022, the Adminis-
15	trator, in consultation with the Commandant, Tribal
16	governments, and with input from affected stake-
17	holders, shall design and deploy a near real-time
18	monitoring system for North Atlantic right whales
19	that—
20	"(A) comprises the best available detection
21	and survey technologies to detect North Atlan-
22	tic right whales within core foraging habitats;
23	"(B) uses dynamic habitat suitability mod-
24	els to inform the likelihood of North Atlantic

1	right whale occurrence in core foraging habitat
2	at any given time;
3	"(C) coordinates with the Integrated
4	Ocean Observing System and Coast Guard ves-
5	sel traffic service centers, and may coordinate
6	with Regional Ocean Partnerships to leverage
7	monitoring assets;
8	"(D) integrates historical data;
9	"(E) integrates new near real-time moni-
10	toring methods and technologies as they become
11	available;
12	"(F) accurately verifies and rapidly com-
13	municates detection data;
14	"(G) creates standards for allowing ocean
15	users to contribute data to the monitoring sys-
16	tem using comparable near real-time monitoring
17	methods and technologies; and
18	"(H) communicates the risks of injury to
19	large whales to ocean users in a way that is
20	most likely to result in informed decision mak-
21	ing regarding the mitigation of those risks.
22	"(2) NATIONAL SECURITY CONSIDERATIONS.—
23	All monitoring methods, technologies, and protocols
24	under this section shall be consistent with national
25	security considerations and interests.

"(3) Access to data.—The Administrator 1 2 shall provide access to data generated by the moni-3 toring system deployed under paragraph (1) for pur-4 poses of scientific research and evaluation, and pub-5 lic awareness and education, including through the 6 NOAA Right Whale Sighting Advisory System and 7 WhaleMap or other successive public web portals, 8 subject to review for national security consider-9 ations.

10 "(d) MITIGATION PROTOCOLS.—The Administrator, in consultation with the Commandant, and with input 11 12 from affected stakeholders, develop and deploy mitigation 13 protocols that make use of the near real-time monitoring 14 system deployed under subsection (c) to direct sector-spe-15 cific mitigation measures that avoid and significantly reduce risk of serious injury and mortality to North Atlantic 16 17 right whales.

18 "(e) Reporting.—

"(1) PRELIMINARY REPORT.—Not later than 2
years after the date of the enactment of the Don
Young Coast Guard Authorization Act of 2022, the
Administrator, in consultation with the Commandant, shall submit to the appropriate Congressional Committees and make available to the public
a preliminary report which shall include—

1	"(A) a description of the monitoring meth-
2	ods and technology in use or planned for de-
3	ployment;
4	"(B) analyses of the efficacy of the meth-
5	ods and technology in use or planned for de-
6	ployment for detecting North Atlantic right
7	whales;
8	"(C) how the monitoring system is directly
9	informing and improving North American right
10	whale management, health, and survival;
11	"(D) a prioritized identification of tech-
12	nology or research gaps;
13	"(E) a plan to communicate the risks of
14	injury to large whales to ocean users in a way
15	that is most likely to result in informed decision
16	making regarding the mitigation of those risks;
17	and
18	"(F) additional information, as appro-
19	priate.
20	"(2) FINAL REPORT.—Not later than 6 years
21	after the date of the enactment of the Don Young
22	Coast Guard Authorization Act of 2022, the Admin-
23	istrator, in consultation with the Commandant, shall
24	submit to the appropriate congressional committees
25	and make available to the public a final report, ad-

1	dressing the components in subparagraph (A) and
2	including-
3	"(A) an assessment of the benefits and ef-
4	ficacy of the near real-time monitoring and
5	mitigation program;
6	"(B) a strategic plan to expand the pilot
7	program to provide near real-time monitoring
8	and mitigation measures;
9	"(i) to additional large whale species
10	of concern for which such measures would
11	reduce risk of serious injury or death; and
12	"(ii) in important feeding, breeding,
13	calving, rearing, or migratory habitats of
14	whales that co-occur with areas of high
15	risk of mortality or serious injury of such
16	whales from vessel strikes or disturbance;
17	"(C) a prioritized plan for acquisition, de-
18	ployment, and maintenance of monitoring tech-
19	nologies;
20	"(D) the locations or species for which the
21	plan would apply; and
22	"(E) a budget and description of funds
23	necessary to carry out the strategic plan.
24	"(f) ADDITIONAL AUTHORITY.—The Administrator
25	may make grants enter into contracts, leases, or coopera-

tive agreements as may be necessary to carry out the pur poses of this section on such terms as the Administrator
 considers appropriate, consistent with Federal acquisition
 regulations.

5 "(g) AUTHORIZATION OF APPROPRIATIONS.—There 6 is authorized to be appropriated to the Administrator to 7 carry out this section \$17,000,000 for each of fiscal years 8 2022 through 2026.

9 "(h) DEFINITIONS.—In this section and section 10 50701:

"(1) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term 'appropriate congressional committees' means the Committee Transportation and
Infrastructure of the House of Representatives and
the Committee on Commerce, Science, and Transportation of the Senate.

17 "(2) CORE FORAGING HABITATS.—The term
18 'core foraging habitats' means areas with biological
19 and physical oceanographic features that aggregate
20 Calanus finmarchicus and where North Atlantic
21 right whales foraging aggregations have been well
22 documented.

