118TH CONGRESS 2D SESSION	S.	
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To support the national defense and economic security of the United States by supporting vessels, ports, and shipyards of the United States and the U.S. maritime workforce.

IN THE SENATE OF THE UNITED STATES

Mr.	Kelly introduced the following	bill;	which	was	${\rm read}$	${\rm twice}$	and	referr	ed
	to the Committee on								

A BILL

To support the national defense and economic security of the United States by supporting vessels, ports, and shipyards of the United States and the U.S. maritime workforce.

- 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 "Shipbuilding and Harbor Infrastructure for Prosperity
- 6 and Security for America Act of 2024" or the "SHIPS
- 7 for America Act of 2024".

1 (b) Table of Contents of

2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.
- Sec. 3. Sense of Congress.
- Sec. 4. Definitions.

TITLE I—OVERSIGHT AND ACCOUNTABILITY

- Sec. 101. Maritime Security Advisor; Maritime Security Board.
- Sec. 102. Maritime Transportation System National Advisory Committee.
- Sec. 103. Direct hire authority.
- Sec. 104. Implementation plan.
- Sec. 105. Federal Maritime Commission report on vessels of the United States.

TITLE II—MARITIME SECURITY TRUST FUND

- Sec. 201. Apportionment of the Maritime Security Trust Fund.
- Sec. 202. Regular tonnage taxes; Presidential suspension of tonnage taxes and light money.

TITLE III—SEALIFT CAPABILITY

- Sec. 301. Sealift capability.
- Sec. 302. National Freight Strategic Plan.
- Sec. 303. Foreign shipping practices; controlled carriers.

TITLE IV—VESSELS OF THE UNITED STATES IN INTERNATIONAL COMMERCE

Subtitle A—Strategic Sealift Programs

- Sec. 401. Strategic Commercial Fleet.
- Sec. 402. Maritime Security Program.
- Sec. 403. Cable security fleet.
- Sec. 404. Tanker Security Fleet.
- Sec. 405. Modification to duties relating to equipment and repair of vessels.

Subtitle B—Cargo Preference

- Sec. 411. United States Government cargo.
- Sec. 412. Cargo preference implementation regulations.
- Sec. 413. Cargo preference oversight and audit.
- Sec. 414. Financing the transportation of agricultural products.
- Sec. 415. Importation from China on American ships.
- Sec. 416. Priority for vessels of the United States.
- Sec. 417. Moving cargo on vessels of the United States.
- Sec. 418. Transportation requirements for certain exports sponsored by the Secretary of Agriculture.
- Sec. 419. Clarifying amendments.
- Sec. 420. Energizing American shipbuilding.
- Sec. 421. Ship America Office.

Subtitle C—Regulatory Reform

Sec. 431. Alternate standards.

Sec. 432. Rulemaking committee on commercial maritime regulations and standards.

Sec. 433. Amendments to Shipowners' Limitation of Liability Act of 1851.

TITLE V—SHIPBUILDING

Subtitle A—Shipbuilding Financial Incentives

- Sec. 501. Shipbuilding financial incentives.
- Sec. 502. Assistance for small shipyards.
- Sec. 503. Federal ship financing (title XI) program.
- Sec. 504. Construction reserve fund.
- Sec. 505. Capital construction fund.
- Sec. 506. Anticipated commercial vessel construction survey.
- Sec. 507. Streamlined environmental review.
- Sec. 508. Eligibility for loan guarantees.
- Sec. 509. Reports.
- Sec. 510. Export control report.

Subtitle B—Department of Defense Programs

- Sec. 511. Assessment of the use of commercial best practices for Navy ship-building.
- Sec. 512. Plan of action for use of Defense Production Act of 1950 authorities.
- Sec. 513. Strategy on development of naval rearm-at-sea capability.
- Sec. 514. Military Sealift Command.

Subtitle C—Shipbuilding Innovation and Infrastructure

- Sec. 521. United States Center for Maritime Innovation.
- Sec. 522. National Shipbuilding Research Program.
- Sec. 523. Assessment on Marine infrastructure readiness.

TITLE VI—WORKFORCE DEVELOPMENT

Subtitle A—Workforce Incentives

- Sec. 601. Public service loan forgiveness for Merchant Marines.
- Sec. 602. Eligibility for educational assistance.
- Sec. 603. Eligibility of mariners to attend Naval Postgraduate School.
- Sec. 604. Reimbursement of qualifying spouse relicensing costs and business costs.
- Sec. 605. Noncompetitive eligibility for Federal employment.
- Sec. 606. United States Merchant Marine Career Retention Program.

Subtitle B—Workforce Pipeline

- Sec. 611. Maritime and shipbuilding recruiting campaign.
- Sec. 612. Centers of Excellence for Domestic Maritime Workforce Training and Education.
- Sec. 613. Maritime Career and Technical Education Advisory Committee.
- Sec. 614. Military Candidates to Mariner Careers Recruitment Exchange.
- Sec. 615. Maritime worker data collection.
- Sec. 616. Military to maritime transition.
- Sec. 617. Early maritime education and youth involvement.
- Sec. 618. International scholarship for mariner and naval architecture exchanges.

Subtitle C—United States Merchant Marine Academy and State Maritime Academies

- Sec. 621. Authorization of appropriations for United States Merchant Marine Academy infrastructure and facilities modernization.
- Sec. 622. United States Merchant Marine Academy.
- Sec. 623. Retirement service credit for service as a midshipman at the United States Merchant Marine Academy.
- Sec. 624. State maritime academies.
- Sec. 625. Military to mariner enrollment at a State Maritime Academy.
- Sec. 626. Enforcement of service obligation requirements.
- Sec. 627. Fuel funding for training ships operated by State maritime academies.
- Sec. 628. State Maritime Academy Sea Term Scholarship Programs.
- Sec. 629. Naval joint exercise involvement for training ships operated by State maritime academies.

Subtitle D—Maritime Credentialing Modernization

- Sec. 631. Merchant mariner credentialing modernization.
- Sec. 632. Revising merchant mariner deck training requirements.
- Sec. 633. Inspections for transportation security.
- Sec. 634. Technical amendments relating to references to seamen.
- Sec. 635. Renewal of merchant mariner licenses and documents.
- Sec. 636. Merchant seamen licenses, certificates, and documents; manning of vessels.
- Sec. 637. Reactivation of expired license.

TITLE VII—AMENDMENTS TO THE INTERNAL REVENUE CODE OF 1986

- Sec. 701. Establishment of the Maritime Security Trust Fund.
- Sec. 702. United States Vessel Investment Credit.
- Sec. 703. Certain payments for maritime security excluded from gross income.
- Sec. 704. Elimination of 30-day limitation on domestic operations.
- Sec. 705. Qualifying shipping activities.
- Sec. 706. Qualifying vessel.
- Sec. 707. Credit for construction of shipyard facilities.
- Sec. 708. Tax incentives relating to merchant marine capital construction funds.
- Sec. 709. Exemption of student incentive payment agreements from gross income.
- Sec. 710. Maritime fuel tax parity.

l SEC. 2. FINDINGS.

- 2 Congress finds the following:
- 3 (1) Strategic sealift, made up of Government
- 4 and commercial vessels and mariners, is a critical
- 5 capability for executing the maritime defense strat-

- 5 1 egy and the wartime and peacetime economy of the 2 United States. 3 (2) Ensuring a modern and ready capability 4 will require significant investment, policy 5 prioritization, and the innovation of the people of the 6 United States. 7 (3) The worldwide ocean economy is worth be-8 tween \$3,000,000,000,000 and \$6,000,000,000,000, 9 according to the United Nations Conference on 10 Trade and Development. Yet, vessels of the United 11 States carry less than 2 percent of United States 12 international commercial cargoes by weight. 13 (4) The United States has fewer than 200 14 oceangoing vessels of the United States, of which 15 only approximately 80 vessels participate in inter-16 national commerce, compared with more than 5,500 17 Chinese documented vessels. 18 (5) With oceans on both sides, the United 19 States has always been a maritime Nation. Through-20 out history, the strength of a maritime Nation has 21 been directly tied to the strength of its maritime in-22 dustry, and the United States won 2 world wars on 23 the back of a strong maritime industry.
 - (6) Decades of neglect by the United States Government and private industry has weakened the

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1 shipbuilding capacity and maritime workforce of the 2 United States, contributing to a declining fleet of 3 shipping vessels of the United States to bring 4 United States goods to market and support the 5 United States military during wartime. 6 (7) Today, there are just 20 shipbuilders in the 7 United States capable of building oceangoing ves-8 sels—down from more than 80 at the end of the 9 Second World War. 10 (8) During World War II, the United States 11 merchant marine powered the Allies to victory with 12 more than 10,000 oceanging vessels of the United 13 States. Today there are just 80 vessels of the United 14 States engaged in international trade. 15 (9) The People's Republic of China has made 16 investments in the maritime industry a strategic pri-17 ority over the past 20 years. 18 (10) As of 2023, shippards in the United States 19 had fewer than 5 shipbuilding orders for oceangoing 20 vessels, while shipyards in the People's Republic of 21 China had more than 1,700 orders, according to 22 BRS Group. According to the Office of Naval Intel-23 ligence, the People's Republic of China became the 24 world's top shipbuilding and shipping nation, boast-

ing 230 times more shipbuilding capacity than the
 United States.

- (11) With just 12,000 United States merchant mariners operating oceangoing vessels, the United States may not have a sufficient number of mariners to fully power the strategic sealift vessels necessary in a future prolonged conflict.
- (12) The American Civil Society of Engineers assesses that the United States has a national maintenance backlog amounting to \$125,000,000,000 for bridges, \$163,000,000,000 for ports, and \$6,800,000,000 for inland waterways.
- (13) The maritime industry is inherently international. Eighty percent of United States goods are imported by sea, of which 98 percent come into the United States on foreign documented vessels. Only 2 percent of such goods come into the United States on vessels of the United States, leaving the United States economy disproportionately dependent on oceangoing trade controlled by often adversarial foreign nations. The Nation's ability to provide services in both international and interstate commerce is critical to national and economic defense.
- (14) Since November 2023, vessels engaged in international commerce have been threatened by the

Houthis, which has threatened global supply chains, increased costs, and required naval force protection operations in the Red Sea through the United States-led Operation Prosperity Guardian that formed in December 2023.

(15) A fleet of commercial shipping vessels of the United States, crewed with citizen mariners, that is competitive in domestic and international trade, and commercial fleets participating in the United States peacetime economy enhance the United States military's readiness, allow the United States to more strategically compete with China, and underwrites the security and survival of the United States in times of crisis and war.

15 SEC. 3. SENSE OF CONGRESS.

16 It is the sense of Congress that the United States 17 must—

(1) create a more favorable domestic and global maritime environment for vessels of the United States engaged in international commerce, ship-building, ship repair, maritime logistics, the maritime workforce, and naval power, contributing to assured access to the world's oceans free from coercion from strategic competitors and asymmetric adversaries;

1 (2) increase domestic shipbuilding and ship re-2 pair capacity, with programs and policies that enable 3 the growth of United States shipyards and the mari-4 time industrial base, enhance military sealift capac-5 ity, expand the United States maritime workforce, 6 and enhance national security; 7 (3) revitalize the international fleet of vessels of 8 the United States and foster a comparative advan-9 tage for the United States through targeted incen-10 tives and regulatory reforms to make the fleet com-11 petitive with international carriers and to gain a sus-12 tainable share of the global maritime market in 13 order to bolster supply chains, strengthen economic 14 security, and lower prices; 15 (4) take all measures necessary to ensure that 16 sufficient military, civil, and commercial resources 17 will be available with assured access to meet defense 18 deployment needs and essential economic activities 19 for our Nation in times of crisis, war, or peace; 20 (5) recognize that a vibrant commercial ship-21 building industry provides redundancies and creates 22 economies of scale that improve military, Coast 23 Guard, and Government shipbuilding and support 24 military operations through strategic sealift to de-25 fend the freedom of the seas;

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(6) ensure better coordination between Federal agencies, including the Maritime Administration, the United States Coast Guard, the Department of Defense, the Federal Maritime Commission, and all other Federal agencies with a maritime nexus, to protect, regulate, and support the United States maritime industry, resolve disputes, and implement a whole-of-Government national maritime strategy; (7) establish reliable long-term demand signals for, and investments in, oceangoing commercial vessels that are built in the United States, documented under the laws of the United States, and crewed by United States mariners; (8) evaluate past and present maritime efforts to take actions to revitalize the United States maritime industry; (9) strengthen the United States intercoastal and domestic trade fleet, which is the foundation upon which a revitalized United States-documented shipping and domestic shipbuilding industry will be built: (10) recognize the important role that the support craft, passenger, and fishing vessel fleet play in the United States maritime industry;

1	(11) encourage the shipping of commercial
2	cargo on vessels of the United States, with the aim
3	of growing the size and carrying capacity of the
4	international fleet of vessels of the United States;
5	(12) grow the shipping capacity of vessels of
6	the United States and guarantee United States Gov-
7	ernment cargo during peacetime;
8	(13) develop a whole-of-Government effort to
9	expand, develop, and protect the maritime work-
10	force;
11	(14) recognize the need for more workers in the
12	maritime sector and stimulate growth in the United
13	States maritime and shipbuilding industries, includ-
14	ing by increasing access to early maritime education,
15	commissioning national marketing campaigns to
16	demonstrate how United States shipbuilding, United
17	States-documented shipping, and maritime workers
18	are critical to national security, and implementing
19	workforce accelerator programs;
20	(15) remove barriers to training mariners, in-
21	cluding reevaluating Coast Guard training require-
22	ments regarding faculty credentials, instructional fa-
23	cility designs, sea time requirements, and other iden-
24	tified barriers, consistent with international treaty
25	obligations;

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(16) expand and nurture a robust mariner workforce that enhances the national security and strategic sealift readiness of the United States by increasing the number of United States mariners and improving existing pathways and establishing new pathways for new, current, and former merchant mariners to go to sea; (17) recognize that the United States Merchant Marine Academy and our State maritime academies are critical to training the next generation of licensed officers and engineers on vessels of the United States; (18) invest and innovate in domestic shipbuilding, ship repair, and the shipping capabilities and capacity of vessels of the United States to advance the power and influence of the maritime industry of the United States; (19) drive multi-stakeholder research, development, assessment, and deployment of emerging marine technologies and best practices related to the maritime transportation system to ensure United States leadership in next-generation shipbuilding, ship repair, and maritime logistics; (20) drive modern business and manufacturing approaches, such as innovative maritime logistics,

1 clean fuels, and advanced nuclear energy, human-2 machine teaming, additive manufacturing, and other 3 advanced technologies; 4 (21) review and update regulations governing 5 vessel design and engineering, vessel and facility op-6 eration, and merchant mariner credentialing, in 7 order to revitalize the United States maritime indus-8 try; 9 (22) seek mutually beneficial relationships with 10 treaty allies and strategic partners to grow the do-11 mestic shipping and shipbuilding industries of the 12 United States and to share the burden of providing 13 freedom of navigation on the high seas, while de-14 risking the United States maritime domain from the 15 People's Republic of China, foreign countries of con-16 cern, and asymmetric or emerging maritime threats; 17 (23) harden critical maritime infrastructure and 18 networks, and incrementally replace infrastructure 19 built by foreign adversaries with domestic-built and 20 allied-built infrastructure; and 21 (24) promote the values of the United States 22 for quality of life, worker safety, environmental stew-23 ardship, maritime independence, freedom of the 24 seas, and the resilience of our oceans, seas, and in-25 land waterways.

SEC	4	DEFINITIONS

2	In this Act:
3	(1) Appropriate committees of con-
4	GRESS.—The term "appropriate committees of Con-
5	gress'' means—
6	(A) the Committee on Armed Services, the
7	Committee on Commerce, Science, and Trans-
8	portation, and the Committee on Appropria-
9	tions of the Senate; and
10	(B) the Committee on Armed Services, the
11	Committee on Transportation and Infrastruc-
12	ture, and the Committee on Appropriations of
13	the House of Representatives.
14	(2) Domestic commerce.—The term "domes-
15	tic commerce" means the transportation of goods or
16	passengers between places in the United States.
17	(3) Foreign commerce.—The term "foreign
18	commerce" means—
19	(A) commerce or trade between the United
20	States, its territories or possessions, or the Dis-
21	trict of Columbia, and a foreign country; and
22	(B) commerce or trade between foreign
23	countries.
24	(4) Foreign country of concern.—The
25	term "foreign country of concern" means—

1	(A) a country that is a covered nation (as
2	defined in section 4872(d) of title 10, United
3	States Code); and
4	(B) any country that the Maritime Admin-
5	istrator, in consultation with the Secretary of
6	Defense, the Secretary of State, the Director of
7	National Intelligence, and the Chair of the Fed-
8	eral Maritime Commission, determines to be en-
9	gaged in conduct that is detrimental to the na-
10	tional security or foreign policy of the United
11	States.
12	(5) Foreign entity.—The term "foreign enti-
13	ty''—
14	(A) means—
15	(i) a government of a foreign country
16	or a foreign political party;
17	(ii) a natural person who is not a law-
18	ful permanent resident of the United
19	States, a citizen of the United States, or
20	any other protected individual (as such
21	term is defined in section 274B(a)(3) of
22	the Immigration and Nationality Act (8
23	U.S.C. $1324b(a)(3))$; or
24	(iii) a partnership, association, cor-
25	poration, organization, or other combina-

1	tion of persons organized under the laws of
2	or having its principal place of business in
3	a foreign country; and
4	(B) includes—
5	(i) any person owned by, controlled
6	by, or subject to the jurisdiction or direc-
7	tion of an entity listed in subparagraph
8	(A);
9	(ii) any person, wherever located, who
10	acts as an agent, representative, or em-
11	ployee of an entity listed in subparagraph
12	(A);
13	(iii) any person who acts in any other
14	capacity at the order, request, or under the
15	direction or control, of an entity listed in
16	subparagraph (A), or of a person whose
17	activities are directly or indirectly super-
18	vised, directed, controlled, financed, or
19	subsidized in whole or in majority part by
20	an entity listed in subparagraph (A);
21	(iv) any person who directly or indi-
22	rectly through any contract, arrangement
23	understanding, relationship, or otherwise
24	owns 25 percent or more of the equity in-

1	terests of an entity listed in subparagraph
2	(A);
3	(v) any person with significant re-
4	sponsibility to control, manage, or direct
5	an entity listed in subparagraph (A);
6	(vi) any person, wherever located, who
7	is a citizen or resident of a country con-
8	trolled by an entity listed in subparagraph
9	(A); or
10	(vii) any corporation, partnership, as-
11	sociation, or other organization organized
12	under the laws of a country controlled by
13	an entity listed in subparagraph (A).
14	(6) Foreign entity of concern.—The term
15	"foreign entity of concern" means any foreign entity
16	that is—
17	(A) designated as a foreign terrorist orga-
18	nization by the Secretary of State under section
19	219 of the Immigration and Nationality Act (8
20	U.S.C. 1189);
21	(B) included on the list of specially des-
22	ignated nationals and blocked persons main-
23	tained by the Office of Foreign Assets Control
24	of the Department of the Treasury;

1	(C) owned by, controlled by, or subject to
2	the jurisdiction or direction of a government of
3	a foreign country of concern;
4	(D) alleged by the Attorney General to
5	have been involved in activities for which a con-
6	viction was obtained under—
7	(i) chapter 37 of title 18, United
8	States Code (commonly known as the "Es-
9	pionage Act") (18 U.S.C. 792 et seq.);
10	(ii) section 951 or 1030 of title 18
11	United States Code;
12	(iii) chapter 90 of title 18, United
13	States Code (commonly known as the
14	"Economic Espionage Act of 1996");
15	(iv) the Arms Export Control Act (22
16	U.S.C. 2751 et seq.);
17	(v) section 224, 225, 226, 227, or 236
18	of the Atomic Energy Act of 1954 (42
19	U.S.C. 2274, 2275, 2276, 2277, and
20	2284);
21	(vi) the Export Control Reform Act of
22	2018 (50 U.S.C. 4801 et seq.); or
23	(vii) the International Emergency
24	Economic Powers Act (50 U.S.C. 1701 et
25	seq.);

1	(E) designated by the Federal Maritime
2	Commission as a controlled carrier under chap-
3	ter 407 of title 46, United States Code;
4	(F) found by the Federal Maritime Com-
5	mission to be practicing unfavorable conditions
6	in foreign trade under chapter 421 or 423 or
7	title 46, United States Code; or
8	(G) determined by the Maritime Adminis-
9	trator, in consultation with the Secretary of De-
10	fense, the Secretary of State, the Director of
11	National Intelligence, and the Chair of the Fed-
12	eral Maritime Commission, to be engaged in un-
13	authorized conduct that is detrimental to the
14	national security or foreign policy of the United
15	States.
16	(7) Vessel of the united states.—The
17	term "vessel of the United States" has the meaning
18	given that term in section 116 of title 46, United
19	States Code.
20	TITLE I—OVERSIGHT AND
21	ACCOUNTABILITY
22	SEC. 101. MARITIME SECURITY ADVISOR; MARITIME SECU
23	RITY BOARD.
24	(a) Amendments.—Chapter 504 of part A of sub-
25	title V of title 46, United States Code, is amended—

1	(1) by striking the chapter heading and insert-
2	ing the following: "OVERSIGHT AND AC-
3	COUNTABILITY"; and
4	(2) by striking section 50401 and inserting the
5	following:
6	"§ 50401. Maritime Security Advisor; Maritime Secu-
7	rity Board
8	"(a) Maritime Security Advisor.—
9	"(1) In general.—Not later than 60 days
10	after the date of enactment of this section, the
11	President shall appoint a Special Advisor to the
12	President (to be known as the 'Maritime Security
13	Advisor') for coordinating national maritime affairs
14	and policy, including developing, updating, and im-
15	plementing the National Maritime Strategy as re-
16	quired under section 50114 of this title.
17	"(2) Duties.—The Maritime Security Advisor
18	appointed under paragraph (1) shall serve as the
19	Chair of the Maritime Security Board, shall be the
20	principal advisor to the President on all issues re-
21	lated to the maritime industry, shipbuilding, and
22	ship repair, and shall be responsible for developing,
23	updating, and implementing the National Maritime
24	Strategy under section 50114 of this title within and
25	across the Federal Government.

1	"(3) National Security Council.—The Mar-
2	itime Security Advisor shall have a seat on the Na-
3	tional Security Council.
4	"(4) Office of the maritime security ad-
5	VISOR.—
6	"(A) IN GENERAL.—There is established in
7	the Executive Office of the President, an Office
8	of the Maritime Security Advisor. The Maritime
9	Security Advisor described in this subsection
10	shall be the head of such Office.
11	"(B) Employees; contracts.—In car-
12	rying out the functions under this section, the
13	Maritime Security Advisor is authorized to—
14	"(i) appoint such officers and employ-
15	ees as the Maritime Security Advisor may
16	deem necessary to perform the functions
17	now or hereafter vested in the Maritime
18	Security Advisor and to prescribe their du-
19	ties; and
20	"(ii) enter into contracts and other
21	arrangements for studies, analyses, and
22	other services with public agencies and
23	with private persons, organizations, or in-
24	stitutions, and make such payments as the

1	Maritime Security Advisor deems necessary
2	to carry out the provisions of this section.
3	"(b) Maritime Security Board.—Not later than
4	90 days after the date of enactment of this section, the
5	President shall establish a board, to be known as the 'Mar-
6	itime Security Board' (in this section referred to as the
7	'Board').
8	"(1) Composition.—
9	"(A) IN GENERAL.—The Board shall be
10	comprised of the following individuals and rep-
11	resentatives:
12	"(i) The Maritime Security Advisor
13	described in subsection (a).
14	"(ii) The Maritime Administrator.
15	"(iii) The Commandant of the Coast
16	Guard.
17	"(iv) The Secretary of the Navy.
18	"(v) The Commander of the United
19	States Transportation Command.
20	"(vi) The Chair of the Federal Mari-
21	time Commission.
22	"(vii) The Assistant Secretary of the
23	Army for Civil Works.
24	"(viii) The Commander of the Mili-
25	tary Sealift Command.

1	"(ix) The Commander of Naval Sea
2	Systems Command.
3	"(x) The chief United States delegate
4	to the International Maritime Organiza-
5	tion.
6	"(xi) The Under Secretary of Com-
7	merce for Oceans and Atmosphere.
8	"(xii) The Commissioner for Customs
9	and Border Protection.
10	"(xiii) The Director of the Office of
11	Management and Budget, or their des-
12	ignee.
13	"(xiv) The Secretary of Transpor-
14	tation, or their designee.
15	"(xv) The Secretary of Homeland Se-
16	curity, or their designee.
17	"(xvi) The Secretary of State, or their
18	designee.
19	"(xvii) The Secretary of Labor, or
20	their designee.
21	"(xviii) The Secretary of Agriculture
22	or their designee.
23	"(xix) The Secretary of Commerce, or
24	their designee.

1	"(xx) The Secretary of the Treasury,
2	or their designee.
3	"(xxi) The Administrator of the Envi-
4	ronmental Protection Agency, or their des-
5	ignee.
6	"(xxii) The United States Trade Rep-
7	resentative, or their designee.
8	"(xxiii) The Administrator of the
9	United States Agency for International
10	Development, or their designee.
11	"(xxiv) From the Department of De-
12	fense—
13	"(I) the Secretary of Defense, or
14	their designee;
15	"(II) a representative of the
16	Army, as appointed by the Secretary
17	of Defense;
18	"(III) a representative of the Air
19	Force, as appointed by the Secretary
20	of Defense; and
21	"(IV) a representative of the
22	Navy, as appointed by the Secretary
23	of Defense.

1	"(B) Nonvoting members.—The individ-
2	uals and representatives listed in clauses (xiii)
3	through (xxiv) shall be nonvoting members.
4	"(C) Chair.—The Maritime Security Ad-
5	visor shall serve as the Chair of the Board.
6	"(2) Duties.—Consistent with the National
7	Maritime Strategy under section 50114 of this title,
8	the Board shall carry out the following duties:
9	"(A) Supporting the development of the
10	marine transportation system of the United
11	States, including—
12	"(i) assessing the adequacy of the ma-
13	rine transportation system (including
14	ports, waterways, channels, and their inter-
15	modal connections);
16	"(ii) promoting the integration of the
17	marine transportation system with other
18	modes of transportation and other uses of
19	the marine environment; and
20	"(iii) coordinating, improving the co-
21	ordination of, and making recommenda-
22	tions with regard to Federal policies that
23	impact the marine transportation system.
24	"(B) Establishing policy priorities relating
25	to, and conducting independent oversight over,

1	the financial assistance programs under part C
2	of subtitle V of this title, including—
3	"(i) not later than 1 year after the
4	date of enactment of the SHIPS for Amer-
5	ica Act of 2024 and annually thereafter
6	establishing targets for the number, type,
7	and requirements of vessels to be included
8	in each of—
9	"(I) the Maritime Security Fleet
10	(consistent with the most recent Mo-
11	bility Capability Requirements Study
12	produced by United States Transpor-
13	tation Command);
14	"(II) the Cable Security Fleet;
15	"(III) the Tanker Security Fleet
16	(consistent with the most recent Mo-
17	bility Capability Requirements Study
18	produced by United States Transpor-
19	tation Command);
20	"(IV) the Strategic Commercial
21	Fleet; and
22	"(V) the Shipbuilding Financial
23	Incentives Program;
24	"(ii) submitting annual recommenda-
25	tions to the appropriate committees of

1	Congress for any needed changes in the
2	authorized number of vessels eligible to
3	participate in the programs under part C
4	of subtitle V of this title; and
5	"(iii) conducting oversight of the ad-
6	ministration of such financial assistance
7	programs to ensure such programs support
8	the strategic sealift objectives and policy of
9	the United States, as established in section
10	59101 of this title.
11	"(C) Supporting the Maritime Adminis-
12	trator in all efforts to conduct independent
13	oversight of passenger and cargo preference re-
14	quirements and supporting efforts to enable
15	cargo to be carried on vessels of the United
16	States, including—
17	"(i) conducting oversight and coordi-
18	nating interagency efforts to comply with
19	cargo preference requirements established
20	under chapter 553 of this title and section
21	2631 of title 10;
22	"(ii) independently verifying that all
23	Federal agencies follow the requirements
24	for cargoes procured, furnished, or fi-
25	nanced by the United States Government

1	under section 55305 of this title, and noti
2	fying the appropriate committees of Con
3	gress of any identified violations of the re
4	quirements of such section;
5	"(iii) conducting outreach among non
6	governmental stakeholders, including pri
7	vate industry, to encourage more cargo to
8	be moved on vessels of the United States
9	"(iv) developing recommendations for
10	regulations to be issued by Federal agen
11	cies to preference the movement of cargo
12	on vessels of the United States; and
13	"(v) submitting recommendations to
14	the appropriate committees of Congress for
15	changes to laws relating to passenger and
16	cargo preferences for the purpose of estab
17	lishing a more robust fleet of vessels of the
18	United States.
19	"(D) Conducting independent oversight
20	and developing guidance and recommendations
21	related to the enforcement of the requirements
22	of chapters 121 and 551 of this title.
23	"(E) Coordinating national efforts to de
24	velop a robust maritime workforce that en

1	hances the national security and strategic sea-
2	lift readiness of the United States, including—
3	"(i) coordinating and conducting over-
4	sight of interagency efforts and partner-
5	ships with the maritime industry and
6	qualified labor organizations to recruit
7	train, and retain qualified licensed and un-
8	licensed merchant mariners; and
9	"(ii) coordinating and conducting
10	oversight of interagency efforts and part-
11	nerships with the shipbuilding industry to
12	recruit, train, and retain qualified workers
13	in the shipbuilding industry of the United
14	States.
15	"(F) Establishing national priorities for re-
16	search and development of next-generation tech-
17	nologies to enhance United States leadership in
18	the shipbuilding and maritime industries, in-
19	cluding through the Center for Maritime Inno-
20	vation established under section 50307.
21	"(G) Coordinating interagency efforts to
22	ensure vessels of the United States operating in
23	international commerce are privileged in regula-
24	tion, taxation, fees, insurance, and policy com-
25	pared to foreign vessels conducting trade with

1	a United States-domiciled entity, while remain-
2	ing consistent with the international obligations
3	of the United States.
4	"(H) Coordinating efforts to protect ves-
5	sels of the United States operating in inter-
6	national or domestic commerce from physical
7	and cybersecurity threats.
8	"(I) Conducting oversight of the use of
9	funds from the Maritime Security Trust Fund
10	established under section 9512 of the Interna
11	Revenue Code of 1986, and making rec
12	ommendations to Congress for expenditures
13	from the Trust Fund.
14	"(J) Conducting studies on subjects re-
15	lated to the maritime industry and international
16	shipping, and undertaking other efforts related
17	to strengthening the maritime security of the
18	United States.
19	"(K) Carrying out other duties, as as-
20	signed by the President in consultation with the
21	Maritime Security Advisor, related to the mari-
22	time industry, shipbuilding, ship repair, stra-
23	tegic sealift, and the marine transportation sys-
24	tem of the United States.

1	"(3) Meetings.—The Board shall meet not
2	less frequently than quarterly.
3	"(4) Staff.—The Board may hire staff to sup-
4	port its activities.
5	"(c) Authorization of Appropriations.—There
6	are authorized to be appropriated \$5,000,000 for each of
7	fiscal years 2025 through 2034, from the Maritime Secu-
8	rity Trust Fund established under section 9512 of the In-
9	ternal Revenue Code of 1986 to the Maritime Security
10	Board to staff the Board and carry out the duties de-
11	scribed in this section.
12	"(d) Report to Congress.—
13	"(1) In general.—Not later than 180 days
14	after the President establishes the Maritime Security
15	Board under this section, and annually thereafter,
16	the Board shall submit a report to the appropriate
17	committees of Congress describing—
18	"(A) the actions that the Board has taken
19	to carry out the duties required of the Board
20	under subsection $(b)(2)$; and
21	"(B) a list of recommended actions that
22	the Board recommends Congress take to en-
23	hance the strength of the United States mari-
24	time industry and support the economic and na-
25	tional security needs of the United States;.

1	"(2) Appropriate committees of con-
2	GRESS.—In this section, the term 'appropriate com-
3	mittees of Congress' has the meaning given that
4	term in section 4 of the SHIPS for America Act of
5	2024.".
6	(b) Clarification; Transition.—
7	(1) CLARIFICATION.—The activities of the
8	United States Committee on the Marine Transpor-
9	tation System shall be carried out by the Maritime
10	Security Board.
11	(2) Transition.—The Secretary of Transpor-
12	tation, shall take such steps as may be necessary for
13	the orderly transition from the United States Com-
14	mittee on the Marine Transportation System sup-
15	ported pursuant to section 50401 of title 46, United
16	States Code, as in effect on the day the before the
17	date of enactment of this Act, to the Maritime Secu-
18	rity Board.
19	(c) National Maritime Strategy.—Section
20	50114 of title 46, United States Code, is amended—
21	(1) by striking subsection (a), and inserting the
22	following:
23	"(a) In General.—
24	"(1) In General.—Subject to paragraph (2),
25	the Maritime Security Advisor, in consultation with

1 the Maritime Security Board, shall develop a Na-2 tional Maritime Strategy and submit that National 3 Maritime Strategy to the appropriate committees of 4 Congress (as that term is defined in section 4 of the 5 SHIPS for America Act of 2024). 6 "(2) Transition.—Notwithstanding paragraph 7 (1), if a national maritime strategy has been devel-8 oped and submitted in accordance with this section, 9 as in effect on the day before the date of enactment 10 of the SHIPS for America Act of 2024, in the 1-11 year period before such date of enactment, the Mari-12 time Security Advisor shall implement and update 13 that national maritime strategy and shall not de-14 velop a new national maritime strategy."; and 15 (2) by striking subsections (c) and (d) and in-16 serting the following: 17 "(c) Implementation.—Upon the release of a strat-18 egy under this section, the Maritime Security Advisor, in 19 consultation with the Maritime Security Board, shall be 20 responsible for implementing the contents and rec-21 ommendations of the strategy. 22 "(d) UPDATE.—The Maritime Security Advisor, in 23 coordination with the Maritime Security Board, shall submit to the appropriate committees of Congress (as that term is defined in section 4 of the SHIPS for America

1	Act of 2024) an update to the strategy developed under
2	subsection (a) not less often than every 5 years.
3	"(e) Public Availability; Implementation
4	PLAN.—Not later than 6 months after the submission of
5	a strategy or update under subsection (a), the Maritime
6	Security Advisor, in consultation with the Maritime Secu-
7	rity Board, shall make publicly available on an appropriate
8	website each strategy or updated strategy and an imple-
9	mentation plan for such strategy or update.".
10	SEC. 102. MARITIME TRANSPORTATION SYSTEM NATIONAL
11	ADVISORY COMMITTEE.
12	Section 50402 is amended—
13	(1) in subsection (b), by striking "Secretary of
14	Transportation" and inserting "Maritime Security
15	Advisor and Maritime Security Board"; and
16	(2) in subsection (c)—
17	(A) in paragraph (1), by striking "by the
18	Secretary of Transportation";
19	(B) by striking paragraph (3) and insert-
20	ing the following:
21	"(3) Representation.—Members of the Com-
22	mittee shall be appointed as follows:
23	"(A) The Maritime Security Advisor shall
24	appoint the following members of the Com-
25	mittee:

1	"(i) At least one member to represent
2	the Environmental Protection Agency.
3	"(ii) At least one member to represent
4	the Department of Commerce.
5	"(iii) At least one member to rep-
6	resent the Corps of Engineers.
7	"(iv) At least one member to rep-
8	resent the Coast Guard.
9	"(v) At least one member to represent
10	Customs and Border Protection.
11	"(vi) At least one member to rep-
12	resent the Maritime Administration.
13	"(vii) At least one member to rep-
14	resent the Department of Agriculture.
15	"(viii) At least one member to rep-
16	resent the State Department.
17	"(ix) At least one member to rep-
18	resent State and local governmental enti-
19	ties.
20	"(B) Additional members shall represent
21	private sector entities that reflect a cross-sec-
22	tion of maritime industries, including
23	credentialed United States merchant mariners,
24	port and water stakeholders, academia, and
25	labor, of whom—

1	"(i) 3 shall be appointed by the ma
2	jority leader of the Senate;
3	"(ii) 3 shall be appointed by the mi
4	nority leader of the Senate;
5	"(iii) 3 shall be appointed by the
6	Speaker of the House of Representatives
7	and
8	"(iv) 3 shall be appointed by the mi
9	nority leader of the House of Representa
10	tives.
11	"(C) The Maritime Security Advisor may
12	appoint additional members of the Committee
13	including additional representatives from the
14	United States Merchant Marine Academy, State
15	maritime academies, or other Federal agencies
16	as the Secretary considers appropriate."; and
17	(C) in paragraph (4), by redesignating
18	subparagraphs (A) and (B) as clauses (i) and
19	(ii), respectively, and adjusting the margins ac
20	cordingly;
21	(D) by redesignating paragraph (4) as sub
22	paragraph (A) and adjusting the margins ac
23	cordingly;
24	(E) by inserting after paragraph (3) the
25	following:

1	"(4) Restrictions on members.—"; and
2	(F) at the end of paragraph (4), as so des-
3	ignated, by inserting the following:
4	"(B) RESTRICTIONS ON ADDITIONAL MEM-
5	BERS.—Members appointed under this para-
6	graph that are not representing Federal agen-
7	cies—
8	"(i) shall remain on the Committee
9	for a term of 3 years from the date that
10	the member is appointed; and
11	"(ii) may not serve more than 2 con-
12	secutive terms.".
13	SEC. 103. DIRECT HIRE AUTHORITY.
14	(a) Maritime Administration Direct Hire Au-
15	THORITY.—
16	(1) In General.—The Maritime Administrator
17	may appoint, without regard to the provisions of sec-
18	tions 3309 through 3319 of title 5, United States
19	Code, candidates needed for positions within the
20	Maritime Administration for which—
21	(A) public notice has been given;
22	(B) the Administrator has determined that

1	(C) the Administrator has consulted with
2	the Director of the Office of Personnel Manage-
3	ment regarding—
4	(i) the positions for which the Admin-
5	istrator plans to recruit;
6	(ii) the quantity of candidates Admin-
7	istrator is seeking; and
8	(iii) the assessment and selection poli-
9	cies the Administrator plans to utilize.
10	(2) Definition of Critical Hiring Need.—
11	In this subsection, the term "critical hiring need"
12	means personnel necessary for the implementation of
13	this Act and associated work.
14	(b) Coast Guard Direct Hire Authority.—
15	(1) In general.—The Secretary of the depart-
16	ment in which the Coast Guard is operating may ap-
17	point, without regard to the provisions of sections
18	3309 through 3319 of title 5, United States Code,
19	candidates needed for positions within offices under
20	the Assistant Commandant for Prevention Policy of
21	the Coast Guard, for which—
22	(A) public notice has been given;
23	(B) the Secretary has determined that a
24	critical hiring need exists; and

1	(C) the Secretary has consulted with the
2	Director of the Office of Personnel Management
3	regarding—
4	(i) the positions for which the Sec-
5	retary plans to recruit;
6	(ii) the quantity of candidates Sec-
7	retary is seeking; and
8	(iii) the assessment and selection poli-
9	cies the Secretary plans to utilize.
10	(2) Definition of Critical Hiring Need.—
11	In this subsection, the term "critical hiring need"
12	means personnel necessary for the implementation of
13	this Act and associated work.
14	SEC. 104. IMPLEMENTATION PLAN.
15	(a) Implementation Plan Required.—Not later
16	than 60 days after the date of enactment of this Act, the
17	Maritime Administrator and the Secretary of the depart-
18	ment in which the Coast Guard is operating shall each
19	submit to the appropriate committees of Congress and the
20	Maritime Security Board a separate implementation plan
21	for carrying out this Act, and the amendments made by
22	this Act.
23	(b) Elements.—Each implementation plan required
24	under subsection (a) shall include, for each action required
25	of the Maritime Administrator and the Secretary of the

1	department in which the Coast Guard is operating (as ap-
2	plicable) in this Act, including the amendments made by
3	this Act—
4	(1) an identification of all administrative re-
5	structuring requirements;
6	(2) an identification of each office or division
7	within the Maritime Administration or Coast Guard
8	principally responsible for each relevant section of
9	this Act;
10	(3) an identification of additional personnel
11	needed to sufficiently implement this Act, a hiring
12	plan, and a training plan;
13	(4) an identification of any barrier (including
14	any policy, law, or regulation) to implementation of
15	any section of this Act, and recommendations to ad-
16	dress those barriers;
17	(5) a descriptive implementation timeline, tak-
18	ing into account the administrative needs of the
19	Maritime Administration or the Coast Guard; and
20	(6) any additional components determined ap-
21	propriate by the Maritime Administrator or such
22	Secretary to ensure the success of implementation of
23	this Act.
24	(c) Briefing.—Not later than 15 days after submit-
25	ting each implementation plan required under subsection

- 1 (a), the Maritime Administrator and the Secretary of the
- 2 department in which the Coast Guard is operating shall
- 3 provide a briefing to the appropriate committees of Con-
- 4 gress on the status of that implementation plan required
- 5 under subsection (a).
- 6 (d) BIANNUAL UPDATE.—Not less frequently than
- 7 biannually following the submission of the plans under
- 8 subsection (a) and for 2 years thereafter, the Maritime
- 9 Administrator and the Secretary of the department in
- 10 which the Coast Guard is operating shall submit to the
- 11 appropriate committees of Congress separate reports con-
- 12 taining any updates on the implementation of such plans.
- (e) GAO REVIEW.—The Comptroller General of the
- 14 United States shall—
- 15 (1) not later than 2 years after the date of en-
- actment of this Act, and biennially thereafter for 10
- 17 years, conduct a review of the activities carried out
- in accordance with this Act, and the amendments
- made by this Act; and
- 20 (2) submit to the appropriate committees of
- 21 Congress the results of each review.
- 22 SEC. 105. FEDERAL MARITIME COMMISSION REPORT ON
- VESSELS OF THE UNITED STATES.
- 24 (a) IN GENERAL.—The Federal Maritime Commis-
- 25 sion shall annually submit a report to the Maritime Secu-

1	rity Board and the appropriate committees of Congress
2	evaluating the competitiveness of vessels of the United
3	States in foreign commerce. The Maritime Security Board
4	shall utilize the findings of such report to inform the Na
5	tional Maritime Strategy under section 50114 of title 46
6	United States Code, and other activities of the Board.
7	(b) CONTENTS.—The report shall include—
8	(1) metrics concerning carriage of foreign com
9	merce on vessels of the United States;
10	(2) information about the price parity of car
11	riage of foreign commerce on vessels of the United
12	States versus foreign vessels (as defined in section
13	110 of title 46, United States Code) by market;
14	(3) identification of markets of opportunity for
15	the United States to compete in foreign commerce
16	where rates are in relative parity to vessels of the
17	United States;
18	(4) markets in which United States interests
19	paid above average rates for foreign commerce, in
20	cluding with foreign and domestic carriers; and
21	(5) an assessment of the foreign vessel reg
22	istries of peer competitor countries to determine—
23	(A) the roles of the governments of peer
24	competitor countries in their vessel registry

1	processes, including policy practices that may
2	provide a disadvantage to the United States;
3	(B) the sizes of the fleets of foreign vessels
4	registered with such countries, including how
5	many of such foreign vessels are domestically
6	built and how many are built in other countries:
7	and
8	(C) the price parity of vessels of the
9	United States, as compared to foreign vessels
10	registered with peer competitor countries that
11	are operating in global markets identified as a
12	priority by the Federal Maritime Commission.
13	TITLE II—MARITIME SECURITY
	TRUST FUND
14	
	SEC. 201. APPORTIONMENT OF THE MARITIME SECURITY
15	SEC. 201. APPORTIONMENT OF THE MARITIME SECURITY TRUST FUND.
15 16	
15 16 17	TRUST FUND.
	TRUST FUND. (a) In General.—Chapter 505 of title 46, United
15 16 17 18	TRUST FUND. (a) IN GENERAL.—Chapter 505 of title 46, United States Code, is amended by adding at the end the fol-
15 16 17 18	TRUST FUND. (a) IN GENERAL.—Chapter 505 of title 46, United States Code, is amended by adding at the end the following:
115 116 117 118 119 220	TRUST FUND. (a) IN GENERAL.—Chapter 505 of title 46, United States Code, is amended by adding at the end the following: "§ 50505. Apportionment of the Maritime Security
115 116 117 118 119 220 221 222	TRUST FUND. (a) IN GENERAL.—Chapter 505 of title 46, United States Code, is amended by adding at the end the following: "§ 50505. Apportionment of the Maritime Security Trust Fund

1	"(1) $$30,000,000$ to the Secretary of Transpor
2	tation for administrative expenses of the Maritime
3	Administration to administer subtitle V, for each or
4	fiscal years 2025 through 2034;
5	"(2) \$30,000,000 to the Secretary of the de
6	partment in which the Coast Guard is operating for
7	administrative expenses of the Coast Guard to ad
8	minister subtitle II, for each of fiscal years 2025
9	through 2034; and
10	"(3) $$2,000,000$ to the Federal Maritime Com
11	mission for administrative expenses of the Federa
12	Maritime Commission to administer subtitle IV.
13	"(b) MERCHANT MARINE OF THE UNITED
14	STATES.—Amounts in the Maritime Security Trust Fund
15	shall be available for programs or activities associated with
16	maintaining the merchant marine of the United States
17	which shall include—
18	"(1) the United States Merchant Marine Acad
19	emy, as authorized under chapter 513;
20	"(2) the State maritime academy support pro
21	gram under chapter 515;
22	"(3) the National Security Multi-Mission Vesse
23	program, as authorized under section 3505 of the
24	National Defense Authorization Act for Fiscal Year
25	2017 (Public Law 114–328; 130 Stat. 2776);

1	"(4) fuel funding for training ships operated by
2	the State maritime academies, as authorized under
3	section 51504;
4	"(5) the Strategic Commercial Fleet, as author-
5	ized under chapter 536;
6	"(6) the loan guarantee program, as authorized
7	under section 53702;
8	"(7) the Shipbuilding Financial Incentives Pro-
9	gram, as authorized under section 53801;
10	"(8) assistance to small shipyards and for mari-
11	time training programs, as authorized under section
12	54101;
13	"(9) the port infrastructure development pro-
14	gram, as authorized under section 54301;
15	"(10) financing the transportation of agricul-
16	tural products, as authorized under section 55316;
17	"(11) the United States Center for Maritime
18	Innovation, as authorized under section 50307;
19	"(12) reimbursement of qualifying spouse reli-
20	censing costs and business costs, as authorized
21	under section 52103;
22	"(13) the United States Merchant Marine Ca-
23	reer Retention Program, as authorized under section
24	52105;

1	"(14) the maritime and shipbuilding recruiting
2	campaign, as authorized under section 611 of the
3	SHIPS for America Act of 2024;
4	"(15) the Centers of Excellence for Domestic
5	Maritime Workforce Training and Education, as au-
6	thorized under section 51706;
7	"(16) maritime worker data collection, as au-
8	thorized under section 615 of the SHIPS for Amer-
9	ica Act of 2024;
10	"(17) international scholarships for mariner
11	and naval architecture exchanges, as authorized
12	under section 618 of the SHIPS for America Act of
13	2024; and
14	"(18) merchant mariner credentialing mod-
15	ernization, as authorized under section 631 of the
16	SHIPS for America Act of 2024.".
17	(b) Clerical Amendment.—The table of sections
18	for chapter 505 of title 46, United States Code, is amend-
19	ed by adding at the end the following:
	"50505. Apportionment of the Maritime Security Trust Fund.".
20	SEC. 202. REGULAR TONNAGE TAXES; PRESIDENTIAL SUS-
21	PENSION OF TONNAGE TAXES AND LIGHT
22	MONEY.
23	(a) REGULAR TONNAGE TAXES.—Section 60301(b)
24	of title 46, United States Code, is amended by striking
25	", for fiscal years 2006 through 2010, and 6 cents per

	47
1	ton, not to exceed a total of 30 cents per ton per year,
2	for each fiscal year thereafter,".
3	(b) Presidential Suspension of Tonnage Taxes
4	AND LIGHT MONEY.—Section 60304 of title 46, United
5	States Code, is amended to read as follows:
6	"§ 60304. Presidential suspension of tonnage taxes
7	and light money
8	"(a) In General.—Except as provided in subsection
9	(b), if the President is satisfied that the government of
10	a foreign country does not impose discriminating or coun-
11	tervailing duties to the disadvantage of the United States,
12	the President may suspend the imposition of special ton-
13	nage taxes and light money under sections 60302 and
14	60303 of this title on vessels of that country.
15	"(b) Exception.—Subsection (a) shall not apply to
16	any vessel that—
17	"(1) is owned or operated by a foreign entity of
18	concern (as that term is defined in section 4 of the
19	SHIPS for America Act of 2024);
20	"(2) is a vessel registered under a registry of a
21	foreign country of concern (as that term is defined
22	in section 4 of the SHIPS for America Act of 2024);
23	or
24	"(3) was a vessel registered under a registry of

a foreign country of concern (as that term is defined

25

- 1 in section 4 of the SHIPS for America Act of 2024)
- 2 at any time during the 3 years preceding the date
- 3 of the determination of the application of subsection
- 4 (a).".

