NORTHERN TERRITORY OF AUSTRALIA

MARINE ACT

As in force at 1 July 2013

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NORTHERN TERRITORY OF AUSTRALIA

As in force at 1 July 2013

MARINE ACT

An Act to regulate shipping within the Territory and to provide for the application to the Territory of the uniform shipping laws code and for related matters

Part 1 Preliminary matters

1 Short title

This Act may be cited as the *Marine Act*.

2 Commencement

The several sections of this Act shall come into operation on such dates as are respectively fixed by the Administrator by notice in the *Gazette*.

3 Repeal

- (1) The Acts of South Australia listed in Part I of Schedule 1 shall, to the extent therein indicted, cease to apply as laws of the Territory.
- (2) The Ordinances listed in Part II of Schedule 1 are repealed to the extent therein indicated.

4 Savings and transitional

- (1) Those sections of the Marine Board and Navigation Act, 1881 of the State of South Australia which continue to apply to the Territory are amended in their application to the Territory, as set out in Schedule 2.
- (2) Notwithstanding anything in this Act, a person who, immediately before the date of commencement of Division 2 of Part 4, was the owner of a fishing vessel shall be entitled to use or operate that fishing vessel without obtaining a certificate of survey in respect of that vessel:
 - (a) for the period of 12 months beginning on that date; and

- (b) if before the expiration of that period the person applies for a certificate of survey under this Act in respect of that vessel, until the certificate of survey is issued, or finally refused, or the application is withdrawn.
- (3) Subject to subsection (4) all subsidiary legislation made under the *Ports Act* relating to pilotage services, and in force immediately prior to the commencement of Part 7 shall, so far as it is not inconsistent with this Act, continue in force as if made under this Act.
- (4) A pilotage certificate issued under the Ports Act or a pilotage exemption certificate issued under the Port By-laws and in force immediately prior to the commencement of this Act shall remain in force for a period of 12 months from the date of commencement of Part 7 or until the date of the expiration of the certificate, whichever is the earlier.

5 Act to bind Crown

This Act binds the Crown in right of the Territory.

6 Application

Unless the contrary intention appears, this Act does not apply to or in relation to a vessel belonging to an arm of a Defence Force referred to in Division 1 of Part III of the *Defence Act 1903* (Cth) or the military, naval or air force of any other country.

7 Interpretation

(1) In this Act:

advisory committee means an advisory committee established under Part 2, Division 3.

air-cushioned vehicle means a vehicle designed to be supported, when in motion, wholly or partly by the air expelled from the vehicle forming a cushion, the boundaries of which include the water or other surface below the vehicle.

appointed pilotage services provider, see section 181A.

assessor means a person appointed as an assessor under section 12.

boarding ground, in relation to a pilotage area, means a place at which the master of a ship is required to present the ship for the purpose of embarking or disembarking a pilot.

certificate means any of the following:

- (a) a certificate of operation issued under section 48 of the Marine Safety National Law;
- (b) a certificate of survey;
- (c) a certificate of competency;
- (d) a certificate recognised under section 73 of the Marine Safety National Law.

certificate of competency means a certificate of competency issued under section 60 of the Marine Safety National Law.

certificate of survey means a certificate of survey issued under section 38 of the Marine Safety National Law and, in the case of a vessel that is being towed, includes a towage permit issued under the Regulations.

compulsory pilotage area means an area within which pilotage has been declared to be compulsory under section 162.

crew, in relation to a vessel, means those persons employed on board and in the business of a vessel, other than:

- (a) a person temporarily employed on board the vessel while the vessel is at a port; or
- (b) a pilot; or
- (c) in the case of a fishing vessel, a person solely engaged in catching or processing fish.

dangerous goods means goods listed as dangerous goods in the International Maritime Dangerous Goods Code, published by the International Maritime Organisation, as amended from time to time.

Darwin Port Corporation means the Darwin Port Corporation established by section 6(1) of the *Darwin Port Corporation Act*.

Director means the Chief Executive Officer, as defined in the *Public Sector Employment and Management Act*, of the Agency as defined in that Act primarily responsible under the Minister for the administration of this Act.

domestic commercial vessel, see section 7 of the Marine Safety National Law.

fish includes turtles, dugong, crustacea, molluscs and any other living resources of the sea or the seabed.

fishing operations means:

- (a) taking, catching or capturing fish for trading or manufacturing purposes; or
- (b) processing (including on land) or carrying fish that are taken, caught or captured.

fishing vessel means a vessel that is used wholly or principally for fishing operations and includes:

- (a) a vessel that is used:
 - (i) to provide food, fuel and other supplies to persons who are engaged in fishing operations; or
 - (ii) to transport crew and other persons who are engaged in fishing operations; and
- (b) a vessel that is in the course of construction and is intended to be used wholly or principally for fishing operations.

harbourmaster, see section 5(1) of the *Darwin Port Corporation* Act.

hire-and-drive vessel means a vessel which is let for hire or reward or for any other consideration whatsoever, including vessels provided in conjunction with holiday establishments or hotels for the use of guests or tenants, and which the hirer uses solely for pleasure.

licensed pilot, in relation to a compulsory pilotage area, means a person holding a current pilotage licence.

marine incident, see section 6 of the Marine Safety National Law.

Marine Safety National Law means the Marine Safety (Domestic Commercial Vessel) National Law (Cth) (being provisions applying as a law of the Commonwealth because of section 4 of the Marine Safety (Domestic Commercial Vessel) National Law Act 2012 (Cth)).

master, in relation to a vessel, means the person having lawful command or charge of the vessel, but does not include a pilot.

Northern Territory waters means:

- (a) the coastal waters of the Territory, within the meaning of the Coastal Waters (Northern Territory Powers) Act 1980 (Cth); and
- (b) any other waters that are within the Territory (whether tidal or non-tidal, saltwater or fresh, permanent or temporary or natural or artificial).

off-shore industry mobile unit means:

- (a) a vessel that is used or intended to be used wholly or primarily in an operation or activity associated with or incidental to, exploring or exploiting the natural resources of:
 - (i) the continental shelf of Australia; or
 - (ii) the seabed of the Australian coastal sea; or
 - (iii) the subsoil of that seabed;

by drilling the seabed or its subsoil with equipment on or forming part of the vessel or by obtaining substantial quantities of material from the seabed or its subsoil with such equipment;

- (b) a structure (not being a vessel) that:
 - (i) is able to float or be floated; and
 - (ii) is able to move or be moved as an entity from one place to another; and
 - (iii) is used or intended for use wholly or primarily in, or in an operation or activity associated with or incidental to, exploring or exploiting the natural resources of:
 - (A) the continental shelf of Australia; or
 - (B) the seabed of the Australian coastal sea: or
 - (C) the subsoil of that seabed;

by drilling the seabed or its subsoil with equipment on or forming part of the structure or by obtaining substantial quantities of material from the seabed or its subsoil with such equipment; or

(c) a barge or like vessel fitted with living quarters for more than 12 persons and used or intended for use wholly or primarily in connection with the construction, maintenance or repair of off-shore industry fixed structures.

off-shore industry vessel means:

- (a) a vessel (not being an off-shore industry mobile unit) that is used or intended to be used wholly or primarily in, or in an operation or activity associated with or incidental to, exploring or exploiting the natural resources of:
 - (i) the continental shelf of Australia; or
 - (ii) the seabed of the Australian coastal sea; or
 - (iii) the subsoil of that seabed; or
- (b) any other vessel (not being an off-shore industry mobile unit, or a vessel, or a vessel included in a class of vessels, declared by the Minister, by instrument in writing, to be a vessel or a class of vessels, as the case requires, to which this paragraph does not apply) at any time when it is being so used.

passenger means a person carried on board a vessel with the knowledge or consent of the owner or the master of the vessel but does not include:

- (a) a person engaged in any capacity on board the vessel in the business of the vessel; or
- (b) a child under the age of 12 months.

pilot, in relation to a ship, means a person not belonging to the ship who has lawful conduct of the ship.

pilotage area means an area declared to be a pilotage area under section 160.

pilotage authority, in relation to a pilotage area, means the pilotage authority appointed under section 161 in respect of that area.

pilotage exemption certificate or *pilotage licence* means a pilotage exemption certificate or pilotage licence issued under section 171.

pilotage services means the service of providing pilots to conduct pilotage in relation to a vessel and related services.

pilotage services provider, for Part 7, Division 4A, see section 181A.

pleasure craft means a vessel that is:

- (a) exclusively used for pleasure; and
- (b) not used for hire or reward or any commercial purpose;

but does not include a vessel that is provided for the transport or entertainment of lodgers at an institution, hotel, private hotel, boarding-house, lodging-house, guest-house or other establishment.

Port of Darwin means the area of water and land constituting the Port of Darwin comprised within the boundaries declared under section 43A of the *Darwin Port Corporation Act*.

recreational vessel means:

- (a) a pleasure craft; or
- (b) a hire-and-drive vessel used solely for pleasure.

regulated Australian vessel, see section 6 of the *Navigation Act 2012* (Cth).

seaman, in relation to a vessel, means a person who is a member of the crew.

ship includes every description of vessel used in navigation not propelled by oars.

shipping inspector means a shipping inspector appointed under section 8.

Tribunal means the Marine Appeals Tribunal of the Northern Territory established by section 10.

Uniform Shipping Laws Code, see section 6 of the Marine Safety National Law.

unsafe ship, for Part 4, Division 4, see section 96.

vessel, see section 8 of the Marine Safety National Law.

(2) A reference in this Act to a class of vessels is a reference to a class of vessels so classified by the Regulations.

way for the purpose of:

- (3) For the purposes of this Act, a vessel which has been got under
 - (a) transporting by water goods or passengers for fee or reward or carrying out a commercial marine operation; or
 - (b) going to sea or plying or running; or
 - (c) proceeding on a voyage; or
 - (d) if the vessel is an off-shore industry vessel undertaking off-shore operations;

is a vessel which has been taken or sent to sea or gone or proceeded to sea or is proceeding on a voyage.

- (4) For the purposes of this Act, a vessel is proceeding on a voyage from the time it is got under way for the purpose of proceeding on the voyage until the time it is got under way for the purpose of proceeding on another voyage.
- (5) For the purposes of this Act, the length of a vessel is to be measured as far as is practicable in accordance with the guidance for measuring contained in the Uniform Shipping Laws Code.
- (6) Unless the contrary intention appears, a reference in this Act to the owner of a vessel is, in the case of a vessel that is operated or managed by a person other than the owner, to be read as including a reference to the operator or manager of the vessel.
- (7) For the purposes of this Act, the gross tonnage of a vessel is to be determined in accordance with the Tonnage Measurement Convention as defined in the Navigation Act.

Part 2 Administration

Division 1 Appointment of shipping inspectors etc.

8 Shipping inspectors

- (1) The Minister may, by instrument in writing, appoint a person to be a shipping inspector for the purposes of this Act.
- (2) The Director may, by instrument in writing, require a shipping inspector to report to the Director:
 - (a) upon the nature or cause of an accident or damage to a vessel; or

- (b) as to whether or not this Act or a regulation under this Act has been complied with; or
- (c) as to whether or not a vessel is fit to proceed to sea without serious danger to human life.
- (3) Where a shipping inspector is required to report under subsection (2) or the shipping inspector has reasonable cause to believe that a vessel is being used in the commission of an offence against this Act, the shipping inspector may:
 - (a) go on board a vessel, including a vessel under construction, and inspect the vessel or its equipment or any part thereof, any cargo or articles on board and any document carried in or on the vessel pursuant to this Act; and
 - (b) enter premises and make such examination and investigation and require the production of such books and documents as the shipping inspector considers necessary for the performance of his or her duty; and
 - (c) require the owner of a vessel or a seaman on a vessel to produce a document in the possession or control of that person relating to the crew; and
 - (d) require the master of a vessel to produce a list of all persons on board; and
 - (e) require the master of a vessel to muster the crew of the vessel; and
 - (f) require the master of a vessel to give an explanation of any matter concerning the vessel or its crew; and
 - (g) detain or delay a vessel in order to obtain any advice, information or evidence.
- (4) A shipping inspector must not exercise any power under subsection (3) so that the vessel is unreasonably detained or delayed.
- (5) The Director must issue to each shipping inspector an identification card containing:
 - (a) a photograph of the inspector and the signature of the inspector, verified by the signature of the Director; and
 - (b) any limitations in the instrument of appointment of the inspector.

- (6) Before a shipping inspector enters any premises, boards a vessel or makes a requirement of a person under subsection (3), the shipping inspector must produce his or her identification card to that person.
- (7) A person must not hinder a shipping inspector in the exercise of his or her powers under subsection (3).