23 "(3) NEAR REAL-TIME.—The term 'near real24 time' means detected activity that is visual, acoustic,
25 or in any other form, of North Atlantic right whales

1	that are transmitted and reported as soon as tech-
2	nically feasible after such detected activity has oc-
3	curred.
4	"(4) LARGE WHALE.—The term 'large whale'
5	means all Mysticeti species and species within the
6	genera Physeter and Orcinus.".
7	(2) CLERICAL AMENDMENT.—The table of
8	chapters for subtitle V of title 46, United States
9	Code is amended by adding after the item related to
10	chapter 505 the following:
	"507. Monitoring and Mitigation
11	SEC. 518. MANNING AND CREWING REQUIREMENTS FOR
12	CERTAIN VESSELS, VEHICLES, AND STRUC-
13	TURES.
13 14	TURES. (a) Authorization of Limited Exemptions
14 15	(a) Authorization of Limited Exemptions
14 15 16	(a) Authorization of Limited Exemptions From Manning and Crew Requirement.—Chapter 81
14 15 16	(a) AUTHORIZATION OF LIMITED EXEMPTIONS FROM MANNING AND CREW REQUIREMENT.—Chapter 81 of title 46, United States Code, is amended by adding at
14 15 16 17	(a) AUTHORIZATION OF LIMITED EXEMPTIONS FROM MANNING AND CREW REQUIREMENT.—Chapter 81 of title 46, United States Code, is amended by adding at the end the following:
14 15 16 17 18	 (a) AUTHORIZATION OF LIMITED EXEMPTIONS FROM MANNING AND CREW REQUIREMENT.—Chapter 81 of title 46, United States Code, is amended by adding at the end the following: "§8108. Exemptions from manning and crew require-
14 15 16 17 18 19	 (a) AUTHORIZATION OF LIMITED EXEMPTIONS FROM MANNING AND CREW REQUIREMENT.—Chapter 81 of title 46, United States Code, is amended by adding at the end the following: **\$8108. Exemptions from manning and crew require- ments
 14 15 16 17 18 19 20 	 (a) AUTHORIZATION OF LIMITED EXEMPTIONS FROM MANNING AND CREW REQUIREMENT.—Chapter 81 of title 46, United States Code, is amended by adding at the end the following: *\$8108. Exemptions from manning and crew require- ments "(a) IN GENERAL.—The Secretary may provide an
14 15 16 17 18 19 20 21	 (a) AUTHORIZATION OF LIMITED EXEMPTIONS FROM MANNING AND CREW REQUIREMENT.—Chapter 81 of title 46, United States Code, is amended by adding at the end the following: *\$8108. Exemptions from manning and crew require- ments "(a) IN GENERAL.—The Secretary may provide an exemption described in subsection (b) to the owner or op-

"(2) an alien lawfully admitted to the United
 States for permanent residence; or

3 "(3) a citizen of the nation under the laws of4 which the vessel is documented.

5 "(b) REQUIREMENTS FOR ELIGIBILITY FOR EXEMP6 TION.—An exemption under this subsection is an exemp7 tion from the regulations established pursuant to section
8 30(a)(3) of the Outer Continental Shelf Lands Act (43)
9 U.S.C. 1356(a)(3)).

10 "(c) LIMITATIONS.—An exemption under this sec-11 tion—

12 "(1) shall provide that the number of individ-13 uals manning or crewing the covered facility who are 14 described in paragraphs (2) and (3) of subsection 15 (a) may not exceed two and one- half times the 16 number of individuals required to man or crew the 17 covered facility under the laws of the nation under 18 the laws of which the covered facility is documented; 19 and

20 "(2) shall be effective for not more than 12
21 months, but may be renewed by application to and
22 approval by the Secretary.

23 "(d) APPLICATION.—To be eligible for an exemption
24 or a renewal of an exemption under this section, the owner
25 or operator of a covered facility shall apply to the Sec-

retary with an application that includes a sworn statement
 by the applicant of all information required for the
 issuance of the exemption.

- 4 "(e) Revocation.—
- 5 "(1) IN GENERAL.—The Secretary—

6 "(A) may revoke an exemption for a cov-7 ered facility under this section if the Secretary 8 determines that information provided in the ap-9 plication for the exemption was false or incom-10 plete, or is no longer true or complete; and

"(B) shall immediately revoke such an exemption if the Secretary determines that the
covered facility, in the effective period of the exemption, was manned or crewed in a manner
not authorized by the exemption.

"(2) NOTICE REQUIRED.—The Secretary shall
provides notice of a determination under subparagraph (A) or (B) of paragraph (1) to the owner or
operator of the covered facility.

20 "(f) REVIEW OF COMPLIANCE.—The Secretary shall 21 periodically, but not less than once annually, inspect each 22 covered facility that operates under an exemption under 23 this section to verify the owner or operator of the covered 24 facility's compliance with the exemption. During an in-25 spection under this subsection, the Secretary shall require all crew members serving under the exemption to hold a
 valid transportation security card issued under section
 70105.

4 "(g) PENALTY.—In addition to revocation under sub5 section (e), the Secretary may impose on the owner or op6 erator of a covered facility a civil penalty of \$10,000 per
7 day for each day the covered facility—

8 "(1) is manned or crewed in violation of an ex-9 emption under this subsection; or

10 "(2) operated under an exemption under this
11 subsection that the Secretary determines was not
12 validly obtained.

13 "(h) NOTIFICATION OF SECRETARY OF STATE.—The
14 Secretary shall notify the Secretary of State of each ex15 emption issued under this section, including the effective
16 period of the exemption.

