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### A BILL FOR AN ACT

RELATING TO THE UNIFORM CERTIFICATE OF TITLE FOR VESSELS ACT.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	UNIFORM CERTIFICATE OF TITLE FOR VESSELS ACT
6	<b>§ -1 Short title.</b> This chapter may be cited as the
7	Uniform Certificate of Title for Vessels Act.
8	<b>§ -2 Definitions.</b> (a) As used in this chapter unless
9	the context otherwise requires:
10	"Barge" means a vessel that is not self-propelled or fitted
11	for propulsion by sail, paddle, oar, or similar device.
12	"Builder's certificate" means a certificate of the facts of
13	build of a vessel described in title 46 Code of Federal
14	Regulations section 67.99, as amended.
15	"Buyer" means a person that buys or contracts to buy a
16	vessel.



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"Cancel", with respect to a certificate of title, means to
 make the certificate ineffective.

3 "Certificate of origin" means a record created by a
4 manufacturer or importer as the manufacturer's or importer's
5 proof of identity of a vessel. "Certificate of origin" includes
6 a manufacturer's certificate or statement of origin and an
7 importer's certificate or statement of origin. "Certificate of
8 origin" does not include a builder's certificate.

9 "Certificate of title" means a record, created by the 10 department under this chapter or by a governmental agency of 11 another jurisdiction under the law of that jurisdiction, that is 12 designated as a certificate of title by the department or agency 13 and is evidence of ownership of a vessel.

14 "Dealer" means a person, including a manufacturer, in the15 business of selling vessels.

16 "Department" means the department of land and natural 17 resources.

18 "Documented vessel" means a vessel covered by a certificate 19 of documentation issued pursuant to title 46 United States Code 20 section 12105, as amended. "Documented vessel" does not include 21 a foreign documented vessel.



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1	"Electronic" means relating to technology having
2	electrical, digital, magnetic, wireless, optical,
3	electromagnetic, or similar capabilities.
4	"Electronic certificate of title" means a certificate of
5	title consisting of information that is stored solely in an
6	electronic medium and is retrievable in perceivable form.
7	"Foreign documented vessel" means a vessel the ownership of
8	which is recorded in a registry maintained by a country other
9	than the United States that identifies each person that has an
10	ownership interest in a vessel and includes a unique
11	alphanumeric designation for the vessel.
12	"Good faith" means honesty in fact and the observance of
13	reasonable commercial standards of fair dealing.
14	"Hull damaged" means compromised with respect to the
15	integrity of a vessel's hull by a collision, allision, lightning
16	strike, fire, explosion, running aground, or similar occurrence,
17	or the sinking of a vessel in a manner that creates a
18	significant risk to the integrity of the vessel's hull.
19	"Hull identification number" means the alphanumeric
20	designation assigned to a vessel pursuant to title 33 Code of
21	Federal Regulations part 181, as amended.



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"Lien creditor", with respect to a vessel, means: 1 A creditor that has acquired a lien on the vessel by 2 (1)3 attachment, levy, or the like; 4 (2) An assignee for benefit of creditors from the time of 5 assignment; 6 (3) A trustee in bankruptcy from the date of the filing of 7 the petition; or 8 (4)A receiver in equity from the time of appointment. 9 "Owner" means a person that has legal title to a vessel. 10 "Owner of record" means the owner indicated in the department's files or, if the files indicate more than one 11 12 owner, the owner indicated first. 13 "Person" means an individual; corporation; business trust; 14 estate; trust; statutory trust; partnership; limited liability 15 company; association; joint venture; public corporation; 16 government or governmental subdivision, agency, or 17 instrumentality; or any other legal or commercial entity. 18 "Purchase" means to take by sale, lease, mortgage, pledge, 19 consensual lien, security interest, gift, or any other voluntary 20 transaction that creates an interest in a vessel. 21 "Purchaser" means a person that takes by purchase.



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1 "Record" means information that is inscribed on a tangible 2 medium or that is stored in an electronic or other medium, and 3 is retrievable in perceivable form. 4 "Secured party", with respect to a vessel, means a person: 5 In whose favor a security interest is created or (1) provided for under a security agreement, regardless of 6 7 whether any obligation to be secured is outstanding; That is a consignor under article 9 of chapter 490; or 8 (2) 9 That holds a security interest arising under section (3) 10 490:2-401, 490:2-505, 490:2-711(3), or 490:2A-508(e).

"Secured party of record" means the secured party whose name is indicated as the name of the secured party in the department's files or, if the files indicate more than one secured party, the name indicated first.

15 "Security interest" means an interest in a vessel that 16 secures payment or performance of an obligation if the interest 17 is created by contract or arises under section 490:2-401, 18 490:2-505, 490:2-711(3), or 490:2A-508(e). The term includes 19 any interest of a consignor in a vessel in a transaction that is 20 subject to article 9 of chapter 490. "Security interest" does 21 not include the special property interest of a buyer of a vessel



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1 on identification of that vessel to a contract for sale under 2 section 490:2-501, but a buyer also may acquire a security 3 interest by complying with article 9 of chapter 490. Except as 4 otherwise provided in section 490:2-505, the right of a seller 5 or lessor of a vessel under article 2 or 2A of chapter 490 to 6 retain or acquire possession of the vessel is not a security 7 interest, but a seller or lessor also may acquire a security 8 interest by complying with article 9 of chapter 490. The 9 retention or reservation of title by a seller of a vessel 10 notwithstanding shipment or delivery to the buyer under section 11 490:2-401 is limited in effect to a reservation of a security 12 interest. Whether a transaction in the form of a lease creates 13 a security interest shall be determined by section 490:1-203.