5 TITLE III—SEALIFT CAPABILITY

- 6 SEC. 301. SEALIFT CAPABILITY.
- 7 (a) IN GENERAL.—Subtitle V of title 46, United
- 8 States Code, is amended by adding at the end the fol-
- 9 lowing:

10 **"PART H—STRATEGIC SEALIFT**

"Sec.

11 "§ 59101. Objectives and policy

- 12 "(a) Objectives.—It is necessary for the national
- 13 defense and economic security of the United States that
- 14 the United States have a fleet of vessels of the United
- 15 States capable of providing and supporting strategic sea-
- 16 lift—
- 17 "(1) sufficient to meet defense deployment and
- 18 essential economic activities for the United States in
- times of crisis or war;

[&]quot;59101. Objectives and policy.

[&]quot;59102. Procurement, maintenance, and operation.

[&]quot;59103. Sealift prioritization.

[&]quot;59104. International agreements.

[&]quot;59105. Briefing on shipbuilding capacity.

[&]quot;59106. Briefing on privileging fleet.

[&]quot;59107. Report on privilege.

[&]quot;59108. Report on requirements for sealift force deployment.

[&]quot;59109. Assessment on marine infrastructure readiness.

"(2) sufficient to respond unilaterally to na-1 2 tional security threats in geographic areas not cov-3 ered by alliance commitments and ensure economic security resilience for United States trade; and 4 5 "(3) built, operated, and maintained during 6 peace, crisis, and war primarily in the United States 7 to protect and ensure national security resiliency 8 and avoid foreign coercion of critical supply chains. 9 "(b) Policy.—It is the policy of the United States 10 to encourage and aid the development and maintenance 11 of a fleet of vessels of the United States with strategic 12 sealift capabilities satisfying the objectives described in 13 subsection (a). 14 "(c) Strategy Required.— 15 "(1) IN GENERAL.—The Maritime Security 16 Board shall annually develop a strategy to leverage 17 the financial assistance programs established under 18 part C of this subtitle to expand the fleet of vessels 19 of the United States to meet the minimum number 20 of vessels needed to accomplish the objectives de-21 scribed under subsection (a). 22 "(2) STRATEGY COMPONENTS.—The strategy 23 developed by the Maritime Security Board shall in-24 clude—

1 "(A) annual goals for the number of ves-2 sels that will be brought into the fleet of vessels 3 of the United States capable of providing stra-4 tegic sealift utilizing the Maritime Security 5 Fleet under chapter 531 of this title, the Cable 6 Security Fleet under chapter 532 of this title, 7 the Tanker Security Fleet under chapter 534 of 8 this title, the Strategic Commercial Fleet under 9 chapter 536 of this title, and the Shipbuilding 10 Financial Incentives program, consistent with 11 the most recent Mobility Capability Require-12 ments Study produced by United States Trans-13 portation Command; and 14 "(B) an assessment of domestic ship-15 building capacity and a strategy to increase the 16 capacity of the domestic shipbuilding industry 17 utilizing the Shipbuilding Financial Incentives 18 program. 19 NATIONAL MARITIME STRATEGY.—The 20 strategy developed by the Maritime Security Board 21 under paragraph (1) shall be consistent with the Na-22 tional Maritime Strategy developed under section 23 50114.

"(d) Report Required.—

24

1 "(1) In General.—Upon completion, the Mari-2 time Security Board shall transmit to the appro-3 priate committees of Congress a summary of the 4 strategy developed under subsection (c), with a clas-5 sified annex as necessary. 6 "(2) Definition.—In this part, the term 'ap-7 propriate committees of Congress' has the meaning 8 given that term in section 4 of the SHIPS for Amer-9 ica Act of 2024. 10 "§ 59102. Procurement, maintenance, and operation 11 "(a) Statement of Policy.—The Maritime Admin-12 istrator, in coordination with the Secretary of Defense and 13 the Secretary of Homeland Security, shall build, acquire, maintain, coordinate, support, and operate a sufficient 14 15 and privileged fleet of vessels of the United States with commercial and military sealift capability. 16 17 "(b) Supplemental Capability.—In developing 18 sealift capability under this part, the Secretary of Trans-19 portation and the Secretary of Defense shall continue to operate a sufficient Maritime Security Fleet under chapter 20 21 531 of this title, a Cable Security Fleet under chapter 532 22 of this title, a Tanker Security Fleet under chapter 534 23 of this title, the Strategic Commercial Fleet under chapter 536 of this title, a Military Sealift Command of the De-25 partment of the Navy, and a Ready Reserve Force compo-

- 1 nent of the National Defense Reserve Fleet under section
- 2 57100 of this title, to provide capacity and resiliency for
- 3 unilateral United States strategic sealift in peace, crisis,
- 4 and war.
- 5 "(c) Judicial Review.—No court shall have juris-
- 6 diction to review decisions made by the Maritime Adminis-
- 7 trator, the Secretary of Defense, or the Secretary of
- 8 Homeland Security with respect to this section.

9 "§ 59103. Sealift prioritization

- 10 "(a) In General.—In building, acquiring, maintain-
- 11 ing, coordinating, supporting, and operating a fleet of ves-
- 12 sels capable of providing sealift capacity during wartime
- 13 and crisis, the Maritime Administrator, in coordination
- 14 with the Secretary of Defense, shall ensure the availability
- 15 of vessels, in the following order of priority:
- 16 "(1) Commercial vessels of the United States.
- 17 "(2) Vessels of the United States that are
- owned and operated by the United States Govern-
- ment.
- 20 "(3) Vessels of countries that are defense treaty
- allies of the United States.
- 22 "(4) Vessels of countries that are strategic
- partners of the United States.
- 24 "(b) Judicial Review.—No court shall have juris-
- 25 diction to review decisions made by the Maritime Adminis-

1 trator or the Secretary of Defense with respect to this sec-

2 tion.

3 "§ 59104. International agreements

- 4 "(a) IN GENERAL.—To support the Secretary of De-
- 5 fense and the Secretary of Transportation in building, ac-
- 6 quiring, maintaining, coordinating, supporting, and oper-
- 7 ating a fleet with sealift capability under this part, the
- 8 Maritime Administrator, in coordination with the Sec-
- 9 retary of State and the Secretary of Defense, shall identify
- 10 opportunities to establish and update agreements with
- 11 treaty allies and strategic partners of the United States
- 12 to—
- "(1) meet wartime sealift requirements of such
- allies and partners;
- 15 "(2) augment the strategic sealift capabilities of
- the United States during crisis and war; and
- 17 "(3) support the maritime industries of both
- the United States and treaty allies and strategic
- partners.
- 20 "(b) Report.—Not later than March 1, 2025, the
- 21 Maritime Administrator, in coordination with the Sec-
- 22 retary of State and the Secretary of Defense, shall provide
- 23 to Congress an evaluation of the status of agreements de-
- 24 scribed in subsection (a), including—

1 "(1) an assessment of international agreements 2 described in such subsection and recommendations 3 for updating such agreements to reflect the global 4 security environment; and 5 "(2) an assessment of the extent to which such 6 international agreements include the vessels owned 7 by citizens of these treaty allies and strategic part-8 ners. 9 "§ 59105. Briefing on shipbuilding capacity 10 "(a) IN GENERAL.—Not later than March 1, 2025, 11 the Secretary of Transportation and the Secretary of De-12 fense shall brief the appropriate committees of Congress 13 on the capacity of the United States shipbuilding industry to meet peacetime and wartime requirements to build, 14 15 maintain, and repair a fleet of vessels of the United States 16 capable of providing strategic sealift. 17 "(b) Contents.— 18 "(1) IN GENERAL.—In briefing the appropriate 19 committees of Congress under subsection (a), the 20 Secretary of Transportation and the Secretary of 21 Defense shall include an assessment and rec-22 ommendations for improving the critical shipbuilding 23 infrastructure, workforce recruitment, development, 24 and retention, and critical supply chains and critical 25 repair parts of the United States, including ways in

- which allies and partners can contribute or sharebest practices.
- 3 "(2) Implementation.—The Maritime Secu-
- 4 rity Advisor shall, in addition to the assessment
- 5 under paragraph (1), provide an assessment on the
- 6 effects of the Goldwater-Nichols Department of De-
- 7 fense Reorganization Act of 1986 (Public Law 99–
- 8 433) and how implementation of such Act may af-
- 9 fect shipbuilding processes of the Department of the
- Navy.

11 "§ 59106. Briefing on privileging fleet

- 12 "(a) IN GENERAL.—Not later than March 1, 2025,
- 13 the Secretary of Transportation, in coordination with the
- 14 Secretary of Homeland Security, the Secretary of State,
- 15 the Secretary of Commerce, and the Federal Maritime
- 16 Commission, shall brief the appropriate committees of
- 17 Congress on available options for establishing privileges
- 18 for vessels of the United States operating in foreign com-
- 19 merce.
- 20 "(b) Contents.—In briefing Congress under sub-
- 21 section (a), the Secretary of Transportation shall provide
- 22 recommendations for potential incentives for civil, com-
- 23 mercial, and government entities, including allies and
- 24 partners, to ship goods on vessels of the United States.

1 "§ 59107. Report on privilege

- 2 "(a) IN GENERAL.—Not later than March 1, 2025,
- 3 the Secretary of Transportation, in coordination with the
- 4 Secretary of Commerce, the Chair of the Federal Maritime
- 5 Commission, and the Director of the Office of Manage-
- 6 ment and Budget, shall submit to the appropriate commit-
- 7 tees of Congress a report including ways to ensure vessels
- 8 of the United States operating in foreign commerce are
- 9 privileged in regulation, taxation, fees, insurance, and pol-
- 10 icy compared to foreign vessels conducting trade with a
- 11 United States domiciled entity, while remaining consistent
- 12 with the international obligations of the United States.
- 13 "(b) Contents.—In submitting the report under
- 14 subsection (a), the Secretary of Transportation shall in-
- 15 clude options for regulating trade with foreign vessels in
- 16 order to sustain and grow the Maritime Security Fleet
- 17 under chapter 531 of this title, the Cable Security Fleet
- 18 under chapter 532 of this title, the Tanker Security Fleet
- 19 under chapter 534 of this title, the Strategic Commercial
- 20 Fleet under chapter 536 of this title, and other vessels
- 21 of the United States operating in foreign commerce.
- 22 "§ 59108. Report on requirements for sealift force de-
- 23 ployment
- 24 "(a) IN GENERAL.—Not later than March 1, 2025,
- 25 the Secretary of Defense shall submit to the appropriate
- 26 committees of Congress a report—

1 "(1) on the military sealift requirements of the 2 Armed Forces of the United States; and 3 "(2) in consultation with the Secretary of 4 Transportation, containing recommendations for how 5 to maintain, improve, or expand the Maritime Secu-6 rity Fleet under chapter 531 of this title, the Cable 7 Security Fleet under chapter 532 of this title, the 8 Tanker Security Fleet under chapter 534 of this 9 title, the Strategic Commercial Fleet under chapter 10 536 of this title, and the Ready Reserve Force com-11 ponent of the National Defense Reserve Fleet under 12 section 57100 of this title, to meet the military sea-13 lift needs of the United States. 14 "(b) Contents.—The report under subsection (a) 15 shall include an assessment of, and recommendations for how to enable, making the Ready Reserve Force compo-16 nent of the National Defense Reserve Fleet under section 17 18 57100 of this title active in trade through a public-private 19 partnership that enables financing, building, manning, op-20 erating, maintaining, and repairing the vessels of such 21 Fleet, while guaranteeing assured effective control and surge capacity in times of crisis or war.

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1	"§ 59109. Assessment on marine infrastructure readi-
2	ness
3	"(a) In General.—Not later than March 1, 2026,
4	and every 2 years thereafter, the Secretaries of Defense,
5	Homeland Security, Commerce, and Transportation shall
6	provide the appropriate committees of Congress an assess-
7	ment on—
8	"(1) the readiness and sufficiency of the marine
9	infrastructure, shipping industry, and shipbuilding
10	industry of the United States, and vessels of the
11	United States, to meet the economic and national se-
12	curity strategic sealift needs of the United States
13	and operate in a contested environment;
14	"(2) the vulnerability of the economy of the
15	United States to coercion or control from strategic
16	competitors of the United States through the ocean-
17	going trades; and
18	"(3)(A) critical infrastructure and cybersecurity
19	vulnerabilities in—
20	"(i) the maritime transportation system of
21	the United States, including ports, shipyards,
22	repair yards, inland waterways, and vessels of
23	the United States; and
24	"(ii) foreign investment in marine infra-
25	structure; and

1	"(B) how to reduce the risks of such
2	vulnerabilities.
3	"(b) Secretary of State.—Not later than March
4	1, 2026, and every 2 years thereafter, the Secretary of
5	State shall provide the appropriate committees of Con-
6	gress an assessment on—
7	"(1) arrangements and agreements between the
8	United States and countries that are defense treaty
9	allies for access to the global marine transportation
10	infrastructure, such as ports, harbors, and water-
11	ways; and
12	"(2) assurances, arrangements, and agreements
13	between the United States and countries that are
14	defense treaty allies to augment United States sea-
15	lift capabilities in times of crisis and war.".
16	(b) CLERICAL AMENDMENT.—The table of chapters
17	for subtitle V of title 46, United States Code, is amended
18	by adding at the end the following:
	"Part H—Strategic Sealift".
19	SEC. 302. NATIONAL FREIGHT STRATEGIC PLAN.
20	Section 70102(b) of title 49, United States Code, is
21	amended—
22	(1) in paragraph (16), by striking "and" after
23	the semicolon;
24	(2) in paragraph (17), by striking the period at
25	the end and inserting "; and"; and

(3) by adding at the end the following:
"(18) consideration of United States strategic
sealift objectives and strategies established under
section 59101 of title 46; and
"(19) consideration of maritime networks in
multimodal freight corridors.".
SEC. 303. FOREIGN SHIPPING PRACTICES; CONTROLLED
CARRIERS.
(a) Foreign Shipping Practices.—Section
42301(b) of title 46, United States Code, is amended—
(1) in paragraph (2), by inserting "or pas-
sengers" after "transportation of cargo"; and
(2) in paragraph (5), by inserting "or pas-
sengers" after "carriage of cargo".
(b) Controlled Carriers.—Chapter 407 of title
46, United States Code, is amended—
(1) in section 40701—
(A) in subsection (a)—
(i) in paragraph (1), by striking "or"
at the end;
(ii) in paragraph (2), by striking the
period at the end and inserting "; or"; and
(iii) by adding at the end the fol-
lowing:

1	"(3) arrange or provide passenger transpor-
2	tation at a fare that is below a just and reasonable
3	level.";
4	(B) in subsection (b), by striking "rule, or
5	regulation" and inserting "rule, regulation, or
6	fare'';
7	(C) in subsection (c), by striking "rule, or
8	regulation" and inserting "rule, regulation, or
9	fare"; and
10	(D) in subsection (d), by striking "rule, or
11	regulation" and inserting "rule, regulation, or
12	fare'';
13	(2) in section 40702(b)—
14	(A) in the matter preceding paragraph (1)
15	by striking "rule, or regulation" and inserting
16	"rule, regulation, or fare";
17	(B) in paragraph (1), by striking "rate or
18	charge" and inserting "rate, charge, or fare"
19	and
20	(C) in paragraph (2), by striking "rule, or
21	regulation" and inserting "rule, regulation, or
22	fare'';
23	(3) in section 40703, by striking "a rate
24	charge," and inserting "a rate, fare, charge,"; and
25	(4) in section 40704—

1	(A) in subsection (a), by striking "rule, or
2	regulation" and inserting "rule, regulation, or
3	fare";
4	(B) in subsection (b), by striking "rule, or
5	regulation" and inserting "rule, regulation, or
6	fare";
7	(C) in subsection (c), by striking "rule, or
8	regulation" and inserting "rule, regulation, or
9	fare" each place the term appears;
10	(D) in subsection (d)—
11	(i) in paragraph (1), by striking "rule
12	or regulation" and inserting "rule, regula-
13	tion, or fare" each place the term appears
14	and
15	(ii) in paragraph (2), by striking
16	"rule, or regulation" and inserting "rule,
17	regulation, or fare" each place the term
18	appears; and
19	(E) in subsection (e), by striking "rule, or
20	regulation" and inserting "rule, regulation, or
21	fare" each place the term appears.

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1	TITLE IV—VESSELS OF THE	
2	UNITED STATES IN INTER-	
3	NATIONAL COMMERCE	
4	Subtitle A—Strategic Sealift	
5	Programs	
6	SEC. 401. STRATEGIC COMMERCIAL FLEET.	
7	(a) In General.—Part C of subtitle V of title 46,	
8	United States Code, is amended by inserting after chapter	
9	535 the following:	
10	"CHAPTER 536—STRATEGIC COMMERCIAL	
11	FLEET	
	"Sec. "53601. Definitions. "53602. Establishment of Strategic Commercial Fleet. "53603. Operating agreements. "53604. Payments. "53605. National security requirements. "53606. Regulations.	
12	"§ 53601. Definitions	
13	"In this chapter:	
14	"(1) Administrator.—The term 'Adminis-	
15	trator' means the Maritime Administrator.	
16	"(2) Appropriate committees of con-	
17	GRESS.—The term 'appropriate committees of Con-	
18	gress' means—	
19	"(A) the Committee on Armed Services	
20	the Committee on Commerce, Science, and	
21	Transportation, and the Committee on Appro-	
22	priations of the Senate: and	

1	"(B) the Committee on Armed Services
2	the Committee on Transportation and Infra-
3	structure, and the Committee on Appropriations
4	of the House of Representatives.
5	"(3) Coastwise trade.—The term 'coastwise
6	trade' means commerce or trade that is subject to
7	the requirements of section 55102.
8	"(4) COVERED ENTITY.—The term 'covered en-
9	tity' means—
10	"(A) any owner or operator of a vessel eli-
11	gible under section 53602(d); or
12	"(B) a bid team consisting of—
13	"(i) an entity eligible under subpara
14	graph (A);
15	"(ii) any shipyard of the United
16	States with the ability, experience, finan-
17	cial resources, and other qualifications nec-
18	essary for the construction or repair of a
19	vessel eligible for inclusion in the Strategic
20	Commercial Fleet; and
21	"(iii) any other legal entity that is not
22	a foreign entity of concern.
23	"(5) FLEET.—The term 'Fleet' means the Stra-
24	tegic Commercial Fleet established under section
25	53602.

1	"(6) Foreign commerce.—The term foreign
2	commerce' means—
3	"(A) commerce or trade between the
4	United States, its territories or possessions, or
5	the District of Columbia, and a foreign country;
6	and
7	"(B) commerce or trade between foreign
8	countries.
9	"(7) Foreign country of concern; foreign
10	ENTITY OF CONCERN.—The terms 'foreign country
11	of concern' and 'foreign entity of concern' have the
12	meanings given such terms in section 4 of the
13	SHIPS for America Act of 2024.
14	"(8) Qualified foreign built vessel.—The
15	term 'qualified foreign built vessel'—
16	"(A) means a vessel that—
17	"(i) is not more than 14 years of age;
18	and
19	"(ii) was constructed (or recon-
20	structed) outside the United States; and
21	"(B) does not include a vessel that, prior
22	to entry into the Fleet—
23	"(i) was owned or operated by a for-
24	eign entity of concern;

1	"(ii) is a vessel of a foreign country of
2	concern;
3	"(iii) was constructed by a shipyard
4	that was owned or operated by a foreign
5	entity of concern or located in a foreign
6	country of concern; or
7	"(iv) was registered as a vessel of a
8	foreign country of concern at any time
9	during the 3 years prior to entry into the
10	Fleet.
11	"(9) United states built vessel.—The
12	term 'United States built vessel' means a vessel that
13	is constructed in the United States (and, if recon-
14	structed, reconstructed in the United States).
15	"(10) United States Citizen Trust.—The
16	term 'United States citizen trust' has the meaning
17	given such term in section 53201.
18	"§ 53602. Establishment of Strategic Commercial
19	Fleet
20	"(a) In General.—The Administrator, in consulta-
21	tion with the Secretary of Defense, shall establish a fleet
22	to be known as the 'Strategic Commercial Fleet', of active
23	commercially viable, militarily useful, privately owned ves-
24	sels to meet national defense and other security require-

1	ments and maintain a United States presence in inter-
2	national commercial shipping.
3	"(b) Number of Vessels.—The Administrator
4	shall seek to select eligible vessels described in subsection
5	(d) for the Fleet through an annual competitive selection
6	process in accordance with the annual target number for
7	the Fleet recommended by the Maritime Security Board
8	under section $50401(b)(2)(B)(i)$. Through such annual se-
9	lection process, the Administrator shall—
10	"(1) select for inclusion in the Fleet not fewer
11	than 10 vessels in the 12-month period that begins
12	on the date that is 2 years after the date of enact-
13	ment of this section;
14	"(2) increase the number of vessels selected for
15	inclusion in the Fleet annually such that not later
16	than 5 years after such date of enactment, not fewer
17	than 20 vessels are selected for such inclusion annu-
18	ally; and
19	"(3) ensure that the total number of vessels in-
20	cluded in the fleet shall be not more than 250 ves-
21	sels at any point in time.
22	"(c) Solicitation; Entry Into Fleet.—
23	"(1) Solicitation.—
24	"(A) IN GENERAL.—The Administrator
25	shall solicit applications from covered entities to

1	competitively select vessels that are eligible
2	under subsection (d) and meet the requirements
3	of this subsection for inclusion in the Fleet.
4	"(B) Public solicitation require-
5	MENTS.—In soliciting applications under sub-
6	paragraph (A), the Administrator shall—
7	"(i) publish a notice in the Federal
8	Register, which, at a minimum, identifies
9	the requirements for the number of vessels
10	as established by the Administrator and
11	the Maritime Security Board under sub-
12	section (b); and
13	"(ii) allow applicants not less than 30
14	days to submit an application for entry
15	into the Fleet.
16	"(2) Eligible applications.—The Adminis-
17	trator shall solicit and accept applications in sepa-
18	rate processes for each of the following:
19	"(A) Newly constructed vessels.—
20	"(i) In general.—A covered entity
21	may submit an application for the Fleet
22	that involves the construction of a United
23	States built vessel and operation of such
24	vessel as a vessel of the United States in
25	foreign commerce.

1	"(ii) Interim vessel.—An applica-
2	tion described in clause (i) from a covered
3	entity may include a proposal for the use
4	of an interim vessel, if such proposal pro-
5	vides that—
6	"(I) the covered entity will oper-
7	ate a qualified foreign-built vessel as a
8	vessel of the United States in foreign
9	commerce as part of the Fleet until
10	the United States built vessel de-
11	scribed in such clause enters the
12	Fleet, in accordance with the mile-
13	stones established within the oper-
14	ating agreement under section
15	53603(e)(1);
16	"(II) when the United States
17	built vessel enters the Fleet or the
18	covered entity fails to meet milestones
19	established in the operating agree-
20	ment, the qualified foreign-built vessel
21	shall be removed from the Fleet; and
22	"(III) the covered entity may
23	then transfer and register the quali-
24	fied foreign-built vessel under a reg-

1	istry of any foreign country that is
2	not a foreign country of concern.
3	"(B) Qualified foreign-built ves-
4	SELS.—
5	"(i) In General.—Through fiscal
6	year 2029, a covered entity may submit an
7	application for the Fleet that involves the
8	operation of a qualified foreign-built vessel
9	as a vessel of the United States in foreign
10	commerce.
11	"(ii) Exception.—After fiscal year
12	2029, the Administrator may not enter
13	into a new agreement or renew an existing
14	agreement to bring a qualified foreign-built
15	vessel into the Fleet unless—
16	"(I) the vessel is operating as an
17	interim vessel under subparagraph
18	(A)(ii); or
19	"(II) the Administrator and Sec-
20	retary of Defense, in consultation with
21	the Maritime Security Board, jointly
22	certify to the appropriate committees
23	of Congress that adding additional
24	qualified foreign-built vessels to the
25	Fleet is necessary for the national se-

1	curity of the United States until re-
2	placed by a newly constructed vessel
3	to meet the schedule under subsection
4	(b).
5	"(3) Procedure.—
6	"(A) IN GENERAL.—A covered entity shall
7	submit an eligible application under paragraph
8	(2) as at such time, in such manner, and con-
9	taining such information as the Administrator
10	may require. Such application shall include—
11	"(i) a proposed annual operating sup-
12	port payment, which may cover the dif-
13	ference in operating costs associated with
14	operating a vessel of the United States as
15	compared to a fair and reasonable estimate
16	of the cost of operating that type of vessel
17	under the laws of a foreign country;
18	"(ii) in the case of an application de-
19	scribed in paragraph (2)(A), a proposed
20	annual capital support payment, which
21	may cover the difference in capital costs
22	associated with constructing a vessel in the
23	United States as compared to a fair and
24	reasonable estimate of the cost of the con-

1	struction of that type of vessel in a foreign
2	shipyard; and
3	"(iii) any other support payments
4	needed to make a vessel commercially via-
5	ble in foreign commerce.
6	"(B) BID TEAM.—In the case of an eligible
7	entity that is a bid team described in section
8	53601(3)(B), such team shall jointly submit an
9	application under this subsection for inclusion
10	in the Fleet.
11	"(4) Acceptance into fleet.—
12	"(A) In General.—The Administrator
13	shall evaluate eligible applications submitted
14	under this subsection in order to, in accordance
15	with this paragraph, select applications that
16	meet the requirements of this section for ac-
17	ceptance in the Fleet.
18	"(B) CITIZENSHIP PREFERENCE.—In se-
19	lecting applications to meet the requirements of
20	this section, the Administrator shall ensure, to
21	the extent sufficient qualified applications are
22	received under this subsection, that not less
23	than 25 percent of vessels selected for the Fleet
24	shall be owned or operated by a covered entity

1	that is, or a bid team led by, a citizen of the
2	United States under section 50501.
3	"(C) Priority.—In evaluating eligible ap-
4	plications for selection in the Fleet and subject
5	to subparagraph (B), the Administrator shall
6	give priority to—
7	"(i) applications that represent the
8	best value to the Federal Government; and
9	"(ii) applications for vessels, or for
10	vessels providing services, that are deter-
11	mined by the Maritime Security Board to
12	have capabilities critical to the national
13	and economic security of the United
14	States.
15	"(D) Relationship to the tanker se-
16	CURITY FLEET.—If the most recent Mobility
17	Capability Requirements Study produced by
18	United States Transportation Command identi-
19	fies a need for a fleet of tanker vessels that are
20	vessels of the United States that exceeds the
21	size of the Tanker Security Fleet established
22	under chapter 534 of this title, the Adminis-
23	trator, in coordination with the Maritime Secu-
24	rity Board, may select for inclusion in the Fleet

1	a number of tanker vessels that is consistent
2	with the requirements of the Study.
3	"(E) Considerations for review.—In
4	evaluating eligible applications submitted under
5	this subsection for selection in the Fleet, the
6	Administrator shall—
7	"(i) ensure that any vessel so selected
8	will be suitable for use by the United
9	States for national defense or military pur-
10	poses in time of war or national emer-
11	gency;
12	"(ii) ensure that any vessel so selected
13	will aid in the promotion and development
14	of foreign commerce;
15	"(iii) confirm that—
16	"(I) the proposed use of the ves-
17	sel in commercial service is reason-
18	able; and
19	"(II) the owner or operator of
20	the vessel possesses the ability, experi-
21	ence, financial resources, and other
22	qualifications necessary for the oper-
23	ation and maintenance of the vessel;
24	"(iv) confirm that a shipyard selected
25	to construct a vessel under this section

1	possesses the ability, experience, financial
2	resources, equipment, and other qualifica-
3	tions necessary to properly construct the
4	vessel;
5	"(v) ensure the price for the construc-
6	tion (if applicable) and operation of a ves-
7	sel under this section is fair and reason-
8	able;
9	"(vi) consider whether the covered en-
10	tity commits to—
11	"(I) use equipment, materials,
12	and supplies that are produced in the
13	United States; and
14	"(II) utilize, to the maximum ex-
15	tent practicable, subcontractors and
16	suppliers that are based in the United
17	States;
18	"(vii) consider whether the covered
19	entity commits to repair, repower, and re-
20	condition a vessel under this section in a
21	shipyard of the United States; and
22	"(viii) consider whether the covered
23	entity has made commitments to worker
24	and community investment, including
25	through—

1	"(I) programs to expand employ-
2	ment opportunity for economically dis-
3	advantaged individuals; or
4	"(II) securing commitments from
5	regional educational and training enti-
6	ties and institutions of higher edu-
7	cation, as defined in section 102 of
8	the Higher Education Act of 1965 (20
9	U.S.C. 1002), to provide workforce
10	training, including programming for
11	training and job placement of eco-
12	nomically disadvantaged individuals.
13	"(5) Timing.—
14	"(A) QUALIFIED FOREIGN VESSEL.—Not
15	later than 180 days after entering into an oper-
16	ating agreement under section 53603 with a
17	covered entity for inclusion of a qualified for-
18	eign-built vessel into the Fleet, such vessel shall
19	be placed into service as part of the Fleet.
20	"(B) Newly constructed vessel.—Not
21	later than 36 months after entering into an op-
22	erating agreement under section 53603 with a
23	covered entity for inclusion of a newly con-
24	structed United States built vessel described in

1	paragraph (2)(A), such vessel shall be placed
2	into service as part of the Fleet.
3	"(C) DELAYED ADMISSION.—The Adminis-
4	trator may delay the entry of a vessel selected
5	to participate in the Fleet for—
6	"(i) a delay in the construction of
7	such vessel; or
8	"(ii) difficulty of the owner or oper-
9	ator of such vessel in recruiting United
10	States mariners as required under section
11	53603(b)(1)(A).
12	"(d) Vessel Eligibility.—A vessel is eligible to be
13	included in the Fleet if—
14	"(1) the vessel—
15	"(A) is a vessel of the United States; or
16	"(B) is not a vessel of the United States,
17	but—
18	"(i) the owner of the vessel has dem-
19	onstrated an intent to have the vessel doc-
20	umented under chapter 121 of this title if
21	it is included in the Fleet; and
22	"(ii) at the time an operating agree-
23	ment is entered into under section 53603,
24	the vessel is eligible for documentation
25	under chapter 121 of this title;

1	"(2) the vessel is a United States built vessel
2	or a qualified foreign-built vessel;
3	"(3) the vessel is—
4	"(A) a bulk carrier vessel;
5	"(B) a tanker vessel;
6	"(C) a roll-on/roll-off vessel;
7	"(D) a liquefied natural gas tanker vessel;
8	"(E) a container vessel;
9	"(F) a multi-purpose vessel;
10	"(G) a cable vessel (as defined in section
11	53201 of this title);
12	"(H) a heavy-lift vessel; or
13	"(I) any other type of vessel determined
14	appropriate by the Administrator, in consulta-
15	tion with the Maritime Security Board;
16	"(4) the vessel is operated (or will be operated)
17	in providing transportation in foreign commerce;
18	"(5) the vessel meets the requirements of para-
19	graph (1), (2), (3), or (4) of subsection (e);
20	"(6) the vessel—
21	"(A) is suitable for use by the United
22	States for national defense or military purposes
23	in time of war or national emergency, as deter-
24	mined by the Secretary of Defense;

1	"(B) is commercially viable, as determined
2	by the Administrator; and
3	"(C) has dedicated space for the training
4	of—
5	"(i) cadets of the Merchant Marine
6	Academy consistent with the requirements
7	of section 51307(b);
8	"(ii) students of a State maritime
9	academy, consistent with the requirements
10	of section 51507; or
11	"(iii) participants in another work-
12	force training program identified by the
13	Administrator; and
14	"(7) the vessel will, for the period of an oper-
15	ating agreement under section 53603 that applies to
16	the vessel, meet any other requirement determined
17	appropriate by the Administrator.
18	"(e) Requirements Regarding Citizenship of
19	OWNERS, CHARTERERS, AND OPERATORS.—
20	"(1) Vessel owned and operated by sec-
21	TION 50501 CITIZENS.—A vessel meets the require-
22	ments of this paragraph if, during the period of an
23	operating agreement under this chapter that applies
24	to the vessel, the vessel will be owned and operated

1	by 1 or more persons that are citizens of the United
2	States under section 50501.
3	"(2) Vessel owned by Section 50501 citizen
4	OR UNITED STATES CITIZEN TRUST AND CHAR-
5	TERED TO DOCUMENTATION CITIZEN.—A vessel
6	meets the requirements of this paragraph if—
7	"(A) during the period of an operating
8	agreement under this chapter that applies to
9	the vessel, the vessel will be—
10	"(i) owned by a person that is a cit-
11	izen of the United States under section
12	50501 of this title or that is a United
13	States citizen trust; and
14	"(ii) demise chartered to a person—
15	"(I) that is eligible to document
16	the vessel under chapter 121 of this
17	title;
18	"(II) the chairman of the board
19	of directors, chief executive officer,
20	and a majority of the members of the
21	board of directors of which are citi-
22	zens of the United States under sec-
23	tion 50501 of this title, and are ap-
24	pointed and subjected to removal only

1	upon approval by the Administrator
2	and
3	"(III) that certifies to the Ad
4	ministrator that there are no treaties
5	statutes, regulations, or other laws
6	that would prohibit the covered entity
7	for the vessel from performing its ob-
8	ligations under an operating agree
9	ment under this chapter;
10	"(B) in the case of a vessel that will be de
11	mise chartered to a person that is owned or
12	controlled by another person that is not a cit
13	izen of the United States under section 50501
14	of this title, the other person enters into an
15	agreement with the Administrator not to influ
16	ence the operation of the vessel in a manner
17	that will adversely affect the interests of the
18	United States; and
19	"(C) the Administrator and the Secretary
20	of Defense notify the appropriate committees of
21	Congress that they concur with the certification
22	required under subparagraph (A)(ii)(III) and
23	have reviewed and agree that there are no other
24	legal, operational, or other impediments that
25	would prohibit the covered entity for the vesse

1	from performing its obligations under an oper-
2	ating agreement under this chapter.
3	"(3) Vessel owned and operated by de-
4	FENSE CONTRACTOR.—A vessel meets the require-
5	ments of this paragraph if—
6	"(A) during the period of an operating
7	agreement under this chapter that applies to
8	the vessel, the vessel will be owned and oper-
9	ated by a person that—
10	"(i) is eligible to document a vessel
11	under chapter 121 of this title;
12	"(ii) operates or manages other
13	United States-documented vessels for the
14	Secretary of Defense, or charters other
15	vessels to the Secretary of Defense;
16	"(iii) has entered into a special secu-
17	rity agreement for purposes of this para-
18	graph with the Secretary of Defense;
19	"(iv) makes the certification described
20	in paragraph (2)(A)(ii)(III); and
21	"(v) in the case of a vessel described
22	in paragraph (2)(B), enters into an agree-
23	ment referred to in that paragraph; and
24	"(B) the Administrator and the Secretary
25	of Defense notify the appropriate committees of

1	Congress that they concur with the certification
2	required under subparagraph (A)(iv), and have
3	reviewed and agree that there are no other
4	legal, operational, or other impediments that
5	would prohibit the covered entity for the vessel
6	from performing its obligations under an oper-
7	ating agreement under this chapter.
8	"(4) Vessel owned by documentation cit-
9	IZEN AND CHARTERED TO SECTION 50501 CITIZEN.—
10	A vessel meets the requirements of this paragraph if,
11	during the period of an operating agreement under
12	this chapter that applies to the vessel, the vessel will
13	be—
14	"(A) owned by a person that is eligible to
15	document a vessel under chapter 121; and
16	"(B) demise chartered to a person that is
17	a citizen of the United States under section
18	50501.
19	"§ 53603. Operating agreements
20	"(a) In General.—The Administrator shall require,
21	as a condition of including any vessel in the Fleet, that
22	the covered entity for the vessel enter into an operating
23	agreement under this section.
24	"(b) Requirements.—

1	"(1) In general.—An operating agreement re-
2	quired under subsection (a) shall require the vessel
3	subject to such agreement to meet the following re-
4	quirements:
5	"(A) During the period in which the vessel
6	is operating under the agreement—
7	"(i) the vessel will be crewed by only
8	United States mariners;
9	"(ii) the vessel shall be operated with-
10	in the Fleet exclusively in foreign com-
11	merce and not in coastwise trade; and
12	"(iii) the covered entity will have in
13	effect an emergency preparedness agree-
14	ment described in section 53605 for the
15	period of such agreement.
16	"(B) Beginning on the first day of the op-
17	erating agreement, the vessel will be perma-
18	nently ineligible for a coastwise endorsement
19	under section 12112 of this title or to otherwise
20	participate in the coastwise trade, even if the
21	operating agreement is terminated or not re-
22	newed.
23	"(2) Coordination with coast guard re-
24	GARDING COASTWISE TRADE PROHIBITION.—The
25	Administrator shall coordinate with the Secretary of

1 the Department in which the Coast Guard is oper-2 ating to ensure that any vessel that is, or was, cov-3 ered by an operating agreement under this chapter 4 is permanently ineligible for a coastwise endorse-5 ment under section 12112 of this title or to other-6 wise participate in the coastwise trade, as required 7 under paragraph (1)(B). 8 "(c) Milestones and Payments.—The operating 9 agreement shall— 10 "(1) prescribe specific milestones for project 11 completeness, as agreed upon between the Adminis-12 trator and the covered entity; and 13 "(2) specify the schedule of operating support 14 payments, and as applicable, capital support pay-15 ments and other incentives and payments, based on 16 completion of such milestones and consistent with 17 the eligible application submitted by the covered en-18 tity under section 53602(c)(3)(A), as agreed to by 19 the Administrator and the covered entity. 20 "(d) Incentives.— 21 "(1) State of the art technology incen-TIVES.—An operating agreement required under 22 23 subsection (a) may include incentives to support the 24 testing or adoption of state of the art technology, in-25 cluding artificial intelligence, advanced shipbuilding

1	techniques, automation, modern propulsion systems,
2	environmental performance, crew safety, military
3	features, and other technologies identified by the
4	Maritime Security Board to be relevant in advancing
5	the military and economic security of the United
6	States.
7	"(2) Performance incentives.—The oper-
8	ating agreement may include incentive payments for
9	eligible entities that exceed the milestones estab-
10	lished under subsection $(e)(1)$.
11	"(e) Length of Operating Agreement.—
12	"(1) In general.—An operating agreement to
13	participate in the Fleet shall be for a period of 7
14	years.
15	"(2) Renewal of agreement.—
16	"(A) IN GENERAL.—A covered entity for a
17	vessel participating in the Fleet under an oper-
18	ating agreement under this section may apply
19	to renew such operating agreement.
20	"(B) Renewal Limitation.—An oper-
21	ating agreement under this section may be re-
22	newed not more than 2 times.
23	"(3) Termination payment.—
24	"(A) No-fault termination during
25	CONTRACT.—Subject to subparagraph (B), a

1	covered entity for a vessel operating under an
2	operating agreement under this section shall re-
3	ceive a termination payment if any of the fol-
4	lowing applies:
5	"(i) No-fault termination.—Cap-
6	ital support payments provided to a cov-
7	ered entity under an operating agreement
8	are terminated during a contract term.
9	"(ii) No-fault non-renewal.—An
10	operating agreement is not selected to be
11	renewed under paragraph (2).
12	"(B) Administrator determination
13	FOR MATERIAL LACK OF COMPLIANCE.—In any
14	case in which the Administrator determines
15	under subsection (f) that a covered entity for a
16	vessel operating under an operating agreement
17	under this section materially fails to comply
18	with the terms of the operating agreement and,
19	due to such failure to comply, the operating
20	agreement is terminated or not selected for re-
21	newal, the Administrator may determine that
22	the covered entity is not entitled to a termi-
23	nation payment and subparagraph (A) shall not
24	apply.