Maximum penalty for an offence against subsection (7): 50 penalty units.

8A Police to have powers of shipping inspector

A police officer has the powers and functions of a shipping inspector under this Act.

Division 2 Marine Appeals Tribunal

10 Establishment and composition of Tribunal

- (1) There is hereby established a Tribunal by the name of the Marine Appeals Tribunal of the Northern Territory.
- (2) The Tribunal consists of each Magistrate appointed under section 4(3) of the *Magistrates Act*.

11 Functions and powers of Tribunal

- (1) The function of the Tribunal is to hear and determine an appeal submitted to it under this Act.
- (2) In addition, the Tribunal may hear and determine an appeal against any of the following decisions under the *Darwin Port Corporation Act*:
 - (a) a decision of the Darwin Port Corporation refusing an application made under section 38(1) of that Act as provided by section 38(7) of that Act;
 - (b) a decision of the Darwin Port Corporation under section 39(5) of that Act to vary, suspend or cancel a licence as provided by section 39(7) of that Act.

(3) The Tribunal:

(a) may exercise all the powers conferred on the person (the *original decision maker*) who, under this Act or the *Darwin Port Corporation Act*, made the decision the subject of an appeal mentioned in subsection (1) or (2); and

- (b) must, in writing:
 - (i) affirm the decision; or
 - (ii) vary the decision; or
 - (iii) make another decision in substitution for the decision after setting aside the decision; or
 - (iv) remit the matter for reconsideration in accordance with any directions or recommendations of the Tribunal.
- (4) For the appeal, the Tribunal may only consider information:
 - (a) that was available to the original decision maker when the decision was made; and
 - (b) that is made available to the Tribunal on the request of the Tribunal.
- (5) The Tribunal must determine the appeal within a total period of 6 months after the appeal is made, discounting any period during which:
 - (a) the Tribunal has made a request for information to be made available as mentioned in subsection (4)(b); and
 - (b) the information is not made available to the Tribunal.
- (6) The appeal does not affect the operation or implementation of the decision.
- (7) However, the Tribunal may make another decision (the *interim decision*) staying or otherwise affecting the operation or implementation of so much of the decision as the Tribunal considers appropriate to effectively decide the appeal.
- (8) The interim decision:
 - (a) is subject to the conditions specified by the Tribunal; and
 - (b) has effect:
 - (i) for the period specified by the Tribunal; and
 - (ii) if no period is specified by the Tribunal until the appeal is determined.
- (9) The Tribunal must give written notice of its decision to the appellant, specifying the reasons for the decision.

12 Assessors

The Minister may appoint as an assessor a person who holds the prescribed qualifications.

13 Functions of assessors

An assessor must, when so directed by the Chief Magistrate, attend the hearing of an appeal to advise and assist the Tribunal.

14 Powers of Tribunal exercisable by one Magistrate

An appeal may be heard and determined by one member of the Tribunal.

Division 3 Advisory Committee

15 Advisory committees

The Minister may, by instrument in writing, establish such advisory committees, and with such names, as he thinks fit.

16 Members

The Minister may, by instrument in writing, appoint a person to be Chairman, Deputy Chairman or a member of an advisory committee for such period as is specified in the instrument.

17 Representation

- (1) The Minister shall, when appointing persons to be members of an advisory committee, as far as is practicable, include representatives of persons or organisations interested in the matter which is being referred to it under section 19.
- (2) The Minister may, when establishing, determining the powers and functions of, or appointing persons to, an advisory committee, take into account the requirements of:
 - (a) the Uniform Shipping Laws Code; and
 - (b) any International Convention requiring consultation with organizations of ship-owners or trade unions of seamen;

in relation to any matter referred to the committee.

18 Notice of appointments

The establishment of an advisory committee and the appointment of the Chairman, Deputy Chairman and members of that committee must be notified in the *Gazette*.

19 Functions of committees

- (1) An advisory committee must, in accordance with such directions, if any, of the Minister as are set out in the notice establishing the committee, investigate, consider, undertake or cause to be undertaken research and make recommendations to the Minister in respect of those matters relating to shipping as are referred to it by the Minister.
- (2) Except as may be prescribed by the Minister, the procedures of an advisory committee must be as determined by that committee.

Division 4 General

20 Application of other Act

Subject to this Act, the Assembly Members and Statutory Officers (Remuneration and Other Entitlements) Act applies to and in relation to:

- (a) the Tribunal, as though:
 - (i) the Tribunal were a statutory body within the meaning of that Act; and
 - (ii) each assessor were a member of the Tribunal; and
- (b) an advisory committee established under this Part, as though that committee were a statutory body within the meaning of that Act.

21 Delegations

The Minister or the Director may, by instrument in writing, delegate to a person any of his or her powers and functions under this Act, other than this power of delegation.

22 Protection

A person exercising a power or performing a function or duty conferred or imposed on the person by or under an Act, including this Act, or an instrument of a legislative or administrative character does not render the Territory or the person personally liable in respect of any matter or thing done, or contract entered into by the

person if the matter or thing was done, or the contract was entered into, in good faith for the purpose of executing that Act or the instrument.

Part 4 Safety

Division 4 Unsafe ships

95 Application of Division

This Division applies in relation to every recreational vessel in Northern Territory waters.

96 Unsafe ships

For this Division, a vessel that is, by reason of:

- (a) the defective condition of a part of the vessel; or
- (b) the improper loading of the vessel; or
- (c) the undermanning of the vessel; or
- (d) for any other reason;

unfit to proceed on its proposed voyage without danger to human life, is an *unsafe ship*.

97 Unsafe ships not to go to sea

(1) A person must not send a vessel to sea knowing it to be an unsafe ship.

Maximum penalty: 1250 penalty units.

(2) The master of a vessel must not take it to sea, knowing it to be an unsafe ship.

Maximum penalty: 1250 penalty units.

- (3) It is a defence to a prosecution for an offence against subsection (1) or (2) that:
 - (a) the person charged used all reasonable means to ensure that the vessel was not an unsafe ship; or
 - (b) the sending or taking of the vessel to sea was, in the circumstances, reasonable and justified.

- (4) The fact that an unsafe ship has been detained under section 186 is not a bar to proceedings under this section.
- (5) In this section, **sea** includes Northern Territory waters.

Division 5 Safety practices

98 Application of Division

This Division applies in relation to every domestic commercial vessel in Northern Territory waters.

102 Directions in relation to hazardous goods

- (1) The Director may give such directions as the Director thinks fit to the master of a vessel for or with respect to the loading, or the carriage in or the removal from a vessel of goods which, in the opinion of the Director, would endanger the vessel or be a danger to human life.
- (2) The power under subsection (1) to give directions includes the power to prohibit the loading of or carriage of hazardous goods in a vessel.
- (3) The master of a vessel to whom directions under subsection (1) have been given must not contravene the directions.

Maximum penalty: 500 penalty units.

104 Dangerous goods

- (1) The owner or the master of a vessel may:
 - (a) refuse to take on board any package which he or she suspects may contain dangerous goods; and
 - (b) open and inspect any package which he or she suspects may contain dangerous goods; and
 - (c) discharge, destroy, render innocuous or otherwise deal with any goods which:
 - (i) in the owner's or the master's opinion are dangerous goods; and
 - (ii) have been shipped on board the vessel without the owner's or the master's knowledge.
- (2) The owner or the master of a vessel is not under any liability, civil or criminal, in respect of an action taken under subsection (1).

105 Powers of Director regarding dangerous goods

- (1) The Director may, if the Director is of the opinion that dangerous goods are being loaded onto, unloaded from or stowed in a vessel in contravention of this Act or the Regulations, give such directions, not inconsistent with this Act and the Regulations, as the Director thinks fit to the master of the vessel in relation to the loading, unloading or stowing of those goods.
- (2) The master of a vessel must not contravene a direction under subsection (1).

Maximum penalty: 100 penalty units.

106 Dangerous goods

- (1) Subject to the Regulations, a person must not:
 - (a) send by or onto; or
 - (b) bring onto; or
 - (c) carry in; or
 - (d) use on;

a vessel any dangerous goods.

(2) A person must not, with intent to commit an offence against subsection (1), conceal or falsely describe any goods.

Maximum penalty: 50 penalty units.

107 Forfeiture of dangerous goods

Where a person is found guilty of an offence against section 106 the court may, notwithstanding that the dangerous goods the subject of the offence do not belong to that person, or the owner of those goods has no knowledge of the proceedings, forfeit the goods to the Territory.

Division 6 Collisions, distress signals etc.

108 Application of Division

This Division applies to every recreational vessel in Northern Territory Waters.

109 Collisions

If a vessel (**vessel A**) is involved in a collision with another vessel (**vessel B**), the master of vessel A must, to the extent he or she can without danger to vessel A, its passengers or its crew, do all of the following:

- render to vessel B all practicable assistance to save vessel B, its passengers and its crew from any danger caused by the collision;
- (b) stay by vessel B until he or she has ascertained that there is no need for further assistance:
- (c) if vessel A is a recreational vessel, give to the master of Vessel B the name and address of master or owner of vessel A;
- (d) if vessel A is not a recreational vessel, give all of the following information to the master of vessel B:
 - (i) the name of vessel A;
 - (ii) vessel A's port of registry or home port;
 - (iii) the port from which vessel A has come and to which it is bound.

Maximum penalty: 1250 penalty units.

110 Collision Regulations

(1) A master or other person concerned with the navigation, management or operation of a vessel in Northern Territory waters must not contravene the Regulations made in respect of the prevention of collisions.

Maximum penalty: 200 penalty units.

(2) Every vessel must be provided with appropriate means of exhibiting the lights, shapes and signals prescribed for use in or in connection with the prevention of collisions.

Maximum penalty: 200 penalty units.

Collisions, distress signals etc.

112 False distress signals

A person must not, without reasonable cause:

- set off or cause to be set off a flare or EPIRB (Emergency Position Indicating Radio Beacon), or display or cause to be displayed lights, sheets, or signs which indicate distress; or
- make or cause to be made any other distress signal or a signal which may be confused with a prescribed distress signal.

Maximum penalty: 50 penalty units.

115 **Navigation hazards**

- (1) For the purposes of this section:
 - (a) tropical storm includes cyclone; and
 - a vessel has met with a tropical storm if the master of the vessel has reason to believe there is a tropical storm in the immediate vicinity.
- (2) The master of a vessel must, forthwith upon meeting on or near his or her course with a dangerous derelict, tropical storm or any other direct danger to navigation, send all relevant information by such means of communication as are at his or her disposal, to all other vessels in the vicinity and to the prescribed persons.

Maximum penalty: 50 penalty units.

115A **Duty not to obstruct**

The owner or the master of a vessel must not operate, moor, anchor or secure the vessel or allow the vessel to be operated, moored, anchored or secured in a manner that is likely to:

- obstruct or impede the safe passage or navigation of another (a) vessel; or
- create a hazard to the safe passage, navigation or operation (b) of another vessel.

Maximum penalty: 100 penalty units.

115B Person not to endanger safe passage of vessel

A person must not by any means, including the unlawful use of nets, lines, pots, or other gear, obstruct, hinder, or endanger the safe passage of a vessel or other person.

Maximum penalty: 100 penalty units.

Division 6A Vessels wrecked

115C Interpretation

(1) In this Division:

owner, in relation to a vessel wrecked, means any person to whom the vessel wrecked:

- (a) belongs; or
- (b) belonged at the time at which it became a vessel wrecked; or
- (c) has belonged at any time after the time at which it became a vessel wrecked;

and a vessel wrecked is taken to belong to a person if, at the relevant time, the person by virtue of a charter or other agreement had the responsibility for the management and operation of the vessel as if the person were the owner.

vessel includes a vessel, part of a vessel, and any item of equipment, cargo, stores, fuel, or ballast of or belonging to a vessel.

vessel wrecked means a vessel that is wrecked, stranded, sunk, abandoned or which is lying on the sea bed within Northern Territory waters and includes wreckage.

115D Minister may deal with vessel wrecked

- (1) Where, in the opinion of the Minister, a vessel wrecked is, or is likely to be, an obstruction or danger to navigation or to the environment, or it is in the public interest to do so, the Minister may:
 - (a) direct the owner of the vessel wrecked to raise, remove, or destroy the vessel, or to light or buoy the vessel until it is raised, removed, or destroyed; and

- (b) where the owner of the vessel wrecked cannot be located within a reasonable time or fails to comply with a direction under paragraph (a) within a reasonable time, remove, destroy, or deal with the vessel wrecked in such a manner as the Minister thinks fit; and
- (c) recover from the owner any or all expenses incurred in the lighting, buoying, raising, removal, or destruction of the vessel wrecked.
- (2) Where the Minister has dealt with a vessel wrecked in accordance with subsection (1)(b), the Minister may sell, in such manner as the Minister thinks fit, any vessel wrecked or any part of it so raised or removed and any other property recovered in the raising or removal.
- (3) The Minister must, out of the proceeds of any sale under subsection (2), after the deduction of expenses incurred, pay the net proceeds of the sale to the owner or person entitled to them.
- (4) The powers given to the Minister under this section for the removal of a vessel wrecked are in addition to and not in derogation of any other powers given in respect of a declared port for a like object under any other law.