17 "(i) DEFINITIONS.—In this section:

18 "(1) COVERED FACILITY.—The term 'covered 19 facility' means any vessel, rig, platform, or other ve-20 hicle or structure, over 50 percent of which is owned 21 by citizens of a foreign nation or with respect to 22 which the citizens of a foreign nation have the right 23 effectively to control, except to the extent and to the 24 degree that the President determines that the gov-25 ernment of such foreign nation or any of its political

1	subdivisions has implemented, by statute, regulation,
2	policy, or practice, a national manning requirement
3	for equipment engaged in the exploring for, devel-
4	oping, or producing resources, including non-mineral
5	energy resources in its offshore areas.
6	"(2) Secretary.—The term 'Secretary' means
7	the Secretary of the department in which the Coast
8	Guard is operating.".
9	(b) Annual Report.—
10	(1) IN GENERAL.—Not later than 1 year after
11	the date of enactment of this Act, and annually
12	thereafter, the Secretary shall submit to Congress a
13	report containing information on each letter of non-
14	applicability of section 8109 of title 46, United
15	States Code, with respect to a covered facility that
16	was issued by the Secretary during the preceding
17	year.
18	(2) CONTENTS.—The report under paragraph
19	(1) shall include, for each covered facility—
20	(A) the name and International Maritime
21	Organization number;
22	(B) the nation in which the covered facility
23	is documented;
24	(C) the nationality of owner or owners; and

1	(D) for any covered facility that was pre-
2	viously issued a letter of nonapplicability in a
3	prior year, any changes in the information de-
4	scribed in subparagraphs (A) through (C).
5	(c) REGULATIONS.—Not later than 90 days after the
6	date of the enactment of this Act, the Secretary shall pro-
7	mulgate regulations that specify the documentary and
8	other requirements for the issuance of an exemption under
9	the amendment made by this section.
10	(d) EXISTING EXEMPTIONS.—
11	(1) EFFECT OF AMENDMENTS; TERMI-
12	NATION.—Each exemption under section $30(c)(2)$ of
13	the Outer Continental Shelf Lands Act (43 U.S.C.
14	1356(c)(2)) issued before the date of the enactment
15	of this Act—
16	(A) shall not be affected by the amend-
17	ments made by this section during the 120-day
18	period beginning on the date of the enactment
19	of this Act; and
20	(B) shall not be effective after such period.
21	(2) NOTIFICATION OF HOLDERS.—Not later
22	than 60 days after the date of the enactment of this
23	Act, the Secretary shall notify all persons that hold
24	such an exemption that it will expire as provided in
25	paragraph (1).

ter 81 of the title 46, United States Code, is amended 2 3 by adding at the end the following: "8108. Exemptions from manning and crew requirements.". TITLE VI—SEXUAL ASSAULT AND 4 SEXUAL HARASSMENT PRE-5 VENTION AND RESPONSE 6 7 SEC. 601. DEFINITIONS. 8 (a) IN GENERAL.—Section 2101 of title 46, United 9 States Code, is amended— 10 (1) by redesignating paragraphs (45) through 11 (54) as paragraphs (47) through (56), respectively; 12 and (2) by inserting after paragraph (44) the fol-13 14 lowing: 15 "(45) 'sexual assault' means any form of abuse 16 or contact as defined in chapter 109A of title 18, or 17 a substantially similar State, local, or Tribal offense. 18 "(46) 'sexual harassment' means— 19 "(A) conduct that— 20 "(i) involves unwelcome sexual ad-21 vances, requests for sexual favors, or deliberate or repeated offensive comments or 22 23 gestures of a sexual nature if any— "(I) submission to such conduct 24 25 is made either explicitly or implicitly a

(e) CLERICAL AMENDMENT.—The analysis for chap-

1

- 1 term or condition of employment, pay, 2 career, benefits, or entitlements of the 3 individual; 4 "(II) submission to, or rejection, of such conduct by an individual is 5 6 used as a basis for decisions affecting 7 that individual's job, pay, career, ben-8 efits, or entitlements; 9 "(III) such conduct has the pur-10 pose or effect of unreasonably inter-11 fering with an individual's work per-12 formance or creates an intimidating, 13 hostile, or offensive work environment; 14 or 15 "(IV) conduct may have been by 16 an individual's supervisor, a super-17 visor in another area, a co-worker, or 18 another credentialed mariner; and 19 "(ii) is so severe or pervasive that a 20 reasonable person would perceive, and the 21 victim does perceive, the environment as 22 hostile or offensive; "(B) any use or condonation associated 23
- with first-hand or personal knowledge, by anyindividual in a supervisory or command posi-

1	tion, of any form of sexual behavior to control,
2	influence, or affect the career, pay, benefits, en-
3	titlements, or employment of a subordinate; and
4	"(C) any deliberate or repeated unwelcome
5	verbal comment or gesture of a sexual nature
6	by any fellow employee of the complainant.".
7	(b) Report.—The Commandant of the Coast Guard
8	shall submit to the Committee on Transportation and In-
9	frastructure of the House of Representatives and the Com-
10	mittee on Commerce, Science, and Transportation of the
11	Senate a report describing any changes the Commandant
12	may propose to the definitions added by the amendments
13	in subsection (a).
13 14	in subsection (a). SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR
14	SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR
14 15	SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR DENIAL.
14 15 16	 SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR DENIAL. (a) IN GENERAL.—Chapter 75 of title 46, United
14 15 16 17	 SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR DENIAL. (a) IN GENERAL.—Chapter 75 of title 46, United States Code, is amended by adding at the end the fol-
14 15 16 17 18	 SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR DENIAL. (a) IN GENERAL.—Chapter 75 of title 46, United States Code, is amended by adding at the end the following:
14 15 16 17 18 19	 SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR DENIAL. (a) IN GENERAL.—Chapter 75 of title 46, United States Code, is amended by adding at the end the following: "§7511. Convicted sex offender as grounds for denial
 14 15 16 17 18 19 20 	 SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR DENIAL. (a) IN GENERAL.—Chapter 75 of title 46, United States Code, is amended by adding at the end the following: "§7511. Convicted sex offender as grounds for denial "(a) SEXUAL ABUSE.—A license, certificate of reg-
 14 15 16 17 18 19 20 21 	 SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR DENIAL. (a) IN GENERAL.—Chapter 75 of title 46, United States Code, is amended by adding at the end the following: "§7511. Convicted sex offender as grounds for denial "(a) SEXUAL ABUSE.—A license, certificate of registry, or merchant mariner's document authorized to be

tion 2244 of title 18, or a substantially similar State, local,
 or Tribal offense.