1	"(C) TERMINATION PAYMENT DEFINED.—
2	In this paragraph, the term 'termination pay
3	ment' means a payment in an amount that
4	equals 50 percent of—
5	"(i) the percentage of the remaining
6	useful life of the vessel, calculated using 21
7	years as the maximum useful life of the
8	vessel; multiplied by
9	"(ii) the difference in the cost of con-
10	structing the vessel in the United States
11	and the cost of constructing the vessel in
12	a foreign country, to the extent such cost
13	difference was not recovered by the covered
14	entity through payments received under
15	any operating agreement under this sec
16	tion.
17	"(f) Termination by Administrator for Lack of
18	PROGRAM PARTICIPANT COMPLIANCE.—If a covered enti-
19	ty for a vessel operating under an operating agreement
20	under this section materially fails to comply with the
21	terms of the operating agreement—
22	"(1) the Administrator shall notify the covered
23	entity and provide a reasonable opportunity to com-
24	ply with the operating agreement; and

1	"(2) if the covered entity fails to achieve such
2	compliance, the Administrator—
3	"(A) shall terminate the operating agree-
4	ment;
5	"(B) shall not renew the operating agree-
6	ment under subsection (e)(2); and
7	"(C) may take steps to recover an amount
8	equal to the payments and incentives provided
9	to the covered entity under this chapter.
10	"(g) Nonrenewal for Lack of Funds.—If, by the
11	first day of a fiscal year, sufficient funds have not been
12	appropriated under the authority provided by this chapter
13	for that fiscal year, then the Administrator shall notify
14	the appropriate committees of Congress that operating
15	agreements authorized under this chapter for which suffi-
16	cient funds are not available will not be renewed for that
17	fiscal year if sufficient funds are not appropriated by the
18	60th day of that fiscal year.
19	"(h) Release of Vessels From Obligations.—
20	"(1) IN GENERAL.—A vessel covered by an op-
21	erating agreement under this chapter is released
22	from any further obligation under the operating
23	agreement, except for the requirements of subsection
24	(b)(1)(B), if—

1	"(A) the Administrator terminated or did
2	not renew the operating agreement under sub-
3	section (f); or
4	"(B) funds are not appropriated to the Ad-
5	ministrator for payments under the operating
6	agreement under this chapter for any fisca
7	year by the 60th day of that fiscal year.
8	"(2) Authority to transfer vessel.—
9	"(A) IN GENERAL.—After a vessel is re-
10	leased from obligations under paragraph (1)
11	the covered entity may transfer and register
12	such vessel under a foreign registry that—
13	"(i) is acceptable to the Administrator
14	and the Secretary of Defense, and allows
15	the requisitioning of the vessel for title or
16	use, notwithstanding section 56101 of this
17	title; and
18	"(ii) is not a foreign country of con-
19	cern.
20	"(B) Emergency acquisition of ves-
21	sels.—If chapter 563 of this title is applicable
22	to a vessel after registration in a foreign reg-
23	istry described in subparagraph (A), then the
24	vessel is available to be requisitioned by the

1	Secretary of Transportation pursuant to such
2	chapter.
3	"(i) Judicial Review.—No court shall have juris-
4	diction to review the Administrator's decision with respect
5	to the award or non-award of an operating agreement
6	issued under this chapter.
7	"§ 53604. Payments
8	"(a) In General.—An operating agreement under
9	this chapter shall require that the Administrator make
10	payments to the covered entity, in accordance with the
11	milestones established under section $53603(c)(1)$ and the
12	operating agreement under section 53603 and subject to
13	the availability of appropriations under subsection (e).
14	"(b) Limitations.—Notwithstanding any other pro-
15	vision of this chapter, the Administrator shall not make
16	any payment under this chapter for a vessel—
17	"(1) with respect to any day for which—
18	"(A) the vessel is not operated or main-
19	tained in accordance with an operating agree-
20	ment under this chapter;
21	"(B) the vessel is under a charter to the
22	United States Government; or
23	"(C) except as provided under subsection
24	(c), the vessel is engaged in transporting mili-
25	tary or other preference cargoes under section

1	55302(a), 55304, 55305, or 55314 of this title,
2	section 2631 of title 10, or any other cargo
3	preference law of the United States; or
4	"(2) that participates in the coastwise trade in
5	violation of the operating agreement and section
6	53603(b)(1)(B).
7	"(c) Preference Cargos.—The Administrator
8	may waive the requirement of subsection (b)(1)(C) to the
9	extent, in the manner, and on the terms the Administrator
10	prescribes, only if—
11	"(1) the Administrator, acting in the Adminis-
12	trator's capacity as Director of the National Ship-
13	ping Authority, makes a determination of the non-
14	availability of qualified vessels of the United States
15	that are not enrolled in the Strategic Commercial
16	Fleet;
17	"(2) the Administrator ensures reasonable no-
18	tice has been provided to the owners and operators
19	of qualified vessels of the United States that are not
20	enrolled in the Strategic Commercial Fleet; and
21	"(3) by not later than 7 days after issuing a
22	waiver under this subsection, the Administrator noti-
23	fies the appropriate committees of Congress and
24	posts such waiver on a public website of the Mari-
25	time Administration.

1	"(d) Operating Agreement Is Obligation of
2	United States Government.—An operating agree-
3	ment under this chapter constitutes a contractual obliga-
4	tion of the United States Government to pay the amounts
5	provided for in the agreement, subject to the availability
6	of appropriations under subsection (e).
7	"(e) Appropriations From the Maritime Secu-
8	RITY TRUST FUND.—
9	"(1) In general.—There is authorized to be
10	appropriated to the Administrator for payments to
11	covered entities under this section, out of the Mari-
12	time Security Trust Fund established under section
13	9512 of the Internal Revenue Code of 1986—
14	"(A) for fiscal year 2025, \$150,000,000;
15	"(B) for fiscal year 2026, \$300,000,000;
16	"(C) for fiscal year 2027, \$550,000,000;
17	"(D) for fiscal year 2028, \$800,000,000;
18	"(E) for fiscal year 2029, \$1,000,000,000;
19	"(F) for fiscal year 2030, \$1,200,000,000;
20	"(G) for fiscal year 2031, \$1,400,000,000;
21	"(H) for fiscal year 2032, \$1,600,000,000;
22	"(I) for fiscal year 2033, \$1,900,000,000;
23	and
24	"(J) for fiscal year 2034 , $$2,100,000,000$.

- 1 "(2) AVAILABILITY.—Amounts made available
- 2 under paragraph (1) shall remain available until ex-
- pended.
- 4 "(f) CLARIFICATION.—The provision by the Adminis-
- 5 trator of a payment under this section shall not be consid-
- 6 ered to be a major Federal action under the National En-
- 7 vironmental Policy Act of 1969 (42 U.S.C. 4321 et seq.)
- 8 or an undertaking for the purposes of division A of subtitle
- 9 III of title 54, United States Code.
- 10 "(g) Buy America.—Section 54101(d)(2) shall
- 11 apply to any funds obligated by the Administrator under
- 12 this section.

13 "§ 53605. National security requirements

- 14 "(a) Emergency Preparedness Agreement Re-
- 15 QUIRED.—The Administrator, in coordination with the
- 16 Secretary of Defense, shall establish an emergency pre-
- 17 paredness program under this section under which the
- 18 program participant for an operating agreement under
- 19 this chapter shall agree, as a condition of the operating
- 20 agreement, to enter into an emergency preparedness
- 21 agreement with the Administrator. The Administrator
- 22 shall negotiate and enter into an emergency preparedness
- 23 agreement with each program participant as promptly as
- 24 practicable after the program participant has entered into
- 25 the operating agreement.

1 "(b) Use of Existing Program.—The Adminis-2 trator may use an existing emergency preparedness pro-3 gram, as of the date of enactment of the SHIPS for America Act of 2024, to satisfy the requirements of subsection 5 (a). 6 "(c) TERMS OF AGREEMENT.—The terms of an emergency preparedness agreement under this section 8 shall— 9 "(1) provide that upon request by the Secretary 10 of Defense during time of war or national emer-11 gency, or whenever determined by the Secretary of 12 Defense to be necessary for national security or con-13 tingency operation (as that term is defined in section 14 101 of title 10), the program participant shall make 15 available commercial transportation resources (in-16 cluding services) described in subsection (e) to the 17 Secretary of Defense; 18 "(2) shall include such additional terms as may 19 be established by the Administrator and the Sec-20 retary of Defense; and 21 "(3) shall allow for the modification or addition 22 of terms upon agreement by the Administrator and 23 the program participant and the approval by the 24 Secretary of Defense.

1 "(d) Participation After Expiration of Oper-2 ATING AGREEMENT.—The Administrator may not require, 3 through an emergency preparedness agreement or an operating agreement, that a program participant covered by 4 5 an operating agreement continue to participate in an emergency preparedness agreement after the operating 6 7 agreement has expired according to its terms or is other-8 wise no longer in effect. After the expiration of an emergency preparedness agreement, a program participant 10 may voluntarily continue to participate in the agreement. 11 "(e) Resources Made Available.—The commer-12 cial transportation resources to be made available under 13 an emergency preparedness agreement shall include ves-14 sels or capacity in vessels, terminal facilities, management 15 services, and other related services, or any agreed portion of such nonvessel resources for activation as the Secretary 16 17 of Defense may determine to be necessary, seeking to min-18 imize disruption of the program participant's service to 19 commercial customers. 20 "(f) Compensation.— 21 "(1) IN GENERAL.—The Administrator shall in-22 clude in each emergency preparedness agreement 23 provisions approved by the Secretary of Defense 24 under which the Secretary of Defense shall pay fair 25 and reasonable compensation for all commercial

1	transportation resources provided pursuant to this
2	section.
3	"(2) Specific requirements.—Compensation
4	under this subsection—
5	"(A) shall not be less than the program
6	participant's commercial market charges for
7	like transportation resources;
8	"(B) shall be fair and reasonable consid-
9	ering all circumstances;
10	"(C) shall be provided from the time that
11	a vessel or resource is required by the Secretary
12	of Defense until the time it is redelivered to the
13	program participant and is available to reenter
14	commercial service; and
15	"(D) shall be in addition to and shall not
16	in any way reflect amounts payable under sec-
17	tion 53604 of this title.
18	"(g) Temporary Replacement Vessels.—Not-
19	withstanding section 55302(a), 55304, 55305, or 55314
20	of this title, section 2631 of title 10, or any other cargo
21	preference law of the United States—
22	"(1) a program participant may operate or em-
23	ploy in foreign commerce a foreign vessel, or capac-
24	ity in a foreign vessel, as a temporary replacement
25	for a vessel of the United States or vessel of the

1 United States capacity that is activated by the Sec-2 retary of Defense under an emergency preparedness 3 agreement or a primary Department of Defense sea-4 lift-approved readiness program; and 5 "(2) such replacement vessel or vessel capacity 6 shall be eligible during the replacement period to transport preference cargoes subject to sections 7 8 55302(a), 55304, 55305, and 55314 of this title and 9 section 2631 of title 10, to the same extent as the 10 eligibility of the vessel or vessel capacity replaced. "(h) Redelivery and Liability of the United 11 12 STATES FOR DAMAGES.— 13 "(1) In General.—All commercial transpor-14 tation resources activated under an emergency pre-15 paredness agreement shall, upon termination of the 16 period of activation, be redelivered to the program 17 participant in the same good order and condition as 18 when received, less ordinary wear and tear, or the 19 Secretary of Defense shall fully compensate the pro-20 gram participant for any necessary repair or replace-21 ment. 22 "(2) Limitation on united states liabil-23 ITY.—Except as may be expressly agreed in an 24 emergency preparedness agreement, or as otherwise 25 provided by law, the Government shall not be liable

1	for disruption of a program participant's commercial
2	business or other consequential damages to the pro-
3	gram participant arising from the activation of com-
4	mercial transportation resources under an emer-
5	gency preparedness agreement.
6	"§ 53606. Regulations
7	"The Administrator and the Secretary of Defense
8	may each prescribe rules as necessary to carry out their
9	respective responsibilities under this chapter.".
10	(b) Confirming Amendments.—Section 51307(b)
11	of title 46, United States Code, is amended—
12	(1) in paragraph (1)—
13	(A) in the matter preceding subparagraph
14	(A)—
15	(i) by striking ", or the" and inserting
16	", the"; and
17	(ii) by inserting ", or the Strategic
18	Commercial Fleet under chapter 536 of
19	this title" before "to—"; and
20	(B) in subparagraph (A), by striking "or
21	Tanker Security Fleet vessel" and inserting
22	"Tanker Security Fleet vessel, or Strategic
23	Commercial Fleet vessel"; and
24	(2) in paragraph (2), by striking "or 534" and
25	inserting "534, or 536".

1	(c) Clerical Amendment.—The table of chapters
2	for subtitle V of title 46, United States Code, is amended
3	by adding at the end the following:
	"536. Strategic Commercial Fleet
4	SEC. 402. MARITIME SECURITY PROGRAM.
5	(a) Annual Payments.—Section 53106(a)(1) of
6	title 46, United States Code, is amended—
7	(1) in subparagraph (C), by striking "fiscal
8	years 2022, 2023, 2024, and 2025" and inserting
9	"fiscal years 2022, 2023, and 2024"; and
10	(2) by striking subparagraphs (D) through (F)
11	and inserting the following:
12	"(D) $$6,500,000$ for each of fiscal years
13	2025 and 2026;
14	"(E) \$6,675,000 for each of fiscal years
15	2027 and 2028;
16	"(F) $$6,855,000$ for each of fiscal years
17	2029 and 2030;
18	"(G) \$7,040,000 for each of fiscal years
19	2031 and 2032; and
20	"(H) \$7,230,000 for each of fiscal years
21	2033 and 2034.".
22	(b) Cargo Preference.—Section 53105(a) of title
23	46, United States Code, is amended—
24	(1) in paragraph (2), by striking "and" after
25	the semicolon;

1	(2) in paragraph (3), by striking the period at
2	the end and inserting "; and"; and
3	(3) by adding at the end the following:
4	"(4) except for the limitations established under
5	subsection (d), the vessel shall receive priority con-
6	sideration to carry military or other preference car-
7	goes under section 55305 or 55314 of this title, sec-
8	tion 2631 of title 10, or any other cargo preference
9	law of the United States, over vessels of the United
10	States that are enrolled in other financial assistance
11	programs established under chapters 532, 534, and
12	536 of this part.".
13	(c) Maritime Security Fleet.—
14	(1) Test.—Not later than 180 days after the
15	date of enactment of this Act, the Commander of
16	the United States Transportation Command, in co-
17	ordination with the Secretary of the Navy and the
18	Maritime Administrator, shall devise a tabletop exer-
19	cise to test the effective control of the Maritime Se-
20	curity Fleet under chapter 531 of title 46, United
21	States Code, in case of crisis or war.
22	(2) Briefing.—After completion of the exer-
23	cise under paragraph (1), the Commander shall sub-
24	mit to the appropriate committees of Congress a

1	briefing on the results of the tabletop exercise under
2	paragraph (1).
3	(3) Annual testing.—Beginning not later
4	than 1 year after the briefing is submitted under
5	paragraph (2), the Commander shall—
6	(A) carry out tabletop drills to test effec-
7	tive control of the Maritime Security Fleet
8	under chapter 531 of title 46, United States
9	Code; and
10	(B) provide to the appropriate committees
11	of Congress a briefing after each such drill on
12	the results of such drill.
13	(d) Authorization of Appropriations.—Section
14	53111 of title 46, United States Code, is amended—
15	(1) in paragraph (3), by striking "fiscal years
16	2022, 2023, 2024, and 2025" and inserting "fiscal
17	years 2022, 2023, and 2024"; and
18	(2) by striking paragraphs (4) through (6) and
19	inserting the following:
20	"(4) $$390,000,000$ for each of fiscal years 2025
21	and 2026;
22	"(5) \$400,500,000 for each of fiscal years 2027
23	and 2028;
24	"(6) \$411,300,000 for each of fiscal years 2029
25	and 2030;

1	" (7) \$422,400,000 for each of fiscal years 2031
2	and 2032; and
3	"(8) \$433,800,000 for each of fiscal years 2033
4	and 2034.".
5	SEC. 403. CABLE SECURITY FLEET.
6	(a) Annual Payments.—Section 53206(a)(1) of
7	title 46, United States Code, is amended by striking
8	"equal to \$5,000,000 for each fiscal year 2021 through
9	2035" and inserting "equal to—
10	"(A) \$6,500,000 for each of fiscal years
11	2025 and 2026;
12	"(B) \$8,000,000 for each of fiscal years
13	2027 and 2028;
14	"(C) \$9,500,000 for each of fiscal years
15	2029 and 2030;
16	"(D) \$10,500,000 for each of fiscal years
17	2031 and 2032; and
18	"(E) \$12,000,000 for each of fiscal years
19	2033 and 2034.".
20	(b) Assessment of Undersea Cable Repair
21	CONTINGENCIES.—
22	(1) In General.—Not later than 180 days
23	after the date of enactment of this Act, the Sec-
24	retary of Defense, in coordination with the Maritime
25	Administrator, the Federal Communications Com-

1	mission, and other relevant Federal agencies, shall
2	submit to the appropriate committees of Congress
3	an assessment on the ability and preparedness of the
4	USNS Zeus and the Cable Security Fleet under
5	chapter 532 of title 46, United States Code, to re-
6	pair transoceanic submarine fiber optic cables that
7	may be damaged or cut by adversaries.
8	(2) Contents.—The assessment under para-
9	graph (1) shall include—
10	(A) a description of preparedness to ad-
11	dress a situation in which the cables of partner
12	countries in both the Pacific and Atlantic
13	Oceans are damaged or severed at or around
14	the same time;
15	(B) a determination as to how long it
16	would take for the Cable Security Fleet, in co-
17	ordination with partner countries, to repair
18	such cables; and
19	(C) the options available to provide
20	connectivity in an emergency or crisis caused
21	by, or related to, the damaging or severing of
22	such cables.
23	(c) Authorization of Appropriations.—Section
24	53209 of title 46, United States Code, is amended—

1	(1) by striking "section 53206, \$10,000,000 for
2	each of the fiscal years 2021 through 2035."; and
3	inserting the following: "section 53206—
4	"(1) $$13,000,000$ for each of fiscal years 2025
5	and 2026;
6	"(2) $$16,000,000$ for each of fiscal years 2027
7	and 2028;
8	"(3) $$19,000,000$ for each of fiscal years 2029
9	and 2030;
10	(4) \$21,000,000 for each of fiscal years 2031
11	and 2032; and
12	"(5) \$24,000,000 for each of fiscal years 2033
13	and 2034.".
14	SEC. 404. TANKER SECURITY FLEET.
15	(a) Payments.—Section 53406(a) of title 46, United
16	States Code, is amended—
17	(1) by striking "\$6,000,000" and inserting
18	"\$9,000,000."; and
19	(2) by striking the last sentence.
20	(b) Authorization of Appropriations.—Section
21	53411 of title 46, United States Code, is amended by
22	striking ", and \$120,000,000 for fiscal years 2024
23	through 2035" and inserting ", \$120,000,000 for fiscal
24	year 2024, and \$180,000,000 for fiscal years 2025
25	through 2035".

1	SEC. 405. MODIFICATION TO DUTIES RELATING TO EQUIP-
2	MENT AND REPAIR OF VESSELS.
3	(a) In General.—Section 466 of the Tariff Act of
4	1930 (19 U.S.C. 1466) is amended—
5	(1) in subsection (a), in the first sentence, by
6	striking "50 per centum on the cost thereof in such
7	foreign country" and inserting "70 percent of the
8	cost thereof in such foreign country or, in the case
9	of a foreign country of concern (as defined in section
10	4 of the SHIPS for America Act of 2024), 200 per-
11	cent of the cost thereof in such country"; and
12	(2) by adding at the end the following:
13	"(i) During the period beginning on the date of enact-
14	ment of the SHIPS for America Act of 2024 and ending
15	on December 31, 2034, the duty imposed under subsection
16	(a) shall not apply to the cost of equipment, or any part
17	of equipment, purchased for, or expenses of repair parts
18	or materials to be used for, or repairs made in a foreign
19	country, unless such country is a foreign country of con-
20	cern (as defined in section 4 of the SHIPS for America
21	Act of 2024, on, a vessel engaged in foreign trade if the
22	Maritime Administrator confirms that—
23	"(1) the vessel—
24	"(A) is participating in—

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1	"(i) the Maritime Security Fleet
2	under chapter 531 of title 46, United
3	States Code;
4	"(ii) the Cable Security Fleet under
5	chapter 532 of such title;
6	"(iii) the Tanker Security Fleet under
7	chapter 534 of such title; or
8	"(iv) the Strategic Commercial Fleet
9	under chapter 536 of such title; or
10	"(B) has a Voluntary Intermodal Sealift
11	Agreement or Voluntary Tanker Agreement
12	with the Maritime Administrator in effect; and
13	"(2) the owner or master of the vessel certifies
14	to the Maritime Administrator in writing that a
15	good faith effort was made to purchase equipment or
16	carry out repairs in a shipyard of the United
17	States.".
18	(b) REPORT REQUIRED.—Not less than 2 years after
19	the date of enactment of this Act, and every 2 years there-
20	after through December 31, 2034, the Maritime Adminis-
21	trator shall submit to the appropriate committees of Con-
22	gress a report—
23	(1) describing the number of vessels that paid
24	the duties under section 466 of the Tariff Act of

1	1930 (19 U.S.C. 1466), and the location where the
2	repairs described in such section occurred;
3	(2)(A) identifying shipyards of the United
4	States that have capacity to carry out vessel repairs;
5	and
6	(B) describing the extent to which vessels of the
7	United States chose to conduct repairs in such ship-
8	yards during the period covered by the report;
9	(3) evaluating the effectiveness of section 466
10	of the Tariff Act of 1930 (19 U.S.C. 1466) in en-
11	couraging the repair of vessels of the United States
12	in shipyards of the United States; and
13	(4) making recommendations for additional reg-
14	ulatory or legislative steps which could be taken to
15	support the United States vessel repair industrial
16	base.
17	Subtitle B—Cargo Preference
18	SEC. 411. UNITED STATES GOVERNMENT CARGO.
19	(a) Sense of Congress.—It is the sense of the Con-
20	gress that—
21	(1) only the Maritime Administrator, acting in
22	the Administrator's capacity as Director of the Na-
23	tional Shipping Authority, has the authority to de-
24	termine the non-availability of qualified capacity of
25	vessels of the United States (referred to in this sub-

1 section as "qualified United States flag capacity") 2 at fair and reasonable rates for commercial vessels 3 of the United States to meet the requirements of 4 section 55305 or 55314 of title 46, United States 5 Code; 6 (2) the requirements of section 55305 or 55314 of title 46, United States Code, may only be waived 7 8 temporarily by the President, the Secretary of De-9 fense, or the Secretary of Transportation during a 10 declared emergency justifying such a temporary 11 waiver, following a determination by the Maritime 12 Administrator, acting in the Maritime Administra-13 tor's capacity as Director of the National Shipping 14 Authority, of the non-availability of qualified United 15 States flag capacity at fair and reasonable rates for 16 commercial vessels of the United States pursuant to 17 section 55305(d) of title 46, United States Code; 18 and 19 (3) nothing in title II of the Food for Peace Act 20 (7 U.S.C. 1721 et seq.) authorizes the Administrator 21 of the United States Agency for International Development or the Secretary of Agriculture to waive the 22 23 requirements of section 55305 or 55314 of title 46, 24 United States Code, without first obtaining—

1	(A) delegated authority from the President
2	of the United States;
3	(B) an emergency declaration justifying
4	such a temporary waiver, pursuant to section
5	55305(d) of title 46, United States Code; and
6	(C) a determination by the Maritime Ad-
7	ministrator, acting in the Maritime Administra-
8	tor's capacity as Director of the National Ship-
9	ping Authority, on the non-availability of quali-
10	fied United States flag capacity at fair and rea-
11	sonable rates for commercial vessels of the
12	United States pursuant to section 55305(d) of
13	title 46, United States Code.
14	(b) Applicable Percentage.—
15	(1) In general.—Section 55305(a) of title 46,
16	United States Code, is amended by striking "at least
17	50" and inserting "100".
18	(2) Effective date.—The amendment made
19	by paragraph (1) shall take effect on the date that
20	is 180 days after the date of enactment of this Act.
21	(c) Clarification.—Section 55305(d) of title 46,
22	United States Code, is amended—
23	(1) in paragraph (1), by inserting "a consulta-
24	tion with the Maritime Security Board" after "fol-
25	lowing"; and

1	(2) in paragraph (3)(B), by inserting "Maritime
2	Security Board and the" after "to the".
3	SEC. 412. CARGO PREFERENCE IMPLEMENTATION REGULA
4	TIONS.
5	(a) REGULATIONS AND GUIDANCE.—Not later than
6	180 days after the date of enactment of this Act, the Mari-
7	time Administrator, notwithstanding any other provision
8	of law, regulation, or administrative order, shall—
9	(1) promulgate regulations under subchapter
10	III of chapter 5 of title 5, United States Code, to
11	fully implement and ensure compliance with sections
12	55305, 55314, 55315, and 55316 of title 46, United
13	States Code;
14	(2) issue interagency guidance to other Federal
15	departments and agencies on how to administer the
16	programs that are subject to such sections in accord-
17	ance with those sections, as applicable; and
18	(3) publish such guidance in the Federal Reg-
19	ister and on the website of the Maritime Administra-
20	tion.
21	(b) Consultation.—The Administrator may consult
22	with the Food Aid Consultative Group established by sec-
23	tion 205 of the Food for Peace Act (7 U.S.C. 1725) in
24	carrying out this section.

1	(c) REPEAL OF EARLIER REGULATORY DEADLINE.—
2	Subsection (a) of section 3502 of the James M. Inhofe
3	National Defense Authorization Act for Fiscal Year 2023
4	(46 U.S.C. 55305 note; Public Law 117–263), is repealed.
5	SEC. 413. CARGO PREFERENCE OVERSIGHT AND AUDIT.
6	Section 55301 of title 46, United States Code, is
7	amended—
8	(1) in subsection $(a)(2)$, by striking "section
9	55305" and inserting "sections 55305, 55314,
10	55315, and 55316"; and
11	(2) by adding at the end the following:
12	"(d) Notification of Violation.—The Maritime
13	Administrator shall—
14	"(1) upon receiving any credible information, as
15	determined by the Administrator, that a Federal de-
16	partment or agency that administers a program cov-
17	ered by a report required under subsection (a) was
18	not in compliance with the requirements of section
19	55305, 55314, 55315, or 55316 of this title (as ap-
20	plicable), notify the Committee on Commerce,
21	Science, and Transportation of the Senate and the
22	Committee on Transportation and Infrastructure of
23	the House of Representatives not later than 14 days
24	after receiving such information; and

1	"(2) upon receiving any credible information, as
2	determined by the Administrator, that a Federal de-
3	partment or agency that administers a program cov-
4	ered by a report required under subsection (a) was
5	not in compliance with the requirements of section
6	2631 of title 10, United States Code, notify the
7	Committee on Commerce, Science, and Transpor-
8	tation and the Committee on Armed Services of the
9	Senate and the Committee on Transportation and
10	Infrastructure and the Committee on Armed Serv-
11	ices of the House of Representatives not later than
12	14 days after receiving such information.".
13	SEC. 414. FINANCING THE TRANSPORTATION OF AGRICUL-
10	
14	TURAL PRODUCTS.
14	TURAL PRODUCTS.
14 15	TURAL PRODUCTS. (a) IN GENERAL.—Subchapter II of chapter 553 of
14151617	TURAL PRODUCTS. (a) IN GENERAL.—Subchapter II of chapter 553 of title 46, United States Code, is amended by inserting after
14151617	TURAL PRODUCTS. (a) IN GENERAL.—Subchapter II of chapter 553 of title 46, United States Code, is amended by inserting after section 55315 the following:
14 15 16 17 18	TURAL PRODUCTS. (a) IN GENERAL.—Subchapter II of chapter 553 of title 46, United States Code, is amended by inserting after section 55315 the following: "§ 55316. Financing the transportation of agricultural"
141516171819	TURAL PRODUCTS. (a) IN GENERAL.—Subchapter II of chapter 553 of title 46, United States Code, is amended by inserting after section 55315 the following: "§ 55316. Financing the transportation of agricultural products
14 15 16 17 18 19 20	TURAL PRODUCTS. (a) IN GENERAL.—Subchapter II of chapter 553 of title 46, United States Code, is amended by inserting after section 55315 the following: "§ 55316. Financing the transportation of agricultural products "(a) FINANCING OF INCREASED COSTS.—The Sec-
14 15 16 17 18 19 20 21	TURAL PRODUCTS. (a) In General.—Subchapter II of chapter 553 of title 46, United States Code, is amended by inserting after section 55315 the following: "§ 55316. Financing the transportation of agricultural products "(a) Financing of Increased Costs.—The Secretary of Transportation shall finance any increased ocean
14 15 16 17 18 19 20 21 22	TURAL PRODUCTS. (a) IN GENERAL.—Subchapter II of chapter 553 of title 46, United States Code, is amended by inserting after section 55315 the following: "§ 55316. Financing the transportation of agricultural products "(a) Financing of Increased Costs.—The Sector of Transportation shall finance any increased ocean freight costs incurred in any fiscal year that result from

1	"(b) Reimbursement of Increased Costs.—
2	"(1) IN GENERAL.—The Secretary of Transpor-
3	tation shall reimburse the Secretary of Agriculture,
4	the Commodity Credit Corporation, and the United
5	States Agency for International Development for the
6	amount by which, in any fiscal year—
7	"(A) the total cost of ocean freight and
8	ocean freight differential for which obligations
9	are incurred by the Secretary of Agriculture,
10	the Corporation, and the United States Agency
11	for International Development on exports of ag-
12	ricultural products under the agricultural ex-
13	port programs specified in section 55314(b) of
14	this title; exceeds
15	"(B) 20 percent of the value of the agricul-
16	tural products and the cost of the ocean freight
17	and ocean freight differential on which obliga-
18	tions are incurred by the Secretary of Agri-
19	culture, the Corporation, and the United States
20	Agency for International Development during
21	that fiscal year.
22	"(2) AGRICULTURAL PRODUCTS SHIPPED FROM
23	INVENTORY.—For purposes of this subsection, agri-
24	cultural products shipped from the inventory of the
25	Corporation shall be valued as provided in section

1	412(d) of the Food for Peace Act (7 U.S.C.
2	1736f(d)).
3	"(c) Interagency Agreement.—
4	"(1) In general.—By not later than 180 days
5	after the date of enactment of the SHIPS for Amer-
6	ica Act of 2024, the Secretary of Transportation
7	shall enter into an interagency agreement with the
8	head of each agency entitled to reimbursement under
9	subsection $(b)(1)$.
10	"(2) Contents.—Each interagency agreement
11	shall include—
12	"(A) an explanation of the process the
13	agency shall follow to receive a reimbursement
14	from the Secretary of Transportation under this
15	section;
16	"(B) a standard methodology for calcu-
17	lating the reimbursement an agency is entitled
18	to under this section; and
19	"(C) deadlines—
20	"(i) by which an agency shall submit
21	a reimbursement request in order to re-
22	ceive reimbursement; and
23	"(ii) by which the Secretary of Trans-
24	portation shall approve a properly filed re-
25	imbursement request, which date shall not

1	be more than 90 days after the date on
2	which the reimbursement request is sub-
3	mitted.
4	"(3) Congressional notification.—The
5	Secretary of Transportation shall notify the appro-
6	priate committees of Congress—
7	"(A) when each interagency agreement re-
8	quired under this subsection is finalized; and
9	"(B) any time that an interagency agree-
10	ment required under this subsection is updated.
11	"(d) Agricultural Product Defined.—In this
12	section, the term 'agricultural product' has the meaning
13	given the term in section 55314 of title 46, United States
14	Code.
15	"(e) Authorization of Appropriations.—Each
16	fiscal year, there is authorized to be appropriated, out of
17	the Maritime Security Trust Fund established under sec-
18	tion 9512 of the Internal Revenue Code of 1986, an
19	amount sufficient to reimburse the Secretary of Transpor-
20	tation for the costs incurred under this section, including
21	administrative expenses.".
22	(b) Clerical Amendment.—The table of sections
23	for subchapter II of chapter 553 of title 46, United States
24	Code, is amended by inserting after the item relating to
25	section 55315 the following:

[&]quot;55316. Financing the transportation of agricultural products.".

1	SEC. 415. IMPORTATION FROM CHINA ON AMERICAN SHIPS.
2	(a) In General.—Chapter 605 of title 46, United
3	States Code, is amended by adding at the end the fol-
4	lowing:
5	"§ 60508. Importation on American ships
6	"(a) In General.—Notwithstanding any other pro-
7	vision of law, not less than the covered percentage, as de-
8	scribed in subsection (b), of covered goods by tonnage im-
9	ported into the United States from a foreign port shall
10	be imported on a vessel that is—
11	"(1) a vessel of the United States;
12	"(2) crewed by United States mariners; and
13	"(3) built in the United States.
14	"(b) Percentage.—A covered percentage under this
15	section is the following:
16	"(1) One percent in the year that is 5 years
17	after the date of enactment of this section.
18	"(2) Two percent in the year that is 6 years
19	after the date of enactment of this section.
20	"(3) Three percent in the year that is 7 years
21	after the date of enactment of this section.
22	"(4) Four percent in the year that is 8 years
23	after the date of enactment of this section.
24	"(5) Five percent in the year that is 9 years
25	after the date of enactment of this section.

1	"(6) Six percent in the year that is 10 years
2	after the date of enactment of this section.
3	"(7) Seven percent in the year that is 11 years
4	after the date of enactment of this section.
5	"(8) Eight percent in the year that is 12 years
6	after the date of enactment of this section.
7	"(9) Nine percent in the year that is 13 years
8	after the date of enactment of this section.
9	"(10) Ten percent in the year that is 14 years
10	after the date of enactment of this section.
11	"(c) Application.—The requirement under sub-
12	section (a) shall be applied to any shipper importing goods
13	into the United States that originates from a foreign port
14	or place.
15	"(d) Fine for Failure to Comply.—
16	"(1) In General.—On an annual basis, the
17	Maritime Administrator shall issue a fine to any en-
18	tity failing to comply with the requirements under
19	this section.
20	"(2) Amount.—The amount of a fine under
21	this section shall be in an amount set by the Mari-
22	time Administrator that is greater than the dif-
23	ference in cost between—

1	"(A) the cost of employing a vessel of the
2	United States that is built in the United States
3	and crewed by United States mariners; and
4	"(B) the cost of employing a foreign vessel,
5	flying a flag of convenience, manufactured out-
6	side of the United States.
7	"(3) Use of amounts.—Any amount collected
8	under this subsection shall be deposited in the Mari-
9	time Security Trust Fund.
10	"(e) Rulemaking Required.—Not later than 4
11	years after the date of enactment of this section, the Mari-
12	time Administrator, in coordination with the Secretary of
13	Homeland Security and the Chairman of the Federal Mar-
14	itime Commission, shall promulgate a final rule that es-
15	tablishes a system that—
16	"(1) identifies persons and goods that are sub-
17	ject to the requirements of this section;
18	"(2) establishes requirements for such persons
19	and goods that meet the applicable percentages es-
20	tablished under subsection (b);
21	"(3) establishes clear enforcement mechanisms
22	to ensure compliance with this section; and
23	"(4) determines the amount of a fine issued
24	under subsection (d).
25	"(f) Definitions.—In this section:

- 1 "(1) COVERED GOODS.—The term 'covered
- 2 goods' means goods manufactured in the People's
- 3 Republic of China (which does not include Taiwan,
- 4 as defined in section 15 of the Taiwan Relations Act
- 5 (22 U.S.C. 3314)).
- 6 "(2) Shipper.—The term 'shipper' has the
- 7 meaning given such term in section 40102 of this
- 8 title.".
- 9 (b) CLERICAL AMENDMENT.—The table of sections
- 10 for chapter 605 of title 46, United States Code, is amend-
- 11 ed by adding at the end the following:

"60508. Importation on American ships.".

- 12 SEC. 416. PRIORITY FOR VESSELS OF THE UNITED STATES.
- (a) IN GENERAL.—Part D of subtitle V of title 46,
- 14 United States Code, is amended by inserting after chapter
- 15 553 the following:

16 "CHAPTER 555—PRIORITY FOR VESSELS

17 **OF THE UNITED STATES**

"Sec

- 18 "§ 55501. Priority for vessels of the United States
- 19 "(a) In General.—A vessel of the United States
- 20 shall be given priority at any port in the United States,
- 21 ahead of a waiting vessel of a foreign country.
- 22 "(b) Exception.—Notwithstanding subsection (a),
- 23 if the Secretary of Transportation finds that it is in the

[&]quot;55501. Priority for vessels of the United States.

national interest, the Secretary may eliminate this priority at any port. The Secretary shall report to the appropriate 3 committees of Congress, as defined in section 4 of the 4 SHIPS for America Act of 2024, by not later than 30 5 days after an action eliminating priority under this sec-6 tion.". 7 (b) CLERICAL AMENDMENT.—The table of chapters 8 for subtitle V of title 46, United States Code, is amended by adding at the end the following: 10 SEC. 417. MOVING CARGO ON VESSELS OF THE UNITED 11 STATES. 12 (a) Assessment Required.—Not later than 180 13 days after the date of enactment of this Act, the Maritime Security Advisor, in consultation with the Secretary of 15 Transportation, the Secretary of Commerce, the Chairman of the Federal Maritime Commission, and the United 16 17 States Trade Representative, shall— 18 (1) conduct an assessment that identifies au-19 thorities available under current Federal law, as of 20 the date of such identification, that may be utilized 21 to incentivize the movement of commercial cargo on 22 vessels of the United States in international com-23 merce; and 24 (2) makes recommendations to the President to 25 utilize such authorities.

1	(b) Inclusions.—The assessment required under
2	subsection (a) shall include an evaluation of—
3	(1) tax benefits for taxpayers who ship goods
4	aboard vessels of the United States;
5	(2) modifications to import and export duties
6	for goods imported or exported aboard vessels of the
7	United States;
8	(3) privileges for vessels of the United States
9	that enable vessels of the United States to provide
10	improved service relative to other vessels in inter-
11	national commerce; and
12	(4) any other authorities that would incentivize
13	the movement of goods aboard vessels of the United
14	States.
15	(c) Report to Congress.—Upon carrying out the
16	assessment required under subsection (a), the Maritime
17	Security Advisor shall submit to the appropriate commit-
18	tees of Congress—
19	(1) a list of the recommendations made under
20	subsection $(a)(2)$; and
21	(2) a list of additional actions that could be
22	taken by Congress to further incentivize the move-
23	ment of commercial cargo on vessels of the United
24	States.

1	(d) Definition.—In this section, the term "vessel
2	of the United States" has the meaning given the term in
3	section 116 of title 46, United States Code.
4	SEC. 418. TRANSPORTATION REQUIREMENTS FOR CERTAIN
5	EXPORTS SPONSORED BY THE SECRETARY
6	OF AGRICULTURE.
7	Section 55314 of title 46, United States Code, is
8	amended—
9	(1) by inserting before subsection (b) the fol-
10	lowing:
11	"(a) APPLICABILITY.—The requirements under sec-
12	tion 55305 of this title shall apply with respect to the ac-
13	tivities specified in subsection (b).";
14	(2) in subsection (b)—
15	(A) in paragraph (1), by inserting "titles I,
16	II, or III of" after "carried out under";
17	(B) in paragraph (4), by striking "agricul-
18	tural commodities or their products" and in-
19	serting "agricultural products";
20	(C) in paragraph (5), by striking "agricul-
21	tural commodities or their products" and in-
22	serting "agricultural products";
23	(D) in paragraph (6), by striking "agricul-
24	tural commodities or their products" and in-
25	serting "agricultural products";

1	(E) in paragraph (7), by striking "agricul-
2	tural commodities" and inserting "agricultural
3	products";
4	(F) by redesignating paragraphs (4), (5),
5	(6), and (7) as paragraphs (6), (7), (8), and
6	(9), respectively; and
7	(G) by inserting after paragraph (3) the
8	following:
9	"(4) carried out under the Food for Progress
10	Act of 1985 (7 U.S.C. 17360);
11	"(5) carried out under the McGovern-Dole
12	International Food for Education and Child Nutri-
13	tion Program under section 3107 of the Farm Secu-
14	rity and Rural Investment Act of 2002 (7 U.S.C. 15
15	1736o-1);"; and
16	(3) by adding at the end the following:
17	"(c) Submission to Congress.—The Secretary of
18	Agriculture or the Administrator of the United States
19	Agency for International Development, as applicable,
20	shall, by October 15 of each year, submit to the appro-
21	priate committees of Congress (as defined in section 4 of
22	the SHIPS for America Act of 2024)—
23	"(1) a written notice of any waiver of the re-
24	quirements of this section issued during the pre-
25	ceding fiscal year; and

- 1 "(2) the reasons for granting such waiver and
- 2 how such waiver meets the requirements of this sec-
- 3 tion and section 55305(d).
- 4 "(d) AGRICULTURAL PRODUCT DEFINED.—In this
- 5 section, the term 'agricultural product' means any food
- 6 product, including an agricultural commodity (as such
- 7 term is defined in section 402 of the Food for Peace Act
- 8 (7 U.S.C. 1732)), specialty crop (as such term is defined
- 9 in section 3 of the Specialty Crops Competitiveness Act
- 10 of 2004 (7 U.S.C. 1621 note)), or processed food product,
- 11 exported from the United States.".
- 12 SEC. 419. CLARIFYING AMENDMENTS.
- 13 (a) AGRICULTURAL COMMODITIES EMERGENCY AS-
- 14 SISTANCE CLARIFICATION.—Section 202(a) of the Food
- 15 for Peace Act (7 U.S.C. 1722(a)) is amended by striking
- 16 "Notwithstanding" and inserting "Subject to the require-
- 17 ments of sections 55305 and 55314 of title 46, United
- 18 States Code, and notwithstanding".
- 19 (b) Administrative Provisions Clarification.—
- 20 Section 407(b)(2)(A) of the Food for Peace Act (7 U.S.C.
- 21 1736a(b)(2)(A)) is amended by striking "Notwith-
- 22 standing" and inserting "Subject to the requirements of
- 23 sections 55305 and 55314 of title 46, United States Code,
- 24 and notwithstanding'.

1	(c) Emergency Food Security Program Clari-
2	FICATION.—Section 491(c)(1) of the Foreign Assistance
3	Act of 1961 (22 U.S.C. 2292(c)(1)) is amended by insert-
4	ing "and the requirements of sections 55305 and 55314
5	of title 46, United States Code" after "section 492".
6	SEC. 420. ENERGIZING AMERICAN SHIPBUILDING.
7	(a) NATIONAL POLICY ON STRATEGIC ENERGY
8	ASSET EXPORT TRANSPORTATION.—
9	(1) REQUIREMENT FOR TRANSPORTATION OF
10	EXPORTS OF NATURAL GAS ON VESSELS DOCU-
11	MENTED UNDER LAWS OF THE UNITED STATES.—
12	Section 3 of the Natural Gas Act (15 U.S.C. 717b)
13	is amended by adding at the end the following:
14	"(g) Transportation of Exports of Natural
15	GAS ON VESSELS DOCUMENTED UNDER LAWS OF THE
16	United States.—
17	"(1) Condition for approval.—Except as
18	provided in paragraph (7), with respect to an appli-
19	cation to export natural gas under subsection (a),
20	the Commission shall include in the order issued for
21	that application the condition that the person trans-
22	port the natural gas on a vessel that meets the re-
23	quirements described in paragraph (3).
24	"(2) Purpose.—The purpose of the require-
25	ment under paragraph (1) is to ensure that, of all

1	natural gas exported by vessel in a calendar year
2	the following percentage is exported by a vessel that
3	meets the requirements described in paragraph (3):
4	"(A) In each of the 7 calendar years fol-
5	lowing the calendar year in which this sub-
6	section is enacted, not less than 2 percent.
7	"(B) In each of the 8th and 9th calendar
8	years following the calendar year in which this
9	subsection is enacted, not less than 3 percent
10	"(C) In each of the 10th and 11th cal-
11	endar years following the calendar year in
12	which this subsection is enacted, not less than
13	4 percent.
14	"(D) In each of the 12th and 13th cal-
15	endar years following the calendar year in
16	which this subsection is enacted, not less than
17	6 percent.
18	"(E) In each of the 14th and 15th cal-
19	endar years following the calendar year in
20	which this subsection is enacted, not less than
21	7 percent.
22	"(F) In each of the 16th and 17th cal-
23	endar years following the calendar year in
24	which this subsection is enacted, not less than
25	9 percent.

