117TH CONGRESS 2D SESSION S.

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

IN THE SENATE OF THE UNITED STATES

Ms. CANTWELL (for herself, Mr. WICKER, and Ms. BALDWIN) introduced the following bill; which was read twice and referred to the Committee on

A BILL

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,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Coast Guard Authorization Act of 2022".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Definition of Commandant.

TITLE I—AUTHORIZATIONS

- Sec. 101. Authorization of appropriations.
- Sec. 102. Authorized levels of military strength and training.

- Sec. 103. Authorization for shoreside infrastructure and facilities.
- Sec. 104. Authorization for acquisition of vessels.
- Sec. 105. Authorization for the childcare subsidy program.

TITLE II—COAST GUARD

Subtitle A—Infrastructure and Assets

- Sec. 201. Report on shoreside infrastructure and facilities needs.
- Sec. 202. Fleet mix analysis and shore infrastructure investment plan.
- Sec. 203. Acquisition life-cycle cost estimates.
- Sec. 204. Report and briefing on resourcing strategy for Western Pacific Region.
- Sec. 205. Study and report on national security and drug trafficking threats in the Florida Straits and Caribbean region, including Cuba.
- Sec. 206. Coast Guard Yard.
- Sec. 207. Authority to enter into transactions other than contracts and grants to procure cost-effective technology for mission needs.
- Sec. 208. Improvements to infrastructure and operations planning.

Subtitle B—Great Lakes

- Sec. 211. Great Lakes winter commerce.
- Sec. 212. Database on icebreaking operations in the Great Lakes.
- Sec. 213. Great Lakes snowmobile acquisition plan.
- Sec. 214. Great Lakes barge inspection exemption.
- Sec. 215. Study on sufficiency of Coast Guard aviation assets to meet mission demands.

Subtitle C—Arctic

- Sec. 221. Establishment of the Arctic Security Cutter Program Office.
- Sec. 222. Arctic activities.
- Sec. 223. Study on Arctic operations and infrastructure.

Subtitle D—Maritime Cyber and Artificial Intelligence

- Sec. 231. Enhancing maritime cybersecurity.
- Sec. 232. Establishment of unmanned system program and autonomous control and computer vision technology project.
- Sec. 233. Artificial intelligence strategy.
- Sec. 234. Review of artificial intelligence applications and establishment of performance metrics.
- Sec. 235. Cyber data management.
- Sec. 236. Data management.
- Sec. 237. Study on cyber threats to the United States marine transportation system.

Subtitle E—Aviation

- Sec. 241. Space-available travel on Coast Guard aircraft: program authorization and eligible recipients.
- Sec. 242. Report on Coast Guard Air Station Barbers Point hangar.
- Sec. 243. Study on the operational availability of Coast Guard aircraft and strategy for Coast Guard aviation.

Subtitle F—Workforce Readiness

- Sec. 251. Authorized strength.
- Sec. 252. Number and distribution of officers on active duty promotion list.
- Sec. 253. Continuation on active duty of officers with critical skills.
- Sec. 254. Career incentive pay for marine inspectors.
- Sec. 255. Expansion of the ability for selection board to recommend officers of particular merit for promotion.
- Sec. 256. Pay and allowances for certain members of the Coast Guard during funding gap.
- Sec. 257. Modification to education loan repayment program.
- Sec. 258. Retirement of Vice Commandant.
- Sec. 259. Report on resignation and retirement processing times and denial.
- Sec. 260. Calculation of active service.
- Sec. 261. Physical disability evaluation system procedure review.
- Sec. 262. Expansion of authority for multirater assessments of certain personnel.
- Sec. 263. Promotion parity.
- Sec. 264. Partnership program to diversify the Coast Guard.
- Sec. 265. Expansion of Coast Guard Junior Reserve Officers' Training Corps.
- Sec. 266. Improving representation of women and racial and ethnic minorities among Coast Guard active-duty members.
- Sec. 267. Strategy to enhance diversity through recruitment and accession.
- Sec. 268. Support for Coast Guard Academy.
- Sec. 269. Training for congressional affairs personnel.
- Sec. 270. Strategy for retention of cuttermen.
- Sec. 271. Study on extremism in the Coast Guard.
- Sec. 272. Study on performance of Coast Guard Force Readiness Command.
- Sec. 273. Study on frequency of weapons training for Coast Guard personnel.

Subtitle G—Miscellaneous Provisions

- Sec. 281. Budgeting of Coast Guard relating to certain operations.
- Sec. 282. Coast Guard assistance to United States Secret Service.
- Sec. 283. Conveyance of Coast Guard vessels for public purposes.
- Sec. 284. Coast Guard intelligence activities and emergency and extraordinary expenses.
- Sec. 285. Transfer and conveyance.
- Sec. 286. Transparency and oversight.
- Sec. 287. Study on safety inspection program for containers and facilities.

TITLE III—ENVIRONMENT

Sec. 301. Definition of Secretary.

Subtitle A—Marine Mammals

- Sec. 311. Definitions.
- Sec. 312. Assistance to ports to reduce the impacts of vessel traffic and port operations on marine mammals.
- Sec. 313. Near real-time monitoring and mitigation program for large cetaceans.
- Sec. 314. Pilot program to establish a Cetacean Desk for Puget Sound region.
- Sec. 315. Monitoring ocean soundscapes.

Subtitle B—Oil Spills

- Sec. 321. Improving oil spill preparedness.
- Sec. 322. Western Alaska oil spill planning criteria.

- Sec. 323. Accident and incident notification relating to pipelines.
- Sec. 324. Coast Guard claims processing costs.
- Sec. 325. Calculation of interest on debt owed to the national pollution fund.
- Sec. 326. Per-incident limitation.
- Sec. 327. Access to the Oil Spill Liability Trust Fund.
- Sec. 328. Cost-reimbursable agreements.
- Sec. 329. Oil spill response review.
- Sec. 330. Review and report on limited indemnity provisions in standby oil spill response contracts.
- Sec. 331. Additional exceptions to regulations for towing vessels.

Subtitle C—Environmental Compliance

- Sec. 341. Review of anchorage regulations.
- Sec. 342. Study on impacts on shipping and commercial, Tribal, and recreational fisheries from the development of renewable energy on the West Coast.

Subtitle D—Environmental Issues

- Sec. 351. Modifications to the Sport Fish Restoration and Boating Trust Fund administration.
- Sec. 352. Improvements to Coast Guard communication with North Pacific maritime and fishing industry.
- Sec. 353. Fishing safety training grants program.
- Sec. 354. Load lines.

Subtitle E—Illegal Fishing and Forced Labor Prevention

Sec. 361. Definitions.

Chapter 1—Combating Human Trafficking Through Seafood Import Monitoring

- Sec. 362. Enhancement of Seafood Import Monitoring Program Automated Commercial Environment Message Set.
- Sec. 363. Data sharing and aggregation.
- Sec. 364. Import audits.
- Sec. 365. Availability of fisheries information.
- Sec. 366. Authority to hold fish products.
- Sec. 367. Report on Seafood Import Monitoring Program.
- Sec. 368. Authorization of appropriations.

Chapter 2—Strengthening International Fisheries Management to Combat Human Trafficking

- Sec. 370. Denial of port privileges.
- Sec. 371. Identification and certification criteria.
- Sec. 372. Equivalent conservation measures.
- Sec. 373. Capacity building in foreign fisheries.
- Sec. 374. Training of United States Observers.
- Sec. 375. Regulations.

TITLE IV—SUPPORT FOR COAST GUARD WORKFORCE

Subtitle A—Support for Coast Guard Members and Families

Sec. 401. Coast Guard child care improvements.

- Sec. 402. Armed Forces access to Coast Guard child care facilities.
- Sec. 403. Cadet pregnancy policy improvements.
- Sec. 404. Pilot program for fertility treatments.
- Sec. 405. Combat-related special compensation.
- Sec. 406. Restoration of amounts improperly withheld for tax purposes from severance payments to veterans of the Coast Guard with combat-related injuries.
- Sec. 407. Modification of basic needs allowance for members of the Coast Guard.
- Sec. 408. Study on food security.

Subtitle B—Healthcare

- Sec. 421. Development of medical staffing standards for the Coast Guard.
- Sec. 422. Healthcare system review and strategic plan.
- Sec. 423. Data collection and access to care.
- Sec. 424. Behavioral health policy.
- Sec. 425. Members asserting post-traumatic stress disorder or traumatic brain injury.
- Sec. 426. Improvements to the Physical Disability Evaluation System and transition program.
- Sec. 427. Expansion of access to counseling.
- Sec. 428. Expansion of postgraduate opportunities for members of the Coast Guard in medical and related fields.
- Sec. 429. Study on Coast Guard telemedicine program.
- Sec. 430. Study on Coast Guard medical facilities needs.

Subtitle C—Housing

- Sec. 441. Strategy to improve quality of life at remote units.
- Sec. 442. Study on Coast Guard housing access, cost, and challenges.

Subtitle D—Other Matters

Sec. 451. Report on availability of emergency supplies for Coast Guard personnel.

TITLE V—MARITIME

Subtitle A—Vessel Safety

- Sec. 501. Abandoned Seafarer Fund amendments.
- Sec. 502. Receipts; international agreements for ice patrol services.
- Sec. 503. Passenger vessel security and safety requirements.
- Sec. 504. At-sea recovery operations pilot program.
- Sec. 505. Exoneration and limitation of liability for small passenger vessels.
- Sec. 506. Moratorium on towing vessel inspection user fees.
- Sec. 507. Certain historic passenger vessels.
- Sec. 508. Coast Guard digital registration.
- Sec. 509. Responses to safety recommendations.
- Sec. 510. Comptroller General of the United States study and report on the Coast Guard's oversight of third party organizations.

Subtitle B—Other Matters

- Sec. 521. Definition of a stateless vessel.
- Sec. 522. Report on enforcement of coastwise laws.

- Sec. 523. Study on multi-level supply chain security strategy of the department of homeland security.
- Sec. 524. Study to modernize the merchant mariner licensing and documentation system.
- Sec. 525. Study and report on development and maintenance of mariner records database.

TITLE VI—SEXUAL ASSAULT AND SEXUAL HARASSMENT PREVENTION AND RESPONSE

- Sec. 601. Definitions.
- Sec. 602. Convicted sex offender as grounds for denial.
- Sec. 603. Accommodation; notices.
- Sec. 604. Protection against discrimination.
- Sec. 605. Alcohol at sea.
- Sec. 606. Sexual harassment or sexual assault as grounds for suspension and revocation.
- 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.
- Sec. 613. Reports to Congress.
- Sec. 614. Policy on requests for permanent changes of station or unit transfers by persons who report being the victim of sexual assault.
- Sec. 615. Sex offenses and personnel records.
- Sec. 616. Study on Coast Guard oversight and investigations.
- Sec. 617. Study on Special Victims' Counsel program.

TITLE VII—NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

Subtitle A—National Oceanic and Atmospheric Administration Commissioned Officer Corps

- Sec. 701. Definitions.
- Sec. 702. Requirement for appointments.
- Sec. 703. Repeal of requirement to promote ensigns after 3 years of service.
- Sec. 704. Authority to provide awards and decorations.
- Sec. 705. Retirement and separation.
- Sec. 706. Licensure of health-care professionals.
- Sec. 707. Improving professional mariner staffing.
- Sec. 708. Legal assistance.
- Sec. 709. Acquisition of aircraft for extreme weather reconnaissance.
- Sec. 710. Report on professional mariner staffing models.

Subtitle B—Other Matters

Sec. 711. Conveyance of certain property of the National Oceanic and Atmospheric Administration in Juneau, Alaska.

TITLE VIII—TECHNICAL, CONFORMING, AND CLARIFYING AMENDMENTS

Sec. 801. Technical corrections.

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Sec. 802. Reinstatement. Sec. 803. Terms and vacancies. 1 SEC. 2. DEFINITION OF COMMANDANT. 2 In this Act, the term "Commandant" means the 3 Commandant of the Coast Guard. **TITLE I—AUTHORIZATIONS** 4 5 **SEC. 101. AUTHORIZATION OF APPROPRIATIONS.** 6 Section 4902 of title 14, United States Code, is 7 amended-8 (1) in the matter preceding paragraph (1), by 9 striking "fiscal years 2020 and 2021" and inserting 10 "fiscal years 2022 and 2023"; 11 (2) in paragraph (1)— 12 (A) in subparagraph (A), by striking 13 clauses (i) and (ii) and inserting the following: 14 "(i) \$10,000,000,000 for fiscal year 15 2022; and 16 "(ii) \$10,750,000,000 for fiscal year 17 2023."; 18 (B) in subparagraph (B), by striking 19 "\$17,035,000" and inserting "\$23,456,000"; 20 and 21 (C) in subparagraph (C), by striking ", (A)(ii) \$17,376,000" and inserting "(A)(ii), 22 23 \$24,353,000"; 24 (3) in paragraph (2)—

1	(A) in subparagraph (A), by striking
2	clauses (i) and (ii) and inserting the following:
3	"(i) \$2,459,100,000 for fiscal year
4	2022; and
5	"(ii) \$3,477,600,000 for fiscal year
6	2023."; and
7	(B) in subparagraph (B), by striking
8	clauses (i) and (ii) and inserting the following:
9	"(i) \$20,400,000 for fiscal year 2022;
10	and
11	"(ii) \$20,808,000 for fiscal year
12	2023.'';
13	(4) in paragraph (3), by striking subparagraphs
14	(A) and (B) and inserting the following:
15	"(A) \$7,476,000 for fiscal year 2022; and
16	"(B) \$14,681,084 for fiscal year 2023.";
17	and
18	(5) in paragraph (4), by striking subparagraphs
19	(A) and (B) and inserting the following:
20	"(A) \$240,577,000 for fiscal year 2022;
21	and
22	"(B) \$252,887,000 for fiscal year 2023.".

1	SEC. 102. AUTHORIZED LEVELS OF MILITARY STRENGTH
2	AND TRAINING.
3	Section 4904 of title 14, United States Code, is
4	amended—
5	(1) in subsection (a), by striking "fiscal years
6	2020 and 2021 " and inserting "fiscal years 2022
7	and 2023"; and
8	(2) in subsection (b), in the matter preceding
9	paragraph (1) , by striking "fiscal years 2020 and
10	2021" and inserting "fiscal years 2022 and 2023".
11	SEC. 103. AUTHORIZATION FOR SHORESIDE INFRASTRUC-
12	TURE AND FACILITIES.
13	(a) IN GENERAL.—In addition to the amounts au-
14	thorized to be appropriated under section $4902(2)(A)$ of
15	title 14, United States Code, as amended by section 101
16	of this Act, for fiscal years 2023 through 2028—
17	(1) \$3,000,000,000 is authorized to fund main-
18	tenance, new construction, and repairs needed for
19	Coast Guard shoreside infrastructure;
20	(2) \$160,000,000 is authorized to fund phase
21	two of the recapitalization project at Coast Guard
22	Training Center Cape May in Cape May, New Jer-
23	sey, to improve recruitment and training of a diverse
24	Coast Guard workforce; and
25	(3) \$80,000,000 is authorized for the construc-
26	tion of additional new childcare development centers

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not constructed using funds authorized by the Infra structure Investment and Jobs Act (Public Law
 117–58; 135 Stat. 429).

4 (b) COAST GUARD YARD RESILIENT INFRASTRUC5 TURE AND CONSTRUCTION IMPROVEMENT.—In addition
6 to the amounts authorized to be appropriated under sec7 tion 4902(2)(A)(ii) of title 14, United States Code, as
8 amended by section 101 of this Act—

9 (1) \$400,000,000 is authorized for fiscal years 10 2023 through 2028 for the Secretary of the depart-11 ment in which the Coast Guard is operating for the 12 purposes of improvements to facilities of the Yard; 13 and

14 (2) \$236,000,000 is authorized for the acquisi15 tion of a new floating drydock, to remain available
16 until expended.

17 SEC. 104. AUTHORIZATION FOR ACQUISITION OF VESSELS.

In addition to the amounts authorized to be appropriated under section 4902(2)(A)(ii) of title 14, United
States Code, as amended by section 101 of this Act, for
fiscal years 2023 through 2028—

(1) \$350,000,000 is authorized for the acquisition of a Great Lakes icebreaker that is at least as
capable as Coast Guard cutter *Mackinaw* (WLBB–
30);

1	(2) \$172,500,000 is authorized for the program
2	management, design, and acquisition of 12 Pacific
3	Northwest heavy weather boats that are at least as
4	capable as the Coast Guard 52-foot motor surfboat;
5	(3) \$841,000,000 is authorized for the third
6	Polar Security Cutter;
7	(4) \$20,000,000 is authorized for initiation of
8	activities to support acquisition of the Arctic Secu-
9	rity Cutter class, including program planning and
10	requirements development to include the establish-
11	ment of an Arctic Security Cutter Program Office;
12	(5) \$650,000,000 is authorized for the contin-
13	ued acquisition of Offshore Patrol Cutters; and
14	(6) $$650,000,000$ is authorized for a twelfth
15	National Security Cutter.
16	SEC. 105. AUTHORIZATION FOR THE CHILDCARE SUBSIDY
17	PROGRAM.
18	In addition to the amounts authorized to be appro-
19	priated under section 4902(1)(A) of title 14, United
20	States Code, \$25,000,000 is authorized to the Com-
21	mandant for each of fiscal years 2023 and 2024 for the
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22 childcare subsidy program.

TITLE II—COAST GUARD 1 Subtitle A—Infrastructure and 2 Assets 3

4 SEC. 201. REPORT ON SHORESIDE INFRASTRUCTURE AND 5

FACILITIES NEEDS.

6 Not less frequently than annually, the Commandant 7 shall submit to the Committee on Commerce, Science, and 8 Transportation of the Senate and the Committee on 9 Transportation and Infrastructure of the House of Rep-10 resentatives a report that includes—

11 (1) a detailed list of shoreside infrastructure 12 needs for all Coast Guard facilities located within 13 each Coast Guard District in the order of priority, 14 including recapitalization, maintenance needs in ex-15 cess of \$25,000, and other shoreside infrastructure 16 needs of the Coast Guard;

17 (2) the estimated cost of projects to fulfill such 18 needs, to the extent available; and

19 (3) a general description of the state of plan-20 ning for each such project.

21 SEC. 202. FLEET MIX ANALYSIS AND SHORE INFRASTRUC-

22 TURE INVESTMENT PLAN.

23 (a) FLEET MIX ANALYSIS.—

24 (1) IN GENERAL.—The Commandant shall con-25 duct an updated fleet mix analysis that provides for

1	a fleet mix sufficient, as determined by the Com-
2	mandant—
3	(A) to carry out—
4	(i) the missions of the Coast Guard;
5	and
6	(ii) emerging mission requirements;
7	and
8	(B) to address—
9	(i) national security threats; and
10	(ii) the global deployment of the Coast
11	Guard to counter great power competitors.
12	(2) REPORT.—Not later than 1 year after the
13	date of the enactment of this Act, the Commandant
14	shall submit to Congress a report on the results of
15	the updated fleet mix analysis required by paragraph
16	(1).
17	(b) Shore Infrastructure Investment Plan.—
18	(1) IN GENERAL.—The Commandant shall de-
19	velop an updated shore infrastructure investment
20	plan that includes—
21	(A) the construction of additional facilities
22	to accommodate the updated fleet mix described
23	in subsection $(a)(1)$;
24	(B) improvements necessary to ensure that
25	existing facilities meet requirements and remain

1	operational for the lifespan of such fleet mix,
2	including necessary improvements to informa-
3	tion technology infrastructure;
4	(C) a timeline for the construction and im-
5	provement of the facilities described in subpara-
6	graphs (A) and (B); and
7	(D) a cost estimate for construction and
8	life-cycle support of such facilities, including for
9	necessary personnel.
10	(2) REPORT.—Not later than 1 year after the
11	date on which the report under subsection $(a)(2)$ is
12	submitted, the Commandant shall submit to Con-
13	gress a report on the plan required by paragraph
14	(1).
15	SEC. 203. ACQUISITION LIFE-CYCLE COST ESTIMATES.
16	Section 1132(e) of title 14, United States Code, is
17	amended by striking paragraphs (2) and (3) and inserting
18	the following:
19	"(2) Types of estimates.—For each Level 1
20	or Level 2 acquisition project or program, in addi-
21	tion to life-cycle cost estimates developed under
22	paragraph (1), the Commandant shall require—
23	"(A) such life-cycle cost estimates to be
24	updated before—

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1	"(i) each milestone decision is con-
2	cluded; and
3	"(ii) the project or program enters a
4	new acquisition phase; and
5	"(B) an independent cost estimate or inde-
6	pendent cost assessment, as appropriate, to be
7	developed to validate such life-cycle cost esti-
8	mates.".
9	SEC. 204. REPORT AND BRIEFING ON RESOURCING STRAT-
10	EGY FOR WESTERN PACIFIC REGION.
11	(a) Report.—
12	(1) IN GENERAL.—Not later than 1 year after
13	the date of the enactment of this Act, the Com-
14	mandant, in consultation with the Coast Guard
15	Commander of the Pacific Area, the Commander of
16	United States Indo-Pacific Command, and the
17	Under Secretary of Commerce for Oceans and At-
18	mosphere, shall submit to the Committee on Com-
19	merce, Science, and Transportation of the Senate
20	and the Committee on Transportation and Infra-
21	structure of the House of Representatives a report
22	outlining the Coast Guard's resourcing needs to
23	achieve optimum operations in the Western Pacific
24	region.

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1	(2) ELEMENTS.—The report required under
2	paragraph (1) shall include the following:
3	(A) An assessment of the risks and associ-
4	ated needs—
5	(i) to United States strategic mari-
6	time interests, in particular such interests
7	in areas west of the International Date
8	Line, including risks to bilateral maritime
9	partners of the United States, posed by
10	not fully staffing and equipping Coast
11	Guard operations in the Western Pacific
12	region;
13	(ii) to the Coast Guard mission and
14	force posed by not fully staffing and equip-
15	ping Coast Guard operations in the West-
16	ern Pacific region; and
17	(iii) to support the call of the Presi-
18	dent, as set forth in the Indo-Pacific Strat-
19	egy, to expand Coast Guard presence and
20	cooperation in Southeast Asia, South Asia,
21	and the Pacific Islands, with a focus on
22	advising, training, deployment, and capac-
23	ity-building.
24	(B) A description of the additional re-
25	sources, including shoreside resources, required

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to fully implement the needs described in sub-2 paragraph (A), including the United States 3 commitment to bilateral fisheries law enforce-4 ment in the Pacific Ocean. 5 (C) A description of the operational and 6 personnel assets required and a dispersal plan

for available and projected future Coast Guard cutters and aviation forces to conduct optimum operations in the Western Pacific region.

10 (D) An analysis with respect to whether a national security cutter or fast response cutter 11 12 located at a United States military installation 13 in a foreign country in the Western Pacific Re-14 gion would enhance United States national se-15 curity, partner country capacity building, and 16 prevention and effective response to illegal, un-17 reported, and unregulated fishing.

18 (E) An assessment of the benefits and as-19 sociated costs involved in—

20 (i) increasing staffing of Coast Guard 21 personnel within the command elements of 22 United States Indo-Pacific Command or 23 subordinate commands; and

24 (ii) designating a Coast Guard patrol 25 force under the direct authority of the MCC22828 9V6

1	Commander of the United States Indo-Pa-
2	cific Command with associated forward-
3	based assets and personnel.
4	(F) An identification of any additional au-
5	thority necessary, including proposals for legis-
6	lative change, to meet the needs identified in
7	accordance with subparagraphs (A) through (E)
8	and any other mission requirement in the West-
9	ern Pacific region.
10	(3) FORM.—The report required under para-
11	graph (1) shall be submitted in unclassified form but
12	may include a classified annex.
13	(b) BRIEFING.—Not later than 60 days after the date
14	on which the Commandant submits the report under sub-
15	section (a), the Commandant, or a designated individual,
16	shall provide to the Committee on Commerce, Science, and
17	Transportation of the Senate and the Committee on
18	Transportation and Infrastructure of the House of Rep-
19	resentatives a briefing on the findings and conclusions of
20	such report.

1	SEC. 205. STUDY AND REPORT ON NATIONAL SECURITY
2	AND DRUG TRAFFICKING THREATS IN THE
3	FLORIDA STRAITS AND CARIBBEAN REGION,
4	INCLUDING CUBA.
5	(a) IN GENERAL.—The Commandant shall conduct
6	a study on national security, drug trafficking, and other
7	relevant threats as the Commandant considers appro-
8	priate, in the Florida Straits and Caribbean region, in-
9	cluding Cuba.
10	(b) ELEMENTS.—The study required by subsection
11	(a) shall include the following:
12	(1) An assessment of—
13	(A) new technology and evasive maneuvers
14	used by transnational criminal organizations to
15	evade detection and interdiction by Coast
16	Guard law enforcement units and interagency
17	partners; and
18	(B) capability gaps of the Coast Guard
19	with respect to—
20	(i) the detection and interdiction of il-
21	licit drugs in the Florida Straits and Car-
22	ibbean region, including Cuba; and
23	(ii) the detection of national security
24	threats in such region.
25	(2) An identification of—

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1	(A) the critical technological advancements
2	required for the Coast Guard to meet current
3	and anticipated threats in such region;
4	(B) the capabilities required to enhance in-
5	formation sharing and coordination between the
6	Coast Guard and interagency partners, foreign
7	governments, and related civilian entities; and
8	(C) any significant new or developing
9	threat to the United States posed by illicit ac-
10	tors in such region.
11	(c) REPORT.—Not later than 2 years after the date
12	of the enactment of this Act, the Commandant shall sub-
13	mit to the Committee on Commerce, Science, and Trans-
14	portation of the Senate and the Committee on Transpor-
15	tation and Infrastructure of the House of Representatives
16	a report on the results of the study under subsection (a).
17	SEC. 206. COAST GUARD YARD.
18	(a) IN GENERAL.—With respect to the Coast Guard
19	Yard, the purposes of the authorization under section
20	103(b) are—
21	(1) to improve resilience and capacity;
22	(2) to maintain and expand Coast Guard or-
23	ganic manufacturing capacity;
24	(3) to expand training and recruitment;
25	(4) to enhance safety; and

1	(5) to improve environmental compliance; and
2	(6) to ensure that the Coast Guard Yard is pre-
3	pared to meet the growing needs of the modern
4	Coast Guard fleet.
5	(b) INCLUSIONS.—The Secretary of the department
6	in which the Coast Guard is operating shall ensure that
7	the Coast Guard Yard receives improvements that include
8	the following:
9	(1) Facilities upgrades needed to improve resil-
10	ience of the shipyard, its facilities, and associated in-
11	frastructure.
12	(2) Acquisition of a large-capacity drydock.
13	(3) Improvements to piers and wharves, dry-
14	docks, and capital equipment utilities.
15	(4) Environmental remediation.
16	(5) Construction of a new warehouse and paint
17	facility.
18	(6) Acquisition of a new travel lift.
19	(7) Dredging necessary to facilitate access to
20	the Coast Guard Yard.
21	(c) Workforce Development Plan.—Not later
22	than 180 days after the date of the enactment of this Act,
23	the Commandant shall submit to the Committee on Com-
24	merce, Science, and Transportation of the Senate and the
25	Committee on Transportation and Infrastructure of the

House of Representatives, a workforce development plan
 that—

3 (1) outlines the workforce needs of the Coast 4 Guard Yard with respect to civilian employees and 5 active duty members of the Coast Guard, including 6 engineers, individuals engaged in trades, cyber spe-7 cialists, and other personnel necessary to meet the 8 evolving mission set of the Coast Guard Yard; and 9 (2) includes recommendations for Congress with 10 respect to the authorities, training, funding, and ci-11 vilian and active-duty recruitment, including the re-12 cruitment of women and underrepresented minori-13 ties, necessary to meet workforce needs of the Coast 14 Guard Yard for the 10-year period beginning on the 15 date of submission of the plan. 16 SEC. 207. AUTHORITY TO ENTER INTO TRANSACTIONS 17 OTHER THAN CONTRACTS AND GRANTS TO 18 PROCURE **COST-EFFECTIVE TECHNOLOGY** 19 FOR MISSION NEEDS. 20 (a) IN GENERAL.—Subchapter III of chapter 11 of

21 title 14, United States Code, is amended by adding at the22 end the following:

1 "§1158. Authority to enter into transactions other
 than contracts and grants to procure
 cost-effective, advanced technology for
 mission-critical needs

5 "(a) IN GENERAL.—Subject to subsections (b) and 6 (c), the Commandant may enter into transactions (other 7 than contracts, cooperative agreements, and grants) to de-8 velop prototypes for, and to operate and procure, cost-ef-9 fective technology for the purpose of meeting the mission 10 needs of the Coast Guard.

11 "(b) PROCUREMENT AND ACQUISITION.—Procure12 ment or acquisition of technologies under subsection (a)
13 shall be—

14 "(1) carried out in accordance with this title15 and Coast Guard policies and guidance; and

16 "(2) consistent with the operational require-17 ments of the Coast Guard.

18 "(c) LIMITATIONS.—

19 "(1) IN GENERAL.—The Commandant may not
20 enter into a transaction under subsection (a) with
21 respect to a technology that—

22 "(A) does not comply with the cybersecu23 rity standards of the Coast Guard; or

24 "(B) is sourced from an entity domiciled in
25 the People's Republic of China, unless the Com26 mandant determines that the prototype, oper-

1	ation, or procurement of such a technology is
2	for the purpose of—
3	"(i) counter-UAS operations, surro-
4	gate testing, or training; or
5	"(ii) intelligence, electronic warfare,
6	and information warfare operations, test-
7	ing, analysis, and training.
8	"(2) WAIVER.—The Commandant may waive
9	the application under paragraph (1) on a case-by-
10	case basis by certifying in writing to the Secretary
11	of Homeland Security and the appropriate commit-
12	tees of Congress that the prototype, operation, or
13	procurement of the applicable technology is in the
14	national interests of the United States.
15	"(d) EDUCATION AND TRAINING.—The Commandant
16	shall ensure that management, technical, and contracting
17	personnel of the Coast Guard involved in the award or
18	administration of transactions under this section, or other
19	innovative forms of contracting, are provided opportunities
20	for adequate education and training with respect to the
21	authority under this section.
22	"(e) Report.—
23	"(1) IN GENERAL — Not later than 5 years

23 "(1) IN GENERAL.—Not later than 5 years
24 after the date of the enactment of this section, the

	20
1	Commandant shall submit to the appropriate com-
2	mittees of Congress a report that—
3	"(A) describes the use of the authority
4	pursuant to this section; and
5	"(B) assesses the mission and operational
6	benefits of such authority.
7	"(2) Appropriate committees of congress
8	DEFINED.—In this subsection, the term 'appropriate
9	committees of Congress' means—
10	"(A) the Committee on Commerce,
11	Science, and Transportation of the Senate; and
12	"(B) the Committee on Transportation
13	and Infrastructure of the House of Representa-
14	tives.
15	"(f) REGULATIONS.—The Commandant shall pre-
16	scribe regulations as necessary to carry out this section.
17	"(g) Definitions of Unmanned Aircraft, Un-
18	MANNED AIRCRAFT SYSTEM, AND COUNTER-UAS.—In
19	this section, the terms 'unmanned aircraft', 'unmanned
20	aircraft system', and 'counter-UAS' have the meanings
21	given such terms in section 44801 of title 49, United
22	States Code.".
23	(b) Clerical Amendment.—The analysis for sub-
24	chapter II of chapter 11 of title 14, United States Code,

25 is amended by adding at the end the following:

"1158. Authority to enter into transactions other than contracts and grants to procure cost-effective technology for mission needs.".

1 SEC. 208. IMPROVEMENTS TO INFRASTRUCTURE AND OP 2 ERATIONS PLANNING.

3 (a) IN GENERAL.—Not later than 1 year after the
4 date of the enactment of this Act, the Commandant shall
5 incorporate the most recent oceanic and atmospheric data
6 relating to the increasing rates of extreme weather, includ7 ing flooding, into planning scenarios for Coast Guard in8 frastructure and mission deployments with respect to all
9 Coast Guard Missions.

10 (b) COORDINATION WITH NATIONAL OCEANIC AND
11 ATMOSPHERIC ADMINISTRATION.—In carrying out sub12 section (a), the Commandant shall—

(1) coordinate with the Under Secretary of
Commerce for Oceans and Atmosphere to ensure the
incorporation of the most recent environmental and
climatic data; and

17 (2) request technical assistance and advice from
18 the Under Secretary in planning scenarios, as appro19 priate.

(c) BRIEFING.—Not later than 1 year after the date
of the enactment of this Act, the Commandant shall provide to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives

a briefing on the manner in which the best-available
 science from the National Oceanic and Atmospheric Ad ministration has been incorporated into at least 1 key mis sion area of the Coast Guard, and the lessons learned from
 so doing.

6 Subtitle B—Great Lakes

7 SEC. 211. GREAT LAKES WINTER COMMERCE.

8 (a) IN GENERAL.—Subchapter IV of chapter 5 of
9 title 14, United States Code, is amended by adding at the
10 end the following:

11 "§ 564. Great Lakes icebreaking operations

12 "(a) GAO REPORT.—

"(1) IN GENERAL.—Not later than 1 year after 13 14 the date of the enactment of this section, the Comp-15 troller General of the United States shall submit to 16 the Committee on Commerce, Science, and Trans-17 portation of the Senate and the Committee on 18 Transportation and Infrastructure of the House of 19 Representatives a report on the Coast Guard Great 20 Lakes icebreaking program.

21 "(2) ELEMENTS.—The report required under
22 paragraph (1) shall include the following:

23 "(A) An evaluation of the economic impact
24 of vessel delays or cancellations associated with
25 ice coverage on the Great Lakes.

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1	"(B) An evaluation of mission needs of the
2	Coast Guard Great Lakes icebreaking program.
3	"(C) An evaluation of the impact that the
4	proposed standards described in subsection (b)
5	would have on—
6	"(i) Coast Guard operations in the
7	Great Lakes;
8	"(ii) Northeast icebreaking missions;
9	and
10	"(iii) inland waterway operations.
11	"(D) A fleet mix analysis for meeting such
12	proposed standards.
13	"(E) A description of the resources nec-
14	essary to support the fleet mix resulting from
15	such fleet mix analysis, including for crew and
16	operating costs.
17	"(F) Recommendations to the Com-
18	mandant for improvements to the Great Lakes
19	icebreaking program, including with respect to
20	facilitating commerce and meeting all Coast
21	Guard mission needs.
22	"(b) Proposed Standards for Icebreaking Op-
23	ERATIONS.—The proposed standards described in this
24	subsection are the following:

"(1) Except as provided in paragraph (2), the
 Commandant shall keep ice-covered waterways in the
 Great Lakes open to navigation during not less than
 90 percent of the hours that commercial vessels and
 ferries attempt to transit such ice-covered water ways.

7 "(2) In a year in which the Great Lakes are 8 not open to navigation because of ice of a thickness 9 that occurs on average only once every 10 years, the 10 Commandant shall keep ice-covered waterways in the 11 Great Lakes open to navigation during not less than 12 70 percent of the hours that commercial vessels and ferries attempt to transit such ice-covered water-13 14 ways.

15 "(c) REPORT BY COMMANDANT.—Not later than 90 16 days after the date on which the Comptroller General sub-17 mits the report under subsection (a), the Commandant 18 shall submit to the Committee on Commerce, Science, and 19 Transportation of the Senate and the Committee on 20 Transportation and Infrastructure of the House of Rep-21 resentatives a report that includes the following:

"(1) A plan for Coast Guard implementation of
any recommendation made by the Comptroller General under subparagraph (F) of subsection (a)(2) the
Commandant considers appropriate.

((2) With respect to any recommendation made
under such subparagraph that the Commandant de-
clines to implement, a justification for such decision.
"(3) A review of, and a proposed implementa-
tion plan for, the results of the fleet mix analysis
under subparagraph (D) of that subsection.
"(4) Any proposed modifications to the stand-
ards for icebreaking operations in the Great Lakes.
"(d) DEFINITIONS.—In this section:
"(1) Commercial vessel.—The term 'com-
mercial vessel' means any privately owned cargo ves-
sel operating in the Great Lakes during the winter
season of at least 500 tons, as measured under sec-
tion 14502 of title 46, or an alternate tonnage meas-
ured under section 14302 of such title, as prescribed
by the Secretary under section 14104 of such title.
"(2) GREAT LAKES.—The term 'Great Lakes'
means the United States waters of Lake Superior,
Lake Michigan, Lake Huron, Lake Erie, and Lake
Ontario, their connecting waterways, and their adja-
cent harbors.
"(3) ICE-COVERED WATERWAY.—The term 'ice-
covered waterway' means any portion of the Great
Lakes in which commercial vessels or ferries operate
that is 70 percent or greater covered by ice, but does

1	not include any waters adjacent to piers or docks for
2	which commercial icebreaking services are available
3	and adequate for the ice conditions.
4	"(4) OPEN TO NAVIGATION.—The term 'open to
5	navigation' means navigable to the extent necessary,
6	in no particular order of priority—
7	"(A) to extricate vessels and individuals
8	from danger;
9	"(B) to prevent damage due to flooding;
10	"(C) to meet the reasonable demands of
11	commerce;
12	"(D) to minimize delays to passenger fer-
13	ries; and
14	"(E) to conduct other Coast Guard mis-
15	sions as required.
16	"(5) Reasonable demands of commerce.—
17	The term 'reasonable demands of commerce' means
18	the safe movement of commercial vessels and ferries
19	transiting ice-covered waterways in the Great Lakes,
20	regardless of type of cargo, at a speed consistent
21	with the design capability of Coast Guard ice-
22	breakers operating in the Great Lakes and appro-
23	priate to the ice capability of the commercial ves-
24	sel.".

(b) CLERICAL AMENDMENT.—The analysis for chap ter 5 of title 14, United States Code, is amended by add ing at the end the following:
 "564. Great Lakes icebreaking operations.".

4 SEC. 212. DATABASE ON ICEBREAKING OPERATIONS IN THE
5 GREAT LAKES.

6 (a) IN GENERAL.—The Commandant shall establish
7 and maintain a database for collecting, archiving, and dis8 seminating data on icebreaking operations and commercial
9 vessel and ferry transit in the Great Lakes during ice sea10 son.

(b) ELEMENTS.—The database required under sub-section (a) shall include the following:

13 (1) Attempts by commercial vessels and ferries
14 to transit ice-covered waterways in the Great Lakes
15 that are unsuccessful because of inadequate
16 icebreaking.

17 (2) The period of time that each commercial
18 vessel or ferry was unsuccessful at so transiting due
19 to inadequate icebreaking.

20 (3) The amount of time elapsed before each
21 such commercial vessel or ferry was successfully bro22 ken out of the ice and whether it was accomplished
23 by the Coast Guard or by commercial icebreaking
24 assets.

(4) Relevant communications of each such com mercial vessel or ferry with the Coast Guard and
 with commercial icebreaking services during such pe riod.

5 (5) A description of any mitigating cir6 cumstance, such as Coast Guard icebreaker diver7 sions to higher priority missions, that may have con8 tributed to the amount of time described in para9 graph (3).

10 (c) VOLUNTARY REPORTING.—Any reporting by op11 erators of commercial vessels or ferries under this section
12 shall be voluntary.

(d) PUBLIC AVAILABILITY.—The Commandant shall
make the database available to the public on a publicly
accessible internet website of the Coast Guard.

16 (e) CONSULTATION WITH INDUSTRY.—With respect 17 to the Great Lakes icebreaking operations of the Coast 18 Guard and the development of the database required 19 under subsection (a), the Commandant shall consult oper-20 ators of commercial vessels and ferries.

21 (f) DEFINITIONS.—In this section:

(1) COMMERCIAL VESSEL.—The term "commercial vessel" means any privately owned cargo vessel
operating in the Great Lakes during the winter season of at least 500 tons, as measured under section

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1 14502 of title 46, United States Code, or an alter nate tonnage measured under section 14302 of such
 3 title, as prescribed by the Secretary of the depart ment in which the Coast Guard is operating under
 section 14104 of such title.
 6 (2) GREAT LAKES.—The term "Great Lakes"
 7 means the United States waters of Lake Superior,

8 Lake Michigan, Lake Huron, Lake Erie, and Lake
9 Ontario, their connecting waterways, and their adja10 cent harbors.

(3) ICE-COVERED WATERWAY.—The term "icecovered waterway" means any portion of the Great
Lakes in which commercial vessels or ferries operate
that is 70 percent or greater covered by ice, but does
not include any waters adjacent to piers or docks for
which commercial icebreaking services are available
and adequate for the ice conditions.

(4) OPEN TO NAVIGATION.—The term "open to
navigation" means navigable to the extent necessary,
in no particular order of priority—

21 (A) to extricate vessels and individuals
22 from danger;

(B) to prevent damage due to flooding;
(C) to meet the reasonable demands of
commerce;

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1 (D) to minimize delays to passenger fer-2 ries; and

3 (E) to conduct other Coast Guard missions
4 as required.

5 (5) Reasonable demands of commerce. 6 The term "reasonable demands of commerce" means 7 the safe movement of commercial vessels and ferries 8 transiting ice-covered waterways in the Great Lakes, 9 regardless of type of cargo, at a speed consistent 10 with the design capability of Coast Guard ice-11 breakers operating in the Great Lakes and appro-12 priate to the ice capability of the commercial vessel. 13 (g) PUBLIC REPORT.—Not later than July 1 after the first winter in which the Commandant is subject to 14 15 the requirements of section 564 of title 14, United States Code, the Commandant shall publish on a publicly acces-16 17 sible internet website of the Coast Guard a report on the 18 cost to the Coast Guard of meeting the requirements of 19 that section.

20 SEC. 213. GREAT LAKES SNOWMOBILE ACQUISITION PLAN.

(a) IN GENERAL.—The Commandant shall develop a
plan to expand snowmobile procurement for Coast Guard
units at which snowmobiles may improve ice rescue response times while maintaining the safety of Coast Guard
personnel engaged in search and rescue. The plan must

include consideration of input from Officers in Charge, 1 2 Commanding Officers, and Commanders of impacted 3 units. 4 (b) ELEMENTS.—The plan required by subsection (a) 5 shall include— 6 (1) a consideration of input from officers in 7 charge, commanding officers, and commanders of af-8 fected Coast Guard units; and 9 (2) a detailed description of the estimated costs 10 of procuring, maintaining, and training members of 11 the Coast Guard at affected units to use snowmo-12 biles; and 13 (3) an assessment of— 14 (A) the degree to which snowmobiles may 15 improve ice rescue response times while main-16 taining the safety of Coast Guard personnel en-17 gaged in search and rescue; 18 (B) the operational capabilities of a snow-

mobile, as compared to an airboat, and a force
laydown assessment with respect to the assets
needed for effective operations at Coast Guard
units conducting ice rescue activities; and

23 (C) the potential risks to members of the24 Coast Guard and members of the public posed

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1	by the use of snowmobiles by members of the
2	Coast Guard for ice rescue activities.
3	(c) PUBLIC AVAILABILITY.—Not later than 1 year
4	after the date of the enactment of this Act, the Com-
5	mandant shall finalize the plan required by subsection (a)
6	and make the plan available on a publicly accessible inter-
7	net website of the Coast Guard.
8	SEC. 214. GREAT LAKES BARGE INSPECTION EXEMPTION.
9	Section 3302(m) of title 46, United States Code, is
10	amended—
11	(1) in the matter preceding paragraph (1) , by
12	inserting "or a Great Lakes barge" after "seagoing
13	barge''; and
14	(2) by striking "section 3301(6) of this title"
15	and inserting "paragraph (6) or (13) of section
16	3301 of this title".
17	SEC. 215. STUDY ON SUFFICIENCY OF COAST GUARD AVIA-
18	TION ASSETS TO MEET MISSION DEMANDS.
19	(a) IN GENERAL.—Not later than 1 year after the
20	date of the enactment of this Act, the Commandant shall
21	submit to the Committee on Commerce, Science, and
22	Transportation of the Senate and the Committee on
23	Transportation and Infrastructure of the House of Rep-
24	resentatives a report on—

1	(1) the force laydown of Coast Guard aviation
2	assets; and
3	(2) any geographic gaps in coverage by Coast
4	Guard assets in areas in which the Coast Guard has
5	search and rescue responsibilities.
6	(b) ELEMENTS.—The report required by subsection
7	(a) shall include the following:
8	(1) The distance, time, and weather challenges
9	that MH–65 and MH–60 units may face in reaching
10	the outermost limits of the area of operation of
11	Coast Guard District 9 for which such units are re-
12	sponsible.
13	(2) An assessment of the advantages that Coast
14	Guard fixed-wing assets, or an alternate rotary wing
15	asset, would offer to the outermost limits of any
16	area of operation for purposes of search and rescue,
17	law enforcement, ice operations, and logistical mis-
18	sions.
19	(3) A comparison of advantages and disadvan-
20	tages of the manner in which each of the Coast
21	Guard fixed-wing aircraft would operate in the out-
22	ermost limits of any area of operation.
23	(4) A specific assessment of the coverage gaps,
24	including gaps in fixed-wing coverage, and potential
25	solutions to address such gaps in the area of oper-

1 ation of Coast Guard District 9, including the east-2 ern region of such area of operation. Subtitle C—Arctic 3 4 SEC. 221. ESTABLISHMENT OF THE ARCTIC SECURITY CUT-5 **TER PROGRAM OFFICE.** 6 (a) IN GENERAL.—Not later than 90 days after the 7 date of the enactment of this Act, the Commandant shall 8 establish a program office for the acquisition of the Arctic 9 Security Cutter to expedite the evaluation of requirements 10 and initiate design of a vessel class critical to the national security of the United States. 11 12 (b) DESIGN PHASE.—Not later than 270 days after

13 the date of the enactment of this Act, the Commandant14 shall initiate the design phase of the Arctic Security Cut-15 ter vessel class.

16 (c) QUARTERLY BRIEFINGS.—Not less frequently 17 than quarterly until the date on which the contract for acquisition of the Arctic Security Cutter is awarded, the 18 19 Commandant shall provide a briefing to the Committee on 20 Commerce, Science, and Transportation of the Senate and 21 the Committee on Transportation and Infrastructure of 22 the House of Representatives on the status of require-23 ments evaluations, design of the vessel, and schedule of 24 the program.

1 SEC. 222. ARCTIC ACTIVITIES.

2 (a) DEFINITIONS.—In this section:

3 (1) APPROPRIATE COMMITTEES OF CON4 GRESS.—The term "appropriate committees of Con5 gress" means—

6 (A) the Committee on Commerce, Science,
7 and Transportation of the Senate; and

8 (B) the Committee on Transportation and 9 Infrastructure of the House of Representatives, 10 (2) ARCTIC.—The term "Arctic" has the mean-11 ing given such term in section 112 of the Arctic Re-12 search and Policy Act of 1984 (15 U.S.C. 4111).

(b) Arctic Operational Implementation Re-13 PORT.—Not later than 1 year after the date of the enact-14 ment of this Act, the Secretary of the department in which 15 16 the Coast Guard is operating shall submit a report to the 17 appropriate committees of Congress that describes the 18 ability and timeline to conduct a transit of the Northern 19 Sea Route and periodic transits of the Northwest Passage. 20 SEC. 223. STUDY ON ARCTIC OPERATIONS AND INFRA-21 STRUCTURE.

(a) IN GENERAL.—Not later than 1 year after the
date of the enactment of this Act, the Comptroller General
of the United States shall commence a study on the Arctic
operations and infrastructure of the Coast Guard.