14 "Sign" means, with present intent to authenticate or adopt
15 a record, to:

16 (1) Make or adopt a tangible symbol; or

17 (2) Attach to or logically associate with the record an18 electronic symbol, sound, or process.

19 "State" means a state of the United States, the District of20 Columbia, Puerto Rico, the United States Virgin Islands, or any

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territory or insular possession subject to the jurisdiction of
 the United States.

3 "State of principal use" means the state on whose waters a
4 vessel is or will be used, operated, navigated, or employed more
5 than on the waters of any other state during a calendar year.

6 "Title brand" means a designation of previous damage, use,7 or condition that shall be indicated on a certificate of title.

8 "Transfer of ownership" means a voluntary or involuntary9 conveyance of an interest in a vessel.

10 "Vessel" means any watercraft used or capable of being used
11 as a means of transportation on water, except:

- 12 (1) An amphibious vehicle for which a certificate of title
  13 is issued pursuant to part III of chapter 286 or a
  14 similar statute of another state;
- 15 (2) A watercraft less than eight feet in length and
  16 propelled solely by sail, paddle, oar, or an engine of
  17 less than ten horsepower;
- 18 (3) A watercraft that operates only on a permanently
  19 fixed, manufactured course and the movement of which
  20 is restricted to or guided by means of a mechanical

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1		devi	device to which the watercraft is attached or by which			
2		the	the watercraft is controlled;			
3	(4)	A st	A stationary floating structure that:			
4		(A)	Does not have and is not designed to have a mode			
5			of propulsion of its own;			
6		(B)	Is dependent for utilities upon a continuous			
7			utility hookup to a source originating on shore;			
8			and			
9		(C)	Has a permanent, continuous hookup to a shoreside			
10			sewage system;			
11	(5)	A wat	tercraft owned by the United States; a state; a			
12		fore	ign government; or a political subdivision of the			
13		Unite	ed States, a state, or a foreign government; and			
14	(6)	A wat	tercraft used solely as a lifeboat on another			
15		wate:	rcraft.			
16	"Ves	sel n	umber" means the alphanumeric designation for a			
17	vessel is	sued ]	oursuant to title 46 United States Code			
18	section 12301, as amended.					
19	"Wri	tten (	certificate of title" means a certificate of title			
20	consistin	g of :	information inscribed on a tangible medium.			

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1 (b) The following definitions and terms also apply to this 2 chapter: 3 "Agreement" shall have the same meaning as in section 4 490:1-201(b). 5 "Buyer in ordinary course of business" shall have the same 6 meaning as in section 490:1-201(b). 7 "Conspicuous" shall have the same meaning as in section 8 490:1-201(b). 9 "Consumer goods" shall have the same meaning as in section 10 490:9-102(a). 11 "Debtor" shall have the same meaning as in section 490:9-12 102(a). 13 "Knowledge" shall have the same meaning as in section 14 490:1-202(b). 15 "Lease" shall have the same meaning as in section 490:2A-16 103(a)(10). 17 "Lessor" shall have the same meaning as in section 490:2A-18 103(a)(16). 19 "Notice" shall have the same meaning as in section 490:1-20 202.

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1 "Representative" shall have the same meaning as in section 2 490:1-201(b).

3 "Sale" shall have the same meaning as in section 490:2-4 106(1).

5 "Security agreement" shall have the same meaning as in
6 section 490:9-102(a).

7 "Seller" shall have the same meaning as in section 490:2-8 103(1)(d).

9 "Send" shall have the same meaning as in section 490:1-10 201(b).

11 "Value" shall have the same meaning as in section 490:112 204.

13 (c) The definitions in subsections (a) and (b) shall not14 apply to any state or federal law governing licensing,

15 numbering, or registration if the same term is used in that law.

16 § -3 Applicability. Pursuant to section -28, this
17 chapter applies to any transaction, certificate of title, or
18 record relating to a vessel, even if the transaction,
19 certificate of title, or record was entered into or created

20 before the effective date of this chapter.



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1 S -4 Supplemental principles of law and equity. Unless 2 displaced by any provision of this chapter, the principles of 3 law and equity shall supplement the provisions of this chapter. 4 S -5 Law governing vessel covered by certificate of 5 title. (a) The local law of the jurisdiction under whose 6 certificate of title for a vessel is covered governs all issues 7 relating to the certificate from the time the vessel becomes 8 covered by the certificate until the vessel becomes covered by 9 another certificate or becomes a documented vessel, even if no 10 other relationship exists between the jurisdiction and the 11 vessel or its owner.

(b) A vessel becomes covered by a certificate of title when an application for the certificate and the applicable fee are delivered to the department in accordance with this chapter or to the governmental agency that creates a certificate in another jurisdiction in accordance with the law of that jurisdiction.

18 § -6 Certificate of title covered. (a) Beginning
19 July 1, 2018, and except as otherwise provided in subsections
20 (c) and (d):



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1 The owner of the vessel that does not have a valid (1)2 certificate of number pursuant to section 200-31 or a 3 valid certificate of title pursuant to this chapter 4 shall comply with subsection (b); and 5 (2)The owner of a vessel that has a valid certificate of 6 number pursuant to section 200-31, but does not have a 7 valid certificate of title pursuant to this chapter 8 may comply with subsection (b) before the expiration 9 date of the vessel's certificate of number and shall 10 comply with subsection (b) after the expiration date 11 of the vessel's certificate of number. 12 (b) The owner of a vessel for which this State is the 13 state of principal use shall deliver to the department an 14 application for a certificate of title for the vessel, with the 15 applicable fee, no later than twenty days after the later of: 16 (1)The date of a transfer of ownership; or 17 (2) The date this State becomes the state of principal 18 use. 19 (c) An application for a certificate of title is not 20 required for: 21 (1) A documented vessel;