1	"(G) In each of the 18th and 19th cal-
2	endar years following the calendar year in
3	which this subsection is enacted, not less than
4	11 percent.
5	"(H) In each of the 20th and 21st cal-
6	endar years following the calendar year in
7	which this subsection is enacted, not less than
8	13 percent.
9	"(I) In the 22nd calendar year after the
10	calendar year in which this subsection is en-
11	acted and each calendar year thereafter, not
12	less than 15 percent.
13	"(3) Requirements for vessels.—A vessel
14	meets the requirements described in this para-
15	graph—
16	"(A) with respect to each of the 5 calendar
17	years following the calendar year in which this
18	subsection is enacted—
19	"(i) if—
20	"(I) the vessel is documented
21	under the laws of the United States;
22	and
23	"(II) with respect to any retrofit
24	work necessary for the vessel to ex-
25	port natural gas—

1	"(aa) such work is done in a
2	shipyard in the United States;
3	and
4	"(bb) any component of the
5	vessel listed in paragraph (4)
6	that is installed during the
7	course of such work is manufac-
8	tured in the United States; or
9	"(ii) if—
10	"(I) the vessel is built in the
11	United States;
12	"(II) the vessel is documented
13	under the laws of the United States;
14	"(III) all major components of
15	the hull or superstructure of the ves-
16	sel are manufactured (including all
17	manufacturing processes from the ini-
18	tial melting stage through the applica-
19	tion of coatings for iron or steel prod-
20	ucts) in the United States; and
21	"(IV) the components of the ves-
22	sel listed in paragraph (4) are manu-
23	factured in the United States; and
24	"(B) with respect to the 6th calendar year
25	following the calendar year in which this sub-

1	section is enacted, and each calendar year
2	thereafter, if the vessel meets the requirements
3	of subparagraph (A)(ii).
4	"(4) Components.—The components of a ves-
5	sel listed in this paragraph are the following:
6	"(A) Air circuit breakers.
7	"(B) Welded shipboard anchor and moor-
8	ing chain.
9	"(C) Powered and non-powered valves in
10	Federal Supply Classes 4810 and 4820 used in
11	piping.
12	"(D) Machine tools in the Federal Supply
13	Classes for metal-working machinery numbered
14	3405, 3408, 3410 through 3419, 3426, 3433,
15	3438, 3441 through 3443, 3445, 3446, 3448,
16	3449, 3460, and 3461.
17	"(E) Auxiliary equipment for shipboard
18	services, including pumps.
19	"(F) Propulsion equipment, including en-
20	gines, propulsion motors, reduction gears, and
21	propellers.
22	"(G) Shipboard cranes.
23	"(H) Spreaders for shipboard cranes.
24	"(I) Rotating electrical equipment, includ-
25	ing electrical alternators and motors.

1	"(J) Compressors, pumps, and heat ex-
2	changers used in managing and re-liquefying
3	boil-off gas from liquefied natural gas.
4	"(5) Waiver authority.—The Commission
5	may waive the requirement under clause (i)(II)(bb)
6	or (ii)(IV), as applicable, of paragraph (3)(A) with
7	respect to a component of a vessel if the Maritime
8	Administrator determines that—
9	"(A) application of the requirement
10	would—
11	"(i) result in an increase of 25 per-
12	cent or more in the cost of the component
13	of the vessel; or
14	"(ii) cause unreasonable delays to be
15	incurred in building or retrofitting the ves-
16	sel; or
17	"(B) such component is not manufactured
18	in the United States in sufficient and reason-
19	ably available quantities of a satisfactory qual-
20	ity.
21	"(6) Opportunities for credentialed mer-
22	CHANT MARINERS.—Except as provided in para-
23	graph (7), the Commission shall include, in any
24	order issued under subsection (a) that authorizes a
25	person to export natural gas, a condition that the

1	person provide opportunities for individuals with a
2	merchant mariner credential, as defined in section
3	2101 of title 46, United States Code, to receive ex-
4	perience and training necessary to become
5	credentialed in working on a vessel transporting nat-
6	ural gas.
7	"(7) Exception.—The Commission may not
8	include in any order issued under subsection (a) au-
9	thorizing a person to export natural gas to a nation
10	with which there is in effect a free trade agreement
11	requiring national treatment for trade in natural gas
12	a condition described in paragraph (1), or a condi-
13	tion described in paragraph (6), if the United States
14	Trade Representative certifies to the Commission, in
15	writing, that such condition would violate obligations
16	of the United States under such free trade agree-
17	ment.
18	"(8) Use of federal information.—In car-
19	rying out paragraph (1), the Commission—
20	"(A) shall use information made available
21	by—
22	"(i) the Energy Information Adminis-
23	tration; or

1	"(ii) any other Federal agency or enti-
2	ty the Commission determines appropriate;
3	and
4	"(B) may use information made available
5	by a private entity only if applicable informa-
6	tion described in subparagraph (A) is not avail-
7	able.".
8	(2) Conforming amendment.—Section 3(c)
9	of the Natural Gas Act (15 U.S.C. 717b(c)) is
10	amended by striking "or the exportation of natural
11	gas" and inserting "or, subject to subsection (g), the
12	exportation of natural gas".
13	(b) CRUDE OIL.—Section 101 of title I of division
14	O of the Consolidated Appropriations Act, 2016 (42
15	U.S.C. 6212a) is amended—
16	(1) in subsection (b), by striking "subsections
17	(c) and (d)" and inserting "subsections (c), (d), and
18	(f)"; and
19	(2) by adding at the end the following:
20	"(f) Transportation of Exports of Crude Oil
21	ON VESSELS DOCUMENTED UNDER LAWS OF THE
22	United States.—
23	"(1) IN GENERAL.—Except as provided in para-
24	graph (6), as a condition to export crude oil, the
25	President shall require that a person exporting crude

1	oil transport the crude oil on a vessel that meets the
2	requirements described in paragraph (3).
3	"(2) Purpose.—The purpose of the require-
4	ment under paragraph (1) is to ensure that, of all
5	crude oil exported by vessel in a calendar year, the
6	following percentage is exported by a vessel that
7	meets the requirements described in paragraph (3):
8	"(A) In each of the 7 calendar years fol-
9	lowing the calendar year in which this sub-
10	section is enacted, not less than 3 percent.
11	"(B) In each of the 8th, 9th, and 10th cal-
12	endar years following the calendar year in
13	which this subsection is enacted, not less than
14	6 percent.
15	"(C) In each of the 11th, 12th, and 13th
16	calendar years following the calendar year in
17	which this subsection is enacted, not less than
18	8 percent.
19	"(D) In the 14th calendar year following
20	the calendar year in which this subsection is en-
21	acted and each calendar year thereafter, not
22	less than 10 percent.
23	"(3) Requirements for vessels.—A vessel
24	meets the requirements described in this para-
25	graph—

1	"(A) with respect to each of the 4 calendar
2	years following the calendar year in which this
3	subsection is enacted—
4	"(i) if—
5	"(I) the vessel is documented
6	under the laws of the United States;
7	and
8	"(II) with respect to any retrofit
9	work necessary for the vessel to ex-
10	port crude oil—
11	"(aa) such work is done in a
12	shipyard in the United States;
13	and
14	"(bb) any component of the
15	vessel listed in paragraph (4)
16	that is installed during the
17	course of such work is manufac-
18	tured in the United States; or
19	"(ii) if—
20	"(I) the vessel is built in the
21	United States;
22	"(II) the vessel is documented
23	under the laws of the United States;
24	"(III) all major components of
25	the hull or superstructure of the ves-

1	sel are manufactured (including all
2	manufacturing processes from the ini-
3	tial melting stage through the applica-
4	tion of coatings for iron or steel prod-
5	ucts) in the United States; and
6	"(IV) the components of the ves-
7	sel listed in paragraph (4) are manu-
8	factured in the United States; and
9	"(B) with respect to the 5th calendar year
10	following the calendar year in which this sub-
11	section is enacted and each calendar year there-
12	after, if the vessel meets the requirements of
13	subparagraph (A)(ii).
14	"(4) Components.—The components of a ves-
15	sel listed in this paragraph are the following:
16	"(A) Air circuit breakers.
17	"(B) Welded shipboard anchor and moor-
18	ing chain.
19	"(C) Powered and non-powered valves in
20	Federal Supply Classes 4810 and 4820 used in
21	piping.
22	"(D) Machine tools in the Federal Supply
23	Classes for metal-working machinery numbered
24	3405, 3408, 3410 through 3419, 3426, 3433

I	3438, 3441 through 3443, 3445, 3446, 3448,
2	3449, 3460, and 3461.
3	"(E) Auxiliary equipment for shipboard
4	services, including pumps.
5	"(F) Propulsion equipment, including en-
6	gines, propulsion motors, reduction gears, and
7	propellers.
8	"(G) Shipboard cranes.
9	"(H) Spreaders for shipboard cranes.
10	"(I) Rotating electrical equipment, includ-
11	ing electrical alternators and motors.
12	"(5) Waiver authority.—The President may
13	waive the requirement under clause (i)(II)(bb) or
14	clause (ii)(IV), as applicable, of paragraph (3)(A)
15	with respect to a component of a vessel if the Mari-
16	time Administrator determines that—
17	"(A) application of the requirement
18	would—
19	"(i) result in an increase of 25 per-
20	cent or more in the cost of the component
21	of the vessel; or
22	"(ii) cause unreasonable delays to be
23	incurred in building or retrofitting the ves-
24	sel; or

1	"(B) such component is not manufactured
2	in the United States in sufficient and reason-
3	ably available quantities of a satisfactory qual-
4	ity.
5	"(6) Exception.—The President may not,
6	under paragraph (1), condition the export of crude
7	oil to a nation with which there is in effect a free
8	trade agreement requiring national treatment for
9	trade in crude oil if the United States Trade Rep-
10	resentative certifies to the President, in writing, that
11	such condition would violate obligations of the
12	United States under such free trade agreement.
13	"(7) Opportunities for credentialed mer-
14	CHANT MARINERS.—The Maritime Administrator
15	shall ensure that each exporter of crude oil by vessel
16	provides opportunities for individuals with a mer-
17	chant mariner credential, as defined in section 2101
18	of title 46, United States Code, to receive experience
19	and training necessary to become credentialed in
20	working on such vessels.
21	"(8) Use of federal information.—In car-
22	rying out paragraph (1), the President—
23	"(A) shall use information made available
24	by—

1	"(i) the Energy Information Adminis
2	tration; or
3	"(ii) any other Federal agency or enti
4	ty the Commission determines appropriate
5	and
6	"(B) may use information made available
7	by a private entity only if applicable informa
8	tion described in subparagraph (A) is not avail
9	able.".
10	(c) Energy Information Administration Infor
11	MATION.—The Secretary of Energy, acting through the
12	Administrator of the Energy Information Administration
13	(referred to in this section as the "Secretary"), shall col
14	lect, and make readily available to the public on the inter-
15	net website of the Energy Information Administration, in
16	formation on exports by vessel of natural gas and crude
17	oil, including—
18	(1) forecasts for, and data on, those exports for
19	the calendar year following the calendar year in
20	which this Act is enacted and each calendar year
21	thereafter; and
22	(2) forecasts for those exports for multiyear pe
23	riods after the date of enactment of this Act, as de
24	termined appropriate by the Secretary.

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- 2 (a) IN GENERAL.—Chapter 553 of title 46, United
- 3 States Code, is amended by adding at the end the fol-
- 4 lowing:

5 "Subchapter IV—Ship America Office

6 "§ 55341. Establishment of Ship America Office

- 7 "(a) ESTABLISHMENT.—The Maritime Adminis-
- 8 trator shall establish within the Maritime Administration
- 9 an office to be known as the 'Ship America Office'. The
- 10 Maritime Administrator shall appoint the head of the Ship
- 11 America Office (in this section referred to as the 'Ship
- 12 America Associate Administrator').
- 13 "(b) DUTIES.—The Ship America Associate Adminis-
- 14 trator shall have the following duties:
- "(1) Providing assistance to private sector enti-
- ties, Federal financial assistance recipients, Federal
- agencies, Federal contractors, and owners and oper-
- ators of oceangoing vessels of the United States to
- facilitate the movement of commercial and govern-
- 20 ment cargo on vessels of the United States in inter-
- 21 national commerce.
- 22 "(2) Maximizing compliance across Federal
- agencies with this chapter, section 2631 of title 10,
- 24 United States Code, and any other cargo preference
- law of the United States.

1	"(3) Providing training and assistance to Fed-
2	eral employees, in all Federal agencies responsible
3	for shipping preference cargo, on the legal obliga-
4	tions under this chapter, section 2631 of title 10,
5	United States Code, and any other cargo preference
6	law of the United States.
7	"(4) Supporting the efforts of the executive
8	branch to develop and sustain a fleet of vessels of
9	the United States and maritime industrial base to
10	meet the sealift needs of Federal agencies.
11	"(5) Where practicable, making accessible, and
12	regularly updating, the publicly available contact in-
13	formation for oceangoing vessels of the United
14	States for the purposes of moving international com-
15	merce.
16	"(6) Publishing, and regularly updating, cen-
17	tralized information on the commercial benefits
18	available to private sector entities for moving com-
19	mercial cargo on oceangoing vessels of the United
20	States.
21	"(7) Preparing the reports under subsection
22	(c).
23	"(c) Reports Required.—Not later than 1 year
24	after the date of enactment of this section, and biennially
25	thereafter, the Maritime Administrator, acting through

- 1 the Ship America Associate Administrator, shall report to
- 2 the appropriate congressional committees (as defined in
- 3 section 4 of the SHIPS for America Act of 2024) and
- 4 the Maritime Security Board on—
- 5 "(1) the opportunities and challenges faced by
- 6 commercial entities to move cargo on oceangoing
- 7 vessels of the United States; and
- 8 "(2) recommendations to increase international
- 9 commerce moving on vessels of the United States.".
- 10 (b) Conforming Amendments.—The table of sec-
- 11 tions for chapter 553 of title 46, United States Code, is
- 12 amended by adding at the end the following:

"SUBCHAPTER IV—SHIP AMERICA OFFICE

"55341. Establishment of Ship America Office.".

13 Subtitle C—Regulatory Reform

- 14 SEC. 431. ALTERNATE STANDARDS.
- 15 (a) IN GENERAL.—Chapter 33 of title 46, United
- 16 States Code, is amended—
- 17 (1) by redesignating sections 3317 and 3318 as
- sections 3318 and 3319, respectively; and
- 19 (2) by inserting after section 3316 the fol-
- 20 lowing:
- 21 "§ 3317. Alternate standards
- 22 "(a) IN GENERAL.—Not later than 1 year after the
- 23 date of enactment of this section, the Secretary, in con-
- 24 sultation with the Maritime Administrator, shall establish

1	alternate standards to allow self-propelled vessels pro-
2	viding oceangoing transportation that are not documented
3	under chapter 121 of this title to receive a certificate of
4	inspection if the vessel will become a documented vessel
5	"(b) Requirements.—Under the program estab-
6	lished under subsection (a), a self-propelled vessel used to
7	provide oceangoing transportation that is not documented
8	under chapter 121 of this title shall be eligible for a certifi-
9	cate of inspection if the Secretary determines that—
10	"(1) the owner of the vessel has agreed to apply
11	to have the vessel documented under chapter 121
12	upon receiving the certificate;
13	"(2) at the time of the receipt of such certifi-
14	cate, the vessel is eligible for documentation under
15	such chapter;
16	"(3) the vessel is classed by and designed in ac-
17	cordance with the rules of a classification society ac-
18	cepted by the Secretary;
19	"(4) the vessel complies with applicable inter-
20	national agreements and associated guidelines, as
21	determined by the country in which the vessel was
22	documented immediately before becoming docu-
23	mented under chapter 121;
24	"(5) the vessel has been assessed for cybersecu-
25	rity and surveillance risks: and

1	(6) the country in which the vessel was docu-
2	mented immediately before becoming documented
3	under chapter 121 has not been identified by the
4	Secretary as inadequately enforcing international
5	vessel regulations as to that vessel.
6	"(c) Continued Eligibility for Certificate.—
7	This section does not apply to a vessel after any date on
8	which the vessel fails to comply with the applicable inter-
9	national agreements and associated guidelines referred to
10	in subsection (b)(4).
11	"(d) Reliance on Classification Society.—
12	"(1) IN GENERAL.—The Secretary may rely on
13	a certification from the American Bureau of Ship-
14	ping or, subject to paragraph (2), another classifica-
15	tion society accepted by the Secretary to establish
16	that a vessel is in compliance with the requirements
17	of paragraphs (3), (4), and (6) of subsection (b) and
18	of subsection (c).
19	"(2) Foreign classification society.—The
20	Secretary may accept certification from a foreign
21	classification society under paragraph (1) only—
22	"(A) to the extent that the government of
23	the foreign country in which the society is
24	headquartered provides access on a reciprocal
25	basis to the American Bureau of Shipping; and

1	"(B) if the foreign classification society
2	has offices and maintains records in the United
3	States.
4	"(e) Rulemaking Procedure.—The Secretary may
5	initiate a rulemaking procedure to implement this stand-
6	ard.
7	"(f) Savings Provision.—Nothing in this section
8	shall be interpreted to affect requirements related to mer-
9	chant seamen credentials under part E of subtitle II of
10	this title or the requirements related to manning of vessels
11	under part F of such subtitle.".
12	(b) Clerical Amendment.—The table of sections
13	for chapter 33 of title 46, United States Code, is amended
14	by striking the items relating to sections 3317 and 3318
15	and inserting the following:
	"3317. Alternate standards. "3318. Fees. "3319. Penalties.".
16	SEC. 432. RULEMAKING COMMITTEE ON COMMERCIAL
17	MARITIME REGULATIONS AND STANDARDS.
18	(a) Definitions.—In this section:
19	(1) COVERED REGULATION.—The term "cov-
20	ered regulation''—
21	(A) means a commercial regulation or
22	standard issued by the Coast Guard relating to
23	the operation of vessels in foreign commerce, in-
24	eluding—

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1	(1) vessel design and engineering
2	standards;
3	(ii) merchant mariner training and
4	credentialing; or
5	(iii) vessel operating and environ-
6	mental standards; and
7	(B) does not include any commercial regu-
8	lation or standard issued by the Coast Guard
9	that exclusively applies to vessels in domestic
10	commerce.
11	(2) Rulemaking committee.—The term
12	"rulemaking committee" means the committee es-
13	tablished under subsection (b).
14	(3) Secretary.—The term "Secretary" means
15	the Secretary of the department in which the Coast
16	Guard is operating.
17	(b) Establishment of Rulemaking Com-
18	MITTEE.—There is established, in the department in
19	which the Coast Guard is operating, a rulemaking com-
20	mittee on commercial maritime regulations and standards
21	to—
22	(1) review, and develop findings and rec-
23	ommendations regarding, the covered regulations;
24	and

1	(2) provide to the Secretary a report on oppor-
2	tunities to review and update regulations governing
3	vessel design and engineering, vessel and facility op-
4	eration and environmental standards, and merchant
5	mariner credentialing, in order to—
6	(A) revitalize the merchant marine; and
7	(B) better align, and limit redundancies
8	between, the regulatory standards of the Coast
9	Guard and the International Maritime Organi-
10	zation and international treaty requirements.
11	(c) Members.—
12	(1) Composition of Rulemaking com-
13	MITTEE.—The Secretary shall appoint the following
14	as members of the rulemaking committee:
15	(A) Each of the following Federal officers
16	or employees, or their designees:
17	(i) The Maritime Security Advisor.
18	(ii) The Maritime Administrator.
19	(iii) The Commandant of the Coast
20	Guard.
21	(iv) The Secretary of Commerce.
22	(v) The Administrator of the Environ-
23	mental Protection Agency.
24	(vi) The Secretary of the Navy.

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1	(vii) The Chair of the Federal Mari-
2	time Commission.
3	(viii) The chief United States delegate
4	to the International Maritime Organiza-
5	tion.
6	(B) Representatives from recognized classi-
7	fication societies, including the American Bu-
8	reau of Shipping.
9	(C) Representatives of industry, includ-
10	ing—
11	(i) owners and operators of vessels in
12	domestic and foreign commerce of the
13	United States;
14	(ii) shipbuilders; and
15	(iii) other representatives of industry
16	the Secretary determines appropriate.
17	(D) Individuals with a merchant mariner
18	credential, as defined in section 2101 of title
19	46, United States Code.
20	(E) Representatives of maritime labor or-
21	ganizations.
22	(F) Experts in maritime safety and regu-
23	latory matters.
24	(G) Other stakeholders the Secretary de-
25	termines appropriate.

1	(2) Period of appointment; vacancies.—
2	(A) IN GENERAL.—A member of the rule-
3	making committee shall be appointed for the
4	life of the rulemaking committee.
5	(B) VACANCIES.—A vacancy in the rule-
6	making committee—
7	(i) shall not affect the powers of the
8	rulemaking committee; and
9	(ii) shall be filled in the same manner
10	as the original appointment.
11	(3) Chairperson and vice chairperson.—
12	The Secretary shall select a Chairperson and Vice
13	Chairperson from among the members of the rule-
14	making committee.
15	(d) Meetings.—
16	(1) Initial meeting.—Not later than 180
17	days after the date of enactment of this Act, the
18	Secretary shall convene the rulemaking committee
19	for the first meeting of the rulemaking committee.
20	(2) Quorum.—A majority of the members of
21	the rulemaking committee shall constitute a quorum,
22	but a lesser number of members may hold hearings.
23	(e) Duties of Committee.—
24	(1) Considerations.—The rulemaking com-
25	mittee shall consider each of the following:

1	(A) How the covered regulations interact
2	with and compare to the treaty requirements
3	and regulations established by the International
4	Maritime Organization, including comparisons
5	and interactions on the basis of—
6	(i) safety;
7	(ii) cost;
8	(iii) enforceability and compliance
9	and
10	(iv) international competitiveness.
11	(B) The benefits and challenges vesse
12	owners and operators and United States mari-
13	ners encounter when complying with both regu-
14	lations of the International Maritime Organiza
15	tion and the covered regulations.
16	(C) The role that covered regulations play
17	in enhancing the size and strength of the mer-
18	chant marine and the domestic and inter-
19	national fleet of the United States.
20	(D) Recommended changes to covered reg-
21	ulations, and regulatory frameworks, to better
22	promote alignment with international standards
23	and the standards of countries that are allies
24	and partners, with a focus on—

1	(i) increasing opportunities for quali-
2	fied mariners that enter the merchant ma-
3	rine and reducing the barriers that lead
4	qualified mariners to leave the merchant
5	marine;
6	(ii) increasing the number of vessels
7	documented under the laws of the United
8	States that are operating in domestic and
9	foreign commerce;
10	(iii) enhancing United States leader-
11	ship within the International Maritime Or-
12	ganization and other international treaty
13	organizations with a focus on the maritime
14	industry;
15	(iv) streamlining regulatory processes
16	and processing timelines to minimize dupli-
17	cative reviews and eliminate preventable
18	delays; and
19	(v) maintaining and enhancing the
20	safety and security of the merchant ma-
21	rine.
22	(E) Recommended changes to covered reg-
23	ulations and regulatory frameworks that govern
24	mariner education training requirements, which
25	may include—

1	(i) expanding the pool of qualified in-
2	structors for mariner training programs;
3	(ii) streamlining requirements related
4	to training facility size and design to im-
5	prove operational efficiencies at mariner
6	training facilities, including requirements
7	related to classroom size and design;
8	(iii) standardizing and streamlining
9	training course and curriculum approval
10	and evaluation to provide more certainty to
11	mariner training programs; and
12	(iv) enhancing opportunities for mar-
13	iner training programs to flexibly integrate
14	sea-time into course instruction, consistent
15	with treaty requirements and regulations
16	established by the International Maritime
17	Organization.
18	(F) Any other matters the Secretary deter-
19	mines appropriate.
20	(2) Report.—Not later than 18 months after
21	the date of enactment of this Act, the rulemaking
22	committee shall submit to the Secretary a report
23	that includes the findings and recommended changes
24	to covered regulations of the rulemaking committee,
25	as required under paragraph (1).

1	(f) Powers of Rulemaking Committee.—
2	(1) Hearings.—The rulemaking committee
3	may hold such hearings, sit and act at such times
4	and places, take such testimony, and receive such
5	evidence as the rulemaking committee considers ad
6	visable to carry out this section.
7	(2) Information from federal agencies.—
8	(A) IN GENERAL.—The rulemaking com-
9	mittee may secure directly from a Federal de
10	partment or agency such information as the
11	rulemaking committee considers necessary to
12	carry out this section.
13	(B) Furnishing information.—On re
14	quest of the Chairperson of the rulemaking
15	committee, the head of the department or agen
16	cy shall furnish the information to the rule
17	making committee.
18	(g) Rulemaking Committee Personnel Mat
19	TERS.—
20	(1) No compensation.—A member of the
21	rulemaking committee shall not be compensated for
22	service on the rulemaking committee.
23	(2) Travel expenses.—A member of the rule
24	making committee shall be allowed travel expenses
25	including per diem in lieu of subsistence, at rates

1	authorized for employees of agencies under sub-
2	chapter I of chapter 57 of title 5, United States
3	Code, while away from their homes or regular places
4	of business in the performance of services for the
5	rulemaking committee.
6	(h) Administration.—Except as specified otherwise
7	in this section, the rulemaking committee shall be treated
8	as a committee established under chapter 151 of title 46,
9	United States Code, for purposes of section 15109 of such
10	title.
11	(i) TERMINATION.—The rulemaking committee shall
12	terminate on the earlier of—
13	(1) the date that is 90 days after the date on
14	which the rulemaking committee submits the report
15	under subsection (e)(2); or
16	(2) the date that is 7 years after the date on
17	which the rulemaking committee is established.
18	(j) Duties of the Secretary.—The Secretary
19	shall—
20	(1) not later than 30 days after receiving the
21	rulemaking committee's report under subsection
22	(e)(2), submit to the appropriate committees of Con-
23	gress, and make publicly available, a copy of such
24	report and the Secretary's views on the rec-
25	ommendations of the committee; and

1	(2) not later than 90 days after submitting the
2	report under paragraph (1)—
3	(A) initiate a rulemaking activity and
4	make such policy and guidance updates deter-
5	mined necessary by the Secretary to address the
6	consensus recommendations reached by the
7	rulemaking committee under subsection (e);
8	(B) submit a report to the appropriate
9	committees of Congress identifying the rec-
10	ommendations of the rulemaking committee
11	that require legislative changes; and
12	(C) submit a report to the Secretary of
13	State identifying recommendations of the rule-
14	making committee that require changes to trea-
15	ty requirements and regulations established by
16	the International Maritime Organization, in-
17	cluding recommendations that should inform
18	the policy of the United States as a member of
19	the International Maritime Organization.
20	SEC. 433. AMENDMENTS TO SHIPOWNERS' LIMITATION OF
21	LIABILITY ACT OF 1851.
22	(a) In General.—Section 30523 of title 46, United
23	States Code, is amended—
24	(1) by striking subsection (a) and inserting the
25	following:

1	"(a) Limit of Owner Liability.—
2	"(1) In general.—Except as provided in sec-
3	tion 30524 of this title, the liability of—
4	"(A) the owner of a vessel of the United
5	States for any claim, debt, or liability described
6	in subsection (b) shall not exceed the value of
7	the vessel and pending freight; and
8	"(B) the owner of a foreign vessel for any
9	claim, debt, or liability described in subsection
10	(b) shall not exceed the amount that is 10 times
11	the value of the vessel and pending freight.
12	"(2) Multiple owners.—If a vessel has more
13	than one owner, the proportionate share of the liabil-
14	ity under paragraph (1) of any one such owner shall
15	not exceed that owner's proportionate interest in the
16	vessel and pending freight."; and
17	(2) by striking subsection (c) and inserting the
18	following:
19	"(c) Claims Not Subject to Limitation.—Sub-
20	section (a) does not apply to—
21	"(1) a claim for wages; or
22	"(2) with respect to the liability of an owner of
23	a foreign vessel, a claim, debt, or liability arising
24	from personal injury or wrongful death of a person
25	who was not a crewmember or passenger of the for-

- 1 eign vessel at the time the injury (including fatal in-
- 2 jury, if applicable) occurred.".
- 3 (b) Amendment to Cessation of Certain Ac-
- 4 TIONS.—Section 30529(c) of title 46, United States Code,
- 5 is amended by striking "the matter in question" and in-
- 6 serting "a matter subject to limitation under section
- 7 30523".
- 8 (c) Effective Date.—The amendments made by
- 9 subsections (a) and (b) shall apply to any liability subject
- 10 to section 30523(a) of title 46, United States Code, that
- 11 arises on or after March 25, 2024.

12 TITLE V—SHIPBUILDING

13 Subtitle A—Shipbuilding Financial

14 Incentives

- 15 SEC. 501. SHIPBUILDING FINANCIAL INCENTIVES.
- 16 (a) IN GENERAL.—Part C of subtitle V of title 46,
- 17 United States Code, is amended by inserting after chapter
- 18 537 the following:

19 **"CHAPTER 538—SHIPBUILDING**

20 **FINANCIAL INCENTIVES**

- 21 "§ 53801. Shipbuilding financial incentives
- 22 "(a) Establishment.—The Maritime Adminis-
- 23 trator shall establish a program that, in accordance with
- 24 the requirements of this section, provides Federal financial
- 25 assistance to covered entities to—

1	"(1) aid in the construction of a vessel that
2	shall be documented under the laws of the United
3	States; or
4	"(2) incentivize a qualified shipyard investment.
5	"(b) Definitions.—In this section:
6	"(1) Appropriate committees of con-
7	GRESS.—The term 'appropriate committees of Con-
8	gress' means the Committee on Commerce, Science,
9	and Transportation and the Committee on Appro-
10	priations of the Senate and the Committee or
11	Armed Services and the Committee on Appropria-
12	tions of the House of Representatives.
13	"(2) COVERED ENTITY.—The term 'covered en-
14	tity' means—
15	"(A) any proposed vessel purchaser who is
16	a citizen of the United States; or
17	"(B) any shipyard of the United States
18	with the ability, experience, financial resources,
19	and other qualifications to construct or repair a
20	military vessel or a vessel to be used in the for-
21	eign commerce of the United States.
22	"(3) Foreign commerce.—The term 'foreign
23	commerce' means—
24	"(A) commerce or trade between the
25	United States, its territories or possessions, or

1	the District of Columbia, and a foreign country;
2	and
3	"(B) commerce or trade between foreign
4	countries.
5	"(4) Foreign country of concern; foreign
6	ENTITY OF CONCERN.—The terms 'foreign country
7	of concern' and 'foreign entity of concern' have the
8	meanings given such terms in section 4 of the
9	SHIPS for America Act of 2024.
10	"(5) Qualified shipyard investment.—The
11	term 'qualified shipyard investment' means an in-
12	vestment to construct, modernize, or expand—
13	"(A) a shipyard of the United States that
14	constructs or repairs civilian or military vessels;
15	or
16	"(B) a manufacturing facility—
17	"(i) that is—
18	"(I) a component supplier;
19	"(II) a subcomponent supplier;
20	"(III) a manufacturing equip-
21	ment supplier; or
22	"(IV) a steel plate manufacturing
23	facility;
24	"(ii) that is based in the United
25	States; and

1	"(iii)(I) at which at least 50 percent
2	of the products produced will be sold to
3	shipyards of the United States or used to
4	construct vessels of the United States; or
5	"(II) at which the investment will
6	more than double the facility's capacity to
7	produce products to be sold to shipyards of
8	the United Sates or used to construct ves-
9	sels of the United States, as determined by
10	the Administrator.
11	"(e) Procedure.—
12	"(1) Application.—A covered entity desiring
13	financial assistance under this section shall submit
14	an application to the Maritime Administrator.
15	"(2) Eligibility.—In order for a covered enti-
16	ty to qualify for financial assistance under this sec-
17	tion, the covered entity shall—
18	"(A) for financial assistance related to con-
19	struction of a vessel of the United States as de-
20	scribed in subsection (a)(1)—
21	"(i) enter into an agreement with the
22	Maritime Administrator establishing that
23	the vessel that is constructed with Federal
24	financial assistance shall be, for a period of

1	not less than 10 years, documented under
2	the laws of the United States; and
3	"(ii) agree to carry out all construc-
4	tion in a shipyard of the United States as
5	the result of competitive bidding, after due
6	advertisement, with the right reserved by
7	the Administrator to disapprove any or all
8	bids;
9	"(B) for financial assistance related to
10	qualified shipyard investments as described in
11	subsection (a)(2), use the financial assistance
12	award amounts to incentivize investments in—
13	"(i) facilities or equipment related to
14	shipbuilding or ship repair; or
15	"(ii) maritime component suppliers,
16	subcomponent suppliers, and steel plate
17	manufacturing facilities with over 50 per-
18	cent maritime use in each such investment;
19	and
20	"(C) make commitments to worker and
21	community investment, including through—
22	"(i) programs to expand employment
23	opportunity for economically disadvantaged
24	individuals; and

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1	"(ii) securing commitments from re-
2	gional educational and training entities
3	and institutions of higher education to pro-
4	vide workforce training, including pro-
5	gramming for training and job placement
6	of economically disadvantaged individuals.
7	"(3) Review of applications.—
8	"(A) Considerations for review.—
9	With respect to the review by the Maritime Ad-
10	ministrator of an application submitted—
11	"(i) the Maritime Administrator may
12	not approve an application for construction
13	of a vessel as described in subsection
14	(a)(1) unless the Administrator—
15	"(I) determines that a vessel
16	funded through the program—
17	"(aa) will aid in the pro-
18	motion and development of for-
19	eign commerce; and
20	"(bb) will be suitable for use
21	by the United States for national
22	defense or military purposes in
23	time of war or national emer-
24	gency;

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1	"(II) confirms that the vessel
2	purchaser that received funding under
3	this section possesses the ability, expe-
4	rience, financial resources, and other
5	qualifications necessary for the oper-
6	ation and maintenance of the pro-
7	posed new vessel;
8	"(III) confirms that any shipyard
9	selected to construct a vessel under
0	this section possesses the ability, expe-
1	rience, financial resources, equipment,
2	and other qualifications necessary to
13	properly to construct the proposed
4	vessel;
15	"(IV) confirms that any newly
.6	constructed vessel has dedicated space
17	for the training of cadets of the
8	United States Merchant Marine Acad-
9	emy (consistent with the requirements
20	of section 51307(b)), State maritime
21	academies (consistent with the re-
22	quirements of section 51507), or other
23	workforce training programs identified

by the Administrator; and

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1	"(V) has notified the appropriate
2	committees of Congress not later than
3	15 days before making any commit-
4	ment to provide Federal financial as-
5	sistance to any covered entity;
6	"(ii) the Maritime Administrator may
7	not approve an application to incentivize
8	qualified shipyard investments as described
9	in subsection (a)(2) unless the Adminis-
10	trator—
11	"(I) confirms that the covered
12	entity has received an incentive of-
13	fered by a governmental entity to a
14	covered entity for the purposes of sup-
15	porting a qualified shipyard invest-
16	ment within that jurisdiction;
17	"(II) ensures that the covered en-
18	tity has an executable plan to sustain
19	the facility without additional Federal
20	financial assistance under this sub-
21	section for the facility;
22	"(III) determines that the project
23	to which the application relates is in
24	the economic and national security in-
25	terests of the United States; and

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1	"(IV) receives detailed informa-
2	tion on—
3	"(aa) the customers, or cat-
4	egories of customers, which the
5	covered entity plans to serve;
6	"(bb) the type of expendi-
7	tures which the covered entity
8	plans to make; and
9	"(cc) the workforce positions
10	that the covered entity plans to
11	employ, including any required
12	recruitment, training, and hiring;
13	and
14	"(iii) the Maritime Administrator may
15	consider—
16	"(I) whether the covered entity
17	has previously received financial as-
18	sistance under this section;
19	"(II) the price for the construc-
20	tion or repair of a vessel that has
21	been negotiated between a shipyard
22	and proposed vessel purchaser, and
23	whether the negotiated price is fair
24	and reasonable;

1	"(III) whether the covered entity
2	commits to use equipment, materials,
3	and supplies that are produced in the
4	United States, and utilize, to the max-
5	imum extent practicable, subcontrac-
6	tors and suppliers that are based in
7	the United States; and
8	"(IV) whether the covered entity
9	commits to utilizing new or emerging
10	technologies.
11	"(B) Records.—The Maritime Adminis-
12	trator may request records and information
13	from the applicant to review the status of a cov-
14	ered entity. The applicant shall provide the
15	records and information requested by the Ad-
16	ministrator.
17	"(C) Priority.—In providing Federal fi-
18	nancial assistance to covered entities under this
19	section, the Maritime Administrator may—
20	"(i) for an application for construc-
21	tion of a vessel as described in subsection
22	(a)(1), give priority to applicants that—
23	"(I) propose the construction of
24	vessels of higher transport capability
25	and productivity;

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1	"(II) commit to have modifica-
2	tions done in the United States to a
3	vessel constructed with such financial
4	assistance; or
5	"(III) propose the construction
6	or modification of a vessel to meet the
7	national security needs of the United
8	States; and
9	"(ii) for an application to incentivize a
10	qualified shipyard investment as described
11	in subsection (a)(2), give priority to appli-
12	cants that—
13	"(I) propose to expand produc-
14	tion capacity to enable more military
15	or commercial vessels to be con-
16	structed or repaired in the United
17	States;
18	"(II) commit to using new or
19	emerging technologies or vessel design
20	processes that increase production
21	times or lower production costs; or
22	"(III) have experience making
23	qualified shipyard investments or op-
24	erating shipyards for commercial or
25	military oceangoing vessels.

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vessel.

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1	"(4) National defense features.—
2	"(A) In general.—Upon receiving an ap-
3	plication for the construction of a vessel under
4	this section, the Maritime Administrator shall
5	submit to the Secretary of the Navy the plans
6	and specifications for the proposed vessel for re-
7	view.
8	"(B) RECOMMENDATIONS.—Not later than
9	30 days after the date of receiving the plans
10	and specifications for a vessel as provided for
11	under subparagraph (A), the Secretary of the
12	Navy may make recommendations to the Mari-
13	time Administrator for the design of the vessel
14	which would enable the economical and speedy
15	conversion of the vessel into a vessel suitable
16	for use of the United States Government in
17	times of war or national emergency.
18	"(C) REQUIREMENT TO IMPLEMENT REC-
19	OMMENDATIONS.—If the Maritime Adminis-
20	trator agrees with such recommendations, the
21	Maritime Administrator may require the cov-
22	ered entity to carry out such recommendations
23	as a condition of receiving Federal financial as-

sistance under this section with respect to that

"(5) Relationship to other financial assistance programs.—A covered entity may not receive financial assistance under this section for a vessel which is enrolled in the Strategic Commercial Fleet Program.

"(d) AWARD AMOUNTS.—

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"(1) Construction of a vessel of the UNITED STATES.—For financial assistance related to construction of a vessel of the United States, as described in subsection (a)(1), the Maritime Administrator shall determine the appropriate amount and funding for each type of financial assistance award made under this section based on the difference in the cost of constructing the proposed vessel within the United States over the fair and reasonable estimate of cost of the construction of that type of vessel if it were constructed under similar plans and specifications (excluding national defense features as described in subsection (c)(4) in a foreign shipbuilding center that is deemed by the Administrator to furnish a fair and representative example for the determination of the estimated foreign cost of construction of vessels of the type proposed to be constructed.