Division 7 Marine incidents

116 Application of Division

This Division applies in relation to every vessel within Northern Territory waters or whose next port of call is at a port or place in the Territory.

118 Inquiries and investigations into certain marine incidents

- (1) The Minister may, by notice in writing, appoint a person to hold either a preliminary inquiry or a formal investigation into a marine incident in relation to a vessel that was, at the time that the marine incident occurred, in Northern Territory waters.
- (2) Where a person is appointed to hold a preliminary inquiry, the person must, upon the conclusion of that inquiry, make a report to the Minister on the circumstances relating to that marine incident and such report must state whether or not it is the person's opinion that a formal investigation should be held.
- (4) A person must not be appointed to hold a formal investigation under subsection (1) unless the person is a lawyer or holds judicial office.

119 Assessors may assist person holding formal investigation

- (1) A person holding a formal investigation into a marine incident in relation to a vessel must be assisted by such number of assessors as may be directed by the Minister.
- (2) An assessor who has been directed to assist the person holding a formal investigation is, for the purposes of section 20, taken to be a member of the Tribunal.

120 Conduct of inquiries and investigations

- (1) A person appointed to hold a preliminary inquiry or formal investigation into a marine incident in relation to a vessel may:
 - (a) go on board a vessel involved in the marine incident; and
 - (b) require a person to answer questions relating to the marine incident; and
 - (c) require the production of any document or certificate relating to a matter relating to the preliminary inquiry or formal investigation.
- (2) A person required under subsection (1) to:
 - (a) answer a question must, subject to subsection (3), truthfully answer the question; or
 - (b) produce a certificate or document if it is in the person's possession or control.

Maximum penalty: 50 penalty units.

- (3) Subsection (2) does not require a person to answer a question if the answer thereto would or would tend to incriminate the person.
- (4) Unless otherwise prescribed, the procedure at a formal investigation must be as determined by the person holding the investigation but the investigation shall be conducted in such a manner that a person against whom allegations are made must have the opportunity of rebutting those allegations.
- (5) A person holding a formal investigation into a marine incident in relation to a vessel must give the person's decision thereon in open court and make a full report to the Minister including such observations as the person thinks fit relating to the persons or circumstances contributing to the marine incident.

121 Costs

- (1) A person conducting a formal investigation may make such order as the person thinks fit in relation to the costs of a party to the investigation.
- (2) Costs ordered under subsection (1) to be paid to a person are a debt due to that person by the person so ordered to pay them.
- (3) The Minister may pay any costs incurred by a person in relation to a formal investigation.

122 Formal investigations

- (1) Where, as a result of a formal investigation into a marine incident in relation to a vessel, the person conducting the formal investigation is satisfied that a person holding a certificate of competency for the vessel:
 - (a) is unfit to discharge his or her duties; or
 - (b) has been seriously negligent in the discharge of his or her duties; or
 - (c) has failed to give assistance or information required by this Act:

the person conducting the formal investigation must advise the National Regulator that a person holding a certificate of competency for a vessel involved in the marine incident is not fit and proper to hold that certificate

- (2) The person must not give the advice to the National Regulator unless:
 - (a) not less than half the number of assessors assisting him the person conducting the formal investigation concur; and
 - a copy of the case upon which the formal investigation has been ordered has been furnished before the commencement of the formal investigation to the person holding the certificate; and
 - (c) the person conducting the formal investigation publishes his or her reasons for so ordering.
- (3) In this section:

National Regulator, see section 9 of the Marine Safety National Law.

124 Rehearing

- (1) The Minister may, in any case where a formal investigation has been held under this Part, order the case to be reheard, either generally or as to a part thereof, and must do so:
 - (a) if new and important evidence is discovered which could not be produced at the formal investigation; or
 - (b) if for any other reason there is, in the Minister's opinion, reason for suspecting that a miscarriage of justice has occurred.
- (2) A rehearing under this section may be either by the person appointed to hold the formal investigation in the first instance, or by such other person qualified under section 118(4) as is appointed by the Minister.
- (3) Any rehearing under this section is taken to be a formal investigation under this Part, and the provisions of this Part applicable to formal investigations apply.

125 Appeals

- (1) A person who has been named in a report of a formal investigation or a rehearing under section 124 as a person whose wrongful act caused or contributed to a marine incident in relation to a vessel, or a person who has censured, may appeal to the Supreme Court and the Supreme Court may make such order as the justice of the case requires.
- (2) An appeal under subsection (1):
 - (a) must be made within 28 days after the publication of the report of the person holding the formal investigation or the rehearing, as the case may be; and
 - (b) in the case of a formal investigation, must be stayed upon the Minister ordering a formal investigation to be reheard under section 124, for the period of such rehearing.

Division 8 Passengers

126 Application of Division

This Division applies in relation to every vessel in Northern Territory waters navigable by sea-going vessels.

127 Offences by passengers

- (1) A passenger or other person on board a vessel who is not a seaman belonging to the vessel must not:
 - (a) wilfully obstruct or damage any part of the machinery, equipment or fittings of the vessel; or
 - (b) obstruct, impede or molest a member of the crew in the navigation, management or operation of the vessel.

Maximum penalty: 100 penalty units.

(2) The master of a vessel may refuse to receive on board any person who, by reason of drunkenness or for any other cause, is in such a state, or conducts himself or herself in such a manner, as to cause annoyance or injury to other persons on board.

128 Directions as to passengers

- (1) The Director may, by notice in writing served on the master of a vessel, give such directions as the Director thinks fit for or with respect to the manner in which the vessel is equipped or manned or the carriage of cargo, livestock or ballast or the manner in which it is provided with passenger or hospital accommodation or sanitary, health or medical services or food, water or stores, if the Director is of the opinion that it is necessary to do so to prevent danger to the safety or health of the passengers on the vessel.
- (2) The master of a vessel must not contravene a direction in a notice served under subsection (1).

Maximum penalty: 100 penalty units.

Part 5 Licensing of certain commercial operations

129 Application of Part

This Part does not apply to or in relation to a commercial operation in which a vessel belonging to the Commonwealth or an instrumentality of the Commonwealth, a vessel used for the purposes of a commercial fishing licence within the meaning of the *Fisheries Act* or a permit granted under that Act or a hire-and-drive vessel is operated.

130 Interpretation

In this Part:

commercial operation means any voyage undertaken by a vessel for fee or reward or provided in relation to the provision of another service or goods for fee or reward.

declared service means a commercial operation declared under section 131 to be an operation for which a licence is required.

interim licence means an interim licence granted under section 133.

licence means a licence for the purposes of this Part and includes an interim licence.

licensee means the holder of a licence.

operator, in relation to a commercial operation, includes a person, partnership, co-operative or company that has the whole responsibility for the management of the commercial operation and control of the vessels engaged in the operation.

131 Declaration of declared services

- (1) The Minister may, for the purposes of ensuring the orderly conduct of a particular industry or area of water, the safety of the public, the interests of tourism generally or for purposes otherwise in the public interest, by *Gazette* notice, declare:
 - (a) specified commercial operations; or
 - (b) all commercial operations within a specified area;

to be declared services in respect of which a licence is required for the purposes of this Part.

- (2) A declaration under subsection (1) comes into operation:
 - (a) 30 days after the date on which it is published in the *Gazette*; or
 - (b) where a later date is specified in the declaration, on that date.
- (3) As soon as practicable after making a declaration under subsection (1), the Director must:
 - (a) publish a notice in a newspaper circulating in the Territory; and

(b) give notice in writing to persons who are, to his or her knowledge, likely to be affected by the declaration;

of the declaration and of its effect.

132 Application for licence

- (1) An operator, or a person who intends to establish a commercial operation that is a declared service, may apply to the Director for the grant or renewal of a licence in respect of a declared service.
- (2) An application must be in accordance with the form approved by the Director accompanied by the prescribed fee.

133 Interim licences

- (1) Where:
 - (a) an application has been made in respect of commercial operations in existence before the relevant declaration was published in the *Gazette* under section 131; and
 - (b) the Director is of the opinion that a final determination of the application cannot be made in as brief a period as is necessary to avoid unreasonable detriment to those commercial operations;

the Director may grant an interim licence, subject to the conditions specified in section 136 and such other conditions as he or she thinks fit, before finally determining the application in accordance with this Part.

- (2) The grant of an interim licence does not give rise to a legitimate expectation by the applicant that a licence must be granted to him or her.
- (3) Where an application in respect of which an interim licence was granted is determined by the Director, the interim licence is taken to have been revoked from the date of service of the final determination of the application on the applicant.

134 Grant of licence

- (1) The Director may grant or renew, or refuse to grant or renew, a licence.
- (2) The matters that the Director must take into consideration before granting or renewing a licence include:
 - (a) the necessity for or desirability of the declared service; and

- (b) the public interest in relation to the declared service; and
- (c) whether the applicant is a fit and proper person to be granted the licence sought; and
- (d) such other matters as the Director thinks fit.
- (3) For the purposes of subsection (2), a person is not a fit and proper person if he or she:
 - (a) is bankrupt, has applied to take the benefit of any law for the relief of bankrupt or insolvent debtors, has compounded with the person's creditors or made an assignment of the person's remuneration for the benefit of his or her creditors; or
 - (b) has held a licence granted under this Part which has been cancelled on a ground specified in section 138(1)(a), (b), (d) or (e); or
 - (c) was a director within the meaning of the Corporations Act 2001 of a body corporate at the time when an offence was committed by that body corporate which led to the cancellation of a licence held by the body corporate; or
 - (d) has been convicted of a prescribed offence against this Act or any other Act; or
 - (e) is unable to demonstrate the capacity to meet standards of passenger and public safety to the Director's satisfaction; or
 - (f) otherwise engages in conduct that is improper.
- (4) The Director must not grant a licence to, or renew the licence of, a body corporate:
 - (a) if the body corporate is, by its constitution, prevented from carrying on the commercial operations in respect of which the licence application is made; and
 - (b) unless each of the directors of the body corporate, as an individual, would not be prevented by this Act from being granted a licence or having the licence renewed; and
 - (c) in respect of which a liquidator, receiver, receiver and manager or official manager have been appointed under the Corporations Act 2001, unless the Director is of the opinion that it would be inequitable not to grant or renew the licence.

(5) Where the Director refuses to grant or renew a licence he or she must notify the applicant in writing of the refusal and specify the grounds for the refusal.

135 Director may require information

- (1) The Director may, by notice in writing given to an applicant for a licence or a licensee, require him or her to furnish to the Director, within the time specified in the notice, the information specified in the notice in relation to the declared service that is the subject of the application or licence.
- (2) A licensee must comply with a notice under subsection (1).

Maximum penalty: 50 penalty units.

136 Conditions of licence

- (1) It is a condition of a licence that the licensee must:
 - (a) comply with all laws applicable to the maintenance and operation of the vessel engaged in the declared service; and
 - (b) comply with all requirements by the Director to furnish information or prescribed records relating to the declared service; and
 - (c) comply with all directions by the Director relating to the use of boarding structures or landing areas.
- (2) The grant, renewal or variation of a licence may be subject to such conditions as the Director thinks fit, including, but not limited to, the condition that the declared service must be carried out:
 - (a) at a specified place or on a specified route; and
 - (b) in accordance with a specified timetable; and
 - (c) in compliance with specified operating procedures.

137 Period of licence

A licence shall be in a form approved by the Director and is valid for the period, not exceeding 5 years, endorsed on the licence.

138 Cancellation, suspension or variation of licence

- (1) The Director may, by notice in writing given to a licensee, notify that the Director intends to cancel, suspend or vary a licence where the Director is satisfied that:
 - (a) the licensee has contravened this Part; or
 - (b) information or a statement required in connection with an application for a licence or a renewal of a licence is materially false or misleading; or
 - (c) there has been a change of circumstances since the grant of the licence; or
 - (d) the licensee has contravened a condition of his or her licence; or
 - (e) the licensee has ceased to be a fit and proper person; or
 - (f) it is in the public interest to do so.
- (2) A notice under subsection (1) must specify:
 - particulars of the grounds for cancellation, suspension or variation of the licence; and
 - (b) the action that the Director intends to take; and
 - (c) where the Director intends to suspend or vary the licence, the terms and conditions of the proposed suspension or variation; and
 - (d) the time before which the licensee may show cause why the licence should not be cancelled, suspended or varied.
- (3) The Director may, after the expiration of the date by which the licensee may show cause under subsection (2) and after considering any submissions made by the licensee, cancel, suspend or vary the licence.