1 (b) ELEMENTS.—The study required under sub-2 section (a) shall assess the following: 3 (1) The extent of the collaboration between the 4 Coast Guard and the Department of Defense to as-5 sess, manage, and mitigate security risks in the Arc-6 tic region. 7 (2) Actions taken by the Coast Guard to man-8 age risks to Coast Guard operations, infrastructure, 9 and workforce planning in the Arctic. 10 (3) The plans the Coast Guard has in place for 11 managing and mitigating the risks to commercial 12 maritime operations and the environment in the Arc-13 tic region. 14 (c) REPORT.—Not later than 1 year after com-15 mencing the study required under subsection (a), the Comptroller General shall submit to the Committee on 16 Commerce, Science, and Transportation of the Senate and 17 the Committee on Transportation and Infrastructure of 18 the House of Representatives a report on the findings of 19 the study. 20 Subtitle D—Maritime Cyber and 21 **Artificial Intelligence** 22 23 SEC. 231. ENHANCING MARITIME CYBERSECURITY. 24 (a) DEFINITIONS.—In this section:

(1) CYBER INCIDENT.—The term "cyber inci dent"—
 (A) means an event occurring on or con-

ducted through a computer network that actually or imminently jeopardizes the integrity,
confidentiality, or availability of computers, information or communications systems or networks, physical or virtual infrastructure controlled by computers or information systems, or
information resident thereon; and

(B) includes a vulnerability in an information system, system security procedures, internal controls, or implementation that could be
exploited by a threat source.

(2) MARITIME OPERATORS.—The term "maritime operators" means the owners or operators of
vessels engaged in commercial service, the owners or
operators of port facilities, and port authorities.

(3) SIGNIFICANT CYBER INCIDENT.—The term
"significant cyber incident" means a cyber incident
that the Secretary of Homeland Security determines
is (or group of related cyber incidents that together
are) likely to result in demonstrable harm to the national security interests, foreign relations, or economy of the United States or to public confidence,

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1	civil liberties, or public health and safety of the peo-
2	ple of the United States.
3	(4) PORT FACILITIES.—The term "port facili-
4	ties" has the meaning given the term "facility" in
5	section 70101 of title 46.
6	(b) Public Availability of Cybersecurity
7	Tools and Resources.—
8	(1) IN GENERAL.—Not later than 2 years after
9	the date of the enactment of this Act, the Com-
10	mandant, in coordination with the Administrator of
11	the Maritime Administration, the Director of the Cy-
12	bersecurity and Infrastructure Security Agency, and
13	the Director of the National Institute of Standards
14	and Technology, shall identify and make available to
15	the public a list of tools and resources, including the
16	resources of the Coast Guard and the Cybersecurity
17	and Infrastructure Security Agency, designed to as-
18	sist maritime operators in identifying, detecting, pro-
19	tecting against, responding to, and recovering from
20	significant cyber incidents.
21	(2) IDENTIFICATION.—In carrying out para-
22	graph (1), the Commandant, the Administrator of
23	the Maritime Administration, the Director of the Cy-
24	bersecurity and Infrastructure Security Agency, and
25	the Director of the National Institute of Standards

1	and Technology shall identify tools and resources
2	that—
3	(A) comply with the cybersecurity frame-
4	work for improving critical infrastructure estab-
5	lished by the National Institute of Standards
6	and Technology; or
7	(B) use the guidelines on maritime cyber
8	risk management issued by the International
9	Maritime Organization on July 5, 2017 (or suc-
10	cessor guidelines).
11	(3) Consultation.—
12	(A) IN GENERAL.—The Commandant, the
13	Administrator of the Maritime Administration,
14	the Director of the Cybersecurity and Infra-
15	structure Security Agency, and the Director of
16	the National Institute of Standards and Tech-
17	nology may consult with maritime operators,
18	other Federal agencies, industry stakeholders,
19	and cybersecurity experts to identify tools and
20	resources for purposes of this section.
21	(B) INAPPLICABILITY OF FACA.—The Fed-
22	eral Advisory Committee Act (5 U.S.C. App.)
23	shall not apply to the consultation described in
24	subparagraph (A) or to any other action in sup-
25	port of the implementation of this section.

1	SEC. 232. ESTABLISHMENT OF UNMANNED SYSTEM PRO-
2	GRAM AND AUTONOMOUS CONTROL AND
3	COMPUTER VISION TECHNOLOGY PROJECT.
4	(a) IN GENERAL.—Section 319 of title 14, United
5	States Code, is amended to read as follows:
6	"§319. Unmanned system program and autonomous
7	control and computer vision technology
8	project
9	"(a) UNMANNED SYSTEM PROGRAM.—The Secretary
10	shall establish, under the control of the Commandant, an
11	unmanned system program for the use by the Coast Guard
12	of land-based, cutter-based, and aircraft-based unmanned
13	systems for the purpose of increasing effectiveness and ef-
14	ficiency of mission execution.
15	"(b) Autonomous Control and Computer VI-
16	SION TECHNOLOGY PROJECT.—
17	"(1) IN GENERAL.—The Commandant shall
18	conduct a project to retrofit 2 or more existing
19	Coast Guard small boats deployed at operational
20	units with—
21	"(A) commercially available autonomous
22	control and computer vision technology; and
23	"(B) such sensors and methods of commu-
24	nication as are necessary to control, and tech-
25	nology to assist in conducting, search and res-
26	cue, surveillance, and interdiction missions.

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"(2) DATA COLLECTION.—As part of the
 project required by paragraph (1), the Commandant
 shall collect and evaluate field-collected operational
 data from the retrofit described in that paragraph so
 as to inform future requirements.

6 "(3) BRIEFING.—Not later than 180 days after 7 the date on which the project required under para-8 graph (1) is completed, the Commandant shall pro-9 vide a briefing to the Committee on Commerce, 10 Science, and Transportation of the Senate and the 11 Committee on Transportation and Infrastructure of 12 the House of Representatives on the project that in-13 cludes an evaluation of the data collected from the 14 project.

15 "(c) UNMANNED SYSTEM DEFINED.—In this section,
16 the term 'unmanned system' means—

"(1) an unmanned aircraft system (as defined
in section 331 of the Federal Aviation Administration Modernization and Reform Act of 2012 (Public
Law 112–95; 49 U.S.C. 44802 note));

21 "(2) an unmanned marine surface system; and
22 "(3) an unmanned marine subsurface system.

23 "(d) COST ASSESSMENT.—Not later than 1 year
24 after date of the enactment of this Act, the Commandant
25 shall provide to Congress an estimate of the costs associ-

1 ated with implementing the amendments made by this sec-2 tion.". 3 (b) CLERICAL AMENDMENT.—The analysis for chap-4 ter 3 of title 14, United States Code, is amended by strik-5 ing the item relating to section 319 and inserting the fol-6 lowing: "319. Unmanned system program and autonomous control and computer vision technology project.". 7 SEC. 233. ARTIFICIAL INTELLIGENCE STRATEGY. 8 (a) ESTABLISHMENT OF ACTIVITIES.— 9 (1) IN GENERAL.—The Commandant shall es-10 tablish a set of activities to coordinate the efforts of 11 the Coast Guard to develop and mature artificial in-

telligence technologies and transition such tech-nologies into operational use where appropriate.

14 (2) EMPHASIS.—The set of activities estab15 lished under paragraph (1) shall—

16 (A) apply artificial intelligence and ma17 chine-learning solutions to operational and mis18 sion-support problems; and

(B) coordinate activities involving artificial
intelligence and artificial intelligence-enabled
capabilities within the Coast Guard.

22 (b) Designated Official.—

(1) IN GENERAL.—Not later than 1 year after
the date of the enactment of this Act, the Com-

mandant shall designate a senior official of the
Coast Guard (referred to in this section as the "des-
ignated official") with the principal responsibility for
the coordination of activities relating to the develop-
ment and demonstration of artificial intelligence and
machine learning for the Coast Guard.
(2) DUTIES.—
(A) STRATEGIC PLAN.—
(i) IN GENERAL.—The designated of-
ficial shall develop a detailed strategic plan
to develop, mature, adopt, and transition
artificial intelligence technologies into oper-
ational use where appropriate.
(ii) Elements.—The plan required
by clause (i) shall include the following:
(I) A strategic roadmap for the
identification and coordination of the
development and fielding of artificial
intelligence technologies and key ena-
bling capabilities.
(II) The continuous evaluation
and adaptation of relevant artificial
intelligence capabilities developed by
the Coast Guard and by other organi-

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1	zations for military missions and busi-
2	ness operations.
3	(iii) COORDINATION.—In developing
4	the plan required by clause (i), the des-
5	ignated official shall coordinate and engage
6	with the Secretary of Defense and the
7	Joint Artificial Intelligence Center.
8	(iv) Submission to commandant.—
9	Not later than 2 years after the date of the
10	enactment of this Act, the designated offi-
11	cial shall submit to the Commandant the
12	plan developed under clause (i).
13	(B) GOVERNANCE AND OVERSIGHT OF AR-
14	TIFICIAL INTELLIGENCE AND MACHINE LEARN-
15	ING POLICY.—The designated official shall reg-
16	ularly convene appropriate officials of the Coast
17	Guard—
18	(i) to integrate the functional activi-
19	ties of the Coast Guard with respect to ar-
20	tificial intelligence and machine learning;
21	(ii) to ensure that there are efficient
22	and effective artificial intelligence and ma-
23	chine-learning capabilities throughout the
24	Coast Guard; and

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1	(iii) to develop and continuously im-
2	prove research, innovation, policy, joint
3	processes, and procedures to facilitate the
4	development, acquisition, integration, ad-
5	vancement, oversight, and sustainment of
6	artificial intelligence and machine learning
7	throughout the Coast Guard.
8	(c) Acceleration of Development and Field-
9	ING OF ARTIFICIAL INTELLIGENCE.—To the extent prac-
10	ticable, the Commandant, in conjunction with the Sec-
11	retary of Defense and the Joint Artificial Intelligence Cen-
12	ter, shall—
13	(1) use the flexibility of regulations, personnel,
14	acquisition, partnerships with industry and aca-
15	
	demia, or other relevant policies of the Coast Guard
16	demia, or other relevant policies of the Coast Guard to accelerate the development and fielding of artifi-
16 17	
	to accelerate the development and fielding of artifi-
17	to accelerate the development and fielding of artifi- cial intelligence capabilities;
17 18	to accelerate the development and fielding of artifi- cial intelligence capabilities; (2) ensure engagement with defense and private
17 18 19	to accelerate the development and fielding of artifi- cial intelligence capabilities; (2) ensure engagement with defense and private industries, research universities, and unaffiliated,
17 18 19 20	to accelerate the development and fielding of artifi- cial intelligence capabilities; (2) ensure engagement with defense and private industries, research universities, and unaffiliated, nonprofit research institutions;

24 meet Coast Guard missions;

	J1
1	(4) support the development of requirements for
2	artificial intelligence capabilities that address the
3	highest priority capability gaps of the Coast Guard
4	and technical feasibility;
5	(5) develop and support capabilities for tech-
6	nical analysis and assessment of threat capabilities
7	based on artificial intelligence;
8	(6) identify the workforce and capabilities need-
9	ed to support the artificial intelligence capabilities
10	and requirements of the Coast Guard;
11	(7) develop classification guidance for all artifi-
12	cial intelligence-related activities of the Coast Guard;
13	(8) work with appropriate officials to develop
14	appropriate ethical, legal, and other policies for the
15	Coast Guard governing the development and use of
16	artificial intelligence-enabled systems and tech-
17	nologies in operational situations; and
18	(9) ensure—
19	(A) that artificial intelligence programs of
20	the Coast Guard are consistent with this sec-
21	tion; and
22	(B) appropriate coordination of artificial
23	intelligence activities of the Coast Guard with
24	interagency, industry, and international efforts

1	relating to artificial intelligence, including rel-
2	evant participation in standards-setting bodies.
3	(d) Strategic Plan.—
4	(1) IN GENERAL.—The Commandant shall de-
5	velop a strategic plan to develop, mature, adopt, and
6	transition artificial intelligence technologies into
7	operational use where appropriate, that is informed
8	by the plan developed by the designated official
9	under subsection $(b)(2)(A)$.
10	(2) ELEMENTS.—The plan required by para-
11	graph (1) shall include the following:
12	(A) Each element described in clause (ii)
13	of subsection (b)(2)(A).
14	(B) A consideration of the identification,
15	adoption, and procurement of artificial intel-
16	ligence technologies for use in operational and
17	mission support activities.
18	(3) COORDINATION.—In developing the plan re-
19	quired by paragraph (1), the Commandant shall co-
20	ordinate and engage with the Secretary of Defense,
21	the Chief Digital and Artificial Intelligence Office,
22	defense and private industries, research universities,
23	and unaffiliated, nonprofit research institutions.
24	(4) SUBMISSION TO CONGRESS.—Not later than
25	1 year after the date of the enactment of this Act,

1 the Commandant shall submit to the Committee on 2 Commerce, Science, and Transportation of the Sen-3 ate and the Committee on Transportation and Infra-4 structure of the House of Representatives the plan 5 developed under paragraph (1). 6 SEC. 234. REVIEW OF ARTIFICIAL INTELLIGENCE APPLICA-7 TIONS AND ESTABLISHMENT OF PERFORM-8 ANCE METRICS. 9 (a) IN GENERAL.—Not later than 2 years after the 10 date of the enactment of this Act, the Commandant 11 shall-12 (1) review the potential applications of artificial 13 intelligence and digital technology to the platforms, 14 processes, and operations of the Coast Guard; 15 (2) identify the resources necessary to improve 16 the use of artificial intelligence and digital tech-17 nology in such platforms, processes, and operations; 18 and 19 (3) establish performance objectives and accom-

20 panying metrics for the incorporation of artificial in-21 telligence and digital readiness into such platforms, 22 processes, and operations.

23 (b) Performance Objectives and Accompanying 24 METRICS.—

1	(1) Skill GAPS.—In carrying out subsection
2	(a), the Commandant shall—
3	(A) conduct a comprehensive review and
4	assessment of—
5	(i) skill gaps in the fields of software
6	development, software engineering, data
7	science, and artificial intelligence;
8	(ii) the qualifications of civilian per-
9	sonnel needed for both management and
10	specialist tracks in such fields; and
11	(iii) the qualifications of military per-
12	sonnel (officer and enlisted) needed for
13	both management and specialist tracks in
14	such fields; and
15	(B) establish recruiting, training, and tal-
16	ent management performance objectives and ac-
17	companying metrics for achieving and maintain-
18	ing staffing levels needed to fill identified gaps
19	and meet the needs of the Coast Guard for
20	skilled personnel.
21	(2) AI MODERNIZATION ACTIVITIES.—In car-
22	rying out subsection (a), the Commandant, with sup-
23	port from the Director of the Joint Artificial Intel-
24	ligence Center, shall—

1	(A) assess investment by the Coast Guard
2	in artificial intelligence innovation, science and
3	technology, and research and development;
4	(B) assess investment by the Coast Guard
5	in test and evaluation of artificial intelligence
6	capabilities;
7	(C) assess the integration of, and the re-
8	sources necessary to better use artificial intel-
9	ligence in wargames, exercises, and experimen-
10	tation;
11	(D) assess the application of, and the re-
12	sources necessary to better use, artificial intel-
13	ligence in logistics and sustainment systems;
14	(E) assess the integration of, and the re-
15	sources necessary to better use, artificial intel-
16	ligence for administrative functions;
17	(F) establish performance objectives and
18	accompanying metrics for artificial intelligence
19	modernization activities of the Coast Guard;
20	and
21	(G) identify the resources necessary to ef-
22	fectively use artificial intelligence to carry out
23	the missions of the Coast Guard.
24	(c) REPORT TO CONGRESS.—Not later than 180 days
25	after the completion of the review required by subsection

1 (a)(1), the Commandant shall submit to the Committee
2 on Commerce, Science, and Transportation and the Com3 mittee on Appropriations of the Senate and the Committee
4 on Transportation and Infrastructure and the Committee
5 on Appropriations of the House of Representatives a re6 port on—

7 (1) the findings of the Commandant with re8 spect to such review and any action taken or pro9 posed to be taken by the Commandant, and the re10 sources necessary to address such findings;

(2) the performance objectives and accompanying metrics established under subsections (a)(3)
and (b)(1)(B); and

14 (3) any recommendation with respect to pro15 posals for legislative change necessary to successfully
16 implement artificial intelligence applications within
17 the Coast Guard.

18 SEC. 235. CYBER DATA MANAGEMENT.

(a) IN GENERAL.—The Commandant, in coordination with the Commander of United States Cyber Command, and the Director of the Cybersecurity and Infrastructure Security Agency, shall—

23 (1) develop policies, processes, and operating
24 procedures governing—

1	(A) access to and the ingestion, structure,
2	storage, and analysis of information and data
3	relevant to the Coast Guard Cyber Mission, in-
4	cluding-
5	(i) intelligence data relevant to Coast
6	Guard missions;
7	(ii) internet traffic, topology, and ac-
8	tivity data relevant to such missions; and
9	(iii) cyber threat information relevant
10	to such missions; and
11	(B) data management and analytic plat-
12	forms relating to such missions; and
13	(2) evaluate data management platforms re-
14	ferred to in paragraph (1)(B) to ensure that such
15	platforms operate consistently with the Coast Guard
16	Data Strategy.
17	(b) REPORT.—Not later than 1 year after the date
18	of the enactment of this Act, the Commandant shall sub-
19	mit to the Committee on Commerce, Science, and Trans-
20	portation of the Senate and the Committee on Transpor-
21	tation and Infrastructure of the House of Representatives
22	a report that includes—
23	(1) an assessment of the progress on the activi-
24	ties required by subsection (a); and

(2) any recommendation with respect to fund ing or additional authorities necessary, including
 proposals for legislative change, to improve Coast
 Guard cyber data management.

5 SEC. 236. DATA MANAGEMENT.

6 The Commandant shall develop data workflows and
7 processes for the leveraging of mission-relevant data by
8 the Coast Guard to enhance operational effectiveness and
9 efficiency.

10SEC. 237. STUDY ON CYBER THREATS TO THE UNITED11STATES MARINE TRANSPORTATION SYSTEM.

(a) IN GENERAL.—Not later than 1 year after the
date of the enactment of this Act, the Comptroller General
of the United States shall commence a study on cyber
threats to the United States marine transportation system.

17 (b) ELEMENTS.—The study required by paragraph18 (1) shall assess the following:

(1) The extent to which the Coast Guard, in
collaboration with other Federal agencies, sets
standards for the cybersecurity of facilities and vessels regulated under parts 104, 105, or 106 of title
33 of the Code of Federal Regulations, as in effect
on the date of the enactment of this Act.

1 (2) The manner in which the Coast Guard en-2 sures cybersecurity standards are followed by port, 3 vessel, and facility owners and operators. 4 (3) The extent to which maritime sector-specific 5 planning addresses cybersecurity, particularly for 6 vessels and offshore platforms. 7 (4) The manner in which the Coast Guard, 8 other Federal agencies, and vessel and offshore plat-9 form operators exchange information regarding 10 cyber risks. 11 (5) The extent to which the Coast Guard is de-12 veloping and deploying cybersecurity specialists in 13 port and vessel systems and collaborating with the 14 private sector to increase the expertise of the Coast 15 Guard with respect to cybersecurity. 16 (6) The cyber resource and workforce needs of 17 the Coast Guard necessary to meet future mission 18 demands. 19 (c) REPORT.—Not later than 1 year after com-20 mencing the study required by subsection (a), the Comp-21 troller General shall submit a report on the findings of 22 the study to the Committee on Commerce, Science, and

23 Transportation of the Senate and the Committee on24 Transportation and Infrastructure of the House of Rep-25 resentatives.

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(d) DEFINITION OF FACILITY.—In this section the
 term "facility" has the meaning given the term in section
 70101 of title 46, United States Code.

Subtitle E—Aviation

5 SEC. 241. SPACE-AVAILABLE TRAVEL ON COAST GUARD

6 AIRCRAFT: PROGRAM AUTHORIZATION AND 7 ELIGIBLE RECIPIENTS.

8 (a) IN GENERAL.—Subchapter I of chapter 5 of title
9 14, United States Code, is amended by adding at the end
10 the following:

11 "§ 509. Space-available travel on Coast Guard aircraft

12 "(a)(1) The Coast Guard may establish a program 13 to provide transportation on Coast Guard aircraft on a 14 space-available basis to the categories of eligible individ-15 uals described in subsection (c) (in this section referred 16 to as the 'program').

17 "(2) Not later than 1 year after the date on which18 the program is established, the Commandant shall develop19 a policy for its operation.

20 "(b)(1) The Commandant shall operate the program21 in a budget-neutral manner.

"(2)(A) Except as provided in subparagraph (B), no
additional funds may be used, or flight hours performed,
for the purpose of providing transportation under the program.

"(B) The Commandant may make de minimis ex penditures of resources required for the administrative as pects of the program.

4 "(3) Eligible individuals described in subsection (c)
5 shall not be required to reimburse the Coast Guard for
6 travel provided under this section.

7 "(c) Subject to subsection (d), the categories of eligi-8 ble individuals described in this subsection are the fol-9 lowing:

10 "(1) Members of the armed forces on active11 duty.

12 "(2) Members of the Selected Reserve who hold
13 a valid Uniformed Services Identification and Privi14 lege Card.

"(3) Retired members of a regular or reserve
component of the armed forces, including retired
members of reserve components who, but for being
under the eligibility age applicable under section
12731 of title 10, would be eligible for retired pay
under chapter 1223 of title 10.

"(4) Subject to subsection (f), veterans with a
permanent service-connected disability rated as total.
"(5) Such categories of dependents of individuals described in paragraphs (1) through (3) as the
Commandant shall specify in the policy under sub-

section (a)(2), under such conditions and cir cumstances as the Commandant shall specify in such
 policy.

4 "(6) Such other categories of individuals as the
5 Commandant, in the discretion of the Commandant,
6 considers appropriate.

7 "(d) In operating the program, the Commandant8 shall—

9 "(1) in the sole discretion of the Commandant, 10 establish an order of priority for transportation for 11 categories of eligible individuals that is based on 12 considerations of military necessity, humanitarian 13 concerns, and enhancement of morale;

14 "(2) give priority in consideration of transpor-15 tation to the demands of members of the armed 16 forces in the regular components and in the reserve 17 components on active duty and to the need to pro-18 vide such members, and their dependents, a means 19 of respite from such demands; and

"(3) implement policies aimed at ensuring cost
control (as required by subsection (b)) and the safety, security, and efficient processing of travelers, including limiting the benefit under the program to 1
or more categories of otherwise eligible individuals,
as the Commandant considers necessary.

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1 "(e)(1) Notwithstanding subsection (d)(1), in estab-2 lishing space-available transportation priorities under the 3 program, the Commandant shall provide transportation 4 for an individual described in paragraph (2), and a single 5 dependent of the individual if needed to accompany the individual, at a priority level in the same category as the 6 7 priority level for an unaccompanied dependent over the 8 age of 18 years traveling on environmental and morale 9 leave.

"(2) Subject to paragraph (3), paragraph (1) applies
with respect to an individual described in subsection (c)(3)
who—

13 "(A) resides in or is located in a Common14 wealth or possession of the United States; and

"(B) is referred by a military or civilian primary care provider located in that Commonwealth or
possession to a specialty care provider for services to
be provided outside of that Commonwealth or possession.

"(3) If an individual described in subsection (c)(3)
is a retired member of a reserve component who is ineligible for retired pay under chapter 1223 of title 10 by
reason of being under the eligibility age applicable under
section 12731 of title 10, paragraph (1) applies to the individual only if the individual is also enrolled in the

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TRICARE program for certain members of the Retired
 Reserve authorized under section 1076e of title 10.

3 "(4) The priority for space-available transportation
4 required by this subsection applies with respect to—

5 "(A) the travel from the Commonwealth or pos6 session of the United States to receive the specialty
7 care services; and

8 "(B) the return travel.

9 "(5) In this subsection, the terms 'primary care pro-10 vider' and 'specialty care provider' refer to a medical or 11 dental professional who provides health care services 12 under chapter 55 of title 10.

13 "(f)(1) Travel may not be provided under this section 14 to a veteran eligible for travel pursuant to paragraph (4) 15 of subsection (c) in priority over any member eligible for 16 travel under paragraph (1) of that subsection or any de-17 pendent of such a member eligible for travel under this 18 section.

19 "(2) Subsection (c)(4) may not be construed as—

"(A) affecting or in any way imposing on the
Coast Guard, any armed force, or any commercial
entity with which the Coast Guard or an armed
force contracts, an obligation or expectation that the
Coast Guard or such armed force will retrofit or
alter, in any way, military aircraft or commercial

aircraft, or related equipment or facilities, used or
 leased by the Coast Guard or such armed force to
 accommodate passengers provided travel under such
 authority on account of disability; or

5 "(B) preempting the authority of an aircraft 6 commander to determine who boards the aircraft 7 and any other matters in connection with safe oper-8 ation of the aircraft.

9 "(g) The authority to provide transportation under 10 the program is in addition to any other authority under 11 law to provide transportation on Coast Guard aircraft on 12 a space-available basis.".

(b) CLERICAL AMENDMENT.—The analysis for sub14 chapter I of chapter 5 of title 14, United States Code,
15 is amended by adding at the end the following:

"509. Space-available travel on Coast Guard aircraft.".

16 SEC. 242. REPORT ON COAST GUARD AIR STATION BAR17 BERS POINT HANGAR.

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

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1	ments for constructing a hangar at Coast Guard Air Sta-
2	tion Barbers Point at Oahu, Hawaii.
3	(b) ELEMENTS.—The report required by subsection
4	(a) shall include the following:
5	(1) A description of the \$45,000,000 phase one
6	design for the hangar at Coast Guard Air Station
7	Barbers Point funded by the Consolidated Appro-
8	priations Act, 2021 (Public Law 116–260; 134 Stat.
9	1132).
10	(2) An evaluation of the full facilities require-
11	ments for such hangar to house, maintain, and oper-
12	ate the MH–65 and HC–130J, including—
13	(A) storage and provision of fuel; and
14	(B) maintenance and parts storage facili-
15	ties.
16	(3) An evaluation of facilities growth require-
17	ments for possible future basing of the MH–60 with
18	the C-130J at Coast Guard Air Station Barbers
19	Point.
20	(4) A description of and cost estimate for each
21	project phase for the construction of such hangar.
22	(5) A description of the plan for sheltering in
23	the hangar during extreme weather events aircraft
24	of the Coast Guard and partner agencies, such as

1	the National Oceanic and Atmospheric Administra-
2	tion.
3	(6) A description of the risks posed to oper-
4	ations at Coast Guard Air Station Barbers Point if
5	future project phases for the construction of such
6	hangar are not funded.
7	SEC. 243. STUDY ON THE OPERATIONAL AVAILABILITY OF
8	COAST GUARD AIRCRAFT AND STRATEGY
9	FOR COAST GUARD AVIATION.
10	(a) Study.—
11	(1) IN GENERAL.—Not later than 1 year after
12	the date of the enactment of this Act, the Comp-
13	troller General of the United States shall commence
14	a study on the operational availability of Coast
15	Guard aircraft.
16	(2) ELEMENTS.—The study required by para-
17	graph (1) shall include the following:
18	(A) An assessment of —
19	(i) the extent to which the fixed-wing
20	and rotary-wing aircraft of the Coast
21	Guard have met annual operational avail-
22	ability targets in recent years;
23	(ii) the challenges the Coast Guard
24	may face with respect to such aircraft
25	meeting operational availability targets,

1	and the effects of such challenges on the
2	Coast Guard's ability to meet mission re-
3	quirements; and
4	(iii) the status of Coast Guard efforts
5	to upgrade or recapitalize its fleet of such
6	aircraft to meet growth in future mission
7	demands globally, such as in the Western
8	Hemisphere, the Arctic region, and the
9	Western Pacific region.
10	(B) Any recommendation with respect to
11	the operational availability of Coast Guard air-
12	craft.
13	(C) The resource and workforce require-
14	ments necessary for Coast Guard Aviation to
15	meet future mission demands.
16	(3) REPORT.—On completion of the study re-
17	quired by paragraph (1), the Comptroller General
18	shall submit to the Secretary of the department in
19	which the Coast Guard is operating a report on the
20	findings of the study.
21	(b) Coast Guard Aviation Strategy.—
22	(1) IN GENERAL.—Not later than 180 days
23	after the date on which the study under subsection
24	(a) is completed, the Secretary of the department in
25	which the Coast Guard is operating shall develop a

1	comprehensive strategy for Coast Guard Aviation
2	that is informed by the relevant recommendations
3	and findings of the study.
4	(2) ELEMENTS.—The strategy required by
5	paragraph (1) shall include the following:
6	(A) With respect to aircraft of the Coast
7	Guard, an analysis of the current and future
8	operations and future resource needs.
9	(B) The projected number of aviation as-
10	sets, the locations at which such assets are to
11	be stationed, the cost of operation and mainte-
12	nance of such assets, and an assessment of the
13	capabilities of such assets as compared to the
14	missions they are expected to execute, at the
15	completion of major procurement and mod-
16	ernization plans.
17	(C) A procurement plan, including an esti-
18	mated timetable and the estimated appropria-
19	tions necessary for all platforms, including un-
20	manned aircraft.
21	(D) A training plan for pilots and aircrew
22	that addresses—
23	(i) the use of simulators owned and
24	operated by the Coast Guard, and simula-
25	tors that are not owned or operated by the

Coast Guard, including any such simula-
tors based outside the United States; and
(ii) the costs associated with attending
training courses.
(E) Current and future requirements for
cutter and land-based deployment of aviation
assets globally, including in the Arctic, the
Eastern Pacific, the Western Pacific, the Carib-
bean, the Atlantic Basin, and any other area
the Commandant considers appropriate.
(F) A description of the feasibility of and
resource requirements necessary to deploy ro-
tary-winged assets onboard all future Arctic
cutter patrols.
(G) An evaluation of current and future
facilities needs for Coast Guard aviation units.
(H) An evaluation of pilot and aircrew
training and retention needs, including aviation
career incentive pay, retention bonuses, and any
other workforce tools the Commandant con-
siders necessary.
(3) BRIEFING.—Not later than 180 days after
the date on which the strategy required by para-
graph (1) is completed, the Commandant shall pro-
vide to the Committee on Commerce, Science, and

Transportation of the Senate and the Committee on
 Transportation and Infrastructure of the House of
 Representatives a briefing on the strategy.

4 Subtitle F—Workforce Readiness

5 SEC. 251. AUTHORIZED STRENGTH.

6 Section 3702 of title 14, United States Code, is7 amended by adding at the end the following:

8 "(c) The Secretary may vary the authorized end 9 strength of the Selected Reserve of the Coast Guard Re-10 serve for a fiscal year by a number equal to not more than 11 3 percent of such end strength upon a determination by 12 the Secretary that such a variation is in the national inter-13 est.

14 "(d) The Commandant may increase the authorized 15 end strength of the Selected Reserve of the Coast Guard 16 Reserve by a number equal to not more than 2 percent 17 of such authorized end strength upon a determination by 18 the Commandant that such an increase would enhance 19 manning and readiness in essential units or in critical spe-20 cialties or ratings.".

21 SEC. 252. NUMBER AND DISTRIBUTION OF OFFICERS ON 22 ACTIVE DUTY PROMOTION LIST.

(a) MAXIMUM NUMBER OF OFFICERS.—Section
24 2103(a) of title 14, United States Code, is amended to
25 read as follows:

1	"(a) Maximum Total Number.—
2	"(1) IN GENERAL.—The total number of Coast
3	Guard commissioned officers on the active duty pro-
4	motion list, excluding warrant officers, shall not ex-
5	ceed 7,400.
6	"(2) TEMPORARY INCREASE.—Notwithstanding
7	paragraph (1), the Commandant may temporarily
8	increase the total number of commissioned officers
9	permitted under that paragraph by up to 4 percent
10	for not more than 60 days after the date of the com-
11	missioning of a Coast Guard Academy class.
12	"(3) NOTIFICATION.—If the Commandant in-
13	creases pursuant to paragraph (2) the total number
14	of commissioned officers permitted under paragraph
15	(1), the Commandant shall notify the Committee on
16	Commerce, Science, and Transportation of the Sen-
17	ate and the Committee on Transportation and Infra-
18	structure of the House of Representatives of the
19	number of officers on the active duty promotion list
20	on the last day of the preceding 30-day period—
21	"(A) not later than 30 days after such in-
22	crease; and
23	"(B) every 30 days thereafter until the
24	total number of commissioned officers no longer

1	exceeds the total number of commissioned offi-
2	cers permitted under paragraph (1).".
3	(b) Officers Not on Active Duty Promotion
4	LIST.—
5	(1) IN GENERAL.—Chapter 51 of title 14,
6	United States Code, is amended by adding at the
7	end the following:

8 "§ 5113. Officers not on active duty promotion list

9 "Not later than 60 days after the date on which the 10 President submits to Congress a budget pursuant to section 1105(a) of title 31, the Commandant shall submit to 11 12 the Committee on Commerce, Science, and Transportation 13 of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives the num-14 15 ber of Coast Guard officers who are serving at other Federal agencies on a reimbursable basis, and the number of 16 17 Coast Guard officers who are serving at other Federal 18 agencies on a non-reimbursable basis but are not on the 19 active duty promotion list.".

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

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

1SEC. 253. CONTINUATION ON ACTIVE DUTY OF OFFICERS2WITH CRITICAL SKILLS.

3 (a) IN GENERAL.—Subchapter II of chapter 21 of
4 title 14, United States Code, is amended by adding at the
5 end the following:

6 "§2166. Continuation on active duty of officers with 7 critical skills

8 "(a) IN GENERAL.—The Commandant may authorize 9 an officer in any grade above grade O-2 to remain on ac-10 tive duty after the date otherwise provided for the retire-11 ment of the officer in section 2154 of this title if the offi-12 cer possesses a critical skill or specialty or is in a career 13 field designated pursuant to subsection (b).

14 "(b) CRITICAL SKILL, SPECIALTY, OR CAREER
15 FIELD.—The Commandant shall designate 1 or more crit16 ical skills, specialties, or career fields for purposes of sub17 section (a).

18 "(c) DURATION OF CONTINUATION.—An officer con-19 tinued on active duty pursuant to this section shall, if not 20 earlier retired, be retired on the first day of the month 21 after the month in which the officer completes 40 years 22 of active service.

"(d) POLICY.—The Commandant shall carry out this
section by prescribing policy that specifies the criteria to
be used in designating any critical skill, specialty, or career field for purposes of subsection (b).".

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(b) CLERICAL AMENDMENT.—The analysis for sub-1 chapter II of chapter 21 of title 14, United States Code, 2 is amended by adding at the end the following: 3 "2166. Continuation on active duty of officers with critical skills.". 4 SEC. 254. CAREER INCENTIVE PAY FOR MARINE INSPEC-

TORS.

6 (a) Authority To Provide Assignment Pay or 7 SPECIAL DUTY PAY.—The Secretary of the department 8 in which the Coast Guard is operating may provide assign-9 ment pay or special duty pay under section 352 of title 10 37, United States Code, to a member of the Coast Guard 11 serving in a prevention position and assigned as a marine 12 inspector or marine investigator pursuant to section 312 13 of title 14, United States Code.

14 (b) ANNUAL BRIEFING.—

15

(1) IN GENERAL.—Not later than 180 days 16 after the date of the enactment of this Act, and an-17 nually thereafter, the Secretary of the department in 18 which the Coast Guard is operating shall provide to 19 the Committee on Commerce, Science, and Trans-20 portation of the Senate and the Committee on 21 Transportation and Infrastructure of the House of 22 Representatives a briefing on any uses of the au-23 thority under subsection (a) during the preceding 24 year.

1	(2) ELEMENTS.—Each briefing required by
2	paragraph (1) shall include the following:
3	(A) The number of members of the Coast
4	Guard serving as marine inspectors or marine
5	investigators pursuant to section 312 of title
6	14, United States Code, who are receiving as-
7	signment pay or special duty pay under section
8	352 of title 37, United States Code.
9	(B) An assessment of the impact of the
10	use of the authority under this section on the
11	effectiveness and efficiency of the Coast Guard
12	in administering the laws and regulations for
13	the promotion of safety of life and property on
14	and under the high seas and waters subject to
15	the jurisdiction of the United States.
16	(C) An assessment of the effects of assign-
17	ment pay and special duty pay on retention of
18	marine inspectors and investigators.
19	(D) If the authority provided in subsection
20	(a) is not exercised, a detailed justification for
21	not exercising such authority, including an ex-
22	planation of the efforts the Secretary of the de-
23	partment in which the Coast Guard is operating
24	is taking to ensure that the Coast Guard work-

1	force contains an adequate number of qualified
2	marine inspectors.
3	(c) Study.—
4	(1) IN GENERAL.—Not later than 2 years after
5	the date of the enactment of this Act, the Secretary
6	of the department in which the Coast Guard is oper-
7	ating, in coordination with the Director of the Na-
8	tional Institute for Occupational Safety and Health,
9	shall conduct a study on the health of marine in-
10	spectors and marine investigators who have served
11	in such positions for a period of not less than least
12	10 years.
13	(2) ELEMENTS.—The study required by para-
14	graph (1) shall include the following:
15	(A) An evaluation of—
16	(i) the daily vessel inspection duties of
17	marine inspectors and marine investiga-
18	tors, including the examination of internal
19	cargo tanks and voids and new construc-
20	tion activities;
21	(ii) major incidents to which marine
22	inspectors and marine investigators have
23	had to respond, and any other significant
24	incident, such as a vessel casualty, that
25	has resulted in the exposure of marine in-

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1	spectors and marine investigators to haz-
2	ardous chemicals or substances; and
3	(iii) the types of hazardous chemicals
4	or substances to which marine inspectors
5	and marine investigators have been ex-
6	posed relative to the effects such chemicals
7	or substances have had on marine inspec-
8	tors and marine investigators.
9	(B) A review and analysis of the current
10	Coast Guard health and safety monitoring sys-
11	tems, and recommendations for improving such
12	systems, specifically with respect to the expo-
13	sure of members of the Coast Guard to haz-
14	ardous substances while carrying out inspec-
15	tions and investigation duties.
16	(C) Any other element the Secretary of the
17	department in which the Coast Guard is oper-
18	ating considers appropriate.
19	(3) Report.—On completion of the study re-
20	quired by paragraph (1), the Secretary of the de-
21	partment in which the Coast Guard is operating
22	shall submit to the Committee on Commerce,
23	Science, and Transportation of the Senate and the
24	Committee on Transportation and Infrastructure of
25	the House of Representatives a report on the find-

ings of the study and recommendations for actions
 the Commandant should take to improve the health
 and exposure of marine inspectors and marine inves tigators.

5 (d) TERMINATION.—The authority provided by sub6 section (a) shall terminate on December 31, 2027, unless
7 the study required by subsection (c) is completed and sub8 mitted as required by that subsection.

9 SEC. 255. EXPANSION OF THE ABILITY FOR SELECTION
10 BOARD TO RECOMMEND OFFICERS OF PAR11 TICULAR MERIT FOR PROMOTION.

Section 2116(c)(1) of title 14, United States Code,
is amended, in the second sentence, by inserting "three
times" after "may not exceed".

15 SEC. 256. PAY AND ALLOWANCES FOR CERTAIN MEMBERS
16 OF THE COAST GUARD DURING FUNDING
17 GAP.

18 (a) IN GENERAL.—During a funding gap, the Sec-19 retary of the Treasury shall make available to the Sec-20 retary of Homeland Security, out of any amounts in the 21 general fund of the Treasury not otherwise appropriated, 22 such amounts as the Secretary of Homeland Security de-23 termines to be necessary to continue to provide, without 24 interruption, during the funding gap such sums as are 25 necessary for-

1 (1) pay and allowances to members of the Coast 2 Guard, including reserve components thereof, who 3 perform active service; 4 (2) the payment of a death gratuity under sec-5 tions 1475 through 1477 and 1489 of title 10, 6 United States Code, with respect to members of the 7 Coast Guard: 8 (3) the payment or reimbursement of author-9 ized funeral travel and travel related to the dignified 10 transfer of remains and unit memorial services 11 under section 481f of title 37, United States Code, 12 with respect to members of the Coast Guard; and 13 (4) the temporary continuation of a basic allow-14 ance of housing for dependents of members of the 15 Coast Guard dying on active duty, as authorized by 16 section 403(l) of title 37, United States Code. 17 (b) FUNDING GAP DEFINED.—In this section, the 18 term "funding gap" means any period after the beginning 19 of a fiscal year for which interim or full-year appropria-

20 tions for the personnel accounts of the Coast Guard have21 not been enacted.

22 SEC. 257. MODIFICATION TO EDUCATION LOAN REPAY-23 MENT PROGRAM.

24 (a) IN GENERAL.—Section 2772 of title 14, United25 States Code, is amended to read as follows:

1	"§2772. Education loan repayment program: mem-
2	bers on active duty in specified military
3	specialties
4	((a)(1) Subject to the provisions of this section, the
5	Secretary may repay—
6	"(A) any loan made, insured, or guaranteed
7	under part B of title IV of the Higher Education
8	Act of 1965 (20 U.S.C. 1071 et seq.);
9	"(B) any loan made under part D of such title
10	(the William D. Ford Federal Direct Loan Program,
11	20 U.S.C. 1087a et seq.);
12	"(C) any loan made under part E of such title
13	(20 U.S.C. 1087aa et seq.); or
14	"(D) any loan incurred for educational purposes
15	made by a lender that is—
16	"(i) an agency or instrumentality of a
17	State;
18	"(ii) a financial or credit institution (in-
19	cluding an insurance company) that is subject
20	to examination and supervision by an agency of
21	the United States or any State;
22	"(iii) a pension fund approved by the Sec-
23	retary for purposes of this section; or
24	"(iv) a nonprofit private entity designated
25	by a State, regulated by such State, and ap-

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proved by the Secretary for purposes of this
 section.

3 "(2) Repayment of any such loan shall be made on
4 the basis of each complete year of service performed by
5 the borrower.

6 "(3) The Secretary may repay loans described in
7 paragraph (1) in the case of any person for service per8 formed on active duty as a member in an officer program
9 or military specialty specified by the Secretary.

10 "(b) The portion or amount of a loan that may be
11 repaid under subsection (a) is 33¹/₃ percent or \$1,500,
12 whichever is greater, for each year of service.

"(c) If a portion of a loan is repaid under this section
for any year, interest on the remainder of such loan shall
accrue and be paid in the same manner as is otherwise
required.

17 "(d) Nothing in this section shall be construed to au-18 thorize refunding any repayment of a loan.

19 "(e) A person who transfers from service making the 20 person eligible for repayment of loans under this section 21 (as described in subsection (a)(3)) to service making the 22 person eligible for repayment of loans under section 16301 23 of title 10 (as described in subsection (a)(2) or (g) of that 24 section) during a year shall be eligible to have repaid a 25 portion of such loan determined by giving appropriate

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fractional credit for each portion of the year so served, 1 2 in accordance with regulations of the Secretary concerned. 3 "(f) The Secretary shall prescribe a schedule for the 4 allocation of funds made available to carry out the provi-5 sions of this section and section 16301 of title 10 during any year for which funds are not sufficient to pay the sum 6 7 of the amounts eligible for repayment under subsection (a) 8 and section 16301(a) of title 10.

9 "(g) Except a person described in subsection (e) who 10 transfers to service making the person eligible for repay-11 ment of loans under section 16301 of title 10, a member 12 of the Coast Guard who fails to complete the period of 13 service required to qualify for loan repayment under this 14 section shall be subject to the repayment provisions of sec-15 tion 303a(e) or 373 of title 37.

16 "(h) The Secretary may prescribe procedures for im-17 plementing this section, including standards for qualified loans and authorized payees and other terms and condi-18 19 tions for making loan repayments. Such regulations may 20 include exceptions that would allow for the payment as 21 a lump sum of any loan repayment due to a member under 22 a written agreement that existed at the time of a member's 23 death or disability.".

1	(b) Clerical Amendment.—The analysis for sub-
2	chapter III of chapter 27 of title 14, United States Code,
3	is amended to read as follows:
	"2772. Education loan repayment program: members on active duty in specified military specialties.".
4	SEC. 258. RETIREMENT OF VICE COMMANDANT.
5	Section 303 of title 14, United States Code, is
6	amended—
7	(1) by amending subsection $(a)(2)$ to read as
8	follows:
9	"(2) A Vice Commandant who is retired while
10	serving as Vice Commandant, after serving not less
11	than 2 years as Vice Commandant, shall be retired
12	with the grade of admiral, except as provided in sec-
13	tion 306(d)."; and
14	(2) in subsection (c), by striking "or Vice Com-
15	mandant" and inserting "or as an officer serving as
16	Vice Commandant who has served less than 2 years
17	as Vice Commandant".
18	SEC. 259. REPORT ON RESIGNATION AND RETIREMENT
19	PROCESSING TIMES AND DENIAL.
20	(a) IN GENERAL.—Not later than 30 days after the
21	date of the enactment of this Act, and annually thereafter,
22	the Commandant shall submit to the Committee on Com-
23	merce, Science, and Transportation of the Senate and the
24	Committee on Transportation and Infrastructure of the

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House of Representatives, a report that evaluates resigna tion and retirement processing timelines.
 (b) ELEMENTS.—The report required by subsection
 (a) shall include the following for the preceding calendar

5 year—

6 (1) statistics on the number of resignations, re7 tirements, and other separations that occurred;

8 (2) the processing time for each action de-9 scribed in paragraph (1);

10 (3) the percentage of requests for such actions11 that had a command endorsement;

12 (4) the percentage of requests for such actions13 that did not have a command endorsement; and

14 (5) for each denial of a request for a command
15 endorsement and each failure to take action on such
16 a request, a detailed description of the rationale for
17 such denial or failure to take such action.

18 SEC. 260. CALCULATION OF ACTIVE SERVICE.

19 Any service described in writing, including by elec-20 tronic communication, before the date of the enactment 21 of the William M. (Mac) Thornberry National Defense Au-22 thorization Act for Fiscal Year 2021 (Public Law 116– 23 283; 134 Stat. 3388), by a representative of the Coast 24 Guard Personnel Service Center, as service that counts to-25 ward total active service for the purpose of retirement

under section 2152 of title 14, United States Code, shall
 be considered by the President as active service for pur poses of applying such section with respect to the deter mination of the retirement qualification for any officer to
 whom a description was provided.

6 SEC. 261. PHYSICAL DISABILITY EVALUATION SYSTEM PRO7 CEDURE REVIEW.

8 (a) Study.—

9 (1) IN GENERAL.—Not later than 3 years after 10 the date of the enactment of this Act, the Comp-11 troller General of the United States shall complete 12 a study on the Coast Guard Physical Disability 13 Evaluation System and medical retirement proce-14 dures.

15 (2) ELEMENTS.—The study required by para16 graph (1) shall review, and provide recommendations
17 to address, the following:

(A) Coast Guard compliance with all applicable laws, regulations, and policies relating to
the Physical Disability Evaluation System and
the Medical Evaluation Board.

22 (B) Coast Guard compliance with timelines
23 set forth in—

24 (i) the instruction of the Commandant25 entitled "Physical Disability Evaluation

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1	System" issued on May 19, 2006
2	(COMDTNST M1850.2D); and
3	(ii) the Physical Disability Evaluation
4	System Transparency Initiative
5	(ALCGPSC 030/20).
6	(C) An evaluation of Coast Guard proc-
7	esses in place to ensure the availability, consist-
8	ency, and effectiveness of counsel appointed by
9	the Coast Guard Office of the Judge Advocate
10	General to represent members of the Coast
11	Guard undergoing an evaluation under the
12	Physical Disability Evaluation System.
13	(D) The extent to which the Coast Guard
14	has and uses processes to ensure that such
15	counsel may perform their functions in a man-
16	ner that is impartial, including being able to
17	perform their functions without undue pressure
18	or interference by the command of the affected
19	member of the Coast Guard, the Personnel
20	Service Center, and the United States Coast
21	Guard Office of the Judge Advocate General.
22	(E) The frequency with which members of
23	the Coast Guard seek private counsel in lieu of
24	counsel appointed by the Coast Guard Office of

1	the Judge Advocate General, and the frequency
2	of so doing at each member pay grade.
3	(F) The timeliness of determinations, guid-
4	ance, and access to medical evaluations nec-
5	essary for retirement or rating determinations
6	and overall well-being of the affected member of
7	the Coast Guard.
8	(G) The guidance, formal or otherwise,
9	provided by the Personnel Service Center and
10	the Coast Guard Office of the Judge Advocate
11	General, other than the counsel directly rep-
12	resenting affected members of the Coast Guard,
13	in communication with medical personnel exam-
14	ining members.
15	(H) The guidance, formal or otherwise,
16	provided by the medical professionals reviewing
17	cases within the Physical Disability Evaluation
18	System to affected members of the Coast
19	Guard, and the extent to which such guidance
20	is disclosed to the commanders, commanding
21	officers, or other members of the Coast Guard
22	in the chain of command of such affected mem-
23	bers.
24	(I) The feasibility of establishing a pro-
25	gram to allow members of the Coast Guard to

select an expedited review to ensure completion
 of the Medical Evaluation Board report not
 later than 180 days after the date on which
 such review was initiated.

