

2004-2005

The Parliament of the
Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

**Maritime Transport Security
Amendment Bill 2005**

No. , 2005

(Transport and Regional Services)

**A Bill for an Act to amend the law relating to the
security of maritime transport and offshore
facilities, and for related purposes**

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1 **A Bill for an Act to amend the law relating to the**
2 **security of maritime transport and offshore**
3 **facilities, and for related purposes**

4 The Parliament of Australia enacts:

5 **1 Short title**

6 This Act may be cited as the *Maritime Transport Security*
7 *Amendment Act 2005*.

8 **2 Commencement**

9 (1) Each provision of this Act specified in column 1 of the table
10 commences, or is taken to have commenced, in accordance with
11 column 2 of the table. Any other statement in column 2 has effect
12 according to its terms.
13

Commencement information		
Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day on which this Act receives the Royal Assent.	
2. Schedule 1, items 1 and 2	The day after this Act receives the Royal Assent.	
3. Schedule 1, items 3 to 14	A single day to be fixed by Proclamation. However, if any of the provision(s) do not commence within the period of 6 months beginning on the day on which this Act receives the Royal Assent, they commence on the first day after the end of that period.	
4. Schedule 1, items 15 to 21	The day after this Act receives the Royal Assent.	
5. Schedule 1, item 22	At the same time as the provisions covered by table item 3.	
6. Schedule 1, items 23 to 28	The day after this Act receives the Royal Assent.	
7. Schedule 1, items 29 to 32	At the same time as the provisions covered by table item 3.	
8. Schedule 1, items 33 to 38	The day after this Act receives the Royal Assent.	
9. Schedule 1, item 39	At the same time as the provisions covered by table item 3.	
10. Schedule 1, items 40 to 42	The day after this Act receives the Royal Assent.	
11. Schedule 1, item 43	At the same time as the provisions covered by table item 3.	
12. Schedule 1, items 44 to 47	The day after this Act receives the Royal Assent.	
13. Schedule 1, items 48 to 57	At the same time as the provisions covered by table item 3.	
14. Schedule 1, items 58 to 60	The day after this Act receives the Royal Assent.	

Commencement information

Column 1	Column 2	Column 3
Provision(s)	Commencement	Date/Details
15. Schedule 1, items 61 to 95	At the same time as the provisions covered by table item 3.	
16. Schedule 1, items 96 and 97	The day after this Act receives the Royal Assent.	
17. Schedule 1, items 98 to 104	At the same time as the provisions covered by table item 3.	
18. Schedule 1, item 105	The day after this Act receives the Royal Assent.	
19. Schedule 1, items 106 to 144	At the same time as the provisions covered by table item 3.	
20. Schedule 1, items 145 to 155	The day after this Act receives the Royal Assent.	
21. Schedule 1, items 156 to 208	At the same time as the provisions covered by table item 3.	
22. Schedule 1, items 209 to 214	The day after this Act receives the Royal Assent.	
23. Schedule 1, items 215 and 216	At the same time as the provisions covered by table item 3.	
24. Schedule 1, items 217 to 225	The day after this Act receives the Royal Assent.	
25. Schedule 2	Immediately after the commencement of the provisions covered by table item 2.	

1 Note: This table relates only to the provisions of this Act as originally
2 passed by the Parliament and assented to. It will not be expanded to
3 deal with provisions inserted in this Act after assent.

4 (2) Column 3 of the table contains additional information that is not
5 part of this Act. Information in this column may be added to or
6 edited in any published version of this Act.

7 **3 Schedule(s)**

8 Each Act that is specified in a Schedule to this Act is amended or
9 repealed as set out in the applicable items in the Schedule
10 concerned, and any other item in a Schedule to this Act has effect
11 according to its terms.

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Schedule 1—Offshore facilities

Part 1—Amendments relating to offshore facilities

Maritime Transport Security Act 2003

1 Title

After “transport”, insert “and offshore facilities”.

2 Section 1

After “*Transport*”, insert “and *Offshore Facilities*”.