1 A foreign documented vessel; (2)2 (3) A barge; 3 A vessel before delivery if the vessel is under (4)4 construction or completed pursuant to contract; or 5 (5) A vessel held by a dealer for sale or lease. 6 (d) The department shall not issue, transfer, or renew a certificate of title for a vessel issued pursuant to the 7 8 requirements of title 46 United States Code section 12301, as 9 amended, unless the department has created a certificate of 10 title for the vessel or an application for a certificate for the 11 vessel and the applicable fee has been delivered to the 12 department. 13 S -7 Application for certificate of title. (a) Except 14 as otherwise provided in sections -10, -15, -19, 15 -21, and -22, only an owner may apply for a -20, 16 certificate of title. 17 (b) An application for a certificate of title shall be 18 signed by the applicant and contain: 19 (1) The applicant's name, the street address of the 20 applicant's principal residence, and, if different, 21 the applicant's mailing address;



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1	(2)	The name and mailing address of each other owner of
2		the vessel;
3	(3)	The hull identification number for the vessel or, if
4		none, an application for the issuance of a hull
5		identification number for the vessel;
6	(4)	The vessel number for the vessel or, if none is issued
7		by the department, an application for a vessel number;
8	(5)	A description of the vessel as required by the
9		department, which shall include:
10		(A) The official number for the vessel, if any,
11		assigned by the United States Coast Guard or the
12		vessel registration number assigned by
13		department;
14		(B) The name of the manufacturer, builder, or maker;
15		(C) The model year or the year in which the
16		manufacture or build of the vessel was completed;
17		(D) The overall length of the vessel;
18		(E) The vessel type;
19		(F) The hull material;
20		(G) The propulsion type;
21		(H) The engine drive type, if any; and



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1		(I) The fuel type, if any;
2	(6)	An indication of all security interests in the vessel
3		known to the applicant and the name and mailing
4		address of each secured party;
5	(7)	A statement that the vessel is not a documented
6		vessel, a foreign documented vessel, or a barge;
7	(8)	Any title brand known to the applicant and, if known,
8		the jurisdiction under whose law the title brand was
9		created;
10	(9)	If the applicant knows that the vessel is hull
11		damaged, a statement that the vessel is hull damaged;
12	(10)	If the application is made in connection with a
13		transfer of ownership, the transferor's name; street
14		address and, if different, mailing address; the sales
15		price, if any; and the date of the transfer; and
16	(11)	If the vessel previously was registered or titled in
17		another jurisdiction, a statement identifying each
18		jurisdiction known to the applicant in which the
19		vessel was registered or titled.
20	(c)	In addition to the information required by subsection
21	(b), an ag	pplication for a certificate of title may contain an



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1	electroni	C COM	munication address of the owner, transferor, or
2	secured p	arty.	
3	(d)	Exce	pt as otherwise provided in section -19,
4	-20,	-21	, or -22, an application for a certificate of
5	title sha	ll be	accompanied by:
6	(1)	A ce	rtificate of title signed by the owner shown on
7		the	certificate and that:
8		(A)	Identifies the applicant as the owner of the
9			vessel; or
10		(B)	Is accompanied by a record that identifies the
11			applicant as the owner; or
12	(2)	If t	here is no certificate of title:
13		(A)	If the vessel was a documented vessel, a record
14			issued by the United States Coast Guard that
15			shows the vessel is no longer a documented vessel
16			and identifies the applicant as the owner;
17		(B)	If the vessel was a foreign documented vessel, a
18			record issued by the foreign country that shows
19			the vessel is no longer a foreign documented
20			vessel and identifies the applicant as the owner;
21			or



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1	(C) In all other cases, a certificate of origin, bill
2	of sale, or other record that identifies the
3	applicant as the owner to the satisfaction of the
4	department.
5	The application shall also be accompanied by payment of any
6	applicable titling fees, as set by the department.
7	(e) A record submitted in connection with an application
8	shall be deemed part of the application. The department shall
9	maintain the record in its files.
10	(f) The department may require that an application for a
11	certificate of title be accompanied by payment or evidence of
12	payment of all fees and taxes payable by the applicant under the
13	law of this State other than this chapter in connection with the
14	application or the acquisition or use of the vessel.
15	§ -8 Creation and cancellation of certificate of title.
16	(a) Unless an application for a certificate of title is
17	rejected under subsection (c) or (d), the department shall
18	create a certificate for the vessel in accordance with
19	subsection (b) no later than sixty days after delivery to it of
20	an application that complies with section -7.

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(b) If the department creates electronic certificates of
 title, the department shall create an electronic certificate
 unless in the application the secured party of record or, if
 none, the owner of record, requests that the department create a
 written certificate.

6 (c) Except as otherwise provided in subsection (d), the
7 department may reject an application for a certificate of title
8 only if:

9 (1) The application does not comply with section -7;
10 (2) The application does not contain documentation
11 sufficient for the department to determine whether the
12 applicant is entitled to a certificate;
13 (3) There is a reasonable basis for concluding that the

14 application is fraudulent or issuance of a certificate 15 would facilitate a fraudulent or illegal act; or

16 (4) The application does not comply with the law of this17 State other than this chapter.

18 (d) The department shall reject an application for a
19 certificate of title for a vessel that is a documented vessel or
20 a foreign documented vessel.