5 (b) REPORT.—The Comptroller General shall submit 6 to the Committee on Commerce, Science, and Transpor-7 tation of the Senate and the Committee on Transportation 8 and Infrastructure of the House of Representatives a re-9 port on the findings of the study conducted under sub-10 section (a) and recommendations for improving the phys-11 ical disability evaluation system process.

12 (c) UPDATED POLICY GUIDANCE.—

(1) IN GENERAL.—Not later than 180 days
after the date on which the report under subsection
(b) is submitted, the Commandant shall issue updated policy guidance in response to the findings
and recommendations contained in the report.

18 (2) ELEMENTS.—The updated policy guidance
19 required by paragraph (1) shall include the fol20 lowing:

(A) A requirement that a member of the
Coast Guard, or the counsel of such a member,
shall be informed of the contents of, and afforded the option to be present for, any communication between the member's command and

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the Personnel Service Center, or other Coast Guard entity, with respect to the duty status of the member.

4 (B) An exception to the requirement de-5 scribed in subparagraph (A) that such a mem-6 ber or the counsel of the member is not re-7 quired to be informed of the contents of such 8 a communication if it is demonstrated that 9 there is a legitimate health and safety need for 10 the member to be excluded from such commu-11 nications, supported by a medical opinion that 12 such exclusion is necessary for the health or 13 safety of the member, command, or any other 14 individual.

15 (C) An option to allow a member of the 16 Coast Guard to initiate an evaluation by a Med-17 Evaluation Board if a Coast Guard ical 18 healthcare provider, or other military healthcare 19 provider, has raised a concern about the ability 20 of the member to continue serving in the Coast 21 Guard, in accordance with existing medical and 22 physical disability policy.

23 (D) An updated policy to remove the com24 mand endorsement requirement for retirement

1	or separation unless absolutely necessary for
2	the benefit of the United States.
3	SEC. 262. EXPANSION OF AUTHORITY FOR MULTIRATER AS-
4	SESSMENTS OF CERTAIN PERSONNEL.
5	(a) IN GENERAL.—Section 2182(a) of title 14,
6	United States Code, is amended by striking paragraph (2)
7	and inserting the following:
8	"(2) Officers.—Each officer of the Coast
9	Guard shall undergo a multirater assessment before
10	promotion to—
11	"(A) the grade of O–4;
12	"(B) the grade of O–5; and
13	"(C) the grade of O–6.
14	"(3) Enlisted members.—Each enlisted
15	member of the Coast Guard shall undergo a
16	multirater assessment before advancement to—
17	"(A) the grade of E-7;
18	"(B) the grade of E-8;
19	"(C) the grade of E–9; and
20	"(D) the grade of E–10.
21	"(4) Selection.—A reviewee shall not be per-
22	mitted to select the peers and subordinates who pro-
23	vide opinions for his or her multirater assessment.
24	"(5) Post-assessment elements.—

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"(A) IN GENERAL.—Following an assess-
ment of an individual pursuant to paragraphs
(1) through (3) , the individual shall be provided
appropriate post-assessment counseling and
leadership coaching.
"(B) AVAILABILITY OF RESULTS.—The su-
pervisor of the individual assessed shall be pro-
vided with the results of the multirater assess-
ment.".
(b) Cost Assessment.—
(1) IN GENERAL.—Not later than 1 year after
date of the enactment of this Act, the Commandant
shall provide to the appropriate committees of Con-
gress an estimate of the costs associated with imple-
menting the amendment made by this section.
(2) Appropriate committees of congress
DEFINED.—In this subsection, the term "appro-
priate committees of Congress'' means—
(A) the Committee on Commerce, Science,
and Transportation and the Committee on Ap-
propriations of the Senate; and
(B) the Committee on Transportation and
Infrastructure and the Committee on Appro-
priations of the House of Representatives.

1 SEC. 263. PROMOTION PARITY.

2 INFORMATION TO BE FURNISHED.—Section (a) 3 2115(a) of title 14, United States Code, is amended— 4 (1) in paragraph (1), by striking "; and" and 5 inserting a semicolon; 6 (2) in paragraph (2), by striking the period at 7 the end and inserting "; and"; and 8 (3) by adding at the end the following: 9 "(3) in the case of an eligible officer considered 10 for promotion to a rank above lieutenant, any cred-11 ible information of an adverse nature, including any 12 substantiated adverse finding or conclusion from an 13 officially documented investigation or inquiry and 14 any information placed in the personnel service record of the officer under section 1745(a) of the 15 16 National Defense Authorization Act for Fiscal Year 17 2014 (Public Law 113–66; 10 U.S.C. 1561 note), 18 shall be furnished to the selection board in accord-19 ance with standards and procedures set out in the 20 regulations prescribed by the Secretary.". 21 (b) SPECIAL SELECTION REVIEW BOARDS.— 22 (1) IN GENERAL.—Subchapter I of chapter 21 23 of title 14, United States Code, is amended by in-24 serting after section 2120 the following:

1 "§ 2120a. Special selection review boards

2 "(a) IN GENERAL.—(1) If the Secretary determines 3 that a person recommended by a promotion board for promotion to a grade at or below the grade of rear admiral 4 5 is the subject of credible information of an adverse nature, including any substantiated adverse finding or conclusion 6 7 described in section 2115(a)(3) of this title that was not 8 furnished to the promotion board during its consideration 9 of the person for promotion as otherwise required by such 10 section, the Secretary shall convene a special selection re-11 view board under this section to review the person and recommend whether the recommendation for promotion of 12 13 the person should be sustained.

"(2) If a person and the recommendation for promotion of the person is subject to review under this section
by a special selection review board convened under this
section, the name of the person—

"(A) shall not be disseminated or publicly released on the list of officers recommended for promotion by the promotion board recommending the
promotion of the person; and

"(B) shall not be forwarded to the President or
the Senate, as applicable, or included on a promotion list under section 2121 of this title.

25 "(b) CONVENING.—(1) Any special selection review
26 board convened under this section shall be convened in ac-

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cordance with the provisions of section 2120(c) of this
 title.

3 "(2) Any special selection review board convened
4 under this section may review such number of persons,
5 and recommendations for promotion of such persons, as
6 the Secretary shall specify in convening such special selec7 tion review board.

8 "(c) INFORMATION CONSIDERED.—(1) In reviewing 9 a person and recommending whether the recommendation 10 for promotion of the person should be sustained under this 11 section, a special selection review board convened under 12 this section shall be furnished and consider the following:

"(A) The record and information concerning
the person furnished in accordance with section
2115 of this title to the promotion board that recommended the person for promotion.

"(B) Any credible information of an adverse nature on the person, including any substantiated adverse finding or conclusion from an officially documented investigation or inquiry described in section
2115(a)(3) of this title.

"(2) The furnishing of information to a special selection review board under paragraph (1)(B) shall be governed by the standards and procedures referred to in section 2115 of this title.

"(3)(A) Before information on a person described in
 paragraph (1)(B) is furnished to a special selection review
 board for purposes of this section, the Secretary shall en sure that—

5 "(i) such information is made available to the6 person; and

"(ii) subject to subparagraphs (C) and (D), the
person is afforded a reasonable opportunity to submit comments on such information to the special selection review board before its review of the person
and the recommendation for promotion of the person
under this section.

13 "(B) If information on a person described in para-14 graph (1)(B) is not made available to the person as other-15 wise required by subparagraph (A)(i) due to the classifica-16 tion status of such information, the person shall, to the 17 maximum extent practicable, be furnished a summary of 18 such information appropriate to the person's authorization 19 for access to classified information.

20 "(C)(i) An opportunity to submit comments on infor21 mation is not required for a person under subparagraph
22 (A)(ii) if—

"(I) such information was made available to the
person in connection with the furnishing of such information under section 2115(a) of this title to the

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1 promotion board that recommended the promotion of 2 the person subject to review under this section; and 3 "(II) the person submitted comments on such 4 information to that promotion board. 5 "(ii) The comments on information of a person de-6 scribed in clause (i)(II) shall be furnished to the special 7 selection review board. "(D) A person may waive either or both of the fol-8 lowing: 9 10 "(i) The right to submit comments to a special 11 selection review board under subparagraph (A)(ii). 12 "(ii) The furnishing of comments to a special 13 selection review board under subparagraph (C)(ii). 14 "(d) CONSIDERATION.—(1) In considering the record and information on a person under this section, the special 15 16 selection review board shall compare such record and in-17 formation with an appropriate sampling of the records of 18 those officers who were recommended for promotion by the promotion board that recommended the person for pro-19 20 motion, and an appropriate sampling of the records of 21 those officers who were considered by and not rec-22 ommended for promotion by that promotion board. "(2) Records and information shall be presented to 23 24 a special selection review board for purposes of paragraph

25 (1) in a manner that does not indicate or disclose the per-

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son or persons for whom the special selection review board
 was convened.

3 "(3) In considering whether the recommendation for
4 promotion of a person should be sustained under this sec5 tion, a special selection review board shall, to the greatest
6 extent practicable, apply standards used by the promotion
7 board that recommended the person for promotion.

8 "(4) The recommendation for promotion of a person
9 may be sustained under this section only if the special se10 lection review board determines that the person—

11 "(A) ranks on an order of merit created by the 12 special selection review board as better qualified for 13 promotion than the sample officer highest on the 14 order of merit list who was considered by and not 15 recommended for promotion by the promotion board 16 concerned; and

"(B) is comparable in qualification for promotion to those sample officers who were recommended for promotion by that promotion board.
"(5) A recommendation for promotion of a person
may be sustained under this section only by a vote of a
majority of the members of the special selection review
board.

24 "(6) If a special selection review board does not sus-25 tain a recommendation for promotion of a person under

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this section, the person shall be considered to have failed
 of selection for promotion.

3 "(e) REPORTS.—(1) Each special selection review 4 board convened under this section shall submit to the Sec-5 retary a written report, signed by each member of the board, containing the name of each person whose rec-6 7 ommendation promotion it for recommends for 8 sustainment and certifying that the board has carefully 9 considered the record and information of each person 10 whose name was referred to it.

11 "(2) The provisions of sections 2117(a) of this title 12 apply to the report and proceedings of a special selection 13 review board convened under this section in the same manner as they apply to the report and proceedings of a pro-14 15 motion board convened under section 2106 of this title. 16 "(f) APPOINTMENT OF PERSONS.—(1) If the report 17 of a special selection review board convened under this section recommends the sustainment of the recommendation 18 for promotion to the next higher grade of a person whose 19 20 name was referred to it for review under this section, and 21 the President approves the report, the person shall, as 22 soon as practicable, be appointed to that grade in accord-23 ance with section 2121 of this title.

24 "(2) A person who is appointed to the next higher25 grade as described in paragraph (1) shall, upon that ap-

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pointment, have the same date of rank, the same effective
 date for the pay and allowances of that grade, and the
 same position on the active-duty list as the person would
 have had pursuant to the original recommendation for
 promotion of the promotion board concerned.

6 "(g) REGULATIONS.—The Secretary shall prescribe7 regulations to carry out this section.

8 "(h) PROMOTION BOARD DEFINED.—In this section,
9 the term 'promotion board' means a selection board con10 vened by the Secretary under section 2106 of this title.".

(2) CLERICAL AMENDMENT.—The analysis for
subchapter I of chapter 21 of title 14, United States
Code, is amended by inserting after the item relating
to section 2120 the following:

"2120a. Special selection review boards".

(c) AVAILABILITY OF INFORMATION.—Section 2118
of title 14, United States Code, is amended by adding at
the end the following:

18 "(e) If the Secretary makes a recommendation under 19 this section that the name of an officer be removed from 20 a report of a selection board and the recommendation is 21 accompanied by information that was not presented to 22 that selection board, that information shall be made avail-23 able to that officer. The officer shall then be afforded a 24 reasonable opportunity to submit comments on that information to the officials making the recommendation and 25

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the officials reviewing the recommendation. If an eligible
 officer cannot be given access to such information because
 of its classification status, the officer shall, to the max imum extent practicable, be provided with an appropriate
 summary of the information.".

6 (d) DELAY OF PROMOTION.—Section 2121(f) of title
7 14, United States Code, is amended to read as follows:
8 "(f)(1) The promotion of an officer may be delayed
9 without prejudice if any of the following applies:

"(A) The officer is under investigation or proceedings of a court-martial or a board of officers are
pending against the officer.

13 "(B) A criminal proceeding in a Federal or14 State court is pending against the officer.

15 "(C) The Secretary determines that credible in-16 formation of an adverse nature, including a substan-17 tiated adverse finding or conclusion described in sec-18 tion 2115(a)(3), with respect to the officer will re-19 sult in the convening of a special selection review 20 board under section 2120a of this title to review the 21 officer and recommend whether the recommendation 22 for promotion of the officer should be sustained.

23 "(2)(A) Subject to subparagraph (B), a promotion
24 may be delayed under this subsection until, as applica25 ble—

	10-
1	"(i) the completion of the investigation or pro-
2	ceedings described in subparagraph (A);
3	"(ii) a final decision in the proceeding described
4	in subparagraph (B) is issued; or
5	"(iii) the special selection review board con-
6	vened under section 2120a of this title issues rec-
7	ommendations with respect to the officer.
8	"(B) Unless the Secretary determines that a
9	further delay is necessary in the public interest, a
10	promotion may not be delayed under this subsection
11	for more than one year after the date the officer
12	would otherwise have been promoted.
13	"(3) An officer whose promotion is delayed under this
14	subsection and who is subsequently promoted shall be
15	given the date of rank and position on the active duty pro-
16	motion list in the grade to which promoted that he would
17	have held had his promotion not been so delayed.".
18	SEC. 264. PARTNERSHIP PROGRAM TO DIVERSIFY THE
19	COAST GUARD.
20	(a) ESTABLISHMENT.—The Commandant shall es-
21	tablish a program for the purpose of increasing the num-
22	ber of underrepresented minorities in the enlisted ranks
23	of the Coast Guard.
24	(b) PARTNERSHIPS.—In carrying out the program es-
25	tablished under subsection (a), the Commandant shall—

1	(1) seek to enter into 1 or more partnerships
2	with eligible entities—
3	(A) to increase the visibility of Coast
4	Guard careers;
5	(B) to promote curriculum development—
6	(i) to enable acceptance into the Coast
7	Guard; and
8	(ii) to improve success on relevant
9	exams, such as the Armed Services Voca-
10	tional Aptitude Battery; and
11	(C) to provide mentoring for students en-
12	tering and beginning Coast Guard careers; and
13	(2) enter into a partnership with an existing
14	Junior Reserve Officers' Training Corps for the pur-
15	pose of promoting Coast Guard careers.
16	(c) ELIGIBLE INSTITUTION DEFINED.—In this sec-
17	tion, the term "eligible institution" means—
18	(1) an institution of higher education (as de-
19	fined in section 101 of the Higher Education Act of
20	1965 (20 U.S.C. 1001));
21	(2) an institution that provides a level of edu-
22	cational attainment that is less than a bachelor's de-
23	gree;

1	(3) a part B institution (as defined in section
2	322 of the Higher Education Act of 1965 (20)
3	U.S.C. 1061));
4	(4) a Tribal College or University (as defined in
5	section $316(b)$ of that Act (20 U.S.C. $1059c(b)$);
6	(5) a Hispanic-serving institution (as defined in
7	section 502 of that Act (20 U.S.C. 1101a));
8	(6) an Alaska Native-serving institution or a
9	Native Hawaiian-serving institution (as defined in
10	section 317(b) of that Act (20 U.S.C. 1059d(b)));
11	(7) a Predominantly Black institution (as de-
12	fined in section 371(c) of that Act (20 U.S.C.
13	1071q(c)));
14	(8) an Asian American and Native American
15	Pacific Islander-serving institution (as defined in
16	such section); and
17	(9) a Native American-serving nontribal institu-
18	tion (as defined in such section).
19	SEC. 265. EXPANSION OF COAST GUARD JUNIOR RESERVE
20	OFFICERS' TRAINING CORPS.
21	(a) IN GENERAL.—Section 320 of title 14, United
22	States Code, is amended—
23	(1) by redesignating subsection (c) as sub-
24	section (d);

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1	(2) in subsection (b), by striking "subsection
2	(c)" and inserting "subsection (d)"; and
3	(3) by inserting after subsection (b) the fol-
4	lowing:
5	"(c) SCOPE.—Beginning on December 31, 2025, the
6	Secretary of the department in which the Coast Guard is
7	operating shall maintain at all times a Junior Reserve Of-
8	ficers' Training Corps program with not fewer than 1 such
9	program established in each Coast Guard district.".
10	(b) Cost Assessment.—Not later than 1 year after
11	the date of the enactment of this Act, the Secretary of
12	the department in which the Coast Guard is operating
13	shall provide to Congress an estimate of the costs associ-
14	ated with implementing the amendments made by this sec-
15	tion.
16	SEC. 266. IMPROVING REPRESENTATION OF WOMEN AND
17	RACIAL AND ETHNIC MINORITIES AMONG
18	COAST GUARD ACTIVE-DUTY MEMBERS.
19	(a) IN GENERAL.—Not later than 180 days after the
20	date of the enactment of this Act, in consultation with the
21	Advisory Board on Women at the Coast Guard Academy
22	established under section 1904 of title 14, United States
23	Code, and the minority outreach team program established

24~ by section 1905 of such title, the Commandant shall—

(1) determine which recommendations in the
 RAND representation report may practicably be im plemented to promote improved representation in the
 Coast Guard of—
 (A) women; and

6 (B) racial and ethnic minorities; and
7 (2) submit to the Committee on Commerce,
8 Science, and Transportation of the Senate and the

8 Science, and Transportation of the Senate and the 9 Committee on Transportation and Infrastructure of 10 the House of Representatives a report on the actions 11 the Commandant has taken, or plans to take, to im-12 plement such recommendations.

13 (b) CURRICULUM AND TRAINING.—In the case of any 14 action the Commandant plans to take to implement rec-15 ommendations described in subsection (a)(1) that relate to modification or development of curriculum and training, 16 17 such modified curriculum and trainings shall be provided 18 at officer and accession points and at leadership courses 19 managed by the Coast Guard Leadership Development 20 Center.

(c) DEFINITION OF RAND REPRESENTATION REPORT.—In this section, the term "RAND representation
report" means the report of the Homeland Security Operational Analysis Center of the RAND Corporation entitled
"Improving the Representation of Women and Racial/Eth-

nic Minorities Among U.S. Coast Guard Active-Duty
 Members" issued on August 11, 2021.

3 SEC. 267. STRATEGY TO ENHANCE DIVERSITY THROUGH 4 RECRUITMENT AND ACCESSION.

5 (a) IN GENERAL.—The Commandant shall develop a
6 10-year strategy to enhance Coast Guard diversity
7 through recruitment and accession—

8 (1) at educational institutions at the high9 school and higher education levels; and

- 10 (2) for the officer and enlisted ranks.
- 11 (b) REPORT.—

(1) IN GENERAL.—Not later than 180 days
after the date of the enactment of this Act, 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 Representatives a report
on the strategy developed under subsection (a).

19 (2) ELEMENTS.—The report required by para-20 graph (1) shall include the following:

21 (A) A description of existing Coast Guard
22 recruitment and accession programs at edu23 cational institutions at the high school and
24 higher education levels.

1	(B) An explanation of the manner in which
2	the strategy supports the Coast Guard's overall
3	diversity and inclusion action plan.
4	(C) A description of the manner in which
5	existing programs and partnerships will be
6	modified or expanded to enhance diversity in re-
7	cruiting and accession at the high school and
8	higher education levels.
9	SEC. 268. SUPPORT FOR COAST GUARD ACADEMY.
10	(a) IN GENERAL.—Subchapter II of chapter 9 of title
11	14, United States Code, is amended by adding at the end
12	the following:
13	"§953. Support for Coast Guard Academy
14	"(a) AUTHORITY.—
15	"(1) CONTRACTS AND COOPERATIVE AGREE-
16	MENTS.—(A) The Commandant may enter contract
17	and cooperative agreements with 1 or more qualified
18	organizations for the purpose of supporting the ath-
19	letic programs of the Coast Guard Academy.
20	"(B) Notwithstanding section 2304(k) of title
21	10, the Commandant may enter into such contracts
22	and cooperative agreements on a sole source basis
23	pursuant to section $2304(c)(5)$ of title 10.
24	"(C) Notwithstanding chapter 63 of title 31, a
25	cooperative agreement under this section may be

used to acquire property or services for the direct
 benefit or use of the Coast Guard Academy.

3 "(2) FINANCIAL CONTROLS.—(A) Before enter-4 ing into a contract or cooperative agreement under 5 paragraph (1), the Commandant shall ensure that 6 the contract or agreement includes appropriate fi-7 nancial controls to account for the resources of the 8 Coast Guard Academy and the qualified organization 9 concerned in accordance with accepted accounting 10 principles.

11 "(B) Any such contract or cooperative agree-12 ment shall contain a provision that allows the Com-13 mandant to review, as the Commandant considers 14 necessary, the financial accounts of the qualified or-15 ganization to determine whether the operations of 16 the qualified organization—

17 "(i) are consistent with the terms of the18 contract or cooperative agreement; and

19 "(ii) would compromise the integrity or ap20 pearance of integrity of any program of the De21 partment of Homeland Security.

"(3) LEASES.—For the purpose of supporting
the athletic programs of the Coast Guard Academy,
the Commandant may, consistent with section
504(a)(13), rent or lease real property located at the

Coast Guard Academy to a qualified organization,
 except that proceeds from such a lease shall be re tained and expended in accordance with subsection
 (f).

5 "(b) SUPPORT SERVICES.—

6 "(1) AUTHORITY.—To the extent required by a 7 contract or cooperative agreement under subsection 8 (a), the Commandant may provide support services 9 to a qualified organization while the qualified organi-10 zation conducts its support activities at the Coast 11 Guard Academy only if the Commandant determines 12 that the provision of such services is essential for the 13 support of the athletic programs of the Coast Guard 14 Academy.

15 "(2) NO LIABILITY OF THE UNITED STATES.—
16 Support services may only be provided without any
17 liability of the United States to a qualified organiza18 tion.

"(3) SUPPORT SERVICES DEFINED.—In this
subsection, the term 'support services' includes utilities, office furnishings and equipment, communications services, records staging and archiving, audio
and video support, and security systems, in conjunction with the leasing or licensing of property.

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"(c) TRANSFERS FROM NONAPPROPRIATED FUND 1 2 OPERATION.—(1) Except as provided in paragraph (2), 3 the Commandant may, subject to the acceptance of the 4 qualified organization concerned, transfer to the qualified 5 organization all title to and ownership of the assets and liabilities of the Coast Guard nonappropriated fund instru-6 7 mentality, the function of which includes providing sup-8 port for the athletic programs of the Coast Guard Acad-9 emy, including bank accounts and financial reserves in the 10 accounts of such fund instrumentality, equipment, sup-11 plies, and other personal property.

12 "(2) The Commandant may not transfer under para-13 graph (1) any interest in real property.

14 "(d) ACCEPTANCE OF SUPPORT FROM QUALIFIED15 ORGANIZATION.—

16 "(1) IN GENERAL.—Notwithstanding section
17 1342 of title 31, the Commandant may accept from
18 a qualified organization funds, supplies, and services
19 for the support of the athletic programs of the Coast
20 Guard Academy.

21 "(2) EMPLOYEES OF QUALIFIED ORGANIZA22 TION.—For purposes of this section, employees or
23 personnel of the qualified organization may not be
24 considered to be employees of the United States.

1	"(3) Funds received from NCAA.—The Com-
2	mandant may accept funds from the National Colle-
3	giate Athletic Association to support the athletic
4	programs of the Coast Guard Academy.
5	"(4) LIMITATION.—The Commandant shall en-
6	sure that contributions under this subsection and ex-
7	penditure of funds pursuant to subsection (f)—
8	"(A) do not reflect unfavorably on the abil-
9	ity of the Coast Guard, any employee of the
10	Coast Guard, or any member of the armed
11	forces (as defined in section 101(a) of title 10)
12	to carry out any responsibility or duty in a fair
13	and objective manner; or
14	"(B) compromise the integrity or appear-
15	ance of integrity of any program of the Coast
16	Guard, or any individual involved in such a pro-
17	gram.
18	"(e) TRADEMARKS AND SERVICE MARKS.—
19	"(1) LICENSING, MARKETING, AND SPONSOR-
20	SHIP AGREEMENTS.—An agreement under sub-
21	section (a) may, consistent with section 2260 of title
22	10 (other than subsection (d) of such section), au-
23	thorize a qualified organization to enter into licens-
24	ing, marketing, and sponsorship agreements relating
25	to trademarks and service marks identifying the

1	Coast Guard Academy, subject to the approval of
2	the Commandant.
3	"(2) LIMITATIONS.—A licensing, marketing, or
4	sponsorship agreement may not be entered into
5	under paragraph (1) if—
6	"(A) such agreement would reflect unfa-
7	vorably on the ability of the Coast Guard, any
8	employee of the Coast Guard, or any member of
9	the armed forces to carry out any responsibility
10	or duty in a fair and objective manner; or
11	"(B) the Commandant determines that the
12	use of the trademark or service mark would
13	compromise the integrity or appearance of in-
14	tegrity of any program of the Coast Guard or
15	any individual involved in such a program.
16	"(f) RETENTION AND USE OF FUNDS.—Funds re-
17	ceived by the Commandant under this section may be re-
18	tained for use to support the athletic programs of the
19	Coast Guard Academy and shall remain available until ex-
20	pended.
21	"(g) Service on Qualified Organization Board
22	OF DIRECTORS.—A qualified organization is a designated
23	entity for which authorization under sections 1033(a) and
24	1589(a) of title 10, may be provided.

1	"(h) CONDITIONS.—The authority provided in this
2	section with respect to a qualified organization is available
3	only so long as the qualified organization continues—
4	"(1) to qualify as a nonprofit organization
5	under section $501(c)(3)$ of the Internal Revenue
6	Code of 1986 and operates in accordance with this
7	section, the law of the State of Connecticut, and the
8	constitution and bylaws of the qualified organization;
9	and
10	"(2) to operate exclusively to support the ath-
11	letic programs of the Coast Guard Academy.
12	"(i) Qualified Organization Defined.—In this
13	section, the term 'qualified organization' means an organi-
14	zation—
15	((1) described in subsection $(c)(3)$ of section
16	501 of the Internal Revenue Code of 1986 and ex-
17	empt from taxation under subsection (a) of that sec-
18	tion; and
19	"(2) established by the Coast Guard Academy
20	Alumni Association solely for the purpose of sup-
21	porting Coast Guard athletics.

1 "§ 954. Mixed-funded athletic and recreational extra 2 curricular programs: authority to man 3 age appropriated funds in same manner 4 as nonappropriated funds

5 "(a) AUTHORITY.—In the case of a Coast Guard Academy mixed-funded athletic or recreational extra-6 7 curricular program, the Commandant may designate funds appropriated to the Coast Guard and available for 8 9 that program to be treated as nonappropriated funds and 10 expended for that program in accordance with laws appli-11 cable to the expenditure of nonappropriated funds. Appro-12 priated funds so designated shall be considered to be non-13 appropriated funds for all purposes and shall remain avail-14 able until expended.

15 "(b) COVERED PROGRAMS.—In this section, the term
16 'Coast Guard Academy mixed-funded athletic or rec17 reational extracurricular program' means an athletic or
18 recreational extracurricular program of the Coast Guard
19 Academy to which each of the following applies:

20 "(1) The program is not considered a morale,
21 welfare, or recreation program.

22 "(2) The program is supported through appro-23 priated funds.

24 "(3) The program is supported by a non-25 appropriated fund instrumentality.

1	"(4) The program is not a private organization
2	and is not operated by a private organization.".
3	(b) Clerical Amendment.—The analysis for sub-
4	chapter II of chapter 9 title 14 United States Code, is
5	amended by adding at the end the following:
	"953. Support for Coast Guard Academy. "954. Mixed-funded athletic and recreational extracurricular programs: author- ity to manage appropriated funds in same manner as non- appropriated funds.".
6	SEC. 269. TRAINING FOR CONGRESSIONAL AFFAIRS PER-
7	SONNEL.
8	(a) IN GENERAL.—Section 315 of title 14, United
9	States Code, is amended to read as follows:
10	"§315. Training for congressional affairs personnel
11	"(a) IN GENERAL.—The Commandant shall develop
12	a training course, which shall be administered in person,
13	on the workings of Congress for any member of the Coast
14	Guard selected for a position as a fellow, liaison, counsel,
15	administrative staff for the Coast Guard Office of Con-
16	gressional and Governmental Affairs, or any Coast Guard
17	district or area governmental affairs officer.
18	"(b) Course Subject Matter.—
19	"(1) IN GENERAL.—The training course re-
20	quired by this section shall provide an overview and
21	introduction to Congress and the Federal legislative
22	process, including—
23	"(A) the congressional budget process;

1	"(B) the congressional appropriations
2	process;
3	"(C) the congressional authorization proc-
4	ess;
5	"(D) the Senate advice and consent proc-
6	ess for Presidential nominees;
7	"(E) the Senate advice and consent proc-
8	ess for treaty ratification;
9	"(F) the roles of Members of Congress and
10	congressional staff in the legislative process;
11	"(G) the concept and underlying purposes
12	of congressional oversight within the governance
13	framework of separation of powers;
14	"(H) the roles of Coast Guard fellows, liai-
15	sons, counsels, governmental affairs officers,
16	the Coast Guard Office of Program Review, the
17	Coast Guard Headquarters program offices,
18	and any other entity the Commandant considers
19	relevant; and
20	"(I) the roles and responsibilities of Coast
21	Guard public affairs and external communica-
22	tions personnel with respect to Members of
23	Congress and their staff necessary to enhance
24	communication between Coast Guard units, sec-
25	tors, and districts and Member offices and com-

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1	mittees of jurisdiction so as to ensure visibility
2	of Coast Guard activities.
3	"(2) Detail within coast guard office of
4	BUDGET AND PROGRAMS.—
5	"(A) IN GENERAL.—At the written request
6	of the receiving congressional office, the train-
7	ing course required by this section shall include
8	a multi-day detail within the Coast Guard Of-
9	fice of Budget and Programs to ensure ade-
10	quate exposure to Coast Guard policy, over-
11	sight, and requests from Congress.
12	"(B) NONCONSECUTIVE DETAIL PER-
13	MITTED.—A detail under this paragraph is not
14	required to be consecutive with the balance of
15	the training.
16	"(c) Completion of Required Training.—A
17	member of the Coast Guard selected for a position de-
18	scribed in subsection (a) shall complete the training re-
19	quired by this section before the date on which such mem-
20	ber reports for duty for such position.".
21	SEC. 270. STRATEGY FOR RETENTION OF CUTTERMEN.
22	(a) IN GENERAL.—Not later than 180 days after the
23	date of enactment of this Act, the Commandant shall pub-
24	lish a strategy to improve incentives to attract and retain
25	a diverse workforce serving on Coast Guard cutters.

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(b) ELEMENTS.—The strategy required by subsection
 (a) shall include the following:

3 (1) Policies to improve flexibility in the afloat
4 career path, including a policy that enables members
5 of the Coast Guard serving on Coast Guard cutters
6 to transition between operations afloat and oper7 ations ashore assignments without detriment to their
8 career progression.

9 (2) A review of current officer requirements for 10 afloat positions at each pay grade, and an assess-11 ment as to whether such requirements are appro-12 priate or present undue limitations.

(3) Strategies to improve crew comfort afloat,
such as berthing modifications to accommodate
mixed-gender crew and gender-nonconforming crew.

16 (4) Actionable steps to improve access to
17 highspeed internet capable of video conference for
18 the purposes of medical, educational, and personal
19 use by members of the Coast Guard serving on
20 Coast Guard cutters.

(5) An assessment of the effectiveness of bonuses to attract members to serve at sea and retain
talented members of the Coast Guard serving on
Coast Guard cutters to serve as leaders in senior en-

1	listed positions, department head positions, and com-
2	mand positions.
3	(6) Policies to ensure that high-performing
4	members of the Coast Guard serving on Coast
5	Guard cutters are competitive for special assign-
6	ments, postgraduate education, senior service
7	schools, and other career-enhancing positions.
8	SEC. 271. STUDY ON EXTREMISM IN THE COAST GUARD.
9	(a) Study.—
10	(1) IN GENERAL.—Not later than 1 year after
11	the date of the enactment of this Act, the Comp-
12	troller General of the United States shall commence
13	a study on the presence of extremism within the
14	workforce of the Coast Guard.
15	(2) ELEMENTS.—The study required by para-
16	graph (1) shall include the following:
17	(A) An assessment of—
18	(i) the extent to which extremist
19	ideologies, including ideologies that encour-
20	age, or could lead to, violence, exists within
21	the workforce of the Coast Guard;
22	(ii) the unique challenges the Coast
23	Guard faces in addressing such ideologies
24	within the workforce of the Coast Guard;
25	and

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1	(iii) the manner in which such
2	ideologies are introduced into the work-
3	force of the Coast Guard.
4	(B) Recommendations on ways to address
5	and eradicate any such ideologies within the
6	workforce of the Coast Guard.
7	(b) REPORT.—Not later than 1 year after com-
8	mencing the study required by subsection (a), the Comp-
9	troller General shall submit to the Committee on Com-
10	merce, Science, and Transportation of the Senate and the
11	Committee on Transportation and Infrastructure of the
12	House of Representatives a report on the findings of the
13	study, including a description of the recommendations
14	under paragraph (2) of that subsection.
15	(c) BRIEFING.—Not later than 90 days after the date
16	on which the report is submitted under subsection (b), the
17	Commandant shall provide a briefing to the Committee on
18	Commerce, Science, and Transportation of the Senate and
19	the Committee on Transportation and Infrastructure of
20	the House of Representatives regarding the recommenda-
21	tions described in the report.
22	SEC. 272. STUDY ON PERFORMANCE OF COAST GUARD
23	FORCE READINESS COMMAND.

24 (a) IN GENERAL.—Not later than 1 year after the 25 date of the enactment of this Act, the Comptroller General

1	of the United States shall commence a study on the per-
2	formance of the Coast Guard Force Readiness Command.
3	(b) ELEMENTS.—The study required by subsection
4	(a) shall include an assessment of the following:
5	(1) The actions the Force Readiness Command
6	has taken to develop and implement training for the
7	Coast Guard workforce.
8	(2) The extent to which the Force Readiness
9	Command—
10	(A) has assessed performance, policy, and
11	training compliance across Force Readiness
12	Command headquarters and field units, and the
13	results of any such assessment; and
14	(B) is modifying and expanding Coast
15	Guard training to match the future demands of
16	the Coast Guard with respect to growth in
17	workforce numbers, modernization of assets and
18	infrastructure, and increased global mission de-
19	mands relating to the Arctic and Western Pa-
20	cific regions and cyberspace.
21	(c) REPORT.—Not later than 1 year after the study
22	required by subsection (a) commences, the Comptroller
23	General shall submit to the Committee on Commerce,
24	Science, and Transportation of the Senate and the Com-

mittee on Transportation and Infrastructure of the House
 of Representatives a report on the findings of the study.
 SEC. 273. STUDY ON FREQUENCY OF WEAPONS TRAINING
 FOR COAST GUARD PERSONNEL.

5 (a) IN GENERAL.—The Commandant shall conduct
6 a study to assess whether current weapons training re7 quired for Coast Guard law enforcement and other rel8 evant personnel is sufficient.

9 (b) ELEMENTS.—The study required by subsection10 (a) shall—

(1) assess whether there is a need to improve
weapons training for Coast Guard law enforcement
and other relevant personnel; and

14 (2) identify—

15 (A) the frequency of such training most
16 likely to ensure adequate weapons training, pro17 ficiency, and safety among such personnel;

(B) Coast Guard law enforcement and
other applicable personnel who should be
prioritized to receive such improved training;
and

(C) any challenge posed by a transition to
improving such training and offering such
training more frequently, and the resources necessary to address such a challenge.

1 (c) REPORT.—Not later than 1 year after the date 2 of the enactment of this Act, the Commandant shall sub-3 mit to the Committee on Commerce, Science, and Trans-4 portation of the Senate and the Committee on Transpor-5 tation and Infrastructure of the House of Representatives 6 a report on the findings of the study conducted under sub-7 section (a).

8 Subtitle G—Miscellaneous 9 Provisions

10sec. 281. BUDGETING OF COAST GUARD RELATING TO CER-11TAIN OPERATIONS.

(a) IN GENERAL.—Chapter 51 of title 14, United
States Code, as amended by section 252(b), is further
amended by adding at the end the following:

15 "§ 5114. Expenses of performing and executing de fense readiness missions and other activi ties unrelated to Coast Guard missions

18 "The Commandant shall include in the annual budget 19 submission of the President under section 1105(a) of title 20 31 a dedicated budget line item that adequately represents 21 a calculation of the annual costs and expenditures of per-22 forming and executing all defense readiness mission activi-23 ties, including—

24 "(1) all expenses related to the Coast Guard's25 coordination, training, and execution of defense

1	readiness mission activities in the Coast Guard's ca-
2	pacity as an armed force (as such term is defined in
3	section 101 of title 10) in support of Department of
4	Defense national security operations and activities or
5	for any other military department or Defense Agen-
6	cy (as such terms are defined in such section);
7	"(2) costs associated with Coast Guard detach-
8	ments assigned in support of the Coast Guard's de-
9	fense readiness mission; and
10	"(3) any other related expenses, costs, or mat-
11	ters the Commandant considers appropriate or oth-
12	erwise of interest to Congress.".
13	(b) CLERICAL AMENDMENT.—The analysis for chap-
14	ter 51 of title 14, United States Code, as amended by sec-
15	tion 252(b), is further amended by adding at the end the
16	following:
	"5114. Expenses of performing and executing defense readiness missions or other activities unrelated to Coast Guard missions.".
17	
	SEC. 282. COAST GUARD ASSISTANCE TO UNITED STATES
18	SEC. 282. COAST GUARD ASSISTANCE TO UNITED STATES SECRET SERVICE.
18 19	
	SECRET SERVICE.
19	SECRET SERVICE. Section 6 of the Presidential Protection Assistance
19 20	SECRET SERVICE. Section 6 of the Presidential Protection Assistance Act of 1976 (18 U.S.C. 3056 note) is amended—
19 20 21	SECRET SERVICE. Section 6 of the Presidential Protection Assistance Act of 1976 (18 U.S.C. 3056 note) is amended— (1) by striking "Executive departments" and
19 20 21 22	SECRET SERVICE. Section 6 of the Presidential Protection Assistance Act of 1976 (18 U.S.C. 3056 note) is amended— (1) by striking "Executive departments" and inserting the following:

(2) by striking "Director; except that the De partment of Defense and the Coast Guard shall pro vide such assistance" and inserting the following:
 "Director.

5 "(b)(1) Subject to paragraph (2), the Department of
6 Defense and the Coast Guard shall provide assistance de7 scribed in subsection (a)"; and

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

9 "(2)(A) For fiscal year 2022, and each fiscal year 10 thereafter, the total cost of assistance described in sub-11 section (a) provided by the Coast Guard on a nonreim-12 bursable basis shall not exceed \$15,000,000.

"(B) The Coast Guard may provide assistance described in subsection (a) during a fiscal year in addition
to the amount specified in subparagraph (A) on a reimbursable basis.".

17 SEC. 283. CONVEYANCE OF COAST GUARD VESSELS FOR 18 PUBLIC PURPOSES.

(a) TRANSFER.—Section 914 of the Coast Guard Authorization Act of 2010 (14 U.S.C. 501 note; Public Law
111–281) is—

(1) transferred to subchapter I of chapter 5 oftitle 14, United States Code;

24 (2) added at the end so as to follow section 508
25 of such title;

1	(3) redesignated as section 509 of such title;
2	and
3	(4) amended so that the enumerator, the sec-
4	tion heading, typeface, and typestyle conform to
5	those appearing in other sections of title 14, United
6	States Code.
7	(b) Clerical Amendments.—
8	(1) COAST GUARD AUTHORIZATION ACT OF
9	2010.—The table of contents in section 1(b) of the
10	Coast Guard Authorization Act of 2010 (Public Law
11	111–281) is amended by striking the item relating
12	to section 914.
13	(2) TITLE 14.—The analysis for subchapter I of
14	chapter 5 of title 14, United States Code, is amend-
15	ed by adding at the end the following:
	"509. Conveyance of Coast Guard vessels for public purposes.".
16	(c) Conveyance of Coast Guard Vessels for
17	PUBLIC PURPOSES.—Section 509 of title 14, United
18	States Code, as transferred and redesignated by sub-
19	section (a), is amended—
20	(1) by amending subsection (a) to read as fol-
21	lows:
22	"(a) IN GENERAL.—On request by the Commandant,
23	the Administrator of the General Services Administration
24	may transfer ownership of a Coast Guard vessel or aircraft
25	to an eligible entity for educational, cultural, historical,

1	charitable, recreational, or other public purposes if such
2	transfer is authorized by law."; and
3	(2) in subsection (b)—
4	(A) in paragraph (1)—
5	(i) by inserting "as if the request were
6	being processed" after "vessels"; and
7	(ii) by inserting ", as in effect on the
8	date of the enactment of the Coast Guard
9	Authorization Act of 2022" after "Code of
10	Federal Regulations";
11	(B) in paragraph (2) by inserting ", as in
12	effect on the date of the enactment of the Coast
13	Guard Authorization Act of 2022" after "such
14	title"; and
15	(C) in paragraph (3), by striking "of the
16	Coast Guard".
17	SEC. 284. COAST GUARD INTELLIGENCE ACTIVITIES AND
18	EMERGENCY AND EXTRAORDINARY EX-
19	PENSES.
20	(a) IN GENERAL.—Subject to the limitations of sub-
21	section (b) and with sums made available to the Director
22	of the Coast Guard Counterintelligence Service, the Com-
23	mandant may expend funds for human intelligence and
24	counterintelligence activities of any confidential, emer-
25	gency, or extraordinary nature that cannot be anticipated

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or classified. The Commandant shall certify that such ex penditure was made for an object of a confidential, emer gency, or extraordinary nature and such a certification is
 final and conclusive upon the accounting officers of the
 United States. A written certification by the Commandant
 is sufficient voucher for the expenditure.

7 (b) LIMITATIONS.—

8 (1) MAXIMUM ANNUAL AMOUNT.—For each fis-9 cal year, the Commandant may not obligate or ex-10 pend funds under subsection (a) in an amount that 11 exceeds 5 percent of the funds made available to the 12 Director of the Coast Guard Counterintelligence 13 Service for such fiscal year until—

14 (A) the Commandant has notified the ap15 propriate committees of Congress of the intent
16 to obligate or expend the funds in excess of
17 such amount; and

(B) 15 days have elapsed since the date of
the notification in accordance with subparagraph (A).

(2) REQUIREMENTS FOR EXPENDITURES IN EX(2) CESS OF \$25,000.—The Commandant may not obligate or expend funds under subsection (a) for an expenditure in excess of \$25,000 until—

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1	(A) the Commandant has notified the ap-
2	propriate committees of Congress of the intent
3	to obligate or expend the funds; and
4	(B) 15 days have elapsed since the date of
5	the notification in accordance with subpara-
6	graph (A).
7	(c) WAIVER.—Notwithstanding subsection (b), the
8	Commandant may waive a requirement under such sub-
9	section if the Commandant determines that such a waiver
10	is necessary due to extraordinary circumstances that af-
11	fect the national security of the United States. If the Com-
12	mandant issues a waiver under this subsection, the Com-
13	mandant shall submit to the appropriate committees of
14	Congress, by not later than 48 hours after issuing the
15	waiver, written notice of and justification for the waiver.
16	(d) Reports.—
17	(1) IN GENERAL.—Not less frequently than
18	semiannually, the Commandant shall—
19	(A) submit to the appropriate committees
20	of Congress a report on all expenditures during
21	the preceding semiannual period under sub-
22	section (a); and
23	(B) provide a briefing to the appropriate
24	committees of Congress on the report submitted
25	under subparagraph (A).

1	(2) CONTENTS.—Each report submitted under
2	paragraph (1)(A) shall include, for each individual
3	expenditure covered by such report in an amount in
4	excess of \$25,000, the following:
5	(A) A detailed description of the purpose
6	of such expenditure.
7	(B) The amount of such expenditure.
8	(C) An identification of the approving au-
9	thority for such expenditure.
10	(D) A justification of why other authorities
11	available to the Coast Guard could not be used
12	for such expenditure.
13	(E) Any other additional information as
14	the Commandant considers appropriate.
15	(e) Special Rule.—The authority of this section
16	shall be executed in a manner that does not contravene,
17	and is consistent with, the responsibility and authority of
18	the Director of National Intelligence as described in sec-
19	tions 3023 and 3024 of title 50, United States Code.
20	(f) Appropriate Committees of Congress.—In
21	this section, the term "appropriate committees of Con-
22	gress" means—
23	(1) the Committee on Commerce, Science, and
24	Transportation of the Senate; and

(2) the Committee on Transportation and In frastructure of the House of Representatives.

3 SEC. 285. TRANSFER AND CONVEYANCE.

4 (a) IN GENERAL.—

5 (1) REQUIREMENT.—The Commandant shall, 6 without consideration, transfer in accordance with 7 subsection (b) and convey in accordance with sub-8 section (c) a parcel of the real property described in 9 paragraph (2), including any improvements thereon, 10 to free the Coast Guard of liability for any unfore-11 seen environmental or remediation of substances un-12 known that may exist on, or emanate from, such 13 parcel.

14 (2) PROPERTY.—The property described in this 15 paragraph is real property at Dauphin Island, Ala-16 bama, located at 100 Agassiz Street, and consisting 17 of a total of approximately 35.63 acres. The exact 18 acreage and legal description of the parcel of such 19 property to be transferred or conveyed in accordance 20 with subsection (b) or (c), respectively, shall be de-21 termined by a survey satisfactory to the Commandant. 22

23 (b) TO THE SECRETARY OF HEALTH AND HUMAN
24 SERVICES.—The Commandant shall transfer, as described
25 in subsection (a), to the Secretary of Health and Human

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Services (in this section referred to as the "Secretary"),
 for use by the Food and Drug Administration, custody
 and control of a portion, consisting of approximately 4
 acres, of the parcel of real property described in such sub section, to be identified by agreement between the Com mandant and the Secretary.

7 (c) TO THE STATE OF ALABAMA.—The Commandant 8 shall convey, as described in subsection (a), to the Marine 9 Environmental Sciences Consortium, a unit of the govern-10 ment of the State of Alabama, located at Dauphin Island, 11 Alabama, all rights, title, and interest of the United States 12 in and to such portion of the parcel described in such sub-13 section that is not transferred to the Secretary under sub-14 section (b).

15 (d) PAYMENTS AND COSTS OF TRANSFER AND CON-16 VEYANCE.—

17 (1) PAYMENTS.—

18 (A) IN GENERAL.—The Secretary shall pay 19 costs to be incurred by the Coast Guard, or re-20 imburse the Coast Guard for such costs in-21 curred by the Coast Guard, to carry out the 22 transfer and conveyance required by this sec-23 tion, including survey costs, appraisal costs, 24 costs for environmental documentation related 25 to the transfer and conveyance, and any other

necessary administrative costs related to the
 transfer and conveyance.