3 Subsection 3(1)

After “transport”, insert “or offshore facilities”.

4 Subsection 3(2)

Omit “and other maritime transport operations”, substitute “, other maritime transport operations and offshore facilities”.

5 Paragraph 3(4)(b)

After “Australia”, insert “, and offshore facilities”.

6 Paragraph 3(4)(c)

Omit “is” (first occurring), substitute “or offshore facilities are”.

7 Paragraph 3(4)(d)

Omit “maritime transport security responsibilities”, substitute “security responsibilities for maritime transport and offshore facilities”.

8 Section 4

After “transport” (first occurring), insert “or offshore facilities”.

9 Section 4

Omit “and ship security plans”, substitute “, ship security plans and offshore security plans”.

10 Section 4

1 Omit “(International Ship Security Certificates). Regulated Australian
2 ships must have both a ship security plan and an ISSC. These ships”,
3 substitute “(International Ship Security Certificates) for regulated
4 Australian ships. These ships must have both a ship security plan and an
5 ISSC. They”.

6 **11 Section 4 (after the paragraph relating to Part 5)**

7 Insert:

8 Part 5A deals with offshore security plans. Offshore industry 9 participants who are required to have plans must comply with their 10 plans. 11 Part 5B deals with ISSCs for Australian ships regulated as offshore 12 facilities. 13 Part 5C deals with foreign ships regulated as offshore facilities. 14 The Secretary can give control directions to foreign ships regulated 15 as offshore facilities to ensure that security standards are 16 maintained.

17 **12 Section 4**

18 Omit “and on and around ships”, substitute “on and around ships, and
19 on and around offshore facilities”.

20 **13 Section 4**

21 After “transport” (second occurring), insert “or offshore facility”.

22 **14 Section 6**

23 Repeal the section, substitute:

24 **6 Geographical jurisdiction**

25 (1) Section 15.2 of the *Criminal Code* (extended geographical
26 jurisdiction—category B) applies to an offence against this Act,
27 other than an offence mentioned in subsection (2).

28 (2) Section 15.4 of the *Criminal Code* (extended geographical
29 jurisdiction—category D) applies to the following offences:

30 (a) an offence under subsection 39(1) or 40(1) by:

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- 1 (i) a person who is given a direction under section 35
2 because of the person's presence on, or connection with,
3 a security regulated offshore facility; or
4 (ii) the offshore facility operator or master of a foreign ship
5 regulated as an offshore facility, where the ship is given
6 a security direction under section 36A;
- 7 (b) an offence under subsection 100ZL(1), 100ZL(2) or 172(1)
8 by a master of a foreign ship regulated as an offshore facility;
- 9 (c) an offence under subsection 120(1), 120(3), 124(1), 127(1),
10 127(3), 131(1), 143(1), 149(1), 153(3), 154(4), 155(4) or
11 156(3) where the offence is committed in an offshore
12 security zone;
- 13 (d) an offence under subsection 121(1), 121(3), 128(1) or 128(3)
14 where the screening point is in, or at the edge of:
15 (i) an offshore security zone; or
16 (ii) a foreign ship regulated as an offshore facility;
- 17 (e) an offence under subsection 122(1), section 123, subsection
18 124(1) or 129(1), section 130, or subsection 131(1), 143(1),
19 149(1), 153(3) or 156(3) where the offence is committed on a
20 foreign ship regulated as an offshore facility;
- 21 (f) an offence under subsection 143(1) in relation to a maritime
22 security inspector exercising, or attempting to exercise,
23 powers set out in paragraph 140A(2)(e);
- 24 (g) an offence under subsection 175(1) or 184(5) by a person
25 failing to report, or give information, in his or her capacity as
26 an offshore industry participant;
- 27 (h) an offence under subsection 176(1) by an employee of an
28 offshore industry participant;
- 29 (i) an offence under regulations made under section 109, 113D,
30 119, 126 or 133 where the offence is committed:
31 (i) in, or at the edge of, an offshore security zone or a ship
32 security zone declared under subsection 106(1A); or
33 (ii) on or near a foreign ship regulated as an offshore
34 facility.