1	"(2) Qualified shipyard investments.—
2	For financial assistance provided to incentivize
3	qualified shipyard investments as described in sub-
4	section (a)(2), the Maritime Administrator shall de-
5	termine the appropriate amount for each financial
6	assistance award made to a covered entity to maxi-
7	mize private sector investments and to expand ship-
8	yard and ship building capacity of the United
9	States.
10	"(3) Use of funds.—A covered entity that re-
11	ceives a financial assistance award under this section
12	may only use the financial assistance award amounts
13	to—
14	"(A) finance the construction of a vessel to
15	be built in the United States and documented
16	under the laws of the United States;
17	"(B) support site development, construc-
18	tion, and modernization for qualified shipyard
19	investments;
20	"(C) pay reasonable costs related to the
21	operating expenses for a qualified shipyard in-
22	vestment, including specialized workforce, es-
23	sential materials, and complex equipment main-
24	tenance, as determined by the Administrator; or

1	"(D) support workforce development for a
2	shipyard of the United States.
3	"(e) Applications for Reconstruction, Condi-
4	TIONING, OR REPOWERING.—The Maritime Administrator
5	may, if determined to be in the national and economic se-
6	curity interests of the United States and consistent with
7	the requirements of this section, consider an application
8	as described in subsection (a)(1), and award financial as-
9	sistance under this section, for the reconstruction, recondi-
10	tioning, or repowering of an existing vessel in a shipyard
11	of the United States.
12	"(f) Pilot Program for Vessels in Domestic
13	COMMERCE.—
14	"(1) In General.—The Maritime Adminis-
15	trator may, if determined to be in the national and
16	economic security interests of the United States and
17	consistent with all other requirements of this section
18	(except the requirement under subsection
19	(c)(3)(A)(i)(I)(aa)), establish a pilot program to con-
20	sider an application as described in subsection
21	(a)(1), and award financial assistance under this
22	section for the construction of a vessel for use in
23	service other than the foreign commerce.
24	"(2) Eligible vessels.—In addition to all
25	other requirements of this section (except the re-

1	quirement under subsection $(c)(3)(A)(i)(I)(aa))$, a
2	vessel qualifying for funding through the pilot pro-
3	gram under this subsection shall only be eligible if
4	the Administrator certifies that the vessel of the
5	United States that will be constructed—
6	"(A) will operate in an emerging industry
7	or a new trade lane and will not compete with
8	existing vessels of the United States; or
9	"(B)(i) will replace an existing vessel of
10	the United States that is or will be acquired by
11	the Administrator to be placed in the National
12	Defense Reserve Fleet, pursuant to section
13	57101; and
14	"(ii) will operate for not longer than 21
15	years and upon disposition will be placed in the
16	National Defense Reserve Fleet, pursuant to
17	section 57101.
18	"(3) Rule of construction.—Nothing in
19	this subsection shall be construed to alter the re-
20	quirements under section 55102.
21	"(g) Clawback.—
22	"(1) Target dates.—For all awards to cov-
23	ered entities under this section, the Administrator
24	shall, before the award is made, determine target

I	dates by which the vessel's construction or a quali-
2	fied shipyard investment shall be completed.
3	"(2) Progressive recovery for delays.—
4	Subject to paragraph (3), if a covered entity does
5	not meet such target dates, the Administrator shall
6	progressively recover up to the full amount of ar
7	award provided to a covered entity under this sec
8	tion.
9	"(3) Waiver.—In the case of delays that do
10	not meet such target dates, the Administrator may
11	waive elements of the progressive recovery described
12	in paragraph (2) that is incorporated in each award
13	after—
14	"(A) making a formal determination that
15	circumstances beyond the ability of the covered
16	entity to foresee or control are responsible for
17	delays; and
18	"(B) submitting congressional notification
19	"(4) Congressional notification.—The Ad-
20	ministrator shall notify the appropriate committees
21	of Congress—
22	"(A) of the target dates described in para
23	graph (1) for each award; and

1	"(B) of any waivers provided under para-
2	graph (3) not later than 15 days after the date
3	on which such a waiver was provided.
4	"(h) Voluntary Intermodal Sealift Agree-
5	MENT.—
6	"(1) In General.—The Maritime Adminis-
7	trator shall require any vessel that is constructed
8	with financial assistance under this section to enter
9	into a Voluntary Intermodal Sealift Agreement or a
10	Voluntary Tanker Agreement with the Maritime Ad-
11	ministrator.
12	"(2) CONDITION.—The owner of any vessel that
13	is constructed with financial assistance under this
14	section and that has a Voluntary Intermodal Sealift
15	Agreement or Voluntary Tanker Agreement with the
16	Maritime Administrator shall agree to provide effec-
17	tive control of such vessel to the United States dur-
18	ing—
19	"(A) a national emergency declared by
20	Presidential proclamation; or
21	"(B) a period for which the President has
22	proclaimed that the security of the national de-
23	fense makes it advisable.
24	"(3) Compensation.—During a period de-
25	scribed in paragraph (1), the owner of a vessel de-

1	scribed in such paragraph shall be compensated for
2	the use of the vessel by the United States at the rate
3	the Administrator considers just compensation for
4	the use of the vessel.
5	"(i) Clarification.—The provision by the Adminis-
6	trator of Federal financial assistance for a project de-
7	scribed in this section shall not be considered to be a
8	major Federal action under the National Environmental
9	Policy Act of 1969 (42 U.S.C. 4321 et seq.) or an under-
10	taking for the purposes of division A of subtitle III of title
11	54, United States Code.
12	"(j) Buy America.—Section 54101(d)(2) shall apply
13	to any funds obligated by the Administrator under this
14	section.
15	"(k) GAO REVIEW.—The Comptroller General of the
16	United States shall—
17	"(1) not later than 2 years after the date of
18	disbursement of the first financial award under this
19	section, and biennially thereafter for 10 years, con-
20	duct a review of the program under this section; and
21	"(2) submit to the appropriate committees of
22	Congress the results of each review.
23	"(l) Prohibition on Use of Funds.—
24	"(1) In general.—No funds made available
25	under this section may—

1	"(A) be used to construct, modify, or im-
2	prove a facility outside of the United States; or
3	"(B) be provided to a foreign entity of con-
4	cern or to support a foreign entity of concern
5	"(2) Stock buybacks.—An entity receiving fi-
6	nancial assistance under this section may not engage
7	in any stock buyback for a period of 5 years after
8	receiving such assistance.
9	"(m) Authorization of Appropriations.—There
10	is authorized to be appropriated to the Administrator, out
11	of the Maritime Security Trust Fund established under
12	section 9512 of the Internal Revenue Code of 1986
13	\$250,000,000 for each of fiscal years 2025 through 2034
14	to provide financial assistance to covered entities under
15	this section, to remain available until expended.".
16	(b) CLERICAL AMENDMENT.—The table of chapters
17	at the beginning of part C of subtitle V of title 46, United
18	States Code, and at the beginning of subtitle V of such
19	title, are each amended by inserting after the item relating
20	to chapter 537 the following new item:
	"538. Shipbuilding financial incentives
21	(c) Conforming Amendment.—Title V of the Act
22	of June 29, 1936 (49 Stat. 1995; chapter 858) is repealed.
23	SEC. 502. ASSISTANCE FOR SMALL SHIPYARDS.
24	Section 54101 of title 46, United States Code, is
25	amended—

1	(1) in subsection $(b)(1)$ —
2	(A) in subparagraph (A), by striking ";
3	and" and inserting a semicolon;
4	(B) in subparagraph (B), by striking the
5	period and inserting "; and; and
6	(C) by adding at the end the following:
7	"(C) long-term industrial base growth that
8	supports the national security and economic se-
9	curity needs of the merchant marine of the
10	United States."; and
11	(2) in subsection (i)—
12	(A) by inserting "out of the Maritime Se-
13	curity Trust Fund established under section
14	9512 of the Internal Revenue Code of 1986"
15	before "to the Administrator of the Maritime
16	Administration"; and
17	(B) by striking "for fiscal year 2021 to
18	carry out this section \$20,000,000" and insert-
19	ing " $$100,000,000$ for each of fiscal years 2025
20	through 2034".
21	SEC. 503. FEDERAL SHIP FINANCING (TITLE XI) PROGRAM.
22	(a) Establishment of Revolving Loan Fund.—
23	Section 53702 of title 46, United States Code, is amended
24	by adding at the end the following:

- 1 "(c) Establishment of Revolving Loan
- 2 Fund.—Not later than 30 days after the date of enact-
- 3 ment of the SHIPS for America Act of 2024, the Sec-
- 4 retary shall establish a revolving loan fund to be adminis-
- 5 tered by the National Surface Transportation and Innova-
- 6 tion Finance Bureau established under section 116 of title
- 7 49. Any funds appropriated to carry out this chapter shall
- 8 be deposited in the fund, along with any proceeds gen-
- 9 erated from the loan guarantee program under this chap-
- 10 ter including any fees collected under section 53713 or
- 11 53714. The Secretary or Administrator shall make a guar-
- 12 antee of payments or commitment to guarantee payments
- 13 under subsection (a) or for the Secretary to make direct
- 14 loan obligations under subsection (b) out of the revolving
- 15 loan fund.
- 16 "(d) Authorization of Appropriations.—There
- 17 is authorized to be appropriated, out of the Maritime Se-
- 18 curity Trust Fund established under section 9512 of the
- 19 Internal Revenue Code of 1986, \$100,000,000 for fiscal
- 20 year 2025 to be available until expended to the revolving
- 21 loan fund established under subsection (c).".
- 22 (b) Funding Limits.—Section 53704 of title 46,
- 23 United States Code, is amended—
- 24 (1) in subsection (a), by striking "facilities."
- and inserting "facilities, and not less than 50 per-

1	cent of obligations guaranteed under this chapter
2	shall be for projects that do not receive any pay-
3	ments or Federal financial assistance from financial
4	assistance programs established under this part.";
5	and
6	(2) in subsection (c), by adding at the end the
7	following:
8	"(5) Vessel of National Interest.—The
9	Administrator shall ensure that the system of risk
10	categories under paragraph (2) takes into consider-
11	ation whether a project subject to a guarantee under
12	this chapter is a project to construct, reconstruct, or
13	recondition a Vessel of National Interest.".
14	(c) Eligible Purposes of Obligations.—Section
15	53706(a)(8) of title 46, United States Code, is amended—
16	(1) by striking "States." and inserting "States
17	that is required—"; and
18	(2) by adding at the end the following new sub-
19	paragraphs:
20	"(A) for the vessel to be a vessel of the
21	United States;
22	"(B) for the vessel to be issued a coastwise
23	endorsement under chapter 121;

1	"(C) to convert a civilian vessel of the
2	United States to a more useful military configu-
3	ration;
4	"(D) for any vessel under contract to the
5	Federal Government; or
6	"(E) for any United States-built vessel
7	participating in—
8	"(i) the Maritime Security Program
9	or the Emergency Preparedness Program
10	under chapter 531;
11	"(ii) the Cable Security Fleet under
12	chapter 532;
13	"(iii) the Tanker Security Fleet under
14	chapter 534;
15	"(iv) the Strategic Commercial Fleet
16	under chapter 536;
17	"(v) the Shipbuilding Financial Incen-
18	tive under chapter 538; or
19	"(vi) the National Defense Reserve
20	Fleet under section 57100.".
21	(d) Buy America.—Section 53733 of title 46,
22	United States Code, is amended by adding at the end the
23	following:

"(f) Buy America.—Section 54101(d)(2) shall apply
to any funds obligated by the Administrator under this
section.".
SEC. 504. CONSTRUCTION RESERVE FUND.
(a) Definitions.—Section 53301(a) of title 46,
United States Code, is amended—
(1) in paragraph (1), by striking "a new vessel"
and inserting "an eligible vessel";
(2) in paragraph (2)—
(A) in the paragraph heading, by striking
"New vessel" and inserting "Eligible ves-
SEL ";
(B) in the matter preceding subparagraph
(A), by striking "new vessel" and inserting "eli-
gible vessel"; and
(C) in subparagraph (A)—
(i) in clause (i), by striking "after De-
cember 31, 1939";
(ii) in clause (ii), by striking "and"
after the semicolon;
(iii) by redesignating clause (iii) as
clause (iv); and
(iv) by inserting after clause (ii), the
following:

1	"(iii) operated in foreign commerce or
2	domestic commerce of the United States or
3	in the fisheries; and"; and
4	(3) by adding at the end the following:
5	"(3) Foreign commerce.—The term 'foreign
6	commerce' means—
7	"(A) commerce or trade between the
8	United States, its territories or possessions, or
9	the District of Columbia, and a foreign country;
10	and
11	"(B) commerce or trade between foreign
12	countries.".
13	(b) Authority for Construction Reserve
14	Funds.—Section 53302(a) of title 46, United States
15	Code, is amended by striking "or acquisition of a new ves-
16	sel" and inserting "repowering, or acquisition of an eligi-
17	ble vessel".
18	(e) Persons Eligible to Establish Funds.—
19	Section 53303 of title 46, United States Code, is amend-
20	ed—
21	(1) by striking the matter preceding paragraph
22	(1) and inserting the following: "A citizen of the
23	United States may make an agreement with the Sec-
24	retary of Transportation under this chapter to estab-
25	lish a construction reserve fund if that citizen—";

1	(2) in paragraph (1), by striking "in the foreign
2	or domestic commerce of the United States" and in-
3	serting "documented under the laws of the United
4	States and operating in foreign commerce or domes-
5	tic commerce of the United States";
6	(3) in paragraph (2), by striking "being oper-
7	ated in the foreign or domestic commerce of the
8	United States" and inserting "documented under
9	the laws of the United States and operating in for-
10	eign commerce or domestic commerce of the United
11	States";
12	(4) in paragraph (3), by striking "in the foreign
13	or domestic commerce of the United States" and in-
14	serting "documented under the laws of the United
15	States and operating in foreign commerce or domes-
16	tic commerce of the United States";
17	(5) in paragraph (4)—
18	(A) by striking "being operated in the for-
19	eign or domestic commerce of the United
20	States" and inserting "documented under the
21	laws of the United States and operating in for-
22	eign commerce or domestic commerce of the
23	United States"; and
24	(B) by striking "or" after the semicolon;
25	(6) in paragraph (5)—

1	(A) by striking "in the foreign or domestic
2	commerce of the United States" and inserting
3	"documented under the laws of the United
4	States to operate in foreign commerce or do-
5	mestic commerce of the United States"; and
6	(B) by striking the period at the end and
7	inserting "; or"; and
8	(7) by adding at the end the following:
9	"(6) commits, as a part of the agreement with
10	the Secretary under this chapter, to construct, re-
11	construct, recondition, repower, or acquire, and op-
12	erate, an eligible vessel by not later than 5 years
13	after the date on which the construction reserve
14	fund is established.".
15	(d) Vessel Ownership.—Section 53304 of title 46,
16	United States Code, is amended by striking "constructed
17	or acquired" each place the term appears and inserting
18	"constructed, reconstructed, reconditioned, repowered, or
19	acquired".
20	(e) Basis for Determining Gain or Loss.—Sec-
21	tion 53307 of title 46, United States Code, is amended—
22	(1) in the section heading, by striking "new
23	vessels" and inserting "eligible vessels";
24	(2) by striking "a new vessel" and inserting
25	"an eligible vessel";

1	(3) by striking "the new vessel" and inserting
2	"the eligible vessel";
3	(4) by inserting "repowered," after "recondi-
4	tioned,"; and
5	(5) by inserting "repowering," after "recondi-
6	tioning,".
7	(f) Obligation of Deposits.—Section 53310 of
8	title 46, United States Code, is amended—
9	(1) in subsection (a)—
10	(A) by striking "a new vessel" each place
11	the term appears and inserting "an eligible ves-
12	sel"; and
13	(B) in paragraph (1)(A), by striking "or
14	reconditioning" and inserting ", repowering, or
15	reconditioning"; and
16	(2) by striking subsections (b) and (c) and in-
17	serting the following:
18	"(b) Additional Requirements for Certain
19	Vessels.—In addition to the requirements of subsection
20	(a)(1), for an eligible vessel not constructed under the con-
21	struction-differential program or not bought from the Sec-
22	retary of Transportation, construction shall commence
23	with reasonable dispatch after the date of the construction
24	contract, as determined by the Secretary of Transpor-

- 1 tation and certified by such Secretary to the Secretary of
- 2 the Treasury.
- 3 "(c) Extensions.—The Secretary of Transportation
- 4 may grant extensions of the period within which the depos-
- 5 its must be expended or obligated, except that such exten-
- 6 sions may not be for a total of more than 15 years for
- 7 the expenditure or obligation of deposits.".
- 8 (g) Taxation of Deposits on Failure of Condi-
- 9 Tions.—Section 53311(3) of title 46, United States Code,
- 10 is amended by striking "to the extent of 5 percent of com-
- 11 pletion".
- 12 (h) CLERICAL AMENDMENT.—The table of sections
- 13 for chapter 533 of title 46, United States Code, is amend-
- 14 ed by striking the item relating to section 53307 and in-
- 15 serting the following:

"53307. Basis for determining gain or loss and for depreciating eligible vessels.".

16 SEC. 505. CAPITAL CONSTRUCTION FUND.

- 17 (a) In General.—Chapter 535 of subtitle V of title
- 18 46, United States Code, is amended—
- 19 (1) in section 53501—
- 20 (A) by redesignating paragraphs (2), (3),
- 21 (4), (5), (6), (7), (8), and (9), as paragraphs
- 22 (3), (5), (7), (8), (9), (10), (11), and (12), re-
- 23 spectively;

1	(B) by inserting after paragraph (1) the
2	following:
3	"(2) Cargo handling equipment.—The term
4	'cargo handling equipment' means any vehicle or
5	land-based equipment (excluding marine container
6	chassis, but including cargo-handling equipment that
7	emits less than 1 gram of CO2(kWh)), and the asso-
8	ciated marine terminal or port landside infrastruc-
9	ture, used at a marine terminal to lift or move
10	cargo—
11	"(A) manufactured in the United States
12	(including any territory or possession of the
13	United States); or
14	"(B) manufactured outside of the United
15	States, if such equipment is not produced in the
16	United States in sufficient and reasonably
17	available quantities or of a satisfactory quality
18	as determined by the Secretary.";
19	(C) by inserting after paragraph (3), as re-
20	designated by subparagraph (A), the following
21	"(4) Foreign commerce.—The term 'foreign
22	commerce' means—
23	"(A) commerce or trade between the
24	United States, its territories or possessions, or

1	the District of Columbia, and a foreign country;
2	and
3	"(B) commerce or trade between foreign
4	countries.";
5	(D) by inserting after paragraph (5), as
6	redesignated by subparagraph (A), the fol-
7	lowing:
8	"(6) Marine terminal.—The term 'marine
9	terminal' means wharves, bulkheads, quays, piers,
10	docks, and other berthing locations and adjacent
11	storage or adjacent areas and structures associated
12	with the primary movement of cargo or materials
13	from vessel to shore, or from shore to vessel, includ-
14	ing structures which are devoted to receiving, han-
15	dling, holding, consolidating, loading, or delivery of
16	waterborne shipments, including areas devoted to
17	the maintenance of the terminal or equipment."; and
18	(E) in paragraph (3)(A)(iii), as redesig-
19	nated by subparagraph (A), by striking "foreign
20	or domestic trade of the United States" and in-
21	serting "foreign commerce or domestic trade of
22	the United States"; and
23	(F) in paragraph (8)(A)(iii), as redesig-
24	nated by subparagraph (A), by striking "foreign
25	or domestic trade of the United States" and in-

1	serting "foreign commerce or domestic trade of
2	the United States";
3	(2) in section 53503—
4	(A) by striking subsection (a) and insert-
5	ing the following:
6	"(a) In General.—
7	"(1) CITIZEN AGREEMENTS.—A citizen of the
8	United States may make an agreement with the Sec-
9	retary under this chapter to establish a capital con-
10	struction fund for a vessel if that citizen—
11	"(A) owns or leases an eligible vessel; or
12	"(B) commits, as a part of such agree-
13	ment, to build and operate an eligible vessel not
14	later than 5 years after establishing the capital
15	construction fund.
16	"(2) Operator agreements.—An operator of
17	a United States marine terminal may make an
18	agreement with the Secretary under this chapter to
19	establish a capital construction fund for the marine
20	terminal."; and
21	(B) by striking subsection (b), and insert-
22	ing the following:
23	"(b) Allowable Purpose.—The purpose of the
24	agreement shall be to provide—

1	"(1) replacement vessels, additional vessels, or
2	reconstructed vessels, built in the United States and
3	documented under the laws of the United States, for
4	operation in the foreign commerce or domestic trade
5	of the United States or in the fisheries of the United
6	States; or
7	"(2) replacement cargo handling equipment, ad-
8	ditional cargo handling equipment, or reconstructed
9	cargo handling equipment for operation at marine
10	terminals in the United States.";
11	(3) in section 53504(b), by inserting "or United
12	States marine terminal" after "agreement vessel";
13	(4) by striking section 53505 and inserting the
14	following:
15	"§ 53505. Ceiling on deposits
16	"(a) MAXIMUM DEPOSITS.—The amount deposited in
	(a) MAXIMUM DEFOSITS.—The amount deposited in
17	a capital construction fund for a taxable year may not ex-
17 18	
	a capital construction fund for a taxable year may not ex-
18	a capital construction fund for a taxable year may not exceed the amount specified in the agreement under section
18 19	a capital construction fund for a taxable year may not exceed the amount specified in the agreement under section 53503(a), which shall be an amount that is related to a
18 19 20	a capital construction fund for a taxable year may not exceed the amount specified in the agreement under section 53503(a), which shall be an amount that is related to a commitment to invest the revenue from the capital con-
18 19 20 21	a capital construction fund for a taxable year may not exceed the amount specified in the agreement under section 53503(a), which shall be an amount that is related to a commitment to invest the revenue from the capital construction fund into funding the construction of new vessels
18 19 20 21 22	a capital construction fund for a taxable year may not exceed the amount specified in the agreement under section 53503(a), which shall be an amount that is related to a commitment to invest the revenue from the capital construction fund into funding the construction of new vessels or funding cargo handling equipment.

1	"(1) income attributable to the operation of the
2	agreement vessel in foreign commerce or domestic
3	trade or fisheries or the operation of a marine ter-
4	minal in the United States;
5	"(2) the amount allowable as a deduction under
6	section 167 of the Internal Revenue Code of 1986
7	for the taxable year with respect to the agreement
8	vessels or cargo handling equipment;
9	"(3) the net proceeds from the disposition of an
10	agreement vessel or cargo handling equipment or in-
11	surance or indemnity attributable to the vessel or
12	cargo handling equipment; and
13	"(4) the receipts from the investment or rein-
14	vestment of amounts held in the fund.
15	"(c) REDUCTIONS FOR LESSEES.—For a lessee, the
16	maximum amount that may be deposited for an agreement
17	vessel under subsection (a) for any period shall be reduced
18	by any amount the owner is required or permitted, under
19	the capital construction fund agreement, to deposit for
20	that period for the vessel under subsection (a).";
21	(5) in section 53506—
22	(A) in subsection (a), by striking "Except
23	as provided in subsection (b), amounts in the
24	fund may be invested only in interest-bearing
25	securities approved by the Secretary."; and

1	(B) in subsection (b), by striking "With
2	the approval of the Secretary, an agreed per-
3	centage (but not more than 60 percent) of the
4	assets of the fund" and inserting "An agreed
5	percentage of the assets of the fund";
6	(6) in section 53509—
7	(A) by striking subsection (a), and insert-
8	ing the following:
9	"(a) In General.—Subject to subsections (b) and
10	(c), a withdrawal from a capital construction fund is a
11	qualified withdrawal if it is made under the terms of the
12	agreement and is for—
13	"(1) the acquisition, construction, repowering,
14	or reconstruction of—
15	"(A) a qualified vessel or a barge or con-
16	tainer that is part of the complement of a quali-
17	fied vessel; or
18	"(B) cargo handling equipment; or
19	"(2) the payment of the principal on indebted-
20	ness incurred in the acquisition, construction,
21	repowering, or reconstruction of—
22	"(A) a qualified vessel or a barge or con-
23	tainer that is part of the complement of a quali-
24	fied vessel; or
25	"(B) cargo handling equipment.";

1	(B) by redesignating subsection (c) as sub-
2	section (e); and
3	(C) by inserting after subsection (b) the
4	following:
5	"(c) Fully Automated Cargo Handling Equip-
6	MENT.—No withdrawals may be made from a capital con-
7	struction fund to purchase fully automated cargo handling
8	equipment that is remotely operated or remotely mon-
9	itored with or without the exercise of human intervention
10	or control, if the Secretary determines such equipment
11	would result in a net loss of jobs within a marine terminal.
12	"(d) Prohibition on Certain Cranes.—No with-
13	drawals may be made from a capital construction fund to
14	purchase cranes manufactured in the People's Republic of
15	China (which does not include Taiwan, as defined in sec-
16	tion 15 of the Taiwan Relations Act (22 U.S.C. 3314))
17	or by foreign entities of concern (as defined in section 4
18	of the SHIPS for America Act of 2024).";
19	(7) in section 53510—
20	(A) in subsection (b), by inserting "cargo
21	handling equipment," after "barge," both
22	places the term appears;
23	(B) in subsection (c), by inserting "cargo
24	handling equipment," after "barge," both
25	places the term appears; and

1	(C) in subsection (d), by inserting "cargo
2	handling equipment," after "barges,";
3	(8) in section 53511(e)(1), by striking the table
4	contained therein and inserting the following: "If the amount remains in the fund at the close of the- 16th taxable year
5	and
6	(9) in section 53512(b)(1), by adding "cargo
7	handling equipment," after "advanced".
8	(b) Cargo Handling Equipment Availability.—
9	The Secretary shall annually publish in the Federal Reg-
10	ister a request for information regarding the availability
11	of cargo handling equipment manufactured in the United
12	States and shall share the results of such request for infor-
13	mation with capital construction fund holders.
14	SEC. 506. ANTICIPATED COMMERCIAL VESSEL CONSTRUC-
15	TION SURVEY.
16	(a) In General.—Chapter 501 of title 46, United
17	States Code, is amended by adding at the end the fol-
18	lowing:
19	"§ 50115. Anticipated commercial vessel construction
20	survey
21	"(a) Definition.—In this section, 'commercial ves-
22	sel of the United States' means a vessel that is docu-

- 1 mented under the laws of the United States, not less than
- 2 6,000 deadweight tons, and operated in the domestic trade
- 3 of the United States or foreign commerce, and may in-
- 4 clude—
- 5 "(1) a bulk carrier vessel;
- 6 "(2) a tanker vessel;
- 7 "(3) a roll-on/roll-off vessel;
- 8 "(4) a liquefied natural gas tanker vessel;
- 9 "(5) a container vessel;
- 10 "(6) a multi-purpose vessel;
- 11 "(7) a cable vessel (as defined in section
- 12 53201)
- 13 "(8) a heavy-lift vessel; or
- 14 "(9) any other type of vessel determined appro-
- priate by the Administrator, in consultation with the
- Maritime Security Board.
- 17 "(b) IN GENERAL.—Not later than 180 days after
- 18 the date of enactment of this section, and annually there-
- 19 after, the Maritime Administrator shall conduct a survey
- 20 of owners, agents, or operators of commercial vessels of
- 21 the United States to identify plans for the construction,
- 22 maintenance, and modernization of commercial vessels of
- 23 the United States.
- 24 "(c) Purpose.—The purpose of the survey con-
- 25 ducted under this section is to inform the maritime indus-

trial base of the future need for the construction of com-2 mercial vessels. 3 "(d) Inclusions.—In conducting the survey under this section, the Maritime Administrator shall collect the 5 following information from owners, agents, or operators 6 of commercial vessels of the United States who participate in the survey: 8 "(1) The number of commercial vessels of the 9 United States the participant is looking to construct 10 during the 10-year period beginning on the date on 11 which the participant takes the survey. 12 "(2) The capabilities of the vessels described in 13 paragraph (1) that the participant is seeking in con-14 structing such vessels. 15 "(3) Estimated timelines for when the partici-16 pant aims to place each such vessel into service. 17 "(4) The number of major repairs of commer-18 cial vessels of the United States and overhauls of 19 such commercial vessels the participant is looking to 20 carry out during the 10-year period described in 21 paragraph (1). 22 "(5) The major components that a shipbuilder 23 would need from industrial base suppliers to support

the construction, overhaul, or repair of commercial

24

1	vessels of the United States during such 10-year pe-
2	riod.
3	"(6) Estimates for the capital expenditures the
4	participant is planning to make for the construction,
5	overhaul, or repair of commercial vessels of the
6	United States during such 10-year period.
7	"(7) Any additional information the Maritime
8	Administrator determines appropriate.
9	"(e) Participation.—The Administrator may not
10	require any owner, agent, or operator of a commercial ves-
11	sel of the United States to participate in the survey unless
12	that owner, agency, or operator is participating in a finan-
13	cial assistance program established under part C of this
14	subtitle.
15	"(f) Release of Findings.—
16	"(1) DISTRIBUTION.—Each year, the Maritime
17	Administrator may release the findings of the survey
18	with shipyards in the United States and other mari-
19	time industrial base stakeholders the results of the
20	survey conducted under this section for such year in
21	such a manner as the Administrator determines ap-
22	propriate.
23	"(2) Proprietary Information.—Notwith-
24	standing any other provision of law, including sec-
25	tion 552 of title 5, United States Code, at the re-

1	quest of a survey participant, the Maritime Adminis-
2	trator shall withhold proprietary information pro-
3	vided as a part of a survey conducted under this sec-
4	tion.
5	"(3) Coordination.—To the maximum extent
6	practicable, the Maritime Administrator shall seek to
7	conduct the annual surveys under this section and
8	publish the results of such surveys on a similar
9	timeline as the timeline for the annual naval vessel
10	construction plans under section 231(a)(1) of title
11	10 and other shipbuilding construction surveys pub-
12	lished by other Federal agencies.".
13	(b) CLERICAL AMENDMENT.—The table of sections
14	for chapter 501 of title 46, United States Code, is amend-
15	ed by inserting after the item relating to section 50114
16	the following:
	"50115. Anticipated commercial vessel construction survey.".
17	SEC. 507. STREAMLINED ENVIRONMENTAL REVIEW.
18	Section 41001(6) of the Fixing America's Surface
19	Transportation Act (42 U.S.C. 4370m(6)) is amended—
20	(1) in subparagraph (A)—
21	(A) in the matter preceding clause (i), by
22	inserting "the maritime industry" after "water-
23	ways,";
24	(B) by redesignating clauses (iii) and (iv)
25	as clauses (iv) and (v), respectively; and

1	(C) by inserting after clause (ii) the fol-
2	lowing:
3	"(iii) is covered by a programmatic
4	plan or environmental review developed for
5	a project related to the maritime indus-
6	try;"; and
7	(2) by adding at the end the following:
8	"(D) Maritime industry.—For the pur-
9	poses of subparagraph (A), the term 'construc-
10	tion of infrastructure' for the maritime industry
11	includes construction of—
12	"(i) shipyards and ship repair facili-
13	ties;
14	"(ii) port terminals and other port fa-
15	cilities;
16	"(iii) manufacturing facilities for
17	equipment and technology instrumental to
18	the facilitation of maritime trade and com-
19	merce, as defined by the Council; and
20	"(iv) other industrial base facilities
21	that support the Navy or the merchant
22	marine of the United States.".

1	SEC	ENQ	EI ICIDII	ITV FOD	LOAN	GUARANTEES	•
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- 2 Section 1703(b) of the Energy Policy Act of 2005
- 3 (42 U.S.C. 16513(b)) is amended by inserting at the end
- 4 the following:
- 5 "(14) Marine transportation systems, including
- 6 commercial vessels of the United States, shipyards,
- 7 marine terminals, and port facilities.".

8 **SEC. 509. REPORTS.**

- 9 (a) Report on National Defense Reserve
- 10 FLEET.—
- 11 (1) IN GENERAL.—Not later than 180 days
- after the date of enactment of this Act, and every
- 2 years thereafter, the Maritime Administrator, in
- 14 consultation with the Commander of the United
- 15 States Transportation Command and the Secretary
- of the Navy, and in accordance with paragraph (2),
- shall submit to the appropriate committees of Con-
- gress and the Maritime Security Board a report—
- 19 (A) outlining a plan for using the ship-
- building financial incentives program authorized
- 21 under section 53801 of title 46, United States
- Code, as added by section 501, and the finan-
- cial incentive programs under subpart C of sub-
- 24 title V of title 46, United States Code, to sup-
- 25 plement the size and readiness of the National

1 Defense Reserve Fleet and to improve national 2 shipbuilding and shipping infrastructure; and 3 (B) describing ways in which an expanded 4 and creative view of the make-up of vessels with 5 Voluntary Intermodal Sealift Agreements or 6 Voluntary Tanker Agreements and the ship-7 building financial incentives program authorized 8 under such section can be used to ensure gov-9 ernment access to other vessels that are critical 10 to national security, such as icebreakers, oil and 11 natural gas tankers, floating dry docks, salvage 12 vessels, dredges, ocean tugs, offshore construc-13 tion vessels, multi-use workboats, and commer-14 cial shipping vessels using small nuclear reac-15 tors. 16 (2) Additional consultation.—In preparing 17 the report under paragraph (1), the Maritime Ad-18 ministrator shall also consult with the Secretary of 19 Commerce and the Secretary of Energy with respect 20 to shipping vessels or mobile maritime power plants 21 using small nuclear reactors. 22 (b) Report on De-risking Maritime Sector.— 23 Not later than 180 days after the date of enactment of this Act, and every 2 years thereafter, the Secretary of Defense and the Secretary of Homeland Security, in co-

- 1 ordination with the Secretaries of Treasury and State, the
- 2 Maritime Administrator, the United States Trade Rep-
- 3 resentative, and the Director of the Office of Management
- 4 and Budget, shall submit to the appropriate committees
- 5 of Congress and the Maritime Security Board a report
- 6 outlining a comprehensive strategy for de-risking the
- 7 United States maritime domain from the People's Repub-
- 8 lic of China and other asymmetric or emerging maritime
- 9 threats.
- 10 (c) Report on Restricting Flow of Capital to
- 11 CCP.—Not later than 180 days after the date of enact-
- 12 ment of this Act, the Secretary of Transportation, the Sec-
- 13 retary of Defense, the Secretary of Commerce, the Sec-
- 14 retary of State, and the Secretary of the Treasury shall
- 15 submit to the appropriate committees of Congress and the
- 16 Maritime Security Board a report on ways and means for
- 17 restricting the flow of capital from the United States to
- 18 Chinese Communist Party maritime industries, which
- 19 shall include recommendations for promoting the flow of
- 20 capital within and between the United States and treaty
- 21 allies of the United States. The report shall also include
- 22 a survey of banks, pension funds, and large financial insti-
- 23 tutions, with recommendations for ways the United States
- 24 can incentivize domestic financial investments in the mari-
- 25 time industry.

4					
1	SEC	510	FYPORT	CONTROL.	REPORT

2	Not later than 1 year after the date of enactment
3	of this Act, the Secretary of State shall submit to Con-
4	gress a report assessing methods to reduce the use of ex-
5	port controls and other restrictions under the Arms Ex-
6	port Control Act (22 U.S.C. 2751 et seq.) and the Inter-
7	national Traffic in Arms Regulations under subchapter M
8	of chapter I of title 22, Code of Federal Regulations, or
9	successor regulations, that limit the ability of foreign-
10	owned marine industrial base companies to participate in
11	the United States shipbuilding industry, specifically in-
12	cluding shipbuilding for the Federal Government, while
13	ensuring appropriate safeguards for United States-based
14	firms and American workers.
15	Subtitle B—Department of Defense
15 16	Subtitle B—Department of Defense Programs
	_
16	Programs
16 17 18	Programs SEC. 511. ASSESSMENT OF THE USE OF COMMERCIAL BEST
16 17	Programs SEC. 511. ASSESSMENT OF THE USE OF COMMERCIAL BEST PRACTICES FOR NAVY SHIPBUILDING.
16 17 18	Programs SEC. 511. ASSESSMENT OF THE USE OF COMMERCIAL BEST PRACTICES FOR NAVY SHIPBUILDING. (a) ASSESSMENT.—
16 17 18 19 20	Programs SEC. 511. ASSESSMENT OF THE USE OF COMMERCIAL BEST PRACTICES FOR NAVY SHIPBUILDING. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary of the Navy,
16 17 18 19 20 21	Programs SEC. 511. ASSESSMENT OF THE USE OF COMMERCIAL BEST PRACTICES FOR NAVY SHIPBUILDING. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary of the Navy, in coordination with the Secretary of Transportation
16 17 18 19 20 21 22	Programs SEC. 511. ASSESSMENT OF THE USE OF COMMERCIAL BEST PRACTICES FOR NAVY SHIPBUILDING. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary of the Navy, in coordination with the Secretary of Transportation and the Secretary of the Department in which the
16 17 18 19 20 21 22 23	Programs SEC. 511. ASSESSMENT OF THE USE OF COMMERCIAL BEST PRACTICES FOR NAVY SHIPBUILDING. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary of the Navy, in coordination with the Secretary of Transportation and the Secretary of the Department in which the Coast Guard is operating, shall—

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1	(B) identify—
2	(i) opportunities for the Navy and
3	Coast Guard to leverage those best prac-
4	tices to make ship construction and repair
5	efforts of combatant and non-combatant
6	vessels more efficient; and
7	(ii) advanced technologies that can be
8	leveraged to improve the overall readiness
9	and dominance of the United States mari-
10	time fleet (both commercial and military),
11	to specifically include small modular reac-
12	tors for ship power and propulsion.
13	(2) Elements.—The assessment required by
14	paragraph (1) shall include the following:
15	(A) An evaluation of the best practices de-
16	scribed in subparagraph (A) of such paragraph,
17	including best practices used by commercial
18	shipyards in foreign allied countries, consider-
19	ation of commercial design standards, and the
20	vessel construction manager model used to con-
21	struct the National Security Multi Mission Ves-
22	sel Program, that could improve the efficiency
23	of shipbuilding and repair by the Navy and
24	Coast Guard.

1	(B) An identification of commercial-grade
2	components and capabilities being used in state-
3	of-the-art commercial, oceangoing maritime ves-
4	sels and an assessment of whether the Navy
5	and Coast Guard could better use commercial
6	off-the-shelf components or capabilities to re-
7	duce costs, improve efficiencies, or enhance ca-
8	pabilities in the construction of new naval ves-
9	sels and cutters, and in repair of naval vessels
10	and cutters.
11	(C) A determination as to whether ship-
12	building and acquisition programs of the Navy
13	and Coast Guard use modern best practices
14	from the commercial maritime industry in
15	terms of contracting, ship design, construction,
16	overhaul, and maintenance.
17	(D) An identification of technologies and
18	procedures that are used in commercial ship-
19	building that, if used by the Navy and Coast
20	Guard, would improve the efficiency of design-
21	ing and constructing new naval vessels.
22	(E) An identification of technologies and
23	procedures that are used in commercial ship-
24	building and repair that, if used by the Navy

1	and Coast Guard, would improve the efficiency
2	of repairing naval vessels.
3	(F) An identification of opportunities to
4	improve commonality in ship design, ship com-
5	ponents, and shipbuilding procedures between
6	commercial, oceangoing maritime vessels, naval
7	vessels, and cutters that could lead to improved
8	efficiencies and a more resilient industrial base
9	to support shipbuilding and repair for military
10	and civil maritime vessels.
11	(G) An identification of advanced nuclear
12	technologies that are under development for use
13	in commercial shipbuilding that, if used by the
14	Navy and Coast Guard, would improve the
15	operational capability of naval vessels and cut-
16	ters.
17	(H) An identification of the barriers pre-
18	venting or making prohibitive the use of small
19	modular reactors in naval or commercial, ocean-
20	going maritime vessels, including—
21	(i) ambiguity in regulations governing
22	nuclear propulsion restricting the commer-
23	cial maritime industry from utilizing nu-
24	clear propulsion or collaborating between
25	United States and foreign entities under

1	export controls requirements, including
2	section 744.5 of title 15, Code of Federal
3	Regulations (or a similar successor regula-
4	tion); and
5	(ii) a lack of clarity in the meaning of
6	"maritime (civil) nuclear propulsion plant
7	projects" contained in the Export Adminis-
8	tration Regulations and "Naval Nuclear
9	Propulsion" contained in the International
10	Traffic in Arms Regulations (Cat VI).
11	(I) An evaluation of education and tech-
12	nology development best practices used by com-
13	mercial shipyards in foreign allied countries,
14	and an identification of education and tech-
15	nology development opportunities, that could
16	improve the efficiency of shipbuilding and re-
17	pair by the Navy and Coast Guard.
18	(J) An evaluation of whether adoption of
19	the best practices evaluated under subpara-
20	graph (A) for the construction and repair of
21	naval vessels and cutters would support the do-
22	mestic commercial maritime shipbuilding indus-
23	try, the commercial maritime industrial base,
24	and the merchant marine of the United States.

1	(b) Briefing.—Not later than 180 days after the
2	date of the enactment of this Act, the Secretary of the
3	Navy shall provide to the congressional defense commit-
4	tees a briefing on—
5	(1) the results of the assessment required by
6	subsection (a); and
7	(2) a plan to execute any measures pursuant to
8	such assessment.
9	(c) Strategy Required.—Not later than 1 year
10	after the date of enactment of this Act, and biennially
11	thereafter, the Secretary of the Navy and Secretary of the
12	Department in which the Coast Guard is operating shall—
13	(1) provide to the appropriate committees of
14	Congress strategies describing how measures identi-
15	fied as a result of the assessment required by sub-
16	section (a) will be incorporated into shipbuilding
17	programs for the Navy and Coast Guard; and
18	(2) publish a public version of the strategies.
19	(d) Congressional Defense Committees De-
20	FINED.—In this section, the term "congressional defense
21	committees" has the meaning given that term in section
22	101(a) of title 10, United States Code.

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1	SEC. 512. PLAN OF ACTION FOR USE OF DEFENSE PRODUC
2	TION ACT OF 1950 AUTHORITIES.
3	(a) In General.—Not later than 180 days after the
4	date of the enactment of this Act, the President shall sub-
5	mit to the appropriate committees of Congress a report
6	on a plan of action for any use of authorities available
7	under title III of the Defense Production Act of 1950 (50
8	U.S.C. 4531 et seq.)—
9	(1) to establish or enhance a domestic produc-
10	tion capability for the construction of militarily use-
11	ful, commercial maritime vessels that can be oper-
12	ated in foreign commerce or the domestic commerce
13	of the United States;
14	(2) to establish, improve, or enhance the de-
15	fense shipyard industrial base; or
16	(3) to establish, improve, or enhance maritime
17	port infrastructure of the United States, including
18	containers and ship-to-shore cranes that were built
19	in the United States and are owned by citizens of
20	the United States.
21	(b) COORDINATION.—The President shall develop the
22	plan of action required by subsection (a) in consultation
23	with—
24	(1) the maritime security advisor (as estab-

25

lished by this Act);

1	(2) the Maritime Security Board (as established
2	by this Act);
3	(3) an advisory committee established under
4	section 708(d) of the Defense Production Act of
5	1950 (50 U.S.C. 4558(d)); and
6	(4) such stakeholders in the private sector as
7	the President considers appropriate.
8	(c) Appropriate Committees of Congress De-
9	FINED.—In this section, the term "appropriate commit-
10	tees of Congress" means—
11	(1) the Committee on Armed Services, the
12	Committee on Commerce, Science, and Transpor-
13	tation, and the Committee on Appropriations of the
14	Senate; and
15	(2) the Committee on Armed Services, the
16	Committee on Transportation and Infrastructure,
17	and the Committee on Appropriations of the House
18	of Representatives.
19	SEC. 513. STRATEGY ON DEVELOPMENT OF NAVAL REARM-
20	AT-SEA CAPABILITY.
21	(a) Strategy Required.—
22	(1) In general.—Not later than 180 days
23	after the date of the enactment of this Act, the Sec-
24	retary of the Navy shall submit to the congressional
25	defense committees a strategy for delivering a

1	rearm-at-sea capability to the surface fleet of the
2	Navy.
3	(2) Elements.—Such strategy required under
4	paragraph (1) shall include each of the following:
5	(A) A plan to develop, by not later than 3
6	years after the date of the enactment of this
7	Act, the capability to employ transportable re-
8	arming mechanism equipment to load missile
9	canisters into MK 41 vertical launch system
10	cells on Navy destroyers, including—
11	(i) an identification of the current and
12	planned investments of the Navy in tech-
13	nology development to achieve such capa-
14	bility; and
15	(ii) the anticipated cost and schedule
16	for such investments.
17	(B) A plan for the key milestone events
18	and associated dates in the development of such
19	capability.
20	(C) A plan to coordinate with allies of the
21	United States that use variants of the MK 41
22	vertical launch system manufactured by the
23	United States to jointly procure rearm-at-sea
24	capabilities.

1 (D) An identification of any courses of ac-2 tion the Secretary of the Navy is considering 3 other than the plans referred to in subpara-4 graphs (A) through (C) to address the gap be-5 tween the rearm-at-sea capabilities of the 6 United States and the capabilities of other 7 countries, including the use of uncrewed tech-8 nologies, and other commercial off-the-shelf 9 components or capabilities. (E) Such other matters as the Secretary 10 11 determines appropriate. 12 (b) Briefing.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the Navy shall provide to the congressional defense committees a 14 15 written briefing on the development of the strategy required under subsection (a). 16 SEC. 514. MILITARY SEALIFT COMMAND. 18 (a) Authority to Offer Increased Paid Leave 19 ACCRUAL.—The Secretary of the Navy is authorized to 20 offer government merchant mariners employed by Military 21 Sealift Command paid leave accrual at a faster rate than provided pursuant to the standard General Schedule (GS) system to make government seafaring jobs more competitive with the commercial sector.

1	(b) Report on Recruiting and Retention Ef-
2	FORTS.—
3	(1) In general.—Not later than 180 days
4	after the date of the enactment of this Act, and an-
5	nually thereafter, the Secretary of the Navy, in co-
6	ordination with the Commander of the Military Sea-
7	lift Command and the Maritime Security Board, and
8	in consultation with the Commander of United
9	States Transportation Command, the Commander of
10	United States Fleet Forces Command, and the As-
11	sistant Secretary of the Navy for Research, Develop-
12	ment and Acquisition, shall submit to the appro-
13	priate committees of Congress a report on efforts to
14	improve recruitment and retention of Military Sealift
15	Command Mariners.
16	(2) Elements.—The report required under
17	paragraph (1) shall consider—
18	(A) opportunities to enhance the integra-
19	tion of Military Sealift Commander civilian
20	mariners into the military command structure;
21	(B) providing training on the roles and sig-
22	nificance of Military Sealift Command civilian
23	mariner workforce to relevant military com-
24	mands; and

1	(C) authorities required to improve recruit-
2	ment and retention of civilian mariners in Mili-
3	tary Sealift Command.
4	(c) Report on Extending Charter Dura-
5	TIONS.—Not later than 90 days after the date of the en-
6	actment of this Act, the Secretary of the Navy shall sub-
7	mit to the appropriate committees of Congress a report
8	assessing the merits of extending the maximum charter
9	durations of commercial and specialty vessels for the Mili-
10	tary Sealift Command.
11	Subtitle C—Shipbuilding
12	Innovation and Infrastructure
12	SEC. 521. UNITED STATES CENTER FOR MARITIME INNOVA-
13	SEC. 521. UNITED STATES CENTER FOR MARITIME INNOVA-
13 14	TION.
14	TION.
14 15	TION. (a) In General.—Section 50307(e) of title 46,
141516	TION. (a) IN GENERAL.—Section 50307(e) of title 46, United States Code, is amended—
14151617	tion. (a) In General.—Section 50307(e) of title 46, United States Code, is amended— (1) in paragraph (1), by inserting "through the
14 15 16 17 18	TION. (a) IN GENERAL.—Section 50307(e) of title 46, United States Code, is amended— (1) in paragraph (1), by inserting "through the establishment, management, and coordination of
14 15 16 17 18 19	TION. (a) In General.—Section 50307(e) of title 46, United States Code, is amended— (1) in paragraph (1), by inserting "through the establishment, management, and coordination of geographically and topically diverse maritime incuba-
14151617181920	(a) In General.—Section 50307(e) of title 46, United States Code, is amended— (1) in paragraph (1), by inserting "through the establishment, management, and coordination of geographically and topically diverse maritime incubators" after "maritime transportation system"; and
14 15 16 17 18 19 20 21	TION. (a) IN GENERAL.—Section 50307(e) of title 46, United States Code, is amended— (1) in paragraph (1), by inserting "through the establishment, management, and coordination of geographically and topically diverse maritime incubators" after "maritime transportation system"; and (2) by striking paragraphs (2), (3), and (4),
14 15 16 17 18 19 20 21 22	TION. (a) In General.—Section 50307(e) of title 46, United States Code, is amended— (1) in paragraph (1), by inserting "through the establishment, management, and coordination of geographically and topically diverse maritime incubators" after "maritime transportation system"; and (2) by striking paragraphs (2), (3), and (4), and inserting the following:

1	dustry, as determined by the Secretary, in consulta-
2	tion with the Maritime Security Board.
3	"(3) Selection.—The Center shall be—
4	"(A) selected through a competitive proc-
5	ess of eligible entities, and if a private entity,
6	a domestic entity;
7	"(B) based in the United States with tech-
8	nical expertise in emerging marine technologies
9	and practices related to the maritime transpor-
10	tation system; and
11	"(C) located in close proximity to eligible
12	entities with expertise in United States emerg-
13	ing maritime technologies and practices.
14	"(4) COORDINATION.—The Secretary of Trans-
15	portation shall coordinate with the Maritime Secu-
16	rity Board and other agencies critical for science, re-
17	search, and regulation of emerging marine tech-
18	nologies for the maritime sector, including the De-
19	partment of Defense, the Department of Energy, the
20	Environmental Protection Agency, the National
21	Science Foundation, the Coast Guard, the National
22	Oceanic and Atmospheric Association, and the Ma-
23	rine Board of the National Academies when estab-
24	lishing the Center.