3 (B) FUNDS.—Notwithstanding section 780 of division B of the Further Consolidated Ap-4 5 propriations Act, 2020 (Public Law 116–94), 6 any amounts that are made available to the 7 Secretary under such section and not obligated 8 on the date of enactment of this Act shall be 9 available to the Secretary for the purpose de-10 scribed in subparagraph (A).

11 (2)TREATMENT OF AMOUNTS RECEIVED.— 12 Amounts received by the Commandant as reimburse-13 ment under paragraph (1) shall be credited to the 14 Coast Guard Housing Fund established under sec-15 tion 2946 of title 14, United States Code, or the ac-16 count that was used to pay the costs incurred by the 17 Coast Guard in carrying out the transfer or convey-18 ance under this section, as determined by the Com-19 mandant, and shall be made available until ex-20 pended. Amounts so credited shall be merged with 21 amounts in such fund or account and shall be avail-22 able for the same purposes, and subject to the same 23 conditions and limitations, as amounts in such fund 24 or account.

1	SEC. 286. TRANSPARENCY AND OVERSIGHT.
2	(a) NOTIFICATION.—
3	(1) IN GENERAL.—Subject to subsection (b),
4	the Secretary of the department in which the Coast
5	Guard is operating, or the designee of the Secretary,
6	shall notify the appropriate committees of Congress
7	and the Coast Guard Office of Congressional and
8	Governmental Affairs not later than 3 full business
9	days before—
10	(A) making or awarding a grant allocation
11	or grant in excess of \$1,000,000;
12	(B) making or awarding a contract, other
13	transaction agreement, or task or delivery order
14	on a Coast Guard multiple award contract, or
15	issuing a letter of intent totaling more than
16	\$4,000,000;
17	(C) awarding a task or delivery order re-
18	quiring an obligation of funds in an amount
19	greater than \$10,000,000 from multi-year
20	Coast Guard funds;
21	(D) making a sole-source grant award; or
22	(E) announcing publicly the intention to
23	make or award an item described in subpara-
24	graph (A), (B), (C), or (D), including a con-
25	tract covered by the Federal Acquisition Regu-
26	lation.

1	(2) ELEMENT.—A notification under this sub-
2	section shall include—
3	(A) the amount of the award;
4	(B) the fiscal year for which the funds for
5	the award were appropriated;
6	(C) the type of contract;
7	(D) an identification of the entity awarded
8	the contract, such as the name and location of
9	the entity; and
10	(E) the account from which the funds are
11	to be drawn.
12	(b) EXCEPTION.—If the Secretary of the department
13	in which the Coast Guard is operating determines that
14	compliance with subsection (a) would pose a substantial
15	risk to human life, health, or safety, the Secretary—
16	(1) may make an award or issue a letter de-
17	scribed in that subsection without the notification
18	required under that subsection; and
19	(2) shall notify the appropriate committees of
20	Congress not later than 5 full business days after
21	such an award is made or letter issued.
22	(c) Applicability.—Subsection (a) shall not apply
23	to funds that are not available for obligation.

(d) APPROPRIATE COMMITTEES OF CONGRESS DE FINED.—In this section, the term "appropriate commit tees of Congress" means—

4 (1) the Committee on Commerce, Science, and
5 Transportation and the Committee on Appropria6 tions of the Senate; and

7 (2) the Committee on Transportation and In8 frastructure and the Committee on Appropriations
9 of the House of Representatives.

10SEC. 287. STUDY ON SAFETY INSPECTION PROGRAM FOR11CONTAINERS AND FACILITIES.

(a) IN GENERAL.—Not later than 1 year after the
date of the enactment of this Act, the Commandant, in
consultation with the Commissioner of U.S. Customs and
Border Protection, shall complete a study on the safety
inspection program for containers (as defined in section
80501 of title 46, United States Code) and designated waterfront facilities receiving containers.

19 (b) ELEMENTS.—The study required by subsection20 (a) shall include the following:

- 21 (1) An evaluation and review of such safety in-22 spection program.
- 23 (2) A determination of—
- 24 (A) the number of container inspections25 conducted annually by the Coast Guard during

1	the preceding 10-year period, as compared to
2	the number of containers moved through United
3	States ports annually during such period; and
4	(B) the number of qualified Coast Guard
5	container and facility inspectors, and an assess-
6	ment as to whether, during the preceding 10-
7	year period, there have been a sufficient num-
8	ber of such inspectors to carry out the mission
9	of the Coast Guard.
10	(3) An evaluation of the training programs
11	available to such inspectors and the adequacy of
12	such training programs during the preceding 10-year
13	period.
14	(4) An assessment as to whether such training
15	programs adequately prepare future leaders for lead-
16	ership positions in the Coast Guard.
17	(5) An identification of areas of improvement
18	for such program in the interest of commerce and
19	national security, and the costs associated with such
20	improvements.
21	(c) REPORT TO CONGRESS.—Not later than 180 days
22	after the date of the enactment of this Act, the Com-
23	mandant shall submit to the Committee on Commerce,
24	Science, and Transportation of the Senate and the Com-
25	mittee on Transportation and Infrastructure of the House

of Representatives a report on the findings of the study
 required by subsection (a), including the personnel and re source requirements necessary for such program.

4 TITLE III—ENVIRONMENT

5 SEC. 301. DEFINITION OF SECRETARY.

6 Except as otherwise specifically provided, in this title,
7 the term "Secretary" means the Secretary of the depart8 ment in which the Coast Guard is operating.

9 Subtitle A—Marine Mammals

10 SEC. 311. DEFINITIONS.

11	In this subtitle:
12	(1) Appropriate congressional commit-
13	TEES.—The term "appropriate congressional com-
14	mittees" means—
15	(A) the Committee on Commerce, Science,
16	and Transportation of the Senate; and
17	(B) the Committee on Transportation and
18	Infrastructure and the Committee on Natural
19	Resources of the House of Representatives.
20	(2) Core foraging habitats.—The term
21	"core foraging habitats" means areas—
22	(A) with biological and physical oceano-
23	graphic features that aggregate Calanus
24	finmarchicus; and

1	(B) where North Atlantic right whales for-
2	aging aggregations have been well documented.
3	(3) EXCLUSIVE ECONOMIC ZONE.—The term
4	"exclusive economic zone" has the meaning given
5	that term in section 107 of title 46, United States
6	Code.
7	(4) INSTITUTION OF HIGHER EDUCATION.—The
8	term "institution of higher education" has the
9	meaning given that term in section 101(a) of the
10	Higher Education Act of 1965 (20 U.S.C. 1001(a)).
11	(5) LARGE CETACEAN.—The term "large ceta-
12	cean" means all endangered or threatened species
13	within—
14	(A) the suborder Mysticeti;
15	(B) the genera Physeter; or
16	(C) the genera Orcinus.
17	(6) NEAR REAL-TIME.—The term "near real-
18	time", with respect to monitoring of whales, means
19	
	that visual, acoustic, or other detections of whales
20	that visual, acoustic, or other detections of whales are transmitted and reported as soon as technically
20 21	
	are transmitted and reported as soon as technically
21	are transmitted and reported as soon as technically feasible after such detections have occurred.

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enue Code of 1986 and exempt from tax under sec tion 501(a) of such Code.
 (8) PUGET SOUND REGION.—The term "Puget
 Sound region" means the Vessel Traffic Service
 Puget Sound area described in section 161.55 of

title 33, Code of Federal Regulations (as of the date

7 of the enactment of this Act).

8 (9) TRIBAL GOVERNMENT.—The term "Tribal 9 government" means the recognized governing body 10 of any Indian or Alaska Native Tribe, band, nation, 11 pueblo, village, community, component band, or com-12 ponent reservation, individually identified (including 13 parenthetically) in the list published most recently as 14 of the date of the enactment of this Act pursuant to 15 section 104 of the Federally Recognized Indian 16 Tribe List Act of 1994 (25 U.S.C. 5131).

17 (10) UNDER SECRETARY.—The term "Under
18 Secretary" means the Under Secretary of Commerce
19 for Oceans and Atmosphere.

20 SEC. 312. ASSISTANCE TO PORTS TO REDUCE THE IMPACTS
21 OF VESSEL TRAFFIC AND PORT OPERATIONS
22 ON MARINE MAMMALS.

(a) IN GENERAL.—Not later than 180 days after the
date of the enactment of this Act, the Under Secretary,
in consultation with the Director of the United States Fish

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and Wildlife Service, the Secretary, the Secretary of De fense, and the Administrator of the Maritime Administra tion, shall establish a grant program to provide assistance
 to eligible entities to develop and implement mitigation
 measures that will lead to a quantifiable reduction in
 threats to marine mammals from shipping activities and
 port operations.

8 (b) ELIGIBLE ENTITIES.—An entity is an eligible en9 tity for purposes of assistance awarded under subsection
10 (a) if the entity is—

11 (1) a port authority for a port;

(2) a State, regional, local, or Tribal government, or an Alaska Native or Native Hawaiian entity that has jurisdiction over a maritime port authority or a port;

16 (3) an academic institution, research institu17 tion, or nonprofit organization working in partner18 ship with a port; or

(4) a consortium of entities described in para-graphs (1), (2), and (3).

(c) ELIGIBLE USES.—Assistance awarded under subsection (a) may be used to develop, assess, and carry out
activities that reduce threats to marine mammals by—

24 (1) reducing underwater stressors related to25 marine traffic;

1	(2) reducing mortality and serious injury from
2	vessel strikes and other physical disturbances;
3	(3) monitoring sound;
4	(4) reducing vessel interactions with marine
5	mammals;
6	(5) conducting other types of monitoring that
7	are consistent with reducing the threats to, and en-
8	hancing the habitats of, marine mammals; or
9	(6) supporting State agencies and Tribal gov-
10	ernments in developing the capacity to receive assist-
11	ance under this section through education, training,
12	information sharing, and collaboration to participate
13	in the grant program under this section.
14	(d) PRIORITY.—The Under Secretary shall prioritize
15	assistance under subsection (a) for projects that—
16	(1) are based on the best available science with
17	respect to methods to reduce threats to marine
18	mammals;
19	(2) collect data on the reduction of such threats
20	and the effects of such methods;
21	(3) assist ports that pose a higher relative
22	threat to marine mammals listed as threatened or
23	endangered under the Endangered Species Act of
24	1973 (16 U.S.C. 1531 et seq.);

(4) are in close proximity to areas in which
 threatened or endangered cetaceans are known to
 experience other stressors; or

4 (5) allow eligible entities to conduct risk assess5 ments and to track progress toward threat reduc6 tion.

7 (e) OUTREACH.—The Under Secretary, in coordina8 tion with the Secretary, the Administrator of the Maritime
9 Administration, and the Director of the United States
10 Fish and Wildlife Service, as appropriate, shall conduct
11 coordinated outreach to ports to provide information with
12 respect to—

13 (1) how to apply for assistance under sub-14 section (a);

15 (2) the benefits of such assistance; and

16 (3) facilitation of best practices and lessons, in17 cluding the best practices and lessons learned from
18 activities carried out using such assistance.

(f) REPORT REQUIRED.—Not less frequently than
annually, the Under Secretary shall make available to the
public on a publicly accessible internet website of the National Oceanic and Atmospheric Administration a report
that includes the following information:

1	(1) The name and location of each entity to
2	which assistance was awarded under subsection (a)
3	during the year preceding submission of the report.
4	(2) The amount of each such award.
5	(3) A description of the activities carried out
6	with each such award.
7	(4) An estimate of the likely impact of such ac-
8	tivities on the reduction of threats to marine mam-
9	mals.
10	(g) Authorization of Appropriations.—
11	(1) IN GENERAL.—There is authorized to be
12	appropriated to the Under Secretary to carry out
13	this section \$10,000,000 for each of fiscal years
14	2023 through 2028.
15	(2) AVAILABILITY.—Amounts appropriated pur-
16	suant to the authorization of appropriations under
17	paragraph (1) shall remain available until expended.
18	(h) SAVINGS CLAUSE.—An activity may not be car-
19	ried out under this section if the Secretary of Defense,
20	in consultation with the Under Secretary, determines that
21	the activity would negatively impact the defense readiness
22	or the national security of the United States.

SEC. 313. NEAR REAL-TIME MONITORING AND MITIGATION PROGRAM FOR LARGE CETACEANS.

3 (a) ESTABLISHMENT.—The Under Secretary for
4 Commerce for Oceans and Atmosphere, in coordination
5 with the heads of other relevant Federal agencies, shall
6 design and deploy a cost-effective, efficient, and results7 oriented near real-time monitoring and mitigation pro8 gram for endangered or threatened cetaceans (referred to
9 in this section as the "Program").

(b) PURPOSE.—The purpose of the Program shall be
to reduce the risk to large cetaceans posed by vessel collisions, and to minimize other impacts on large cetaceans,
through the use of near real-time location monitoring and
location information.

15 (c) REQUIREMENTS.—The Program shall—

16 (1) prioritize species of large cetaceans for
17 which impacts from vessel collisions are of particular
18 concern;

19 (2) prioritize areas where such impacts are of20 particular concern;

(3) be capable of detecting and alerting ocean
users and enforcement agencies of the probable location of large cetaceans on an actionable real-time
basis, including through real-time data whenever
possible;

1	(4) inform sector-specific mitigation protocols
2	to effectively reduce takes (as defined in section
3	216.3 of title 50, Code of Federal Regulations, or
4	successor regulations) of large cetaceans;
5	(5) integrate technology improvements; and
6	(6) be informed by technologies, monitoring
7	methods, and mitigation protocols developed under
8	the pilot project required by subsection (d).
9	(d) Pilot Project.—
10	(1) ESTABLISHMENT.—In carrying out the Pro-
11	gram, the Under Secretary shall first establish a
12	pilot monitoring and mitigation project for North
13	Atlantic right whales (referred to in this section as
14	the "pilot project") for the purposes of informing
15	the Program.
16	(2) REQUIREMENTS.—In designing and deploy-
17	ing the pilot project, the Under Secretary, in coordi-
18	nation with the heads of other relevant Federal
19	agencies, shall, using the best available scientific in-
20	formation, identify and ensure coverage of—
21	(A) core foraging habitats; and
22	(B) important feeding, breeding, calving,
23	rearing, or migratory habitats of North Atlantic
24	right whales that co-occur with areas of high
25	risk of mortality or serious injury of such

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1	whales from vessels, vessel strikes, or disturb-
2	ance.
3	(3) Components.—Not later than 3 years
4	after the date of the enactment of this Act, the
5	Under Secretary, in consultation with relevant Fed-
6	eral agencies and Tribal governments, and with
7	input from affected stakeholders, shall design and
8	deploy a near real-time monitoring system for North
9	Atlantic right whales that—
10	(A) comprises the best available detection
11	power, spatial coverage, and survey effort to de-
12	tect and localize North Atlantic right whales
13	within core foraging habitats;
14	(B) is capable of detecting North Atlantic
15	right whales, including visually and acoustically;
16	(C) uses dynamic habitat suitability models
17	to inform the likelihood of North Atlantic right
18	whale occurrence in core foraging habitat at
19	any given time;
20	(D) coordinates with the Integrated Ocean
21	Observing System of the National Oceanic and
22	Atmospheric Administration and Regional
23	Ocean Partnerships to leverage monitoring as-
24	sets;
25	(E) integrates historical data;

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1	(F) integrates new near real-time moni-
2	toring methods and technologies as such meth-
3	ods and technologies become available;
4	(G) accurately verifies and rapidly commu-
5	nicates detection data to appropriate ocean
6	users;
7	(H) creates standards for contributing,
8	and allows ocean users to contribute, data to
9	the monitoring system using comparable near
10	real-time monitoring methods and technologies;
11	(I) communicates the risks of injury to
12	large cetaceans to ocean users in a manner that
13	is most likely to result in informed decision-
14	making regarding the mitigation of those risks;
15	and
16	(J) minimizes additional stressors to large
17	cetaceans as a result of the information avail-
18	able to ocean users.
19	(4) Reports.—
20	(A) Preliminary report.—
21	(i) IN GENERAL.—Not later than 2
22	years after the date of the enactment of
23	this Act, the Under Secretary shall submit
24	to the Committee on Commerce, Science,
25	and Transportation of the Senate and the

1	Committee on Natural Resources of the
2	House of Representatives, and make avail-
3	able to the public, a preliminary report on
4	the pilot project.
5	(ii) Elements.—The report required
6	by clause (i) shall include the following:
7	(I) A description of the moni-
8	toring methods and technology in use
9	or planned for deployment under the
10	pilot project.
11	(II) An analysis of the efficacy of
12	the methods and technology in use or
13	planned for deployment for detecting
14	North Atlantic right whales.
15	(III) An assessment of the man-
16	ner in which the monitoring system
17	designed and deployed under para-
18	graph (3) is directly informing and
19	improving the management, health,
20	and survival of North Atlantic right
21	whales.
22	(IV) A prioritized identification
23	of technology or research gaps.
24	(V) A plan to communicate the
25	risks of injury to large cetaceans to

1	ocean users in a manner that is most
2	likely to result in informed decision
3	making regarding the mitigation of
4	such risks.
5	(VI) Any other information on
6	the potential benefits and efficacy of
7	the pilot project the Under Secretary
8	considers appropriate.
9	(B) FINAL REPORT.—
10	(i) IN GENERAL.—Not later than 6
11	years after the date of the enactment of
12	this Act, the Under Secretary, in coordina-
13	tion with the heads of other relevant Fed-
14	eral agencies, shall submit to the Com-
15	mittee on Commerce, Science, and Trans-
16	portation of the Senate and the Committee
17	on Natural Resources of the House of Rep-
18	resentatives, and make available to the
19	public, a final report on the pilot project.
20	(ii) ELEMENTS.—The report required
21	by clause (i) shall—
22	(I) address the elements under
23	subparagraph (A)(ii); and
24	(II) include—

1	(aa) an assessment of the
2	benefits and efficacy of the pilot
3	project;
4	(bb) a strategic plan to ex-
5	pand the pilot project to provide
6	near real-time monitoring and
7	mitigation measures—
8	(AA) to additional large
9	cetaceans of concern for
10	which such measures would
11	reduce risk of serious injury
12	or death; and
13	(BB) in important feed-
14	ing, breeding, calving,
15	rearing, or migratory habi-
16	tats of large cetaceans that
17	co-occur with areas of high
18	risk of mortality or serious
19	injury from vessel strikes or
20	disturbance;
21	(cc) a budget and descrip-
22	tion of funds necessary to carry
23	out such strategic plan;
24	(dd) a prioritized plan for
25	acquisition, deployment, and

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1	maintenance of monitoring tech-
2	nologies; and
3	(ee) the locations or species
4	to which such plan would apply.
5	(e) MITIGATION PROTOCOLS.—The Under Secretary,
6	in consultation with the Secretary, the Secretary of De-
7	fense, the Secretary of Transportation, and the Secretary
8	of the Interior, and with input from affected stakeholders,
9	shall develop and deploy mitigation protocols that make
10	use of the monitoring system designed and deployed under
11	subsection (d)(3) to direct sector-specific mitigation meas-
12	ures that avoid and significantly reduce risk of serious in-
13	jury and mortality to North Atlantic right whales.
11	(f) Accurca me Dama The Under Secretary shall

14 (f) ACCESS TO DATA.—The Under Secretary shall 15 provide access to data generated by the monitoring system 16 designed and deployed under subsection (d)(3) for pur-17 poses of scientific research and evaluation and public 18 awareness and education, including through the Right 19 Whale Sighting Advisory System of the National Oceanic and Atmospheric Administration and WhaleMap or other 20 21 successor public internet website portals, subject to review 22 for national security considerations.

(g) ADDITIONAL AUTHORITY.—The Under Secretary
may enter into and perform such contracts, leases, grants,
or cooperative agreements as may be necessary to carry

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out the purposes of this section on such terms as the
 Under Secretary considers appropriate, consistent with
 the Federal Acquisition Regulation.

4 (h) SAVINGS CLAUSE.—An activity may not be car5 ried out under this section if the Secretary of Defense,
6 in consultation with the Under Secretary, determines that
7 the activity would negatively impact the defense readiness
8 or the national security of the United States.

9 (i) AUTHORIZATION OF APPROPRIATIONS.—There is 10 authorized to be appropriated to the Under Secretary to 11 support development, deployment, application, and ongo-12 ing maintenance of the Program \$5,000,000 for each of 13 fiscal years 2023 through 2027.

14 SEC. 314. PILOT PROGRAM TO ESTABLISH A CETACEAN 15 DESK FOR PUGET SOUND REGION.

16 (a) ESTABLISHMENT.—

17 (1) IN GENERAL.—Not later than 1 year after
18 the date of the enactment of this Act, the Secretary,
19 with the concurrence of the Under Secretary, shall
20 establish a pilot program to establish a Cetacean
21 Desk, which shall be—

22 (A) located and manned within the Puget23 Sound Vessel Traffic Service; and

24 (B) designed—

1	(i) to improve coordination with the
2	maritime industry to reduce the risk of
3	vessel impacts to large cetaceans, including
4	impacts from vessel strikes, disturbances,
5	and other sources; and
6	(ii) to monitor the presence and loca-
7	tion of large cetaceans during the months
8	during which such large cetaceans are
9	present in Puget Sound, the Strait of Juan
10	de Fuca, and the United States portion of
11	the Salish Sea.
12	(2) DURATION AND STAFFING.—The pilot pro-
13	gram required by paragraph (1)—
14	(A) shall—
15	(i) be for a duration of 4 years; and
16	(ii) require not more than 1 full-time
17	equivalent position, who shall also con-
18	tribute to other necessary Puget Sound
19	Vessel Traffic Service duties and respon-
20	sibilities as needed; and
21	(B) may be supported by other existing
22	Federal employees, as appropriate.
23	(b) Engagement With Vessel Operators.—
24	(1) IN GENERAL.—Under the pilot program re-
25	quired by subsection (a), the Secretary shall require

personnel of the Cetacean Desk to engage with ves sel operators in areas where large cetaceans have
 been seen or could reasonably be present to ensure
 compliance with applicable laws, regulations, and
 voluntary guidance, to reduce the impact of vessel
 traffic on large cetaceans.

7 (2) CONTENTS.—In engaging with vessel opera8 tors as required by paragraph (1), personnel of the
9 Cetacean Desk shall communicate where and when
10 sightings of large cetaceans have occurred.

11 (c) MEMORANDUM OF UNDERSTANDING.—The Sec-12 retary and the Under Secretary may enter into a memo-13 randum of understanding to facilitate real-time sharing of 14 data relating to large cetaceans between the Quiet Sound 15 program of the State of Washington, the National Oceanic and Atmospheric Administration, and the Puget Sound 16 17 Vessel Traffic Service, and other relevant entities, as ap-18 propriate.

(d) DATA.—The Under Secretary shall leverage existing data collection methods, the pilot project required by
section 313, and public data to ensure accurate and timely
information on the sighting of large cetaceans.

23 (e) CONSULTATIONS.—

24 (1) IN GENERAL.—In carrying out the pilot
25 program required by subsection (a), the Secretary

shall consult with Tribal governments, the State of
 Washington, institutions of higher education, the
 maritime industry, ports in the Puget Sound region,
 and nongovernmental organizations.

5 (2) COORDINATION WITH CANADA.—When ap6 propriate, the Secretary shall coordinate with the
7 Government of Canada, consistent with policies and
8 agreements relating to management of vessel traffic
9 in Puget Sound.

(f) PUGET SOUND VESSEL TRAFFIC SERVICE LOCAL
VARIANCE AND POLICY.—The Secretary, with the concurrence of the Under Secretary and in consultation with the
Captain of the Port for the Puget Sound region—

(1) shall implement local variances, as authorized by subsection (c) of section 70001 of title 46,
United States Code, to reduce the impact of vessel
traffic on large cetaceans; and

(2) may enter into cooperative agreements, in
accordance with subsection (d) of that section, with
Federal, State, and local officials to reduce the likelihood of vessel interactions with protected large
cetaceans, which may include—

23 (A) communicating marine mammal pro24 tection guidance to vessels;

1	(B) training on requirements imposed by
2	local, State, Tribal, and Federal laws and regu-
3	lations and guidelines concerning—
4	(i) vessel buffer zones;
5	(ii) vessel speed;
6	(iii) seasonal no-go zones for vessels;
7	(iv) protected areas, including areas
8	designated as critical habitat, as applicable
9	to marine operations; and
10	(v) any other activities to reduce the
11	direct and indirect impact of vessel traffic
12	on large cetaceans;
13	(C) training to understand, utilize, and
14	communicate large cetacean location data; and
15	(D) training to understand and commu-
16	nicate basic large cetacean detection, identifica-
17	tion, and behavior, including—
18	(i) cues of the presence of large
19	cetaceans such as spouts, water disturb-
20	ances, breaches, or presence of prey;
21	(ii) important feeding, breeding,
22	calving, and rearing habitats that co-occur
23	with areas of high risk of vessel strikes;

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(iii) seasonal large cetacean migration
routes that co-occur with areas of high risk
of vessel strikes; and
(iv) areas designated as critical habi-
tat for large cetaceans.
(g) REPORT REQUIRED.—Not later than 1 year after
the date of the enactment of this Act, and every 2 years
thereafter for the duration of the pilot program under this
section, the Commandant, in coordination with the Under
Secretary and the Administrator of the Maritime Adminis-
tration, shall submit to the appropriate congressional com-
mittees a report that—
(1) evaluates the functionality, utility, reli-
ability, responsiveness, and operational status of the
Cetacean Desk established under the pilot program
required by subsection (a), including a quantification
of reductions in vessel strikes to large cetaceans as
a result of the pilot program;
(2) assesses the efficacy of communication be-
tween the Cetacean Desk and the maritime industry
and provides recommendations for improvements;
(3) evaluates the integration and interoper-
ability of existing data collection methods, as well as
public data, into the Cetacean Desk operations;

(4) assesses the efficacy of collaboration and
 stakeholder engagement with Tribal governments,
 the State of Washington, institutions of higher edu cation, the maritime industry, ports in the Puget
 Sound region, and nongovernmental organizations;
 and

7 (5) evaluates the progress, performance, and
8 implementation of guidance and training procedures
9 for Puget Sound Vessel Traffic Service personnel, as
10 required by subsection (f).

11 SEC. 315. MONITORING OCEAN SOUNDSCAPES.

(a) IN GENERAL.—The Under Secretary shall maintain and expand an ocean soundscape development program—

(1) to award grants to expand the deployment
of Federal and non-Federal observing and data management systems capable of collecting measurements
of underwater sound for purposes of monitoring and
analyzing baselines and trends in the underwater
soundscape to protect and manage marine life;

(2) to continue to develop and apply standardized forms of measurements to assess sounds produced by marine animals, physical processes, and
anthropogenic activities; and

1	(3) after coordinating with the Secretary of De-
2	fense, to coordinate and make accessible to the pub-
3	lic the datasets, modeling and analysis, and user-
4	driven products and tools resulting from observa-
5	tions of underwater sound funded through grants
6	awarded under paragraph (1).
7	(b) COORDINATION.—The program described in sub-
8	section (a) shall—
9	(1) include the Ocean Noise Reference Station
10	Network of the National Oceanic and Atmospheric
11	Administration and the National Park Service;
12	(2) use and coordinate with the Integrated
13	Ocean Observing System; and
14	
14	(3) coordinate with the Regional Ocean Part-
14	(3) coordinate with the Regional Ocean Part- nerships and the Director of the United States Fish
15	nerships and the Director of the United States Fish
15 16	nerships and the Director of the United States Fish and Wildlife Service, as appropriate.
15 16 17	nerships and the Director of the United States Fish and Wildlife Service, as appropriate. (c) PRIORITY.—In awarding grants under subsection
15 16 17 18	nerships and the Director of the United States Fish and Wildlife Service, as appropriate. (c) PRIORITY.—In awarding grants under subsection (a), the Under Secretary shall consider the geographic di-
15 16 17 18 19	nerships and the Director of the United States Fish and Wildlife Service, as appropriate. (c) PRIORITY.—In awarding grants under subsection (a), the Under Secretary shall consider the geographic di- versity of the recipients of such grants.
 15 16 17 18 19 20 	 nerships and the Director of the United States Fish and Wildlife Service, as appropriate. (c) PRIORITY.—In awarding grants under subsection (a), the Under Secretary shall consider the geographic diversity of the recipients of such grants. (d) SAVINGS CLAUSE.—An activity may not be car-
 15 16 17 18 19 20 21 	 nerships and the Director of the United States Fish and Wildlife Service, as appropriate. (c) PRIORITY.—In awarding grants under subsection (a), the Under Secretary shall consider the geographic diversity of the recipients of such grants. (d) SAVINGS CLAUSE.—An activity may not be carried out under this section if the Secretary of Defense,

(e) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated \$1,500,000 for each of fis cal years 2023 through 2028 to carry out this section.

Subtitle B—Oil Spills

5 SEC. 321. IMPROVING OIL SPILL PREPAREDNESS.

6 The Under Secretary of Commerce for Oceans and 7 Atmosphere shall include in the Automated Data Inquiry 8 for Oil Spills database (or a successor database) used by 9 National Oceanic and Atmospheric Administration oil 10 weathering models new data, including peer-reviewed data, on properties of crude and refined oils, including data on 11 12 diluted bitumen, as such data becomes publicly available. 13 SEC. 322. WESTERN ALASKA OIL SPILL PLANNING CRI-14 TERIA.

15 (a) Alaska Oil Spill Planning Criteria Pro-16 Gram.—

17 (1) IN GENERAL.—Chapter 3 of title 14, United
18 States Code, is amended by adding at the end the
19 following:

20 "§ 323. Western Alaska Oil Spill Planning Criteria
21 Program

"(a) ESTABLISHMENT.—There is established within
the Coast Guard a Western Alaska Oil Spill Planning Criteria Program (referred to in this section as the 'Pro-

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gram') to develop and administer the Western Alaska oil
 spill planning criteria.

- 3 "(b) Program Manager.—
- 4 "(1) IN GENERAL.—Not later than 1 year after 5 the date of the enactment of this section, the Com-6 mandant shall select a permanent civilian career em-7 ployee through a competitive search process for a 8 term not less than 5 years to serve as the Western 9 Alaska Oil Spill Criteria Program Manager (referred 10 to in this section as the 'Program Manager')— 11 "(A) the primary duty of whom shall be to 12 administer the Program; and 13 "(B) who shall not be subject to frequent 14 or routine reassignment. 15 "(2) CONFLICTS OF INTEREST.—The individual 16 selected to serve as the Program Manager shall not

17 have conflicts of interest relating to entities regu-18 lated by the Coast Guard.

19 "(3) DUTIES.—

20 "(A) DEVELOPMENT OF GUIDANCE.—The
21 Program Manager shall develop guidance for—
22 "(i) approval, drills, and testing relat23 ing to the Western Alaska oil spill plan24 ning criteria; and

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1	"(ii) gathering input concerning such
2	planning criteria from Federal agencies,
3	State, local, and Tribal governments, and
4	relevant industry and nongovernmental en-
5	tities.
6	"(B) Assessments.—Not less frequently
7	than once every 5 years, the Program Manager
8	shall—
9	"(i) assess whether such existing plan-
10	ning criteria adequately meet the needs of
11	vessels operating in the geographic area;
12	and
13	"(ii) identify methods for advancing
14	response capability so as to achieve, with
15	respect to a vessel, compliance with na-
16	tional planning criteria.
17	"(C) Onsite verifications.—The Pro-
18	gram Manager shall address the relatively small
19	number and limited nature of verifications of
20	response capabilities for vessel response plans
21	by increasing, within the Seventeenth Coast
22	Guard District, the quantity and frequency of
23	onsite verifications of the providers identified in
24	vessel response plans.

1	"(c) TRAINING.—The Commandant shall enhance the
2	knowledge and proficiency of Coast Guard personnel with
3	respect to the Program by—
4	"(1) developing formalized training on the Pro-
5	gram that, at a minimum—
6	"(A) provides in-depth analysis of—
7	"(i) the national planning criteria de-
8	scribed in part 155 of title 33, Code of
9	Federal Regulations (or successor regula-
10	tions);
11	"(ii) alternative planning criteria;
12	"(iii) Western Alaska oil spill plan-
13	ning criteria;
14	"(iv) Captain of the Port and Federal
15	On-Scene Coordinator authorities related
16	to activation of a vessel response plan;
17	"(v) the responsibilities of vessel own-
18	ers and operators in preparing a vessel re-
19	sponse plan for submission; and
20	"(vi) responsibilities of the Area Com-
21	mittee, including risk analysis, response
22	capability, and development of alternative
23	planning criteria;
24	"(B) explains the approval processes of
25	vessel response plans that involve alternative

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1	planning criteria or Western Alaska oil spill
2	planning criteria; and
3	"(C) provides instruction on the processes
4	involved in carrying out the actions described in
5	paragraphs $(9)(D)$ and $(9)(F)$ of section $311(j)$
6	of the Federal Water Pollution Control Act (33
7	U.S.C. 1321(j)), including instruction on car-
8	rying out such actions—
9	"(i) in any geographic area in the
10	United States; and
11	"(ii) specifically in the Seventeenth
12	Coast Guard District; and
13	"(2) providing such training to all Coast Guard
14	personnel involved in the Program.
15	"(d) DEFINITIONS.—In this section:
16	"(1) Alternative planning criteria.—The
17	term 'alternative planning criteria' means criteria
18	submitted under section 155.1065 or 155.5067 of
19	title 33, Code of Federal Regulations (or successor
20	regulations), for vessel response plans.
21	"(2) TRIBAL.—The term 'Tribal' means of or
22	pertaining to an Indian Tribe or a Tribal organiza-
23	tion (as those terms are defined in section 4 of the
24	Indian Self-Determination and Education Assistance
25	Act (25 U.S.C. 5304)).

1	"(3) VESSEL RESPONSE PLAN.—The term 'ves-
2	sel response plan' means a plan required to be sub-
3	mitted by the owner or operator of a tank vessel or
4	a nontank vessel under regulations issued by the
5	President under section $311(j)(5)$ of the Federal
6	Water Pollution Control Act (33 U.S.C. 1321(j)(5)).
7	"(4) Western Alaska oil spill planning
8	CRITERIA.—The term 'Western Alaska oil spill plan-
9	ning criteria' means the criteria required under
10	paragraph (9) of section 311(j) of the Federal
11	Water Pollution Control Act (33 U.S.C. 1321(j)).".
12	(2) CLERICAL AMENDMENT.—The analysis for
13	chapter 3 of title 14, United States Code, is amend-
14	ed by adding at the end the following:
	"323. Western Alaska Oil Spill Planning Criteria Program.".
15	(b) Western Alaska Oil Spill Planning Cri-
16	TERIA.—
17	(1) Amendment.—Section 311(j) of the Fed-
18	eral Water Pollution Control Act (33 U.S.C.
19	1321(j)) is amended by adding at the end the fol-
20	lowing:
21	"(9) ALTERNATIVE PLANNING CRITERIA PRO-
22	GRAM.—
23	"(A) DEFINITIONS.—In this paragraph:
24	"(i) Alternative planning cri-
25	TERIA.—The term 'alternative planning

1	criteria' means criteria submitted under
2	section 155.1065 or 155.5067 of title 33,
3	Code of Federal Regulations (or successor
4	regulations), for vessel response plans.
5	"(ii) PRINCE WILLIAM SOUND CAP-
6	TAIN OF THE PORT ZONE.—The term
7	'Prince William Sound Captain of the Port
8	Zone' means the area described in section
9	3.85–15(b) of title 33, Code of Federal
10	Regulations (or successor regulations).
11	"(iii) Secretary.—The term 'Sec-
12	retary' means the Secretary of the Depart-
13	ment in which the Coast Guard is oper-
14	ating.
15	"(iv) Tribal.—The term 'Tribal'
16	means of or pertaining to an Indian Tribe
17	or a Tribal organization (as those terms
18	are defined in section 4 of the Indian Self-
19	Determination and Education Assistance
20	Act (25 U.S.C. 5304)).
21	"(v) VESSEL RESPONSE PLAN.—The
22	term 'vessel response plan' means a plan
23	required to be submitted by the owner or
24	operator of a tank vessel or a nontank ves-

1	sel under regulations issued by the Presi-
2	dent under paragraph (5).
3	"(vi) Western Alaska captain of
4	THE PORT ZONE.—The term 'Western
5	Alaska Captain of the Port Zone' means
6	the area described in section 3.85–15(a) of
7	title 33, Code of Federal Regulations (as
8	in effect on the date of enactment of this
9	paragraph).
10	"(B) REQUIREMENT.—Except as provided
11	in subparagraph (I), for any part of the area of
12	responsibility of the Western Alaska Captain of
13	the Port Zone or the Prince William Sound
14	Captain of the Port Zone in which the Sec-
15	retary has determined that the national plan-
16	ning criteria established pursuant to this sub-
17	section are inappropriate for a vessel operating
18	in that area, a response plan required under
19	paragraph (5) with respect to a discharge of oil
20	for such a vessel shall comply with the planning
21	criteria established under subparagraph $(D)(i)$.
22	"(C) RELATION TO NATIONAL PLANNING
23	CRITERIA.—The planning criteria established
24	under subparagraph (D)(i) shall, with respect
25	to a discharge of oil from a vessel described in

1	subparagraph (B), apply in lieu of any alter-
2	native planning criteria accepted for vessels op-
3	erating in that area prior to the date on which
4	the planning criteria under subparagraph (D)(i)
5	are established.
6	"(D) ESTABLISHMENT OF PLANNING CRI-
7	TERIA.—The President, acting through the
8	Commandant in consultation with the Western
9	Alaska Oil Spill Criteria Program Manager es-
10	tablished under section 323 of title 14, United
11	States Code, shall establish—
12	"(i) Alaska oil spill planning criteria
13	for a worst case discharge of oil, and a
14	substantial threat of such a discharge,
15	within any part of the area of responsi-
16	bility of the Western Alaska Captain of the
17	Port Zone or Prince William Sound Cap-
18	tain of the Port Zone in which the Sec-
19	retary has determined that the national
20	planning criteria established pursuant to
21	this subsection are inappropriate for a ves-
22	sel operating in that area; and
23	"(ii) standardized submission, review,
24	approval, and compliance verification proc-
25	esses for the planning criteria established

1	under clause (i), including the quantity
2	and frequency of drills and on-site
3	verifications of vessel response plans ac-
4	cepted pursuant to those planning criteria.
5	"(E) Inclusions.—
6	"(i) IN GENERAL.—The Western
7	Alaska oil spill planning criteria estab-
8	lished under subparagraph (D)(i) shall in-
9	clude planning criteria for the following:
10	"(I) Mechanical oil spill response
11	resources that are required to be lo-
12	cated within that area.
13	"(II) Response times for mobili-
14	zation of oil spill response resources
15	and arrival on the scene of a worst
16	case discharge of oil, or substantial
17	threat of such a discharge, occurring
18	within that area.
19	"(III) Pre-identified vessels for
20	oil spill response that are capable of
21	operating in the ocean environment.
22	"(IV) Ensuring the availability of
23	at least 1 oil spill removal organiza-
24	tion that is classified by the Coast
25	Guard and that—

1	"(aa) is capable of respond-
2	ing in all operating environments
3	in that area;
4	"(bb) controls oil spill re-
5	sponse resources of dedicated and
6	nondedicated resources within
7	that area, through ownership,
8	contracts, agreements, or other
9	means approved by the Presi-
10	dent, sufficient—
11	"(AA) to mobilize and
12	sustain a response to a
13	worst case discharge of oil;
14	and
15	"(BB) to contain, re-
16	cover, and temporarily store
17	discharged oil;
18	"(cc) has pre-positioned oil
19	spill response resources in stra-
20	tegic locations throughout that
21	area in a manner that ensures
22	the ability to support response
23	personnel, marine operations, air
24	cargo, or other related logistics
25	infrastructure;

1	"(dd) has temporary storage
2	capability using both dedicated
3	and non-dedicated assets located
4	within that area;
5	"(ee) has non-mechanical oil
6	spill response resources, to be
7	available under contracts, agree-
8	ments, or other means approved
9	by the President, capable of re-
10	sponding to a discharge of per-
11	sistent oil and a discharge of
12	nonpersistent oil, whether the
13	discharged oil was carried by a
14	vessel as fuel or cargo; and
15	"(ff) considers availability of
16	wildlife response resources for
17	primary, secondary, and tertiary
18	responses to support carcass col-
19	lection, sampling, deterrence, res-
20	cue, and rehabilitation of birds,
21	sea turtles, marine mammals,
22	fishery resources, and other wild-
23	life.
24	"(V) With respect to tank barges
25	carrying nonpersistent oil in bulk as

1	cargo, oil spill response resources that
2	are required to be carried on board.
3	"(VI) Specifying a minimum
4	length of time that approval of a re-
5	sponse plan under this paragraph is
6	valid.
7	"(VII) Managing wildlife protec-
8	tion and rehabilitation, including iden-
9	tified wildlife protection and rehabili-
10	tation resources in that area.
11	"(ii) Additional consider-
12	ATIONS.—The Commandant may consider
13	criteria regarding—
14	"(I) vessel routing measures con-
15	sistent with international routing
16	measure deviation protocols; and
17	"(II) maintenance of real-time
18	continuous vessel tracking, moni-
19	toring, and engagement protocols with
20	the ability to detect and address vessel
21	operation anomalies.
22	"(F) Requirement for approval.—The
23	President may approve a response plan for a
24	vessel under this paragraph only if the owner or
25	operator of the vessel demonstrates the avail-

1	ability of the oil spill response resources re-
2	quired to be included in the response plan
3	under the planning criteria established under
4	subparagraph (D)(i).
5	"(G) PERIODIC AUDITS.—The Secretary
6	shall conduct periodic audits to ensure compli-
7	ance of vessel response plans and oil spill re-
8	moval organizations within the Western Alaska
9	Captain of the Port Zone and the Prince Wil-
10	liam Sound Captain of the Port Zone with the
11	planning criteria under subparagraph (D)(i).
12	"(H) REVIEW OF DETERMINATION.—Not
13	less frequently than once every 5 years, the Sec-
14	retary shall review each determination of the
15	Secretary under subparagraph (B) that the na-
16	tional planning criteria are inappropriate for a
17	vessel operating in the area of responsibility of
18	the Western Alaska Captain of the Port Zone
19	and the Prince William Sound Captain of the
20	Port Zone.
21	"(I) SAVINGS PROVISIONS.—Nothing in
22	this paragraph affects—
23	"(i) the requirements under this sub-
24	section applicable to vessel response plans
25	for vessels operating within the area of re-

1	sponsibility of the Western Alaska Captain
2	of the Port Zone;
3	"(ii) the requirements under this sub-
4	section applicable to vessel response plans
5	for vessels operating within the area of re-
6	sponsibility of the Prince William Sound
7	Captain of the Port Zone under section
8	5005 of the Oil Pollution Act of 1990 (33)
9	U.S.C. 2735); or
10	"(iii) the authority of a Federal On-
11	Scene Coordinator to use any available re-
12	sources when responding to an oil spill.".
13	(2) ESTABLISHMENT OF ALASKA OIL SPILL
14	PLANNING CRITERIA.—
15	(A) DEADLINE.—Not later than 2 years
16	after the date of the enactment of this Act, the
17	President shall establish the planning criteria
18	required to be established under paragraph
19	(9)(D)(i) of section $311(j)$ of the Federal Water
20	Pollution Control Act (33 U.S.C. 1321(j)).
21	(B) CONSULTATION.—In establishing the
22	planning criteria described in subparagraph
23	(B), the President shall consult with the Fed-
24	eral, State, local, and Tribal agencies, and the
25	owners and operators, that would be subject to

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1	those planning criteria, oil spill removal organi-
2	zations, Alaska Native organizations, and envi-
3	ronmental nongovernmental organizations lo-
4	cated within the State of Alaska.
5	(C) GOVERNMENT-TO-GOVERNMENT CON-
6	SULTATION.—The Secretary shall conduct gov-
7	ernment-to-government consultation with feder-
8	ally recognized Indian Tribes, as requested and
9	appropriate for activities authorized by this sec-
10	tion.
11	(D) Congressional report.—Not later
12	than 2 years after the date of the enactment of
13	this Act, the Secretary shall submit to Congress
14	a report describing the status of implementa-
15	tion of paragraph (9) of section 311(j) of the
16	Federal Water Pollution Control Act (33 U.S.C.
17	1321(j)).
18	SEC. 323. ACCIDENT AND INCIDENT NOTIFICATION RELAT-
19	ING TO PIPELINES.
20	(a) REPEAL.—Subsection (c) of section 9 of the Pipe-
21	line Safety, Regulatory Certainty, and Job Creation Act
22	of 2011 (49 U.S.C. 60117 note; Public Law 112–90) is
23	repealed.
24	(b) Application.—Section 9 of the Pipeline Safety,
25	Regulatory Certainty, and Job Creation Act of 2011 (49

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U.S.C. 60117 note; Public Law 112–90) shall be applied
 and administered as if the subsection repealed by sub section (a) had never been enacted.

4 SEC. 324. COAST GUARD CLAIMS PROCESSING COSTS.

5 Section 1012(a)(4) of the Oil Pollution Act of 1990 6 (33 U.S.C. 2712(a)(4)) is amended by striking "dam-7 ages;" and inserting "damages, including, in the case of 8 a spill of national significance that results in extraordinary 9 Coast Guard claims processing activities, the administra-10 tive and personnel costs of the Coast Guard to process those claims (including the costs of commercial claims 11 12 processing, expert services, training, and technical serv-13 ices), subject to the condition that the Coast Guard shall submit to Congress a report describing the spill of national 14 15 significance not later than 30 days after the date on which the Coast Guard determines it necessary to process those 16 17 claims;".

18 SEC. 325. CALCULATION OF INTEREST ON DEBT OWED TO

19

THE NATIONAL POLLUTION FUND.

20 Section 1005(b)(4) of the Oil Pollution Act of 1990
21 (33 U.S.C. 2705(b)(4)) is amended—

(1) by striking "The interest paid" and insert-ing the following:

1	"(A) IN GENERAL.—The interest paid for
2	claims, other than Federal Government cost re-
3	covery claims,"; and
4	(2) by adding at the end the following:
5	"(B) Federal cost recovery claims.—
6	The interest paid for Federal Government cost
7	recovery claims under this section shall be cal-
8	culated in accordance with section 3717 of title
9	31, United States Code.".
10	SEC. 326. PER-INCIDENT LIMITATION.
11	Subparagraph (A) of section 9509(c)(2) of the Inter-
12	nal Revenue Code of 1986 is amended—
13	(1) in clause (i), by striking "\$1,000,000,000"
14	and inserting "\$1,500,000,000";
15	(2) in clause (ii), by striking "\$500,000,000"
16	and inserting "\$750,000,000"; and
17	(3) in the heading, by striking "\$1,000,000,000"
18	and inserting "\$1,500,000,000".
19	SEC. 327. ACCESS TO THE OIL SPILL LIABILITY TRUST
20	FUND.
21	Section 6002 of the Oil Pollution Act of 1990 (33)
22	U.S.C. 2752) is amended by striking subsection (b) and
23	inserting the following:
24	"(b) EXCEPTIONS.—

1	"(1) IN GENERAL.—Subsection (a) shall not
2	apply to—
3	"(A) section $1006(f)$, $1012(a)(4)$, or 5006 ;
4	or
5	"(B) an amount, which may not exceed
6	\$50,000,000 in any fiscal year, made available
7	by the President from the Fund—
8	"(i) to carry out section 311(c) of the
9	Federal Water Pollution Control Act (33
10	U.S.C. 1321(c)); and
11	"(ii) to initiate the assessment of nat-
12	ural resources damages required under sec-
13	tion 1006.
14	"(2) Fund advances.—
15	"(A) IN GENERAL.—To the extent that the
16	amount described in subparagraph (B) of para-
17	graph (1) is not adequate to carry out the ac-
18	tivities described in that subparagraph, the
19	Coast Guard may obtain 1 or more advances
20	from the Fund as may be necessary, up to a
21	maximum of \$100,000,000 for each advance,
22	with the total amount of advances not to exceed
23	the amounts available under section $9509(c)(2)$
24	of the Internal Revenue Code of 1986.