3 "(b) ABUSIVE SEXUAL CONTACT.—A license, certifi-4 cate of registry, or merchant mariner's document author-5 ized to be issued under this part may be denied to an individual who within 5 years before applying for the license, 6 7 certificate, or document, has been convicted of a sexual 8 offense prohibited under subsection (b) of section 2244 of 9 title 18, or a substantially similar State, local, or Tribal 10 offense.".

(b) CLERICAL AMENDMENT.—The analysis for chapter 75 of title 46, United States Code, is amended by adding at the end the following:

"7511. Convicted sex offender as grounds for denial.".

14SEC. 603. SEXUAL HARASSMENT OR SEXUAL ASSAULT AS15GROUNDS FOR SUSPENSION OR REVOCA-16TION.

17 (a) IN GENERAL.—Chapter 77 of title 46, United
18 States Code, is amended by inserting after section 7704
19 the following:

20 "§ 7704a. Sexual harassment or sexual assault as
21 grounds for suspension or revocation

"(a) SEXUAL HARASSMENT.—If it is shown at a
hearing under this chapter that a holder of a license, certificate of registry, or merchant mariner's document
issued under this part, within 5 years before the beginning
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of the suspension and revocation proceedings, is the sub ject of an official finding of sexual harassment, then the
 license, certificate of registry, or merchant mariner's docu ment may be suspended or revoked.

"(b) SEXUAL ASSAULT.—If it is shown at a hearing 5 under this chapter that a holder of a license, certificate 6 7 of registry, or merchant mariner's document issued under 8 this part, within 10 years before the beginning of the sus-9 pension and revocation proceedings, is the subject of an 10 official finding of sexual assault, then the license, certificate of registry, or merchant mariner's document shall be 11 revoked. 12

13 "(c) Official Finding.—

14 "(1) IN GENERAL.—In this section, the term
15 'official finding' means—

"(A) a legal proceeding or agency finding
or decision that determines the individual committed sexual harassment or sexual assault in
violation of any Federal, State, local, or Tribal
law or regulation; or

21 "(B) a determination after an investigation
22 by the Coast Guard that, by a preponderance of
23 the evidence, the individual committed sexual
24 harassment or sexual assault if the investiga-

1	tion affords appropriate due process rights to
2	the subject of the investigation.
3	"(2) Investigation by the coast guard.—
4	An investigation by the Coast Guard under para-
5	graph (1)(B) shall include, at a minimum, evalua-
6	tion of the following materials that, upon request,
7	shall be provided to the Coast Guard:
8	"(A) Any inquiry or determination made
9	by the employer or former employer of the indi-
10	vidual as to whether the individual committed
11	sexual harassment or sexual assault.
12	"(B) Any investigative materials, docu-
13	ments, records, or files in the possession of an
14	employer or former employer of the individual
15	that are related to the claim of sexual harass-
16	ment or sexual assault by the individual.
17	"(3) Administrative law judge review.—
18	"(A) COAST GUARD INVESTIGATION.—A
19	determination under paragraph $(1)(B)$ shall be
20	reviewed and affirmed by an administrative law
21	judge within the same proceeding as any sus-
22	pension or revocation of a license, certificate of
23	registry, or merchant mariner's document under
24	subsection (a) or (b).

1	"(B) LEGAL PROCEEDING.—A determina-
2	tion under paragraph $(1)(A)$ that an individual
3	committed sexual harassment or sexual assault
4	is conclusive in suspension and revocation pro-
5	ceedings.".
6	(b) Clerical Amendment.—The chapter analysis
7	of chapter 77 of title 46, United States Code, is amended
8	by inserting after the item relating to section 7704 the
9	following:
	"7704a. Sexual harassment or sexual assault as grounds for suspension or rev- ocation.".
10	SEC. 604. ACCOMMODATION; NOTICES.
11	Section 11101 of title 46, United States Code, is
12	amended—
13	(1) in subsection $(a)(3)$, by striking "and" at
14	the end;
15	(2) in subsection $(a)(4)$, by striking the period
16	at the end and inserting "; and";
17	(3) in subsection (a), by adding at the end the
18	following:
19	"(5) each crew berthing area shall be equipped
20	with information regarding—
21	"(A) vessel owner or company policies pro-
22	hibiting sexual assault and sexual harassment,
23	retaliation, and drug and alcohol usage; and

1	"(B) procedures and resources to report
2	crimes, including sexual assault and sexual har-
3	assment, including information—
4	"(i) on the contact information,
5	website address, and mobile application to
6	the Coast Guard Investigative Services for
7	reporting of crimes and the Coast Guard
8	National Command Center;
9	
	"(ii) on vessel owner or company pro-
10	cedures to report violations of company
11	policy and access resources;
12	"(iii) on resources provided by outside
13	organizations such as sexual assault hot-
14	lines and counseling;
15	"(iv) on the retention period for sur-
16	veillance video recording after an incident
17	of sexual harassment or sexual assault is
18	reported; and
19	"(v) additional items specified in reg-
20	ulations issued by, and at the discretion of,
21	the Secretary of the department in which
22	the Coast Guard is operating."; and
23	(4) in subsection (d), by adding at the end the
24	following: "In each washing space in a visible loca-
25	tion there shall be information regarding procedures

and resources to report crimes upon the vessel, in cluding sexual assault and sexual harassment, and
 vessel owner or company policies prohibiting sexual
 assault and sexual harassment, retaliation, and drug
 and alcohol usage.".