139 Inspection

(1) Where the Director believes on reasonable grounds that a licensee has contravened the conditions of his or her licence, the Director may require the licensee to permit a shipping inspector to exercise the powers of a shipping inspector under section 8(3), to board a vessel or enter premises for the purposes of inspection or questioning of passengers.

- (3) A shipping inspector may, during an inspection under subsection (1), require the licensee to produce for inspection and reproduction such documents relating to the declared service as the shipping inspector or authorised person requires.
- (4) A licensee must comply with a requirement under subsection (1) or (3).

Maximum penalty: 100 penalty units.

140 Offences etc.

(1) A person must not carry on a declared service without a licence.

Maximum penalty: 500 penalty units.

(2) The operator of a declared service must not carry on, or purport to carry on, the declared service except in accordance with a licence.

Maximum penalty: 500 penalty units.

(3) The master of a vessel that is engaged in a declared service must not cause or permit the vessel to be used for that purpose except in accordance with a licence.

Maximum penalty: 50 penalty units.

(4) The operator of a declared service must not contravene a notice given by the Director or a requirement under section 136(1)(b).

Maximum penalty: 50 penalty units.

141 Appeals against decision by Director

- (1) Subject to this section, a person aggrieved by a decision of the Director (other than a decision of the Director pursuant to a direction of the Local Court under subsection (7)(c)):
 - (a) refusing an application for the grant or renewal of a licence; or
 - (b) determining or varying the conditions upon which a licence was granted, varied or renewed; or
 - (c) cancelling or suspending a licence; or
 - (d) requiring information or prescribed records to be furnished,

may appeal to the Local Court against the decision.

- (2) A person shall not appeal against a decision of the Director unless the person has, within 28 days after notice of the decision was given to the person, requested in writing the Director to reconsider the decision and the Director has not, within 14 days after receiving the request, varied the decision.
- (3) Notwithstanding subsection (2), if as a result of a request referred to in that subsection, the Director within 14 days after receiving the request, varies the decision, the person may appeal against the decision as so varied as if it were the original decision except that the person is not required to request the Director to reconsider the decision so varied.
- (4) Notwithstanding subsection (1)(c), a person may not appeal against a decision of the Director to suspend a licence unless the suspension is for a period of more than 7 days.
- (5) Subject to subsection (6), an appeal must not be lodged:
 - after 28 days after the day on which the Director has given notice of a variation of a decision: or
 - where the Director has not varied a decision within 14 days of the receipt of the request for reconsideration - after 28 days after the expiry of that period.
- (6) The Local Court may, if it is satisfied that it is reasonable in the circumstances to do so, permit a person to lodge an appeal against a decision of the Director, notwithstanding that the period under this section during which an appeal may be lodged has expired.
- (7) The Local Court may do one or more of the following:
 - (a) confirm or set aside the decision appealed against;
 - substitute its decision for the decision made by the Director;
 - direct the Director to reconsider all or part of the matter to which the appeal relates and must provide to the Director its reasons for such a direction:
 - make such further orders as to costs or other matters as it (d) thinks fit.
- (8) Where the Director is directed to reconsider a matter under subsection (7)(c), he or she must, in reconsidering the matter, have regard to the reasons given by the Local Court for its direction.

142 Rights of person pending appeal

Where an application for appeal is lodged within the time specified in section 141(5) against a decision of the Director:

- (a) to vary a licence the decision is of no effect unless and until the decision is confirmed by the Local Court under section 141 or by the Director pursuant to a direction of the Court under section 141(7)(c); or
- (b) to refuse to renew a licence then, notwithstanding that the licence to which the request for renewal relates may have expired by virtue of section 137, it remains valid until a final decision is made in respect of the matter by the Court under section 141 or by the Director pursuant to a direction of the Court under subsection 141(7)(c), whichever is the later.

142A Service of notices

- (1) A notice for the purposes of this Part may be given to or served on a person by:
 - (a) delivering it personally to the person; or
 - (b) leaving it at the person's usual or last known place of residence with another person, apparently resident at the place; or
 - (c) leaving it at the person's usual or last known place of business with another person, apparently in a position of authority at the place; or
 - (d) posting it in a prepaid letter addressed to the person at the person's usual or last known place of residence or business.
- (2) Subsection (1) is in addition to and not in derogation of sections 109X and 601CX of the Corporations Act 2001.

142B Licence not transferable

A licence is not transferable by the licensee.

Part 6 Marine navigational aids

Division 1 Introductory matters

143 Interpretation

In this Part:

aid means:

- (a) a lighthouse, lightship, beacon or buoy; or
- (b) any other structure, marker, device or apparatus that is an aid to marine navigation, including a radio beacon or an electronic aid, but not including a device or apparatus used, or for use, on a vessel, not being a lightship.

owner, in relation to an aid, light or lamp, includes a person in possession or control of the aid, light or lamp.

144 Application of Part

This Part applies in relation to an aid which is:

- (a) not the property of or under the control of:
 - (i) the Commonwealth by virtue of the *Lighthouses Act 1911* (Cth); or
 - (ii) AMSA (the Australian Maritime Safety Authority established by the *Australian Maritime Safety Authority Act 1990*) under the *Navigation Act 2012* (Cth); and
- (b) within Northern Territory waters or on land within the Territory.

Division 2 Aids

145 Acquisition of aids

The Minister may, on behalf of the Territory, enter into an agreement with a person for the acquisition of an aid owned or operated by that person.

146 Compulsory acquisition of aids

(1) Where, in the opinion of the Minister, it is necessary for the purposes of this Part to do so, the Minister may, on behalf of the Territory, compulsorily acquire an aid.

- (2) The Lands Acquisition Act, other than Part IV and sections 44 and 45 of that Act, applies to the acquisition of an aid under subsection (1) as though the aid were an interest in land.
- (3) For the purposes of subsection (2), a reference in the *Lands Acquisition Act* to:
 - (a) *land*, includes a reference to an aid; and
 - (b) **the Minister** is a reference to the Minister administering this Act.

147 Establishment of aids

- (1) The Director may establish, maintain, operate, alter or remove an aid.
- (2) The Director may, by instrument in writing, authorise a person to carry out on the Director's behalf any work necessary for the exercise of the Director's powers and the performance of the Director's functions under subsection (1).

148 Establishment of private aids

A person must not establish, maintain, operate, alter or remove an aid without the written approval of the Director.

Maximum penalty: 50 penalty units.

149 Control of aids and lights

- (1) In this section, *light* includes a fire, and a street light or other illuminating device.
- (2) The Director may, if in the Director's opinion it is desirable for the safety or convenience of marine navigation to do so, by notice in writing served on the owner of an aid, lamp or light, require the owner of the aid, lamp or light, as the case may be:
 - (a) to remove it entirely or to some other position; or
 - (b) to modify it or to alter its character or mode of exhibition to the extent or in the manner specified in the notice; or
 - (c) to cease using it; or
 - (d) to use it only at the times and in the manner specified in the notice.

(3) A person served with a notice under subsection (2) must not fail or refuse, without reasonable cause, to comply with the requirement contained in the notice.

Maximum penalty: 50 penalty units.

- (4) If:
 - (a) a person fails to comply with a requirement contained in a notice under subsection (2); or
 - (b) a notice under subsection (2) cannot be served;

the Director may take possession of or control of the aid, lamp or light specified in the notice, and do anything which the person specified in the notice was required by the notice to do or which, in the opinion of the Director, must be done for the safety of marine navigation.

(5) Any costs incurred in doing a thing under subsection (4) in relation to an aid, lamp or light is a debt due by the owner of the aid to the Territory.

150 Inspection of aids

A person authorised by the Director may, at any reasonable time, inspect an aid, lamp or light which, in the person's opinion, may affect the safety or convenience of marine navigation.

151 Entry upon land

Notwithstanding the *Aboriginal Land Act*, where for the purposes of erection, inspection or maintenance of an aid, lamp or light, it is necessary for the Director or a person authorised by the Director to do so, the Director or person may enter upon any land and transport goods through or over the land.

152 Mooring at aids

A person must not moor, make fast or attach a vessel to an aid.

Maximum penalty: 50 penalty units.

153 Obstruction

A person must not obstruct or hinder a person authorised under section 147(2) in the exercise of the authorised person's powers or the performance of the authorised person's functions under this Part.

Maximum penalty: 50 penalty units.

154 Offences in relation to aids

A person must not:

- (a) damage, destroy or allow a vessel to foul an aid; or
- (b) do anything which causes the view of an aid to be obstructed in such a manner as to lessen its efficiency; or
- (c) without lawful authority, remove or do anything which interferes with an aid so as to hinder the effective use of the aid; or
- (d) trespass on, or without lawful excuse, be found in or on:
 - (i) an aid; or
 - (ii) any land upon which an aid is situated.

Maximum penalty: 100 penalty units.

155 Notification of damage

A person who, or the master of a vessel which, damages, destroys or interferes with an aid must, as soon as practicable thereafter, report the damage, destruction or interference to the Director.

Maximum penalty: 50 penalty units.

156 Costs of rectification

Any costs or expenses incurred by the Territory in replacing, repairing or reinstating an aid consequent upon:

- (a) the destruction of the aid; or
- (b) damage caused to the aid; or
- (c) interference with the aid:

in contravention of section 154 is a debt due to the Territory from:

- (d) the person who; or
- (e) the master and the owner jointly of the vessel which;

caused the destruction, damage or interference.

157 Immunity from certain proceedings

- (1) No legal proceedings are to be instituted against the Territory in respect of an act or omission that is done or made under this Part unless the act or omission arises from wilful misconduct.
- (2) In this section:

Territory includes the Minister and a public sector employee.

Part 7 Pilotage

Division 1 Introductory maters

158 Interpretation

In this Part:

ship, in relation to a pilotage area, does not include, except in section 163, a ship or a class of ships that is specified in the Regulations as an exempt ship in respect of that area.

159 Application of Part

This Part does not apply to or in relation to:

- (a) an air-cushioned vehicle; or
- (b) an off-shore industry mobile unit which is a structure, not being a vessel.

Division 2 Pilotage areas and authorities

160 Pilotage areas

The Minister may, by *Gazette* notice, declare an area of Northern Territory waters to be a pilotage area.

161 Pilotage authorities

- (1) The harbourmaster is the pilotage authority for the pilotage areas within the Port of Darwin.
- (2) The Minister must appoint a person to be the pilotage authority in respect of every other pilotage area.

Division 3 Pilotage

162 Compulsory pilotage

A pilotage authority may, by *Gazette* notice, declare that pilotage is compulsory in the whole or a specified part of a pilotage area for which it is the pilotage authority.

163 Special pilotage requirements

- (1) A pilotage authority may, if it is of the opinion that there would be some special risk or danger arising from a ship entering, plying or moving in or leaving a particular pilotage area, require the master of the ship to take on board the ship a licensed pilot.
- (2) In forming an opinion under this section, a pilotage authority must have regard to:
 - (a) the condition of a ship and its equipment; and
 - (b) the nature and condition of any cargo carried on the ship; and
 - (c) the existence of a nuclear power source on the ship; and
 - (d) the circumstances of, and the conditions within, the particular pilotage area.
- (3) The master of a ship must not fail or refuse to comply with a requirement made of the master under subsection (1).

Maximum penalty: 100 penalty units.

165 Failure to take pilot on board

(1) Subject to section 168, the master of a ship must not permit the ship to enter, ply in, move in or leave a compulsory pilotage area without having a licensed pilot on board.

Maximum penalty: 50 penalty units.

(2) The prohibition expressed in subsection (1) does not apply where the pilotage authority has advised the master that no licensed pilot will be available before the expiry of the period of 24 hours commencing with the time the ship arrives within the compulsory pilotage area.

166 Procedure on entering compulsory pilotage area

Except as provided by section 168, the master of a ship must, before the ship enters a compulsory pilotage area:

- (a) present the ship at a boarding ground for the area; and
- (b) receive on board a licensed pilot; and
- (c) receive on board any persons and equipment required by the pilot; and
- (d) if the pilot is to conduct pilotage as part of pilotage services provided by an appointed pilotage services provider – receive on board any persons and equipment as required by the service provider; and
- (e) provide any reasonable assistance required by the pilot or a person mentioned in paragraph (c) or (d); and
- (f) give pilotage charge of the ship to the pilot.