1	"(B) NOTIFICATION TO CONGRESS.—Not
2	later than 30 days after the date on which the
3	Coast Guard obtains an advance under sub-
4	paragraph (A), the Coast Guard shall notify
5	Congress of—
6	"(i) the amount advanced; and
7	"(ii) the facts and circumstances that
8	necessitated the advance.
9	"(C) Repayment.—Amounts advanced
10	under this paragraph shall be repaid to the
11	Fund when, and to the extent that, removal
12	costs are recovered by the Coast Guard from re-
13	sponsible parties for the discharge or substan-
14	tial threat of discharge.
15	"(3) AVAILABILITY.—Amounts to which this
16	subsection applies shall remain available until ex-
17	pended.".
18	SEC. 328. COST-REIMBURSABLE AGREEMENTS.
19	Section 1012 of the Oil Pollution Act of 1990 (33)
20	U.S.C. 2712) is amended—
21	(1) in subsection $(a)(1)(B)$, by striking "by a
22	Governor or designated State official" and inserting
23	"by a State, a political subdivision of a State, or an
24	Indian tribe, pursuant to a cost-reimbursable agree-
25	ment";

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1	(2) by striking subsections (d) and (e) and in-
2	serting the following:
3	"(d) Cost-reimbursable Agreement
4	"(1) IN GENERAL.—In carrying out section
5	311(c) of the Federal Water Pollution Control Act
6	(33 U.S.C. 1321(c)), the President may enter into
7	cost-reimbursable agreements with a State, a polit-
8	ical subdivision of a State, or an Indian tribe to obli-
9	gate the Fund for the payment of removal costs con-
10	sistent with the National Contingency Plan.
11	"(2) INAPPLICABILITY.—Neither section 1535
12	of title 31, United States Code, nor chapter 63 of
13	that title shall apply to a cost-reimbursable agree-
14	ment entered into under this subsection."; and
15	(3) by redesignating subsections (f), (h), (i), (j),
16	(k), and (l) as subsections (e), (f), (g), (h), (i), and
17	(j), respectively.
18	SEC. 329. OIL SPILL RESPONSE REVIEW.
19	(a) IN GENERAL.—Subject to the availability of ap-
20	propriations, the Commandant shall develop and carry out
21	a program—
22	(1) to increase collection and improve the qual-
23	ity of incident data on oil spill location and response
24	capability by periodically evaluating the data, docu-
25	mentation, and analysis of—

1	(A) Coast Guard-approved vessel response
2	plans, including vessel response plan audits and
3	assessments;
4	(B) oil spill response drills conducted
5	under section $311(j)(7)$ of the Federal Water
6	Pollution Control Act $(33 \text{ U.S.C. } 1321(j)(7))$
7	that occur within the Marine Transportation
8	System; and
9	(C) responses to oil spill incidents that re-
10	quire mobilization of contracted response re-
11	sources;
12	(2) to update, not less frequently than annually,
13	information contained in the Coast Guard Response
14	Resource Inventory and other Coast Guard tools
15	used to document the availability and status of oil
16	spill response equipment, so as to ensure that such
17	information remains current; and
18	(3) subject to section 552 of title 5, United
19	States Code (commonly known as the "Freedom of
20	Information Act"), to make data collected under
21	paragraph (1) available to the public.
22	(b) POLICY.—Not later than 1 year after the date
23	of the enactment of this Act, the Commandant shall issue
24	a policy—

1	(1) to establish processes to maintain the pro-
2	gram under subsection (a) and support Coast Guard
3	oil spill prevention and response activities, including
4	by incorporating oil spill incident data from after-ac-
5	tion oil spill reports and data ascertained from vessel
6	response plan exercises and audits into—
7	(A) review and approval process standards
8	and metrics;
9	(B) Alternative Planning Criteria (APC)
10	review processes;
11	(C) Area Contingency Plan (ACP) develop-
12	ment; and
13	(D) risk assessments developed under sec-
14	tion 70001 of title 46, United States Code, in-
15	cluding lessons learned from reportable marine
16	casualties;
17	(2) to standardize and develop tools, training,
18	and other relevant guidance that may be shared with
19	vessel owners and operators to assist with accurately
20	calculating and measuring the performance and via-
21	bility of proposed alternatives to national planning
22	criteria requirements and Area Contingency Plans
23	under the jurisdiction of the Coast Guard;
24	(3) to improve training of Coast Guard per-
25	sonnel to ensure continuity of planning activities

1	under this section, including by identifying ways in
2	which civilian staffing may improve the continuity of
3	operations; and
4	(4) to increase Federal Government engage-
5	ment with State, local, and Tribal governments and
6	stakeholders so as to strengthen coordination and ef-
7	ficiency of oil spill responses.
8	(c) PERIODIC UPDATES.—Not less frequently than
9	every 5 years, the Commandant shall update the processes
10	established under subsection $(b)(1)$ to incorporate relevant
11	analyses of—
12	(1) incident data on oil spill location and re-
13	sponse quality;
14	(2) oil spill risk assessments;
15	(3) oil spill response effectiveness and the af-
16	fects of such response on the environment;
17	(4) oil spill response drills conducted under sec-
18	tion $311(j)(7)$ of the Federal Water Pollution Con-
19	trol Act (33 U.S.C. 1321(j)(7));
20	(5) marine casualties reported to the Coast
21	Guard; and
22	(6) near miss incidents documented by a Vessel
23	Traffic Service Center (as such terms are defined in
24	sections 70001(m) of title 46, United States Code).
25	(d) Report.—

1 (1) IN GENERAL.—Not later than 1 year after 2 the date of the enactment of this Act, and annually 3 thereafter for 5 years, the Commandant shall pro-4 vide to the Committee on Commerce, Science, and 5 Transportation of the Senate and the Committee on 6 Transportation and Infrastructure of the House of 7 Representatives a briefing on the status of ongoing 8 and planned efforts to improve the effectiveness and 9 oversight of the vessel response program. 10 (2) PUBLIC AVAILABILITY.—The Commandant 11 shall publish the report required by subparagraph 12 (A) on a publicly accessible internet website of the 13 Coast Guard. 14 SEC. 330. REVIEW AND REPORT ON LIMITED INDEMNITY 15 PROVISIONS IN STANDBY OIL SPILL RE-16 SPONSE CONTRACTS. 17 (a) IN GENERAL.—Not later than 1 year after the 18 date of enactment of this Act, the Comptroller General 19 of the United States shall submit to the Committee on 20 Commerce, Science, and Transportation of the Senate and 21 the Committee on Transportation and Infrastructure of 22 the House of Representatives a report on the effects of 23 removing limited indemnity provisions from Coast Guard 24 oil spill response contracts entered into by the President

(or a delegate) under section 311(c) of the Federal Water
 Pollution Control Act (33 U.S.C. 1321(c)).

3 (b) ELEMENTS.—The report required by subsection4 (a) shall include the following:

5 (1) An assessment of the adequacy of contracts 6 described in that subsection in meeting the needs of 7 the United States to carry out oil spill clean-ups 8 under the National Contingency Plan (as defined in 9 section 311(a) of the Federal Water Pollution Con-10 trol Act (33 U.S.C. 1321(a)) during the period be-11 ginning in 1990 and ending in 2014 with respect to 12 those contracts that included limited indemnity pro-13 visions for oil spill response organizations.

(2) A review of the costs incurred by the Coast
Guard, the Oil Spill Liability Trust Fund established by section 9509(a) of the Internal Revenue
Code of 1986, and the Federal Government to cover
the indemnity provisions provided to oil spill response organizations during the period described in
paragraph (1).

(3) An assessment of the adequacy of contracts
described in that subsection in meeting the needs of
the United States to carry out oil spill clean-ups
under the National Contingency Plan (as so defined)
after limited indemnity provisions for oil spill re-

sponse organizations were removed from those con tracts in 2014.

3 (4) An assessment of the impact that the re4 moval of limited indemnity provisions described in
5 paragraph (3) has had on the ability of oil spill re6 sponse organizations to enter into contracts de7 scribed in that subsection.

8 (5) An assessment of the ability of the Oil Spill 9 Liability Trust Fund established by section 9509(a) 10 of the Internal Revenue Code of 1986, to cover lim-11 ited indemnity provided to a contractor for liabilities 12 and expenses incidental to the containment or re-13 moval of oil arising out of the performance of a con-14 tract that is substantially identical to the terms con-15 tained in subsections (d)(2) through (h) of section 16 H.4 of the contract offered by the Coast Guard in 17 the solicitation numbered DTCG89-98-A-68F953 18 and dated November 17, 1998.

19 SEC. 331. ADDITIONAL EXCEPTIONS TO REGULATIONS FOR 20 TOWING VESSELS.

(a) IN GENERAL.—Not later than 180 days after the
date of enactment of this Act, the Secretary shall review
existing Coast Guard policies with respect to exceptions
to the applicability of subchapter M of chapter I of title

46, Code of Federal Regulations (or successor regula-1 2 tions), for— 3 (1) an oil spill response vessel, or a vessel of op-4 portunity, while such vessel is— 5 (A) towing boom for oil spill response; or 6 (B) participating in an oil response exer-7 cise; and 8 (2) a fishing vessel while that vessel is oper-9 ating as a vessel of opportunity. 10 (b) POLICY.—Not later than 180 days after the conclusion of the review required by subsection (a), the Sec-11 12 retary shall revise or issue any necessary policy to clarify 13 the applicability of subchapter M of chapter I of title 46, Code of Federal Regulations (or successor regulations) to 14 15 the vessels described in subsection (a). Such a policy shall ensure safe and effective operation of such vessels. 16 17 (c) DEFINITIONS.—In this section: 18 (1) FISHING VESSEL; OIL SPILL RESPONSE VES-19 SEL.—The terms "fishing vessel" and "oil spill response vessel" have the meanings given such terms 20 21 in section 2101 of title 46, United States Code. 22 (2) VESSEL OF OPPORTUNITY.—The term "ves-23 sel of opportunity" means a vessel engaged in spill 24 response activities that is normally and substantially

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involved in activities other than spill response and
 not a vessel carrying oil as a primary cargo.

Subtitle C—Environmental Compliance

5 SEC. 341. REVIEW OF ANCHORAGE REGULATIONS.

6 (a) REGULATORY REVIEW.—Not later than 1 year 7 after the date of enactment of this Act, the Secretary shall 8 complete a review of existing anchorage regulations or 9 other rules and identify regulations or rules that may need 10 modification in the interest of marine safety, security, and 11 environmental concerns, taking into account undersea 12 pipelines, cables, or other infrastructure.

(b) BRIEFING.—Upon completion of the review under
paragraph (1), but not later than 2 years after the date
of enactment of this Act, the Secretary shall provide a
briefing to the Committee on Commerce, Science, and
Transportation of the Senate and the Committee on
Transportation and Infrastructure of the House of Representatives that summarizes the review.

20 SEC. 342. STUDY ON IMPACTS ON SHIPPING AND COMMER-21 CIAL, TRIBAL, AND RECREATIONAL FISH-

22 ERIES FROM THE DEVELOPMENT OF RENEW-

- 23 ABLE ENERGY ON THE WEST COAST.
- 24 (a) DEFINITIONS.—In this section:

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(1) COVERED WATERS.—The term "covered
 waters" means Federal or State waters off of the
 Canadian border and out to the furthest extent of
 the exclusive economic zone.

5 (2) EXCLUSIVE ECONOMIC ZONE.—The term 6 "exclusive economic zone" has the meaning given 7 that term in section 107 of title 46, United States 8 Code.

9 (b) STUDY.—Not later than 180 days after the date 10 of enactment of this Act, the Secretary, the Secretary of 11 the Interior, and the Under Secretary of Commerce for 12 Oceans and Atmosphere, shall enter into an agreement 13 with the National Academy of Sciences under which the 14 National Academy of Sciences shall carry out a study to—

(1) identify, document, and analyze—

16 (A) historic and current, as of the date of
17 the study, Tribal, commercial, and recreational
18 fishing grounds, as well as areas where fish
19 stocks are likely to shift in the future in all cov20 ered waters;

21 (B) usual and accustomed fishing areas in22 all covered waters;

23 (C) historic, current, and potential future
24 shipping lanes, based on projected growth in
25 shipping traffic in all covered waters; and

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1	(D) key data needed to properly site re-
2	newable energy sites on the West Coast;
3	(2) analyze—
4	(A) methods used to manage fishing, ship-
5	ping, and other maritime activities; and
6	(B) how those activities could be impacted
7	by the placement of renewable energy infra-
8	structure and the associated construction, main-
9	tenance, and operation such infrastructure; and
10	(3) provide recommendations on appropriate
11	areas for renewable energy sites and outline a com-
12	prehensive approach to include all impacted coastal
13	communities, particularly Tribal governments and
14	fisheries communities, in the decision-making proc-
15	ess.
16	(c) SUBMISSION.—Not later than 1 year after com-
17	mencing the study under subsection (b), the Secretary
18	shall—
19	(1) submit the study to the Committee on Com-
20	merce, Science, and Transportation of the Senate
21	and the Committee on Transportation and Infra-
22	structure of the House of Representatives, including
23	all recommendations provided under subsection
24	(b)(3); and
25	(2) make the study publicly available.

1	Subtitle D—Environmental Issues
2	SEC. 351. MODIFICATIONS TO THE SPORT FISH RESTORA-
3	TION AND BOATING TRUST FUND ADMINIS-
4	TRATION.
5	(a) Dingell-Johnson Sport Fish Restoration
6	Act Amendments.—
7	(1) AVAILABLE AMOUNTS.—Section
8	4(b)(1)(B)(i) of the Dingell-Johnson Sport Fish
9	Restoration Act $(16$ U.S.C. $777c(b)(1)(B)(i))$ is
10	amended by striking subclause (I) and inserting the
11	following:
12	"(I) the product obtained by mul-
13	tiplying-
14	"(aa) \$12,786,434; and
15	"(bb) the change, relative to
16	the preceding fiscal year, in the
17	Consumer Price Index for All
18	Urban Consumers published by
19	the Department of Labor; and".
20	(2) Authorized expenses.—Section $9(a)$ of
21	the Dingell-Johnson Sport Fish Restoration Act (16
22	U.S.C. 777h(a)) is amended—
23	(A) in paragraph (7), by striking "full-
24	time"; and

1	(B) in paragraph (9), by striking "on a
2	full-time basis".
3	(b) PITTMAN-ROBERTSON WILDLIFE RESTORATION
4	Act Amendments.—
5	(1) AVAILABLE AMOUNTS.—Section
6	4(a)(1)(B)(i) of the Pittman-Robertson Wildlife Res-
7	toration Act (16 U.S.C. $669c(a)(1)(B)(i)$) is amend-
8	ed by striking subclause (I) and inserting the fol-
9	lowing:
10	"(I) the product obtained by mul-
11	tiplying-
12	"(aa) \$12,786,434; and
13	"(bb) the change, relative to
14	the preceding fiscal year, in the
15	Consumer Price Index for All
16	Urban Consumers published by
17	the Department of Labor; and".
18	(2) Authorized expenses.—Section 9(a) of
19	the Pittman-Robertson Wildlife Restoration Act (16
20	U.S.C. 669h(a)) is amended—
21	(A) in paragraph (7), by striking "full-
22	time"; and
23	(B) in paragraph (9), by striking "on a
24	full-time basis''.

1	SEC. 352. IMPROVEMENTS TO COAST GUARD COMMUNICA-
2	TION WITH NORTH PACIFIC MARITIME AND
3	FISHING INDUSTRY.
4	(a) Rescue 21 System in Alaska.—
5	(1) Upgrades.—The Commandant shall ensure
6	the timely upgrade of the Rescue 21 system in Alas-
7	ka so as to achieve, not later than August 30, 2023,
8	98 percent operational availability of remote fixed
9	facility sites.
10	(2) Plan to reduce outages.—
11	(A) IN GENERAL.—Not later than 180
12	days after the date of the enactment of this
13	Act, the Commandant shall develop an oper-
14	ations and maintenance plan for the Rescue 21
15	system in Alaska that anticipates maintenance
16	needs so as to reduce Rescue 21 system outages
17	to the maximum extent practicable.
18	(B) Public availability.—The plan re-
19	quired by subparagraph (A) shall be made
20	available to the public on a publicly accessible
21	internet website.
22	(3) REPORT REQUIRED.—Not later than 180
23	days after the date of the enactment of this Act, the
24	Commandant shall submit to the Committee on
25	Commerce, Science, and Transportation of the Sen-
26	ate and the Committee on Transportation and Infra-

1	structure of the House of Representatives a report
2	that—
3	(A) contains a plan for the Coast Guard to
4	notify mariners of radio outages for towers
5	owned and operated by the Seventeenth Coast
6	Guard District;
7	(B) addresses in such plan how the Seven-
8	teenth Coast Guard will—
9	(i) disseminate updates regarding out-
10	ages on social media not less frequently
11	than every 48 hours;
12	(ii) provide updates on a publicly ac-
13	cessible website not less frequently than
14	every 48 hours;
15	(iii) develop methods for notifying
16	mariners in areas in which cellular
17	connectivity does not exist; and
18	(iv) develop and advertise a web-based
19	communications update hub on AM/FM
20	radio for mariners; and
21	(C) identifies technology gaps necessary to
22	implement the plan and provides a budgetary
23	assessment necessary to implement the plan.
24	(4) CONTINGENCY PLAN.—

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1	(A) IN GENERAL.—Not later than 180
2	days after the date of the enactment of this
3	Act, the Commandant shall, in collaboration
4	with relevant Federal and State entities (includ-
5	ing the North Pacific Fishery Management
6	Council, the National Oceanic and Atmospheric
7	Administration Weather Service, the National
8	Oceanic and Atmospheric Administration Fish-
9	eries Service, agencies of the State of Alaska,
10	local radio stations, and stakeholders), establish
11	a contingency plan to ensure that notifications
12	of an outage of the Rescue 21 system in Alaska
13	are broadly disseminated in advance of such
14	outage.
15	(B) ELEMENTS.—The plan required by
16	subparagraph (A) shall require Coast Guard—
17	(i) to disseminate updates regarding
18	outages on social media not less frequently
19	than every 48 hours during an outage;
20	(ii) to provide updates on a publicly
21	accessible website not less frequently than
22	every 48 hours during an outage;
23	(iii) to notify mariners in areas in
24	which cellular connectivity does not exist;

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(iv) to develop and advertise a web-
based communications update hub on $AM/$
FM radio for mariners; and
(v) to identify technology gaps nec-
essary to implement the plan and provides
a budgetary assessment necessary to im-
plement the plan.
(b) Improvements to Communication With the
Fishing Industry and Related Stakeholders.—
(1) IN GENERAL.—The Commandant, in coordi-
nation with the National Commercial Fishing Safety
Advisory Committee established by section 15102 of
title 46, United States Code, shall develop a publicly
accessible internet website that contains all informa-
tion related to fishing industry activities, including
vessel safety, inspections, enforcement, hazards,
training, regulations (including proposed regula-
tions), Rescue 21 system outages and similar out-
ages, and any other fishing-related activities.
(2) Automatic communications.—The Com-
mandant shall provide methods for regular and auto-
matic email communications with stakeholders who
elect, through the internet website developed under
paragraph (1), to receive such communications.

1 (c)NOTIFICATION OF ADVANCE MILITARY OR 2 OTHER EXERCISES.—In consultation with the Secretary 3 of Defense, the Secretary of State, and commercial fishing 4 industry participants, the Commandant shall develop and 5 publish on a publicly available internet website a plan for 6 notifying United States mariners and the operators of 7 United States fishing vessels in advance of—

8 (1) military exercises in the exclusive economic
9 zone of the United States (as defined in section 3
10 of the Magnuson-Stevens Fishery Conservation and
11 Management Act (16 U.S.C. 1802)); or

(2) other military activities that will impact rec-reational or commercial activities.

14 SEC. 353. FISHING SAFETY TRAINING GRANTS PROGRAM.

15 Section 4502(i)(4) of title 46, United States Code,
16 is amended by striking "2018 through 2021" and insert17 ing "2023 through 2025".

18 SEC. 354. LOAD LINES.

(a) DEFINITION OF COVERED FISHING VESSEL.—In
this section, the term "covered fishing vessel" means a
vessel that operates exclusively in one, or both, of the
Thirteenth and Seventeenth Coast Guard Districts and
that—

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1	(1) was constructed, under construction, or
2	under contract to be constructed as a fish tender
3	vessel before January 1, 1980;
4	(2) was converted for use as a fish tender vessel
5	before January 1, 2022, and—
6	(A) the vessel has a current stability letter
7	issued in accordance with regulations prescribed
8	under chapter 51 of title 46, United States
9	Code; and
10	(B) the hull and internal structure of the
11	vessel has been verified as suitable for intended
12	service as examined by a marine surveyor of an
13	organization accepted by the Secretary 2 times
14	in the 5 years preceding the date of the deter-
15	mination under this subsection, with no interval
16	of more than 3 years between such examina-
17	tions; or
18	(3) operates part-time as a fish tender vessel
19	for a period of less than 180 days.
20	(b) Application to Certain Vessels.—During
21	the period beginning on the date of enactment of this Act
22	and ending on the date that is 3 years after the date on
23	which the report required under subsection (c) is sub-
24	mitted, the load line requirements of chapter 51 of title

46, United States Code, shall not apply to covered fishing
 vessels.

3 (c) GAO REPORT.—

4 (1) IN GENERAL.—Not later than 12 months 5 after the date of enactment of this Act, the Comp-6 troller General of the United States shall submit to 7 the Committee on Commerce, Science, and Trans-8 portation of the Senate and the Committee on 9 Transportation and Infrastructure of the House of 10 Representatives—

(A) a report on the safety and seaworthiness of vessels referenced in section 5102(b)(5)
of title 46, United States Code; and

14 (B) recommendations for exempting cer15 tain vessels from the load line requirements
16 under chapter 51 of title 46 of such Code.

17 (2) ELEMENTS.—The report required under18 paragraph (1) shall include the following:

19 (A) An assessment of stability require20 ments of vessels referenced in section
21 5102(b)(5) of title 46, United States Code.

(B) An analysis of vessel casualties, mishaps, or other safety information relevant to
load line requirements when a vessel is operating part-time as a fish tender vessel.

1	(C) An assessment of any other safety in-
2	formation as the Comptroller General deter-
3	mines appropriate.
4	(D) A list of all vessels that, as of the date
5	of the report—
6	(i) are covered under section
7	5102(b)(5) of title 46, United States Code;
8	(ii) are acting as part-time fish tender
9	vessels; and
10	(iii) are subject to any captain of the
11	port zone subject to the oversight of the
12	Commandant.
13	(3) Consultation.—In preparing the report
14	required under paragraph (1), the Comptroller Gen-
15	eral shall consider consultation with, at a minimum,
16	the maritime industry, including—
17	(A) relevant Federal, State, and tribal
18	maritime associations and groups; and
19	(B) relevant federally funded research in-
20	stitutions, nongovernmental organizations, and
21	academia.
22	(d) APPLICABILITY.—Nothing in this section shall
23	limit any authority available, as of the date of enactment
24	of this Act, to the captain of a port with respect to safety

measures or any other authority as necessary for the safe ty of covered fishing vessels.

Subtitle E—Illegal Fishing and Forced Labor Prevention

5 SEC. 361. DEFINITIONS.

6 In this subtitle:

7 (1) FORCED LABOR.—The term "forced labor"
8 means any labor or service provided for or obtained
9 by any means described in section 1589(a) of title
10 18, United States Code.

(2) HUMAN TRAFFICKING.—The term "human
trafficking" has the meaning given the term "severe
forms of trafficking in persons" in section 103 of
the Trafficking Victims Protection Act of 2000 (22)
U.S.C. 7102).

16 (3) ILLEGAL, UNREPORTED, OR UNREGULATED
17 FISHING.—The term "illegal, unreported, or unregu18 lated fishing" has the meaning given such term in
19 the implementing regulations or any subsequent reg20 ulations issued pursuant to section 609(e) of the
21 High Seas Driftnet Fishing Moratorium Protection
22 Act (16 U.S.C. 1826j(e)).

23 (4) OPPRESSIVE CHILD LABOR.—The term "op24 pressive child labor" has the meaning given such

1	term in section 3 of the Fair Labor Standards Act
2	of 1938 (29 U.S.C. 203).
3	(5) SEAFOOD.—The term "seafood" means all
4	marine animal and plant life meant for consumption
5	as food other than marine mammals and birds, in-
6	cluding fish, shellfish, shellfish products, and proc-
7	essed fish.
8	(6) Seafood import monitoring program.—
9	The term "Seafood Import Monitoring Program"
10	means the Seafood Traceability Program established
11	in subpart Q of part 300 of title 50, Code of Federal
12	Regulations (or any successor regulation).
13	(7) Secretary.—The term "Secretary" means
14	the Secretary of Commerce, acting through the Ad-
15	ministrator of the National Oceanic and Atmos-
16	pheric Administration.
17	CHAPTER 1-COMBATING HUMAN TRAF-
18	FICKING THROUGH SEAFOOD IMPORT
19	MONITORING
20	SEC. 362. ENHANCEMENT OF SEAFOOD IMPORT MONI-
21	TORING PROGRAM AUTOMATED COMMER-
22	CIAL ENVIRONMENT MESSAGE SET.
23	The Secretary, in coordination with the Commis-
24	sioner of U.S. Customs and Border Protection, shall, not
25	later than 6 months after the date of enactment of this

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Act, develop a strategy to improve the quality and 1 2 verifiability of already collected Seafood Import Moni-3 toring Program Message Set data elements in the Auto-4 mated Commercial Environment system. Such strategy 5 shall prioritize the use of enumerated data types, such as checkboxes, dropdown menus, or radio buttons, and any 6 7 additional elements the Administrator of the National 8 Oceanic and Atmospheric Administration finds appro-9 priate.

10 SEC. 363. DATA SHARING AND AGGREGATION.

(a) INTERAGENCY WORKING GROUP ON ILLEGAL,
UNREPORTED, OR UNREGULATED FISHING.—Section
3551(c) of the Maritime SAFE Act (16 U.S.C. 8031(c))
is amended—

(1) by redesignating paragraphs (4) through
(13) as paragraphs (5) through (14), respectively;
and

18 (2) by inserting after paragraph (3) the fol-19 lowing:

20 "(4) maximizing the utility of the import data
21 collected by the members of the Working Group by
22 harmonizing data standards and entry fields;".

(b) PROHIBITION ON AGGREGATED CATCH DATA
FOR CERTAIN SPECIES.—Beginning not later than 1 year
after the date of enactment of this Act, for the purposes

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of compliance with respect to Northern red snapper under
 the Seafood Import Monitoring Program, the Secretary
 may not allow an aggregated harvest report of such spe cies, regardless of vessel size.

5 SEC. 364. IMPORT AUDITS.

6 (a) AUDIT PROCEDURES.—The Secretary shall, not 7 later than 1 year after the date of enactment of this Act, 8 implement procedures to audit information and supporting 9 records of sufficient numbers of imports of seafood and 10 seafood products subject to the Seafood Import Moni-11 toring Program to support statistically robust conclusions 12 that the samples audited are representative of all seafood 13 imports with respect to a given year.

14 (b) EXPANSION OF MARINE FORENSICS LABORA-15 TORY.—The Secretary shall, not later than 1 year after the date of enactment of this Act, begin the process of 16 expanding the National Oceanic and Atmospheric Admin-17 istration's Marine Forensics Laboratory, including by es-18 19 tablishing sufficient capacity for the development and de-20 ployment of rapid, and follow-up, analysis of field-based 21 tests focused on identifying Seafood Import Monitoring 22 Program species, and prioritizing such species at high risk 23 of illegal, unreported, or unregulated fishing and seafood fraud. 24

1 (c) ANNUAL REVISION.—In developing the proce-2 dures required in subsection (a), the Secretary shall use 3 predictive analytics to inform whether to revise such pro-4 cedures to prioritize for audit those imports originating 5 from nations—

6 (1) identified pursuant to sections 609(a) or 7 610(a) of the High Seas Driftnet Fishing Morato-8 rium Protection Act (16 U.S.C. 1826j(a)or 9 1826k(a)) that have not yet received a subsequent 10 positive certification pursuant to sections 609(d) or 11 610(c) of such Act, respectively;

(2) identified by an appropriate regional fishery
management organization as being the flag state or
landing location of vessels identified by other nations
or regional fisheries management organizations as
engaging in illegal, unreported, or unregulated fishing;

18 (3) identified as having human trafficking or 19 forced labor in any part of the seafood supply chain, 20 including on vessels flagged in such nation, and in-21 cluding feed for cultured production, in the most re-22 cent Trafficking in Persons Report issued by the 23 Department of State in accordance with the Traf-24 ficking Victims Protection Act of 2000 (22 U.S.C. 25 7101 et seq.);

(4) identified as producing goods that contain 1 2 seafood using forced labor or oppressive child labor 3 in the most recent List of Goods Produced by Child 4 Labor or Forced Labor in accordance with the Traf-5 ficking Victims Protection Act (22 U.S.C. 7101 et 6 seq.); and 7 (5) identified as at risk for human trafficking, 8 including forced labor, in their seafood catching and 9 processing industries by the report required under 10 section 3563 of the Maritime SAFE Act (Public 11 Law 116–92). 12 SEC. 365. AVAILABILITY OF FISHERIES INFORMATION. 13 Section 402(b)(1) of the Magnuson-Stevens Fishery 14 Conservation (16)U.S.C. and Management Act 15 1881a(b)(1) is amended— 16 (1) in subparagraph (G), by striking "or" after 17 the semicolon; 18 (2) in subparagraph (H), by striking the period and inserting "; or"; and 19 20 (3) by adding at the end the following: 21 "(I) to Federal agencies, to the extent nec-22 essary and appropriate, to administer Federal 23 programs established to combat illegal, unre-24 ported, or unregulated fishing (as defined in 25 section 361 of the Coast Guard Authorization

1	Act of 2022) or forced labor (as defined in sec-
2	tion 361 of the Coast Guard Authorization Act
3	of 2022).".
4	SEC. 366. AUTHORITY TO HOLD FISH PRODUCTS.
5	Section 311(b)(1) of the Magnuson-Stevens Fishery
6	Conservation and Management Act (16 U.S.C.
7	1861(b)(1)) is amended—
8	(1) in subparagraph (B), by striking "and"
9	after the semicolon;
10	(2) in subparagraph (C), by striking the period
11	and inserting "; and"; and
12	(3) by adding at the end the following a new
13	subparagraph:
14	"(D) detain, for a period of not more than 14
15	land and alternated of Cale on Cale and last increased
15	days, any shipment of fish or fish product imported
15 16	into, landed on, introduced into, exported from, or
16	into, landed on, introduced into, exported from, or
16 17	into, landed on, introduced into, exported from, or transported within the jurisdiction of the United
16 17 18	into, landed on, introduced into, exported from, or transported within the jurisdiction of the United States, or, if such fish or fish product is determined
16 17 18 19	into, landed on, introduced into, exported from, or transported within the jurisdiction of the United States, or, if such fish or fish product is determined to be perishable, sell and retain the proceeds there-
 16 17 18 19 20 	into, landed on, introduced into, exported from, or transported within the jurisdiction of the United States, or, if such fish or fish product is determined to be perishable, sell and retain the proceeds there- from for a period of not more than 21 days.".
 16 17 18 19 20 21 	 into, landed on, introduced into, exported from, or transported within the jurisdiction of the United States, or, if such fish or fish product is determined to be perishable, sell and retain the proceeds there-from for a period of not more than 21 days.". SEC. 367. REPORT ON SEAFOOD IMPORT MONITORING PRO-
 16 17 18 19 20 21 22 	 into, landed on, introduced into, exported from, or transported within the jurisdiction of the United States, or, if such fish or fish product is determined to be perishable, sell and retain the proceeds therefrom for a period of not more than 21 days.". SEC. 367. REPORT ON SEAFOOD IMPORT MONITORING PRO-GRAM.

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to the Committee on Commerce, Science, and Transpor-1 2 tation of the Senate and the Committee on Natural Re-3 sources of the House of Representatives a report that 4 summarizes the National Marine Fisheries Service's ef-5 forts to prevent the importation of seafood harvested 6 through illegal, unreported, or unregulated fishing, par-7 ticularly with respect to seafood harvested, produced, 8 processed, or manufactured by forced labor. Each such re-9 port shall be made publicly available on the website of the 10 National Oceanic and Atmospheric Administration.

(b) CONTENTS.—Each report submitted under sub-section (a) shall include—

(1) the volume and value of seafood species subject to the Seafood Import Monitoring Program, reported by 10-digit Harmonized Tariff Schedule of
the United States codes, imported during the previous fiscal year;

(2) the enforcement activities and priorities of
the National Marine Fisheries Service with respect
to implementing the requirements under the Seafood
Import Monitoring Program;

(3) the percentage of import shipments subject
to the Seafood Import Monitoring Program selected
for inspection or the information or records supporting entry selected for audit, as described in sec-

1	tion 300.324(d) of title 50, Code of Federal Regula-
2	tions;
3	(4) the number and types of instances of non-
4	compliance with the requirements of the Seafood Im-
5	port Monitoring Program;
6	(5) the number and types of instances of viola-
7	tions of State or Federal law discovered through the
8	Seafood Import Monitoring Program;
9	(6) the seafood species with respect to which
10	violations described in paragraphs (4) and (5) were
11	most prevalent;
12	(7) the location of catch or harvest with respect
13	to which violations described in paragraphs (4) and
14	(5) were most prevalent;
15	(8) the additional tools, such as high perform-
16	ance computing and associated costs, that the Sec-
17	retary needs to improve the efficacy of the Seafood
18	Import Monitoring Program; and
19	(9) such other information as the Secretary
20	considers appropriate with respect to monitoring and
21	enforcing compliance with the Seafood Import Moni-
22	toring Program.
23	SEC. 368. AUTHORIZATION OF APPROPRIATIONS.
24	There is authorized to be appropriated to the Com-
25	missioner of U.S. Customs and Border Protection to carry

out enforcement actions pursuant to section 307 of the
 Tariff Act of 1930 (19 U.S.C. 1307) \$20,000,000 for each
 of fiscal years 2023 through 2027.

4 CHAPTER 2—STRENGTHENING INTER-

5 NATIONAL FISHERIES MANAGEMENT

6 TO COMBAT HUMAN TRAFFICKING

7 SEC. 370. DENIAL OF PORT PRIVILEGES.

8 Section 101(a)(2) of the High Seas Driftnet Fish9 eries Enforcement Act (16 U.S.C. 1826a(a)(2)) is amend10 ed to read as follows:

11 "(2) DENIAL OF PORT PRIVILEGES.—The Sec12 retary of Homeland Security shall, in accordance
13 with international law—

14 "(A) withhold or revoke the clearance re-15 quired by section 60105 of title 46, United 16 States Code, for any large-scale driftnet fishing 17 vessel of a nation that receives a negative cer-18 tification under sections 609(d) or 610(c) of the 19 High Seas Driftnet Fishing Moratorium Protec-20 tion Act (16 U.S.C. 1826j(d) or 1826k(c)), or 21 fishing vessels of a nation that has been listed 22 pursuant to section 609(b) or section 610(a) of 23 such Act (16 U.S.C. 1826j(b) or 1826k(a)) in 24 2 or more consecutive reports for the same type 25 of fisheries activity, as described under section

1	607 of such Act (16 U.S.C. 1826h), until a
2	positive certification has been received;
3	"(B) withhold or revoke the clearance re-
4	quired by section 60105 of title 46, United
5	States Code, for fishing vessels of a nation that
6	has been listed pursuant to sections 609(a) or
7	610(a) of the High Seas Driftnet Fishing Mor-
8	atorium Protection Act (16 U.S.C. 1826j(a) or
9	1826k(a)) in 2 or more consecutive reports as
10	described under section 607 of such Act (16
11	U.S.C. 1826h); and
12	"(C) deny entry of that vessel to any place
13	in the United States and to the navigable
14	waters of the United States, except for the pur-
15	poses of inspecting such vessel, conducting an
16	investigation, or taking other appropriate en-
17	forcement action.".
18	SEC. 371. IDENTIFICATION AND CERTIFICATION CRITERIA.
19	(a) Denial of Port Privileges.—Section 609(a)
20	of the High Seas Driftnet Fishing Moratorium Protection
21	Act (16 U.S.C. 1826j(a)) is amended—
21 22	Act (16 U.S.C. 1826j(a)) is amended— (1) by striking paragraph (2) and inserting the
22	(1) by striking paragraph (2) and inserting the

engaging in or endorsing illegal, unreported, or un regulated fishing. In determining which nations to
 list in such report, the Secretary shall consider the
 following:

5 "(A) Any nation that is violating, or has 6 violated at any point during the 3 years preceding the date of the determination, conserva-7 8 tion and management measures, including catch 9 and other data reporting obligations and re-10 quirements, required under an international 11 fishery management agreement to which the 12 United States is a party.

"(B) Any nation that is failing, or has
failed in the 3-year period preceding the date of
the determination, to effectively address or regulate illegal, unreported, or unregulated fishing
within its fleets in any areas where its vessels
are fishing.

"(C) Any nation that fails to discharge duties incumbent upon it under international law
or practice as a flag, port, or coastal state to
take action to prevent, deter, and eliminate illegal, unreported, or unregulated fishing.

24 "(D) Any nation that has been identified25 as producing for export to the United States

1	seafood-related goods through forced labor or
2	oppressive child labor (as those terms are de-
3	fined in section 361 of the Coast Guard Au-
4	thorization Act of 2022) in the most recent List
5	of Goods Produced by Child Labor or Forced
6	Labor in accordance with the Trafficking Vic-
7	tims Protection Act of 2000 (22 U.S.C. 7101 et
8	seq.)."; and
9	(2) by adding at the end the following:
10	"(4) TIMING.—The Secretary shall make an
11	identification under paragraph (1) or (2) at any
12	time that the Secretary has sufficient information to
13	make such identification.".
14	(b) Illegal, Unreported, or Unregulated Cer-
15	TIFICATION DETERMINATION.—Section 609 of the High
16	Seas Driftnet Fishing Moratorium Protection Act (16
17	U.S.C. 1826j) is amended—
18	(1) in subsection (d) , by striking paragraph (3)
19	and inserting the following:
20	"(3) EFFECT OF CERTIFICATION DETERMINA-
21	TION.—
22	"(A) EFFECT OF NEGATIVE CERTIFI-
23	CATION.—The provisions of subsection (a) and
24	paragraphs (3) and (4) of subsection (b) of sec-
25	tion 101 of the High Seas Driftnet Fisheries

1	Enforcement Act (16 U.S.C. 1826a(a) and
2	(b)(3) and (4)) shall apply to any nation that,
3	after being identified and notified under sub-
4	section (b) has failed to take the appropriate
5	corrective actions for which the Secretary has
6	issued a negative certification under this sub-
7	section.
8	"(B) EFFECT OF POSITIVE CERTIFI-
9	CATION.—The provisions of subsection (a) and
10	paragraphs (3) and (4) of subsection (b) of sec-
11	tion 101 of the High Seas Driftnet Fisheries
12	Enforcement Act (16 U.S.C. 1826a(a) and

12 Enforcement Act (16 U.S.C. 1826a(a) and 13 (b)(3) and (4)) shall not apply to any nation 14 identified under subsection (a) for which the 15 Secretary has issued a positive certification 16 under this subsection.";

17 (2) by redesignating subsections (e) and (f) as18 subsections (f) and (g), respectively; and

19 (3) by inserting after subsection (d) the fol-20 lowing:

21 "(e) RECORDKEEPING REQUIREMENTS.—The Sec-22 retary shall ensure that seafood or seafood products au-23 thorized for entry under this section are imported con-24 sistent with the reporting and the recordkeeping require-25 ments of the Seafood Import Monitoring Program de-

1	scribed in part 300.324(b) of title 50, Code of Federal
2	Regulations (or any successor regulation)."; and
3	SEC. 372. EQUIVALENT CONSERVATION MEASURES.
4	(a) IDENTIFICATION.—Section 610(a) of the High
5	Seas Driftnet Fishing Moratorium Protection Act (16
6	U.S.C. 1826k(a)) is amended to read as follows:
7	"(a) Identification.—
8	"(1) IN GENERAL.—The Secretary shall iden-
9	tify and list in the report under section 607—
10	"(A) a nation if—
11	"(i) any fishing vessel of that nation
12	is engaged, or has been engaged during the
13	3 years preceding the date of the deter-
14	mination, in fishing activities or practices
15	on the high seas or within the exclusive
16	economic zone of any nation, that have re-
17	sulted in bycatch of a protected living ma-
18	rine resource; and
19	"(ii) the vessel's flag state has not
20	adopted, implemented, and enforced a reg-
21	ulatory program governing such fishing de-
22	signed to end or reduce such bycatch that
23	is comparable in effectiveness to the regu-
24	latory program of the United States, tak-
25	ing into account differing conditions; and

"(B) a nation if— 1 2 "(i) any fishing vessel of that nation 3 is engaged, or has engaged during the 3 4 years preceding the date of the determina-5 tion, in fishing activities on the high sees 6 or within the exclusive economic zone of 7 another nation that target or incidentally 8 catch sharks; and 9 "(ii) the vessel's flag state has not 10 adopted, implemented, and enforced a reg-11 ulatory program to provide for the con-12 servation of sharks, including measures to 13 prohibit removal of any of the fins of a 14 shark, including the tail, before landing the 15 shark in port, that is comparable to that of 16 the United States. 17 "(2) TIMING.—The Secretary shall make an 18 identification under paragraph (1) at any time that 19 the Secretary has sufficient information to make 20 such identification.". 21 (b) CONSULTATION AND NEGOTIATION.—Section 22 610(b) of the High Seas Driftnet Fishing Moratorium 23 Protection Act (16 U.S.C. 1826k(b)) is amended to read as follows: 24

"(b) CONSULTATION AND NEGOTIATION.—The Sec retary of State, acting in conjunction with the Secretary,
 shall—

4 "(1) notify, as soon as practicable, the Presi5 dent and nations that are engaged in, or that have
6 any fishing vessels engaged in, fishing activities or
7 practices described in subsection (a), about the pro8 visions of this Act;

9 "(2) initiate discussions as soon as practicable 10 with all foreign nations that are engaged in, or a 11 fishing vessel of which has engaged in, fishing activi-12 ties described in subsection (a), for the purpose of 13 entering into bilateral and multilateral treaties with 14 such nations to protect such species and to address any underlying failings or gaps that may have con-15 16 tributed to identification under this Act;

"(3) seek agreements calling for international
restrictions on fishing activities or practices described in subsection (a) through the United Nations, the Committee on Fisheries of the Food and
Agriculture Organization of the United Nations, and
appropriate international fishery management bodies; and

24 "(4) initiate the amendment of any existing25 international treaty for the protection and conserva-

1	tion of such species to which the United States is a
2	party in order to make such treaty consistent with
3	the purposes and policies of this section.".
4	(c) Conservation Certification Procedure.—
5	Section 610(c) of the High Seas Driftnet Fishing Morato-
6	rium Protection Act (16 U.S.C. 1826k(c)) is amended—
7	(1) in paragraph (2) , by inserting "the public
8	and" after "comment by";
9	(2) in paragraph (4) —
10	(A) in subparagraph (A), by striking
11	"and" after the semicolon;
12	(B) in subparagraph (B), by striking the
13	period at the end and inserting "; and"; and
14	(C) by adding at the end the following:
15	"(C) ensure that any such fish or fish
16	products authorized for entry under this section
17	are imported consistent with the reporting and
18	the recordkeeping requirements of the Seafood
19	Import Monitoring Program established in sub-
20	part Q of part 300 of title 50, Code of Federal
21	Regulations (or any successor regulation).";
22	and
23	(3) in paragraph (5), by striking "(except to
24	the extent that such provisions apply to sport fishing
25	equipment or fish or fish products not caught by the

1	vessels engaged in illegal, unreported, or unregulated
2	fishing)".
3	(d) Definition of Protected Living Marine Re-
4	SOURCE.—Section 610(e) of the High Seas Driftnet Fish-
5	ing Moratorium Protection Act (16 U.S.C. 1826k(e)) is
6	amended by striking paragraph (1) and inserting the fol-
7	lowing:
8	"(1) except as provided in paragraph (2) ,
9	means nontarget fish, sea turtles, or marine mam-
10	mals that are protected under United States law or
11	international agreement, including—
12	"(A) the Marine Mammal Protection Act
13	of 1972 (16 U.S.C. 1361 et seq.);
14	"(B) the Endangered Species Act of 1973
15	(16 U.S.C. 1531 et seq.);
16	"(C) the Shark Finning Prohibition Act
17	(16 U.S.C. 1822 note); and
18	"(D) the Convention on International
19	Trade in Endangered Species of Wild Fauna
20	and Flora, done at Washington March 3, 1973
21	(27 UST 1087; TIAS 8249); but".
22	SEC. 373. CAPACITY BUILDING IN FOREIGN FISHERIES.
23	(a) IN GENERAL.—The Secretary of Commerce, in
24	consultation with the heads of other Federal agencies, as

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appropriate, shall develop and carry out with partner gov-

2 ernments and civil society— 3 (1) multi-year international environmental co-4 operation agreements and projects; and 5 (2) multi-year capacity-building projects for im-6 plementing measures to address illegal, unreported, 7 or unregulated fishing, fraud, forced labor, bycatch, 8 and other conservation measures. 9 (b) CAPACITY BUILDING.—Section 3543(d) of the 10 Maritime SAFE Act (16 U.S.C. 8013(d)) is amended— 11 (1) in the matter preceding paragraph (1), by 12 striking "as appropriate,"; and 13 (2) in paragraph (3), by striking "as appro-14 priate" and inserting "for all priority regions identi-15 fied by the Working Group". 16 (c) REPORTS.—Section 3553 of the Maritime SAFE 17 Act (16 U.S.C. 8033) is amended— 18 (1) in paragraph (7), by striking "and" after 19 the semicolon; 20 (2) in paragraph (8), by striking the period at the end and inserting "; and"; and 21 22 (3) by adding at the end the following: 23 "(9) the status of work with global enforcement

24 partners.".

1	SEC. 374. TRAINING OF UNITED STATES OBSERVERS.
2	Section 403(b) of the Magnuson-Stevens Fishery
3	Conservation and Management Act (16 U.S.C. 1881b(b))
4	is amended—
5	(1) in paragraph (3), by striking "and" after
6	the semicolon;
7	(2) by redesignating paragraph (4) as para-
8	graph (5) ; and
9	(3) by inserting after paragraph (3) the fol-
10	lowing:
11	"(4) ensure that each observer has received
12	training to identify indicators of forced labor (as de-
13	fined in section 361 of the Coast Guard Authoriza-
14	tion Act of 2022) and human trafficking (as defined
15	in section 361 of the Coast Guard Authorization Act
16	of 2022) and refer this information to appropriate
17	authorities; and".
18	SEC. 375. REGULATIONS.
19	Not later than 1 year after the date of enactment

21 tions as may be necessary to carry out this title.

20 of this Act, the Secretary shall promulgate such regula-

TITLE IV—SUPPORT FOR COAST GUARD WORKFORCE Subtitle A—Support for Coast Guard Members and Families

5 SEC. 401. COAST GUARD CHILD CARE IMPROVEMENTS.

6 (a) FAMILY DISCOUNT FOR CHILD DEVELOPMENT
7 SERVICES.—Section 2922(b)(2) of title 14, United States
8 Code, is amended by adding at the end the following:

9 "(D) In the case of an active duty member with 10 two or more children attending a Coast Guard child 11 development center, the Commandant may modify 12 the fees to be charged for attendance for the second 13 and any subsequent child of such member by an 14 amount that is 15 percent less than the amount of 15 the fee otherwise chargeable for the attendance of 16 the first such child enrolled at the center, or another 17 fee as the Commandant determines appropriate, con-18 sistent with multiple children.".