1	"(5) Responsibilities.—The Center shall
2	carry out the following activities:
3	"(A) Establish and support maritime incu-
4	bators in accordance with paragraph (6).
5	"(B) Accelerate the adoption or integration
6	of commercial technologies within the maritime
7	industry to transform the capacity and capabili-
8	ties of the merchant marine of the United
9	States.
10	"(C) Serve as the principal liaison between
11	the Maritime Security Board and maritime in-
12	cubators.
13	"(D) Carry out programs, projects, and
14	other activities to strengthen the merchant ma-
15	rine of the United States and the maritime in-
16	dustrial base.
17	"(E) Coordinate and harmonize the activi-
18	ties of other organizations and elements of the
19	maritime industry on matters relating to com-
20	mercial technologies, dual use technologies, and
21	the innovation of such technologies.
22	"(F) Coordinate and advise efforts among
23	elements of the maritime industry on matters
24	relating to the development, procurement, and
25	fielding of nontraditional capabilities and con-

1	nect entities developing those capabilities with
2	the relevant incubators.
3	"(G) Coordinate with maritime industry
4	stakeholders to identify operational challenges
5	that have the potential to be addressed through
6	the use of nontraditional capabilities, including
7	dual-use technologies that are being developed
8	and financed in the commercial sector.
9	"(H) Coordinate with maritime industry
10	stakeholders and relevant Federal agencies to
11	enhance the capacity and performance of sea-
12	ports of the United States, including through
13	hardening security, enhancing preparedness,
14	and developing United States-based supply
15	chains for port technologies and equipment.
16	"(I) Coordinate with other research and
17	development programs and centers focused on
18	modes of transportation besides maritime to de-
19	velop intermodal interoperability with the mari-
20	time industry.
21	"(J) Develop a standard design for com-
22	mercial vessels and components and features of
23	commercial vessels to be manufactured in the
24	United States, using mature, proven designs,
25	which—

I	(1) includes, to the maximum extens
2	practicable, included parts, components
3	and material manufactured in and sourced
4	from the United States;
5	"(ii) does not include any parts, com-
6	ponents, or materials manufactured by for-
7	eign entities of concern or which are pro-
8	duced in foreign countries of concern (as
9	such terms are defined in section 4 of the
10	SHIPS for America Act of 2024); and
11	"(iii) includes priorities for design
12	identified in consultation with the Sec-
13	retary of the Navy, as necessary for stra-
14	tegic sealift, informed by requirements to
15	sustain a wartime economy and military
16	operations.
17	"(K) Lead engagement with industry, aca-
18	demia, labor organizations, and other non-
19	governmental entities to develop—
20	"(i) innovative, commercial, and dual-
21	use manufacturing technologies and proc-
22	esses to construct, rehabilitate, or repair
23	maritime vessels of the Armed Forces or
24	the merchant marine of the United States

1	"(ii) additional naval architecture pro-
2	grams at institutions of higher education
3	in the United States and to expand exist-
4	ing naval architecture programs;
5	"(iii) next-generation propulsion tech-
6	nologies for the merchant marine of the
7	United States, to include small modular re-
8	actors, low-emission propulsion tech-
9	nologies, and other renewable energy solu-
10	tions;
11	"(iv) new and innovative hardware,
12	software, and systems for remote or auton-
13	omous operations at ports, intermodal fa-
14	cilities, or aboard oceangoing vessels;
15	"(v) technology and infrastructure so-
16	lutions that enhance the safe operation of
17	oceangoing vessels to protect lives, prop-
18	erty, and the environment;
19	"(vi) solutions to recruit, train, and
20	retain a skilled workforce capable of sup-
21	porting a vibrant and growing United
22	States maritime industry; and
23	"(vii) the capacity of international al-
24	lies and partners of the United States,
25	with respect to manufacturing technologies

1	and processes, to construct, rehabilitate, or
2	repair maritime vessels.
3	"(L) Work with academic and private sec-
4	tor response training centers and Centers of
5	Excellence for Domestic Maritime Workforce
6	Training and Education to develop maritime
7	strategies applicable to various segments of the
8	United States maritime industry, including the
9	inland, deep water, and coastal fleets.
10	"(M) Establish programs and initiatives to
11	share—
12	"(i) shipbuilding best practices and
13	maritime technology between vessels of the
14	Department of Defense and commercial
15	vessels of the United States; and
16	"(ii) port technology and logistics best
17	practices between the Department of De-
18	fense and commercial port operators and
19	port authorities within the United States.
20	"(N) Carry out such other activities as the
21	Maritime Security Board determines appro-
22	priate.
23	"(6) Establishment of maritime incuba-
24	TORS.—

1	"(A) ESTABLISHMENT.—The Center shall,
2	in consultation with the Maritime Security
3	Board, seek out, identify, and support the de-
4	velopment of and experimentation with commer-
5	cial technologies that have the potential to be
6	implemented within the maritime industry,
7	through the establishment of a series of mari-
8	time incubators.
9	"(B) Reflection.—Each incubator shall
10	reflect the unique nature of the region's capa-
11	bilities and academic and investor base.
12	"(C) Selection.—Incubators shall be—
13	"(i) selected through a competitive
14	process of eligible entities, and if a private
15	entity, a domestic entity;
16	"(ii) based in the United States with
17	technical expertise in emerging marine
18	technologies and practices related to the
19	maritime transportation system;
20	"(iii) based within a United States
21	maritime security investment zone as de-
22	fined in section 1400Z–3 of the Internal
23	Revenue Code of 1986 (as added by sec-
24	tion 708 of this Act);

1	"(iv) topic-specific, according to re-
2	gional maritime expertise in United States
3	emerging maritime technologies and prac-
4	tices, to include designated incubators fo-
5	cused on—
6	"(I) clean energy and alternative
7	fuels;
8	"(II) ports and shoreside infra-
9	structure;
10	"(III) vessel design and naval ar-
11	chitecture;
12	"(IV) shipbuilding and next gen-
13	eration manufacturing; and
14	"(V) other areas for maritime in-
15	novation and technology, as deter-
16	mined by the Center in coordination
17	with the Maritime Security Board.
18	"(D) Incubator responsibilities.—
19	Each maritime incubator shall—
20	"(i) serve as the principal liaison be-
21	tween the Center and individuals and enti-
22	ties that can contribute to innovation with-
23	in the maritime industry, including other
24	maritime incubators under this subsection,
25	entrepreneurs, startups, commercial tech-

1	nology companies, and venture capital
2	sources; and
3	"(ii) establish and support multi-
4	stakeholder research and innovation part-
5	nerships, as described in subparagraph
6	(G).
7	"(E) Report.—Each incubator shall sub-
8	mit quarterly activity and status reports to the
9	Center.
10	"(F) REVIEW AND TERMINATION.—
11	"(i) In General.—The Maritime Ad-
12	ministrator may, in consultation with the
13	Maritime Security Board, terminate an
14	agreement with an eligible entity selected
15	to lead a maritime incubator if the Admin-
16	istrator certifies that the eligible entity is
17	failing to meet the requirements of this
18	section.
19	"(ii) Reselection.—If the Adminis-
20	trator terminates an agreement with an el-
21	igible entity to lead a maritime incubator,
22	the Center shall initiate a new selection
23	process as required under subparagraph
24	(C) to select a new eligible entity.

1	"(iii) Review of eligible enti-
2	TIES.—Not later than 5 years after the es-
3	tablishment of maritime incubators under
4	this paragraph, and every 5 years there-
5	after, the Administrator, in coordination
6	with the Maritime Security Board, shall
7	conduct a review of all eligible entities se-
8	lected to lead a maritime incubator and
9	confirm the entity is adequately fulfilling
10	the requirements of this section.
11	"(G) Multi-stakeholder partner-
12	SHIPS.—
13	"(i) In general.—The maritime in-
14	cubators established under this subsection
15	shall establish and support multi-stake-
16	holder research and innovation partner-
17	ships that—
18	"(I) have the potential to gen-
19	erate technologies, processes, prod-
20	ucts, or other solutions that support
21	the United States maritime industry;
22	"(II) have as an objective the
23	technology transfer or commercializa-
24	tion of the work product generated by
25	the partnership, which may include

1	work product that incorporates intel-
2	lectual property developed by the Fed-
3	eral Government and licensed to the
4	partnership in accordance with clause
5	(iii); and
6	"(III) incentivize and expand
7	geographically diverse participation in
8	graduate and undergraduate institu-
9	tions of higher education, community
10	college, and other workforce programs
11	relevant to the maritime industry.
12	"(ii) Support Provided.—Support
13	provided by the maritime incubator to a
14	multi-stakeholder research and innovation
15	partnership under this subsection may in-
16	clude—
17	"(I) providing funding or other
18	resources to the partnership;
19	"(II) participating in the part-
20	nership;
21	"(III) providing technical and
22	technological advice and guidance to
23	the partnership;

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1	"(IV) suggesting and introducing
2	other participants for inclusion in the
3	partnership;
4	"(V) providing the partnership
5	with insight into desired solutions for
6	defense and security needs;
7	"(VI) providing access to Ready
8	Reserve ships for testing new tech-
9	nologies and conducting research, as
10	the maritime incubator determines ap-
11	propriate, in coordination with the
12	Center and the Administrator; and
13	"(VII) such other forms of sup-
14	port as the Center, in consultation
15	with maritime incubators and Mari-
16	time Security Board, determines ap-
17	propriate.
18	"(iii) Availability of intellec-
19	TUAL PROPERTY.—To the extent the Cen-
20	ter determines appropriate, the Center, in
21	coordination with the maritime incubators,
22	shall seek to actively inform potential par-
23	ticipants in multi-stakeholder research and
24	innovation partnerships of the availability
25	of intellectual property developed by the

1 Federal Government that may be licensed 2 to the partnership. 3 "(7) Report.—Not later than 180 days after 4 the date of enactment of the SHIPS for America 5 Act of 2024, and annually thereafter, the Center 6 shall submit to the Maritime Security Board and the 7 appropriate congressional committees a report on 8 the activities, advances, outcomes, and work product 9 of the maritime incubators and the multi-stakeholder 10 research and innovation partnerships supported 11 under this subsection. "(8) Authorization of appropriations.—In 12 13 addition to the funding contributed under subsection 14 (a)(4), there is authorized to be appropriated, out of 15 the Maritime Security Trust Fund established under 16 section 9512 of the Internal Revenue Code of 1986, 17 \$50,000,000 for each of fiscal years 2025 through 18 2034. 19 "(9) Definitions.—In this subsection: 20 "(A) Multi-stakeholder RESEARCH 21 AND INNOVATION PARTNERSHIP.—The term 22 'multi-stakeholder research and innovation part-23 nership' means a partnership composed of any combination of 2 or more of the following: 24

1	"(i) Institutions of higher education
2	(as defined in section 102 of the Higher
3	Education Act of 1965 (20 U.S.C. 1002))
4	with research and innovation capability.
5	"(ii) Nonprofit organizations that pro-
6	vide policy, research, outreach, operations
7	organizational, management, testing, eval-
8	uation, technology transfer, legal, financial
9	or advocacy expertise.
10	"(iii) For-profit commercial enter-
11	prises that may be publicly or privately
12	owned, early stage or mature, and incor-
13	porated or operating by another ownership
14	structure.
15	"(iv) Centers of excellence for domes-
16	tic maritime workforce training and edu-
17	cation (established under section 51706).
18	"(v) Maritime labor organizations.
19	"(vi) Departments or agencies of the
20	Federal Government with expertise, oper-
21	ations, or resources related to the objec-
22	tives of the multi-stakeholder research and
23	innovation partnership.
24	"(vii) State maritime academies (as
25	defined in section $51102(4)$).

1	(VIII) The United States Merchant
2	Marine Academy.
3	"(ix) National research laboratories
4	with expertise, operations, or resources re-
5	lated to the objectives of the partnership.
6	"(B) Nontraditional capability.—The
7	term 'nontraditional capability' means a solu-
8	tion to an operational challenge that can signifi-
9	cantly leverage commercial innovation or exter-
10	nal capital with minimal dependencies on field-
11	ed systems.
12	"(C) Maritime industry.—The term
13	'maritime industry' includes—
14	"(i) shipbuilders and ship repair fa-
15	cilities;
16	"(ii) ship owners;
17	"(iii) port operators;
18	"(iv) personnel of the merchant ma-
19	rine of the United States;
20	"(v) manufacturers of equipment and
21	technology instrumental to the facilitation
22	of maritime trade and commerce; and
23	"(vi) other members of the industrial
24	base that support the Navy or the mer-
25	chant marine of the United States.".

1	(b) Transition.—A Center for Maritime Innovation
2	established by the Secretary of Transportation through a
3	cooperative agreement pursuant to section 50307 of title
4	46, United States Code, as of the day before the date of
5	enactment of this Act shall—
6	(1) be deemed to be the United States Center
7	for Maritime Innovation under section 50307 of title
8	46, United States Code, as of the date of enactment
9	of this Act, with all the authorities granted by such
10	section; and
11	(2) coordinate activities of the Center with the
12	Maritime Security Board pursuant to subsection
13	(e)(4) of such section, as amended by this Act.
14	SEC. 522. NATIONAL SHIPBUILDING RESEARCH PROGRAM.
15	Section 50105(c) of title 46, United States Code, is
16	amended to read as follows:
17	"(c) National Shipbuilding Research Pro-
18	GRAM.—
19	"(1) In General.—The Maritime Adminis-
20	trator shall establish and carry out, in coordination
21	with Naval Sea Systems Command, the National
22	Shipbuilding Research Program.
23	"(2) Purposes.—The purpose of the National
24	Shipbuilding Research Program shall be to develop
25	plans for the economical construction of vessels and

1	their propelling machinery, of most modern economi-
2	cal types, giving thorough consideration to all well-
3	recognized means of propulsion and taking into ac-
4	count the benefits from standardized production
5	where practicable and desirable.
6	"(3) Activities.—The National Shipbuilding
7	Research Program shall—
8	"(A) support technology transfers and in-
9	dustry networking;
10	"(B) select and execute research and devel-
11	opment projects, which may include—
12	"(i) advancing best practices in ship-
13	building and ship repair, including alter-
14	native project management and project fi-
15	nancing arrangements for shipyards, such
16	as public-private financing;
17	"(ii) improving efficiency across the
18	shipyard industrial base of the United
19	States; and
20	"(iii) developing, maturing, and imple-
21	menting industry-relevant shipbuilding and
22	sustainment technologies;
23	"(C) carry out ad hoc initiatives focused
24	on specific target areas in shipbuilding and ship
25	repair; and

1	"(D) carry out additional activities as de-
2	termined by the Maritime Administrator or the
3	Secretary of Defense.".
4	SEC. 523. ASSESSMENT ON MARINE INFRASTRUCTURE
5	READINESS.
6	(a) In General.—Not later than 180 days after the
7	date of enactment of this Act, the Maritime Administrator
8	shall submit to Congress a report on the status and re-
9	sources and authorities needed to execute and complete
10	necessary vessels, harborcraft, port, shipyard, and other
11	infrastructure improvements to ensure the national secu-
12	rity interests of the United States and support the domes-
13	tic and foreign commerce of the United States.
14	(b) Contents.—The report under subsection (a)
15	shall include—
16	(1) consideration of existing literature and re-
17	porting from Federal and non-Federal sources;
18	(2) an assessment of the number of commercial
19	shipping vessels by class required to sustain a peace-
20	time and wartime national economy;
21	(3) an assessment of opportunities to leverage
22	private sector funding to enhance the capability of
23	marine infrastructure of the United States;

1	(4) an evaluation of future infrastructure needs
2	to support alternative fuels for vessels and
3	harboreraft;
4	(5) an assessment of an ability to construct and
5	repair seaports and shipyards during national secu-
6	rity emergencies, including readiness to construct
7	temporary facilities, and carry out marine salvage
8	and firefighting operations; and
9	(6) an evaluation of the possible effects on the
10	commercial operations of United States ports and
11	other critical infrastructure of prohibiting any entity
12	that owns or operates a port or terminal in the
13	United States from using or sharing data with—
14	(A) LOGINK;
15	(B) any logistics platform controlled by, af-
16	filiated with, or subject to the jurisdiction of
17	the Chinese Communist Party or the Govern-
18	ment of the People's Republic of China; or
19	(C) any logistics platform that shares data
20	with a system described in subparagraph (A) or
21	(B).
22	(c) Definitions.—
23	(1) Critical infrastructure.—The term
24	"critical infrastructure" has the meaning given the

1	term in section 721(a) of the Defense Production
2	Act of 1950 (50 U.S.C. 4565(a)).
3	(2) LOGNIK.—The term "LOGINK" means
4	the public, open, shared logistics information net-
5	work known as the National Public Information
6	Platform for Transportation and Logistics by the
7	Ministry of Transport of the People's Republic of
8	China.
9	TITLE VI—WORKFORCE
10	DEVELOPMENT
11	Subtitle A—Workforce Incentives
12	SEC. 601. PUBLIC SERVICE LOAN FORGIVENESS FOR MER-
13	CHANT MARINES.
14	Section 455(m) of the Higher Education Act of 1965
15	(20 U.S.C. 1087e(m)) is amended—
16	(1) in paragraph (3)(B)(i), by inserting "the
17	United States Merchant Marine (as described in
18	paragraph (5)), a United States shipyard," after
19	"law enforcement,"; and
20	(2) by adding at the end the following:
21	"(5) Full-time job in united states mer-
22	CHANT MARINE.—For purposes of loan cancellation
23	under this subsection, a full-time job in the United
24	States Merchant Marine shall mean possession of a
25	Merchant Mariner Credential authorized by the

1	Coast Guard and employment on board a vessel of
2	the United States for not less than 150 days in a
3	calendar year.".
4	SEC. 602. ELIGIBILITY FOR EDUCATIONAL ASSISTANCE.
5	(a) In General.—Chapter 521 of title 46, United
6	States Code, is amended by adding at the end the fol-
7	lowing:
8	"§ 52102. Eligibility for educational assistance
9	"(a) Eligibility.—A covered individual shall be
10	treated as an individual described in section 3311(b)(1)
11	of title 38, United States Code, for purposes of entitle-
12	ment to educational assistance under chapter 33 of such
13	title.
14	"(b) Covered Individual.—
15	"(1) In general.—In this section, the term
16	'covered individual' means an individual who—
17	"(A) served as a full-time, credentialed
18	United States Merchant Mariner for not less
19	than 10 years;
20	"(B) as a result of such service received
21	the Merchant Marine Expeditionary Medal or
22	another award for service in a designated com-
23	bat zone after the date of enactment of this sec-
24	tion; and

1	"(C) is not eligible under any other provi-
2	sion of law for benefits under laws administered
3	by the Secretary of Veterans Affairs.
4	"(2) Full-time, credentialed united
5	STATES MERCHANT MARINER.—For purposes of
6	paragraph (1), serving as a 'full-time, credentialed
7	United States Merchant Mariner' means possession
8	of a Merchant Mariner Credential authorized by the
9	Coast Guard and employment on board a vessel of
10	the United States for not less than 150 days in a
11	calendar year.
12	"(c) Reimbursement.—There is authorized to be
13	appropriated to the Secretary of Veterans Affairs such
14	sums as may be necessary to carry out this section from
15	the Maritime Security Trust Fund established under sec-
16	tion 9512 of chapter 98 of the Internal Revenue Code of
17	1986.".
18	(b) Clerical Amendment.—The table of sections
19	for chapter 521 of title 46, United States Code, is amend-
20	ed by adding at the end the following:
	"52102. Eligibility for educational assistance.".
21	SEC. 603. ELIGIBILITY OF MARINERS TO ATTEND NAVAL
22	POSTGRADUATE SCHOOL.
23	(a) In General.—Section 8545 of title 10, United
24	States Code, is amended—

1	(1) in subsection (a), by adding at the end the
2	following new paragraph:
3	"(3) The Secretary may permit an officer or
4	unlicensed mariner of the United States Merchant
5	Marine to receive instruction at the Naval Post-
6	graduate School.";
7	(2) in subsection (b)(1), by adding at the end
8	the following new sentence: "The Secretary of
9	Transportation shall bear the cost of the instruction
10	received by officers and unlicensed mariners of the
11	United States Merchant Marine detailed for that in-
12	struction."; and
13	(3) in subsection (c), by inserting ", and offi-
14	cers and unlicensed mariners of the United States
15	Merchant Marine," after "Coast Guard".
16	(b) Report Required.—Not later than 180 days
17	after the date of enactment of this Act, the Secretary of
18	Transportation, in consultation with the Secretary of De-
19	fense, shall submit to Congress a report assessing what
20	matters relating to military training it would be beneficial
21	for mariners to study at the Naval Postgraduate School.

SEC. 604. REIMBURSEMENT OF QUALIFYING SPOUSE RELI-
CENSING COSTS AND BUSINESS COSTS.
(a) In General.—Chapter 521 of title 46, United
States Code, as amended by section 602, is further amend-
ed by adding at the end the following:
"§ 52103. Reimbursement of qualifying spouse reli-
censing costs and business costs
"(a) In General.—The Secretary of Transportation
shall establish a program to reimburse an individual serv-
ing in the merchant marine of the United States for quali-
fied relicensing costs and qualified business costs of the
spouse of that individual when the individual relocates to
a new jurisdiction or geographic area as the result of a
reassignment as a result of service as a commissioned offi-
cer in the Navy Reserve (including the Strategic Sealift
Officer Program, Navy Reserve), the Coast Guard Re-
serve, or any other reserve component of the Armed Serv-
ices of the United States.
"(b) Limitations.—
"(1) Relicensing.—Reimbursement provided
to a member under this subsection for qualified reli-
censing costs may not exceed \$1,000 in connection
with each relocation described in paragraph (1).
"(2) Business costs.—Reimbursement pro-
vided to a member under this subsection for quali-

1 fied business costs may not exceed \$1,000 in connec-2 tion with each relocation described in paragraph (1). 3 "(3) DEADLINE.—No reimbursement may be 4 provided under this subsection for qualified reli-5 censing costs or qualified business costs paid or in-6 curred after December 31, 2034. 7 "(c) QUALIFIED RELICENSING COSTS.—In this sec-8 tion, the term 'qualified relicensing costs' means costs, in-9 cluding exam, continuing education courses, business li-10 cense, permit, and registration fees, incurred by the 11 spouse of an individual serving in the merchant marine of the United States if— 12 13 "(1) the spouse was licensed or certified in a 14 profession, or owned a business, during the individ-15 ual's previous assignment and requires a new profes-16 sional license or certification, or business license or 17 permit, to engage in that profession in a new juris-18 diction because of the individual's relocation de-19 scribed in paragraph (1); and 20 "(2) the costs were incurred or paid to secure 21 or maintain the professional license or certification, 22 or business license or permit, from the new jurisdic-23 tion in connection with such relocation. 24 "(d) QUALIFIED BUSINESS COSTS.—In this section, the term 'qualified business costs' means costs, including

- 1 moving services for equipment, equipment removal, new
- 2 equipment purchases, information technology expenses,
- 3 and inspection fees, incurred by the spouse of an indi-
- 4 vidual serving in the merchant marine of the United
- 5 States if—
- 6 "(1) the spouse owned a business during the in-
- 7 dividual's previous assignment and the costs result
- 8 from the individual's relocation described in para-
- 9 graph (1); and
- 10 "(2) the costs were incurred or paid to move
- such business to a new location in connection with
- such relocation.
- 13 "(e) Authorization of Appropriations.—There
- 14 is authorized to be appropriated out of the Maritime Secu-
- 15 rity Trust Fund, established under section 9512 of the
- 16 Internal Revenue Code of 1986 to carry out this section,
- 17 \$500,000 for each of fiscal years 2025 through 2034.".
- 18 (b) Clerical Amendment.—The table of sections
- 19 for chapter 521 of title 46, United States Code, as amend-
- 20 ed by section 602, is further amended by adding at the
- 21 end the following:

[&]quot;52103. Reimbursement of qualifying spouse relicensing costs and business costs.".

SEC. 605. NONCOMPETITIVE ELIGIBILITY FOR FEDERAL
EMPLOYMENT.
(a) Amendment.—Chapter 521 of title 46, United
States Code, as amended by sections 602 and 604, is
amended by adding at the end the following:
"§ 52104. Noncompetitive eligibility for Federal em-
ployment
"(a) Definition of Agency.—In this section, the
term 'agency'—
"(1) has the meaning given the term 'Executive
agency' in section 105 of title 5, United States Code;
"(2) includes the United States Postal Service
and the Postal Regulatory Commission; and
"(3) does not include the Government Account-
ability Office.
"(b) APPOINTMENT AUTHORITY.—The head of an
agency may appoint noncompetitively—
"(1) a graduate of the United States Merchant
Marine Academy who has met all of the require-
ments of their cadet commitment agreement under
section 51306 of title 46, United States Code; or
"(2) a credentialed United States Merchant
Mariner with an officer or rating endorsement who
has completed not less than 7 years of service
aboard a vessel of the United States.".

1	(b) Clerical Amendment.—The table of sections
2	for chapter 521 of title 46, United States Code, as amend-
3	ed by sections 602 and 604, is amended by adding at the
4	end the following:
	"52104. Noncompetitive eligibility for Federal employment.".
5	SEC. 606. UNITED STATES MERCHANT MARINE CAREER RE-
6	TENTION PROGRAM.
7	(a) Sense of Congress.—It is the sense of Con-
8	gress that—
9	(1) it takes years of training and experience,
10	and costly license trainings, to earn mariner quali-
11	fications;
12	(2) with just around 12,000 merchant mariners
13	of the United States operating oceangoing vessels,
14	compared with China's more than 1,700,000 sea-
15	farers, the United States may not have a sufficient
16	number of mariners to fully power the strategic sea-
17	lift vessels necessary in a future prolonged conflict;
18	(3) the United States requires a qualified work-
19	force of sufficient size that is ready and available to
20	crew vessels of the United States for national de-
21	fense or national emergency; and
22	(4) a workforce committed to take all measures
23	possible to expand, develop, and protect the domestic
24	maritime workforce should—

1	(A) support a retention program to permit
2	credentialed merchant mariners to maintain
3	recency through a coordinated Federal pro-
4	gram, in coordination with maritime labor orga-
5	nizations; and
6	(B) implement civil service, workplace, and
7	hiring protections.
8	(b) AMENDMENT.—Chapter 521 of title 46, United
9	States Code, as amended by sections 602, 604, and 605,
10	is further amended by adding at the end the following:
11	"§ 52105. United States Merchant Marine Career Re-
12	tention Program
13	"(a) Establishment.—The Maritime Adminis-
14	trator shall establish a program, to be known as the
15	'United States Merchant Marine Career Retention Pro-
16	gram', to ensure that a qualified workforce of sufficient
17	size is ready to crew strategic sealift vessels in the event
18	of a national defense or national emergency activation.
19	Through the United States Merchant Marine Career Re-
20	tention Program, the Maritime Administrator shall estab-
21	lish and administer mechanisms to register merchant
22	mariners and mariner employers to participate in the Pro-
23	gram.
24	"(b) Implementation.—The Maritime Adminis-
25	trator shall—

1	"(1) appoint a board of directors to oversee the
2	United States Merchant Marine Career Retention
3	Program;
4	"(2) appoint and facilitate a working group to
5	recommend policies, procedures, and a prioritization
6	matrix for the United States Merchant Marine Ca-
7	reer Retention Program, which shall be composed of
8	representatives from major stakeholders, including
9	maritime labor organizations, credentialed United
10	States Merchant Mariners, vessel owners, vessel op-
11	erators, the United States Merchant Marine Acad-
12	emy, State maritime academies, United States Mili-
13	tary Sealift Command, and other likely employers of
14	members of the United States Merchant Marine Ca-
15	reer Retention Program; and
16	"(3) submit to Congress an annual evaluation
17	of the United States Merchant Marine Career Re-
18	tention Program.
19	"(c) Membership in United States Merchant
20	MARINE CAREER RETENTION PROGRAM.—
21	"(1) In general.—There shall be 2 paths to
22	enrollment in the United States Merchant Marine
23	Career Retention Program as described in para-
24	graphs (2) and (3).

1	"(2) Members who work ashore who hold
2	MARINER QUALIFICATIONS.—
3	"(A) OPPORTUNITIES.—The United States
4	Merchant Marine Career Retention Program
5	shall provide individuals who hold Coast Guard
6	issued mariner qualifications who work ashore
7	with an opportunity to maintain, or potentially
8	upgrade, their mariner qualifications and cre-
9	dentials by—
10	"(i) providing qualified service at sea
11	on vessels of the United States; and
12	"(ii) participating in compulsory
13	training.
14	"(B) STRUCTURE.—The United States
15	Merchant Marine Career Retention Program
16	shall be open for enrollment to both licensed
17	and unlicensed mariners and provide members
18	with an 8–3–1 schedule as follows:
19	"(i) 8 months shoreside employment.
20	"(ii) 3 months sailing employment de-
21	signed to ensure that members meet the
22	minimum sea-time requirement to main-
23	tain the credentials required by the Stand-
24	ards of Training, Certification, and
25	Watchkeeping certification, or, depending

I	on mariner and employer requirements,
2	more frequent, but shorter-duration sailing
3	assignments.
4	"(iii) 1 month vacation, which is in
5	addition to vacation provided by the shore-
6	side employer.
7	"(C) Ashore employers.—
8	"(i) Employer obligations.—The
9	employer of a member of the United States
10	Merchant Marine Career Retention Pro-
11	gram described under this paragraph shall
12	grant the member—
13	"(I) an unpaid leave of absence
14	for the duration of the member's
15	training, sailing, and vacation with
16	the United States Merchant Marine
17	Career Retention Program; and
18	"(II) the same or an equivalent
19	position with the employer when the
20	member returns from training, sailing,
21	or vacation with the United States
22	Merchant Marine Career Retention
23	Program.
24	"(D) SEA DAY ASSIGNMENTS.—The United
25	States Merchant Marine Career Retention Pro-

1	gram shall, with respect to members described
2	under this paragraph—
3	"(i) maintain records of each mem-
4	ber's qualifications, sea time, and avail-
5	ability, and prioritize assignments on these
6	and other factors with the goal of maxi-
7	mizing the United States Merchant Marine
8	Career Retention Program readiness to
9	support strategic sealift;
10	"(ii) maintain a 'job call' program of-
11	fice that coordinates how jobs become
12	available for members from State maritime
13	academies, vessel operating companies,
14	maritime labor organizations, United
15	States Military Sealift Command, and
16	other organizations responsible for crewing
17	vessels of the United States of qualifying
18	tonnage or horsepower;
19	"(iii) establish partnerships with State
20	maritime academies and the United States
21	Military Sealift Command that aim to es-
22	tablish reliable crewing jobs with job cycles
23	that maximize the readiness of United
24	States Merchant Marine Career Retention
25	Program;

1	"(iv) dispatch members to fill avail-
2	able jobs, prioritizing maximizing readiness
3	for strategic sealift, taking into consider-
4	ation mariner availability and credentials,
5	sea time requirements to maintain mer-
6	chant mariner credentials, predicted pro-
7	gram demand for specific ratings, and ex-
8	pected expansion or contraction of the pro-
9	gram's membership; and
10	"(v) coordinate with vessel operators
11	and labor organizations to ensure that
12	members in the United States Merchant
13	Marine Career Retention Program are
14	given opportunities to fulfill their sea time
15	and maintain the credentials required by
16	the Standards of Training, Certification,
17	and, Watchkeeping certification.
18	"(E) USERRA PROTECTIONS.—Members
19	of the United States Merchant Marine Career
20	Retention Program described under this para-
21	graph shall be entitled to protections and obli-
22	gations under chapter 43 of title 38 (commonly
23	known as the 'Uniformed Services Employment
24	and Reemployment Rights Act').

1	"(F) REQUIREMENT.—A member in the
2	United States Merchant Marine Career Reten-
3	tion Program described under this paragraph
4	may not fail to accept a sea day assignment
5	and remain in good standing with the Program,
6	unless a hardship exemption is provided by the
7	Maritime Administrator under subsection (e).
8	"(3) Members serving on foreign ves-
9	SELS.—
10	"(A) IN GENERAL.—The United States
11	Merchant Marine Career Retention Program
12	shall be open for enrollment to individuals
13	who—
14	"(i) hold Coast Guard issued mer-
15	chant mariner credentials required by the
16	Standards of Training, Certification, and
17	Watchkeeping Certification;
18	"(ii) have completed their service obli-
19	gations with respect to any previous enroll-
20	ment in a Federal or State maritime acad-
21	emy, if applicable; and
22	"(iii) are serving on a foreign vessel
23	(as defined in section 110) that is not
24	owned by a foreign entity of concern (as
25	that term is defined in section 4 of the

1	SHIPS for America Act of 2024) or a ves-
2	sel registered under a registry of a foreign
3	country of concern or operated under the
4	authority of a foreign country of concern
5	(as that term is defined in such section 4).
6	"(B) REQUIREMENT.—Members of the
7	United States Merchant Marine Career Reten-
8	tion Program described under this paragraph
9	shall maintain—
10	"(i) Standards of Training, Certifi-
11	cation, and Watchkeeping Certification
12	currency;
13	"(ii) a valid merchant mariner creden-
14	tial, unlimited as to horsepower or ton-
15	nage, issued by the United States Coast
16	Guard as an officer in the merchant ma-
17	rine of the United States, accompanied by
18	the appropriate national and international
19	endorsements and certifications required
20	by the Coast Guard for service aboard ves-
21	sels on domestic and international voyages,
22	without limitation;
23	"(iii) a valid transportation worker
24	identification credential;

1	"(iv) a Coast Guard medical certifi-
2	cate; and
3	"(v) classes and certifications de-
4	scribed in subparagraph (C).
5	"(C) Certifications.—The Adminis-
6	trator shall publish a list of classes and certifi-
7	cations required for individuals described in
8	subparagraph (A) to be eligible for the United
9	States Merchant Marine Career Retention Pro-
10	gram.
11	"(D) Rule of Construction.—Nothing
12	in subparagraph (A) shall be construed to allow
13	the United States Coast Guard to prevent or
14	delay a merchant mariner who is otherwise eli-
15	gible from attaining a more advanced rank or
16	credential for Merchant Mariners sailing on for-
17	eign vessels.
18	"(E) USERRA PROTECTIONS.—Members
19	of the United States Merchant Marine Career
20	Retention Program described under this para-
21	graph shall be entitled to protections and obli-
22	gations under chapter 43 of title 38 (commonly
23	known as the 'Uniformed Services Employment
24	and Reemployment Rights Act').

1	"(d) Enforcement.—The Maritime Administrator
2	shall ensure all members of the Merchant Marine Career
3	Retention Program remain in good standing with the re-
4	quirements of the Program.
5	"(1) Enforcement.—Subject to paragraph
6	(2), members found to be in noncompliance with the
7	requirements of the Program shall—
8	"(A) have their reservist status terminated;
9	and
10	"(B) forfeit the protections provided under
11	chapter 43 of title 38 (commonly known as the
12	'Uniformed Services Employment and Reem-
13	ployment Rights Act').
14	"(2) Exception.—In cases where the Maritime
15	Administrator determines a hardship exists, which
16	prevents the mariner from meeting the requirements
17	of the Program, the requirements of paragraph (1)
18	shall not apply.
19	"(e) Authorization of Appropriations.—There
20	is authorized to be appropriated out of the Maritime Secu-
21	rity Trust Fund established under section 9512 of the In-
22	ternal Revenue Code of 1986 to carry out this section,
23	\$2,000,000 for each of fiscal years 2025 through 2034.".
24	(c) Clerical Amendment.—The table of sections
25	for chapter 521 of title 46, United States Code, as amend-

- 1 ed by sections 602, 604, and 605, is amended by adding
- 2 at the end the following:

"52105. United States Merchant Marine Career Retention Program.".

3 Subtitle B—Workforce Pipeline

4								
4	SEC	611	MARITIME	AND	SHIPRIII	DING	RECRUITING	CAM

5	PAIGN.
9	1 1110111

- 6 (a) Purposes.—The purposes of this section are
- 7 to—
- 8 (1) address the shortage of workers in the mar-
- 9 itime sector and stimulate growth in the United
- 10 States Merchant Marine and shipbuilding industries
- by providing funding for a comprehensive marketing,
- recruiting, and public relations campaign; and
- 13 (2) expand and nurture a robust maritime
- workforce that enhances the national security and
- strategic sealift readiness of the United States.
- 16 (b) IN GENERAL.—The Maritime Administrator, in
- 17 consultation with the Maritime Security Board, through
- 18 contracts described in subsection (c), shall develop and de-
- 19 ploy branding, content, advertising buys, and local and na-
- 20 tional engagement strategies to implement the campaigns
- 21 described in subsection (d).
- (c) Contracts.—The contracts described in this
- 23 subsection shall be made to reputable marketing, recruit-
- 24 ing, and public relations firms through a competitive bid-
- 25 ding process.

1	(a) CAMPAIGNS.—The Maritime Administrator, in
2	coordination with the Secretary of Labor and in consulta-
3	tion with the Secretary of Defense, shall carry out tar-
4	geted campaigns under this section to—
5	(1) promote the virtues of work in the merchant
6	marine of the United States for the purpose of sail-
7	ing in international trade, including Military Sealift
8	Command mariner positions, and the critical need
9	for skilled workers in the maritime industry, and to
10	attract workers to such industry; and
11	(2) promote the virtues of work in the ship-
12	building industry of the United States, highlighting
13	the critical need for skilled workers in the ship-
14	building industry, and to attract workers to such in-
15	dustry.
16	(e) Campaign Objectives.—The campaigns under
17	this section shall focus on the following objectives:
18	(1) Emphasize the importance of maritime and
19	shipbuilding work for national security.
20	(2) Showcase the numerous opportunities avail-
21	able in the maritime industry and the shipbuilding
22	industry.
23	(3) Highlight the shortage of workers in the
24	maritime industry and the shipbuilding industry.

1	(4) Seek out new and non-traditional audiences
2	and platforms to bring workers from different back-
3	grounds and with different skill sets into the mari-
4	time industry and shipbuilding industry.
5	(5) Promote the excitement, benefits, and ap-
6	peal of a career in the maritime industry and the
7	shipbuilding industry.
8	(6) Inform potential workers of the points of
9	entry available to join and receive training for such
10	a career, including—
11	(A) the United States Merchant Marine
12	Academy;
13	(B) State and regional maritime academies
14	described in chapter 515 of title 46, United
15	States Code;
16	(C) merchant mariner and shipbuilding
17	labor organization training facilities;
18	(D) merchant mariner and shipbuilding
19	apprenticeship programs approved by the Sec-
20	retary of Labor;
21	(E) shipbuilding industry training pro-
22	grams;
23	(F) certain community colleges and private
24	institutions of higher education;
25	(G) maritime training high schools; and

1	(H) Centers of Excellence for Domestic
2	Maritime Workforce Training and Education
3	designated by the Maritime Administration.
4	(7) Inform potential workers of sources of fi-
5	nancial assistance for training for individuals inter-
6	ested in joining the maritime industry and the ship-
7	building industry.
8	(8) Attract workers to the maritime and ship-
9	building industries.
10	(9) Highlight successes in the United States
11	maritime and shipbuilding industries.
12	(f) Target Audience.—Each campaign under this
13	section shall target a diverse audience, including—
14	(1) potential workers interested in maritime in-
15	dustry careers or shipbuilding industry careers;
16	(2) educational institutions and their students
17	considering vocational training in the maritime in-
18	dustry and shipbuilding industry, including kinder-
19	garten through grade 12 levels;
20	(3) veterans and individuals seeking career
21	transitions; and
22	(4) the general public to raise awareness about
23	the importance of the maritime and shipbuilding in-
24	dustries.
25	(g) Reporting and Accountability.—

1	(1) Quarterly report.—Not later than 30
2	days after the last day of each quarter of each fiscal
3	year during which a campaign is carried out under
4	this section, the firm selected under subsection (b)
5	shall submit a report with respect to such quarter to
6	the Maritime Administrator and the appropriate
7	committees of Congress detailing the progress, out-
8	reach, and impact of each campaign carried out
9	under this section during such quarter and the effec-
10	tiveness of each such campaign in increasing appli-
11	cations for employment in the maritime and ship-
12	building industries of the United States.
13	(2) Final Report.—The firm selected under
14	subsection (b) shall submit a comprehensive final re-
15	port not later than 60 days after the conclusion of
16	all campaigns carried out under this section.
17	(h) Effective Date.—The Maritime Administrator
18	shall initiate the competitive bidding process described in
19	subsection (b) not later than 180 days after the date that
20	appropriations are first made available for this section.
21	(i) Authorization of Appropriations.—
22	(1) FY 2025-2028.—There are authorized to be
23	appropriated out of the Maritime Security Trust
24	Fund, established under section 9512 of the Internal

Revenue Code of 1986 to the Maritime Adminis-

25

1	trator, for each of fiscal year 2025, 2026, 2027, and
2	2028, \$15,000,000 to carry out this section, of
3	which—
4	(A) \$10,000,000 shall be for the program
5	established under subsection (d)(1) (work in the
6	United States Merchant Marine); and
7	(B) \$5,000,000 shall be for the program
8	established under subsection (d)(2) (work in the
9	shipbuilding industry).
10	(2) FY 2029-2034.—There are authorized to be
11	appropriated out of the Maritime Security Trust
12	Fund, established under section 9512 of the Internal
13	Revenue Code of 1986 to the Maritime Adminis-
14	trator, for each of fiscal year 2029, 2030, 2031
15	2032, 2033, and 2034, \$25,000,000 to carry out
16	this section, of which—
17	(A) \$15,000,000 shall be for the program
18	established under subsection (d)(1) (work in the
19	United States Merchant Marine); and
20	(B) \$10,000,000 shall be for the program
21	established under subsection (d)(2) (work in the
22	shipbuilding industry).

1	SEC. 612. CENTERS OF EXCELLENCE FOR DOMESTIC MARI-
2	TIME WORKFORCE TRAINING AND EDU-
3	CATION.
4	Section 51706 of title 46, United States Code, is
5	amended—
6	(1) in subsection $(c)(1)(B)(iii)$, by striking
7	"nonprofit entity" and inserting "entity"; and
8	(2) by adding to the end the following:
9	"(d) Authorization of Appropriations.—There
10	is authorized to be appropriated out of the Maritime Secu-
11	rity Trust Fund, established under section 9512 of the
12	Internal Revenue Code of 1986 to carry out this section,
13	\$25,000,000 for each of fiscal years 2025 through 2034.".
14	SEC. 613. MARITIME CAREER AND TECHNICAL EDUCATION
15	ADVISORY COMMITTEE.
15 16	ADVISORY COMMITTEE. (a) DEFINITIONS.—In this section:
16	(a) Definitions.—In this section:
16 17	(a) Definitions.—In this section:(1) Administrator.—The term "Adminis-
16 17 18	(a) DEFINITIONS.—In this section:(1) ADMINISTRATOR.—The term "Administrator" means the Maritime Administrator.
16 17 18 19	 (a) Definitions.—In this section: (1) Administrator.—The term "Administrator" means the Maritime Administrator. (2) Advisory committee.—The term "Advi-
16 17 18 19 20	 (a) Definitions.—In this section: (1) Administrator.—The term "Administrator" means the Maritime Administrator. (2) Advisory committee.—The term "Advisory Committee" means the Maritime Career and
16 17 18 19 20 21	 (a) Definitions.—In this section: (1) Administrator.—The term "Administrator" means the Maritime Administrator. (2) Advisory Committee.—The term "Advisory Committee" means the Maritime Career and Technical Education Advisory Committee established
16171819202122	 (a) Definitions.—In this section: (1) Administrator.—The term "Administrator" means the Maritime Administrator. (2) Advisory committee.—The term "Advisory Committee" means the Maritime Career and Technical Education Advisory Committee established under subsection (b).
16 17 18 19 20 21 22 23	 (a) Definitions.—In this section: (1) Administrator.—The term "Administrator" means the Maritime Administrator. (2) Advisory committee.—The term "Advisory Committee" means the Maritime Career and Technical Education Advisory Committee established under subsection (b). (b) Advisory Committee Plan and Established

1	shall develop a plan, and notify Congress of such
2	plan, to establish a Maritime Career and Technical
3	Education Advisory Committee to—
4	(A) bring representatives of maritime in-
5	dustrial base employers and education providers
6	together to identify joint opportunities to train
7	needed workers for maritime careers; and
8	(B) develop and disperse best practices and
9	recommendations for the improvement of ship-
10	building education and training programs, naval
11	architecture education programs, and merchant
12	marine training and certification programs.
13	(2) Establishment.—Not later than 1 year
14	after the date of enactment of this Act, the Adminis-
15	trator shall establish the Advisory Committee.
16	(c) Membership.—
17	(1) Administrator.—The Advisory Committee
18	shall include the Administrator (or a delegate of the
19	Administrator) who shall serve as Chair of the Advi-
20	sory Committee.
21	(2) Representatives.—The Advisory Com-
22	mittee shall be composed of representatives from
23	each of the following, to be appointed the Adminis-
24	trator:

1	(A) Maritime education, including rep-
2	resentatives from—
3	(i) the Centers of Excellence for Do-
4	mestic Maritime Workforce Training and
5	Education designated by the Maritime Ad-
6	ministration, taking into consideration—
7	(I) geographic diversity;
8	(II) the rate of employment after
9	graduation;
10	(III) training or skillset diversity;
11	and
12	(IV) other qualities as deter-
13	mined by the Administrator;
14	(ii) the United States Naval Sea
15	Cadet Corps; and
16	(iii) kindergarten through grade 12
17	maritime education programs designated
18	by the Maritime Administration.
19	(B) The maritime workforce, including
20	representatives from—
21	(i) skilled workers representing a wide
22	swath of the career and technical maritime
23	industry both onshore and offshore;
24	(ii) career and technical education cer-
25	tified instructors; and

1	(iii) maritime labor organizations.
2	(C) Maritime industry, including represent-
3	atives from—
4	(i) shipbuilding, ship repair, and ship-
5	yard industry stakeholders;
6	(ii) maritime industrial base coali-
7	tions;
8	(iii) shipping industry stakeholders;
9	and
10	(iv) owners and operators of vessels of
11	the United States.
12	(D) Technical nonprofit organizations with
13	expertise in the maritime industry, including
14	representatives from—
15	(i) think tanks;
16	(ii) recognized classification societies;
17	and
18	(iii) professional societies.
19	(E) The Federal Government, including
20	representatives from—
21	(i) the Department of Education;
22	(ii) the Department of Labor;
23	(iii) the Department of Transpor-
24	tation;
25	(iv) the Department of the Navy;

1	(v) the United States Coast Guard;
2	(vi) the National Oceanic and Atmos-
3	pheric Administration;
4	(vii) the Army Corps of Engineers;
5	and
6	(viii) the Federal Maritime Commis-
7	sion
8	(d) Meetings.—
9	(1) In General.—The Advisory Committee
10	shall meet not less often than annually.
11	(2) Quorum established.—Two thirds of all
12	members appointed by the Administrator under sub-
13	section (c) shall constitute a quorum for a meeting
14	of the Advisory Committee.
15	(3) Working Groups.—The Advisory Com-
16	mittee shall include working groups that shall meet
17	not less often than quarterly each year.
18	(e) FACA.—Chapter 10 of title 5, United States
19	Code, shall apply to the Advisory Committee.
20	(f) DEVELOPMENT OF CURRICULA.—Consistent with
21	the purposes of the Advisory Committee established in
22	subsection (b) and applicable law (including regulations),
23	the Advisory Committee shall recommend curricula for key
24	skills for maritime professionals and make such curricula
25	publicly available to institutions of higher education, ca-

- 1 reer and technical education schools, and State maritime
- 3 (g) Reporting.—The Advisory Committee shall sub-
- 4 mit to the appropriate committees of Congress and the
- 5 Maritime Security Board and publish on the website of
- 6 the Maritime Administration, an annual report that in-
- 7 cludes best practices and policy recommendations, as de-
- 8 scribed in subsection (b).