Maximum penalty: 50 penalty units.

167 Duty of pilot

Subject to the authority of the master of a ship, the duty of a licensed pilot is to pilot the ship.

168 Pilotage not required in certain cases

Sections 165 and 166 do not apply to or in relation to a ship where it is necessary, having regard to the safety of the ship or of a person on board the ship that the ship be immediately brought into, moved within or taken out of a compulsory pilotage area.

169 Owner's liability

Where a master of a ship is found guilty of an offence against section 165 or 166, the owner of the ship is guilty of a like offence and subject to a similar penalty.

Division 4 Pilotage licences and pilotage exemption certificates

170 Application for pilotage licence or exemption certificate

- (1) A person may apply in writing to a pilotage authority for a pilotage licence or pilotage exemption certificate in respect of an area for which it is the pilotage authority.
- (2) An application for renewal of a pilotage licence or pilotage exemption certificate may be made in the same manner as the original application was made.

171 Issue and renewal of pilotage licence and pilotage exemption certificate

- (1) A pilotage authority may issue or renew a pilotage licence or pilotage exemption certificate on an application under section 170 if the authority is satisfied of the matters prescribed by regulation.
- (2) The pilotage authority may, when issuing or renewing a pilotage licence, specify that the licence is subject to one or more of the following conditions:
 - (a) a condition that the licence applies only to specified vessels (including, for example, vessels of a specified size or kind);
 - (b) a condition specifying the licence only applies to a specified part of the pilotage area.
- (3) The pilotage authority may, when issuing or renewing a pilotage exemption certificate, specify that the certificate is subject to one or more of the following conditions:
 - (a) a condition that the certificate only applies to:
 - (i) a specified vessel; or
 - (ii) specified vessels (including, for example, vessels of a specified size or kind);
 - (b) a condition specifying the certificate only applies to specified hours during a day;
 - (c) a condition specifying the certificate only applies to a specified part of the pilotage area.
- (4) In addition, the pilotage authority must not issue to, or renew a pilotage exemption certificate held by, a person who is not the master of a vessel to which the certificate relates.

- (5) Subsections (2) and (3) do not limit the conditions that may be imposed by the pilotage authority for a pilotage licence or pilotage exemption certificate.
- (6) The regulations may provide for:
 - (a) the matters that a pilotage authority may take into account in making a decision under this section; and
 - (b) a qualification or requirement in relation to any of the matters mentioned in paragraph (a) (including, for example, whether an applicant for a pilotage licence has undertaken a specified number of supervised transits); and
 - (c) a variation of a condition of a pilotage licence or pilotage exemption certificate.

172 Form of pilotage licence and exemption certificate

- A pilotage licence or pilotage exemption certificate must be in the prescribed form and must specify the pilotage area in respect of which it is issued.
- (2) A pilotage licence has effect for a period of 3 years from the date it is issued.
- (3) A pilotage exemption certificate has effect for a period of 2 years from the date it is issued.

173 Suspension or cancellation

- (1) Where a pilotage authority, after receiving a report under section 180(4) is satisfied as to any of the matters referred to in section 178, it may cancel or suspend for such period as it thinks fit the pilotage licence held by the licensed pilot in respect of whom the inquiry was held.
- (2) A pilotage exemption certificate may be cancelled or suspended at any time where, in the opinion of the pilotage authority, the holder is unfit to continue to hold it.

175 Production of pilotage licence

A licensed pilot must, upon request by the master of a ship which the pilot proposes to take in pilotage, produce his or her pilotage licence to the master.

Maximum penalty: 50 penalty units.

176 Person other than licensed pilot not to pilot ship

A person who is not a licensed pilot or the holder of a pilotage exemption certificate in respect of a pilotage area must not:

- (a) pilot a ship in that area in respect of which a licensed pilot is required by or under this Part to be on board; or
- (b) hold himself or herself out to be a licensed pilot or the holder of a pilotage exemption certificate, as the case may be, in respect of that area.

Maximum penalty: 50 penalty units.

177 Misconduct by licensed pilot

- (1) A licensed pilot must not, while having a ship in pilotage charge, wilfully or negligently or while under the influence of alcohol or a drug:
 - (a) do any act which causes, or is likely to cause:
 - (i) the loss or destruction of or serious damage to the ship, a harbour installation or other property; or
 - (ii) the death of, or serious injury to, a person on board or in the vicinity of the ship; or
 - (b) fail to do anything required to be done by the licensed pilot to preserve:
 - (i) a ship from loss, destruction or serious damage; or
 - (ii) a person on board or in the vicinity of a ship from death or serious injury.

Maximum penalty: 250 penalty units.

- (2) It is a defence to a prosecution for an offence against subsection (1) that the licensed pilot:
 - (a) was, at the time of the alleged offence, under the influence of a drug taken by him or her for medical purposes; and
 - (b) either:
 - (i) he or she took the drug on medical advice and complied with any direction given as part of that advice; or
 - (ii) he or she had no reason to believe that the drug might have the influence it did.

(3) In this section:

serious injury means an injury as the result of which permanent incapacity to or the death of the person injured may occur.

178 Inquiry into misconduct by licensed pilot

A pilotage authority may, if it considers that a licensed pilot:

- (a) is unfit to discharge his or her duties; or
- (b) has been seriously negligent in the discharge of his or her duties; or
- (c) has repeatedly failed to comply with requests made to him or her by the pilotage authority under this Act;

hold an inquiry and, if the pilotage authority is of the opinion that it is desirable to do so, suspend the pilotage licence held by the licensed pilot pending the outcome of the inquiry.

179 Appointment of inquiry

The Minister may, at the request of a pilotage authority, appoint a person to conduct an inquiry under section 178.

180 Conduct of inquiries

- (1) A person appointed under section 179 may:
 - (a) go on board a ship; and
 - (b) enter upon a wharf or installation within a pilotage area in respect of which the pilot is licensed; and
 - (c) require a person to answer any question relating to the subject of the inquiry; and
 - (d) require the production of a document, including a report or transcript of an inquiry or investigation held under this Act, relevant to the inquiry.
- (2) A person required under subsection (1) to:
 - (a) answer a question must, subject to subsection (3), truthfully answer the question; and
 - (b) produce a document, must produce if it is in the person's possession or control.

Maximum penalty: 50 penalty units.

- (3) A person is not required to answer a question asked under subsection (2) if the answer thereto would or would tend to incriminate the person.
- (4) A person conducting an inquiry under section 178 must report thereon to the pilotage authority, and forward a copy to the Minister.

181 Appeals of decisions under this Division

- (1) This section applies to any of the following decisions of a pilotage authority in relation to a person:
 - (a) a refusal to issue or renew a pilotage licence or pilotage exemption certificate to the person;
 - (b) a decision to specify or vary a condition of a pilotage licence or pilotage exemption certificate held by the person;
 - (c) a decision to suspend or cancel a pilotage licence or pilotage exemption certificate held by a person.
- (2) The pilotage authority must, as soon as practicable after making the decision, give written notice of the decision to the person, specifying:
 - (a) the reasons for the decision; and
 - (b) that the person may appeal to the Tribunal against the decision; and
 - (c) if the licence or certificate is cancelled that the person must surrender the licence or certificate to the pilotage authority within the period specified in the notice.
- (3) If the notice requires a person to surrender the licence or certificate to the pilotage authority as mentioned in subsection (2)(c), the person must not contravene the requirement.

Maximum penalty: 50 penalty units.

(4) The person may, within 28 days after receiving the notice, appeal to the Tribunal against the decision as mentioned in subsection (2)(b).

Division 4A Pilotage services for Port of Darwin

181A Definitions

In this Division:

appointed pilotage services provider means:

- (a) if the Darwin Port Corporation is the pilotage services provider under section 181C the Darwin Port Corporation; or
- (b) a person otherwise appointed to be the pilotage services provider for the Port of Darwin under section 181B.

pilotage services provider means a person who carries on an operation of providing pilotage services.

181B Minister may appoint pilotage services provider for Port of Darwin

- (1) Subject to section 181C, the Minister may, on application made by a person, appoint the person to be the pilotage services provider for the Port of Darwin.
- (2) Except as otherwise provided by the conditions of the appointment, the appointed person has the exclusive right to provide pilotage services in all the pilotage areas in the Port of Darwin.
- (3) The Minister may appoint an applicant under subsection (1) only if the Minister is satisfied:
 - (a) the applicant has the necessary capability to conduct pilotage by one or more licensed pilots in the pilotage areas; and
 - in conducting pilotage in the pilotage areas, each of the licensed pilots would be employed or engaged by, and under the control of, the applicant; and
 - (c) the applicant is a suitable person to be appointed; and
 - (d) the applicant meets other requirements prescribed by regulation (including, for example, safety requirements, the qualifications of persons providing the service and the requirement to pay any fees or charges).

- (4) In considering whether the applicant is a suitable person for subsection (3)(c), the Minister must take into account all of the following matters:
 - (a) whether the applicant has ever been:
 - found guilty of an offence against a law of the Territory, or Commonwealth, a State or another Territory that is punishable by imprisonment for more than 12 months; or
 - (ii) a director of, or involved in the management of, a company that was found guilty of such an offence;
 - (b) whether, in the 10 years before the making of the application:
 - the applicant has been found guilty of an offence against a law of the Territory, or the Commonwealth, a State or another Territory; or
 - (ii) the applicant has been a director of, or involved in the management of, a company that was found guilty of such an offence:
 - (c) whether the applicant has been a director of, or involved in the management of, a company that was wound up in the 2 years before the making of the application or is in the process of being wound up;
 - (d) whether the applicant is an individual that has become bankrupt or applied to take the benefit of a law for the relief of bankrupt or insolvent debtors;
 - (e) whether the applicant is a company that is under administration, in the process of being wound up or has executed a deed of company arrangement that is in force.
- (5) The appointment has effect:
 - (a) subject to the conditions specified in the appointment; and
 - (b) for the term specified in it unless, at an earlier time:
 - (i) it is terminated under section 181F; or
 - (ii) the appointed person resigns the appointment by written notice given to the Minister.
- (6) Subsection (5) does not prevent the reappointment of the appointed person under subsection (1).

- (7) The Minister must, as soon as practicable after deciding an application mentioned in subsection (1), give written notice of the decision to the applicant, specifying:
 - (a) the reasons for the decision; and
 - (b) for a decision to refuse the application that the applicant may appeal to the Tribunal against the decision.
- (8) The applicant may, within 28 days after receiving the notice, appeal to the Tribunal against the decision as mentioned in subsection (7)(b).
- (9) The regulations may provide for the following matters:
 - (a) the conditions that may be specified under subsection (5)(a), including, for example, conditions about:
 - (i) the pilotage services provider's insurance coverage; and
 - (ii) the pilotage services provider's capability for providing pilotage services; and
 - (iii) the qualifications of persons to provide the service; and
 - (iv) the provision of reports to the Minister about the performance of the pilotage services provider;
 - (b) matters that may be considered by the Minister when specifying the conditions;
 - (c) any other matters arising from this section.

181C Darwin Port Corporation taken to be appointed

- (1) The Darwin Port Corporation is taken to be appointed under section 181B(1) as the pilotage services provider for the Port of Darwin for a term of 10 years from the commencement of this section.
- (2) The appointment has effect subject to:
 - (a) section 181F and regulations made under section 181G; and
 - (b) any conditions specified by the Minister by written notice given to the Darwin Port Corporation; and

(c) the operation of section 15 of the *Darwin Port Corporation*Act.

Note for subsection (2)(c)

The Minister administering the Darwin Port Corporation Act may give directions to the Corporation in relation to the performance of the Corporation's functions (see section 15 of that Act).

- (3) Without limiting subsection (2)(b), the conditions may include conditions about the technical competency, qualifications and experience of persons providing the pilotage services and provision of reports to the Minister about the Corporation's performance as the pilotage services provider.
- (4) To avoid doubt, this section does not prevent the reappointment of the Corporation under section 181B after the 10 years mentioned in subsection (1).
- (5) The regulations may provide for a matter arising from this section (including, for example, a matter arising from an application by the Corporation for a reappointment under section 181B).

181D Offences

(1) A person who is not the appointed pilotage services provider must not provide pilotage services in the Port of Darwin.

Maximum penalty: 100 penalty units.

(2) The appointed pilotage services provider must not, without a reasonable excuse, contravene a condition of the appointment.

Maximum penalty: 100 penalty units.