19 (b) CHILD DEVELOPMENT CENTER STANDARDS AND
20 INSPECTIONS.—Section 2923(a) of title 14, United States
21 Code, is amended to read as follows:

22 "(a) STANDARDS.—The Commandant shall require
23 each Coast Guard child development center to meet stand24 ards of operation—

"(1) that the Commandant considers appro-
priate to ensure the health, safety, and welfare of
the children and employees at the center; and
((2) necessary for accreditation by an appro-
priate national early childhood programs accrediting
entity.".
(c) CHILD CARE SUBSIDY PROGRAM.—
(1) AUTHORIZATION.—
(A) IN GENERAL.—Subchapter II of chap-
ter 29 of title 14, United States Code, is
amended by inserting at the end the following:
"§2927. Child care subsidy program
"(a) AUTHORITY.—The Commandant may operate a
child care subsidy program to provide financial assistance
to eligible providers that provide child care services or
youth program services to members of the Coast Guard
and any other individual the Commandant considers ap-
propriate, if—
"(1) providing such financial assistance—
"(A) is in the best interests of the Coast
Guard; and
"(B) enables supplementation or expansion
of the provision of Coast Guard child care serv-
ices, while not supplanting or replacing Coast
Guard child care services; and

1	"(2) the Commandant ensures, to the extent
2	practicable, that the eligible provider is able to com-
3	ply, and does comply, with the regulations, policies,
4	and standards applicable to Coast Guard child care
5	services.
6	"(b) ELIGIBLE PROVIDERS.—A provider of child care
7	services or youth program services is eligible for financial
8	assistance under this section if the provider—
9	"(1) is licensed to provide such services under
10	applicable State and local law;
11	"(2) is registered in an au pair program of the
12	Department of State;
13	"(3) is a family home daycare; or
14	"(4) is a provider of family child care services
15	that—
16	"(A) otherwise provides federally funded or
17	federally sponsored child development services;
18	"(B) provides such services in a child de-
19	velopment center owned and operated by a pri-
20	vate, not-for-profit organization;
21	"(C) provides a before-school or after-
22	school child care program in a public school fa-
23	cility;

1	"(D) conducts an otherwise federally fund-
2	ed or federally sponsored school-age child care
3	or youth services program;
4	"(E) conducts a school-age child care or
5	youth services program operated by a not-for-
6	profit organization;
7	"(F) provides in-home child care, such as
8	a nanny or an au pair; or
9	"(G) is a provider of another category of
10	child care services or youth program services
11	the Commandant considers appropriate for
12	meeting the needs of members or civilian em-
13	ployees of the Coast Guard.
14	"(c) FUNDING.—To provide financial assistance
15	under this subsection, the Commandant may use any
16	funds appropriated for the Coast Guard for operation and
17	maintenance.".
18	(B) CLERICAL AMENDMENT.—The analysis
19	for chapter 29 of title 14, United States Code,
20	is amended by inserting after the item relating
21	to section 2926 the following:
	"2927. Child care subsidy program.".
22	(2) Expansion of child care subsidy pro-
23	GRAM.—
24	(A) IN GENERAL.—The Commandant
25	shall—

1	(i) evaluate potential eligible uses for
2	the child care subsidy program established
3	under section 2927 of title 14, United
4	States Code (referred to in this paragraph
5	as the "program"); and
6	(ii) expand the eligible uses of funds
7	for the program to accommodate the child
8	care needs of members of the Coast Guard
9	(including such members with nonstandard
10	work hours and surge or other deployment
11	cycles), including by providing funds di-
12	rectly to such members instead of care pro-
13	viders.
14	(B) Considerations.—In evaluating po-
15	tential eligible uses under subparagraph (A),
16	the Commandant shall consider au pairs, nanny
17	services, nanny shares, in-home child care serv-
18	ices, care services such as supplemental care for
19	children with disabilities, and any other child
20	care delivery method the Commandant con-
21	siders appropriate.
22	(C) Requirements.—In establishing ex-
23	panded eligible uses of funds for the program,
24	the Commandant shall ensure that such uses—

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1	(i) are in the best interests of the
2	Coast Guard;
3	(ii) provide flexibility for members of
4	the Coast Guard, including such members
5	and employees with nonstandard work
6	hours; and
7	(iii) ensure a safe environment for de-
8	pendents of such members and employees.
9	(D) PUBLICATION.—Not later than 18
10	months after the date of the enactment of this
11	Act, the Commandant shall publish an updated
12	Commandant Instruction Manual (referred to
13	in this paragraph as the "manual") that de-
14	scribes the expanded eligible uses of the pro-
15	gram.
16	(E) Report.—
17	(i) IN GENERAL.—Not later than 18
18	months after the date of the enactment of
19	this Act, the Commandant shall submit to
20	the Committee on Commerce, Science, and
21	Transportation of the Senate and the
22	Committee on Transportation and Infra-
23	structure of the House of Representatives
24	a report outlining the expansion of the pro-
25	gram.

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1	(ii) Elements.—The report required
2	by clause (i) shall include the following:
3	(I) An analysis of the consider-
4	ations described in subparagraph (B).
5	(II) A description of the analysis
6	used to identify eligible uses that were
7	evaluated and incorporated into the
8	manual under subparagraph (D).
9	(III) A full analysis and justifica-
10	tion with respect to the forms of care
11	that were ultimately not included in
12	the manual.
13	(IV) Any recommendation with
14	respect to funding or additional au-
15	thorities necessary, including pro-
16	posals for legislative change, to meet
17	the current and anticipated future
18	child care subsidy demands of the
19	Coast Guard.
20	SEC. 402. ARMED FORCES ACCESS TO COAST GUARD CHILD
21	CARE FACILITIES.
22	Section 2922(a) of title 14, United States Code, is
23	amended to read as follows:
24	"(a)(1) The Commandant may make child develop-
25	ment services available, in such priority as the Com-

mandant considers to be appropriate and consistent with
 readiness and resources and in the best interests of de pendents of members and civilian employees of the Coast
 Guard, for—

5 "(A) members and civilian employees of the
6 Coast Guard;

"(B) surviving dependents of members of the
Coast Guard who have died on active duty, if such
dependents were beneficiaries of a Coast Guard child
development service at the time of the death of such
members;

12 "(C) members of the armed forces (as defined
13 in section 101 of title 10, United States Code); and
14 "(D) Federal civilian employees.

15 "(2) Child development service benefits provided
16 under the authority of this section shall be in addition to
17 benefits provided under other laws.".

18 SEC. 403. CADET PREGNANCY POLICY IMPROVEMENTS.

(a) REGULATIONS REQUIRED.—Not later than 18
months after the date of the enactment of this Act, the
Secretary of the department in which the Coast Guard is
operating, in consultation with the Secretary of Defense,
shall prescribe regulations that—

(1) preserve parental guardianship rights of ca dets who become pregnant or father a child while at tending the Coast Guard Academy; and

4 (2) maintain military and academic require-5 ments for graduation and commissioning.

6 (b) BRIEFING.—Not later than 180 days after the 7 date of the enactment of this Act, the Secretary of the 8 department in which the Coast Guard is operating shall 9 provide to the Committee on Commerce, Science, and 10 Transportation of the Senate and the Committee on Transportation and Infrastructure of the House of Rep-11 12 resentatives a briefing on the development of the regula-13 tions required by subsection (a).

14 SEC. 404. PILOT PROGRAM FOR FERTILITY TREATMENTS.

15 (a) FINDINGS.—Congress makes the following find-16 ings:

17 (1) Members of the Coast Guard face unique18 challenges in addressing infertility issues.

19 (2) Frequent deployments, dislocation, trans20 fers, and operational tempo impart unique stresses
21 to members of the Coast Guard and their families.
22 The same stressors often disrupt or make fertility
23 treatments impractical or cost prohibitive.

(3) Only 6 military treatment facilities in the
 United States offer fertility treatments to members
 of the Armed Forces.

4 (b) AUTHORIZATION.—

5 (1) IN GENERAL.—Not later than 180 days 6 after the date of the enactment of this Act, the 7 Commandant shall establish a pilot program for all 8 qualified members of the Coast Guard for the pur-9 pose of expanding access to fertility treatment cen-10 ters.

(2) INCLUSIONS.—The pilot program required
by paragraph (1) may expand access and availability
of fertility-related medical care and treatments, as
determined by the Commandant.

(3) CONSIDERATION OF METHODS TO EXPAND
ACCESS.—As part of the pilot program under this
section, the Commandant shall consider methods to
expand access to fertility treatments for members of
the Coast Guard, including by—

20 (A) examining support to improve access
21 to fertility services traditionally considered non22 essential and not covered by the TRICARE pro23 gram (as defined under section 1072(7) of title
24 10, United States Code), such as medications,
25 reproductive counseling, and other treatments;

1	(B) exploring ways to increase access to
2	military treatment facilities that offer assistive
3	reproductive technology services, consistent
4	with—
5	(i) the Department of Defense Joint
6	Travel Regulations issued on June 1,
7	2022; and
8	(ii) the Coast Guard Supplement to
9	the Joint Travel Regulations issued on
10	June 28, 2019;
11	(C) developing a process to allow assign-
12	ment or reassignment of members of the Coast
13	Guard requesting fertility treatments to a loca-
14	tion conducive to receiving treatments; and
15	(D) in a case in which use of military
16	treatment facilities is not available or prac-
17	ticable, entering into partnerships with private-
18	sector fertility treatment providers; and
19	(E) providing flexible working hours, duty
20	schedules, and administrative leave to allow for
21	necessary treatments, appointments, and other
22	services associated with receipt of fertility treat-
23	ments and associated care.

(c) DURATION.—The duration of the pilot program
 under subsection (a) shall be not less than 5 years begin ning on the date on which the pilot program is established.
 (d) DISCHARGE ON DISTRICT BASIS.—The Com mandant—

6 (1) may carry out the pilot program on a dis-7 trict basis; and

8 (2) shall include remote and urban units in the9 pilot program.

10 SEC. 405. COMBAT-RELATED SPECIAL COMPENSATION.

11 (a) REPORT AND BRIEFING.—Not later than 90 days 12 after the date of the enactment of this Act, and every 180 13 days thereafter until the date that is 5 years after the date on which the initial report is submitted under this 14 15 subsection, the Commandant shall submit a report and provide an in-person briefing to the Committee on Com-16 17 merce, Science, and Transportation of the Senate and the 18 Committee on Transportation and Infrastructure of the 19 House of Representatives on the implementation of section 20 221 of the Coast Guard Authorization Act of 2015 (Public 21 Law 114–120; 10 U.S.C. 1413a note).

(b) ELEMENTS.—Each report and briefing requiredby subsection (a) shall include the following:

1	(1) A description of methods to educate mem-
2	bers and retirees on the combat-related special com-
3	pensation program.
4	(2) Statistics regarding enrollment in such pro-
5	gram for members of the Coast Guard and Coast
6	Guard retirees.
7	(3) A summary of each of the following:
8	(A) Activities carried out relating to the
9	education of members of the Coast Guard par-
10	ticipating in the Transition Assistance Program
11	with respect to the combat-related special com-
12	pensation program.
13	(B) Activities carried out relating to the
14	education of members of the Coast Guard who
15	are engaged in missions in which they are sus-
16	ceptible to injuries that may result in qualifica-
17	tion for combat-related special compensation,
18	including flight school, the National Motor Life-
19	boat School, deployable special forces, and other
20	training programs as the Commandant con-
21	siders appropriate.
22	(C) Activities carried out relating to train-
23	ing physicians and physician assistants em-
24	ployed by the Coast Guard, or otherwise sta-
25	tioned in Coast Guard clinics, sickbays, or other

1	locations at which medical care is provided to
2	members of the Coast Guard, for the purpose
3	of ensuring, during medical examinations, ap-
4	propriate counseling and documentation of
5	symptoms, injuries, and the associated incident
6	that resulted in such injuries.
7	(D) Activities relating to the notification of
8	heath service officers with respect to the com-
9	bat-related special compensation program.
10	(4) The written guidance provided to members
11	of the Coast Guard regarding necessary record-
12	keeping to ensure eligibility for benefits under such
13	program.
14	(5) Any other matter relating to combat-related
15	special compensation the Commandant considers ap-
16	propriate.
17	(c) DISABILITY DUE TO CHEMICAL OR HAZARDOUS
18	MATERIAL EXPOSURE.—Section $221(a)(2)$ of the Coast
19	Guard Reauthorization Act of 2015 (Public Law 114–120;
20	10 U.S.C. 1413a note) is amended, in the matter pre-
21	ceding subparagraph (A)—
22	(1) by striking "and hazardous" and inserting
23	", hazardous"; and
24	(2) by inserting ", or a duty in which chemical
25	or other hazardous material exposure has occurred

1	(such as during marine inspections or pollution re-
2	sponse activities)" after "surfman)".
3	SEC. 406. RESTORATION OF AMOUNTS IMPROPERLY WITH-
4	HELD FOR TAX PURPOSES FROM SEVERANCE
5	PAYMENTS TO VETERANS OF THE COAST
6	GUARD WITH COMBAT-RELATED INJURIES.
7	(a) Application to Members of the Coast
8	GUARD WHEN THE COAST GUARD IS NOT OPERATING
9	AS A SERVICE IN THE DEPARTMENT OF THE NAVY.—The
10	Combat-Injured Veterans Tax Fairness Act of 2016 (Pub-
11	lic Law 114–292; 10 U.S.C. 1212 note) is amended—
12	(1) in section 3 —
13	(A) in subsection (a)—
14	(i) in the matter preceding paragraph
15	(1), by inserting "(and the Secretary of
16	Homeland Security, with respect to the
17	Coast Guard when it is not operating as a
18	service in the Department of the Navy,
19	and the Secretary of Transportation, with
20	respect to the Coast Guard during the pe-
21	riod in which it was operating as a service
22	in the Department of Transportation), in
23	coordination with the Secretary of the
24	Treasury," after "the Secretary of De-
25	fense'';

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1	(ii) in paragraph (1)(A)—
2	(I) in clause (i), by striking "the
3	Secretary" and inserting "the Sec-
4	retary of Defense (or the Secretary of
5	Homeland Security or the Secretary
6	of Transportation, with respect to the
7	Coast Guard, as applicable)";
8	(II) in clause (ii), by striking
9	"the Secretary" and inserting "the
10	Secretary of Defense (or the Secretary
11	of Homeland Security or the Sec-
12	retary of Transportation, with respect
13	to the Coast Guard, as applicable)";
14	and
15	(III) in clause (iv), striking "the
16	Secretary" and inserting "the Sec-
17	retary of Defense (or the Secretary of
18	Homeland Security or the Secretary
19	of Transportation, with respect to the
20	Coast Guard, as applicable)"; and
21	(iii) in paragraph (2), by amending
22	subparagraph (B) to read as follows:
23	"(B) instructions for—

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1	"(i) filing amended tax returns to re-
2	cover the amounts improperly withheld for
3	tax purposes; and
4	"(ii) requesting standard refund
5	amounts described in subsection (b).";
6	(B) by redesignating subsection (b) as sub-
7	section (c); and
8	(C) by inserting after subsection (a) the
9	following:
10	"(b) Standard Refund Amounts Described.—
11	The standard refund amounts described in this subsection
12	are—
13	"(1) \$1,750 for tax years 1991 through 2005;
14	"(2) \$2,400 for tax years 2006 through 2010;
15	and
16	"(3) \$3,200 for tax years 2011 through 2016.";
17	(2) in section 4—
18	(A) in the section heading, by inserting
19	"AND THE SECRETARY OF THE DEPART-
20	MENT IN WHICH THE COAST GUARD IS OP-
21	ERATING" after "SECRETARY OF DE-
22	FENSE'';
23	(B) by inserting "(and the Secretary of the
24	Department in which the Coast Guard is oper-
25	ating when it is not operating as a service in

1	the Department of the Navy), in coordination
2	with the Secretary of the Treasury," after "The
3	Secretary of Defense"; and
4	(C) by striking "made by the Secretary"
5	and inserting "made by the Secretary of De-
6	fense (and the Secretary of the Department in
7	which the Coast Guard is operating with re-
8	spect to the Coast Guard)"; and
9	(3) in section 5—
10	(A) in subsection (a)—
11	(i) by inserting "(and the Secretary of
12	the Department in which the Coast Guard
13	is operating, with respect to the Coast
14	Guard when it is not operating as a service
15	in the Department of the Navy, and the
16	Secretary of Transportation, with respect
17	to the Coast Guard during the period in
18	which it was operating as a service in the
19	Department of Transportation)" after "the
20	Secretary of Defense"; and
21	(ii) by striking "the Secretary to" and
22	inserting "the Secretary of Defense (or the
23	Secretary of Homeland Security or the
24	Secretary of Transportation, with respect
25	to the Coast Guard, as applicable) to"; and

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1	(B) in subsection (b)—
2	(i) in paragraph (2), by striking "the
3	Secretary" and inserting "the Secretary of
4	Defense (or the Secretary of Homeland Se-
5	curity or the Secretary of Transportation,
6	with respect to the Coast Guard, as appli-
7	cable)"; and
8	(ii) in paragraph (3), by striking "the
9	Secretary" and inserting "the Secretary of
10	Defense (or the Secretary of Homeland Se-
11	curity, with respect to the Coast Guard
12	when it is not operating as a service in the
13	Department of the Navy)".
14	(b) DEADLINES.—
15	(1) Identification of amounts improperly
16	WITHHELD AND REPORTING.—The Secretary of
17	Homeland Security and the Secretary of Transpor-
18	tation, in coordination with the Secretary of the
19	Treasury, shall carry out the requirements under—
20	(A) section 3(a) of the Combat-Injured
21	Veterans Tax Fairness Act of 2016 (Public
22	Law 114–292; 10 U.S.C. 1212 note), as
23	amended by subsection $(a)(1)(A)$, not later than
24	1 year after the date of the enactment of this
25	Act; and

1	(B) section 5 of that Act, as amended by
2	subsection $(a)(3)$, not later than 1 year after
3	the date of the enactment of this Act.
4	(2) Ensuring amounts are not improperly
5	WITHHELD.—The Secretary of Homeland Security
6	shall carry out the requirements under section 4 of
7	the Combat-Injured Veterans Tax Fairness Act of
8	2016 (Public Law 114–292; 10 U.S.C. 1212 note),
9	as amended by subsection (a)(2), beginning on the
10	date of the enactment of this Act.
11	SEC. 407. MODIFICATION OF BASIC NEEDS ALLOWANCE
12	FOR MEMBERS OF THE COAST GUARD.
13	(a) IN GENERAL.—Section 402b of title 37, United
13 14	(a) IN GENERAL.—Section 402b of title 37, United States Code, is amended—
14	States Code, is amended—
14 15	States Code, is amended— (1) by redesignating subsections (h) through (k)
14 15 16	States Code, is amended— (1) by redesignating subsections (h) through (k) as subsections (i) through (l), respectively; and
14 15 16 17	 States Code, is amended— (1) by redesignating subsections (h) through (k) as subsections (i) through (l), respectively; and (2) by inserting after subsection (g) the fol-
14 15 16 17 18	States Code, is amended— (1) by redesignating subsections (h) through (k) as subsections (i) through (l), respectively; and (2) by inserting after subsection (g) the fol- lowing:
14 15 16 17 18 19	States Code, is amended— (1) by redesignating subsections (h) through (k) as subsections (i) through (l), respectively; and (2) by inserting after subsection (g) the fol- lowing: "(h) SPECIAL RULE FOR MEMBERS OF COAST
 14 15 16 17 18 19 20 	States Code, is amended— (1) by redesignating subsections (h) through (k) as subsections (i) through (l), respectively; and (2) by inserting after subsection (g) the fol- lowing: "(h) SPECIAL RULE FOR MEMBERS OF COAST GUARD.—
 14 15 16 17 18 19 20 21 	States Code, is amended— (1) by redesignating subsections (h) through (k) as subsections (i) through (l), respectively; and (2) by inserting after subsection (g) the fol- lowing: "(h) SPECIAL RULE FOR MEMBERS OF COAST GUARD.— "(1) IN GENERAL.—In the case of a member of
 14 15 16 17 18 19 20 21 22 	States Code, is amended— (1) by redesignating subsections (h) through (k) as subsections (i) through (l), respectively; and (2) by inserting after subsection (g) the fol- lowing: "(h) SPECIAL RULE FOR MEMBERS OF COAST GUARD.— "(1) IN GENERAL.—In the case of a member of the Coast Guard, the Secretary concerned shall—

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1 "(B) if the Secretary concerned determines 2 a member is eligible for the allowance, pay the 3 allowance to the member unless the member 4 elects not to receive the allowance. "(2) ATTESTATION OF INCOME.—A member of 5 6 the Coast Guard is not required to submit an appli-7 cation under subsection (e) to receive the allowance 8 under subsection (a), but not less frequently than bi-9 ennially, the member shall submit to the Secretary 10 concerned an attestation that the gross household 11 income of the member does not exceed the amount 12 described in subsection (b)(2). 13 "(3) ELECTRONIC PROCESS.—The Secretary 14 concerned shall establish an electronic process pur-15 suant to which a member of the Coast Guard may— "(A) elect under paragraph (1)(B) not to 16 17 receive the allowance; or 18 "(B) submit an attestation under para-19 graph (2).". 20 (b) CONFORMING AMENDMENTS.—Such section is 21 further amended— 22 (1) in subsection (e)— 23 (A) in paragraphs (1) and (2), by striking "A member" both places it appears and insert-24

1	ing "Except as provided by subsection (h), a
2	member"; and
3	(B) in paragraph $(4)(B)$ —
4	(i) by striking "that the member" and
5	inserting the following: "that—
6	"(i) the member";
7	(ii) by striking the period at the end
8	and inserting "; or"; and
9	(iii) by adding at the end the fol-
10	lowing:
11	"(ii) in the case of a member of the
12	Coast Guard, that the member may receive
13	the allowance as provided by subsection
14	(h)."; and
15	(2) in subsection $(g)(2)$, by striking "A mem-
16	ber" and inserting "Except as provided by sub-
17	section (h), a member".
18	SEC. 408. STUDY ON FOOD SECURITY.
19	(a) Study.—
20	(1) IN GENERAL.—The Commandant shall con-
21	duct a study on food insecurity among members of
22	the Coast Guard.
23	(2) ELEMENTS.—The study required by para-
24	graph (1) shall include the following:

1	(A) An analysis of the impact of food
2	deserts on members of the Coast Guard, and
3	their dependents, who live in areas with high
4	costs of living, including areas with high-density
5	populations and rural areas.
6	(B) A comparison of—
7	(i) the current method used by the
8	Commandant to determine which areas are
9	considered to be high cost-of-living areas;
10	(ii) local-level indicators used by the
11	Bureau of Labor Statistics to determine
12	cost of living that indicate buying power
13	and consumer spending in specific geo-
14	graphic areas; and
15	(iii) indicators of cost of living used
16	by the Department of Agriculture in mar-
17	ket basket analyses, and other measures of
18	local and regional food costs.
19	(C) An assessment of the accuracy of the
20	method and indicators described in subpara-
21	graph (B) in quantifying high cost of living in
22	low-data and remote areas.
23	(D) An assessment of the manner in which
24	data accuracy and availability affect the accu-
25	racy of cost-of-living allowance calculations and

1	other herefits of the Commandant considers
	other benefits, as the Commandant considers
2	appropriate.
3	(E) Recommendations—
4	(i) to improve access to high-quality,
5	affordable food within a reasonable dis-
6	tance of Coast Guard units located in
7	areas identified as food deserts;
8	(ii) to reduce transit costs for mem-
9	bers of the Coast Guard and their depend-
10	ents who are required to travel to access
11	high-quality, affordable food; and
12	(iii) for improving the accuracy of
13	such calculations.
14	(F) The estimated costs of implementing
15	each recommendation made under subpara-
16	graph (E).
17	(b) PLAN.—
18	(1) IN GENERAL.—The Commandant shall de-
19	velop a detailed plan to implement the recommenda-
20	tions of the study conducted under subsection (a).
21	(2) REPORT.—Not later than 1 year after the
22	date of the enactment of this Act, the Commandant
23	shall provide to the Committee on Commerce,
24	Science, and Transportation of the Senate and the
25	Committee on Transportation and Infrastructure of

the House of Representatives a briefing on the plan
 required by paragraph (1), including the cost of im plementation, proposals for legislative change, and
 any other result of the study the Commandant con siders appropriate.

6 (c) FOOD DESERT DEFINED.—In this section, the
7 term "food desert" means an area, as determined by the
8 Commandant, in which it is difficult to obtain affordable,
9 high-quality fresh food in the immediate area in which
10 members of the Coast Guard serve and reside.

11 Subtitle B—Healthcare

12 SEC. 421. DEVELOPMENT OF MEDICAL STAFFING STAND-

13

ARDS FOR THE COAST GUARD.

14 (a) IN GENERAL.—Not later than 180 days after the 15 date of the enactment of this Act, the Commandant, in consultation with the Defense Health Agency and any 16 17 healthcare expert the Commandant considers appropriate, 18 shall develop medical staffing standards for the Coast 19 Guard consistent with the recommendations of the Comptroller General of the United States set forth in the report 20 21 entitled "Coast Guard Health Care: Improvements Needed 22 for Determining Staffing Needs and Monitoring Access to 23 Care" published in February 2022.

1 (b) INCLUSIONS.—The standards required by sub-2 section (a) shall address and take into consideration the following: 3 4 (1) Current and future operations of healthcare 5 personnel in support of Department of Homeland 6 Security missions, including surge deployments for 7 incident response. 8 (2) Staffing standards for specialized providers, 9 such as flight surgeons, dentists, behavioral health 10 specialists, and physical therapists. 11 (3) Staffing levels of medical, dental, and be-12 havioral health providers for the Coast Guard who 13 are---14 (A) members of the Coast Guard; 15 (B) assigned to the Coast Guard from the 16 Public Health Service; 17 (C) Federal civilian employees; or 18 (D) contractors hired by the Coast Guard 19 to fill vacancies. 20 (4) Staffing levels at medical facilities for Coast 21 Guard units in remote locations. 22 (5) Any discrepancy between medical staffing 23 standards of the Department of Defense and medical 24 staffing standards of the Coast Guard.

(c) REVIEW.—Not later than 90 days after the staff ing standards required by subsection (a) are completed,
 the Commandant shall submit the standards to the Comp troller General, who shall review the standards and pro vide recommendations to the Commandant.

6 (d) REPORT TO CONGRESS.—Not later than 180 days 7 after developing such standards, the Commandant shall 8 submit to the Committee on Commerce, Science, and 9 Transportation of the Senate and the Committee on 10 Transportation and Infrastructure of the House of Representatives a report on the standards developed under 11 12 subsection (a) that includes a plan and a description of 13 the resources and budgetary needs required to implement the standards. 14

15 (e) MODIFICATION, IMPLEMENTATION, AND PERI-16 ODIC UPDATES.—The Commandant shall—

17 (1) modify such standards as necessary based
18 on the recommendations provided under subsection
19 (c);

20 (2) implement the standards;

21 (3) review and update the standards not less22 frequently than every 4 years.

SEC. 422. HEALTHCARE SYSTEM REVIEW AND STRATEGIC PLAN. (a) IN GENERAL.—Not later than 270 days after the completion of the studies conducted by the Comptroller

5 General of the United States under sections 8259 and
6 8260 of the William M. (Mac) Thornberry National De7 fense Authorization Act of Fiscal Year 2021 (Public Law
8 116–283; 134 Stat. 4679), the Commandant shall—

9 (1) conduct a comprehensive review of the10 Coast Guard healthcare system; and

(2) develop a strategic plan for improvements
to, and modernization of, such system to ensure access to high-quality, timely healthcare for members
of the Coast Guard, their dependents, and applicable
Coast Guard retirees.

16 (b) Plan.—

17 (1) IN GENERAL.—The strategic plan developed18 under subsection (a) shall seek—

19 (A) to maximize the medical readiness of20 members of the Coast Guard;

21 (B) to optimize delivery of healthcare bene-22 fits;

23 (C) to ensure high-quality training of24 Coast Guard medical personnel; and

25 (D) to prepare for the future needs of the26 Coast Guard.

1	(2) ELEMENTS.—The plan shall address, at a
2	minimum, the following:
3	(A) Improving access to healthcare for
4	members of the Coast Guard, their dependents,
5	and applicable Coast Guard retirees.
6	(B) Quality of care.
7	(C) The experience and satisfaction of
8	members of the Coast Guard and their depend-
9	ents with the Coast Guard healthcare system.
10	(D) The readiness of members of the Coast
11	Guard and medical personnel.
12	(c) Advisory Committee.—
13	(1) ESTABLISHMENT.—The Commandant shall
14	establish an advisory committee to conduct a com-
15	prehensive review of the Coast Guard healthcare sys-
16	tem (referred to in this section as the "Advisory
17	Committee").
18	(2) Membership.—
19	(A) COMPOSITION.—The Advisory Com-
20	mittee shall be composed of members selected
21	by the Commandant, including—
22	(i) 1 or more members of the uni-
23	formed services (as defined in section 101
24	of title 10, United States Code) or Federal
25	employees with expertise in—

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1	(I) the medical, dental, phar-
2	macy, behavioral health, or reproduc-
3	tive health fields; or
4	(II) any other field the Com-
5	mandant considers appropriate;
6	(ii) a representative of the Defense
7	Health Agency; and
8	(iii) a medical representative from
9	each Coast Guard district.
10	(3) CHAIRPERSON.—The chairperson of the Ad-
11	visory Committee shall be the Director of the
12	Health, Safety, and Work Life Directorate of the
13	Coast Guard.
14	(4) Staff.—The Advisory Committee shall be
15	staffed by employees of the Coast Guard.
16	(5) Report to commandant.—Not later than
17	1 year after the Advisory Committee is established,
18	the Advisory Committee shall submit to the Com-
19	mandant a report that—
20	(A) taking into consideration the medical
21	staffing standards developed under section 421,
22	assesses the recommended medical staffing
23	standards set forth in the Comptroller General
24	study required by section 8260 of the William
25	M. (Mac) Thornberry National Defense Author-

1	ization Act for Fiscal Year 2021 (Public Law
2	116–283; 134 Stat. 4679), and compares such
3	standards to the medical staffing standards of
4	the Department of Defense and the private sec-
5	tor;
6	(B) addresses improvements needed to en-
7	sure continuity of care for members of the
8	Coast Guard, including by evaluating the feasi-
9	bility of having a dedicated primary care man-
10	ager for each such member while the member is
11	stationed at a duty station;
12	(C) evaluates the effects of increased surge
13	deployments of medical personnel on staffing
14	needs at Coast Guard clinics;
15	(D) identifies ways to improve access to
16	care for members of the Coast Guard and their
17	dependents who are stationed in remote areas,
18	including methods to expand access to providers
19	in the available network;
20	(E) identifies ways the Coast Guard may
21	better use Department of Defense Medical
22	Health System resources for members of the
23	Coast Guard, their dependents, and applicable
24	retirees;

1	(F) identifies barriers to participation in
2	the Coast Guard healthcare system and ways
3	the Coast Guard may better use patient feed-
4	back to improve quality of care at Coast Guard-
5	owned facilities, military treatment facilities,
6	and specialist referrals;
7	(G) includes recommendations to improve
8	the Coast Guard healthcare system; and
9	(H) any other matter the Commandant or
10	the Advisory Committee considers appropriate.
11	(d) Report to Congress.—Not later than 2 years
12	after the date of the enactment of this Act, the Com-
13	mandant shall submit to the Committee on Commerce,
14	Science, and Transportation of the Senate and the Com-
15	mittee on Transportation and Infrastructure of the House
16	of Representatives—
17	(1) the strategic plan for the Coast Guard med-
18	ical system required by subsection (a);
19	(2) the report of the Advisory Committee sub-
20	mitted to the Commandant under subsection (c);
21	and
22	(3) a description of the manner in which the
23	Commandant plans to implement the recommenda-
24	tions of the Advisory Committee.

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1 SEC. 423. DATA COLLECTION AND ACCESS TO CARE.

2 (a) IN GENERAL.—Not later than 180 days after the 3 date of the enactment of this Act, the Commandant, in consultation with the Defense Health Agency and any 4 5 healthcare expert the Commandant considers appropriate, shall develop a policy to require the collection of data re-6 7 garding access by members of the Coast Guard and their 8 dependents to medical, dental, and behavioral healthcare 9 as recommended by the Comptroller General of the United States in the report entitled "Coast Guard Health Care: 10 Improvements Needed for Determining Staffing Needs 11 and Monitoring Access to Care" published in February 12 13 2022.

14 (b) ELEMENTS.—The policy required by subsection15 (a) shall address the following:

16 (1) Methods to collect data on access to care
17 for—

18 (A) routine annual physical health assess-19 ments;

20 (B) flight physicals for aviators or prospec21 tive aviators;

22 (C) sick call;
23 (D) injuries;

24 (E) dental health; and

25 (F) behavioral health conditions.

1	(2) Collection of data on access to care for re-
2	ferrals.
3	(3) Collection of data on access to care for
4	members of the Coast Guard stationed at remote
5	units, aboard Coast Guard cutters, and on deploy-
6	ments.
7	(4) Use of the electronic health record system
8	to improve data collection on access to care.
9	(5) Use of data for addressing the standards of
10	care, including time between requests for appoint-
11	ments and actual appointments, including appoint-
12	ments made with referral services.
13	(c) REVIEW BY COMPTROLLER GENERAL.—
14	(1) SUBMISSION.—Not later than 15 days after
15	the policy is developed under subsection (a), the
16	Commandant shall submit the policy to the Comp-
17	troller General of the United States.
18	(2) REVIEW.—Not later than 180 days after re-
19	ceiving the policy, the Comptroller General shall re-
20	view the policy and provide recommendations to the
21	Commandant.
22	(3) Modification.—Not later than 60 days
23	after receiving the recommendations of the Comp-
24	troller General, the Commandant shall modify the
25	policy as necessary based on such recommendations.

(d) PUBLICATION AND REPORT TO CONGRESS.—Not
 later than 90 days after the policy is modified under sub section (c)(3), the Commandant shall—
 (1) publish the policy on a publicly accessible
 internet website of the Coast Guard; and
 (2) submit to the Committee on Commerce,

Science, and Transportation of the Senate and the
Committee on Transportation and Infrastructure of
the House of Representatives a report on the policy
and the manner in which the Commandant plans to
address access-to-care deficiencies.

(e) PERIODIC UPDATES.—Not less frequently than
every 5 years, the Commandant shall review and update
the policy.

15 SEC. 424. BEHAVIORAL HEALTH POLICY.

16 (a) SENSE OF CONGRESS.—It is the sense of Con17 gress that—

18 (1) members of the Coast Guard—

19 (A) are exposed to high-risk and often20 stressful duties; and

21 (B) should be encouraged to seek appro22 priate medical treatment and professional guid23 ance; and

24 (2) after treatment for behavioral health condi-25 tions, many members of the Coast Guard should be

1	allowed to resume service in the Coast Guard if
2	they—
3	(A) are able to do so without persistent
4	duty modifications; and
5	(B) do not pose a risk to themselves or
6	other members of the Coast Guard.
7	(b) INTERIM BEHAVIORAL HEALTH POLICY.—
8	(1) IN GENERAL.—Not later than 180 days
9	after the date of the enactment of this Act, the
10	Commandant shall establish an interim behavioral
11	health policy for members of the Coast Guard that
12	is in parity with section 5.28 (relating to behavioral
13	health) of Department of Defense Instruction
14	6130.03, volume 2, "Medical Standards for Military
15	Service: Retention".
16	(2) TERMINATION.—The interim policy estab-
17	lished under paragraph (1) shall remain in effect
18	until the date on which the Commandant issues a
19	permanent behavioral health policy for members of
20	the Coast Guard.
21	(c) PERMANENT POLICY.—In developing a perma-
22	nent policy with respect to retention and behavioral health,
23	the Commandant shall ensure that, to the extent prac-
24	ticable, the policy of the Coast Guard is in parity with
25	section 5.28 (relating to behavioral health) of Department

of Defense Instruction 6130.03, volume 2, "Medical
 Standards for Military Service: Retention".

3 SEC. 425. MEMBERS ASSERTING POST-TRAUMATIC STRESS 4 DISORDER OR TRAUMATIC BRAIN INJURY.

5 (a) IN GENERAL.—Subchapter I of chapter 25 of title
6 14, United States Code, is amended by adding at the end
7 the following:

8 "§2515. Members asserting post-traumatic stress dis9 order or traumatic brain injury

10 "(a) Medical Examination Required.—(1) The Secretary shall ensure that a member of the Coast Guard 11 12 who has performed Coast Guard operations or has been 13 sexually assaulted during the preceding 2-year period, and who is diagnosed by an appropriate licensed or certified 14 15 healthcare professional as experiencing post-traumatic stress disorder or traumatic brain injury or who otherwise 16 17 alleges, based on the service of the member or based on such sexual assault, the influence of such a condition, re-18 19 ceives a medical examination to evaluate a diagnosis of 20 post-traumatic stress disorder or traumatic brain injury.

21 "(2) A member described in paragraph (1) shall not 22 be administratively separated under conditions other than 23 honorable, including an administrative separation in lieu 24 of court-martial, until the results of the medical examina-25 tion have been reviewed by appropriate authorities respon-

1	sible for evaluating, reviewing, and approving the separa-
2	tion case, as determined by the Secretary.
3	"(3)(A) In a case involving post-traumatic stress dis-
4	order, the medical examination shall be—
5	"(i) performed by—
6	"(I) a board-certified or board-eligible psy-
7	chiatrist; or
8	"(II) a licensed doctorate-level psycholo-
9	gist; or
10	"(ii) performed under the close supervision of—
11	"(I) a board-certified or board-eligible psy-
12	chiatrist; or
13	"(II) a licensed doctorate-level psycholo-
14	gist, a doctorate-level mental health provider, a
15	psychiatry resident, or a clinical or counseling
16	psychologist who has completed a 1-year intern-
17	ship or residency.
18	"(B) In a case involving traumatic brain injury, the
19	medical examination shall be performed by a physiatrist,
20	psychiatrist, neurosurgeon, or neurologist.
21	"(b) Purpose of Medical Examination.—The
22	medical examination required by subsection (a) shall as-
23	sess whether the effects of mental or neurocognitive dis-
24	orders, including post-traumatic stress disorder and trau-
25	matic brain injury, constitute matters in extenuation that

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relate to the basis for administrative separation under con ditions other than honorable or the overall characteriza tion of the service of the member as other than honorable.

4 "(c) INAPPLICABILITY TO PROCEEDINGS UNDER
5 UNIFORM CODE OF MILITARY JUSTICE.—The medical ex6 amination and procedures required by this section do not
7 apply to courts-martial or other proceedings conducted
8 pursuant to the Uniform Code of Military Justice.

9 "(d) COAST GUARD OPERATIONS DEFINED.—In this
10 section, the term 'Coast Guard operations' has the mean11 ing given that term in section 888(a) of the Homeland
12 Security Act of 2002 (6 U.S.C. 468(a)).".

(b) CLERICAL AMENDMENT.—The analysis for sub14 chapter I of chapter 25 of title 14, United States Code,
15 is amended by adding at the end the following:

"2515. Members asserting post-traumatic stress disorder or traumatic brain injury.".

16 SEC. 426. IMPROVEMENTS TO THE PHYSICAL DISABILITY
17 EVALUATION SYSTEM AND TRANSITION PRO18 GRAM.
19 (a) TEMPORARY POLICY.—Not later than 60 days
20 after the date of the enactment of this Act, the Com21 mandant shall develop a temporary policy that—

(1) improves timeliness, communication, andoutcomes for members of the Coast Guard under-

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1	going the Physical Disability Evaluation System, or
2	a related formal or informal process;
3	(2) affords maximum career transition benefits
4	to members of the Coast Guard determined by a
5	Medical Evaluation Board to be unfit for retention
6	in the Coast Guard; and
7	(3) maximizes the potential separation and ca-
8	reer transition benefits for members of the Coast
9	Guard undergoing the Physical Disability Evaluation
10	System, or a related formal or informal process.
11	(b) ELEMENTS.—The policy required by subsection
12	(a) shall include the following:
13	(1) A requirement that any member of the
14	Coast Guard who is undergoing the Physical Dis-
15	ability Evaluation System, or a related formal or in-
16	formal process, shall be placed in a duty status that
17	allows the member the opportunity to attend nec-
18	essary medical appointments and other activities re-
19	lating to the Physical Disability Evaluation System,
20	including completion of any application of the De-
21	partment of Veterans Affairs and career transition
22	planning.
23	(2) In the case of a Medical Evaluation Board
24	report that is not completed within 120 days after

the date on which an evaluation by the Medical

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Evaluation Board was initiated, the option for such
 a member to enter permissive duty status.

3 (3) A requirement that the date of initiation of
4 an evaluation by a Medical Evaluation Board shall
5 include the date on which any verbal or written af6 firmation is made to the member, command, or med7 ical staff that the evaluation by the Medical Evalua8 tion Board has been initiated.

9 (4) An option for such member to seek an in-10 ternship under the SkillBridge program established 11 under section 1143(e) of title 10, United States 12 Code, and outside employment aimed at improving 13 the transition of the member to civilian life, only if 14 such an internship or employment does not interfere 15 with necessary medical appointments required for 16 the member's physical disability evaluation.

17 (5) A requirement that not less than 21 days
18 notice shall be provided to such a member for any
19 such medical appointment, to the maximum extent
20 practicable, to ensure that the appointment timeline
21 is in the best interests of the immediate health of
22 the member.

(6) A requirement that the Coast Guard shall
provide such a member with a written separation
date upon the completion of a Medical Evaluation

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1	Board report that finds the member unfit to con-
2	tinue active duty.
3	(7) To provide certainty to such a member with
4	respect to a separation date, a policy that ensures—
5	(A) that accountability measures are in
6	place with respect to Coast Guard delays
7	throughout the Physical Disability Evaluation
8	System, including—
9	(i) placement of the member in an ex-
10	cess leave status after 270 days have
11	elapsed since the date of initiation of an
12	evaluation by a Medical Evaluation Board
13	by any competent authority; and
14	(ii) a calculation of the costs to retain
15	the member on active duty, including the
16	pay, allowances, and other associated bene-
17	fits of the member, for the period begin-
18	ning on the date that is 90 days after date
19	of initiation of an evaluation by a Medical
20	Evaluation Board by any competent au-
21	thority and ending on the date on which
22	the member is separated from the Coast
23	Guard; and
24	(B) the availability of administrative solu-
25	tions to any such delay.

(8) With respect to a member of the Coast 1 2 Guard on temporary limited duty status, an option 3 to remain in the member's current billet, to the max-4 imum extent practicable, or to be transferred to a 5 different active-duty billet, so as to minimize any 6 negative impact on the member's career trajectory. 7 (9) A requirement that each respective com-8 mand shall report to the Coast Guard Personnel 9 Service Center any delay of more than 21 days be-10 tween each stage of the Physical Disability Evalua-11 tion System for any such member, including between 12 stages of the processes, the Medical Evaluation 13 Board, the Informal Physical Evaluation Board, and 14 the Formal Physical Evaluation Board. 15 (10) A requirement that, not later than 7 days 16 after receipt of a report of a delay described in para-17 graph (9), the Personnel Service Center shall take 18 corrective action, which shall ensure that the Coast 19 Guard exercises maximum discretion to continue the 20 Physical Disability Evaluation System of such a 21 member in a timely manner, unless such delay is 22 caused by the member. 23 (11) A requirement that—

24 (A) a member of the Coast Guard shall be25 allowed to make a request for a reasonable

1 delay in the Physical Disability Evaluation Sys-2 tem to obtain additional input and consultation 3 from a medical or legal professional; and 4 (B) any such request for delay shall be ap-5 proved by the Commandant based on a showing 6 of good cause by the member. 7 (c) REPORT ON TEMPORARY POLICY.—Not later 8 than 60 days after the date of the enactment of this Act, 9 the Commandant shall submit to the Committee on Com-10 merce, Science, and Transportation of the Senate and the 11 Committee on Transportation and Infrastructure of the 12 House of Representatives a copy of the policy developed 13 under subsection (a).

(d) PERMANENT POLICY.—Not later than 180 days
after the date of the enactment of this Act, the Commandant shall publish a Commandant Instruction making
the policy developed under subsection (a) a permanent policy of the Coast Guard.

(e) BRIEFING.—Not later than 1 year after the date
of the enactment of this Act, the Commandant shall provide the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Transportation
and Infrastructure of the House of Representatives a
briefing on, and a copy of, the permanent policy.

25 (f) ANNUAL REPORT ON COSTS.—

1	(1) IN GENERAL.—Not less frequently than an-
2	nually, the Commandant shall submit to the Com-
3	mittee on Commerce, Science, and Transportation of
4	the Senate and the Committee on Transportation
5	and Infrastructure of the House of Representatives
6	a report that, for the preceding fiscal year—
7	(A) details the total aggregate service-wide
8	costs described in subsection $(b)(7)(A)(ii)$ for
9	members of the Coast Guard whose Physical
10	Disability Evaluation System process has ex-
11	ceeded 90 days; and
12	(B) includes for each such member—
13	(i) an accounting of such costs; and
14	(ii) the number of days that elapsed
15	between the initiation and completion of
16	the Physical Disability Evaluation System
17	process.
18	(2) Personally identifiable informa-
19	TION.—A report under paragraph (1) shall not in-
20	clude the personally identifiable information of any
21	member of the Coast Guard.
22	SEC. 427. EXPANSION OF ACCESS TO COUNSELING.
23	(a) IN GENERAL.—Not later than 180 days after the
24	date of the enactment of this Act, the Commandant shall

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hire, train, and deploy not fewer than an additional 5 be havioral health specialists.

3 (b) REQUIREMENT.—Through the hiring process re-4 quired by subsection (a), the Commandant shall ensure 5 that at least 35 percent of behavioral health specialists employed by the Coast Guard have experience in behav-6 7 ioral healthcare for the purpose of supporting members 8 of the Coast Guard with fertility, infertility, pregnancy, 9 miscarriage, child loss, postpartum depression, and related 10 counseling needs.

(c) ACCESSIBILITY.—The support provided by the behavioral health specialists described in subsection (a)—

13 (1) may include care delivered via telemedicine;14 and

15 (2) shall be made widely available to members16 of the Coast Guard.

(d) AUTHORIZATION OF APPROPRIATIONS.—Of the
amounts authorized to be appropriated under section
4902(1)(A) of title 14, United States Code, as amended
by section 101 of this Act, \$2,000,000 shall be made available to the Commandant for each of fiscal years 2023 and
2024 to carry out this section.

SEC. 428. EXPANSION OF POSTGRADUATE OPPORTUNITIES FOR MEMBERS OF THE COAST GUARD IN MEDICAL AND RELATED FIELDS. (a) IN GENERAL.—The Commandant shall expand

(a) IN ORNERAL.—The Commandant shall expand
opportunities for members of the Coast Guard to secure
postgraduate degrees in medical and related professional
disciplines for the purpose of supporting Coast Guard clinics and operations.

9 (b) MILITARY TRAINING STUDENT LOADS.—Section
10 4904(b)(3) of title 14, United States Code, is amended
11 by striking "350" and inserting "385".

12 SEC. 429. STUDY ON COAST GUARD TELEMEDICINE PRO13 GRAM.

(a) IN GENERAL.—Not later than 180 days after the
date of the enactment of this Act, the Comptroller General
of the United States shall commence a study on the Coast
Guard telemedicine program.