6 SEC. 605. PROTECTION AGAINST DISCRIMINATION.

7 Section 2114(a)(1) of title 46, United States Code,
8 is amended—

9 (1) by redesignating subparagraphs (B)
10 through (G) as subparagraphs (C) through (H), re11 spectively; and

12 (2) by inserting after subparagraph (A) the fol-13 lowing:

14 "(B) the seaman in good faith has reported or 15 is about to report to the vessel owner, Coast Guard 16 or other appropriate Federal agency or department 17 sexual harassment or sexual assault against the sea-18 man or knowledge of sexual harassment or sexual 19 assault against another seaman;".

20 SEC. 606. ALCOHOL PROHIBITION.

21 (a) REGULATIONS.—

(1) IN GENERAL.—Not later than 1 year after
the date of enactment of this Act, the Secretary of
the department in which the Coast Guard is operating shall, taking into account the safety and secu-

1	rity of every individual on documented vessels, issue
2	such regulations as are necessary relating to alcohol
3	consumption on documented vessels, according to
4	the following requirements:
5	(A) The Secretary shall determine safe lev-
6	els of alcohol consumption by crewmembers
7	aboard documented vessels engaged in commer-
8	cial service.
9	(B) If the Secretary determines there is no
10	alcohol policy that can be implemented to en-
11	sure a safe environment for crew and pas-
12	sengers, the Secretary shall implement a prohi-
13	bition on possession and consumption of alcohol
14	by crewmembers while aboard a vessel, except
15	when possession is associated with the commer-
16	cial sale or gift to non-crew members aboard
17	the vessel.
18	(C) To the extent a policy establishes safe
19	levels of alcohol consumption in accordance with
20	subparagraph (A), such policy shall not super-
21	sede a vessel owner's discretion to further limit
22	or prohibit alcohol on its vessels.
23	(2) Immunity from civil liability.—Any
24	crewmember who reports an incident of sexual as-
25	sault or sexual harassment that is directly related to

a violation of the regulations issued under paragraph
 (1) is immune from civil liability for any related vio lation of such regulations.

4 SEC. 607. SURVEILLANCE REQUIREMENTS.

5 (a) IN GENERAL.—Part B of subtitle II of title 46,
6 United States Code, is amended by adding at the end the
7 following:

8 **"CHAPTER 49—OCEANGOING NON-**

9 PASSENGER COMMERCIAL VESSELS

"Sec. "4901. Surveillance requirements.

10 "§ 4901. Surveillance requirements

11 "(a) IN GENERAL.—A vessel engaged in commercial
12 service that does not carry passengers, shall maintain a
13 video surveillance system.

14 "(b) APPLICABILITY.—The requirements in this sec-15 tion shall apply to—

16 "(1) documented vessels with overnight accom17 modations for at least 10 persons on board—

"(A) is on a voyage of at least 600 miles
and crosses seaward of the Boundary Line; or
"(B) is at least 24 meters (79 feet) in
overall length and required to have a load line
under chapter 51;

23 "(2) documented vessels of at least 500 gross
24 tons as measured under section 14502, or an alter-

1 nate tonnage measured under section 14302 as pre-2 scribed by the Secretary under section 14104 on an 3 international voyage; and "(3) vessels with overnight accommodations for 4 5 at least 10 persons on board that are operating for 6 no less than 72 hours on waters superjacent to the 7 Outer Continental Shelf. 8 "(c) Placement of Video and Audio Surveil-LANCE EQUIPMENT.— 9 "(1) IN GENERAL.—The owner of a vessel to 10 11 which this section applies shall install video and audio surveillance equipment aboard the vessel not 12 13 later than 2 years after enactment of the Don 14 Young Coast Guard Authorization Act of 2022, or 15 during the next scheduled drydock, whichever is 16 later. 17 "(2) LOCATIONS.—Video and audio surveillance

equipment shall be placed in passageways on to
which doors from staterooms open. Such equipment
shall be placed in a manner ensuring the visibility of
every door in each such passageway.

22 "(d) NOTICE OF VIDEO AND AUDIO SURVEIL23 LANCE.—The owner of a vessel to which this section ap24 plies shall provide clear and conspicuous signs on board

the vessel notifying the crew of the presence of video and
 audio surveillance equipment.

3 "(e) Access to Video and Audio Records.—

"(1) IN GENERAL.—The owner of a vessel to 4 5 which this section applies shall provide to any Fed-6 eral, state, or other law enforcement official per-7 forming official duties in the course and scope of a 8 criminal or marine safety investigation, upon re-9 quest, a copy of all records of video and audio sur-10 veillance that the official believes is relevant to the 11 investigation.

12 "(2) CIVIL ACTIONS.—Except as proscribed by 13 law enforcement authorities or court order, the 14 owner of a vessel to which this section applies shall, 15 upon written request, provide to any individual or 16 the individual's legal representative a copy of all 17 records of video and audio surveillance—

18 "(A) in which the individual is a subject of19 the video and audio surveillance;

20 "(B) the request is in conjunction with a21 legal proceeding or investigation; and

22 "(C) that may provide evidence of any sex23 ual harassment or sexual assault incident in a
24 civil action.