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1	(e)	The department may cancel a certificate of title it
2	created c	nly if the department:
3	(1)	Could have rejected the application for the
4		certificate pursuant to subsection (c);
5	(2)	Is required to cancel the certificate under another
6		section of this chapter; or
7	(3)	Receives satisfactory evidence that the vessel is a
8		documented vessel or a foreign documented vessel.
9	S	-9 Content of certificate of title. (a) A
10	certifica	te of title shall contain:
11	(1)	The date the certificate was created;
12	(2)	The name of the owner of record and, if not all owners
13		are listed, an indication that there are additional
14		owners indicated in the department's files;
15	(3)	The mailing address of the owner of record;
16	(4)	The hull identification number;
17	(5)	The information regarding security interests listed in
18		section -7(b)(6);
19	(6)	Except as otherwise provided in section -15(b), the
20		name and mailing address of the secured party of
21		record, if any, and if not all secured parties are



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1 listed, an indication that there are other security 2 interests indicated in the department's files; and 3 (7) All title brands indicated in the department's files 4 covering the vessel, including brands indicated on a 5 certificate created by a governmental agency of 6 another jurisdiction and delivered to the department. 7 This chapter shall not preclude the department from (b) 8 noting on a certificate of title the name and mailing address of 9 a secured party that is not a secured party of record. 10 For each title brand indicated on a certificate of (C) 11 title, the certificate shall identify the jurisdiction under 12 whose law the title brand was created or the jurisdiction that 13 created the certificate on which the title brand was indicated. 14 If the meaning of a title brand is not easily ascertainable or 15 cannot be accommodated on the certificate, the certificate may 16 state: "Previously branded in (insert the jurisdiction under 17 whose law the title brand was created or whose certificate of 18 title previously indicated the title brand).".

(d) If the department's files indicate that a vessel was
previously registered or titled in a foreign country, the

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department shall indicate on the certificate of title that the
 vessel was registered or titled in that country.

3 (e) A written certificate of title shall contain a form 4 that all owners indicated on the certificate may sign to 5 evidence consent to a transfer of an ownership interest to 6 another person. The form shall include a certification, signed 7 under penalty of unsworn falsification to authorities pursuant 8 to section 710-1063, that the statements made are true and 9 correct to the best of each owner's knowledge, information, and 10 belief.

(f) A written certificate of title shall contain a form for the owner of record to indicate, in connection with a transfer of an ownership interest, that the vessel is hull damaged.

15 S -10 Title brand. (a) Unless subsection (c) applies, 16 at or before the time the owner of record transfers an ownership 17 interest in a hull damaged vessel that is covered by a 18 certificate of title created by the department, the owner shall: Deliver to the department an application for a new 19 (1)20 certificate that complies with section -7 and 21 include the title brand designation "Hull Damaged"; or



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1 (2)Indicate on the certificate in the place designated 2 for that purpose that the vessel is hull damaged and 3 deliver the certificate to the transferee, 4 if the damage occurred while that person was an owner of the 5 vessel and the person has notice of the damage at the time of 6 the transfer. 7 No later than twenty days after delivery to the (b) 8 department of the application under subsection (a)(1) or the 9 certificate of title under subsection (a)(2), the department 10 shall create a new certificate that indicates that the vessel is 11 branded "Hull Damaged". 12 (c) Before an insurer transfers an ownership interest in a 13 hull damaged vessel that is covered by a certificate of title 14 created by the department, the insurer shall deliver to the 15 department an application for a new certificate that complies 16 with section -7 and includes the title brand designation 17 "Hull Damaged". No later than twenty days after delivery of the 18 application to the department, the department shall create a new 19 certificate that indicates that the vessel is branded "Hull 20 Damaged".



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1	(d)	An owner of record that fails to comply with				
2	subsection (a), a person that solicits or colludes in a failure					
3	by an own	ner of record to comply with subsection (a), or an				
4	insurer t	that fails to comply with subsection (c) shall be				
5	subject t	o an administrative penalty of \$1,000.				
6	S	-11 Maintenance of and access to files. (a) For each				
7	record re	elating to a certificate of title submitted to the				
8	departmen	t, the department shall:				
9	(1)	Ascertain or assign the hull identification number for				
10		the vessel;				
11	(2)	Maintain the hull identification number and all the				
12		information submitted with the application pursuant to				
13		section -7(b) to which the record relates,				
14		including the date and time the record was delivered				
15		to the department;				
16	(3)	Maintain the files for public inspection subject to				
17		subsection (e); and				
18	(4)	Index the department's files as required by subsection				
19		(b).				
20	(b)	The department shall maintain in its files the				
21	informati	on contained in all certificates of title created under				



this chapter. The information in the department's files shall
 be searchable by the hull identification number of the vessel,
 the vessel number, the name of the owner of record, and any
 other method used by the department.

5 (c) The department shall maintain in its files, for each 6 vessel for which it has created a certificate of title, all 7 title brands known to the department, the name of each secured 8 party known to the department, the name of each person known to 9 the department to be claiming an ownership interest, and all 10 stolen property reports the department has received.

(d) Upon request, for safety, security, or law enforcement purposes, the department shall provide to federal, state, or local government the information in its files relating to any vessel for which the department has issued a certificate of title.

16 (e) Except as otherwise provided by the law of this State
17 or in this chapter, the information required under section -9
18 is a government record and shall be confidential.

19 § -12 Action required on creation of certificate of
20 title. (a) On creation of a written certificate of title, the
21 department shall promptly send the certificate to the secured

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1 party of record or, if none, to the owner of record, at the 2 address indicated for that person in the department's files. On creation of an electronic certificate of title, the department 3 shall promptly send a record evidencing the certificate to the 4 5 owner of record and, if there is one, to the secured party of record, at the address indicated for that person in the 6 7 department's files. The department may send the record to the 8 person's mailing address or, if indicated in its files, an 9 electronic mail address.