18 (b) ELEMENTS.—The study required by subsection19 (a) shall include the following:

20 (1) An assessment of—

21 (A) the current capabilities and limitations
22 of the Coast Guard telemedicine program;

23 (B) the degree of integration of such pro-24 gram with existing electronic health records;

25 (C) the capability and accessibility of such26 program, as compared to the capability and ac-

1	cessibility of the telemedicine programs of the
2	Department of Defense and commercial medical
3	providers;
4	(D) the manner in which the Coast Guard
5	telemedicine program may be expanded to pro-
6	vide better clinical and behavioral medical serv-
7	ices to members of the Coast Guard, including
8	such members stationed at remote units or on-
9	board Coast Guard cutters at sea; and
10	(E) the costs savings associated with the
11	provision of—
12	(i) care through telemedicine; and
13	(ii) preventative care.
14	(2) An identification of barriers to full use or
15	expansion of such program.
16	(3) A description of the resources necessary to
17	expand such program to its full capability.
18	(c) REPORT.—Not later than 1 year after com-
19	mencing the study required by subsection (a), the Comp-
20	troller General shall submit to the Committee on Com-
21	merce, Science, and Transportation of the Senate and the
22	Committee on Transportation and Infrastructure of the
23	House of Representatives a report on the findings of the
24	study.

1SEC. 430. STUDY ON COAST GUARD MEDICAL FACILITIES2NEEDS.

3 (a) IN GENERAL.—Not later than 270 days after the
4 date of the enactment of this Act, the Comptroller General
5 of the United States shall commence a study on Coast
6 Guard medical facilities needs.

7 (b) ELEMENTS.—The study required by subsection8 (a) shall include the following:

9 (1) A current list of Coast Guard medical facili10 ties, including clinics, sickbays, and shipboard facili11 ties.

12 (2) A summary of capital needs for Coast
13 Guard medical facilities, including construction and
14 repair.

15 (3) A summary of equipment upgrade backlogs16 of Coast Guard medical facilities.

17 (4) An assessment of improvements to Coast
18 Guard medical facilities, including improvements to
19 IT infrastructure, required to enable the Coast
20 Guard to fully use telemedicine and implement other
21 modernization initiatives.

(5) An evaluation of the process used by the
Coast Guard to identify, monitor, and construct
Coast Guard medical facilities.

(6) A description of the resources necessary to
 fully address all Coast Guard medical facilities
 needs.

4 (c) REPORT.—Not later than 1 year after com-5 mencing the study required by subsection (a), the Comp-6 troller General shall submit to the Committee on Com-7 merce, Science, and Transportation of the Senate and the 8 Committee on Transportation and Infrastructure of the 9 House of Representatives a report on the findings of the 10 study.

11 Subtitle C—Housing

12 SEC. 441. STRATEGY TO IMPROVE QUALITY OF LIFE AT RE-

13 MOTE UNITS.

(a) IN GENERAL.—Not more than 180 days after the
date of the enactment of this Act, the Commandant shall
develop a strategy to improve the quality of life for members of the Coast Guard and their dependents who are
stationed in remote units.

19 (b) ELEMENTS.—The strategy required by subsection20 (a) shall address the following:

- (1) Methods to improve the availability or affordability of housing options for members of the
 Coast Guard and their dependents through—
 (A) Coast Guard-owned housing;
- 25 (B) Coast Guard-facilitated housing; or

1	(C) basic allowance for housing adjust-
2	ments to rates that are more competitive for
3	members of the Coast Guard seeking privately
4	owned or privately rented housing.
5	(2) Methods to improve access by members of
6	the Coast Guard and their dependents to—
7	(A) medical, dental, and pediatric care;
8	(B) healthcare specific to women; and
9	(C) behavioral healthcare.
10	(3) Methods to increase access to child care
11	services, including recommendations for increasing
12	child care capacity and opportunities for care within
13	the Coast Guard and in the private sector.
14	(4) Methods to improve non-Coast Guard net-
15	work internet access at remote units—
16	(A) to improve communications between
17	families and members of the Coast Guard on
18	active duty; and
19	(B) for other purposes such as education
20	and training.
21	(5) Methods to support spouses and dependents
22	who face challenges specific to remote locations.
23	(6) Any other matter the Commandant con-
24	siders appropriate.

(c) BRIEFING.—Not later than 180 days after the
 strategy required by subsection (a) is completed, the Com mandant shall provide to the Committee on Commerce,
 Science, and Transportation of the Senate and the Com mittee on Transportation and Infrastructure of the House
 of Representatives a briefing on the strategy.

7 (d) REMOTE UNIT DEFINED.—In this section, the
8 term "remote unit" means a unit located in an area in
9 which members of the Coast Guard and their dependents
10 are eligible for TRICARE Prime Remote.

11 SEC. 442. STUDY ON COAST GUARD HOUSING ACCESS, 12 COST, AND CHALLENGES.

(a) IN GENERAL.—Not later than 90 days after the
date of the enactment of this Act, the Comptroller General
of the United States shall commence a study on housing
access, cost, and associated challenges facing members of
the Coast Guard.

18 (b) ELEMENTS.—The study required by subsection19 (a) shall include the following:

- 20 (1) An assessment of—
- 21 (A) the extent to which—

(i) the Commandant has evaluated the
sufficiency, availability, and affordability of
housing options for members of the Coast
Guard and their dependents; and

1	(ii) the Coast Guard owns and leases
2	housing for members of the Coast Guard
3	and their dependents;
4	(B) the methods used by the Commandant
5	to manage housing data, and the manner in
6	which the Commandant uses such data—
7	(i) to inform Coast Guard housing
8	policy; and
9	(ii) to guide investments in Coast
10	Guard-owned housing capacity and other
11	investments in housing, such as long-term
12	leases and other options; and
13	(C) the process used by the Commandant
14	to gather and provide information used to cal-
15	culate housing allowances for members of the
16	Coast Guard and their dependents, including
17	whether the Commandant has established best
18	practices to manage low-data areas.
19	(2) An assessment as to whether it is advan-
20	tageous for the Coast Guard to continue to use the
21	Department of Defense basic allowance for housing
22	system.
23	(3) Recommendations for actions the Com-
24	mandant should take to improve the availability and

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1	affordability of housing for members of the Coast
2	Guard and their dependents who are stationed in—
3	(A) remote units located in areas in which
4	members of the Coast Guard and their depend-
5	ents are eligible for TRICARE Prime Remote;
6	or
7	(B) units located in areas with a high
8	number of vacation rental properties.
9	(c) REPORT.—Not later than 1 year after com-
10	mencing the study required by subsection (a), the Comp-
11	troller General shall submit to the Committee on Com-
12	merce, Science, and Transportation of the Senate and the
13	Committee on Transportation and Infrastructure of the
14	House of Representatives a report on the findings of the
15	study.
16	(d) STRATEGY.—Not later than 180 days after the
17	submission of the report required by subsection (c), the
18	Commandant shall publish a Coast Guard housing strat-
19	egy that addresses the findings set forth in the report,
20	which shall, at a minimum—
21	(1) address housing inventory shortages and af-
22	fordability; and
23	(2) include a Coast Guard-owned housing infra-
24	structure investment prioritization plan.

278Subtitle D—Other Matters 1 2 SEC. 451. REPORT ON AVAILABILITY OF EMERGENCY SUP-3 PLIES FOR COAST GUARD PERSONNEL. 4 (a) IN GENERAL.—Not later than 180 days after the 5 date of the enactment of this Act, the Comptroller General of the United States shall submit to the Committee on 6 7 Commerce, Science, and Transportation of the Senate and 8 the Committee on Transportation and Infrastructure of 9 the House of Representatives a report on the availability 10 of appropriate emergency supplies at Coast Guard units. 11 (b) ELEMENTS.—The report required by subsection 12 (a) shall include the following: 13 (1) An assessment of the extent to which— 14 (A) the Commandant ensures that Coast 15 Guard units assess risks and plan accordingly 16 to obtain and maintain appropriate emergency 17 supplies; and 18 (B) Coast Guard units have emergency 19 food and water supplies available according to

20 local emergency preparedness needs.
21 (2) A description of any challenge the Com-

22 mandant faces in planning for and maintaining ade23 quate emergency supplies for Coast Guard per24 sonnel.

1 (c) PUBLICATION.—Not later than 90 days after the date of submission of the report required by subsection 2 3 (a), the Commandant shall publish a strategy and rec-4 ommendations in response to the report that includes— 5 (1) a plan for improving emergency prepared-6 ness and emergency supplies for Coast Guard units; 7 and 8 (2) a process for periodic review and engage-9 ment with Coast Guard units to ensure emerging 10 emergency response supply needs are achieved and 11 maintained. TITLE V—MARITIME 12 Subtitle A—Vessel Safety 13 14 SEC. 501. ABANDONED SEAFARER FUND AMENDMENTS. 15 Section 11113 of title 46, United States Code, is amended-16 17 (1) in the matter preceding subparagraph (A) of subsection (a)(2), by striking "may be appro-18 19 priated" and inserting "shall be available without 20 further appropriations, and shall remain available 21 until expended,"; and 22 (2) in subsection (c)— 23 (A) in the matter preceding subparagraph 24 (A) of paragraph (1), by inserting "plus a sur-

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1	charge of 25 percent of such total amount",
2	after "seafarer"; and
3	(B) by striking paragraph (4).
4	SEC. 502. RECEIPTS; INTERNATIONAL AGREEMENTS FOR
5	ICE PATROL SERVICES.
6	Section 80301(c) of title 46, United States Code, is
7	amended by striking the period at the end and inserting
8	"and shall be available until expended for the purpose of
9	the Coast Guard international ice patrol program.".
10	SEC. 503. PASSENGER VESSEL SECURITY AND SAFETY RE-
11	QUIREMENTS.
12	Notwithstanding any other provision of law, require-
13	ments authorized under sections 3509 of title 46, United
14	States Code, shall not apply to any passenger vessel, as
15	defined in section 2101 of such title, that—
16	(1) carries in excess of 250 passengers; and
17	(2) is, or was, in operation in the internal
18	waters of the United States on voyages inside the
19	Boundary Line, as defined in section 103 of such
20	title, on or before July 27, 2030.
21	SEC. 504. AT-SEA RECOVERY OPERATIONS PILOT PRO-
22	GRAM.
23	(a) IN GENERAL.—The Secretary shall conduct a
24	pilot program to evaluate the potential use of remotely

controlled or autonomous operation and monitoring of cer tain vessels for the purposes of—

3 (1) better understanding the complexities of
4 such at-sea operations and potential risks to naviga5 tion safety, vessel security, maritime workers, the
6 public, and the environment;

7 (2) gathering observational and performance
8 data from monitoring the use of remotely-controlled
9 or autonomous vessels; and

10 (3) assessing and evaluating regulatory require11 ments necessary to guide the development of future
12 occurrences of such operations and activities.

(b) DURATION AND EFFECTIVE DATE.—The duration of the pilot program established under this section
shall be not more than 5 years beginning on the date on
which the pilot program is established, which shall be not
later than 180 days after the date of enactment of this
Act.

19 (c) AUTHORIZED ACTIVITIES.—The activities author-20 ized under this section include—

(1) remote over-the-horizon monitoring operations related to the active at-sea recovery of
spaceflight components on an unmanned vessel or
platform;

(2) procedures for the unaccompanied operation
 and monitoring of an unmanned spaceflight recovery
 vessel or platform; and

4 (3) unmanned vessel transits and testing oper5 ations without a physical tow line related to space
6 launch and recovery operations, except within 12
7 nautical miles of a port.

8 (d) INTERIM AUTHORITY.—In recognition of poten-9 tial risks to navigation safety, vessel security, maritime 10 workers, the public, and the environment, and the unique 11 circumstances requiring the use of remotely operated or 12 autonomous vessels, the Secretary, in the pilot program 13 established under subsection (a), may—

(1) allow remotely controlled or autonomous
vessel operations to proceed consistent to the extent
practicable under titles 33 and 46 of the United
States Code, including navigation and manning laws
and regulations;

19 (2) modify or waive applicable regulations and
20 guidance as the Secretary considers appropriate to—

21 (A) allow remote and autonomous vessel
22 at-sea operations and activities to occur while
23 ensuring navigation safety; and

1	(B) ensure the reliable, safe, and secure
2	operation of remotely-controlled or autonomous
3	vessels; and
4	(3) require each remotely operated or autono-
5	mous vessel to be at all times under the supervision
6	of 1 or more individuals—
7	(A) holding a merchant mariner credential
8	which is suitable to the satisfaction of the Coast
9	Guard; and
10	(B) who shall practice due regard for the
11	safety of navigation of the autonomous vessel,
12	to include collision avoidance.
13	(e) RULE OF CONSTRUCTION.—Nothing in this sec-
14	tion shall be construed to authorize the Secretary to—
15	(1) permit foreign vessels to participate in the
16	pilot program established under subsection (a);
17	(2) waive or modify applicable laws and regula-
18	tions under titles 33 and 46 of the United States
19	Code, except to the extent authorized under sub-
20	section $(d)(2)$; or
21	(3) waive or modify any regulations arising
22	under international conventions.
23	(f) SAVINGS PROVISION.—Nothing in this section
24	may be construed to authorize the employment in the
25	coastwise trade of a vessel or platform that does not meet

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the requirements of sections 12112, 55102, 55103, and
 55111 of title 46, United States Code.

3 (g) BRIEFINGS.—The Secretary or the designee of
4 the Secretary shall brief the Committee on Commerce,
5 Science, and Transportation of the Senate and the Com6 mittee on Transportation and Infrastructure of the House
7 of Representatives on the program established under sub8 section (a) on a quarterly basis.

9 (h) REPORT.—Not later than 180 days after the expi-10 ration of the pilot program established under subsection (a), the Secretary shall submit to the Committee on Com-11 12 merce, Science, and Transportation of the Senate and the 13 Committee on Transportation and Infrastructure of the House of Representatives a final report regarding an as-14 15 sessment of the execution of the pilot program and implications for maintaining navigation safety, the safety of 16 17 maritime workers, and the preservation of the environ-18 ment.

19 (i) GAO REPORT.—

(1) IN GENERAL.—Not later than 18 months
after the date of enactment of this section, 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 Infrastructure of the House of

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1	Representatives a report on the state of autonomous
2	and remote technologies in the operation of ship-
3	board equipment and the safe and secure navigation
4	of vessels in Federal waters of the United States.
5	(2) ELEMENTS.—The report required under
6	paragraph (1) shall include the following:
7	(A) An assessment of commercially avail-
8	able autonomous and remote technologies in the
9	operation of shipboard equipment and the safe
10	and secure navigation of vessels during the 10
11	years immediately preceding the date of the re-
12	port.
13	(B) An analysis of the safety, physical se-
14	curity, cybersecurity, and collision avoidance
15	risks and benefits associated with autonomous
16	and remote technologies in the operation of
17	shipboard equipment and the safe and secure
18	navigation of vessels, including environmental
19	considerations.
20	(C) An assessment of the impact of such
21	autonomous and remote technologies, and all
22	associated technologies, on labor, including—
23	(i) roles for credentialed and
24	noncredentialed workers regarding such

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1	autonomous, remote, and associated tech-
2	nologies; and
3	(ii) training and workforce develop-
4	ment needs associated with such tech-
5	nologies.
6	(D) An assessment and evaluation of regu-
7	latory requirements necessary to guide the de-
8	velopment of future autonomous, remote, and
9	associated technologies in the operation of ship-
10	board equipment and safe and secure naviga-
11	tion of vessels.
12	(E) An assessment of the extent to which
13	such technologies are being used in other coun-
14	tries and how such countries have regulated
15	such technologies.
16	(F) Recommendations regarding authoriza-
17	tion, infrastructure, and other requirements
18	necessary for the implementation of such tech-
19	nologies in the United States.
20	(3) CONSULTATION.—The report required
21	under paragraph (1) shall include, at a minimum,
22	consultation with the maritime industry including—
23	(A) vessel operators, including commercial
24	carriers, entities engaged in exploring for, de-
25	veloping, or producing resources, including non-

mineral energy resources in its offshore areas,
 and supporting entities in the maritime indus try;

4 (B) shipboard personnel impacted by any 5 change to autonomous vessel operations, in order to assess the various benefits and risks 6 7 associated with the implementation of autono-8 mous, remote, and associated technologies in 9 the operation of shipboard equipment and safe 10 and secure navigation of vessels and the impact 11 such technologies would have on maritime jobs 12 and maritime manpower; and

13 (C) relevant federally funded research in14 stitutions, non-governmental organizations, and
15 academia.

16 (j) DEFINITIONS.—In this section:

17 (1) MERCHANT MARINER CREDENTIAL.—The
18 term "merchant mariner credential" means a mer19 chant mariner license, certificate, or document that
20 the Secretary is authorized to issue pursuant to title
21 46, United States Code.

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

1	SEC. 505. EXONERATION AND LIMITATION OF LIABILITY
2	FOR SMALL PASSENGER VESSELS.
3	(a) RESTRUCTURING.—Chapter 305 of title 46,
4	United States Code, is amended—
5	(1) by inserting before section 30501 the fol-
6	lowing:
7	"Subchapter I—General Provisions";
8	(2) by inserting before section 30503 the fol-
9	lowing:
10	"Subchapter II—Exoneration and Limitation
11	of Liability";
12	and
13	(3) by redesignating sections 30503 through
14	30512 as sections 30521 through 30530 , respec-
15	tively.
16	(b) DEFINITIONS.—Section 30501 of title 46, United
17	States Code, is amended to read as follows:
18	"§ 30501. Definitions
19	"In this chapter:
20	"(1) COVERED SMALL PASSENGER VESSEL.—
21	The term 'covered small passenger vessel'—
22	"(A) means a small passenger vessel, as
23	defined in section 2101, that is—
24	"(i) not a wing-in-ground craft; and
25	"(ii) carrying—

	200
1	"(I) not more than 49 passengers
2	on an overnight domestic voyage; and
3	((II) not more than 150 pas-
4	sengers on any voyage that is not an
5	overnight domestic voyage; and
6	"(B) includes any wooden vessel con-
7	structed prior to March 11, 1996, carrying at
8	least 1 passenger for hire.
9	"(2) Owner.—The term 'owner' includes a
10	charterer that mans, supplies, and navigates a vessel
11	at the charterer's own expense or by the charterer's
12	own procurement.".
13	(c) Applicability.—Section 30502 of title 46,
14	United States Code, is amended—
15	(1) by striking "Except as otherwise provided"
16	and inserting the following: "(a) IN GENERAL.—Ex-
17	cept as to covered small passenger vessels and as
18	otherwise provided";
19	(2) by striking "section 30503" and inserting
20	"section 30521"; and
21	(3) by adding at the end the following:
22	"(b) APPLICATION.—Notwithstanding subsection (a),
23	the requirements of section 30526 of this title shall apply
24	to covered small passenger vessels.".

1	(d) Provisions Requiring Notice of Claim or
2	Limiting Time for Bringing Action.—Section 30526
3	of title 46, United States Code, as redesignated by sub-
4	section (a), is amended—
5	(1) in subsection (a), by inserting "and covered
6	small passenger vessels" after "seagoing vessels";
7	and
8	(2) in subsection (b)—
9	(A) in paragraph (1) , by striking "6
10	months" and inserting "2 years"; and
11	(B) in paragraph (2), by striking "one
12	year" and inserting "2 years".
13	(e) Chapter Analysis.—The analysis for chapter
14	305 of title 46, United States Code, is amended—
15	(1) by inserting before the item relating to sec-
16	tion 30501 the following:
	"SUBCHAPTER I—GENERAL PROVISIONS";
17	(2) by inserting after the item relating to sec-
18	tion 30502 the following:
	"SUBCHAPTER II—EXONERATION AND LIMITATION OF LIABILITY";
19	(3) by striking the item relating to section
20	30501 and inserting the following:
	"30501. Definitions.";
21	and

1	(4) by redesignating the items relating to sec-
2	tions 30503 through 30512 as items relating to sec-
3	tions 30521 through 30530, respectively.
4	(f) Conforming Amendments.—Title 46, United
5	States Code, is further amended—
6	(1) in section $14305(a)(5)$, by striking "section
7	30506" and inserting "section 30524";
8	(2) in section 30523(a), as redesignated by sub-
9	section (a), by striking "section 30506" and insert-
10	ing "section 30524";
11	(3) in section 30524(b), as redesignated by sub-
12	section (a), by striking "section 30505" and insert-
13	ing "section 30523"; and
14	(4) in section 30525, as redesignated by sub-
15	section (a)—
16	(A) in the matter preceding paragraph (1),
17	by striking "sections 30505 and 30506" and in-
18	serting "sections 30523 and 30524";
19	(B) in paragraph (1), by striking "section
20	30505" and inserting "section 30523"; and
21	(C) in paragraph (2), by striking "section
22	30506(b)" and inserting "section 30524(b)".

1SEC. 506. MORATORIUM ON TOWING VESSEL INSPECTION2USER FEES.

3 Notwithstanding section 9701 of title 31, United States Code, and section 2110 of title 46 of such Code, 4 5 the Secretary of the department in which the Coast Guard is operating may not charge an inspection fee for a towing 6 7 vessel that has a certificate of inspection issued under sub-8 chapter M of chapter I of title 46, Code of Federal Regula-9 tions (or any successor regulation), and that uses the Tow-10 ing Safety Management System option for compliance 11 with such subchapter, until—

(1) the completion of the review required under
section 815 of the Frank LoBiondo Coast Guard
Authorization Act of 2018 (14 U.S.C. 946 note;
Public Law 115–282); and

16 (2) the promulgation of regulations to establish17 specific inspection fees for such vessels.

18 SEC. 507. CERTAIN HISTORIC PASSENGER VESSELS.

19 (a) Report on Covered Historic Vessels.—

(1) 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 Infrastructure of the House of Representatives a report evaluating the practicability of

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1	the application of section $3306(n)(3)(v)$ of title 46,
2	United States Code, to covered historic vessels.
3	(2) ELEMENTS.—The report required under
4	paragraph (1) shall include the following:
5	(A) An assessment of the compliance, as of
6	the date on which the report is submitted in ac-
7	cordance with paragraph (1) , of covered historic
8	vessels with section $3306(n)(3)(v)$ of title 46,
9	United States Code.
10	(B) An assessment of the safety record of
11	covered historic vessels.
12	(C) An assessment of the risk, if any, that
13	modifying the requirements under section
14	3306(n)(3)(v) of title 46, United States Code,
15	would have on the safety of passengers and
16	crew of covered historic vessels.
17	(D) An evaluation of the economic prac-
18	ticability of the compliance of covered historic
19	vessels with such section $3306(n)(3)(v)$ and
20	whether that compliance would meaningfully
21	improve safety of passengers and crew in a
22	manner that is both feasible and economically
23	practicable.

1 (E) Any recommendations to improve safe-2 ty in addition to, or in lieu of, such section 3 3306(n)(3)(v). 4 (F) Any other recommendations as the 5 Comptroller General determines are appropriate 6 with respect to the applicability of such section 7 3306(n)(3)(v) to covered historic vessels. 8 (G) An assessment to determine if covered 9 historic vessels could be provided an exemption 10 to such section 3306(n)(3)(v) and what changes 11 to legislative or rulemaking requirements, in-12 cluding modifications to section 177.500(q) of 13 title 46, Code of Federal Regulations (as in ef-14 fect on the date of enactment of this Act), are 15 necessary to provide the Commandant the au-16 thority to make such exemption or to otherwise 17 provide for such exemption. 18 (b) CONSULTATION.—In completing the report required under subsection (a)(1), the Comptroller General 19 20 may consult with— 21 (1) the National Transportation Safety Board; 22 (2) the Coast Guard; and 23 (3) the maritime industry, including relevant 24 federally funded research institutions, nongovern-25 mental organizations, and academia.

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(c) EXTENSION FOR COVERED HISTORIC VESSELS.—
 The captain of a port may waive the requirements of sec tion 3306(n)(3)(v) of title 46, United States Code, with
 respect to covered historic vessels for not more than 2
 years after the date of submission of the report required
 by subsection (a) to Congress in accordance with such sub section.

8 (d) SAVINGS CLAUSE.—Nothing in this section shall 9 limit any authority available, as of the date of enactment 10 of this Act, to the captain of a port with respect to safety 11 measures or any other authority as necessary for the safe-12 ty of covered historic vessels.

13 (e) NOTICE TO PASSENGERS.—A covered historic vessel that receives a waiver under subsection (c) shall, 14 15 beginning on the date on which the requirements under section 3306(n)(3)(v) of title 46, United States Code, take 16 17 effect, provide a prominently displayed notice on its website, ticket counter, and each ticket for passengers that 18 19 the vessel is exempt from meeting the Coast Guard safety 20 compliance standards concerning egress as provided for 21 under such section 3306(n)(3)(v).

(f) DEFINITION OF COVERED HISTORIC VESSELS.—
In this section, the term "covered historic vessels" means
the following:

25 (1) American Eagle (Official Number 229913).

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1	(2) Angelique (Official Number 623562).
2	(3) Heritage (Official Number 649561).
3	(4) J & E Riggin (Official Number 226422).
4	(5) Ladona (Official Number 222228).
5	(6) Lewis R. French (Official Number 015801).
6	(7) Mary Day (Official Number 288714).
7	(8) Stephen Taber (Official Number 115409).
8	(9) Victory Chimes (Official Number 136784).
9	(10) Grace Bailey (Official Number 085754).
10	(11) Mercantile (Official Number 214388).
11	(12) Mistress (Official Number 509004).
12	SEC. 508. COAST GUARD DIGITAL REGISTRATION.
13	Section 12304(a) of title 46, United States Code, is
14	amended—
15	(1) by striking "shall be pocketsized,"; and
16	(2) by striking ", and may be valid" and insert-
17	ing "and may be in hard copy or digital form. The
18	certificate shall be valid".
19	SEC. 509. RESPONSES TO SAFETY RECOMMENDATIONS.
20	(a) IN GENERAL.—Chapter 7 of title 14, United
21	States Code, is amended by adding at the end the fol-
22	lowing:
23	"§ 721. Responses to safety recommendations
24	"(a) IN GENERAL.—Not later than 90 days after the
25	submission to the Commandant of a recommendation and

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supporting justification by the National Transportation 1 2 Safety Board relating to transportation safety, the Com-3 mandant shall submit to the National Transportation 4 Safety Board a written response to the recommendation, 5 which shall include whether the Commandant— 6 "(1) concurs with the recommendation; 7 "(2) partially concurs with the recommendation; 8 or 9 "(3) does not concur with the recommendation. 10 "(b) EXPLANATION OF CONCURRENCE.—A response 11 under subsection (a) shall include— 12 "(1) with respect to a recommendation with 13 which the Commandant concurs, an explanation of 14 the actions the Commandant intends to take to im-15 plement such recommendation; "(2) with respect to a recommendation with 16 17 which the Commandant partially concurs, an expla-18 nation of the actions the Commandant intends to 19 take to implement the portion of such recommenda-20 tion with which the Commandant partially concurs; 21 and 22 "(3) with respect to a recommendation with 23 which the Commandant does not concur, the reasons 24 the Commandant does not concur.

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1 "(c) FAILURE TO RESPOND.—If the National Trans-2 portation Safety Board has not received the written re-3 sponse required under subsection (a) by the end of the 4 time period described in that subsection, the National 5 Transportation Safety Board shall notify the Committee on Commerce, Science, and Transportation of the Senate 6 7 and the Committee on Transportation and Infrastructure 8 of the House of Representatives that such response has 9 not been received.".

10 (b) CLERICAL AMENDMENT.—The analysis for chap11 ter 7 of title 14, United States Code, is amended by add12 ing at the end the following:

"721. Responses to safety recommendations.".

13 SEC. 510. COMPTROLLER GENERAL OF THE UNITED14STATES STUDY AND REPORT ON THE COAST15GUARD'S OVERSIGHT OF THIRD PARTY ORGA-16NIZATIONS.

(a) IN GENERAL.—The Comptroller General of the
United States shall initiate a review, not later than 1 year
after the date of enactment of this Act that assesses the
Coast Guard's oversight of third party organizations.

(b) ELEMENTS.—The study required under sub-section (a) shall analyze the following:

(1) Coast Guard utilization of third party organizations in its prevention mission, and the extent
the Coast Guard plans to increase such use to en-

hance prevention mission performance, including re source utilization and specialized expertise.

3 (2) The extent the Coast Guard has assessed
4 the potential risks and benefits of using third party
5 organizations to support prevention mission activi6 ties.

7 (3) The extent the Coast Guard provides over8 sight of third party organizations authorized to sup9 port prevention mission activities.

10 (c) REPORT.—The Comptroller General shall submit 11 the results from this study not later than 1 year after initi-12 ating the review to the Committee on Commerce, Science, 13 and Transportation of the Senate and the Committee on 14 Transportation and Infrastructure of the House of Rep-15 resentatives.

16 Subtitle B—Other Matters

17 SEC. 521. DEFINITION OF A STATELESS VESSEL.

18 Section 70502(d)(1) of title 46, United States Code,19 is amended—

20 (1) in subparagraph (B), by striking "and"21 after the semicolon;

(2) in subparagraph (C), by striking the period
at the end and inserting "; and"; and

24 (3) by adding at the end the following new sub-25 paragraph:

"(D) a vessel aboard which no individual,
on request of an officer of the United States
authorized to enforce applicable provisions of
United States law, claims to be the master or
is identified as the individual in charge and that
has no other claim of nationality or registry
under paragraph (1) or (2) of subsection (e).".

8 SEC. 522. REPORT ON ENFORCEMENT OF COASTWISE LAWS.

9 Not later than 1 year of the date of enactment of 10 this Act, the Commandant shall submit to Congress a re-11 port describing any changes to the enforcement of chap-12 ters 121 and 551 of title 46, United States Code, as a 13 result of the amendments to section 4(a)(1) of the Outer Continental Shelf Lands Act (43 U.S.C. 1333(a)(1)) made 14 15 by section 9503 of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 16 17 (Public Law 116–283).

18 SEC. 523. STUDY ON MULTI-LEVEL SUPPLY CHAIN SECU-

19RITY STRATEGY OF THE DEPARTMENT OF20HOMELAND SECURITY.

(a) IN GENERAL.—Not later than 1 year after the
date of enactment of this Act, the Comptroller General
of the United States shall initiate a study that assesses
the efforts of the Department of Homeland Security with
respect to securing vessels and maritime cargo bound for

the United States from national security related risks and
 threats.

3 (b) ELEMENTS.—The study required under sub-4 section (a) shall assess the following:

5 (1) Programs that comprise the maritime strat-6 egy of the Department of Homeland Security for se-7 curing vessels and maritime cargo bound for the 8 United States, and the extent that such programs 9 cover the critical components of the global supply 10 chain.

(2) The extent to which the components of the
Department of Homeland Security responsible for
maritime security issues have implemented leading
practices in collaboration.

15 (3) The extent to which the Department of
16 Homeland Security has assessed the effectiveness of
17 its maritime security strategy.

18 (c) REPORT.—Not later than 1 year after initiating 19 the study under subsection (a), the Comptroller General 20 of the United States shall submit the results from the 21 study to the Committee on Commerce, Science, and 22 Transportation of the Senate and the Committee on 23 Transportation and Infrastructure of the House of Rep-24 resentatives.

SEC. 524. STUDY TO MODERNIZE THE MERCHANT MARINER LICENSING AND DOCUMENTATION SYSTEM.

3 (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Commandant shall sub-4 5 mit to the Committee on Commerce, Science, and Transportation and the Committee on Appropriations of the 6 7 Senate, and the Committee on Transportation and Infra-8 structure and the Committee on Appropriations of the House of Representatives, a report on the financial, 9 10 human, and information technology infrastructure re-11 sources needed to establish an electronic merchant mar-12 iner licensing and documentation system.

13 (b) LEGISLATIVE REGULATORY SUGGES-AND TIONS.—The report described in paragraph (1) shall in-14 clude recommendations for such legislative or administra-15 16 tive actions as the Commandant determines necessary to 17 establish the electronic merchant mariner licensing and 18 documentation system described in subsection (a) as soon 19 as possible.

20SEC. 525. STUDY AND REPORT ON DEVELOPMENT AND21MAINTENANCE OF MARINER RECORDS DATA-22BASE.

23 (a) Study.—

(1) IN GENERAL.—The Secretary, in coordination with the Commandant and the Administrator of
the Maritime Administration and the Commander of

the United States Transportation Command, shall
 conduct a study on the potential benefits and feasi bility of developing and maintaining a Coast Guard
 database that—

5 (A) contains records with respect to each 6 credentialed mariner, including credential valid-7 ity, drug and alcohol testing results, and infor-8 mation on any final adjudicated agency action 9 involving a credentialed mariner or regarding 10 any involvement in a marine casualty; and

(B) maintains such records in a manner
such that data can be readily accessed by the
Federal Government for the purpose of assessing workforce needs and for the purpose of the
economic and national security of the United
States.

17 (2) ELEMENTS.—The study required under18 paragraph (1) shall—

(A) include an assessment of the resources,
including information technology, and authorities necessary to develop and maintain the database described in such paragraph; and

(B) specifically address the protection of
the privacy interests of any individuals whose
information may be contained within the data-

base, which shall include limiting access to the
 database or having access to the database be
 monitored by, or accessed through, a member of
 the Coast Guard.

5 (b) REPORT.—Not later than 180 days after the date 6 of the enactment of this Act, the Secretary shall submit 7 to the Committee on Commerce, Science, and Transpor-8 tation of the Senate and the Committee on Transportation 9 and Infrastructure of the House of Representatives a re-10 port on the results of the study under subsection (a), in-11 cluding findings, conclusions, and recommendations.

12 (c) DEFINITIONS.—In this section:

(1) CREDENTIALED MARINER.—The term
"credentialed mariner" means an individual with a
merchant mariner license, certificate, or document
that the Secretary is authorized to issue pursuant to
title 46, United States Code.

18 (2) SECRETARY.—The term "Secretary" means
19 the Secretary of the Department in which the Coast
20 Guard is operating.

TITLE VI—SEXUAL ASSAULT AND SEXUAL HARASSMENT PRE VENTION AND RESPONSE

4 SEC. 601. DEFINITIONS.

5 (a) IN GENERAL.—Section 2101 of title 46, United
6 States Code, is amended—

7 (1) by redesignating paragraphs (45) through
8 (54) as paragraphs (47) through (56), respectively;
9 and

10 (2) by inserting after paragraph (44) the fol-11 lowing:

"(45) 'sexual assault' means any form of abuse
or contact as defined in chapter 109A of title 18, or
a substantially similar offense under a State, local,
or Tribal law.

16 "(46) 'sexual harassment' means any of the fol-17 lowing:

18 "(A) Conduct towards an individual (which
19 may have been by the individual's supervisor, a
20 supervisor in another area, a coworker, or an21 other credentialed mariner) that—

22 "(i) involves unwelcome sexual ad23 vances, requests for sexual favors, or delib24 erate or repeated offensive comments or
25 gestures of a sexual nature, when—

	000
1	"(I) submission to such conduct
2	is made either explicitly or implicitly a
3	term or condition of employment, pay,
4	career, benefits, or entitlements of the
5	individual;
6	"(II) any submission to, or rejec-
7	tion of, such conduct by the individual
8	is used as a basis for decisions affect-
9	ing the individual's job, pay, career,
10	benefits, or entitlements; or
11	"(III) such conduct has the pur-
12	pose or effect of unreasonably inter-
13	fering with the individual's work per-
14	formance or creates an intimidating,
15	hostile, or offensive working environ-
16	ment; and
17	"(ii) is so severe or pervasive that a
18	reasonable person would perceive, and the
19	individual does perceive, the environment
20	as hostile or offensive.
21	"(B) Any use or condonation by any per-
22	son in a supervisory or command position of
23	any form of sexual behavior to control, influ-
24	ence, or affect the career, pay, or job of an indi-
25	vidual who is a subordinate to the person.

1 "(C) Any intentional or repeated unwel-2 come verbal comment or gesture of a sexual na-3 ture towards or about an individual by the indi-4 vidual's supervisor, a supervisor in another 5 area, a coworker, or another credentialed mar-6 iner.". 7 (b) REPORT.—The Commandant shall submit to the 8 Committee on Transportation and Infrastructure of the 9 House of Representatives and the Committee on Com-10 merce, Science, and Transportation of the Senate a report 11 describing any changes the Commandant may propose to 12 the definitions added by the amendments in subsection

13 (a).

14 (c) Conforming Amendments.—

(1) Section 2113(3) of title 46, United States
Code, is amended by striking "section 2101(51)(A)"
and inserting "section 2101(53)(A)".

18 (2) Section 4105 of title 46, United States
19 Code, is amended—

20 (A) in subsections (b)(1) and (c), by strik21 ing "section 2101(51)" each place it appears
22 and inserting "section 2101(53)"; and

23 (B) in subsection (d), by striking "section
24 2101(51)(A)" and inserting "section
25 2101(53)(A)".

(3) Section 1131(a)(1)(E) of title 49, United
 States Code, is amended by striking "section
 2101(46)" and inserting "116".

4 SEC. 602. CONVICTED SEX OFFENDER AS GROUNDS FOR 5 DENIAL.

6 (a) IN GENERAL.—Chapter 75 of title 46, United
7 States Code, is amended by adding at the end the fol8 lowing:

9 "§7511. Convicted sex offender as grounds for denial

10 "(a) SEXUAL ABUSE.—A license, certificate of reg-11 istry, or merchant mariner's document authorized to be 12 issued under this part shall be denied to an individual who 13 has been convicted of a sexual offense prohibited under 14 chapter 109A of title 18, except for subsection (b) of sec-15 tion 2244 of title 18, or a substantially similar offense 16 under a State, local, or Tribal law.

17 "(b) ABUSIVE SEXUAL CONTACT.—A license, certificate of registry, or merchant mariner's document author-18 ized to be issued under this part may be denied to an indi-19 20 vidual who within 5 years before applying for the license, 21 certificate, or document, has been convicted of a sexual 22 offense prohibited under subsection (b) of section 2244 of 23 title 18, or a substantially similar offense under a State, 24 local, or Tribal law.".

1	(b) CLERICAL AMENDMENT.—The analysis for chap-
2	ter 75 of title 46, United States Code, is amended by add-
3	ing at the end the following:
	"7511. Convicted sex offender as grounds for denial.".
4	SEC. 603. ACCOMMODATION; NOTICES.
5	Section 11101 of title 46, United States Code, is
6	amended—
7	(1) in subsection (a)—
8	(A) in paragraph (3), by striking "; and"
9	and inserting a semicolon;
10	(B) in paragraph (4), by striking the pe-
11	riod at the end and inserting "; and"; and
12	(C) by adding at the end the following:
13	"(5) each crew berthing area shall be equipped
14	with information regarding—
15	"(A) vessel owner or company policies pro-
16	hibiting sexual assault, sexual harassment, re-
17	taliation, and drug and alcohol use; and
18	"(B) procedures and resources to report
19	allegations of sexual assault and sexual harass-
20	ment, including information—
21	"(i) on the contact information,
22	website address, and mobile application of
23	the Coast Guard Investigative Services and
24	the Coast Guard National Command Cen-

1	ter, in order to report allegations of sexual
2	assault or sexual harassment;
3	"(ii) on vessel owner or company pro-
4	cedures to report violations of company
5	policy and access resources;
6	"(iii) on resources provided by outside
7	organizations such as sexual assault hot-
8	lines and counseling;
9	"(iv) on the retention period for sur-
10	veillance video recording after an incident
11	of sexual harassment or sexual assault is
12	reported; and
13	"(v) on additional items specified in
14	regulations issued by, and at the discretion
15	of, the Secretary."; and
16	(2) in subsection (d), by adding at the end the
17	following: "In each washing place in a visible loca-
18	tion, there shall be information regarding procedures
19	and resources to report alleged sexual assault and
20	sexual harassment upon the vessel, and vessel owner
21	or company policies prohibiting sexual assault and
22	sexual harassment, retaliation, and drug and alcohol
23	use.".

SEC. 604. PROTECTION AGAINST DISCRIMINATION.
Section 2114(a) of title 46, United States Code, is
amended—
(1) in paragraph (1) —
(A) by redesignating subparagraphs (B)
through (G) as subparagraphs (C) through (H),
respectively; and
(B) by inserting after subparagraph (A)
the following:
"(B) the seaman in good faith has re-
ported or is about to report to the vessel owner,
Coast Guard, or other appropriate Federal
agency or department sexual harassment or
sexual assault against the seaman or knowledge
of sexual harassment or sexual assault against
another seaman;"; and
(2) in paragraphs (2) and (3) , by striking
"paragraph $(1)(B)$ " each place it appears and in-
serting "paragraph (1)(C)".
SEC. 605. ALCOHOL AT SEA.
(a) IN GENERAL.—The Commandant shall seek to
enter into an agreement with the National Academy of
enter into an agreement with the National Academy of Sciences not later than 1 year after the date of the enact-
Sciences not later than 1 year after the date of the enact-

bers aboard vessels of the United States engaged in com mercial service, except when such possession is associated
 with the commercial sale to individuals aboard the vessel
 who are not crew members.

5 (b) ASSESSMENT.—The assessment under this sec-6 tion shall—

7 (1) take into account the safety and security of8 every individual on the vessel;

9 (2) take into account reported incidences of sex10 ual harassment or sexual assault, as defined in sec11 tion 2101 of title 46, United States Code; and

12 (3) provide any appropriate recommendations
13 for any changes to laws, including regulations, or
14 employer policies.

15 (c) SUBMISSION.—Upon completion of the assessment under this section, the National Academy of Sciences 16 17 shall submit the assessment to the Committee on Commerce, Science, and Transportation of the Senate, the 18 19 Committee on Transportation and Infrastructure of the 20 House of Representatives, the Commandant, and the Sec-21 retary of the department in which the Coast Guard is op-22 erating.

- 23 (d) REGULATIONS.—
- 24 (1) The Commandant—

1	(A) shall review the findings and rec-
2	ommendations of the assessment under this sec-
3	tion by not later than 180 days after receiving
4	the assessment under subsection (c); and
5	(B) taking into account the safety and se-
6	curity of every individual on vessels of the
7	United States engaged in commercial service,
8	may issue regulations relating to alcohol con-
9	sumption on such vessels.
10	(e) REPORT REQUIRED.—If, by the date that is 2
11	years after the receipt of the assessment under subsection
12	(c), the Commandant does not issue regulations under
10	subsection (d), the Commandant shall provide a report by
13	subsection (u), the commandant shan provide a report by
13 14	such date to the appropriate committees of Congress—
14	such date to the appropriate committees of Congress—
14 15	such date to the appropriate committees of Congress— (1) regarding the rationale for not issuing such
14 15 16	such date to the appropriate committees of Congress— (1) regarding the rationale for not issuing such regulations; and
14 15 16 17	 such date to the appropriate committees of Congress— (1) regarding the rationale for not issuing such regulations; and (2) providing other recommendations as nec-
14 15 16 17 18	 such date to the appropriate committees of Congress— (1) regarding the rationale for not issuing such regulations; and (2) providing other recommendations as necessary to ensure safety at sea.
14 15 16 17 18 19	 such date to the appropriate committees of Congress— (1) regarding the rationale for not issuing such regulations; and (2) providing other recommendations as necessary to ensure safety at sea. SEC. 606. SEXUAL HARASSMENT OR SEXUAL ASSAULT AS
 14 15 16 17 18 19 20 	 such date to the appropriate committees of Congress— (1) regarding the rationale for not issuing such regulations; and (2) providing other recommendations as necessary to ensure safety at sea. SEC. 606. SEXUAL HARASSMENT OR SEXUAL ASSAULT AS GROUNDS FOR SUSPENSION AND REVOCA-
 14 15 16 17 18 19 20 21 	 such date to the appropriate committees of Congress— (1) regarding the rationale for not issuing such regulations; and (2) providing other recommendations as necessary to ensure safety at sea. SEC. 606. SEXUAL HARASSMENT OR SEXUAL ASSAULT AS GROUNDS FOR SUSPENSION AND REVOCA-TION.

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1 "§ 7704a. Sexual harassment or sexual assault as 2 grounds for suspension and revocation

3 "(a) SEXUAL HARASSMENT.—If it is shown at a hearing under this chapter that a holder of a license, cer-4 5 tificate of registry, or merchant mariner's document issued under this part, within 10 years before the begin-6 7 ning of the suspension and revocation proceedings, is the 8 subject of a substantiated claim of sexual harassment, 9 then the license, certificate of registry, or merchant mari-10 ner's document shall be suspended or revoked.

11 "(b) SEXUAL ASSAULT.—If it is shown at a hearing under this chapter that a holder of a license, certificate 12 13 of registry, or merchant mariner's document issued under 14 this part, within 20 years before the beginning of the sus-15 pension and revocation proceedings, is the subject of a 16 substantiated claim of sexual assault, then the license, certificate of registry, or merchant mariner's document shall 17 18 be revoked.

19 "(c) Substantiated Claim.—

20 "(1) IN GENERAL.—In this section, the term
21 'substantiated claim' means—

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

1	which all appeals have been exhausted, as appli-
2	cable; or
3	"(B) a determination after an investigation
4	by the Coast Guard that it is more likely than
5	not that the individual committed sexual har-
6	assment or sexual assault as defined in section
7	2101, if the determination affords appropriate
8	due process rights to the subject of the inves-
9	tigation.
10	"(2) Investigation by the coast guard.—
11	An investigation by the Coast Guard under para-
12	graph (1)(B) shall include evaluation of the fol-
13	lowing materials that shall be provided to the Coast
14	Guard:
15	"(A) Any inquiry or determination made
16	by the employer of the individual as to whether
17	the individual committed sexual harassment or
18	sexual assault.
19	"(B) Upon request from the Coast Guard,
20	any investigative materials, documents, records,
21	or files in the possession of an employer or
22	former employer of the individual that are re-
23	lated to the claim of sexual harassment or sex-
24	ual assault by the individual.

1	"(3) Additional review.—A license, certifi-
2	cate of registry, or merchant mariner's document
3	shall not be suspended or revoked under subsection
4	(a) or (b), unless the substantiated claim is reviewed
5	and affirmed, in accordance with the applicable defi-
6	nition in section 2101, by an administrative law
7	judge at the same suspension or revocation hearing
8	under this chapter described in subsection (a) or (b),
9	as applicable.".
10	(b) Clerical Amendment.—The analysis for chap-

11 ter 77 of title 46, United States Code, is amended by in-12 serting after the item relating to section 7704 the fol-13 lowing:

14 SEC. 607. SURVEILLANCE REQUIREMENTS.

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

18 **"CHAPTER 49—OCEANGOING**

19 NONPASSENGER COMMERCIAL VESSELS

20 "§ 4901. Surveillance requirements

- 21 "(a) Applicability.—
- 22 "(1) IN GENERAL.—The requirements in this23 section shall apply to vessels engaged in commercial

[&]quot;7704a. Sexual harassment or sexual assault as grounds for suspension or revocation.".

1	service that do not carry passengers and are any of
2	the following:
3	"(A) A documented vessel with overnight
4	accommodations for at least 10 persons on
5	board that—
6	"(i) is on a voyage of at least 600
7	miles and crosses seaward of the boundary
8	line; or
9	"(ii) is at least 24 meters (79 feet) in
10	overall length and required to have a load
11	line under chapter 51.
12	"(B) A documented vessel on an inter-
13	national voyage that is of—
14	"(i) at least 500 gross tons as meas-
15	ured under section 14502; or
16	"(ii) an alternate tonnage measured
17	under section 14302 as prescribed by the
18	Secretary under section 14104.
19	"(C) A vessel with overnight accommoda-
20	tions for at least 10 persons on board that are
21	operating for no less than 72 hours on waters
22	superjacent to the outer Continental Shelf (as
23	defined in section 2(a) of the Outer Continental
24	Shelf Lands Act (43 U.S.C. 1331(a)).

"(2) EXCEPTION.—Notwithstanding paragraph
 (1), the requirements in this section shall not apply
 to any fishing vessel, fish processing vessel, or fish
 tender vessel.

5 "(b) REQUIREMENT FOR MAINTENANCE OF VIDEO
6 SURVEILLANCE SYSTEM.—Each vessel to which this sec7 tion applies shall maintain a video surveillance system in
8 accordance with this section.