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academies.

- 9 (h) Rule of Construction.—Nothing in this sec-
- 10 tion shall be construed to create new regulatory authority
- 11 or supersede existing law (including regulations) as of the
- 12 day before the date of enactment of this Act, relating to
- 13 shipbuilding education and training programs, naval ar-
- 14 chitecture education programs, and merchant marine
- 15 training and certification programs.
- 16 SEC. 614. MILITARY CANDIDATES TO MARINER CAREERS
- 17 RECRUITMENT EXCHANGE.
- 18 (a) Duties of Secretary of Defense.—The Sec-
- 19 retary of Defense shall—
- 20 (1) encourage and incentivize military recruiters
- 21 to recommend the United States Department of
- Transportation Maritime Administration to potential
- 23 recruits who do not qualify for military service in the
- 24 Armed Forces; and

1	(2) establish a mechanism for military recruit-
2	ers to introduce recruits described in paragraph (1)
3	who are interested in maritime service to representa-
4	tives from the Maritime Administration, in accord-
5	ance with the procedures established under sub-
6	section (b).
7	(b) Duties of the Maritime Administrator.—
8	The Maritime Administrator shall—
9	(1) establish a mechanism to receive recruit-
10	ment referrals from military recruiters;
11	(2) provide hand-off services to connect recruits
12	with educational resources and institutions, recog-
13	nized Maritime Centers of Excellence, eligible mari-
14	time industry employers, and other maritime indus-
15	try career services, as appropriate;
16	(3) track the number of referrals from the De-
17	partment of Defense; and
18	(4) track the number of recruits who enroll in
19	maritime industry programs, to the extent prac-
20	ticable.
21	(c) Reporting Requirement.—
22	(1) Briefing on the implementation
23	STRATEGY.—Not later than 90 days after the date
24	of enactment of this Act, the Maritime Adminis-
25	trator, in coordination with the Secretary of De-

1	fense, shall submit a briefing to the appropriate
2	committees of Congress about a strategy for imple-
3	menting the activities required under this section,
4	including—
5	(A) a timeline for implementation; and
6	(B) the identification of the Department of
7	Defense recruiter incentives and training re-
8	quired for maximum utility in carrying out such
9	activities.
10	(2) Annual report on program efficacy.—
11	One year after the date of enactment of this Act,
12	and annually thereafter, the Maritime Adminis-
13	trator, in coordination with the Secretary of De-
14	fense, shall submit a report to the appropriate com-
15	mittees of Congress on the efficacy and utility of the
16	activities carried out under this section, including—
17	(A) the number of Department of Defense
18	referrals to the Maritime Administration;
19	(B) the number of Maritime Administra-
20	tion hand-offs to the maritime industry;
21	(C) an assessment of the efficacy of the ac-
22	tivities carried out under this section; and
23	(D) challenges and recommendations relat-
24	ing to such activities.

1	SEC	615	MADITIME	WODKED	$\mathbf{D}\mathbf{A}\mathbf{T}\mathbf{A}$	COLLECTION
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2	(a) Publication of Report.—The Maritime Ad-
3	ministrator shall publish an biennial report on the state
4	of the merchant mariner workforce.
5	(b) Completion of Report.—The Maritime Ad-
6	ministrator shall complete the biennial report required
7	under subsection (a) or enter into a contract with another
8	entity to complete the report.
9	(c) Content of Report.—The biennial report re-
10	quired under subsection (a) shall include, at minimum—
11	(1) a count of United States Merchant Mari-
12	ners with valid merchant mariner credentials and
13	credentials in continuity endorsement;
14	(2) a count of inactive but credentialed and for-
15	merly credentialed United States Merchant Mari-
16	ners, to the extent practicable, and an evaluation
17	of—
18	(A) the challenges to identifying such indi-
19	viduals;
20	(B) opportunities to partner with Federal,
21	State, local, and non-government entities to
22	identify such individuals; and
23	(C) an action plan of how to implement the
24	opportunities described under subparagraph
25	(B);

1	(3) a count of United States mariners and for-
2	eign workers employed on vessels, rigs, platforms,
3	and other vehicles or structures off the coast of the
4	United States and an evaluation of the percentage of
5	United States and foreign workers employed on—
6	(A) coastwise-endorsed vessels; and
7	(B) vessels of the United States which do
8	not have a coastwise endorsement;
9	(4) a listing of actively operating vessels of the
10	United States;
11	(5) a report of merchant mariner requirements
12	needed in the event of a national defense sealift op-
13	eration and any gaps identified in quantity and qual-
14	ity, and other variables of concern, as determined by
15	the Administrator;
16	(6) a general outlook for the future of the mer-
17	chant mariner industry and potential gaps or sur-
18	pluses of merchant mariners;
19	(7) identification of any concerns in the
20	credentialing of merchant mariners, which may in-
21	clude general processing issues, shortage of training
22	providers or instructors, and barriers to entry due to
23	costs to the economically disadvantaged; and
24	(8) recommendations, based on data collected,
25	on ways to—

1	(A) improve retention of existing merchant
2	mariners;
3	(B) create expedited pathways for mari-
4	ners with expired credentials to renew their cre-
5	dentials; and
6	(C) encourage new merchant mariners to
7	enter the industry.
8	(d) Accessibility of Data.—
9	(1) In general.—Except as provided in para-
10	graph (2), the Maritime Administrator, and any au-
11	thorized agent of the Maritime Administrator, shall
12	have full access to available Coast Guard mariner
13	credentialing data, in a manner that ensures the
14	protection of personally identifiable information, in
15	order to complete the report required under sub-
16	section (a).
17	(2) Exception.—The Maritime Administrator,
18	and any authorized agent of the Maritime Adminis-
19	trator, may not have access to confidential medical
20	information pursuant to paragraph (1).
21	(e) AUTHORIZATION OF APPROPRIATIONS.—There is
22	authorized to be appropriated out of the Maritime Secu-
23	rity Trust Fund, established under section 9512 of the
24	Internal Revenue Code of 1986 to carry out this section,

	270
1	\$1,000,000 for each of the fiscal years 2025 through
2	2029.
3	SEC. 616. MILITARY TO MARITIME TRANSITION.
4	(a) RECOMMENDATIONS REQUIRED.—Not later than
5	180 days after the date of enactment of this Act, the Sec-
6	retary of Defense, in consultation with the Secretary of
7	the Navy, the Secretary of the Air Force, the Secretary
8	of the Army, the Secretary of the department in which
9	the Coast Guard is operating, the Maritime Security
10	Board, the Department of Veterans Affairs, and the De-
11	partment of Labor, shall submit a report to the appro-
12	priate committees of Congress containing—
13	(1) recommendations about how to increase and
14	improve opportunities for transitioning
15	servicemembers to secure employment in the mari-
16	time industry at sea and shoreside; and
17	(2) a plan to implement those recommenda-
18	tions.
19	(b) Considerations.—In carrying out subsection
20	(a), the Secretary of Defense shall—
21	(1) identify barriers that servicemembers face

when trying to transition to the United States mari-

time industry, including the merchant marines, ship-

building, ship repair, and shipping;

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1	(2) consider opportunities to improve, expedite
2	and alleviate the burdens on servicemembers
3	transitioning to the maritime industry, including ef-
4	forts to—
5	(A) inform transitioning servicemembers of
6	employment opportunities in the United States
7	maritime industry;
8	(B) assist transitioning servicemembers in
9	determining how their military credentials and
10	experience translate to credentialed civilian em-
11	ployment in the maritime industry;
12	(C) increase the establishment and uptake
13	of accelerated or bridge programs to assist sep-
14	arating members of the Armed Forces in trans-
15	lating military credentials and experience into
16	maritime industry credentials and employment
17	(D) increase the availability and accessi-
18	bility of preparatory activities under the
19	SkillBridge program established under section
20	1143(e) of title 10, United States Code, in the
21	United States maritime industry;
22	(E) incorporate the maritime industry in
23	the Transition Assistance Program, as de-
24	scribed in chapter 58 of title 10, United States
25	Code; and

(F) enhance the activities carried out pur-
suant to the Military to Mariners Act of 2022
(section 11514 of division K of the James M.
Inhofe National Defense Authorization Act for
Fiscal Year 2023 (Public Law 117–263)); and
(3) specifically consider the transition of
servicemembers to employment in the shipbuilding
and ship repair maritime industries.
SEC. 617. EARLY MARITIME EDUCATION AND YOUTH IN-
VOLVEMENT.
(a) Secretary of the Navy Budget Request.—
In the Secretary of the Navy's annual budget submission
to Congress, the Secretary of the Navy shall include, as
a distinct item, the funding request for the United States
Naval Sea Cadet Corps.
(b) Engagement With Elementary School and
SECONDARY SCHOOL STUDENTS.—The Maritime Admin-
istrator shall encourage designated Centers of Excellence
for Domestic Maritime Workforce Training and Education
to engage with students in kindergarten through grade 12.
to engage with students in kindergarten unrough grade 12.
SEC. 618. INTERNATIONAL SCHOLARSHIP FOR MARINER
SEC. 618. INTERNATIONAL SCHOLARSHIP FOR MARINER

1 naval architects, and marine engineers between the United

- 2 States and countries described in subsection (b).
- 3 (b) Eligible Participants.—In carrying out the
- 4 program under this section, the Administrator shall limit
- 5 participation to United States citizens and citizens of—
- 6 (1) member countries of NATO;
- 7 (2) treaty allies of the United States; and
- 8 (3) major non-NATO allies of the United
- 9 States.
- 10 (c) Placements.—In carrying out the program
- 11 under this section, the Administrator shall seek corporate
- 12 and government partners for placement of eligible partici-
- 13 pants of the program.
- 14 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
- 15 authorized to be appropriated out of the Maritime Secu-
- 16 rity Trust Fund, established under section 9512 of the
- 17 Internal Revenue Code of 1986, \$2,000,000 to carry out
- 18 this section for each of fiscal years 2025 through 2034.

1	Subtitle C—United States Mer-
2	chant Marine Academy and
3	State Maritime Academies
4	SEC. 621. AUTHORIZATION OF APPROPRIATIONS FOR
5	UNITED STATES MERCHANT MARINE ACAD-
6	EMY INFRASTRUCTURE AND FACILITIES
7	MODERNIZATION.
8	(a) FINDINGS.—Congress finds the following:
9	(1) The United States Merchant Marine Acad-
10	emy plays a critical role in training service-obligated
11	licensed merchant mariners to operate commercial
12	vessels, in peacetime and during times of conflict.
13	(2) The United States Merchant Marine Acad-
14	emy is 1 of the 5 Federal service academies and
15	plays a critical role in maintaining a domestic, com-
16	mercial maritime industry, with each graduate hav-
17	ing a commitment to serve not less than 8 years in
18	the foreign and domestic commerce and the national
19	defense of the United States, which may include
20	service on a merchant vessel documented under
21	chapter 121 of title 46, and graduates make up
22	more than 80 percent of the United States Navy's
23	Strategic Sealift Officer Program.
24	(3) The United States defense readiness and
25	economic security relies on a strong investment in

1 training and cultivating United States Merchant Ma-2 rine officers at the United States Merchant Marine 3 Academy. 4 (4) Most of the facilities at the United States 5 Merchant Marine Academy date back to the Acad-6 emy's founding, have not been modernized since, and 7 are not conducive to the immersive training and de-8 manding coursework today's Midshipmen are re-9 quired to complete. 10 (5) Rehabilitating and modernizing the campus 11 infrastructure at the United States Merchant Ma-12 rine Academy is necessary to ensuring current and 13 future generations of Midshipmen receive a first-14 class education. 15 (b) SENSE OF THE SENATE.—It is the sense of the 16 Senate— 17 (1) to ensure that the United States continues 18 19 20

to have a sufficient number of service-obligated licensed merchant mariners to meet current and future economic and national security needs, the Maritime Administration and the Department of Transportation have a responsibility to provide suitable academic, training, and dormitory facilities at the United States Merchant Marine Academy by rapidly implementing a comprehensive plan for campus-wide

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1 modernization in accordance with section 51329 of 2 title 46, United States Code, (referred to in this sec-3 tion as the "Campus Modernization Plan") and pro-4 viding sufficient accountability and oversight to en-5 sure that milestones in such plan are met; 6 (2) in developing the comprehensive Campus 7 Modernization Plan for the United States Merchant 8 Marine Academy, the Maritime Administration, and 9 the Department of Transportation should utilize, to 10 the maximum extent practicable, the "Merchant Ma-11 rine Academy Full Speed Ahead Plan" developed by 12 the Maritime Security Infrastructure Council as 13 summarized in the Congressional Record, dated Feb-14 ruary 28, 2024; 15 (3) given the conditions of the United States 16 Merchant Marine Academy as of the date of enact-17 ment of this section, a comprehensive, campus-wide 18 modernization is needed to significantly upgrade or 19 replace facilities throughout the campus; and 20 (4) the Maritime Administration and the De-21 partment of Transportation should identify opportu-22 nities to utilize design-build contracts to increase de-23 livery times and reduce costs.

1	(c) Campus Modernization Plan.—Chapter 513
2	of title 46, United States Code, is amended by adding at
3	the end the following:
4	"§ 51329. 10-year Campus Modernization Plan
5	"(a) In General.—Not later than 180 days after
6	the date of enactment of this section, the Secretary shall
7	develop and begin to implement a comprehensive Campus
8	Modernization Plan (referred to in this section as the
9	'Campus Modernization Plan'), informed by the 'United
10	States Merchant Marine Academy Full Speed Ahead Plan'
11	developed by the Maritime Security Infrastructure Council
12	as summarized in the Congressional Record, dated Feb-
13	ruary 28, 2024, to carry out a campus-wide modernization
14	at the United States Merchant Marine Academy.
15	"(b) Objectives.—In carrying out the Campus
16	Modernization Plan authorized under subsection (a), the
17	Administrator shall prioritize the following objectives:
18	"(1) Promoting modern education best prac-
19	tices by constructing learning facilities that leverage
20	state-of-the art technologies and learning best prac-
21	tices.
22	"(2) Providing Midshipmen with access to fa-
23	cilities needed to pass the United States Coast
24	Guard License Exam for Third Mate or Third As-
25	sistant Engineer Unlimited.

1	"(3) Ensuring Midshipmen have access to fa-
2	cilities sufficient to enable Midshipmen to maintain
3	physical readiness standards required of United
4	States Navy officers.
5	"(4) Developing campus infrastructure to en-
6	sure the Academy attracts a diverse pool of appli-
7	cants.
8	"(5) Providing facilities that enable industry
9	engagement and continuing education opportunities.
10	"(6) Maintaining a safe and secure campus en-
11	vironment for all Midshipmen, which shall include
12	any facilities or infrastructure needed to meet the
13	requirements of sections 51326, 51327, or 51328 of
14	this title.
15	"(7) Implementing, to the extent practicable,
16	the facilities and infrastructure recommendations in
17	chapter 4 of the report titled 'Organizational Assess-
18	ment of the United States Merchant Marine Acad-
19	emy: A Path Forward' issued by the National Acad-
20	emy of Public Administration in November 2021.
21	"(c) Inclusions.—In meeting the objectives of sub-
22	section (b), the Campus Modernization Plan authorized
23	under subsection (a) shall include—
24	"(1) construction of new facilities or significant
25	renovation of existing facilities to provide—

1	"(A) Standards of Training, Certification,
2	and Watchkeeping applications laboratories;
3	"(B) a Safety Of Life At Sea training
4	pool;
5	"(C) engineering powerplant laboratories;
6	"(D) athletic facilities that meet the needs
7	of both male and female students;
8	"(E) enhanced waterfront facilities, to in-
9	clude a new pier;
10	"(F) a visitor welcome center and main
11	campus security office building;
12	"(G) housing facilities for senior staff and
13	faculty; and
14	"(H) sufficient parking facilities for fac-
15	ulty, staff, and campus visitors;
16	"(2) upgrades to all classrooms and laboratories
17	with modern information technology infrastructure;
18	"(3) a campus-wide upgrade and retrofit of—
19	"(A) the electric distribution power grid;
20	"(B) the sanitary sewer system piping;
21	"(C) the storm drainage system; and
22	"(D) the drinking water system, including
23	development of a separate and redundant fire
24	suppression system; and

1	"(4) renovations of existing campus facilities to
2	ensure all campus facilities—
3	"(A) are structurally sound;
4	"(B) have reliable heating and air condi-
5	tioning systems;
6	"(C) have functioning plumbing and elec-
7	trical systems;
8	"(D) are protected from the elements, in-
9	cluding through roof replacements and window
10	repairs or replacements, as needed;
11	"(E) are accessible in accordance with the
12	Americans with Disabilities Act of 1990; and
13	"(F) have working fire alarm and fire sup-
14	pression systems.
15	"(d) Requirements.—For the duration of the Cam-
16	pus Modernization Plan authorized under subsection (a),
17	the Administrator shall ensure that the Academy remains
18	fully operational.
19	"(e) Use of a Federal Construction Agent.—
20	Consistent with the requirements of section 3515(d)(3) of
21	the James M. Inhofe National Defense Authorization Act
22	for Fiscal Year 2023 (Public Law 117–263), the Adminis-
23	trator shall seek to enter into an agreement with a Federal
24	construction agent to carry out the Campus Modernization
25	Plan authorized under subsection (a).

1	(1) AUTHORIZATION OF APPROPRIATIONS.—There
2	are authorized to be appropriated to the Department of
3	Transportation, out of the Maritime Security Trust Fund
4	established under section 9512 of the Internal Revenue
5	Code of 1986, for fiscal years 2025 through 2034, for the
6	phased rehabilitation, modernization, and construction of
7	facilities and infrastructure at the United States Merchant
8	Marine Academy, in accordance with this section, includ-
9	ing the Campus Modernization Plan authorized in sub-
10	section (a), \$1,020,000,000 of which—
11	"(1) \$54,000,000 is authorized to be appro-
12	priated for fiscal year 2025 for design and planning
13	purposes, which shall be used for the development of
14	a design-build plan for the phased rehabilitation
15	modernization, and construction of facilities and in-
16	frastructure at the United States Merchant Marine
17	Academy in accordance with the Campus Moderniza-
18	tion Plan; and
19	"(2) for fiscal years 2026 through 2034
20	\$107,333,333 is authorized to be appropriated for
21	each year for construction and contingency pur-
22	chases necessary to execute the Campus Moderniza-
23	tion Plan.".

1	(d) CLERICAL AMENDMENT.—The table of sections
2	for chapter 513 of title 46, United States Code, is amend-
3	ed by adding at the end the following:
	"51329. 10-Year Campus Modernization Plan.".
4	SEC. 622. UNITED STATES MERCHANT MARINE ACADEMY.
5	(a) Sense of Congress.—It is the sense of Con-
6	gress that—
7	(1) the United States Merchant Marine Acad-
8	emy, one of our Nation's 5 Federal service acad-
9	emies, is vital to our national security, and modern-
10	izing the Academy's aging infrastructure and invest-
11	ing in faculty and students must be congressional
12	priorities;
13	(2) sufficient funding must be provided to en-
14	able the maximum student enrollment that the cam-
15	pus infrastructure of the United States Merchant
16	Marine Academy can support; and
17	(3) considering the Academy's role as a co-
18	equal military service academy, the United States
19	Merchant Marine Academy should be included in the
20	rotation of presidential attendance at graduations.
21	(b) Authorization of Appropriations.—Section
22	51301 of title 46, United States Code, is amended by add-
23	ing at the end the following:
24	"(d) Authorization of Appropriations.—There
25	are authorized to be appropriated to the Department of

- 1 Transportation \$125,000,000 for each of fiscal years 2025
- 2 through 2034 for Academy operations.".
- 3 (c) Report on Enrollment.—Not later than 180
- 4 days after the date of enactment of this Act, the Maritime
- 5 Administrator shall submit a report to the appropriate
- 6 committees of Congress identifying the additional re-
- 7 sources needed to increase enrollment at the United States
- 8 Merchant Marine Academy.
- 9 SEC. 623. RETIREMENT SERVICE CREDIT FOR SERVICE AS
- 10 A MIDSHIPMAN AT THE UNITED STATES MER-
- 11 CHANT MARINE ACADEMY.
- 12 (a) CIVIL SERVICE RETIREMENT SYSTEM.—Section
- 13 8331(13) of title 5, United States Code, is amended, in
- 14 the flush text following subparagraph (C), by inserting "or
- 15 the United States Merchant Marine Academy" after
- 16 "Naval Academy".
- 17 (b) Federal Employees' Retirement System.—
- 18 Section 8401(31) of title 5, United States Code, is amend-
- 19 ed, in the flush text following subparagraph (C), by insert-
- 20 ing "or the United States Merchant Marine Academy"
- 21 after "Naval Academy".
- (c) Applicability.—The amendments made by this
- 23 section shall apply to—

1 (1) any annuity, the eligibility for which is 2 based on a separation occurring before, on, or after 3 the date of enactment of this Act; and 4 (2) any period of service as a midshipman at 5 the United States Merchant Marine Academy occur-6 ring before, on, or after the date of enactment of 7 this Act. 8 SEC. 624. STATE MARITIME ACADEMIES. 9 (a) IN GENERAL.—Not later than 180 days after the 10 date of enactment of this Act, the Maritime Administrator 11 shall submit a report to Congress containing the results 12 of a study to evaluate the additional resources needed to allow State maritime academies to increase enrollment and 14 produce additional mariners. 15 (b) NEED FOR ADDITIONAL STATE MARITIME ACAD-EMIES.—Such study shall consider whether there is a need 16 for additional State maritime academies in States that do not operate a maritime academy. 18 19 (c) AUTHORIZATION OF APPROPRIATIONS.—Section 20 51501 of title 46, United States Code, is amended by add-21 ing at the end the following: 22 "(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated out of the Maritime Security Trust Fund established under section 9512 of the Internal Revenue Code of 1986, \$10,000,000 for assistance

to State maritime academies under subsection (a) for each
of fiscal years 2025 through 2034.".
SEC. 625. MILITARY TO MARINER ENROLLMENT AT A STATE
MARITIME ACADEMY.
Section 51506 of title 46, United States Code, is
amended—
(1) in subsection (a)(2), by inserting before the
semicolon the following: ", which shall include stand-
ards for a program described in subsection (c)";
(2) by redesignating subsection (c) as sub-
section (d); and
(3) by inserting after subsection (b) the fol-
lowing:
"(c) Merchant Mariner Expedited Prepara-
TION PROGRAM.—
"(1) In general.—A State maritime academy
shall offer a program for eligible individuals de-
scribed in paragraph (2) through which the eligible
individuals—
"(A) complete a merchant marine officer
preparation program approved by the Secretary,
and the requirements for the issuance of a li-
cense under section 7101 of this title, in less
than 3 years; and

1	"(B) are not required to earn a bacca-
2	laureate or other degree from the State mari-
3	time academy.
4	"(2) Eligible individuals.—An eligible indi-
5	vidual described in paragraph (1) is an individual
6	who—
7	"(A)(i) is an honorably discharged veterar
8	of the Armed Forces; or
9	"(ii) is a member of the National Guard or
10	Reserves with not less than 6 years of service
11	and
12	"(B) has earned a baccalaureate degree
13	from an institution of higher education (as de-
14	fined in section 102 of the Higher Education
15	Act of 1965 (20 U.S.C. 1002)) before entering
16	the State maritime academy program.".
17	SEC. 626. ENFORCEMENT OF SERVICE OBLIGATION RE
18	QUIREMENTS.
19	(a) In General.—The Maritime Administrator shall
20	ensure that—
21	(1) each citizen who is appointed as a cadet at
22	the United States Merchant Marine Academy and
23	signs a cadet commitment agreement under section
24	51306 of title 46, United States Code, meets the

- 287 1 service obligation requirements of that agreement; 2 and 3 (2) each individual that signs a student incen-4 tive payment agreement under section 51509 of title 5 46, United States Code, meets the service obligation 6 requirements under that agreement. 7 (b) REPORTING REQUIREMENT.—The Maritime Ad-8 ministrator shall establish an electronic system through which each individual with a service obligation under such 10 section 51306 or 51509 (referred to in this section as a 11 "service-obligated mariner") shall annually demonstrate 12 that they are meeting their service obligation or have a 13 valid deferment consistent with section 51310 of title 46, 14 United States Code, or section 51510 of title 46, United 15 States Code, as applicable. 16 (c) Notification of Violation.—The Maritime Administrator shall transmit a written notice to each service-obligated mariner who fails to meet the reporting re-18 quirement of subsection (b), notifying such individual of 19 20 the applicable penalties established under section 51306 21 of title 46, United States Code, or section 51509 of title 22 46, United States Code, for failure to carry out the appli-
- (d) Report to Congress.—Not later than 180 daysafter the date of enactment of this section, and annually

cable service requirements, including cost recovery.

23

thereafter, the Maritime Administrator shall submit to the 1 2 appropriate committees of Congress a report on the status 3 of all service-obligated mariners, which shall include— 4 (1) information about how each service-obli-5 gated mariner is meeting their service obligation re-6 quirement, which shall be based on the results of the 7 data collected under subsection (b): 8 (2) the number of service-obligated mariners 9 who have not met their service obligation and have 10 not complied with the reporting requirement under 11 subsection (b); and 12 (3) the number of actions taken by the Mari-13 time Administrator under sections 51306(b), 14 51306(d), 51306(f), and 51509(g) to recover costs 15 from service-obligated mariners who have not dem-16 onstrated that they have met their service obligation 17 requirements. 18 SEC. 627. FUEL FUNDING FOR TRAINING SHIPS OPERATED 19 BY STATE MARITIME ACADEMIES. 20 (a) Conforming Amendment.—Section 51504 of 21 title 46, United States Code, is amended by striking sub-22 section (f) and inserting the following: 23 "(f) Fuel Costs.—Subject to the availability of appropriations, the Secretary shall pay to each State maritime academy the costs of fuel used by a vessel provided

1	under this section while used for training in accordance
2	with section 51512.".
3	(b) AMENDMENT.—Chapter 515 of title 46, United
4	States Code, is amended by adding at the end the fol-
5	lowing:
6	"§ 51512. Funding for training ships operated by
7	State maritime academies
8	"(a) Fuel Funding.—
9	"(1) In general.—Subject to the availability
10	of appropriations, the Secretary shall pay to each
11	State maritime academy the costs of fuel used by a
12	vessel that is loaned to the State maritime academy
13	in accordance with section 51504 while used for
14	training.
15	"(2) MAXIMUM AMOUNTS.—The amount of the
16	payment to a State maritime academy under sub-
17	section (a) may not exceed \$20,000,000 for each of
18	fiscal years 2025 through 2034.
19	"(3) Prohibition.—Maritime academies that
20	receive funding under subsection (a) may not—
21	"(A) profit from charging cadets to go to
22	sea for their licensing when using federally pro-
23	vided fuel; or
24	"(B) utilize the vessel as housing for stu-
25	dents outside of seasonal training cruises, un-

1 less students elect voluntarily to live aboard the 2 vessel. 3 REQUIREMENT.—Each State maritime 4 academy that receives fuel costs under this section 5 shall offer billets for liaison officers from each mili-6 tary service during the time such vessel is provided 7 to that State maritime academy. 8 "(b) Crew.— 9 "(1) IN GENERAL.—Each State maritime acad-10 emy shall make crew positions available on a vessel 11 that is loaned to the State maritime academy for 12 mariners enrolled in the United States Merchant 13 Marine Career Retention Program established under 14 section 52105. 15 "(2) Crew funding.—For each crew slot filled 16 by a mariner enrolled in the career retention pro-17 gram, as provided for under paragraph (1), the Sec-18 retary shall pay the crew costs for that mariner, 19 subject to the availability of appropriations. "(c) AUTHORIZATION OF APPROPRIATIONS.—There 20 21 is authorized to be appropriated out of the Maritime Security Trust Fund, established under section 9512 of the Internal Revenue Code of 1986, \$120,000,000 to carry out this section for each of fiscal years 2025 through 2034.". 25

1	(c) Clerical Amendment.—The table of sections
2	for chapter 515 of title 46, United States Code, is amend-
3	ed by adding at the end the following:
	"51512. Fuel funding for training ships operated by State maritime academies.".
4	SEC. 628. STATE MARITIME ACADEMY SEA TERM SCHOLAR-
5	SHIP PROGRAMS.
6	(a) In General.—Chapter 515 of title 46, United
7	States Code, as amended by section 627, is further amend-
8	ed by adding at the end the following:
9	"§ 51513. State Maritime Academy Sea Term Scholar-
10	ship Programs
11	"(a) In General.—The Maritime Administrator
12	shall work with private entities in the maritime industry
13	to establish a scholarship program—
14	"(1) for students at State maritime academies
15	to offset expenses associated with completion of a
16	summer sea term to receive sea-time required to
17	earn a Coast Guard license; and
18	"(2) which is entirely or predominantly funded
19	through contributions from a private entity.
20	"(b) Contributed Funds.—The Maritime Admin-
21	istrator shall enter into a cooperative agreement, or other
22	agreement, with private entities in the maritime industry
23	to accept funding from private entities for the purpose of
24	establishing such a scholarship program. The cooperative

- 1 agreement may include any terms considered necessary by
- 2 the Maritime Administrator.
- 3 "(c) Privileges.—The Maritime Administrator may
- 4 provide certain privileges to a private entity who contrib-
- 5 utes funds for a scholarship program under this section,
- 6 including opportunities to provide information about em-
- 7 ployment opportunities with the private entity to students
- 8 enrolled in the scholarship program.
- 9 "(d) STRUCTURE.—In establishing a scholarship pro-
- 10 gram to offset expenses associated with a summer sea
- 11 term—
- 12 "(1) the Maritime Administrator may enter into
- an agreement with a student at a State maritime
- academy that has an agreement with the Secretary
- of Transportation under section 51505 of this title,
- to offset expenses associated with completion of a
- 17 summer sea term; or
- 18 "(2) the Maritime Administrator may enter into
- an agreement with a State maritime academy that
- 20 has an agreement with the Secretary of Transpor-
- 21 tation under section 51505 of this title, to offset ex-
- penses for all students who participate in a summer
- sea term program.
- 24 "(e) Relationship to Financial Assistance
- 25 Programs.—Recognizing the need for licensed merchant

mariners, the Maritime Administrator shall encourage participants of the financial assistance programs under 3 part C of this subtitle, to enter into agreements under this 4 section to establish scholarship programs to offset ex-5 penses associated with summer sea term. 6 "(f) REQUIREMENTS FOR STUDENTS.—Any student who benefits from a scholarship program under this sec-8 tion shall enter into an agreement with the Maritime Administrator which requires the student to— 10 "(1) complete the course of instruction at the 11 academy the individual is attending; 12 "(2) obtain a merchant mariner license, without 13 limitation as to tonnage or horsepower, from the 14 Coast Guard as an officer in the merchant marine 15 of the United States, accompanied by the appro-16 priate national and international endorsements and 17 certification required by the Coast Guard for service 18 aboard vessels on domestic and international voy-19 ages, without limitation, within 3 months of comple-20 tion of the course of instruction at the academy the 21 individual is attending; "(3) serve in a position that supports the for-22 23 eign and domestic commerce and the national de-24 fense of the United States for at least 1 year after

graduation from the academy—

25

1	"(A) as a merchant marine officer on a
2	documented vessel or a vessel owned and oper-
3	ated by the United States Government or by a
4	State; or
5	"(B) as a commissioned officer on active
6	duty in an Armed Force of the United States,
7	as a commissioned officer in the National Oce-
8	anic and Atmospheric Administration, or in
9	other maritime-related Federal employment
10	which serves the national security interests of
11	the United States, as determined by the Mari-
12	time Administrator; and
13	"(4) report to the Maritime Administrator on
14	compliance with this subsection.
15	"(g) AUTHORIZATION OF APPROPRIATIONS.—There
16	is authorized to be appropriated out of the Maritime Secu-
17	rity Trust Fund, established under section 9512 of the
18	Internal Revenue Code of 1986, \$2,500,000 to carry out
19	this section for each of fiscal years 2025 through 2034.".
20	(b) CLERICAL AMENDMENT.—The table of sections
21	for chapter 515 of title 46, United States Code, as amend-
22	ed by section 627, is further amended by adding at the
23	end the following:

[&]quot;51513. State Maritime Academy Sea Term Scholarship Programs.".

1	SEC. 629. NAVAL JOINT EXERCISE INVOLVEMENT FOR
2	TRAINING SHIPS OPERATED BY STATE MARI-
3	TIME ACADEMIES.
4	(a) In General.—The Secretary of the Navy, in co-
5	ordination with the Maritime Administrator, shall, to the
6	extent practicable, include in national and international
7	maritime warfare exercises not less than 1 training vessel
8	used by a State maritime academy and maintained pursu-
9	ant to section 51504 of title 46, United States Code, in
10	order to provide an opportunity to integrate merchant
11	mariners with naval and military operations.
12	(b) Participants.—Subject to guidance issued by
13	the Secretary of the Navy and Maritime Administrator,
14	an individual may participate in the exercise aboard that
15	training ship if the individual is—
16	(1) a licensed merchant mariner; or
17	(2) a student from the United States Merchant
18	Marine Academy, a State maritime academy, a Cen-
19	ter of Excellence for Domestic Maritime Workforce
20	Training and Education, or a merchant marine cen-
21	ter established under section 147 of the Workforce
22	Innovation and Opportunity Act (29 U.S.C. 3197),
23	as added by section 612 of this Act.
24	(c) Priority.—In selecting participants under sub-
25	section (b) the Administrator shall give priority to stu-
26	dents described in paragraph (2) of subsection (b).

1	(d) Vessels.—In coordination with the Secretary of
2	the Navy, the Maritime Administrator shall rotate train-
3	ing vessels to ensure that each training vessel described
4	in subsection (a) has an equal opportunity to participate
5	in such exercises.
6	Subtitle D—Maritime
7	Credentialing Modernization
8	SEC. 631. MERCHANT MARINER CREDENTIALING MOD-
9	ERNIZATION.
10	(a) Merchant Mariner Credentialing Mod-
11	ERNIZATION.—The Secretary of the department in which
12	the Coast Guard is operating shall carry out necessary
13	system and process changes to carry out the activities de-
14	scribed in paragraphs (1) through (4).
15	(1) Licensing, certification, and docu-
16	MENTATION DATABASE.—Replacement of the mer-
17	chant mariner licensing, certification, and docu-
18	mentation database such that the database allows
19	for—
20	(A) the electronic submission of merchant
21	mariner credential applications (including sea
22	service, professional qualifications, course com-
23	pletion data, safety and suitability, and medical
24	records) and course approval requests;

1	(B) direct submission of sea service infor-
2	mation from employers and course completion
3	data from training providers and other stake-
4	holders to provide data securely and directly so
5	that documentation does not need to be sub-
6	mitted later by the merchant mariner; and
7	(C) the electronic processing and evalua-
8	tion of information for the issuance of creden-
9	tials and course approvals, including the capa-
10	bility for the Secretary to complete remote eval-
11	uation of the information submitted.
12	(2) System for data exchange.—Implemen-
13	tation of a system that provides for the exchange of
14	data with government agencies and industry stake-
15	holders, which provides the Maritime Administration
16	and other agencies, as appropriate, anonymized and
17	aggregated data showing the following:
18	(A) The total amount of sea service for in-
19	dividuals with a valid merchant mariner creden-
20	tial.
21	(B) The number of credentialed mariners
22	by individual rating and the capability to filter
23	data by endorsements.
24	(C) Demographic information, including
25	age, gender, ethnicity, and address or location.

1	(D) National Maritime Center processing
2	times.
3	(E) The number of Coast Guard approved
4	training providers, and, for each such training
5	provider, the number of courses taken by indi-
6	viduals who have, or who are applying for, a
7	merchant mariner credential from that training
8	provider.
9	(3) Public facing portal.—Implementation
10	of a system that includes a public facing portal in
11	the .gov domain instead of the .mil domain to accept
12	merchant mariner applicant information, including
13	credential applications, course completion data, and
14	course approval requests, that complies with the re-
15	quirements for cybersecurity and privacy information
16	of electronic systems in the .gov domain.
17	(4) Examination processes.—Upgrading the
18	examination processes for merchant mariner exami-
19	nations, by—
20	(A) implementing an examination regime
21	that provides for electronic and third party ad-
22	ministration of examinations;
23	(B) reassessing the content of tests
24	through the development of job task analysis
25	for all credentials; and

1	(C) implementing a robust system to ana-
2	lyze examination data.
3	(b) Report.—The Secretary of the department in
4	which the Coast Guard is operating shall submit—
5	(1) an annual report to the Committee on Com-
6	merce, Science, and Transportation, the Committee
7	on Appropriations, and the Committee on Armed
8	Services of the Senate, and the Committee on
9	Transportation and Infrastructure, the Committee
10	on Appropriations, and the Committee on Armed
11	Services of the House of Representatives, on the
12	progress of the system and process changes required
13	under subsection (a); and
14	(2) a final report to those Committees 1 year
15	after full operating capability of the complete sys-
16	tem, comprised of all 4 systems required under sub-
17	section (a).
18	(c) AUTHORIZATION OF APPROPRIATIONS.—There is
19	authorized to be appropriated out of the Maritime Secu-
20	rity Trust Fund, established under section 9512 of the
21	Internal Revenue Code of 1986 to carry out this section,
22	\$20,000,000 for fiscal year 2025, to remain available until
23	expended.

1	SEC. 632. REVISING MERCHANT MARINER DECK TRAINING
2	REQUIREMENTS.
3	(a) General Definitions.—Section 2101 of title
4	46, United States Code, is amended—
5	(1) by redesignating paragraphs (20) through
6	(56) as paragraphs (21) through (57), respectively;
7	and
8	(2) by inserting after paragraph (19) the fol-
9	lowing:
10	"(20) 'merchant mariner credential' means a
11	merchant mariner license, certificate, or document
12	that the Secretary is authorized to issue pursuant to
13	this title.".
14	(b) Examinations.—Section 7116 of title 46,
15	United States Code, is amended by striking subsection (c).
16	(c) Merchant Mariners Documents.—
17	(1) General requirements.—Section 7306
18	of title 46, United States Code, is amended to read
19	as follows:
20	"§ 7306. General requirements and classifications for
21	members of deck departments
22	"(a) In General.—The Secretary may issue a mer-
23	chant mariner credential, to members of the deck depart-
24	ment in the following classes:
25	"(1) Able Seaman-Unlimited.
26	"(2) Able Seaman-Limited.

1	"(3) Able Seaman-Special.
2	"(4) Able Seaman-Offshore Supply Vessels.
3	"(5) Able Seaman-Sail.
4	"(6) Able Seaman-Fishing Industry.
5	"(7) Ordinary Seaman.
6	"(b) Classification of Credentials.—The Sec-
7	retary may classify the merchant mariner credential issued
8	under subsection (a) based on—
9	"(1) the tonnage and means of propulsion of
10	vessels;
11	"(2) the waters on which vessels are to be oper-
12	ated; or
13	"(3) other appropriate standards.
14	"(c) Considerations.—In issuing the credential
15	under subsection (a), the Secretary may consider the fol-
16	lowing qualifications of the merchant mariner:
17	"(1) Age.
18	"(2) Character.
19	"(3) Habits of life.
20	"(4) Experience.
21	"(5) Professional qualifications demonstrated
22	by satisfactory completion of applicable examinations
23	or other educational requirements.
24	"(6) Physical condition, including sight and
25	hearing.