10 (b) If the department creates a written certificate of 11 title, any electronic certificate of title for the vessel is 12 canceled and replaced by the written certificate. The 13 department shall maintain in its files the date and time of 14 cancellation.

(c) Before the department creates an electronic
certificate of title, any written certificate for the vessel
shall be surrendered to the department. If the department
creates an electronic certificate, the department shall destroy
or otherwise cancel the written certificate for the vessel that
has been surrendered to the department and maintain in its files
the date and time of destruction or other cancellation. If a

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written certificate being canceled is not destroyed, the
 department shall indicate on the face of the certificate that it
 has been canceled.

4 § -13 Effect of certificate of title. A certificate of
5 title is prima facie evidence of the accuracy of the information
6 in the record that constitutes the certificate.

7 S -14 Effect of possession of certificate of title; 8 judicial process. Possession of a certificate of title shall 9 not by itself provide a right to obtain possession of a vessel. 10 Garnishment, attachment, levy, replevin, or other judicial 11 process against the certificate shall not be effective to 12 determine possessory rights to the vessel. This chapter shall 13 not prohibit enforcement under the law of this State other than 14 this chapter of a security interest in, levy on, or foreclosure 15 of a statutory or common law lien on a vessel. Absence of an 16 indication of a statutory or common law lien on a certificate 17 shall not invalidate the lien.

18 § -15 Perfection of security interest. (a) Except as
19 otherwise provided in this section or section -28, a security
20 interest in a vessel may be perfected only by delivery to the
21 department of an application for a certificate of title that



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identifies the secured party and otherwise complies with section
 -7. The security interest is perfected on delivery to the
 department of the application and the applicable fee or
 attachment of the security interest under section 490:9-203,
 whichever occurs later.

6 If the interest of a person named as owner, lessor, (b) 7 consignor, or bailor in an application for a certificate of 8 title delivered to the department is a security interest, the 9 application shall be deemed as sufficiently identifying the 10 person as a secured party. Identification on the application 11 for a certificate of a person as owner, lessor, consignor, or 12 bailor shall not be by itself a factor in determining whether 13 the person's interest is a security interest.

(c) If the department has created a certificate of title for a vessel, a security interest in the vessel may be perfected by delivery to the department of an application, on a form the department may require, to have the security interest added to the certificate. The application shall be signed by an owner of the vessel or by the secured party and shall include:

20 (1) The name of the owner of record;

21

(2) The name and mailing address of the secured party;



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1 (3) The hull identification number for the vessel; and 2 (4) If the department has created a written certificate of 3 title for the vessel, the certificate. 4 (d) A security interest perfected under subsection (c) is 5 perfected on delivery to the department of the application and 6 all applicable fees or attachment of the security interest under 7 section 490:9-203, whichever occurs later. 8 (e) On delivery of an application that complies with 9 subsection (c) and payment of all applicable fees, the 10 department shall create a new certificate of title pursuant to 11 -8 and deliver the new certificate or a record section 12 evidencing an electronic certificate pursuant to section 13 -12(a). The department shall maintain in its files the date 14 and time of delivery of the application to the department. 15 (f) If a secured party assigns a perfected security 16 interest in a vessel, the receipt by the department of a 17 statement providing the name of the assignee as secured party 18 shall not be required to continue the perfected status of the 19 security interest against creditors of and transferees from the 20 original debtor. A purchaser of a vessel subject to a security 21 interest that obtains a release from the secured party indicated



in the department's files or on the certificate takes free of
 the security interest and of the rights of a transferee unless
 the transfer is indicated in the department's files or on the
 certificate.

5 (q) This section shall not apply to a security interest: 6 Created in a vessel by a person during any period in (1)7 which the vessel is inventory held for sale or lease 8 by the person or is leased by the person as lessor if 9 the person is in the business of selling vessels; 10 (2)In a barge for which no application for a certificate 11 of title has been delivered to the department; or 12 In a vessel before delivery if the vessel is under (3) 13 construction, or completed, pursuant to contract and 14 for which no application for a certificate has been 15 delivered to the department.

(h) This subsection shall apply only if a certificate of
documentation for a documented vessel is deleted or canceled.
If a security interest in the vessel was valid immediately
before deletion or cancellation against a third party as a
result of compliance with title 46 United States Code section
31321, as amended, the security interest is and remains

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1 perfected until four months after cancellation of the 2 certificate or the time the security interest becomes perfected 3 under this chapter, whichever occurs earlier. 4 (i) A security interest in a vessel arising under section 5 490:2-401, 490:2-505, 490:2-711(3), or 490:2A-508(e) is 6 perfected when it attaches, but becomes unperfected when the 7 debtor obtains possession of the vessel, unless before the

8 debtor obtains possession the security interest is perfected
9 pursuant to subsection (a) or (c).

(j) A security interest in a vessel as proceeds of other
collateral is perfected to the extent provided in section 490:9315.

13 (k) A security interest in a vessel perfected under the
14 law of another jurisdiction is perfected to the extent provided
15 in section 490:9-316(d).

16 § -16 Termination statement. (a) A secured party 17 indicated in the department's files as having a security 18 interest in a vessel shall deliver a termination statement to 19 the department and, on the debtor's request, to the debtor, by 20 the earlier of:

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1 Twenty days after the secured party receives a signed (1) 2 demand from an owner for a termination statement; 3 there is no obligation secured by the vessel subject 4 to the security interest; and no commitment to make an 5 advance, incur an obligation, or otherwise give value 6 secured by the vessel; or 7 If the vessel holds consumer goods, thirty days after (2)

8 there is no obligation secured by the vessel and no
9 commitment to make an advance, incur an obligation, or
10 otherwise give value secured by the vessel.