1 "(3) LIMITED ACCESS.—The owner of a vessel 2 to which this section applies shall ensure that access 3 to records of video and audio surveillance is limited 4 to the purposes described in this paragraph and not 5 used as part of a labor action against a crew mem-6 ber or employment dispute unless used in a criminal 7 or civil action.

"(f) RETENTION REQUIREMENTS.—The owner of a 8 9 vessel to which this section applies shall retain all records 10 of audio and video surveillance for not less than 150 days after the footage is obtained. Any video and audio surveil-11 lance found to be associated with an alleged incident 12 13 should be preserved for not less than 4 years from the date of the alleged incident. The Federal Bureau of Inves-14 15 tigation and the Coast Guard are authorized access to all records of video and audio surveillance relevant to an in-16 17 vestigation into criminal conduct.

18 "(g) DEFINITION.—In this section, the term 'owner'
19 means the owner, charterer, managing operator, master,
20 or other individual in charge of a vessel.

21 "(h) EXEMPTION.—Fishing vessels, fish processing
22 vessels, and fish tender vessels are exempt from this sec23 tion.".

24 (b) CLERICAL AMENDMENT.—The table of chapters25 for subtitle II of title 46, United States Code, is amended

by adding after the item related to chapter 47 the fol lowing:

"49. Oceangoing Non-Passenger Commercial Vessels 4901".
3 SEC. 608. MASTER KEY CONTROL.

4 (a) IN GENERAL.—Chapter 31 of title 46, United
5 States Code, is amended by adding at the end the fol6 lowing:

7 "§ 3106. Master key control system

8 "(a) IN GENERAL.—The owner of a vessel subject to9 inspection under section 3301 shall—

"(1) ensure that such vessel is equipped with a
vessel master key control system, manual or electronic, which provides controlled access to all copies
of the vessel's master key of which access shall only
be available to the individuals described in paragraph (2);

"(2) establish a list of all crew, identified by position, allowed to access and use the master key and
maintain such list upon the vessel, within owner
records and included in the vessel safety management system;

21 "(3) record in a log book information on all ac22 cess and use of the vessel's master key, including—

- 23 "(A) dates and times of access;
- 24 "(B) the room or location accessed; and

1	"(C) the name and rank of the crew mem-
2	ber that used the master key; and
3	((4) make the list under paragraph (2) and the
4	log book under paragraph (3) available upon request
5	to any agent of the Federal Bureau of Investigation,
6	any member of the Coast Guard, and any law en-
7	forcement officer performing official duties in the
8	course and scope of an investigation.
9	"(b) Prohibited Use.—Crew not included on the
10	list described in subsection $(a)(2)$ shall not have access
11	to or use the master key unless in an emergency and shall
12	immediately notify the master and owner of the vessel fol-
13	lowing use of such key.
14	"(c) REQUIREMENTS FOR LOG BOOK.—The log book
15	described in subsection $(a)(3)$ and required to be included
16	in a safety management system under section
17	3203(a)(6)—
18	"(1) may be electronic; and
19	"(2) shall be located in a centralized location
20	that is readily accessible to law enforcement per-
21	sonnel.
22	"(d) PENALTY.—Any crew member who uses the
23	master key without having been granted access pursuant
24	to subsection (a)(2) shall be liable to the United States
25	Government for a civil penalty of not more than \$1,000

and may be subject to suspension or revocation under sec tion 7703.

3 "(e) EXEMPTION.—This section shall not apply to
4 vessels subject to section 3507(f).".

5 (b) CLERICAL AMENDMENT.—The analysis for chap6 ter 31 of title 46, United States Code, is amended by add7 ing at the end the following:
"3106. Master key control system.".

8 SEC. 609. SAFETY MANAGEMENT SYSTEMS.

9 Section 3203 of title 46, United States Code, is10 amended—

11 (1) in subsection (a)— 12 (A) by redesignating paragraphs (5) and 13 (6) as paragraphs (7) and (8); and 14 (B) by inserting after paragraph (4) the 15 following: "(5) with respect to sexual harassment and sex-16 17 ual assault, procedures for, and annual training re-18 quirements for all shipboard personnel on— "(A) prevention; 19 "(B) bystander intervention; 20 21 "(C) reporting; "(D) response; and 22 "(E) investigation; 23 "(6) 24 the log book required under section 25 3106;";

(2) by redesignating subsections (b) and (c) as
 subsections (c) and (d), respectively; and

3 (3) by inserting after subsection (a) the fol-4 lowing:

5 "(b) PROCEDURES AND TRAINING **REQUIRE-**MENTS.—In prescribing regulations for the procedures 6 7 and training requirements described in subsection (a)(5). 8 such procedures and requirements shall be consistent with 9 the requirements to report sexual harassment or sexual assault under section 10104.". 10

11SEC. 610. REQUIREMENT TO REPORT SEXUAL ASSAULT12AND HARASSMENT.

13 Section 10104 of title 46, United States Code, is
14 amended by striking subsections (a) and (b) and inserting
15 the following:

16 "(a) MANDATORY REPORTING BY CREW MEMBER.—
17 "(1) IN GENERAL.—A crew member of a docu18 mented vessel shall report to the Secretary any com19 plaint or incident of sexual harassment or sexual as20 sault of which the crewmember has first-hand or
21 personal knowledge.