181E Provision of pilotage services by appointed pilotage services provider

- (1) The appointed pilotage services provider may, with the Minister's written approval, by *Gazette* notice, fix the rate of charges payable to the appointed pilotage services provider for the service.
- (2) The owner, agent or master of a ship is liable to pay to the appointed pilotage services provider the charges for pilotage services provided in relation to the ship.
- (3) Charges payable under subsection (1) and collected by the appointed pilotage services provider may be retained by the provider.

181F Termination and suspension of appointment and variation of conditions of appointment

- (1) The Minister may terminate, or suspend for a specified period, the appointment of a person as the pilotage services provider if:
 - (a) the Minister considers the person:
 - (i) has contravened a condition of the appointment; or
 - (ii) for a person other than the Darwin Port Corporation no longer meets the requirements for the appointment under this Division; and
 - (b) for a termination of the appointment, the Minister:
 - (i) has notified the person of the Minister's intention to terminate the appointment; and
 - (ii) has specified in the notice that the person may, within a reasonable period specified in the notice, explain to the Minister why the appointment should not be terminated; and
 - (iii) has taken into account any explanation given to the Minister within the specified period.
- (2) The Minister may vary a condition of the appointment of a person as the pilotage services provider if the Minister considers the variation is necessary:
 - (a) to ensure compliance with this Act; or
 - (b) in other circumstances prescribed by regulation.
- (3) The Minister must, as soon as practicable after making a decision under subsection (1) or (2) in relation to a person, give written notice of the decision to the person, specifying:
 - (a) the reasons for the decision; and
 - (b) that the person may appeal to the Tribunal against the decision.
- (4) The person may, within 28 days after receiving the notice, appeal to the Tribunal against the decision as mentioned in subsection (3)(b).

181G Regulations may provide for other matters about appointment

The regulations may provide for a matter arising from the appointment of a pilotage services provider, including, for example, the monitoring of compliance with this Division by the appointed pilotage services provider.

Division 5 General

182 Master responsible for ship

The master of a ship is not relieved of the master's responsibility for the conduct and navigation of the ship by reason of the ship's being in pilotage charge of a licensed pilot or a person holding a pilotage exemption certificate or being navigated in a pilotage area or compulsory pilotage area without a pilot.

183 Protection of pilot and pilotage authority

A licensed pilot who is in pilotage charge of a ship and the pilotage authority which issued the licence to the pilot are not liable for or in relation to any damage or loss which occurs to or by the ship while the pilot is acting as pilot of the ship.

184 Pilotage services for other pilotage areas

- (1) This section applies to a pilotage area other than a pilotage area in the Port of Darwin.
- (2) The Minister may approve the provision of pilotage services by the pilotage authority for the pilotage area.
- (3) The pilotage authority may, with the Minister's written approval, by *Gazette* notice, fix the rate of charges payable to the authority for any pilotage services provided by the authority.
- (4) The owner, agent or master of a ship is liable to pay to the pilotage authority the charges fixed under subsection (3) for pilotage services provided in relation to the ship.
- (5) Charges payable under subsection (4) and collected by the pilotage authority may be retained by the pilotage authority.
- (6) Regulations may prescribe matters arising from this section.

Part 8 Miscellaneous matters

186 Detention of vessel for failure to comply with Part 4

- (1) Where:
 - (a) a vessel is at a port or place in the Territory, and the Director is of the opinion that there has been:
 - (i) a material failure by the owner or the master of the vessel to comply with the requirements of Part 4; and
 - (ii) the vessel, in the opinion of the Director, is likely to go to sea without compliance; or
 - (b) the Director has reason to believe that a contravention of section 97 has occurred or is likely to occur;

the Director may detain the vessel.

- (2) For the purposes of detaining a vessel under subsection (1), the Director may require any person to do or refrain from doing any specified act.
- (3) A person required under subsection (2) to do or refrain from doing a specified act must not contravene the requirement.

Maximum penalty: 1250 penalty units.

(4) A seaman who does or refrains from doing an act in compliance with a requirement under subsection (2) is not thereby in breach of his or her seaman's agreement.

187 Notice of detention

The Director must, immediately upon detaining a vessel under section 186, serve on the owner and the master of the vessel a notice setting out the reasons for the detention.

188 Release from detention

A vessel detained under section 186 may be detained until such time as the Director is satisfied that:

- (a) the owner or master has complied with the provisions of Parts 3 and 4; and
- (b) the vessel is fit to proceed to sea on its proposed voyage without danger to human life.

188A Erection of structures

(1) A person must not, without the prior approval in writing of the Director, erect below the high water mark in or on Northern Territory waters any jetty, wharf, pontoon or structure, whether temporary or permanent.

Maximum penalty: 100 penalty units.

- (2) The Director must not withhold an approval under subsection (1) except on reasonable grounds set out in writing.
- (3) A person aggrieved by the refusal of the Director to give an approval under subsection (1) may, within 28 days after the receipt of the grounds for refusal under subsection (2), appeal to the Tribunal.

188B Closure of waters

- (1) The Minister may, by notice in writing, close any specified area of Northern Territory waters to shipping for a period of not more than 48 hours so as to:
 - (a) enable the safe staging of regattas and races; or
 - (b) facilitate salvage or construction operations; or
 - (c) clean up polluted waters; or
 - (d) deal with any matter relating to safety.
- (2) The Minister must, as far as practicable, publicise the proposed closure beforehand in such manner as the Minister thinks fit.
- (3) A person must comply with, and not breach, the terms of a notice given under subsection (1).

Maximum penalty: 50 penalty units.

189 Averments

In any proceedings for an offence against this Act or the Regulations, an averment by the prosecutor, contained in the information or complaint, that at a specified time:

- (a) a specified vessel was a vessel of a specified class or type; and
- (b) a specified amendment to the Uniform Shipping Laws Code had come into effect for the purposes of this Act or the Regulations; and

- (c) a specified person was a delegate of the Minister or the Director; and
- (d) a specified person was a shipping inspector; and
- (e) a specified person was, or was not, the holder of a specified certificate; and
- (f) a specified certificate of survey was or was not in force in respect of a specified vessel; and
- (g) specified goods were dangerous goods; and
- (h) a specified vessel as not licensed under Part 5; and
- (j) a specified vessel was engaged on a specified voyage; and
- (k) a specified area was part of a pilotage area; and
- (m) a specified person was a pilotage authority; and
- (n) a specified person was, or was not, a licensed pilot or the holder of a pilotage exemption certificate; and
- (o) a specified person was, or was not, the appointed pilotage services provider; and
- (p) a specified person was, or was not, approved to provide pilotage services in a pilotage area;

is prima facie evidence of the matter averred.

190 Service of notices

Service of a notice under this Act in respect of a vessel is to be effected:

- (a) by serving it personally on the owner of the vessel or, if the owner is a company, on a director, secretary or other officer of the company; or
- (b) by serving it personally on the agent of the vessel or, if the agent is a company, on a director, secretary or other officer of the company; or
- (c) by serving it personally on the master of the vessel or, if for any reason, (including the absence of the master from the vessel) it is not practicable to serve the notice on the master, by handing it to any person on board the vessel who appears to be in charge of the vessel.

191 Offences punishable summarily

All offences against this Act, other than offences expressed to be indictable, are punishable on a summary finding of guilt.

191AA General penalty for offences

A person who commits an offence against this Act or the Regulations for which no other penalty is prescribed is, on being found guilty of the offence, liable to a penalty not exceeding 50 penalty units.

191A Regulatory offences

An offence of contravening:

- (a) section 128(2), 135, 163(3), 165(1), 166, 175, 176, 180(2), 181(3) or 181D(1) or (2); or
- (b) subject to section 157, section 148, 150 or 155,

is a regulatory offence.

192 Continuing offences

Where a person commits an offence by reason of a failure to comply with a provision of this Act or the Regulations, being a provision by or under which the person is required to do or to refrain from doing anything within or during a particular period or within or during a time after a prescribed event, that person commits an additional offence on each day on which the doing or the failure to do that thing continues, notwithstanding that the specified period or the period of time after the specified event has expired.

193 Dispensing power of Administrator

- (1) Where the Administrator is satisfied, as regards any vessel or class of vessels:
 - (a) that a specified requirement of this Act has been substantially complied with; or
 - (b) that compliance with a specified requirement of this Act is, in the circumstances of the case, unnecessary; or
 - (c) that the action taken or provision made as regards the subject-matter of the requirement is as effective as, or more effective than, actual compliance with the requirement;

the Administrator may, by order, direct that compliance on the part of that vessel or that class of vessels with that requirement may be dispensed with.

- (2) Where the Administrator is satisfied, as regards a vessel or class of vessels, that such circumstances exist as render compliance with a specified requirement of this Act impracticable, or make insistence upon compliance with that requirement undesirable in the public interest, the Administrator may, by order, direct that the vessel or class of vessels is not required to comply with that requirement.
- (3) Any dispensation or direction under this section may be unconditional or subject to such conditions, limitations and restrictions as are expressed in the order.
- (4) The Minister must present to the Assembly at least once in each year a special report stating the cases in which the Administrator has exercised the Administrator's power under this section during the preceding year.

Part 9 Regulations

194 Regulations

- (1) Subject to this Part, the Administrator may make regulations, not inconsistent with this Act:
 - (a) prescribing all matters required or permitted by this Act to be prescribed or necessary or convenient to be prescribed for carrying out or giving effect to this Act; and
 - (b) authorising the exemption from any of the requirements of the Regulations or the relaxation of the requirements of the Uniform Shipping Laws Code in circumstances:
 - (i) where the action to be taken or provision to be made as regards the subject-matter of the requirement is at least as effective as is actual compliance with the requirement; or
 - (ii) where the specified requirement would cause undue hardship but where there will be substantial compliance with the general requirement to the extent that the prime considerations of safety of persons on board or any other person would not be impaired.

- (2) The power of the Administrator under subsection (1)(a) includes the power to authorise the Minister to make determinations for and in relation to:
 - (a) the numbers of certificated and uncertificated persons required for the manning of vessels; and
 - (b) rules for the conduct of examinations of candidates for certificates; and
 - (c) the appointment of persons to be examiners; and
 - (d) the nomination of institutions or organizations to conduct examinations; and
 - (e) the determination of medical standards and fitness criteria to be applied to applicants for certificates and to seamen generally; and
 - (g) the requirements for the packing, stowing and carriage of dangerous goods; and
 - (h) the safe navigation and operation of vessels; and
 - (j) the number of passengers that may be carried in a vessel; and
 - (k) the loading and unloading of vessels; and
 - (m) the fees and charges levied or imposed under this Act;

and section 196 applies, as the circumstances may require, to such determinations.

- (3) Regulations made under this section may:
 - (a) require that a matter or thing prescribed by the Regulations must be carried out or done, in any case, to the satisfaction of the Director or a shipping inspector or as is directed or approved by the Director or a shipping inspector; and
 - (b) provide that a matter or thing may be done, determined, applied, dispensed with or regulated by the Director or a shipping inspector; and
 - (c) provide that the Director or a shipping inspector has a discretionary authority in relation to a matter provided for in the Regulations.

(4) The power to make regulations conferred by subsection (1) includes the power to make regulations imposing penalties, not exceeding 100 penalty units or imprisonment for 2 years, for offences against the Regulations.

195 Effect of special regulation-making powers

Sections 196, 199, 202 to 204, 206 and 208 to 211 do not limit the generality of section 194.

196 Uniform Shipping Laws Code

- (1) The Regulations may apply, adopt or incorporate by reference all or any of the provisions of the Uniform Shipping Laws Code, with or without modification.
- (2) The provisions of the Uniform Shipping Laws Code incorporated in Regulations have effect as if made by the Regulations and have effect, with such modifications as are necessary to give effect to the Uniform Shipping Laws Code, according to their tenor.
- (3) Subject to subsection (4), the power under subsection (1) to apply, adopt or incorporate the Uniform Shipping Laws Code includes the power to apply, adopt or incorporate the Code as amended form time to time by the Conference of Commonwealth and State Ministers known as the Standing Council on Transport and Infrastructure.
- (4) Amendments referred to in subsection (3) do not take effect until notice of the amendments is published in the *Gazette*.
- (5) The Regulations may make provision, not inconsistent with this Act, for or with respect to the interpretation and enforcement of the Uniform Shipping Laws Code.
- (6) Where the Uniform Shipping Laws Code as applied, adopted or incorporated by reference:
 - (a) requires that a matter or thing provided by the Uniform Shipping Laws Code must be carried out or done to the satisfaction of an Authority or as is directed or approved by an Authority, that matter or thing must be carried out or done to the satisfaction of the Director or a surveyor, shipping inspector or shipping officer approved by the Director or a shipping inspector appointed under this Act; and

- (b) leaves any matter or thing to be done, determined, applied, dispensed with or regulated by an Authority, that matter or thing may be done, determined, applied, dispensed with or regulated by the Director or a shipping inspector appointed under this Act; and
- (c) provides that an Authority has a discretionary authority in relation to a matter provided for in the Uniform Shipping Laws Code, that discretionary authority may be exercised by the Director or by a shipping inspector appointed under this Act.