11 (b) If a written certificate of title has been created and 12 delivered to a secured party and a termination statement is 13 required under subsection (a), the secured party, no later than 14 the date required by subsection (a), shall deliver the 15 certificate to the debtor or to the department with the 16 statement. If the certificate is lost, stolen, mutilated, 17 destroyed, or is otherwise unavailable or illegible, the secured 18 party shall deliver with the statement, no later than the date 19 required by subsection (a), an application for a replacement 20 certificate in accordance with section -22.

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1 (c) On delivery to the department of a termination 2 statement authorized by the secured party, the security interest 3 to which the statement relates ceases to be perfected. If the security interest to which the statement relates was indicated 4 on the certificate of title, the department shall create a new 5 6 certificate and deliver the new certificate or a record 7 evidencing an electronic certificate. The department shall 8 maintain in its files the date and time of delivery of the 9 statement to the department.

10 (d) A secured party that fails to comply with this section 11 is liable for any loss that the secured party had reason to know 12 may result from its failure to comply and could not reasonably 13 have been prevented and for the cost of an application for a 14 certificate of title under section -7 or -22.

15 § -17 Transfer of ownership. (a) On voluntary transfer
16 of an ownership interest in a vessel covered by a certificate of
17 title, the following rules shall apply:

18 (1) If the certificate is a written certificate of title
19 and the transferor's interest is noted on the
20 certificate, the transferor shall promptly sign the
21 certificate and deliver it to the transferee. If the



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1 transferor does not have possession of the 2 certificate, the person in possession of the 3 certificate shall have the duty to facilitate the 4 transferor's compliance with this paragraph. A 5 secured party shall not have a duty to facilitate the 6 transferor's compliance with this paragraph if the 7 proposed transfer is prohibited by the security 8 agreement; 9 (2) If the certificate of title is an electronic 10 certificate of title, the transferor promptly shall 11 sign and deliver to the transferee a record evidencing 12 the transfer of ownership to the transferee; and 13 (3) The transferee shall have a right enforceable by 14 specific performance to require the transferor to 15 comply with paragraph (1) or (2). 16 (b) The creation of a certificate of title identifying the 17 transferee as owner of record satisfies subsection (a). 18 (c) A failure to comply with subsection (a) or to apply 19 for a new certificate of title shall not render a transfer of ownership of a vessel ineffective between the parties. Except 20 21 as otherwise provided in section -18, -19, -23(a), or



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-24, a transfer of ownership without compliance with 1 2 subsection (a) shall not be effective against another person 3 claiming an interest in the vessel. (d) A transferor that complies with subsection (a) shall 4 5 not be liable as owner of the vessel for an event occurring 6 after the transfer, regardless of whether the transferee applies for a new certificate of title. 7 -18 Effect of missing or incorrect information. 8 S 9 Except as otherwise provided in section 490:9-337, a certificate 10 of title or other record required or authorized by this chapter 11 shall be effective even if it contains incorrect information or 12 does not contain required information. 13 -19 Transfer of ownership by secured party's transfer S 14 statement. (a) As used in this section, "secured party's 15 transfer statement" means a record signed by the secured party 16 of record stating: (1) That there has been a default on an obligation secured 17 18 by the vessel; 19 (2) The secured party of record is exercising or has 20 exercised post default remedies with respect to the 21 vessel;



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1	(3)	By re	eason of the exercise, the secured party of record
2		has	the right to transfer the ownership interest of an
3		owne	r, and the name of the owner;
4	(4)	The 1	name and last known mailing address of the owner
5		of re	ecord and the secured party of record;
6	(5)	The 1	name of the transferee;
7	(6)	Othe:	r information required by section -7(b); and
8	(7)	One o	of the following:
9		(A)	The certificate of title is an electronic
10			certificate;
11		(B)	The secured party does not have possession of the
12			written certificate of title created in the name
13			of the owner of record; or
14		(C)	The secured party is delivering the written
15			certificate of title to the department with the
16			secured party's transfer statement.
17	(b)	Unle	ss the department rejects a secured party's
18	transfer	state	ment for a reason stated in section -8(c), no
19	later tha	n twe	nty days after delivery to the department of the
20	statement	and j	payment of fees and taxes payable under the law of
21	this Stat	e oth	er than this chapter in connection with the

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1	statement	or t	he acquisition or use of the vessel, the		
2	department shall:				
3	(1)	Acce	pt the statement;		
4	(2)	Amen	d the department's files to reflect the transfer;		
5		and			
6	(3)	If t	he name of the owner whose ownership interest is		
7		bein	g transferred is indicated on the certificate of		
8		titl	e:		
9		(A)	Cancel the certificate even if the certificate		
10			has not been delivered to the department;		
11		(B)	Create a new certificate indicating the		
12			transferee as owner; and		
13		(C)	Deliver the new certificate or a record		
14			evidencing an electronic certificate.		
15	(c)	An a	pplication under subsection (a) or the creation of		
16	a certific	cate	of title under subsection (b) shall not be by		
17	itself a d	dispo	sition of the vessel and shall not by itself		
18	relieve th	he se	cured party of its duties under article 9 of		
19	chapter 49	90.			
20	§ ·	-20	Transfer by operation of law. (a) As used in		
21	this sect:	ion:			