9 "(c) PLACEMENT OF VIDEO AND AUDIO SURVEIL10 LANCE EQUIPMENT.—

11 "(1) IN GENERAL.—The owner of a vessel to 12 which this section applies shall install video and 13 audio surveillance equipment aboard the vessel not 14 later than 2 years after the date of enactment of the 15 Coast Guard Authorization Act of 2022, or during 16 the next scheduled drydock, whichever is later.

17 "(2) LOCATIONS.—Video and audio surveillance
18 equipment shall be placed in passageways onto
19 which doors from staterooms open. Such equipment
20 shall be placed in a manner ensuring the visibility of
21 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.—

4 "(1) IN GENERAL.—The owner of a vessel to 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) if the request is in conjunction with21 a 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 section and not
5 used as part of a labor action against a crew mem6 ber or employment dispute unless used in a criminal
7 or civil action.

8 "(f) RETENTION REQUIREMENTS.—The owner of a 9 vessel to which this section applies shall retain all records 10 of audio and video surveillance for not less than 4 years 11 after the footage is obtained. Any video and audio surveil-12 lance found to be associated with an alleged incident of 13 sexual harassment or sexual assault shall be retained by such owner for not less than 10 years from the date of 14 15 the alleged incident. The Federal Bureau of Investigation and the Coast Guard are authorized access to all records 16 17 of video and audio surveillance relevant to an investigation into criminal conduct. 18

19 "(g) PERSONNEL TRAINING.—A vessel owner, man-20 aging operator, or employer of a seafarer (in this sub-21 section referred to as the 'company') shall provide training 22 for all individuals employed by the company for the pur-23 pose of responding to incidents of sexual assault or sexual 24 harassment, including—

25 "(1) such training to ensure the individuals—

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1	"(A) retain audio and visual records and
2	other evidence objectively; and
3	"(B) act impartially without influence from
4	the company or others; and
5	"(2) training on applicable Federal, State, Trib-
6	al, and local laws and regulations regarding sexual
7	assault and sexual harassment investigations and re-
8	porting requirements.
9	"(h) DEFINITION OF OWNER.—In this section, the
10	term 'owner' means the owner, charterer, managing oper-
11	ator, master, or other individual in charge of a vessel.".
12	(b) CLERICAL AMENDMENT.—The analysis of sub-
13	title II at the beginning of title 46, United States Code,
14	is amended by adding after the item relating to chapter
15	47 the following:
	"Chapter 49—Oceangoing Nonpassenger Commercial Vessels".
16	SEC. 608. MASTER KEY CONTROL.
17	(a) IN GENERAL.—Chapter 31 of title 46, United
18	States Code, is amended by adding at the end the fol-
19	lowing:
20	"§3106. Master key control system
21	"(a) IN GENERAL.—The owner of a vessel subject to
22	inspection under section 3301 shall—
23	((1) ensure that such vessel is equipped with a
24	vessel master key control system, manual or elec-
25	tronic, which provides controlled access to all copies

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of the vessel's master key of which access shall only

of the vessers master key of which access shall only
be available to the individuals described in para-
graph (2);
"(2)(A) establish a list of all crew members,
identified by position, allowed to access and use the
master key; and
"(B) maintain such list upon the vessel within
owner records and include such list in the vessel
safety management system under section
3203(a)(6);
((3) record in a log book, which may be elec-
tronic and shall be included in the safety manage-
ment system under section $3203(a)(6)$, information
on all access and use of the vessel's master key, in-
cluding—
"(A) dates and times of access;
"(B) the room or location accessed; and
"(C) the name and rank of the crew mem-
ber that used the master key; and
((4) make the list under paragraph (2) and the
log book under paragraph (3) available upon request
to any agent of the Federal Bureau of Investigation,
any member of the Coast Guard, and any law en-
forcement officer performing official duties in the
course and scope of an investigation.

1 "(b) PROHIBITED USE.—A crew member not in-2 cluded on the list described in subsection (a)(2) shall not 3 have access to or use the master key unless in an emer-4 gency and shall immediately notify the master and owner 5 of the vessel following access to or use of such key.

- 6 "(c) PENALTY.—Any crew member who violates sub7 section (b) shall be liable to the United States Government
 8 for a civil penalty of not more than \$1,000, and may be
 9 subject to suspension or revocation under section 7703.".
 10 (b) CLERICAL AMENDMENT.—The analysis for chap11 ter 31 of title 46, United States Code, is amended by add-
- 12 ing at the end the following:"3106. Master key control system.".

13 SEC. 609. SAFETY MANAGEMENT SYSTEMS.

14 Section 3203 of title 46, United States Code, is15 amended—

- 16 (1) in subsection (a)—
- (A) by redesignating paragraphs (5) and
 (B) as paragraphs (7) and (8), respectively; and
 (B) by inserting after paragraph (4) the
 following:
 "(5) with respect to sexual harassment and sexual assault, procedures and annual training requirements for all responsible persons and vessels to
- 24 which this chapter applies on—
- 25 "(A) prevention;

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1	"(B) bystander intervention;
2	"(C) reporting;
3	"(D) response; and
4	"(E) investigation;
5	"(6) the list required under section $3106(a)(2)$
6	and the log book required under section
7	3106(a)(3);";
8	(2) by redesignating subsections (b) and (c) as
9	subsections (d) and (e), respectively; and
10	(3) by inserting after subsection (a) the fol-
11	lowing:
12	"(b) PROCEDURES AND TRAINING REQUIRE-
13	MENTS.—In prescribing regulations for the procedures
14	and training requirements described in subsection $(a)(5)$,
15	such procedures and requirements shall be consistent with
16	the requirements to report sexual harassment or sexual
17	assault under section 10104.
18	"(c) AUDITS.—
19	"(1) IN GENERAL.—Upon discovery of a failure
20	of a responsible person or vessel to comply with a re-
21	quirement under section 10104 during an audit of a
22	safety management system or from other sources of
23	information acquired by the Coast Guard (including
24	an audit or systematic review under section
25	10104(g)), the Secretary shall audit the safety man-

agement system of a vessel under this section to de termine if there is a failure to comply with any other
 requirement under section 10104.

4 "(2) Certificates.—

"(A) SUSPENSION.—During an audit of a 5 6 safety management system of a vessel required 7 under paragraph (1), the Secretary may sus-8 pend the Safety Management Certificate issued 9 for the vessel under section 3205 and issue a 10 separate Safety Management Certificate for the 11 vessel to be in effect for a 3-month period be-12 ginning on the date of the issuance of such sep-13 arate certificate.

"(B) REVOCATION.—At the conclusion of
an audit of a safety management system required under paragraph (1), the Secretary shall
revoke the Safety Management Certificate
issued for the vessel under section 3205 if the
Secretary determines—

20 "(i) that the holder of the Safety
21 Management Certificate knowingly, or re22 peatedly, failed to comply with section
23 10104; or

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1	"(ii) other failure of the safety man-
2	agement system resulted in the failure to
3	comply with such section.
4	"(3) Documents of compliance.—
5	"(A) IN GENERAL.—Following an audit of
6	the safety management system of a vessel re-
7	quired under paragraph (1), the Secretary may
8	audit the safety management system of the re-
9	sponsible person for the vessel.
10	"(B) SUSPENSION.—During an audit
11	under subparagraph (A), the Secretary may
12	suspend the Document of Compliance issued to
13	the responsible person under section 3205 and
14	issue a separate Document of Compliance to
15	such person to be in effect for a 3-month period
16	beginning on the date of the issuance of such
17	separate document.
18	"(C) REVOCATION.—At the conclusion of
19	an assessment or an audit of a safety manage-
20	ment system under subparagraph (A), the Sec-
21	retary shall revoke the Document of Compliance
22	issued to the responsible person if the Secretary
23	determines—

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1	"(i) that the holder of the Document
2	of Compliance knowingly, or repeatedly,
3	failed to comply with section 10104; or
4	"(ii) that other failure of the safety
5	management system resulted in the failure
6	to comply with such section.".
7	SEC. 610. REQUIREMENT TO REPORT SEXUAL ASSAULT
8	AND HARASSMENT.
9	Section 10104 of title 46, United States Code, is
10	amended by striking subsections (a) and (b) and inserting
11	the following:
12	"(a) Mandatory Reporting by Crew Mem-
13	BERS.—
14	"(1) IN GENERAL.—A crew member of a docu-
15	mented vessel shall report to the Commandant in ac-
16	cordance with subsection (c) any complaint or inci-
17	dent of sexual harassment or sexual assault of which
18	the crew member has firsthand or personal knowl-
19	edge.
20	"(2) PENALTY.—Except as provided in para-
21	graph (3), a crew member with firsthand or personal
22	knowledge of a sexual assault or sexual harassment
23	incident on a documented vessel who knowingly fails
24	to report in compliance with paragraph (1) is liable

to the United States Government for a civil penalty
 of not more than \$25,000.

3 "(3) AMNESTY.—A crew member who know-4 ingly fails to make the required reporting under 5 paragraph (1) shall not be subject to the penalty de-6 scribed in paragraph (2) if the complaint is shared 7 in confidence with the crew member directly from 8 the individual who experienced the sexual harass-9 ment or sexual assault or the crew member is a vic-10 tim advocate as defined in section 40002(a) of the 11 Violence Against Women Act of 1994 (34 U.S.C. 12 12291(a)).

13 "(b) MANDATORY REPORTING BY VESSEL OWNER,
14 MASTER, MANAGING OPERATOR, OR EMPLOYER.—

15 "(1) IN GENERAL.—A vessel owner, master, or 16 managing operator of a documented vessel or the 17 employer of a seafarer on that vessel shall report to 18 the Commandant in accordance with subsection (c) 19 any complaint or incident of sexual harassment or 20 sexual assault involving a crew member in violation 21 of employer policy or law of which such vessel owner 22 or managing operator is made aware. Such reporting 23 shall include results of any investigation into the in-24 cident, if applicable, and any action taken against 25 the offending crew member.

	<u> </u>
1	"(2) PENALTY.—A vessel owner, master, or
2	managing operator of a documented vessel or the
3	employer of a seafarer on that vessel who knowingly
4	fails to report in compliance with paragraph (1) is
5	liable to the United States Government for a civil
6	penalty of not more than \$50,000.
7	"(c) Reporting Procedures.—
8	"(1) TIMING.—
9	"(A) Reports by crew members.—A re-
10	port required under subsection (a) shall be
11	made as soon as practicable, but not later than
12	10 days after the individual develops firsthand
13	or personal knowledge of the sexual assault or
14	sexual harassment incident, to the Commandant
15	by the fastest telecommunications channel avail-
16	able.
17	"(B) REPORTS BY VESSEL OWNERS, MAS-
18	TERS, MANAGING OPERATORS, OR EMPLOY-
19	ERS.—A report required under subsection (b)
20	shall be made immediately after the vessel
21	owner, master, managing operator, or employer
22	of the seafarer gains knowledge of a sexual as-
23	sault or sexual harassment incident by the fast-
24	est telecommunications channel available. Such
25	report shall be made to the Commandant and

1	the appropriate officer or agency of the govern-
2	ment of the country in whose waters the inci-
3	dent occurs.
4	"(2) CONTENTS.—A report required under sub-
5	section (a) or (b) shall include, to the best of the
6	knowledge of the individual making the report—
7	"(A) the name, official position or role in
8	relation to the vessel, and contact information
9	of the individual making the report;
10	"(B) the name and official number of the
11	documented vessel;
12	"(C) the time and date of the incident;
13	"(D) the geographic position or location of
14	the vessel when the incident occurred; and
15	"(E) a brief description of the alleged sex-
16	ual harassment or sexual assault being re-
17	ported.
18	"(3) Receiving reports and collection of
19	INFORMATION.—
20	"(A) RECEIVING REPORTS.—With respect
21	to reports submitted under this subsection to
22	the Coast Guard, the Commandant—
23	"(i) may establish additional reporting
24	procedures, including procedures for re-
25	ceiving reports through—

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"(I) a telephone number that is
continuously manned at all times; and
"(II) an email address that is
continuously monitored; and
"(ii) shall use procedures that include
preserving evidence in such reports and
providing emergency service referrals.
"(B) Collection of information.—
After receiving a report under this subsection,
the Commandant shall collect information re-
lated to the identity of each alleged victim, al-
leged perpetrator, and witness identified in the
report through a means designed to protect, to
the extent practicable, the personal identifiable
information of such individuals.
"(d) SUBPOENA AUTHORITY.—
"(1) IN GENERAL.—The Commandant may
compel the testimony of witnesses and the produc-
tion of any evidence by subpoena to determine com-
pliance with this section.
"(2) JURISDICTIONAL LIMITS.—The jurisdic-
tional limits of a subpoena issued under this section
are the same as, and are enforceable in the same
manner as, subpoenas issued under chapter 63 of
this title.

"(e) COMPANY AFTER-ACTION SUMMARY.—A vessel
 owner, master, managing operator, or employer of a sea farer that makes a report under subsection (b), or becomes
 aware of a report made under subsection (a) that involves
 an individual employed by the owner, master, operator, or
 employer at the time of the sexual assault or sexual har assment incident, shall—

8 "(1) submit to the Commandant a document 9 with detailed information to describe the actions 10 taken by the vessel owner, master, managing oper-11 ator, or employer of a seafarer after it became aware 12 of the sexual assault or sexual harassment incident; 13 and

14 "(2) make such submission not later than 10 15 days after the vessel owner, master, managing oper-16 ator, or employer of a seafarer made the report 17 under subsection (b), or became aware of a report 18 made under subsection (a) that involves an indi-19 vidual employed by the owner, master, operator, or 20 employer at the time of the sexual assault or sexual 21 harassment incident.

22 "(f) REQUIRED COMPANY RECORDS.—A vessel
23 owner, master, managing operator, or employer of a sea24 farer shall—

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1	"(1) submit to the Commandant copies of all
2	records, including documents, files, recordings, state-
3	ments, reports, investigatory materials, findings, and
4	any other materials requested by the Commandant
5	related to the claim of sexual assault or sexual har-
6	assment; and
7	"(2) make such submission not later than 14
8	days after—
9	"(A) the vessel owner, master, managing
10	operator, or employer of a seafarer submitted a
11	report under subsection (b); or
12	"(B) the vessel owner, master, managing
13	operator, or employer of a seafarer acquired
14	knowledge of a report made under subsection
15	(a) that involved individuals employed by the
16	vessel owner, master, managing operator, or
17	employer of a seafarer.
18	"(g) INVESTIGATORY AUDIT.—The Commandant
19	shall periodically perform an audit or other systematic re-
20	view of the submissions made under this section to deter-
21	mine if there were any failures to comply with the require-
22	ments of this section.
23	"(h) CIVIL PENALTY.—A vessel owner, master, man-
24	aging operator, or employer of a seafarer that fails to com-
25	nly with subsections (a) or (f) is liable to the United States

25 ply with subsections (e) or (f) is liable to the United States

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Government for a civil penalty of \$50,000 for each day
 a failure continues.

- 3 "(i) Applicability; Regulations.—
- 4 "(1) EFFECTIVE DATE.—The requirements of
 5 this section take effect on the date of enactment of
 6 the Coast Guard Authorization Act of 2022.
- 7 "(2) REGULATIONS.—The Commandant may
 8 issue regulations to implement the requirements of
 9 this section.

"(3) REPORTS.—Any report required to be
made to the Commandant under this section shall be
made to the Coast Guard National Command Center, until regulations establishing other reporting
procedures are issued.".

15 SEC. 611. CIVIL ACTIONS FOR PERSONAL INJURY OR
16 DEATH OF SEAMEN.

17 (a) PERSONAL INJURY TO OR DEATH OF SEAMEN.— 18 Section 30104 of title 46, United States Code, is amended 19 by inserting ", including an injury resulting from sexual 20 assault or sexual harassment (as such terms are defined 21 in section 2101)," after "in the course of employment". 22 (b) TIME LIMIT ON BRINGING MARITIME ACTION.— 23 Section 30106 of title 46, United States Code, is amend-24 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, as such
10	terms are defined in section 2101, shall be brought not
11	later than 5 years after the cause of action for a claim
12	of sexual harassment or sexual assault arose.".
13	(c) Clerical Amendment.—The analysis for chap-
14	ter 301 of title 46, United States Code, is amended by
15	striking the item relating to section 30106 and inserting
16	the following:
	"30106. Time limit on bringing maritime action.".
17	SEC. 612. ADMINISTRATION OF SEXUAL ASSAULT FORENSIC
18	EXAMINATION KITS.
19	(a) IN GENERAL.—Subchapter IV of chapter 5 of
20	title 14, United States Code, is amended by adding at the
21	end the following:
22	"§564. Administration of sexual assault forensic ex-
23	amination kits
24	"(a) Sexual Assault Forensic Exam Proce-
25	DURE.—

1	"(1) IN GENERAL.—Before embarking on any
2	prescheduled voyage, a Coast Guard vessel shall
3	have in place a written operating procedure that en-
4	sures that an embarked victim of sexual assault
5	shall have access to a sexual assault forensic exam-
6	ination—
7	"(A) as soon as possible after the victim
8	requests an examination; and
9	"(B) that is treated with the same level of
10	urgency as emergency medical care.
11	"(2) Requirements.—The written operating
12	procedure required by paragraph (1), shall, at a
13	minimum, account for—
14	"(A) the health, safety, and privacy of a
15	victim of sexual assault;
16	"(B) the proximity of ashore or afloat
17	medical facilities, including coordination as nec-
18	essary with the Department of Defense, includ-
19	ing other military departments (as defined in
20	section 101 of title 10, United States Code);
21	"(C) the availability of aeromedical evacu-
22	ation;
23	"(D) the operational capabilities of the
24	vessel concerned;

1	"(E) the qualifications of medical per-
2	sonnel onboard;
3	"(F) coordination with law enforcement
4	and the preservation of evidence;
5	"(G) the means of accessing a sexual as-
6	sault forensic examination and medical care
7	with a restricted report of sexual assault;
8	"(H) the availability of nonprescription
9	pregnancy prophylactics; and
10	"(I) other unique military considerations.".
11	(b) Study.—
12	(1) IN GENERAL.—Not later than 1 year after
13	the date of the enactment of this Act, the Secretary
14	of the department in which the Coast Guard is oper-
15	ating shall seek to enter into an agreement with the
16	National Academy of Sciences under which the Na-
17	tional Academy of Sciences shall conduct a study to
18	assess the feasibility of the development of a self-ad-
19	ministered sexual assault forensic examination for
20	use by victims of sexual assault onboard a vessel at
21	sea.
22	(2) ELEMENTS.—The study under paragraph
23	(1) shall—
24	(A) take into account—

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1	(i) the safety and security of the al-
2	leged victim of sexual assault;
3	(ii) the ability to properly identify,
4	document, and preserve any evidence rel-
5	evant to the allegation of sexual assault;
6	and
7	(iii) the applicable criminal procedural
8	laws relating to authenticity, relevance,
9	preservation of evidence, chain of custody,
10	and any other matter relating to evi-
11	dentiary admissibility; and
12	(B) provide any appropriate recommenda-
13	tion for changes to existing laws, regulations, or
14	employer policies.
15	(3) REPORT.—Upon completion of the study
16	under paragraph (1), the National Academy of
17	Sciences shall submit to the Committee on Com-
18	merce, Science, and Transportation of the Senate,
19	the Committee on Transportation and Infrastructure
20	of the House of Representatives, and the Secretary
21	of the department in which the Coast Guard is oper-
22	ating a report on the findings of the study.
23	(c) Clerical Amendment.—The analysis for sub-
24	chapter IV of chapter 5 of title 14, United States Code,
25	is amended by adding at the end the following:
	"564. Administration of sexual assault forensic examination kits.".

1 SEC. 613. REPORTS TO CONGRESS.

2 (a) IN GENERAL.—Chapter 101 of title 46, United
3 States Code, is amended by adding at the end the fol4 lowing:

5 "§ 10105. Reports to Congress

6 "Not later than 1 year after the date of enactment 7 of the Coast Guard Authorization Act of 2022, and on 8 an annual basis thereafter, the Commandant shall submit 9 to the Committee on Commerce, Science, and Transpor-10 tation of the Senate and the Committee on Transportation 11 and Infrastructure of the House of Representatives a re-12 port to include—

13 "(1) the number of reports received under sec-14 tion 10104;

15 "(2) the number of penalties issued under such16 section;

"(3) the number of open investigations under
such section, completed investigations under such
section, and the outcomes of such open or completed
investigations;

21 "(4) the number of assessments or audits con22 ducted under section 3203 and the outcome of those
23 assessments or audits;

24 "(5) a statistical analysis of compliance with
25 the safety management system criteria under section
26 3203;

"(6) the number of credentials denied or re voked due to sexual harassment, sexual assault, or
 related offenses; and
 "(7) recommendations to support efforts of the
 Coast Guard to improve investigations and oversight

of sexual harassment and sexual assault in the maritime sector, including funding requirements and legislative change proposals necessary to ensure compliance with title VI of the Coast Guard Authorization
Act of 2022 and the amendments made by such
title.".

12 (b) CLERICAL AMENDMENT.—The analysis for chap13 ter 101 of title 46, United States Code, is amended by
14 adding at the end the following:

"10105. Reports to Congress.".

15 SEC. 614. POLICY ON REQUESTS FOR PERMANENT
16 CHANGES OF STATION OR UNIT TRANSFERS
17 BY PERSONS WHO REPORT BEING THE VIC18 TIM OF SEXUAL ASSAULT.

19 Not later than 30 days after the date of the enact-20 ment of this Act, the Commandant, in consultation with 21 the Director of the Health, Safety, and Work Life Direc-22 torate, shall issue an interim update to Coast Guard policy 23 guidance to allow a member of the Coast Guard who has 24 reported being the victim of a sexual assault or any other 25 offense covered by section 920, 920c, or 930 of title 10, MCC22828 9V6

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United States Code (article 120, 120c, or 130 of the Uni form Code of Military Justice) to request an immediate
 change of station or a unit transfer. The final policy shall
 be updated not later than 1 year after the date of the
 enactment of this Act.

6 SEC. 615. SEX OFFENSES AND PERSONNEL RECORDS.

Not later than 180 days after the date of the enactment of this Act, the Commandant shall issue final regulations or policy guidance required to fully implement section 1745 of the National Defense Authorization Act for
Fiscal Year 2014 (Public Law 113–66; 10 U.S.C. 1561
note).

13 SEC. 616. STUDY ON COAST GUARD OVERSIGHT AND INVES14 TIGATIONS.

(a) IN GENERAL.—Not later than 180 days after the
date of the enactment of this Act, the Comptroller General
of the United States shall commence a study to assess the
oversight over Coast Guard activities, including investigations, personnel management, whistleblower protection,
and other activities carried out by the Department of
Homeland Security Office of Inspector General.

(b) ELEMENTS.—The study required by subsection(a) shall include the following:

24 (1) An analysis of the ability of the Department25 of Homeland Security Office of Inspector General to

1	ensure timely, thorough, complete, and appropriate
2	oversight over the Coast Guard, including oversight
3	over both civilian and military activities.
4	(2) An assessment of—
5	(A) the best practices with respect to such
6	oversight; and
7	(B) the ability of the Department of
8	Homeland Security Office of Inspector General
9	and the Commandant to identify and achieve
10	such best practices.
11	(3) An analysis of the methods, standards, and
12	processes employed by the Department of Defense
13	Office of Inspector General and the inspectors gen-
14	erals of the armed forces (as defined in section 101
15	of title 10, United States Code), other than the
16	Coast Guard, to conduct oversight and investigation
17	activities.
18	(4) An analysis of the methods, standards, and
19	processes of the Department of Homeland Security
20	Office of Inspector General with respect to oversight
21	over the civilian and military activities of the Coast
22	Guard, as compared to the methods, standards, and
23	processes described in paragraph (3).
24	(5) An assessment of the extent to which the
25	Coast Guard Investigative Service completes inves-

tigations or other disciplinary measures after refer ral of complaints from the Department of Homeland
 Security Office of Inspector General.

4 (6) A description of the staffing, expertise,
5 training, and other resources of the Department of
6 Homeland Security Office of Inspector General, and
7 an assessment as to whether such staffing, expertise,
8 training, and other resources meet the requirements
9 necessary for meaningful, timely, and effective over10 sight over the activities of the Coast Guard.

11 (c) REPORT.—Not later than 1 year after com-12 mencing the study required by subsection (a), the Comp-13 troller General shall submit to the Committee on Com-14 merce, Science, and Transportation of the Senate and the 15 Committee on Transportation and Infrastructure of the House of Representatives a report on the findings of the 16 17 study, including recommendations with respect to oversight over Coast Guard activities. 18

19sec. 617. Study on special victims' counsel pro-20gram.

(a) IN GENERAL.—Not later than 30 days after the
date of the enactment of this Act, the Secretary of the
department in which the Coast Guard is operating shall
enter into an agreement with a federally funded research
and development center for the conduct of a study on—

(1) the Special Victims' Counsel program of the
 Coast Guard;

3 (2) Coast Guard investigations of sexual assault 4 offenses for cases in which the subject of the inves-5 tigation is no longer under jeopardy for the alleged 6 misconduct for reasons including the death of the 7 accused, a lapse in the statute of limitations for the 8 alleged offense, and a fully adjudicated criminal trial 9 of the alleged offense in which all appeals have been 10 exhausted; and

(3) legal support and representation provided to
members of the Coast Guard who are victims of sexual assault, including in instances in which the accused is a member of the Army, Navy, Air Force,
Marine Corps, or Space Force.

16 (b) ELEMENTS.—The study required by subsection17 (a) shall assess the following:

(1) The Special Victims' Counsel program of
the Coast Guard, including training, effectiveness,
capacity to handle the number of cases referred, and
experience with cases involving members of the
Coast Guard and members of another armed force
(as defined in section 101 of title 10, United States
Code).

(2) The experience of Special Victims' Counsels
in representing members of the Coast Guard during
a court-martial.
(3) Policies concerning the availability and de-
tailing of Special Victims' Counsels for sexual as-
sault allegations, in particular such allegations in
which the accused is a member of another armed
force (as defined in section 101 of title 10, United
States Code), and the impact that the cross-service
relationship had on—
(A) the competence and sufficiency of serv-
ices provided to the alleged victim; and
(B) the interaction between—
(i) the investigating agency and the
Special Victims' Counsels; and
(ii) the prosecuting entity and the
Special Victims' Counsels.
(4) Training provided to, or made available for,
Special Victims' Counsels and paralegals with re-
spect to Department of Defense processes for con-
ducting sexual assault investigations and Special
Victims' Counsel representation of sexual assault
victims.
(5) The ability of Special Victims' Counsels to
operate independently without undue influence from

third parties, including the command of the accused,
 the command of the victim, the Judge Advocate
 General of the Coast Guard, and the Deputy Judge
 Advocate General of the Coast Guard.

5 (6) The skill level and experience of Special Vic6 tims' Counsels, as compared to special victims' coun7 sels available to members of the Army, Navy, Air
8 Force, Marine Corps, and Space Force.

9 (7) Policies regarding access to an alternate 10 Special Victims' Counsel, if requested by the mem-11 ber of the Coast Guard concerned, and potential im-12 provements for such policies.

(c) REPORT.—Not later than 180 days after entering
into an agreement under subsection (a), the federally
funded research and development center shall submit to
the Committee on Commerce, Science, and Transportation
of the Senate and the Committee on Transportation and
Infrastructure of the House of Representatives a report
that includes—

20 (1) the findings of the study required by that21 subsection;

(2) recommendations to improve the coordination, training, and experience of Special Victims'
Counsels of the Coast Guard so as to improve out-

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1	comes for members of the Coast Guard who have re-
2	ported sexual assault; and
3	(3) any other recommendation the federally
4	funded research and development center considers
5	appropriate.
6	TITLE VII-NATIONAL OCEANIC
7	AND ATMOSPHERIC ADMINIS-
8	TRATION
9	Subtitle A-National Oceanic and
10	Atmospheric Administration
11	Commissioned Officer Corps
12	SEC. 701. DEFINITIONS.
13	Section 212(b) of the National Oceanic and Atmos-
14	pheric Administration Commissioned Officer Corps Act of
15	2002 (33 U.S.C. 3002(b)) is amended by adding at the
16	end the following:
17	"(8) UNDER SECRETARY.—The term 'Under
18	Secretary' means the Under Secretary of Commerce
19	for Oceans and Atmosphere.".
20	SEC. 702. REQUIREMENT FOR APPOINTMENTS.
21	Section 221(c) of the National Oceanic and Atmos-
22	pheric Administration Commissioned Officer Corps Act of
23	2002 (33 U.S.C. 3021(c)) is amended by striking "may
24	not be given" and inserting the following: "may—

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"(1) be given only to an individual who is a cit-
izen of the United States; and
"(2) not be given".
SEC. 703. REPEAL OF REQUIREMENT TO PROMOTE EN-
SIGNS AFTER 3 YEARS OF SERVICE.
(a) IN GENERAL.—Section 223 of the National Oce-
anic and Atmospheric Administration Commissioned Offi-
cer Corps Act of 2002 (33 U.S.C. 3023) is amended to
read as follows:
"SEC. 223. SEPARATION OF ENSIGNS FOUND NOT FULLY
QUALIFIED.
"If an officer in the permanent grade of ensign is
at any time found not fully qualified, the officer's commis-
sion shall be revoked and the officer shall be separated
from the commissioned service.".
(b) Clerical Amendment.—The table of contents
in section 1 of the Act entitled "An Act to reauthorize
the Hydrographic Services Improvement Act of 1998, and
for other purposes" (Public Law 107–372) is amended by
striking the item relating to section 223 and inserting the
following:
"Sec. 223. Separation of ensigns found not fully qualified.".
SEC. 704. AUTHORITY TO PROVIDE AWARDS AND DECORA-
TIONS.
(a) IN GENERAL.—Subtitle A of the National Oce-
anic and Atmospheric Administration Commissioned Offi-

cer Corps Act of 2002 (33 U.S.C. 3001 et seq.) is amend ed by adding at the end the following:

3 "SEC. 220. AWARDS AND DECORATIONS.

4 "The Under Secretary may provide ribbons, medals, 5 badges, trophies, and similar devices to members of the 6 commissioned officer corps of the Administration and to 7 members of other uniformed services for service and 8 achievement in support of the missions of the Administra-9 tion.".

10 (b) CLERICAL AMENDMENT.—The table of contents 11 in section 1 of the Act entitled "An Act to reauthorize 12 the Hydrographic Services Improvement Act of 1998, and 13 for other purposes" (Public Law 107–372) is amended by 14 inserting after the item relating to section 219 the fol-15 lowing:

"Sec. 220. Awards and decorations.".

16 SEC. 705. RETIREMENT AND SEPARATION.

(a) INVOLUNTARY RETIREMENT OR SEPARATION.—
18 Section 241(a)(1) of the National Oceanic and Atmos19 pheric Administration Commissioned Officer Corps Act of
20 2002 (33 U.S.C. 3041(a)(1)) is amended to read as fol21 lows:

22 "(1) an officer in the permanent grade of cap23 tain or commander may—

24 "(A) except as provided by subparagraph25 (B), be transferred to the retired list; or

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1	"(B) if the officer is not qualified for re-
2	tirement, be separated from service; and".
3	(b) Retirement for Age.—Section 243(a) of that
4	Act (33 U.S.C. 3043(a)) is amended by striking "be re-
5	tired" and inserting "be retired or separated (as specified
6	in section 1251(e) of title 10, United States Code)".
7	(c) Retirement or Separation Based on Years
8	OF CREDITABLE SERVICE.—Section 261(a) of that Act
9	(33 U.S.C. 3071(a)) is amended—
10	(1) by redesignating paragraphs (17) through
11	(26) as paragraphs (18) through (27) , respectively;
12	and
13	(2) by inserting after paragraph (16) the fol-
14	lowing:
15	"(17) Section 1251(e), relating to retirement or
16	separation based on years of creditable service.".
17	SEC. 706. LICENSURE OF HEALTH-CARE PROFESSIONALS.
18	Section 263 of the National Oceanic and Atmospheric
19	Administration Commissioned Officer Corps Act of 2002
20	(33 U.S.C. 3073) is amended—
21	(1) by striking "The Secretary" and inserting
22	"(a) IN GENERAL.—The Secretary"; and
23	(2) by adding at the end the following:
24	"(b) Licensure of Health-care Profes-
25	SIONALS.—

1	"(1) IN GENERAL.—Notwithstanding any other
2	provision of law regarding the licensure of health-
3	care providers, a health-care professional described
4	in paragraph (2) may practice the health profession
5	or professions of the health-care professional at any
6	location in any State, the District of Columbia, or
7	a Commonwealth, territory, or possession of the
8	United States, or in any other area within or beyond
9	the jurisdiction of the United States, regardless of
10	where the health-care professional or the patient of
11	the health-care professional is located, if the practice
12	is within the scope of the authorized Federal duties
13	of the health-care professional.
14	"(2) Health-care professional de-
15	SCRIBED.—A health-care professional described in
16	this paragraph is a health-care professional—
17	"(A) who is—
18	"(i) a member of the commissioned
19	officer corps of the Administration;
20	"(ii) a civilian employee of the Admin-
21	istration;
22	"(iii) an officer or employee of the
23	Public Health Service who is assigned or
24	detailed to the Administration; or

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1	"(iv) any other health-care profes-
2	sional credentialed and privileged at a Fed-
3	eral health-care institution or location spe-
4	cially designated by the Secretary; and
5	"(B) who—
6	"(i) has a current license to practice
7	medicine, osteopathic medicine, dentistry,
8	or another health profession; and
9	"(ii) is performing authorized duties
10	for the Administration.
11	"(3) DEFINITIONS.—In this subsection:
12	"(A) HEALTH-CARE PROFESSIONAL.—The
13	term 'health-care professional' has the meaning
14	given that term in section 1094(e) of title 10,
15	United States Code, except that such section
16	shall be applied and administered by sub-
17	stituting 'Secretary of Commerce' for 'Secretary
18	of Defense' each place it appears.
19	"(B) LICENSE.—The term 'license' has the
20	meaning given that term in such section.".
21	SEC. 707. IMPROVING PROFESSIONAL MARINER STAFFING.
22	(a) IN GENERAL.—Subtitle E of the National Oce-
23	anic and Atmospheric Administration Commissioned Offi-
24	cer Corps Act of 2002 (33 U.S.C. 3071 et seq.) is amend-
25	ed by adding at the end the following:

"SEC. 269B. SHORE LEAVE FOR PROFESSIONAL MARINERS.
 "(a) IN GENERAL.—The Under Secretary may pre scribe regulations relating to shore leave for professional
 mariners without regard to the requirements of section
 6305 of title 5, United States Code.

6 "(b) REQUIREMENTS.—The regulations prescribed7 under subsection (a) shall—

8 "(1) require that a professional mariner serving
9 aboard an ocean-going vessel be granted a leave of
10 absence of four days per pay period; and

"(2) provide that a professional mariner serving
in a temporary promotion position aboard a vessel
may be paid the difference between the mariner's
temporary and permanent rates of pay for leave accrued while serving in the temporary promotion position.

17 "(c) PROFESSIONAL MARINER DEFINED.—In this
18 section, the term 'professional mariner' means an indi19 vidual employed on a vessel of the Administration who has
20 the necessary expertise to serve in the engineering, deck,
21 steward, electronic technician, or survey department.".

(b) CLERICAL AMENDMENT.—The table of contents
in section 1 of the Act entitled "An Act to reauthorize
the Hydrographic Services Improvement Act of 1998, and
for other purposes" (Public Law 107–372) is amended by

inserting after the item relating to section 269A the fol lowing:

"Sec. 269B. Shore leave for professional mariners.".

3 SEC. 708. LEGAL ASSISTANCE.

4 Section 1044(a)(3) of title 10, United States Code,
5 is amended by inserting "or the commissioned officer
6 corps of the National Oceanic and Atmospheric Adminis7 tration" after "Public Health Service".

8 SEC. 709. ACQUISITION OF AIRCRAFT FOR EXTREME 9 WEATHER RECONNAISSANCE.

10 (a) INCREASED FLEET CAPACITY.—

(1) IN GENERAL.—The Under Secretary of
Commerce for Oceans and Atmosphere shall acquire
adequate aircraft platforms with the necessary observation and modification requirements—

15 (A) to meet agency-wide air reconnaissance 16 and research mission requirements, particularly 17 with respect to hurricanes and tropical cyclones, 18 and also for atmospheric chemistry, climate, air 19 quality for public health, full-season fire weath-20 er research and operations, full-season atmos-21 pheric river air reconnaissance observations, 22 and other mission areas; and

(B) to ensure data and information collected by the aircraft are made available to all
users for research and operations purposes.

(2) Contracts.—In carrying out paragraph
(1), the Under Secretary shall negotiate and enter
into 1 or more contracts or other agreements, to the
extent practicable and necessary, with 1 or more
governmental, commercial, or nongovernmental enti-
ties.
(3) Derivation of funds.—For each of fiscal
years 2023 through 2026, amounts to support the
implementation of paragraphs (1) and (2) shall be
derived—
(A) from amounts appropriated to the Of-
fice of Marine and Aviation Operations of the
National Oceanic and Atmospheric Administra-
tion and available for the purpose of atmos-
pheric river reconnaissance; and
(B) if amounts described in subparagraph
(A) are insufficient to support the implementa-
tion of paragraphs (1) and (2), from amounts
appropriated to that Office and available for
purposes other than atmospheric river recon-
naissance.
(b) Acquisition of Aircraft to Replace the
WP-3D Aircraft.—
(1) IN GENERAL.—Not later than September
30, 2023, the Under Secretary shall enter into a

1	contract for the acquisition of 6 aircraft to replace
2	the WP–3D aircraft that provides for—
3	(A) the first newly acquired aircraft to be
4	fully operational before the retirement of the
5	last WP-3D aircraft operated by the National
6	Oceanic and Atmospheric Administration; and
7	(B) the second newly acquired aircraft to
8	be fully operational not later than 1 year after
9	the first such aircraft is required to be fully
10	operational under subparagraph (A).
11	(2) AUTHORIZATION OF APPROPRIATIONS.—
12	There is authorized to be appropriated to the Under
13	Secretary \$1,800,000,000, without fiscal year limita-
14	tion, for the acquisition of the aircraft under para-
15	graph (1).
16	SEC. 710. REPORT ON PROFESSIONAL MARINER STAFFING
17	MODELS.
18	(a) IN GENERAL.—Not later than 18 months after
19	the date of the enactment of this Act, the Comptroller
20	General of the United States shall submit to the commit-
21	tees specified in subsection (c) a report on staffing issues
22	relating to professional mariners within the Office of Ma-
23	rine and Aviation Operations of the National Oceanic and
24	Atmospheric Administration.

1	(b) ELEMENTS.—The report required by subsection
2	(a) shall include consideration of—
3	(1) the challenges the Office of Marine and
4	Aviation Operations faces in recruiting and retaining
5	qualified professional mariners;
6	(2) workforce planning efforts to address those
7	challenges; and
8	(3) other models or approaches that exist, or
9	are under consideration, to provide incentives for the
10	retention of qualified professional mariners.
11	(c) Committees Specified.—The committees speci-
12	fied in this subsection are—
13	(1) the Committee on Commerce, Science, and
14	Transportation of the Senate; and
15	(2) the Committee on Transportation and In-
16	frastructure and the Committee on Natural Re-
17	sources of the House of Representatives.
18	(d) Professional Mariner Defined.—In this sec-
19	tion, the term "professional mariner" means an individual
20	employed on a vessel of the National Oceanic and Atmos-
21	pheric Administration who has the necessary expertise to
22	serve in the engineering, deck, steward, or survey depart-
23	ment.

1	Subtitle B—Other Matters
2	SEC. 711. CONVEYANCE OF CERTAIN PROPERTY OF THE
3	NATIONAL OCEANIC AND ATMOSPHERIC AD-
4	MINISTRATION IN JUNEAU, ALASKA.
5	(a) DEFINITIONS.—In this section:
6	(1) CITY.—The term "City" means the City
7	and Borough of Juneau, Alaska.
8	(2) MASTER PLAN.—The term "Master Plan"
9	means the Juneau Small Cruise Ship Infrastructure
10	Master Plan released by the Docks and Harbors
11	Board and Port of Juneau for the City and dated
12	March 2021.
13	(3) PROPERTY.—The term "Property" means
14	the parcel of real property consisting of approxi-
15	mately 2.4 acres, including tidelands, owned by the
16	United States and under administrative custody and
17	control of the National Oceanic and Atmospheric
18	Administration and located at 250 Egan Drive, Ju-
19	neau, Alaska, including any improvements thereon
20	that are not authorized or required by another provi-
21	sion of law to be conveyed to a specific individual or
22	entity.
23	(4) Secretary.—The term "Secretary" means
24	the Secretary of Commerce, acting through the

25 Under Secretary of Commerce for Oceans and At-

1	mosphere and the Administrator of the National
2	Oceanic and Atmospheric Administration.
3	(b) Conveyance Authorized.—
4	(1) IN GENERAL.—The Secretary may convey,
5	at fair market value, all right, title, and interest of
6	the United States in and to the Property, subject to
7	subsection (c) and the requirements of this section.
8	(2) TERMINATION OF AUTHORITY.—The au-
9	thority provided by paragraph (1) shall terminate on
10	the date that is 3 years after date of the enactment
11	of this Act.
12	(c) RIGHT OF FIRST REFUSAL.—The City shall have
13	the right of first refusal with respect to the purchase, at
14	fair market value, of the Property.
15	(d) SURVEY.—The exact acreage and legal descrip-
16	tion of the Property shall be determined by a survey satis-
17	factory to the Secretary.
18	(e) CONDITION; QUITCLAIM DEED.—If the Property
19	is conveyed under this section, the Property shall be con-
20	veyed—
21	(1) in an "as is, where is" condition; and
22	(2) via a quitclaim deed.
23	(f) FAIR MARKET VALUE.—
24	(1) IN GENERAL.—The fair market value of the
25	Property shall be—

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(A) determined by an appraisal that—
(i) is conducted by an independent ap-
praiser selected by the Secretary; and
(ii) meets the requirements of para-
graph (2) ; and
(B) adjusted, at the Secretary's discretion,
based on the factors described in paragraph (3).
(2) Appraisal requirements.—An appraisal
conducted under paragraph (1)(A) shall be con-
ducted in accordance with nationally recognized ap-
praisal standards, including—
(A) the Uniform Appraisal Standards for
Federal Land Acquisitions; and
(B) the Uniform Standards of Professional
Appraisal Practice.
(3) FACTORS.—The factors described in this
paragraph are—
(A) matters of equity and fairness;
(B) actions taken by the City regarding
the Property, if the City exercises its right of
first refusal under subsection (c), including—
(i) comprehensive waterfront plan-
ning, site development, and other redevel-
opment activities supported by the City in

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1	proximity to the Property in furtherance of
2	the Master Plan;
3	(ii) in-kind contributions made to fa-
4	cilitate and support use of the Property by
5	governmental agencies; and
6	(iii) any maintenance expenses, capital
7	improvement, or emergency expenditures
8	made necessary to ensure public safety and
9	access to and from the Property; and
10	(C) such other factors as the Secretary
11	considers appropriate.
12	(g) Costs of Conveyance.—If the City exercises
13	its right of first refusal under subsection (c), all reason-
14	able and necessary costs, including real estate transaction
15	and environmental documentation costs, associated with
16	the conveyance of the Property to the City under this sec-
17	tion may be shared equitably by the Secretary and the
18	City, as determined by the Secretary, including with the
19	City providing in-kind contributions for any or all of such
20	costs.
21	(h) PROCEEDS.—Notwithstanding section 3302 of
22	title 31, United States Code, or any other provision of law,
23	any proceeds from a conveyance of the Property under this
24	section shall—

(1) be deposited in an account or accounts of
 the National Oceanic and Atmospheric Administra tion that exists as of the date of the enactment of
 this Act;

5 (2) used to cover costs associated with the con6 veyance, related relocation efforts, and other facility
7 and infrastructure projects in Alaska; and

8 (3) remain available until expended, without9 further appropriation.

10 (i) MEMORANDUM OF AGREEMENT.—If the City ex-11 ercises its right of first refusal under subsection (c), before 12 finalizing a conveyance to the City under this section, the 13 Secretary and the City shall enter into a memorandum 14 of agreement to establish the terms under which the Sec-15 retary shall have future access to, and use of, the Property 16 to accommodate the reasonable expectations of the Sec-17 retary for future operational and logistical needs in south-18 east Alaska.

(j) RESERVATION OR EASEMENT FOR ACCESS AND
USE.—The conveyance authorized under this section shall
be subject to a reservation providing, or an easement
granting, the Secretary, at no cost to the United States,
a right to access and use the Property that—

24 (1) is compatible with the Master Plan; and

(2) authorizes future operational access and use
 by other Federal, State, and local government agen cies that have customarily used the Property.

4 (k) LIABILITY.—

5 (1) AFTER CONVEYANCE.—An individual or en-6 tity to which a conveyance is made under this sec-7 tion shall hold the United States harmless from any 8 liability with respect to activities carried out on or 9 after the date and time of the conveyance of the 10 Property.

(2) BEFORE CONVEYANCE.—The United States
shall remain responsible for any liability the United
States incurred with respect to activities the United
States carried out on the Property before the date
and time of the conveyance of the Property.

(1) ADDITIONAL TERMS AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with a conveyance under this section as the
Secretary considers appropriate and reasonable to protect
the interests of the United States.

(m) ENVIRONMENTAL COMPLIANCE.—Nothing in
this section may be construed to affect or limit the application of or obligation to comply with any applicable environmental law, including—

(1) the National Environmental Policy Act of
 1969 (42 U.S.C. 4321 et seq.); or

3 (2) section 120(h) of the Comprehensive Envi4 ronmental Response, Compensation, and Liability
5 Act of 1980 (42 U.S.C. 9620(h)).

6 (n) CONVEYANCE NOT A MAJOR FEDERAL AC7 TION.—A conveyance under this section shall not be con8 sidered a major Federal action for purposes of section
9 102(2) of the National Environmental Policy Act of 1969
10 (42 U.S.C. 4332(2)).

11 TITLE VIII—TECHNICAL, CON 12 FORMING, AND CLARIFYING 13 AMENDMENTS

14 SEC. 801. TECHNICAL CORRECTIONS.

(a) Section 319(b) of title 14, United States Code,
is amended by striking "section 331 of the FAA Modernization and Reform Act of 2012 (49 U.S.C. 40101
note)" and inserting "section 44801 of title 49".

(b) Section 1156(c) of title 14, United States Code,
is amended by striking "section 331 of the FAA Modernization and Reform Act of 2012 (49 U.S.C. 40101
note)" and inserting "section 44801 of title 49".

1 SEC. 802. REINSTATEMENT.

2 (a) REINSTATEMENT.—The text of section 12(a) of
3 the Act of June 21, 1940 (33 U.S.C. 522(a)), popularly
4 known as the Truman-Hobbs Act, is—

- 5 (1) reinstated as it appeared on the day before
 6 the date of the enactment of section 8507(b) of the
 7 William M. (Mac) Thornberry National Defense Au8 thorization Act for Fiscal Year 2021 (Public Law
 9 116–283; 134 Stat. 4754); and
- 10 (2) redesignated as the sole text of section 12
 11 of the Act of June 21, 1940 (33 U.S.C. 522).

12 (b) EFFECTIVE DATE.—The provision reinstated by
13 subsection (a) shall be treated as if such section 8507(b)
14 had never taken effect.

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

18 SEC. 803. TERMS AND VACANCIES.

19 Section 46101(b) of title 46, United States Code, is20 amended—

- 21 (1) in paragraph (2)—
- 22 (A) by striking "one year" and inserting
 23 "2 years"; and
- 24 (B) by striking "2 terms" and inserting "3
 25 terms"; and
- 26 (2) in paragraph (3)—

1	(A) by striking "of the individual being
2	succeeded" and inserting "to which such indi-
3	vidual is appointed";
4	(B) by striking "2 terms" and inserting "3
5	terms"; and
6	(C) by striking "the predecessor of that"
7	and inserting "such".