"(2) PENALTY.—A crew member with firsthand or personal knowledge of a sexual assault or
sexual harassment incident on a documented vessel
who knowingly fails to report in compliance with

1	paragraph $(a)(1)$ is liable to the United States Gov-
2	ernment for a civil penalty of not more than \$5,000.
3	"(3) AMNESTY.—A crew member who fails to
4	make the required reporting under paragraph (1)
5	shall not be subject to the penalty described in para-
6	graph (2) if—
7	"(A) the crew member is the victim of such
8	sexual assault or sexual harassment incident;
9	"(B) the complaint is shared in confidence
10	with the crew member directly from the victim;
11	or
12	"(C) the crew member is a victim advocate
13	as defined in section 40002(a) of the Violent
14	Crime Control and Law Enforcement Act of
15	1994 (34 U.S.C. 12291(a)).
16	"(b) Mandatory Reporting by Vessel Owner.—
17	"(1) IN GENERAL.—A vessel owner or man-
18	aging operator of a documented vessel or the em-
19	ployer of a seafarer on that vessel shall report to the
20	Secretary any complaint or incident of harassment,
21	sexual harassment, or sexual assault in violation of
22	employer policy or law, of which such vessel owner
23	or managing operator of a vessel engaged in com-
24	mercial service, or the employer of the seafarer is
25	made aware. Such reporting shall include results of

1	any investigation into the incident, if applicable, and
2	any action taken against the offending crewmember.
3	"(2) PENALTY.—A vessel owner or managing
4	operator of a vessel engaged in commercial service,
5	or the employer of a seafarer on that vessel who
6	knowingly fails to report in compliance with para-
7	graph (1) is liable to the United States Government
8	for a civil penalty of not more than \$25,000.
9	"(c) Reporting Procedures.—
10	"(1) CREW MEMBER REPORTING.—A report re-
11	quired under subsection (a)—
12	"(A) with respect to a crew member, shall
13	be made as soon as practicable, but no later
14	than 10 days after the crew member develops
15	first-hand or personal knowledge of the sexual
16	assault or sexual harassment incident to the
17	Coast Guard National Command Center by the
18	fastest telecommunication channel available;
19	and
20	"(B) with respect to a master, shall be
21	made immediately after the master develops
22	first-hand or personal knowledge of a sexual as-
23	sault incident to the Coast Guard National
24	Command Center by the fastest telecommuni-
25	cation channel available.

1	"(2) Vessel owner reporting.—A report re-
2	quired under subsection (b) shall be made imme-
3	diately after the vessel owner, managing operator, or
4	employer of the seafarer gains knowledge of a sexual
5	assault or sexual harassment incident by the fastest
6	telecommunication channel available, and such re-
7	port shall be made to the Coast Guard National
8	Command Center and to—
9	"(A) the nearest Coast Guard Captain of
10	the Port; or
11	"(B) the appropriate officer or agency of
12	the government of the country in whose waters
13	the incident occurs.
14	"(3) CONTENTS.—A report required under sub-
15	sections (a) and (b) shall include, to the best of the
16	reporter's knowledge—
17	"(A) the name, official position or role in
18	relation to the vessel, and contact information
19	of the individual making the report;
20	"(B) the name and official number of the
21	documented vessel;
22	"(C) the time and date of the incident;
23	"(D) the geographic position or location of
24	the vessel when the incident occurred; and

1	"(E) a brief description of the alleged sex-
2	ual harassment or sexual assault being re-
3	ported.
4	"(4) INFORMATION COLLECTION.—After receipt
5	of the report made under this subsection, the Coast
6	Guard will collect information related to the identity
7	of each alleged victim, alleged perpetrator, and wit-
8	ness through means designed to protect, to the ex-
9	tent practicable, the personal identifiable informa-
10	tion of such individuals.
11	"(d) Regulations.—The requirements of this sec-

12 tion are effective as of the date of enactment of the Don
13 Young Coast Guard Authorization Act of 2022. The Sec14 retary may issue additional regulations to implement the
15 requirements of this section.".

16sec. 611. CIVIL ACTIONS FOR PERSONAL INJURY OR17DEATH OF SEAMEN.

(a) PERSONAL INJURY TO OR DEATH OF SEAMEN.—
Section 30104(a) of title 46, United States Code, as so
designated by section 505(a)(1), is amended by inserting
", including an injury resulting from sexual assault or sexual harassment," after "in the course of employment".

23 (b) TIME LIMIT ON BRINGING MARITIME ACTION.—
24 Section 30106 of title 46, United States Code, is amend25 ed—

1	(1) in the section heading by striking " for
2	personal injury or death";
3	(2) by striking "Except as otherwise" and in-
4	serting the following:
5	"(a) IN GENERAL.—Except as otherwise"; and
6	(3) by adding at the end the following:
7	"(b) Extension for Sexual Offense.—A civil ac-
8	tion under subsection (a) arising out of a maritime tort
9	for a claim of sexual harassment or sexual assault shall
10	be brought not more than 5 years after the cause of action
11	for a claim of sexual harassment or sexual assault arose.".
12	(c) Clerical Amendment.—The analysis for chap-
13	ter 301 of title 46, United States Code, is amended by
14	striking the item related to section 30106 and inserting
15	the following:
	"30106. Time limit on bringing maritime action.".
16	SEC. 612. ADMINISTRATION OF SEXUAL ASSAULT FORENSIC
17	EXAMINATION KITS.
18	(a) IN GENERAL.—Chapter 5 of title 14, United
19	States Code, is amended by adding at the end the fol-
20	lowing:
21	"§564. Administration of sexual assault forensic ex-
22	amination kits
23	"(a) REQUIREMENT.—A Coast Guard vessel that em-