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1	"Ву	operation of law" means pursuant to a law or judicial			
2	order affecting ownership of a vessel:				
3	(1)	Because of death, divorce, or other family law			
4		proceeding; merger; consolidation; dissolution; or			
5		bankruptcy;			
6	(2)	Through the exercise of the rights of a lien creditor			
7		or a person having a lien created by statute or rule			
8		of law; or			
9	(3)	Through other legal process.			
10	"Transfer by law statement" means a record signed by a				
11	transferee stating that by operation of law the transferee has				
12	acquired	or has the right to acquire an ownership interest in a			
13	vessel.				
14	(b)	A transfer by law statement shall contain:			
15	(1)	The name and last known mailing address of the owner			
16		of record and the transferee and the other information			
17		required by section -7(b);			
18	(2)	Documentation sufficient to establish the transferee's			
19		ownership interest or right to acquire the ownership			
20		interest;			
21	(3)	A statement that:			



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1		(A)	The certificate of title is an electronic		
2			certificate of title;		
3		(B)	The transferee does not have possession of the		
4			written certificate of title created in the name		
5			of the owner of record; or		
6		(C)	The transferee is delivering the written		
7			certificate to the department with the transfer		
8			by law statement; and		
9	(4)	Exce	pt for a transfer by operation of law that affects		
10		the (	ownership of a vessel because of death, divorce,		
11		or o	ther family law proceeding; merger; consolidation;		
12		dissolution; or bankruptcy, evidence that notification			
13		of t	he transfer and the intent to file the transfer by		
14		law	statement has been sent to all persons indicated		
15		in t	he department's files as having an interest,		
16		incl	uding a security interest, in the vessel.		
17	(c)	Unle	ss the department rejects a transfer by law		
18	statement	for a	a reason stated in section -8(c) or because the		
19	statement	does	not include documentation satisfactory to the		
20	department	t as t	to the transferee's ownership interest or right to		
21	acquire the ownership interest, no later than twenty days after				

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delivery to the department of the statement and payment of fees
 and taxes payable under the law of this State other than this
 chapter in connection with the statement or with the acquisition
 or use of the vessel, the department shall:

- 5 (1) Accept the statement;
- 6 (2) Amend the department's files to reflect the transfer;
  7 and

# 8 (3) If the name of the owner whose ownership interest is 9 being transferred is indicated on the certificate of 10 title:

- 11 (A) Cancel the certificate even if the certificate
  12 has not been delivered to the department;
- 13 (B) Create a new certificate indicating the14 transferee as owner;
- 15 (C) Indicate on the new certificate any security
  16 interest indicated on the canceled certificate,
  17 unless a court order provides otherwise; and
- 18 (D) Deliver the new certificate or a record
  19 evidencing an electronic certificate.



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(d) This section shall not apply to a transfer of an
 interest in a vessel by a secured party under part 6, article 9
 of chapter 490.

4 -21 Application for transfer of ownership or S 5 termination of security interest without certificate of title. 6 (a) Except as otherwise provided in section -19 or -20, 7 if the department receives, unaccompanied by a signed 8 certificate of title, an application for a new certificate that 9 includes an indication of a transfer of ownership or a 10 termination statement, the department may create a new 11 certificate under this section only if:

- 12 (1) All other requirements under sections -7 and -8
  13 are met;
- 14 (2) The applicant provides an affidavit stating facts
  15 showing the applicant is entitled to a transfer of
  16 ownership or termination statement;

17 (3) The applicant provides the department with
18 satisfactory evidence that notification of the
19 application has been sent to the owner of record and
20 all persons indicated in the department's files as
21 having an interest, including a security interest, in



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1 the vessel, at least forty-five days have passed since 2 the notification was sent, and the department has not 3 received an objection from any of those persons; and The applicant submits any other information required 4 (4) 5 by the department as evidence of the applicant's 6 ownership or right to terminate the security interest, 7 and the department has no credible information 8 indicating theft, fraud, or an undisclosed or 9 unsatisfied security interest, lien, or other claim to 10 an interest in the vessel. 11 (b) The department may indicate in a certificate of title 12 created under subsection (a) that the certificate was created 13 without submission of a signed certificate or termination 14 statement. Unless credible information indicating theft, fraud, 15 or an undisclosed or unsatisfied security interest, lien, or 16 other claim to an interest in the vessel is delivered to the 17 department no later than one year after creation of the 18 certificate, on request in a form and manner required by the 19 department, the department shall remove the indication from the

20 certificate.



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1 S -22 Replacement certificate of title. (a) If a 2 written certificate of title is lost, stolen, mutilated, 3 destroyed, or otherwise becomes unavailable or illegible, the secured party of record or, if no secured party is indicated in 4 5 the department's files, the owner of record may apply for and, by furnishing information satisfactory to the department, obtain 6 a replacement certificate in the name of the owner of record. 7 8 (b) An applicant for a replacement certificate of title 9 shall sign the application, and, except as otherwise permitted 10 by the department, the application shall comply with section

11 -7. The application shall include the existing certificate
12 unless the certificate is lost, stolen, mutilated, destroyed, or
13 otherwise unavailable.

14 (c) A replacement certificate of title created by the
15 department shall comply with section -9 and indicate on the
16 face of the certificate that it is a replacement certificate.
17 (d) If a person receiving a replacement certificate of

18 title subsequently obtains possession of the original written 19 certificate, the person shall promptly destroy the original 20 certificate of title.

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(e) The department may set and charge fees by rule in
 accordance with chapter 91 for a replacement certificate of
 title.

§ -23 Rights of purchaser other than secured party. (a)
A buyer in ordinary course of business has the protections
afforded by sections 490:2-403(2) and 490:9-320(a) even if an
existing certificate of title was not signed and delivered to
the buyer or a new certificate listing the buyer as owner of
record was not created.