199 Examinations and certificates

The power of the Administrator under section 194 includes the power to make regulations:

- (a) prescribing the syllabus and the general requirements for entry for examinations for certificates; and
- (b) permitting the Minister to determine medical standards for applicants for certificates; and
- (c) permitting the Minister to determine the rules for the conduct of examinations; and
- (d) specifying the forms required for and in connection with the grant, endorsement, revalidation, suspension, cancellation and re-issue of certificates; and
- (e) regarding the recognition to be given to certificates awarded elsewhere than in the Territory; and
- (f) prescribing the fees payable in respect of examinations and the issue, endorsement, revalidation or re-issue of certificates.

202 Assessors, procedures at formal investigation

The powers of the Administrator under section 194 include the power to make regulations:

- (a) prescribing the method of selection and qualification and the number of assessors to be appointed to assist the Tribunal or a person holding a formal investigation; and
- (b) prescribing the procedure to be adopted in relation to a formal investigation.

203 Safety

The power of the Administrator under section 194 includes the power to make regulations in relation to:

- requiring the approval of the Director for the carriage of passengers or a number of passengers in excess of a specified number on board a vessel; and
- (b) permitting the Minister to grant an exemption from a requirement of the Regulations or this Act in respect of the carriage of passengers; and
- (c) prescribing the requirements for and standards of life-saving appliances, fire-fighting, radio and miscellaneous equipment for vessels: and
- (d) prescribing the requirements for, and standards of, medicines and medical stores; and
- (e) the notification by shippers of intention to ship dangerous goods and the inspection of dangerous goods whilst being prepared for shipment; and
- (f) prescribing the marking of weights on heavy packages; and
- (h) prescribing the requirements for the operation, maintenance and testing of radio stations in vessels at sea; and
- (j) permitting the Minister to determine the requirements for the carriage of livestock in a vessel; and
- (k) permitting the Minister to determine the safety requirements for the loading and unloading of vessels; and
- (m) prescribing the emergency procedures and the requirements relating to safety of navigation to be observed on vessels;

and such regulations may be expressed to apply to vessels to which Part 4 does not apply, and apply accordingly.

204 Passengers

The power of the Administrator under section 194 includes the power to make regulations prescribing:

(a) the number of passengers which may be carried in a vessel; and

(b) the conditions under which unberthed passengers may be carried in a vessel.

206 Collisions

The power of the Administrator under section 194 includes the power to make regulations for and in relation to the application of the Prevention of Collisions Convention as defined in section 14(1) of the *Navigation Act 2012* (Cth) to vessels in Northern Territory waters.

208 Navigational aids

- (1) The power of the Administrator under section 194 includes the power to make regulations prescribing:
 - (a) exemptions for particular vessels or particular classes of vessels from the requirements relating to payment of navigational aid contributions; and
 - (b) the returns to be made and the information to be supplied to the Director by the owner of an aid; and
 - (c) the specifications of aids.
- (2) The power of the Administrator under subsection (1) includes the power to enable the Minister to exempt a vessel or class of vessels from liability to pay contributions.

209 Pilotage

The power of the Administrator under section 194 includes the power to make regulations prescribing:

- (a) the specification of ships or classes of ships that are, in respect of a particular pilotage area, exempt ships; and
- (b) the form of and fees payable on application for the issue of a pilotage licence or a pilotage exemption certificate; and
- (c) the matters to be considered by a pilotage authority in determining an application for the issue or renewal of a pilotage licence or a pilotage exemption certificate; and
- (d) the form of a pilotage licence or a pilotage exemption certificate: and
- (e) the form of a notice to be served under section 174.

210 Recreational vessels

The power of the Administrator under section 194 includes the power to make regulations prescribing:

- (a) the appointment of registration officers; and
- (b) the registration and marking of recreational vessels; and
- (c) the licensing of persons operating or using recreational vessels; and
- (d) the operation and navigation of recreational vessels; and
- (e) the equipment to be carried on board recreational vessels; and
- (f) the survey and inspection of recreational vessels; and
- (g) fees payable in respect of any registration, licence, inspection or other matter included in the Regulations.

211 Air-cushioned vehicles

The power of the Administrator under section 194 includes the power to make regulations prescribing, in relation to air-cushioned vehicles, those matters that may be prescribed in relation to recreational vehicles under section 210 and those regulations apply accordingly.

Part 10 Transitional matters for Darwin Port Corporation Legislation Amendment Act 2011

212 Application of amendments

- (1) Section 11 as amended by the amending Act applies to an application for an appeal made under that section on or after the commencement.
- (2) Section 172 as amended by the amending Act applies to a pilotage licence or pilotage exemption certificate issued on or after the commencement.
- (3) Section 181 as amended by the amending Act applies to a decision of the pilotage authority mentioned in that section that is made on or after the commencement.

- (4) Part 7, Division 4A applies to the provision of pilotage services on or after the commencement.
- (5) Subsection (4) does not prevent the Minister taking into account a matter mentioned in section 181B(4) that occurred before the commencement.
- (6) In this section:

amending Act means the Darwin Port Corporation Legislation Amendment Act 2011.

commencement means the commencement of the amending Act.

Schedule 1 Repeal

PART I ACTS OF SOUTH AUSTRALIA

section 3(1)

Number and year of Act	Title	Extent to which Act ceases to apply as laws of the Territory
No. 237 of 1881	Marine Board and Navigation Act, 1881	Sections 6 to 241 (inclusive) and 281 to 402 (inclusive) and the Schedules
No. 541 of 1891	Marine Board and Navigation Act Amendment Act, 1981	The whole Act
No. 563 of 1893	An Act to amend the "Marine Board and Navigation Act, 1881"	The whole Act
No. 614 of 1894	Marine Board and Navigation Act Amendment Act, 1894	The whole Act
No. 691 of 1897	The Marine Board and Navigation Act Amendment Act, 1897	The whole Act
No. 814 of 1902	The Marine Board and Navigation Act Amendment Act, 1902	The whole Act
No. 917 of 1906	The Marine Board and Navigation Act Further Amendment Act, 1906	The whole Act

PART III NORTHERN TERRITORY ORDINANCES

section 3(2)

Number and year of Ordinance	Extent of Repeal
Marine Ordinance 1911 (No. 5 of 1911)	Sections 4 and 6
Marine Ordinance 1939 (No. 1 of 1939)	The whole Ordinance
Marine Ordinance 1948 (No. 10 of 1948)	The whole Ordinance
Marine Ordinance 1952 (No. 11 of 1952)	The whole Ordinance
Marine Ordinance 1956 (No. 12 of 1956)	The whole Ordinance
Marine Board and Navigation	The whole Ordinance
Ordinance 1964 (No. 70 of 1964)	

Schedule 2

Amendments to Marine Board and *Navigation Act, 1881* of the State of South Australia in its application to the Territory as a law of the Territory

section 4(1)

Section	Amendment	
	omit	Substitute
244	"province" "100 dollars"	"Territory" "10 penalty units"
245	"200 dollars"	"20 penalty units"
246	"200 dollars"	"20 penalty units"
248	"any Collector or principal officer of Customs, Special Magistrate, Justice,"	"any Magistrate, Justice of the Peace,"
250	"200 dollars"	"20 penalty units"
251	"province"	"Territory"
252	"province" "200 dollars" (twice occurring)	"Territory" "20 penalty units"
253	"10 dollars"	"1 penalty unit"
254	"Custom House or Board Office"	"Police Station"
255	"10 dollars"	"1 penalty unit"
257	"province"	"Territory"
258	"province" (twice occurring)	"Territory"
259	"province" (twice occurring)	"Territory"
261	"province" (twice occurring)	"Territory"
262	"Parliament"	"Legislative Assembly"

263	"600 dollars" (wherever occurring) "Special Magistrate" "or by the Court of Vice-Admiralty of the province,"	"60 penalty units" "Magistrate"
265	"special magistrate or 2 justices"	"magistrate or 2 justices of the peace"
266	"10 dollars"	"1 penalty unit"
268	"or to the Court of Vice- Admiralty of the province;" "100 dollars"	"2 penalty units"
270	"2,000 dollars" (twice occurring)	"200 penalty units"
272	"2,000 dollars" (twice occurring)	"200 penalty units"
275	"province" (twice occurring)"	"Territory"
277	"province" "100 dollars" (twice occurring)	"Territory" "10 penalty units"
278	"province" (twice occurring)	"Territory"
279	"any Supreme Court or of the Court of Vice-Admiralty of the province" "or in the Court of Vice- Admiralty of the province;"	"the Supreme Court"
280	"province" (first occurring) "600 dollars" "or the Court of Vice- Admiralty of the province"	"Territory" "60 penalty units"

ENDNOTES

1 KEY

Key to abbreviations

amd = amendedod = orderapp = appendixom = omittedbl = by-lawpt = Part

ch = Chapter r = regulation/rule
cl = clause rem = remainder
div = Division renum = renumbered

exp = expires/expiredrep = repealedf = formss = sectionGaz = Gazettesch = Schedulehdg = headingsdiv = Subdivision

ins = inserted SL = Subordinate Legislation

It = long title sub = substituted

nc = not commenced

2 LIST OF LEGISLATION

Marine Act 1981 (Act No. 93, 1981)

Assent date 2 November 1981

Commenced ss 129 – 142: nc; rem: 31 March 1982 (*Gaz* G12,

26 March 1982, p 6)

Statute Law Revision Act 1982 (Act No. 21, 1982)

Assent date 27 April 1982 Commenced 27 April 1982

Criminal Law (Regulatory Offences) Act 1983 (Act No. 68, 1983)

Assent date 28 November 1983

Commenced 1 January 1984 (s 2, s 2 Criminal Code Act 1983 (Act No. 47,

1983), Gaz G46, 18 November 1983, p 11 and Gaz G8,

26 February 1986, p 5)

Statute Law Revision Act 1985 (Act No. 49, 1985)

Assent date 1 October 1985 Commenced 1 October 1985

Statute Law Revision Act 1987 (Act No. 9, 1987)

Assent date 27 May 1987 Commenced 27 May 1987

Marine Amendment Act 1989 (Act No. 16, 1989)

Assent date 15 June 1989

Commenced 1 July 1992 (*Gaz* G26, 1 July 1992, p 5)

Public Sector Employment and Management (Consequential Amendments) Act 1993 (Act No. 28, 1993)

Assent date 30 June 1993

Commenced 1 July 1993 (s 2, s 2 Public Sector Employment and

Management Act 1993 (Act No. 11, 1993) and Gaz S53,

29 June 1993)

Marine Amendment Act 1994 (Act No. 76, 1994)

Assent date 30 December 1994 Commenced 1 January 1995 (s 2)

Medical (Consequential Amendments) Act 1995 (Act No. 8, 1995)

Assent date 10 April 1995

Commenced 1 June 1995 (s 2, s 2 Medical Act 1995 and Gaz S21,

1 June 1995)

Sentencing (Consequential Amendments) Act 1996 (Act No. 17, 1996)

Assent date 19 April 1996

Commenced 1 July 1996 (s 2, s 2 Sentencing Act 1995 (Act No. 39, 1995)

and Gaz S15, 13 June 1996)

Statute Law Revision Act (No. 2) 1998 (Act No. 92, 1998)

Assent date 11 December 1998

Commenced s 25(1) 20 September 1999 (s 2(2), s 2 Darwin Port Authority

Amendment Act 1998 (Act No. 80, 1998) and Gaz S37,

1 September 1999)

Statute Law Revision Act (No. 2) 1999 (Act No. 48, 1999)

Assent date 10 November 1999 Commenced 10 November 1999

Marine Amendment Act 2000 (Act No. 52, 2000)

Assent date 14 November 2000

Commenced 2 April 2001 (Gaz S16, 2 April 2000, p 1)

Corporations Reform (Consequential Amendments NT) Act 2001 (Act No. 17, 2001)

Assent date 29 June 2001

Commenced 15 July 2001 (s 2, s 2 Corporations Act 2001 (Cth Act No. 50,

2001) and Cth Gaz S285, 13 July 2001)

Statute Law Revision Act (No. 2) 2004 (Act No. 54, 2004)

Assent date 15 September 2004

Commenced 27 October 2004 (Gaz G43, 27 October 2004, p 3)

Marine Amendment Act 2005 (Act No. 10, 2005)