24 barks on a covered voyage shall be—

1	((1) equipped with no less than 2 sexual as-
2	sault and forensic examination kits; and
3	((2) staffed with at least 1 medical professional
4	qualified and trained to administer such kits.
5	"(b) COVERED VOYAGE DEFINED.—In this section,
6	the term 'covered voyage' means a prescheduled voyage
7	of a Coast Guard vessel that, at any point during such
8	voyage—
9	((1) would require the vessel to travel 5 con-
10	secutive days or longer at 20 knots per hour to
11	reach a land-based or afloat medical facility; and
12	((2) aeromedical evacuation will be unavailable
13	during the travel period referenced in paragraph
14	(1).".
15	(b) Clerical Amendment.—The table of sections
16	for chapter 5 of title 14, United States Code, is amended
17	by adding at the end the following:
	"564. Administration of sexual assault forensic examination kits.".
18	TITLE VII—TECHNICAL AND
19	CONFORMING PROVISIONS
20	SEC. 701. TECHNICAL CORRECTIONS.
21	(a) Section 319(b) of title 14, United States Code,
22	is amended by striking "section 331 of the FAA Mod-
23	ernization and Reform Act of 2012 (49 U.S.C. 40101
24	note)" and inserting "section 44801 of title 49".

1 (b) Section 1156(c) of title 14, United States Code, is amended by striking "section 331 of the FAA Mod-2 ernization and Reform Act of 2012 (49 U.S.C. 40101 3 note)" and inserting "section 44801 of title 49". 4 5 SEC. 702. TRANSPORTATION WORKER IDENTIFICATION 6 CREDENTIAL TECHNICAL AMENDMENTS. 7 (a) IN GENERAL.—Section 70105 of title 46. United 8 States Code, is amended— 9 (1) in the section heading by striking "security cards" and inserting "worker identifica-10 11 tion credentials"; 12 (2) by striking "transportation security card" 13 each place it appears and inserting "transportation 14 worker identification credential"; (3) by striking "transportation security cards" 15 each place it appears and inserting "transportation 16 17 worker identification credentials"; 18 (4) by striking "card" each place it appears 19 and inserting "credential" 20 (5) in the heading for subsection (b) by striking "CARDS" and inserting "CREDENTIALS": 21 22 (6) in subsection (g), by striking "Assistant 23 Secretary of Homeland Security for" and inserting "Administrator of": 24

1	(7) by striking subsection (i) and redesignating
2	subsections (j) and (k) as subsections (i) and (j), re-
3	spectively;
4	(8) by striking subsection (1) and redesignating
5	subsections (m) through (q) as subsections (k)
6	through (o), respectively;
7	(9) in subsection (j), as so redesignated—
8	(A) in the subsection heading by striking
9	"Security Card" and inserting "Worker
10	IDENTIFICATION CREDENTIAL"; and
11	(B) in the heading for paragraph (2) by
12	striking "SECURITY CARDS" and inserting
13	"WORKER IDENTIFICATION CREDENTIAL";
14	(10) in subsection $(k)(1)$, as so redesignated, by
15	striking "subsection $(k)(3)$ " and inserting "sub-
16	section $(j)(3)$ "; and
17	(11) in subsection (o), as so redesignated—
18	(A) in the subsection heading by striking
19	"Security Card" and inserting "Worker
20	IDENTIFICATION CREDENTIAL";
21	(B) in paragraph (1)—
22	(i) by striking "subsection $(k)(3)$ " and
23	inserting "subsection (j)(3)"; and

1	(ii) by striking "This plan shall" and
2	inserting "Such receipt and activation
3	shall''; and
4	(C) in paragraph (2) by striking "on-site
5	activation capability" and inserting "on-site re-
6	ceipt and activation of transportation worker
7	identification credentials".
8	(b) Clerical Amendment.—The analysis for chap-
9	ter 701 of title 46, United States Code, is amended by
10	striking the item related to section 70105 and inserting
11	the following:
	"70105. Transportation worker identification credentials.".
12	SEC. 703. REINSTATEMENT.
13	(a) Reinstatement.—The text of section 12(a) of
14	the Act of June 21, 1940 (33 U.S.C. 522(a)), popularly
15	known as the Truman-Hobbs Act, is—
16	(1) reinstated as it appeared on the day before
17	the date of enactment of section 8507(b) of the Wil-
18	liam M. (Mac) Thornberry National Defense Author-
19	ization Act for Fiscal Year 2021 (Public Law 116–
20	283); and
21	(2) redesignated as the sole text of section 12
22	of the Act of June 21, 1940 (33 U.S.C. 522).
23	(b) EFFECTIVE DATE.—The provision reinstated by
24	subsection (a) shall be treated as if such section 8507(b)
25	had never taken effect.

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(c) CONFORMING AMENDMENT.—The provision rein stated under subsection (a) is amended by striking ", ex cept to the extent provided in this section".

4 SEC. 704. DETERMINATION OF BUDGETARY EFFECTS.

5 The budgetary effects of this Act, for the purpose of 6 complying with the Statutory Pay-As-You-Go Act of 2010, 7 shall be determined by reference to the latest statement titled "Budgetary Effects of PAYGO Legislation for this 8 9 Act", submitted for printing in the Congressional Record 10 by the Chairman of the House Budget Committee, pro-11 vided that such statement has been submitted prior to the vote on passage. 12

Passed the House of Representatives March 29, 2022.

Attest:

Clerk.

117TH CONGRESS H. R. 6865

AN ACT

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