10 (b) Except as otherwise provided in sections -17 and
11 -24, the rights of a purchaser of a vessel that is not a
12 buyer in ordinary course of business or a lien creditor are
13 governed by chapter 490.

14 § -24 Rights of secured party. (a) Subject to
15 subsection (b), the effect of perfection and nonperfection of a
16 security interest and the priority of a perfected or unperfected
17 security interest with respect to the rights of a purchaser or
18 creditor, including a lien creditor, shall be governed by
19 chapter 490.

20 (b) If, while a security interest in a vessel is perfected21 by any method under this chapter, the department creates a



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certificate of title that does not indicate that the vessel is
 subject to the security interest or contain a statement that it
 may be subject to security interests not indicated on the
 certificate:

5 (1) A buyer of the vessel, other than a person in the
6 business of selling or leasing vessels of that kind,
7 takes free of the security interest if the buyer,
8 acting in good faith and without knowledge of the
9 security interest, gives value and receives possession
10 of the vessel; and

11 (2) The security interest is subordinate to a conflicting 12 security interest in the vessel that is perfected 13 under section -15 after creation of the certificate 14 and without the conflicting secured party's knowledge 15 of the security interest.

16 § -25 Duties and operation of department. (a) The 17 department shall retain the evidence used to establish the 18 accuracy of the information in its files relating to the current 19 ownership of a vessel and the information on the certificate of 20 title.

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(b) The department shall retain in its files all
 information regarding a security interest in a vessel for at
 least ten years after the department receives a termination
 statement regarding the security interest. The information
 shall be accessible by the hull identification number for the
 vessel and any other methods provided by the department.

7 If a person submits a record to the department, or (C) 8 submits information that is accepted by the department, and 9 requests an acknowledgment of the filing or submission, the 10 department shall send to the person an acknowledgment showing the hull identification number of the vessel to which the record 11 12 or submission relates, the information in the filed record or submission, and the date and time the record was received or the 13 14 submission accepted. A request under this section shall contain 15 the hull identification number and be delivered by means 16 authorized by the department.

17 (d) The department shall send or otherwise make available
18 in a record the following information to any person that
19 requests it and pays the applicable fee:

20 (1) Whether the department's files indicate, as of a date21 and time specified by the department, but not a date



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1		earl	ier than three days before the department received			
2		the	request, any certificate of title, security			
3		inte	interest, termination statement, or title brand that			
4		rela	tes to a vessel:			
5		(A)	Identified by a hull identification number			
6			designated in the request;			
7		(B)	Identified by a vessel number designated in the			
8			request; or			
9		(C)	Owned by a person designated in the request;			
10	(2)	With	respect to the vessel:			
11		(A)	The name and address of any owner as indicated in			
12			the department's files or on the certificate of			
13			title;			
14		(B)	The name and address of any secured party as			
15			indicated in the department's files or on the			
16			certificate, and the effective date of the			
17			information; and			
18		(C)	A copy of any termination statement indicated in			
19			the department's files and the effective date of			
20			the termination statement; and			

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(3) With respect to the vessel, a copy of any certificate
 of origin, secured party transfer statement, transfer
 by law statement under section -20, and other
 evidence of previous or current transfers of
 ownership.

6 (e) In responding to a request under this section, the
7 department may provide the requested information in any medium.
8 On request, the department shall send the requested information
9 in a record that is self-authenticating under section 626-1,
10 rule 902.

In S -26 Uniformity of application and construction. In applying and construing this uniform act, consideration shall be given to the need to promote uniformity of the law with respect to its subject matter among states that enact it.

15 § -27 Relation to the Electronic Signatures in Global 16 and National Commerce Act. This chapter modifies, limits, and 17 supersedes the federal Electronic Signatures in Global and 18 National Commerce Act, title 15 United States Code section 7001, 19 et seq., but does not modify, limit, or supersede section 101(c) 20 of that Act, title 15 United States Code section 7001(c), or 21 authorize electronic delivery of any of the notices described in



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section 103(b) of that Act, title 15 United States Code section
 7003(b).

3 Savings clause. (a) The rights, duties, and S -28 4 interests flowing from a transaction, certificate of title, or 5 record relating to a vessel that was validly entered into or 6 created before the effective date of this chapter and would be 7 subject to this chapter if it had been entered into or created 8 on or after the effective date of this chapter, remain valid on 9 and after the effective date of this chapter.

10 (b) This chapter shall not affect an action or proceeding11 commenced before the effective date of this chapter.

12 (c) Except as otherwise provided in subsection (d), a 13 security interest that is enforceable immediately before the 14 effective date of this chapter and would have priority over the 15 rights of a person that becomes a lien creditor at that time is 16 a perfected security interest under this chapter.

17 (d) A security interest perfected immediately before the
18 effective date of this chapter remains perfected until the
19 earlier of:

20 (1) The time perfection would have ceased under the law
21 under which the security interest was perfected; or



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Three years after the effective date of this chapter. 1 (2) (e) This chapter shall not affect the priority of a 2 3 security interest in a vessel if immediately before the 4 effective date of this chapter the security interest is enforceable and perfected, and that priority is established. 5 -29 Rules. The department may adopt rules in 6 S 7 accordance with chapter 91 to effectuate this chapter." 8 SECTION 2. This Act shall take effect on July 1, 2018. 9



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#### Report Title:

Uniform Certificate of Title for Vessels Act; Vessel Titling

#### Description:

Requires certain vessel owners to apply for a certificate of title within twenty days of becoming an owner or within twenty days of establishing principal use of the vessel in waters of the State. Establishes what information is required to be included in an application for a certificate of title; how to deal with transfer of vessel ownership and title; rights of a secured party; and rights of a purchaser other than a secured party. (SD2)

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