Assent date 17 March 2005 Commenced 17 March 2005

Statute Law Revision Act 2005 (Act No. 44, 2005)

Assent date 14 December 2005 Commenced 14 December 2005

Assembly Members and Statutory Officers (Remuneration and Other Entitlements) Act 2006 (Act No. 7, 2006)

Assent date 26 April 2006 Commenced 26 April 2006

Legal Profession (Consequential Amendments) Act 2007 (Act No. 7, 2007)

Assent date 17 May 2007

Commenced s 10: 1 July 2007 (Gaz G26, 27 June 2007, p 3);

rem: 17 May 2007

Personal Property Securities (National Uniform Legislation) Implementation Act 2010 (Act No. 30, 2010)

Assent date 9 September 2010

Commenced ss 58 to 60: 30 January 2012 (*Gaz* S2, 24 January 2012); rem:

25 November 2011 (Gaz S68, 25 November 2011)

Darwin Port Corporation Legislation Amendment Act 2011 (Act No. 11, 2011)

Assent date 18 April 2011

Commenced ss 5(3) and (4) and 9: 12 December 2011 (*Gaz* S72,

12 December 2011); rem: 4 July 2012 (Gaz G27, 4 July 2012,

p 5)

Statute Law (Miscellaneous Provisions) Act 2011 (Act No. 44, 2011)

Assent date 21 December 2011

Commenced 27 January 2012 (Gaz S3, 27 January 2012); rem:4 July 2012

(amdts to Darwin Port Corporation Act and Marine Act listed in

the Sch to Act) Gaz G27, 4 July 2012, p 4)

Marine Safety (Domestic Commercial Vessel) (National Uniform Legislation) Act 2013 (Act No. 11, 2013)

Assent date 29 May 2013

Commenced 1 July 2013 (*Gaz* S24, 25 June 2013)

3 LIST OF AMENDMENTS

pt I hdg s 4 s 6 s 7 pt II hdg	amd No. 11, 2011, s 30 amd No. 11, 2011, s 30 amd No. 11, 2011, s 30 amd No. 49, 1985, s 4; No. 9, 1987, s 2; No. 16, 1989, s 4; No. 28, 1993, s 3; No. 76, 1994, s 6; No. 8, 1995, s 4; No. 52, 2000, s 4; No. 10, 2005, s 3; No. 44, 2005, s 22; No. 11, 2011, ss 13 and 30; No. 11, 2013, s 24 amd No. 11, 2011, s 30
pt II	amed No. 11, 2011, a 20
div 1 hdg	amd No. 11, 2011, s 30
s 8	amd No. 16, 1989, s 5; No. 52, 2000, s 27; No. 11, 2011, s 30
s 8A	ins No. 76, 1994, s 4
	amd No. 11, 2011, s 30
s 9	amd No. 11, 2011, s 30
	rep No. 11, 2013, s 25
s 10	amd No. 11, 2011, s 30
s 11	amd No. 44, 2005, s 35; No. 11, 2011, s 14
s 13	amd No. 11, 2011, s 30
s 17	amd No. 11, 2011, s 30; No. 11, 2013, s 26
ss 18 – 19	amd No. 11, 2011, s 30
s 20	amd No. 16, 1989, s 6; No. 7, 2006, s 30; No. 11, 2011, s 30
ss 21 – 22	amd No. 11, 2011, s 30
pt III hdg	amd No. 11, 2011, s 30

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pt III
div 1 hdg
                amd No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 23
                amd No. 16, 1989, s 7; No. 52, 2000, s 5; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 24
                rep No. 52, 2000, s 6
pt 3
                rep No. 11, 2013, s 27
div 2 hdg
s 25
                amd No. 16, 1989, s 8; No. 52, 2000, ss 7 and 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
ss 26 – 27
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
pt 3
                rep No. 11, 2013, s 27
div 3 hdg
s 28
                amd No. 52, 2000, s 8; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 29A
                ins No. 16, 1989, s 9
                amd No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 30
                amd No. 16, 1989, s 10
                rep No. 11, 2013, s 27
s 31
                amd No. 16, 1989, s 11
                rep No. 11, 2013, s 27
s 32
                amd No. 52, 2000, ss 9 and 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
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                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 35
                rep No. 11, 2013, s 27
pt III
div 4 hdg
                rep No. 52, 2000, s 10
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                rep No. 52, 2000, s 10
s 47
                amd No. 17, 1996, s 6
                rep No. 52, 2000, s 10
ss 48 - 50
                rep No. 52, 2000, s 10
s 51
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
pt III
                rep No. 52, 2000, s 10
div 6 hdg
ss 52 - 56
                rep No. 52, 2000, s 10
pt III
div 7 hdg
                rep No. 52, 2000, s 10
ss 57 - 63
                rep No. 52, 2000, s 10
pt III
                rep No. 52, 2000, s 10
div 8 hdg
ss 64 - 68
                rep No. 52, 2000, s 10
ss 69 - 71
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 72
                amd No. 52, 2000, ss 11 and 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 73
                amd No. 52, 2000, s 12; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 74
                amd No. 11, 2011, s 30
                rep No. 11, 2013, s 27
pt IV hdg
                amd No. 11, 2011, s 30
pt IV
div 1 hdg
                amd No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 75
                amd No. 16, 1989, s 12; No. 52, 2000, s 13; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
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s 76
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 77
                amd No. 16, 1989, s 13; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 78
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
pt 4
                rep No. 11, 2013, s 27
div 2 hdg
                sub No. 16, 1989, s 14
s 79
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
                amd No. 52, 2000, ss 14 and 27; No. 11, 2011, s 30
s 80
                rep No. 11, 2013, s 27
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                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 84
                amd No. 11, 2011, s 30; No. 44, 2011, s 27
                rep No. 11, 2013, s 27
s 85
                amd No. 52, 2000, s 15; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 86
                amd No. 52, 2000, s 16; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 87
                sub No. 16, 1989, s 15
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 88
                amd No. 16, 1989, s 16; No. 52, 2000, s 17; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
s 89
                rep No. 11, 2013, s 27
pt 4
div 3 hdg
                rep No. 11, 2013, s 27
s 90
                amd No. 52, 2000, s 18
                rep No. 11, 2013, s 27
s 91
                amd No. 11, 2011, s 30
                rep No. 11, 2013, s 27
s 92
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
                amd No. 52, 2000, s 27; No. 11, 2011, s 15
s 93
                rep No. 11, 2013, s 27
s 94
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 27
                amd No. 54, 2004, s 7
s 95
                sub No. 11, 2013, s 28
                amd No. 11, 2011, s 30; No. 11, 2013, s 29
s 96
                amd No. 16, 1989, s 17; No. 52, 2000, s 27; No. 11, 2011, s 30
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                amd No. 52, 2000, s 19
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                amd No. 52, 2000, s 27; No. 11, 2011, s 30
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                amd No. 17, 1996, s 6
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                amd No. 11, 2011, s 30
                amd No. 21, 1982, s 2
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                sub No. 11, 2013, s 33
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s 109
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
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s 110
                amd No. 16, 1989, s 18; No. 52, 2000, ss 20 and 27; No. 11, 2011, s 30
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
s 111
                rep No. 11, 2013, s 34
s 112
                sub No. 16, 1989, s 19
                amd No. 52, 2000, s 21; No. 11, 2011, s 30
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
ss 113 - 114
                rep No. 11, 2013, s 34
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
s 115
s 115A
                ins No. 16, 1989, s 20
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
s 115B
                ins No. 16, 1989, s 20
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
pt IV
div 6A hdg
                ins No. 16, 1989, s 20
ss 115C -
115D
                ins No. 16, 1989, s 20
                amd No. 11, 2011, s 30
pt 4
                sub No. 11, 2013, s 35
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s 116
                amd No. 11, 2013, s 36
s 117
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                rep No. 11, 2013, s 37
s 118
                amd No. 7, 2007, s 16; No. 11, 2011, s 30; No. 11, 2013, s 38
s 119
                amd No. 11, 2011, s 30; No. 11, 2013, s 39
                amd No. 52, 2000, s 27; No. 11, 2011, s 30; No. 11, 2013, s 40
s 120
s 121
                amd No. 11, 2011, s 30
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s 123
                amd No. 11, 2011, s 30
                rep No. 11, 2013, s 42
s 124
                amd No. 11, 2011, s 30; No. 11, 2013, s 43
s 125
                amd No. 11, 2011, s 30; No. 11, 2013, s 44
s 126
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
                sub No. 11, 2013, s 42
ss 127 - 128
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
pt V hda
                sub No. 76, 1994, s 5
                amd No. 11, 2011, s 30
s 129
                sub No. 76, 1994, s 5
                amd No. 52, 2000, s 22
                sub No. 76, 1994, s 5
s 130
s 131
                sub No. 76, 1994, s 5
                amd No. 17, 1996, s 6; No. 11, 2011, s 30
ss 132 - 133
                sub No. 76, 1994, s 5
                amd No. 11, 2011, s 30
s 134
                sub No. 76, 1994, s 5
                amd No. 48, 1999, s 3; No. 17, 2001, s 21; No. 11, 2011, s 30
s 135
                sub No. 76, 1994, s 5
                amd No. 11, 2011, s 30; No. 11, 2013, s 46
s 136
                sub No. 76, 1994, s 5
                amd No. 11, 2011, s 30
s 137
                sub No. 76, 1994, s 5
s 138
                sub No. 76, 1994, s 5
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s139
                sub No. 76, 1994, s 5
                amd No. 11, 2011, s 30; No. 11, 2013, s 47
s 140
                sub No. 76, 1994, s 5
                amd No. 11, 2011, s 30; No. 11, 2013, s 48
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s 141
                sub No. 76, 1994, s 5
                amd No. 11, 2011, s 16
                sub No. 76, 1994, s 5
s 142
s 142A
                ins No. 76, 1994, s 5
                amd No. 17, 2001, s 21; No. 11, 2011, s 30; No. 11, 2013, s 49
s 142B
                ins No. 30, 2010, s 39
                amd No. 11, 2011, s 30
pt VI hdg
pt VI
                amd No. 11, 2011, s 30
div 1 hdg
s 143
                amd No. 11, 2011, s 30
s 144
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s145
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                rep No. 16, 1989, s 23
s 165
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                sub No. 11, 2011, s 18
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s 169
                amd No. 17, 1996, s 6
s 171
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                sub No. 11, 2011, s 19
s 172
                amd No. 11, 2011, s 20
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s 174
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s 181
                sub No. 11, 2011, s 24
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                ins No. 11, 2011, s 25
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181G
                ins No. 11, 2011, s 25
s 182
                amd No. 16, 1989, s 25; No. 11, 2011, s 30
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                amd No. 11, 2011, s 30
ss 184 - 185
                sub No. 11, 2011, s 26
s 185
                rep No. 11, 2011, s 26
pt VIII hdg
                amd No. 11, 2011, s 30
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                amd No. 52, 2000, s 27; No. 11, 2011, s 30; No. 11, 2013, s 53
ss 187 - 188
                amd No. 11, 2011, s 30
s 188A
                ins No. 16, 1989, s 26
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
s 188B
                ins No. 16, 1989, s 26
                amd No. 52, 2000, s 27; No. 11, 2011, s 30
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s 190
                amd No. 11, 2011, s 30
s 191
                amd No. 17, 1996, s 6; No. 11, 2011, s 30
s 191AA
               ins No. 16, 1989, s 27
               amd No. 52, 2000, s 27; No. 11, 2011, s 30
s 191A
               ins No. 68, 1983, s 72
               amd No. 76, 1994, s 6; No. 54, 2004, s 7; No. 11, 2011, s 28; No. 11, 2013,
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               amd No. 11, 2011, s 30
               amd No. 11, 2011, s 30
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               amd No. 52, 2000, s 27; No. 11, 2011, s 30; No. 11, 2013, s 56
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               amd No. 16, 1989, s 28; No. 52, 2000, s 24; No. 11, 2011, s 30; No. 11, 2013,
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               amd No. 11, 2011, s 30
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                amd No. 11, 2011, s 30
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               rep No. 52, 2000, s 25
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               amd No. 11, 2011, s 30; No. 11, 2013, s 60
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               amd No. 11, 2011, s 30
                rep No. 11, 2013, s 61
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               amd No. 11, 2013, s 62
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               rep No. 76, 1994, s 6
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               amd No. 11, 2011, s 30
s 210
               amd No. 11, 2011, s 30; No. 11, 2013, s 63
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               sub No. 52, 2000, s 26
               amd No. 11, 2013, s 64
pt 10 hdg
               ins No. 11, 2011, s 29
s 212
               ins No. 11, 2011, s 29
               amd No. 11, 2013, s 64
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