1	"(7) Other requirements established by the Sec-
2	retary, including career patterns and service appro-
3	priate to the particular service, industry, or job
4	functions the individual is engaged.".
5	(2) CLERICAL AMENDMENT.—The table of sec-
6	tions for chapter 73 of title 46, United States Code,
7	is amended by striking the item relating to section
8	7306 and inserting the following:
	"7306. General requirements and classifications for members of deck departments.".
9	(3) General requirements for members
10	OF ENGINE DEPARTMENTS.—Section 7313(b) of title
11	46, United States Code, is amended by striking
12	"and coal passer".
13	(4) Training.—Section 7315 of title 46,
14	United States Code, is amended—
15	(A) by amending subsection (a) to read as
16	follows:
17	"(a) Graduation from a nautical school program ap-
18	proved by the Secretary may be substituted for the service
19	requirements under sections 7307 through 7311a and
20	7314.";
21	(B) in subsection (b)—
22	(i) by striking "one-third" and insert-

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1	(ii) by striking "7307-7311 of this
2	title" and inserting "7307-7311a and
3	7314"; and
4	(C) by striking subsection (c).
5	(d) Reduction of Lengths of Certain Periods
6	of Service.—
7	(1) In General.—Title 46, United States
8	Code, is amended—
9	(A) in section 7307, by striking "3 years"
10	and inserting "18 months";
11	(B) in section 7308, by striking "18
12	months" and inserting "12 months"; and
13	(C) in section 7309, by striking "12
14	months" and inserting "6 months".
15	(2) Temporary reduction of lengths of
16	CERTAIN PERIODS OF SERVICE.—Section 3534(j) of
17	the National Defense Authorization Act for Fiscal
18	Year 2024 (Public Law 118–31) is repealed.
19	(e) MERCHANT MARINER CREDENTIALS.—Section
20	7510 of title 46, United States Code, is amended by strik-
21	ing subsection (d).
22	(f) Implementation.—The Secretary of the depart-

- 23 ment in which the Coast Guard is operating shall imple-
- ment the amended requirements under subsections (c)(3),
- 25 (c)(4), and (d)(1) of this section without regard to chap-

- 1 ters 5 and 6 of title 5, United States Code, and Executive
- 2 Orders 12866 and 13563 (5 U.S.C. 601 note).
- 3 SEC. 633. INSPECTIONS FOR TRANSPORTATION SECURITY.
- 4 (a) In General.—Chapter 81 of part F of subtitle
- 5 II of title 46, United States Code, is amended by adding
- 6 at the end the following:
- 7 "§ 8109. Inspections for transportation security
- 8 "(a) IN GENERAL.—
- 9 "(1) Inspection.—The Secretary shall periodi-
- 10 cally, but not less than once annually, inspect each
- 11 covered facility to verify that the owner or operator
- of the covered facility has a valid exemption under
- subsection (c) of section 30 of the Outer Continental
- 14 Shelf Lands Act (43 U.S.C. 1356(c)).
- 15 "(2) COVERED FACILITY.—In this subsection,
- the term 'covered facility' means a vessel, rig, plat-
- form, or other vehicle or structure that, but for an
- exemption under subsection (c) of section 30 of the
- 19 Outer Continental Shelf Lands Act (43 U.S.C.
- 20 1356(c)) would otherwise be subject to the regula-
- 21 tions under subsection (a)(3) of such section.
- 22 "(b) Transportation Security Card.—During an
- 23 inspection under this section, the Secretary shall confirm
- 24 that all crew members that are required to have a trans-

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1	portation worker identification credential pursuant to sec-
2	tion 70105 have such a credential.".
3	(b) CLERICAL AMENDMENT.—The table of sections
4	for chapter 81 of title 46, United States Code, is amended
5	by adding at the end the following:
	"8109. Inspections for transportation security.".
6	SEC. 634. TECHNICAL AMENDMENTS RELATING TO REF-
7	ERENCES TO SEAMEN.
8	(a) MERCHANT MARINER CREDENTIALS.—The head-
9	ing for part E of subtitle II of title 46, United States
10	Code, is amended by striking "MERCHANT SEAMEN LI-
11	CENSES, CERTIFICATES, AND DOCUMENTS" and in-
12	serting "MERCHANT MARINER CREDENTIALS".
13	(b) Able Seafarers—Unlimited.—
14	(1) In general.—The section heading for sec-
15	tion 7307 of title 46, United States Code, is amend-
16	ed by striking "seamen" and inserting "sea-
17	farers".
18	(2) CLERICAL AMENDMENT.—The table of sec-
19	tions for chapter 73 of title 46, United States Code,
20	is further amended in the item relating to section
21	7307 by striking "seamen" and inserting "sea-
22	farers".
23	(c) Able Seamen—Limited.—
24	(1) In general.—The section heading for sec-
25	tion 7308 of title 46, United States Code, is amend-

1	ed by striking "seamen" and inserting "sea-
2	farers".
3	(2) CLERICAL AMENDMENT.—The table of sec-
4	tions for chapter 73 of title 46, United States Code,
5	is further amended in the item relating to section
6	7308 by striking "seamen" and inserting "sea-
7	farers".
8	(d) Able Seafarers—Special.—
9	(1) In general.—The section heading for sec-
10	tion 7309 of title 46, United States Code, is amend-
11	ed by striking "seamen" and inserting "sea-
12	farers".
13	(2) CLERICAL AMENDMENT.—The table of sec-
14	tions for chapter 73 of title 46, United States Code,
15	is further amended in the item relating to section
16	7309 by striking "seamen" and inserting "sea-
17	farers".
18	(e) Able Seafarers—Offshore Supply Ves-
19	SELS.—
20	(1) In general.—The section heading for sec-
21	tion 7310 of title 46, United States Code, is amend-
22	ed by striking "seamen" and inserting "sea-
23	farers".
24	(2) CLERICAL AMENDMENT.—The table of sec-
25	tions for chapter 73 of title 46, United States Code,

1	is further amended in the item relating to section
2	7310 by striking "seamen" and inserting "sea-
3	farers".
4	(f) Able Seafarers—Sail.—
5	(1) In general.—The section heading for sec-
6	tion 7311 of title 46, United States Code, is amend-
7	ed by striking "seamen" and inserting "sea-
8	farers".
9	(2) Clerical amendment.—The table of sec-
10	tions for chapter 73 of title 46, United States Code,
11	is further amended in the item relating to section
12	7311 by striking "seamen" and inserting "sea-
13	farers".
14	(g) Able Seamen—Fishing Industry.—
15	(1) In general.—The section heading for sec-
16	tion 7311a of title 46, United States Code, is
17	amended by striking "seamen" and inserting
18	"seafarers".
19	(2) CLERICAL AMENDMENT.—The table of sec-
20	tions for chapter 73 of title 46, United States Code,
21	is further amended in the item relating to section
22	7311a by striking "seamen" and inserting "sea-
23	farers".
24	(h) Parts E and F.—Parts E and F of subtitle II
25	of title 46, United States Code, is amended—

1	(1) by striking "seaman" and inserting "sea-
2	farer" each place it appears; and
3	(2) by striking "seamen" and inserting "sea-
4	farers" each place it appears.
5	(i) CLERICAL AMENDMENTS.—The table of sections
6	for subtitle II of title 46, United States Code, is amended
7	in the item relating to part E by striking "MERCHANT
8	SEAMEN LICENSES, CERTIFICATES, AND DOCU-
9	MENTS" and inserting "MERCHANT MARINER CRE-
10	DENTIALS".
11	SEC. 635. RENEWAL OF MERCHANT MARINER LICENSES
12	AND DOCUMENTS.
13	Section 7507 of title 46, United States Code, is
14	amended by adding at the end the following:
	amended by adding at the end the following: "(d) Renewal.—With respect to any renewal of a
14 15 16	
15 16	"(d) Renewal.—With respect to any renewal of a
15 16 17	"(d) Renewal.—With respect to any renewal of a valid merchant mariner credential issued under this part
15 16 17 18	"(d) Renewal.—With respect to any renewal of a valid merchant mariner credential issued under this part that is not an extension under subsection (a) or (b), the
15 16 17 18	"(d) Renewal.—With respect to any renewal of a valid merchant mariner credential issued under this part that is not an extension under subsection (a) or (b), the validity period of such credential shall begin the day after
115 116 117 118 119 220	"(d) Renewal.—With respect to any renewal of a valid merchant mariner credential issued under this part that is not an extension under subsection (a) or (b), the validity period of such credential shall begin the day after the expiration of the current credential.".
15 16 17	"(d) Renewal.—With respect to any renewal of a valid merchant mariner credential issued under this part that is not an extension under subsection (a) or (b), the validity period of such credential shall begin the day after the expiration of the current credential.". SEC. 636. MERCHANT SEAMEN LICENSES, CERTIFICATES
115 116 117 118 119 220 221	"(d) Renewal.—With respect to any renewal of a valid merchant mariner credential issued under this part that is not an extension under subsection (a) or (b), the validity period of such credential shall begin the day after the expiration of the current credential.". SEC. 636. MERCHANT SEAMEN LICENSES, CERTIFICATES AND DOCUMENTS; MANNING OF VESSELS.

1	(A) in the section heading, by inserting
2	"or noncitizen nationality" after "Citi-
3	zenship"; and
4	(B) by inserting "or noncitizen nationals
5	(as such term is described in section 308 of the
6	Immigration and Nationality Act (8 U.S.C.
7	1408))" after "citizens of the United States".
8	(2) CLERICAL AMENDMENT.—The table of sec-
9	tions for chapter 71 of title 46, United States Code
10	is amended by striking the item relating to section
11	7102 and inserting the following:
	"7102. Citizenship or noncitizen nationality.".
12	(b) CITIZENSHIP OR NONCITIZEN NATIONALITY NO-
13	TATION ON MERCHANT MARINERS' DOCUMENTS.—
14	(1) In General.—Section 7304 of title 46
15	United States Code, is amended—
16	(A) in the section heading, by inserting
17	"or noncitizen nationality" after "Citi-
18	zenship"; and
19	(B) by inserting "or noncitizen national
20	(as such term is described in section 308 of the
21	Immigration and Nationality Act (8 U.S.C.
22	1408))" after "citizen of the United States".
23	(2) CLERICAL AMENDMENT.—The table of sec-
24	tions for chapter 73 of title 46, United States Code,

1	is amended by striking the item relating to section
2	7304 and inserting the following:
	"7304. Citizenship or noncitizen nationality notation on merchant mariners' documents.".
3	(c) Citizenship or Noncitizen Nationality.—
4	(1) In General.—Section 8103 of title 46,
5	United States Code, is amended—
6	(A) in the section heading by inserting "or
7	noncitizen nationality" after "Citizen-
8	\mathbf{ship} ";
9	(B) in subsection (a), by inserting "or non-
10	citizen national" after "citizen of the United
11	States";
12	(C) in subsection (b)—
13	(i) in paragraph (1)(A)(i), by insert-
14	ing "or noncitizen national" after "citizen
15	of the United States"; and
16	(ii) in paragraph (3)—
17	(I) in the matter preceding sub-
18	paragraph (A), by inserting "or non-
19	citizen nationality" after "citizen-
20	ship''; and
21	(II) in subparagraph (C), by in-
22	serting "or noncitizen nationals" after
23	"citizens of the United States";

1	(D) in subsection (c), by inserting "or non-
2	citizen nationals" after "citizens of the United
3	States";
4	(E) in subsection (d)—
5	(i) in paragraph (1), by inserting "or
6	noncitizen nationals" after "citizens of the
7	United States"; and
8	(ii) in paragraph (2), by inserting "or
9	noncitizen national" after "citizen of the
10	United States" each place it appears;
11	(F) in subsection (e), in the matter pre-
12	ceding paragraph (1), by inserting "or noncit-
13	izen national" after "citizen of the United
14	States" each place it appears;
15	(G) in subsection $(i)(1)(A)$, by inserting
16	"or noncitizen national" after "citizen of the
17	United States";
18	(H) in subsection $(k)(1)(A)$, by inserting
19	"or noncitizen national" after "citizen of the
20	United States"; and
21	(I) by adding at the end the following:
22	"(l) Noncitizen National Defined.—In this sec-
23	tion, the term 'noncitizen national' means an individual
24	described in section 308 of the Immigration and Nation-
25	ality Act (8 U.S.C. 1408).".

1	(2) CLERICAL AMENDMENT.—The table of sec-
2	tions for chapter 81 of title 46, United States Code,
3	is amended by striking the item relating to section
4	8103 and inserting the following:
	"8103. Citizenship or noncitizen nationality and Navy Reserve requirements.".
5	(d) Command of Documented Vessels.—Section
6	12131(a) of title 46, United States Code, is amended by
7	inserting "or noncitizen national (as such term is de-
8	scribed in section 308 of the Immigration and Nationality
9	Act (8 U.S.C. 1408))" after "citizen of the United
10	States".
11	(e) Invalidation of Certificates of Docu-
12	MENTATION.—Section 12135(2) of title 46, United States
13	Code, is amended by inserting "or noncitizen national (as
14	such term is described in section 308 of the Immigration
15	and Nationality Act (8 U.S.C. 1408))" after "citizen of
16	the United States".
17	SEC. 637. REACTIVATION OF EXPIRED LICENSE.
18	(a) In General.—Chapter 75 of subtitle II of part
19	E, of title 46, United States Code, is amended by adding
20	at the end the following:
21	"§ 7512. Authority for reactivation of United States
22	Merchant Mariner credentials
23	"(a) Licenses and Certificates of Registry.—
24	Notwithstanding sections 7106 and 7107, the Secretary
25	of the department in which the Coast Guard is operating

- 1 may renew for not more than 2 years an expired license
- 2 or certificate of registry issued for an individual under
- 3 chapter 71 if the Secretary determines that the renewal
- 4 is in response to a national emergency declared by Con-
- 5 gress or declared under section 201 of the National Emer-
- 6 gencies Act (50 U.S.C. 1621), as deemed necessary by the
- 7 Secretary.
- 8 "(b) MERCHANT MARINER DOCUMENTS.—Notwith-
- 9 standing section 7302(g), the Secretary may renew for not
- 10 more than 2 years an expiring merchant mariner's docu-
- 11 ment issued for an individual under chapter 73 if the Sec-
- 12 retary determines that the renewal is in response to a na-
- 13 tional emergency proclaimed by the President or declared
- 14 by Congress, as deemed necessary by the Secretary.
- 15 "(c) Manner of Renewal.—Any renewal granted
- 16 under this section may be granted to individual seamen
- 17 or a specifically identified group of seamen.".
- 18 (b) Clerical Amendment.—The table of sections
- 19 for chapter 75 of title 46, United States Code, is amended
- 20 by adding at the end the following:

[&]quot;7512. Authority for reactivation of United States Merchant Mariner credentials.".

1	TITLE VII—AMENDMENTS TO
2	THE INTERNAL REVENUE
3	CODE OF 1986
4	SEC. 701. ESTABLISHMENT OF THE MARITIME SECURITY
5	TRUST FUND.
6	(a) In General.—Subchapter A of chapter 98 of the
7	Internal Revenue Code of 1986 is amended by adding at
8	the end the following new section:
9	"SEC. 9512. MARITIME SECURITY TRUST FUND.
10	"(a) Creation of Trust Fund.—There is estab-
11	lished in the Treasury of the United States a trust fund
12	to be known as the 'Maritime Security Trust Fund', con-
13	sisting of such amounts as may be—
14	"(1) appropriated to such Trust Fund as pro-
15	vided in this section, or
16	"(2) credited to such Trust Fund as provided
17	in section 9602(b).
18	"(b) Transfers to Trust Fund.—There are here-
19	by appropriated to the Trust Fund amounts equivalent
20	to—
21	"(1) the taxes received in the Treasury under—
22	"(A) section 1352 (relating to alternative
23	tax on qualifying shipping activities),
24	"(B) section 60301 of title 46, United
25	States Code (relating to regular tonnage taxes),

1	"(C) section 60302 of title 46, United
2	States Code (relating to special tonnage taxes),
3	and
4	"(D) section 60303 of title 46, United
5	States Code (relating to light money),
6	"(2) the amount received in the Treasury and
7	attributable to revenue collected from duties im-
8	posed—
9	"(A) under section 466 of the Tariff Act
10	of 1930 (19 U.S.C. 1466) (relating to equip-
11	ment and repair of vessels),
12	"(B) on and after July 6, 2018, with re-
13	spect to articles of the People's Republic of
14	China pursuant to section 301 of the Trade Act
15	of 1974 (19 U.S.C. 2411), notice of which was
16	published in the Federal Register on June 20,
17	2018 (83 Fed. Reg. 28710), and
18	"(C) under section 60502 of title 46,
19	United States Code (relating to discriminating
20	duty on goods imported in foreign vessels or
21	from contiguous countries),
22	"(3) any penalties paid with respect to a vessel
23	pursuant to—
24	"(A) section 436 of the Tariff Act of 1930
25	(19 U.S.C. 1436),

1	"(B) section 453 of the Tariff Act of 1930
2	(19 U.S.C. 1453),
3	"(C) section 454 of the Tariff Act of 1930
4	(19 U.S.C. 1454),
5	"(D) section 464 of the Tariff Act of 1930
6	(19 U.S.C. 1464),
7	"(E) section 497 of the Tariff Act of 1930
8	(19 U.S.C. 1497),
9	"(F) section 584 of the Tariff Act of 1930
10	(19 U.S.C. 1584),
11	"(G) section 592 of the Tariff Act of 1930
12	(19 U.S.C. 1592),
13	"(H) section 593A of the Tariff Act of
14	1930 (19 U.S.C. 1593a),
15	"(I) section 7 of the Act of June 19, 1886
16	(24 Stat. 81, chapter 421; 19 U.S.C. 1706a),
17	"(J) section 2107 of title 46, United
18	States Code,
19	"(K) section 2302 of title 46, United
20	States Code,
21	"(L) section 3318 of title 46, United
22	States Code,
23	"(M) section 3718 of title 46, United
24	States Code,

1	"(N) section 4106 of title 46, United
2	States Code,
3	"(O) section 5116 of title 46, United
4	States Code,
5	"(P) section 11303 of title 46, United
6	States Code,
7	"(Q) section 11501 of title 46, United
8	States Code,
9	"(R) section 12151 of title 46, United
10	States Code,
11	"(S) section 12507 of title 46, United
12	States Code,
13	"(T) section 14701 of title 46, United
14	States Code,
15	"(U) section 30707 of title 46, United
16	States Code, with respect to the portion of the
17	fine that goes to the United States Government
18	under subsection (e) of such section 30707,
19	"(V) section 31309 of title 46, United
20	States Code,
21	"(W) section 31330 of title 46, United
22	States Code,
23	"(X) section 41107 of title 46, United
24	States Code,

1	"(Y) section 41108 of title 46, United
2	States Code,
3	"(Z) section 42108 of title 46, United
4	States Code,
5	"(AA) section 44104 of title 46, United
6	States Code,
7	"(BB) section 70052 of title 46, United
8	States Code,
9	"(CC) section 70119 of title 46, United
10	States Code,
11	"(DD) section 70506 of title 46, United
12	States Code, and
13	"(EE) section 80509 of title 46, United
14	States Code, and
15	"(4) any revenue generated in connection with
16	the seizure and forfeiture of a maritime vessel
17	under—
18	"(A) section 3 of the Act of August 5,
19	1935 (49 Stat. 518, chapter 438; 19 U.S.C.
20	1703),
21	"(B) section 70052 of title 46, United
22	States Code, and
23	"(C) section 70507 of title 46, United
24	States Code.

- 1 "(c) Expenditures From Trust Fund.—Amounts
- 2 in the Maritime Security Trust Fund shall be available,
- 3 as provided by appropriation Acts, for making expendi-
- 4 tures before October 1, 2035, to meet those obligations
- 5 of the United States heretofore and hereafter incurred
- 6 which are authorized to be paid out of the Maritime Secu-
- 7 rity Trust Fund under the SHIPS for America Act of
- 8 2024".
- 9 (b) CLERICAL AMENDMENT.—The table of sections
- 10 for subchapter A of chapter 98 of the Internal Revenue
- 11 Code of 1986 is amended by adding at the end the fol-
- 12 lowing new item:

"Sec. 9512. Maritime Security Trust Fund.".

13 SEC. 702. UNITED STATES VESSEL INVESTMENT CREDIT.

- 14 (a) IN GENERAL.—Subpart E of part IV of sub-
- 15 chapter A of chapter 1 of the Internal Revenue Code of
- 16 1986 is amended by inserting after section 48E the fol-
- 17 lowing new section:

18 "SEC. 48F. UNITED STATES VESSEL INVESTMENT CREDIT.

- 19 "(a) In General.—For purposes of section 46, the
- 20 United States Vessel Investment credit for any taxable
- 21 year is an amount equal to the applicable percentage of
- 22 any qualified investment for such taxable year with respect
- 23 to any qualified vessel.
- 24 "(b) Applicable Percentage.—For purposes of
- 25 subsection (a), the applicable percentage with respect to

any qualified vessel shall be an amount equal to the sum of— 2 3 "(1) 33 percent, plus "(2) in the case of any qualified vessel for 4 5 which the owner of such vessel will, as part of the 6 agreement described in subsection (d)(1)(F) and for 7 the duration of such agreement, obtain protection 8 and indemnity insurance with respect to such vessel 9 from an insurance company that is domiciled and 10 headquartered in the United States and is an under-11 writer that is approved by the Maritime Adminis-12 trator, 5 percent, plus 13 "(3) in the case of any qualified vessel which is 14 classified by and designed in accordance with the 15 rules of the American Bureau of Shipping or any 16 other classification society headquartered in the 17 United States and recognized by the Secretary of 18 the department in which the Coast Guard is oper-19 ating in accordance with section 3316 of title 46, 20 United States Code, 2 percent. "(c) QUALIFIED INVESTMENT.—For purposes of sub-21 22 section (a), the qualified investment with respect to any 23 qualified vessel is equal to the amount paid or incurred

by the taxpayer in connection with the construction,

repowering, or reconstruction of such vessel—

1	"(1) in a shipyard of the United States, and
2	"(2) by an entity which is not a foreign entity
3	of concern.
4	"(d) Qualified Vessel.—
5	"(1) In general.—For purposes of this sec-
6	tion, the term 'qualified vessel' means a cargo ves-
7	sel—
8	"(A) which is a United States flag vessel
9	(as defined in section 1355),
10	"(B) which, in the case of any repowering
11	or reconstruction of such vessel, was originally
12	constructed in the United States,
13	"(C) which operates in providing transpor-
14	tation in the United States foreign trade (as
15	such term is defined in section 1355(a)),
16	"(D) which is not a passenger vessel, as
17	defined in section 2101 of title 46, United
18	States Code,
19	"(E) which is—
20	"(i) a bulk carrier vessel,
21	"(ii) a tanker vessel,
22	"(iii) a roll-on/roll-off vessel,
23	"(iv) a container vessel,
24	"(v) a multi-purpose vessel,
25	"(vi) a cable vessel,

1	"(vii) a heavy-lift vessel, or
2	"(viii) any other type of vessel deter-
3	mined appropriate by the Maritime Admin-
4	istrator, in consultation with the Maritime
5	Security Board,
6	"(F) which, pursuant to an agreement be-
7	tween the taxpayer and the Maritime Adminis-
8	trator, operates as a vessel of the United States
9	for a period of not less than 10 years, and
10	"(G) the construction of which begins be-
11	fore January 1, 2032.
12	"(2) Exclusion related to foreign enti-
13	TIES OF CONCERN.—The term 'qualified vessel' shall
14	not include a vessel which—
15	"(A) is, or was previously, owned or oper-
16	ated by a foreign entity of concern,
17	"(B) was constructed, repowered, or recon-
18	structed in a shipyard which is owned or oper-
19	ated by a foreign entity of concern, or
20	"(C) was registered as a vessel of a foreign
21	country of concern at any time prior to being
22	placed in service by the taxpayer.
23	"(e) Definitions.—
24	"(1) Vessels.—For purposes of subsection
25	(d)(1)(E), any term used in such paragraph which

1 is also used in chapter 536 of title 46, United States 2 Code, shall have the same meaning as when used in 3 such chapter. 4 "(2) Foreign entity of concern; foreign 5 COUNTRY OF CONCERN.—For purposes of this sec-6 tion, the terms 'foreign entity of concern' and 'for-7 eign country of concern' have the same meaning 8 given such terms under section 4 of the SHIPS for 9 America Act of 2024. 10 "(f) Certain Progress Expenditure Rules MADE APPLICABLE.—Rules similar to the rules of sub-11 12 sections (c)(4) and (d) of section 46 (as in effect on the 13 day before the date of the enactment of the Revenue Rec-14 onciliation Act of 1990) shall apply for purposes of sub-15 section (a). 16 "(g) Regulations.—The Secretary, in consultation with the Maritime Administrator, shall issue such regulations or other guidance as may be necessary or appro-18 19 priate to carry out the purposes of this section, including 20 any regulations or guidance which may be necessary or 21 appropriate to recapture the benefit of any credit deter-22 mined under this section with respect to any qualified ves-23 sel, or any increase in the applicable percentage under subsection (b) with respect to any qualified vessel, in the

case of any taxpayer which fails to comply with the terms

25

1	of the agreement described in subsection $(d)(1)(F)$ with
2	respect to such qualified vessel.".
3	(b) Conforming Amendments.—
4	(1) Section 46 of the Internal Revenue Code of
5	1986, as amended by section 13702(b)(1) of Public
6	Law 117–169, is amended—
7	(A) in paragraph (6), by striking "and" at
8	the end,
9	(B) in paragraph (7), by striking the pe-
10	riod at the end and inserting ", and", and
11	(C) by adding at the end the following:
12	"(8) the United States Vessel Investment cred-
13	it.".
14	(2) Section 49(a)(1)(C) of such Code, as
15	amended by section 13702(b)(2) of Public Law 117-
16	169, is amended—
17	(A) in clause (vii), by striking "and" at the
18	end,
19	(B) in clause (viii), by striking the period
20	at the end and inserting ", and", and
21	(C) by adding at the end the following:
22	"(ix) with respect to any qualified ves-
23	sel (as defined in section 48F(d)), the por-
24	tion of the basis of such vessel attributable
25	to amounts paid or incurred by the tax-

1	payer in connection with the construction,
2	repowering, or reconstruction of such ves-
3	sel.".
4	(3) The table of sections for subpart E of part
5	IV of subchapter A of chapter 1 of such Code is
6	amended by inserting after the item relating to sec-
7	tion 48E the following new item:
	"Sec. 48F. United States Vessel Investment credit.".
8	(e) Recapture for Failure to Operate as a
9	VESSEL OF THE UNITED STATES.—Section 50(a) of the
10	Internal Revenue Code of 1986 is amended—
11	(1) in paragraph (4), by striking "or any appli-
12	cable transaction to which paragraph (3)(A) applies"
13	and inserting "any applicable transaction to which
14	paragraph (3)(A) applies, or any violation to which
15	paragraph (6)(A) applies",
16	(2) by redesignating paragraph (6) as para-
17	graph (7),
18	(3) by inserting after paragraph (5) the fol-
19	lowing new paragraph:
20	"(6) Failure to operate qualified vessel
21	AS A VESSEL OF THE UNITED STATES.—
22	"(A) In general.—If an applicable tax-
23	payer violates any of the requirements of the
24	agreement described in section $48F(d)(1)(F)$
25	during the duration of such agreement with re-

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spect to any investment credit property which is eligible for the United States Vessel Investment credit under section 48F(a), then the tax under this chapter for the taxable year in which such violation occurs shall be increased by 100 percent of the aggregate decrease in the credits allowed under section 38 for all prior taxable years which would have resulted solely from reducing to zero any credit determined under section 46 which is attributable to the United States Vessel Investment credit under section 48F(a) with respect to such property.

"(B) Exception.—Subparagraph (A)

"(B) EXCEPTION.—Subparagraph (A) shall not apply if the applicable taxpayer demonstrates to the satisfaction of the Secretary and the Maritime Administrator that the taxpayer is in compliance with the agreement described in section 48F(d)(1)(F) within 30 days of a determination and notice by the Secretary.

"(C) REGULATIONS AND GUIDANCE.—The Secretary shall issue such regulations or other guidance as the Secretary determines necessary or appropriate to carry out the purposes of this paragraph, including regulations or other guidance which provide for requirements for record-

1	keeping or information reporting for purposes
2	of administering the requirements of this para-
3	graph.", and
4	(4) in paragraph (7) (as redesignated by para-
5	graph (2))—
6	(A) in subparagraph (C), by striking "or
7	(3)" and inserting "(3), or (4)", and
8	(B) by striking subparagraph (E) and in-
9	serting the following:
10	"(E) Applicable taxpayer.—For pur-
11	poses of this subsection, the term 'applicable
12	taxpayer' means any taxpayer who has been al-
13	lowed—
14	"(i) for purposes of paragraph (3), a
15	credit under section 48D(a) for any prior
16	taxable year, or
17	"(ii) for purposes of paragraph (6), a
18	credit under section 48F(a) for any prior
19	taxable year.".
20	(d) Elective Payment and Transfer of Cred-
21	IT.—
22	(1) Elective payment.—Section 6417 of the
23	Internal Revenue Code of 1986 is amended—
24	(A) in subsection (b), by adding at the end
25	the following:

1	"(13) The United States Vessel Investment
2	credit under section 48F.", and
3	(B) in subsection (d)(1)—
4	(i) in subparagraph (E), by striking
5	"(C), or (D)" each place it appears and in-
6	serting "(C), (D), or (E)",
7	(ii) by redesignating subparagraph
8	(E) (as amended by clause (i)) as subpara-
9	graph (F), and
10	(iii) by inserting after subparagraph
11	(D) the following:
12	"(E) ELECTION WITH RESPECT TO
13	UNITED STATES VESSEL INVESTMENT CRED-
14	IT.—If a taxpayer other than an entity de-
15	scribed in subparagraph (A) makes an election
16	under this subparagraph with respect to any
17	taxable year in which such taxpayer has made
18	a qualified investment with respect to any quali-
19	fied vessel (as defined in section 48F), such
20	taxpayer shall be treated as an applicable entity
21	for purposes of this section for such taxable
22	year, but only with respect to the credit de-
23	scribed in subsection (b)(13).".

1	(2) Transfer.—Section $6418(f)(1)(A)$ of the
2	Internal Revenue Code of 1986 is amended by add-
3	ing at the end the following:
4	"(xii) The United States Vessel In-
5	vestment credit under section 48F.".
6	(e) Exception Relating to Alternative Tax on
7	QUALIFYING SHIPPING ACTIVITIES.—Section 1357(c) of
8	the Internal Revenue Code of 1986 is amended—
9	(1) in paragraph (1), by striking "paragraph
10	(2)" and inserting "paragraph (2) or (4)", and
11	(2) by adding at the end the following:
12	"(4) Exception for united states vessel
13	INVESTMENT CREDIT.—Paragraph (1) shall not
14	apply with respect to any credit allowed to the tax-
15	payer under section 48F.".
16	(f) Effective Date.—The amendments made by
17	this section shall apply to property placed in service after
18	December 31, 2024.
19	SEC. 703. CERTAIN PAYMENTS FOR MARITIME SECURITY
20	EXCLUDED FROM GROSS INCOME.
21	(a) In General.—Part III of subchapter B of chap-
22	ter 1 of the Internal Revenue Code of 1986 is amended
23	by inserting after section 139I the following new sub-

1 "SEC. 139J. MARITIME SECURITY PAYMENTS.

- 2 "(a) In General.—Gross income shall not include
- 3 any payment made pursuant to—
- 4 "(1) section 53106 of title 46, United States
- 5 Code,
- 6 "(2) section 53801 of such title,
- 7 "(3) section 53206 of such title,
- 8 "(4) section 53406 of such title,
- 9 "(5) section 53604 of such title,
- "(6) section 54101 of such title, or
- "(7) section 54301 of such title.
- 12 "(b) Denial of Double Benefit.—No deduction
- 13 or credit shall be allowed for, or by reason of, any expendi-
- 14 ture to the extent of the amount excluded under sub-
- 15 section (a) for any payment which was provided with re-
- 16 spect to such expenditure. The adjusted basis of any prop-
- 17 erty shall be reduced by the amount excluded under sub-
- 18 section (a) which was provided with respect to such prop-
- 19 erty.".
- 20 (b) Clerical Amendment.—The table of sections
- 21 for part III of subchapter B of chapter 1 of such Code
- 22 is amended by inserting after the item relating to section
- 23 139I the following new item:

[&]quot;Sec. 139J. Maritime security payments.".

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1	(c) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	the date of the enactment of this Act.
4	SEC. 704. ELIMINATION OF 30-DAY LIMITATION ON DOMES
5	TIC OPERATIONS.
6	(a) In General.—Section 1355 of the Internal Rev-
7	enue Code of 1986 is amended—
8	(1) in subsection (f), by striking paragraph (4)
9	and
10	(2) in subsection (g)(2), by striking subpara-
11	graph (D).
12	(b) Effective Date.—The amendments made by
13	this section shall apply to taxable years beginning after
14	the date of enactment of this Act.
15	SEC. 705. QUALIFYING SHIPPING ACTIVITIES.
16	Section 1356(b) of the Internal Revenue Code of
17	1986 (relating to qualifying shipping activities) is amend-
18	ed by striking "activities in operating" and inserting "the
19	carriage of goods (as defined in section 1 of the Carriage
20	of Goods by Sea Act (46 U.S.C. 30701 note)) by".
21	SEC. 706. QUALIFYING VESSEL.
22	Section 1355(a) of the Internal Revenue Code of
23	1986 is amended—
24	(1) by striking paragraph (4) and inserting the

following: 25

1	"(4) Qualifying vessel.—The term 'quali-
2	fying vessel' means a vessel which is—
3	"(A) self-propelled (or a combination self-
4	propelled and non-self-propelled),
5	"(B) a United States flag vessel or a
6	United States-owned foreign flag vessel,
7	"(C) not less than 6,000 deadweight tons,
8	and
9	"(D) used exclusively in the United States
10	foreign trade during the period that the election
11	under this subchapter is in effect.", and
12	(2) by adding at the end the following:
13	"(8) United states-owned foreign flag
14	vessel.—The term 'United States-owned foreign
15	flag vessel' means any vessel which—
16	"(A) is documented under the laws of a
17	country (other than the United States) or a for-
18	eign registry which is not a foreign country of
19	concern (as defined by section 4 of the SHIPS
20	for America Act of 2024),
21	"(B) is owned by a person which—
22	"(i)(I) is a citizen of the United
23	States (as determined under section 50501
24	of title 46, United States Code), or

1	"(II) is controlled (within the meaning
2	of section 954(d)(3)) by a citizen of the
3	United States (as so determined), and
4	"(ii) owns a fleet of United States
5	flag vessels, and
6	"(C) has in effect a Voluntary Intermodal
7	Sealift Agreement or Voluntary Tanker Agree-
8	ment with the Maritime Administrator.".
9	SEC. 707. CREDIT FOR CONSTRUCTION OF SHIPYARD FA-
10	CILITIES.
11	(a) In General.—Subpart E of part IV of sub-
12	chapter A of chapter 1 of the Internal Revenue Code of
13	1986, as amended by section 702(a), is amended by insert-
14	ing after section 48F the following new section:
15	"SEC. 48G. CREDIT FOR CONSTRUCTION OF SHIPYARD FA-
16	CILITIES.
17	"(a) In General.—For purposes of section 46, the
18	shipyard investment tax credit for any taxable year is an
19	amount equal to 25 percent of the qualified investment
20	for such taxable year with respect to any qualified ship-
21	yard facility of a tax payer described in section $48\mathrm{D}(c)(1)$.
22	"(b) Qualified Investment.—
23	"(1) In general.—For purposes of subsection
24	(a), the qualified investment with respect to any

1	basis of any qualified property placed in service by
2	the taxpayer during such taxable year which is part
3	of a qualified shipyard facility.
4	"(2) Qualified property.—The term 'quali-
5	fied property' shall have the same meaning given
6	such term in section 48D(b)(2), except that subpara-
7	graph (A)(iv) of such section shall be applied by sub-
8	stituting 'qualified shipyard facility' for 'advanced
9	manufacturing facility'.
10	"(3) Qualified shipyard facility.—For
11	purposes of this section, the term 'qualified shipyard
12	facility' means a facility—
13	"(A) which is located within the United
14	States (including any territory or possession of
15	the United States), and
16	"(B) for which the primary purpose is—
17	"(i) constructing or repairing commer-
18	cial or military oceangoing vessels,
19	"(ii) manufacturing components which
20	are critical (as determined by the Sec-
21	retary, in consultation with the Secretary
22	of the Navy and the Maritime Adminis-
23	trator) to the operation of commercial or
24	military oceangoing vessels, or

1	"(iii) manufacturing equipment which
2	is used to produce or repair commercial or
3	military oceangoing vessels.
4	"(4) Certain progress expenditure rules
5	MADE APPLICABLE.—Rules similar to the rules of
6	subsections (c)(4) and (d) of section 46 (as in effect
7	on the day before the date of the enactment of the
8	Revenue Reconciliation Act of 1990) shall apply for
9	purposes of subsection (a).
10	"(c) Denial of Double Benefit.—This section
11	shall not apply to any property placed in service by the
12	taxpayer during the taxable year if a credit was allowed
13	under section 48F to such taxpayer during such taxable
14	year.
15	"(d) Regulations.—The Secretary shall issue such
16	regulations or other guidance as may be necessary or ap-
17	propriate to carry out the purposes of this section.
18	"(e) Termination of Credit.—The credit allowed
19	under this section shall not apply to property placed in
20	service after December 31, 2031.".
21	(b) Conforming Amendments.—
22	(1) Section 46 of the Internal Revenue Code of
23	1986, as amended by section 702(b)(1), is amend-
24	ed —

1	(A) in paragraph (7), by striking "and" at
2	the end,
3	(B) in paragraph (8), by striking the pe-
4	riod at the end and inserting ", and", and
5	(C) by adding at the end the following:
6	"(9) the shipyard investment tax credit.".
7	(2) Section 49(a)(1)(C) of such Code, as
8	amended by section 702(b)(2), is amended—
9	(A) in clause (viii), by striking "and" at
10	the end,
11	(B) in clause (ix), by striking the period at
12	the end and inserting ", and", and
13	(C) by adding at the end the following:
14	"(x) the basis of any qualified prop-
15	erty (as defined in subsection (b)(2) of sec-
16	tion 48G) which is part of a qualified ship-
17	yard facility (as defined in subsection
18	(b)(3) of such section).".
19	(3) Section $50(a)(2)(E)$ of such Code, as
20	amended by section 13702(b) of Public Law 117-
21	169, is amended by striking "or 48E(e)" and insert-
22	ing " $48E(e)$, or $48G(b)(4)$ ".
23	(4) The table of sections for subpart E of part
24	IV of subchapter A of chapter 1 of such Code, as
25	amended by section 702(b)(3), is amended by insert-

1	ing after the item relating to section 48F the fol-
2	lowing new item:
	"Sec. 48G. Shipyard investment tax credit.".
3	(e) Elective Payment and Transfer of Cred-
4	IT.—
5	(1) Elective payment.—Section 6417 of the
6	Internal Revenue Code of 1986, as amended by sec-
7	tion 702, is amended—
8	(A) in subsection (b), by adding at the end
9	the following:
10	"(14) The shipyard investment tax credit under
11	section 48G.", and
12	(B) in subsection $(d)(1)$ —
13	(i) in subparagraph (F), by striking
14	"(D), or (E)" each place it appears and in-
15	serting "(D), (E), or (F)",
16	(ii) by redesignating subparagraph
17	(F) (as amended by clause (i)) as subpara-
18	graph (G), and
19	(iii) by inserting after subparagraph
20	(E) the following:
21	"(F) ELECTION WITH RESPECT TO THE
22	SHIPYARD INVESTMENT TAX CREDIT.—If a tax-
23	payer other than an entity described in sub-
24	paragraph (A) makes an election under this
25	subparagraph with respect to any taxable year

1	in which such taxpayer has placed in service
2	any qualified property which is part of a quali-
3	fied shipyard facility (as defined in section
4	48G), such taxpayer shall be treated as an ap-
5	plicable entity for purposes of this section for
6	such taxable year, but only with respect to the
7	credit described in subsection (b)(14).".
8	(2) Transfer.—Section $6418(f)(1)(A)$ of the
9	Internal Revenue Code of 1986, as amended by sec-
10	tion 702, is amended by adding at the end the fol-
11	lowing:
12	"(xiii) The shipyard investment tax
13	credit under section 48G.".
14	(d) Exception Relating to Alternative Tax on
15	QUALIFYING SHIPPING ACTIVITIES.—Paragraph (4) of
16	section 1357(c) of the Internal Revenue Code of 1986, as
17	added by section 702(e), is amended to read as follows:
18	"(4) Exception for united states vessel
19	INVESTMENT CREDIT AND SHIPYARD INVESTMENT
20	TAX CREDIT.—Paragraph (1) shall not apply with
21	respect to any credit allowed to the taxpayer under
22	section 48F or 48G.".
23	(e) Effective Date.—The amendments made by
24	this section shall apply to property placed in service after
25	December 31, 2024.

1	SEC. 708. TAX INCENTIVES RELATING TO MERCHANT MA-
2	RINE CAPITAL CONSTRUCTION FUNDS.
3	(a) In General.—Section 7518 of the Internal Rev-
4	enue Code of 1986 is amended—
5	(1) in subsection (a)—
6	(A) by striking paragraph (1) and insert-
7	ing the following:
8	"(1) In general.—The amount deposited in a
9	fund established under chapter 535 of title 46 of the
10	United States Code (hereinafter in this section re-
11	ferred to as a 'capital construction fund') for a tax-
12	able year may not exceed the amount specified in the
13	agreement under section 53503(a) of such title,
14	which shall be an amount that is related to a com-
15	mitment to invest the revenue from the capital con-
16	struction fund into funding the construction of new
17	vessels or funding cargo handling equipment.",
18	(B) in paragraph (2), by striking "para-
19	graph (1)(B)" each place it appears and insert-
20	ing "paragraph (1)", and
21	(C) by adding at the end the following new
22	paragraph:
23	"(4) Revenue.—For the purposes of para-
24	graph (1), the revenue from the capital construction
25	fund may include—

1	"(A) income attributable to the operation
2	of any agreement vessel in foreign commerce or
3	domestic trade or fisheries or the operation of
4	a marine terminal in the United States,
5	"(B) the net proceeds from the disposition
6	of an agreement vessel or cargo handling equip-
7	ment or insurance or indemnity attributable to
8	the vessel or cargo handling equipment,
9	"(C) the receipts from the investment or
10	reinvestment of amounts held in the fund, and
11	"(D) the amount allowable as a deduction
12	under section 167 for the taxable year with re-
13	spect to the agreement vessels or cargo han-
14	dling equipment.",
15	(2) in subsection (b)(2), by striking "Amounts
16	in any capital construction fund" and all that fol-
17	lows through "(not in excess of 60 percent)" and in-
18	serting "An agreed percentage",
19	(3) in subsection (e)—
20	(A) by striking paragraph (1) and insert-
21	ing the following:
22	"(1) In general.—A qualified withdrawal
23	from the fund is one made in accordance with the
24	terms of the agreement but only if it is for—

1	"(A) the acquisition, construction,
2	repowering, or reconstruction of—
3	"(i) a qualified vessel or a barge or
4	container that is part of the complement of
5	a qualified vessel, or
6	"(ii) cargo handling equipment, or
7	"(B) the payment of the principal on in-
8	debtedness incurred in the acquisition, con-
9	struction, repowering, or reconstruction of—
10	"(i) a qualified vessel or a barge or
11	container that is part of the complement of
12	a qualified vessel, or
13	"(ii) cargo handling equipment.
14	Except to the extent provided in regulations
15	prescribed by the Secretary, subparagraph (A),
16	and so much of subparagraph (B) as relates
17	only to barges and containers, shall apply only
18	with respect to barges and containers con-
19	structed in the United States.",
20	(B) by redesignating paragraph (2) as
21	paragraph (4), and
22	(C) by inserting after paragraph (1) the
23	following:
24	"(2) Fully automated cargo handling
25	EQUIPMENT.—No withdrawals may be made from a

1	capital construction fund to purchase fully auto-
2	mated cargo handling equipment that is remotely
3	operated or remotely monitored with or without the
4	exercise of human intervention or control, if the Sec-
5	retary determines such equipment would result in a
6	net loss of jobs within a marine terminal.
7	"(3) Prohibition on People's Republic of
8	CHINA CRANES.—No withdrawals may be made from
9	a capital construction fund to purchase cranes man-
10	ufactured in the People's Republic of China (which
11	shall not include Taiwan, as defined in section 15 of
12	the Taiwan Relations Act (22 U.S.C. 3314)).",
13	(4) in subsection (f)—
14	(A) in paragraph (2), by inserting "cargo
15	handling equipment," after "barge," both
16	places the term appears,
17	(B) in paragraph (3), by inserting "cargo
18	handling equipment," after "barge," both
19	places the term appears, and
20	(C) in paragraph (4), by inserting "cargo
21	handling equipment," after "barges,",
22	(5) in subsection (g)—
23	(A) in the flush matter at the end of para-
24	graph (2), by inserting "cargo handling equip-
25	ment," after "advanced", and

1	(B) in paragraph (5)(A)—
2	(i) in the heading, by striking "25
3	YEARS" and inserting "15 YEARS",
4	(ii) by striking "26th, 27th, 28th,
5	29th, or 30th taxable year" and inserting
6	"following specified taxable year", and
7	(iii) by striking the table contained
8	therein and inserting the following: "If the amount remains in the fund at the close of the- 16th taxable year 20 percent 17th taxable year 40 percent 18th taxable year 60 percent 19th taxable year 80 percent 20th taxable year 1100 percent", and
9	(6) in subsection (i), by striking "as in effect on
10	the date of the enactment of this section".
11	(b) Effective Date.—The amendments made by
12	this section shall apply to taxable years beginning after
13	December 31, 2024.
14	SEC. 709. EXEMPTION OF STUDENT INCENTIVE PAYMENT
15	AGREEMENTS FROM GROSS INCOME.
16	(a) In General.—Part III of subchapter B of chap-
17	ter 1 of the Internal Revenue Code of 1986, as amended
18	by section 703, is further amended by inserting after sec-
19	tion 139J the following new section:
20	"SEC. 139K. STUDENT INCENTIVE PAYMENT AGREEMENTS.
21	"In the case of an individual who has entered into
22	an agreement described in section 51509 of title 46,

- 1 United States Code, gross income does not include any
- 2 student incentive payments made to such individual pursu-
- 3 ant to such agreement.".
- 4 (b) CLERICAL AMENDMENT.—The table of sections
- 5 for part III of subchapter B of chapter 1 of the Internal
- 6 Revenue Code of 1986, as amended by section 703, is fur-
- 7 ther amended by inserting after the item relating to sec-
- 8 tion 139J the following new item:
 - "Sec. 139K. Student incentive payment agreements.".
- 9 (c) Effective Date.—The amendments made by
- 10 this section shall apply with respect to payments made
- 11 after December 31, 2024.
- 12 SEC. 710. MARITIME FUEL TAX PARITY.
- 13 Section 4041(g) of the Internal Revenue Code of
- 14 1986 is amended by adding at the end the following new
- 15 sentence: "For purposes of subsection (a)(2), the exemp-
- 16 tion under paragraph (1) shall also apply to fuel sold for
- 17 use or used by a vessel which is both described in section
- 18 4042(c)(1) and actually engaged in trade between the At-
- 19 lantic (including the Gulf of Mexico) or Pacific ports of
- 20 the United States (including any territory or possession
- 21 of the United States).".