35 **15 At the end of section 9**

36 Add:

- 37 (3) A reference in this Act to an offshore industry participant does not
38 include a reference to:

- 1 (a) the Australian Defence Force; or
2 (b) the Australian Customs Service; or
3 (c) an Agency of the Commonwealth prescribed in the
4 regulations.

5 **16 Section 10**

6 Insert:

7 *Australian ship regulated as an offshore facility* has the meaning
8 given by subsection 16(3).

9 **17 Section 10 (at the end of the definition of *baggage*)**

10 Add:

- 11 ; and (c) possessions of a crew member:
12 (i) that are carried, or intended to be carried, on an offshore
13 facility; and
14 (ii) to which the crew member will have general access
15 while on the offshore facility; and
16 (d) possessions of a visitor:
17 (i) that are taken, or intended to be taken, onto an offshore
18 facility; and
19 (ii) to which the visitor will have general access while on
20 the offshore facility.

21 **18 Section 10**

22 Insert:

23 *continental shelf* means the continental shelf within the meaning
24 of the *Seas and Submerged Lands Act 1973*.

25 **19 Section 10 (definition of *control direction*)**

26 After “subsection 99(2)”, insert or “or 100ZM(2)”.

27 **20 Section 10 (definition of *crew*)**

28 Repeal the definition, substitute:

29 *crew*:

- 30 (a) in relation to a ship—includes any person employed on the
31 ship; and

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1 (b) in relation to an offshore facility—includes any person
2 employed on the facility.

3 **21 Section 10 (definition of *declaration of security*)**

4 Repeal the definition, substitute:

5 *declaration of security* means:

6 (a) an agreement reached between a ship and another party (a
7 ship or person); or

8 (b) an agreement reached between an offshore facility operator
9 and another party (a ship or person);

10 that identifies the security activities or measures that each party
11 will undertake or implement in specified circumstances.

12 **22 Section 10**

13 Insert:

14 *enforcement action* has a meaning affected by subsection 17D(4).

15 **23 Section 10**

16 Insert:

17 *exclusive economic zone* means the exclusive economic zone
18 within the meaning of the *Seas and Submerged Lands Act 1973*.

19 **24 Section 10**

20 Insert:

21 *foreign ship regulated as an offshore facility* has the meaning
22 given by subsection 17(3).

23 **25 Section 10**

24 Insert:

25 *FPSO* (short for Floating Product, Storage and Offtake) means a
26 ship that is:

27 (a) constructed or modified to accept petroleum, directly or
28 indirectly, from a sub-sea well or pipeline; and

29 (b) capable of storing the petroleum and delivering it to another
30 ship or pipeline; and

- 1 (c) capable of modifying the petroleum while in storage on the
2 ship to suit it for transport or to fit it for the commercial
3 requirements of consignees; and
4 (d) designed to be disconnected from its mooring during bad
5 weather, operational emergencies, or for the purposes of
6 maintenance or survey;
7 but does not include a facility that is designed to remain
8 permanently moored for the production life of the related
9 petroleum field.

10 **26 Section 10**

11 Insert:

12 **FSU** (short for Floating Storage Unit) means a ship that is:

- 13 (a) constructed or modified to accept petroleum, directly or
14 indirectly, from a sub-sea well or pipeline; and
15 (b) capable of storing the petroleum and delivering it to another
16 ship or pipeline, but which is not capable of modifying the
17 petroleum while in storage on the ship; and
18 (c) designed to be disconnected from its mooring during bad
19 weather, operational emergencies, or for the purposes of
20 maintenance or survey;
21 but does not include a facility that is designed to remain
22 permanently moored for the production life of the related
23 petroleum field.

24 **27 Section 10 (definition of *interim ISSC*)**

25 Repeal the definition, substitute:

26 ***interim ISSC*** means:

- 27 (a) in relation to a security regulated ship—an interim ISSC
28 given under section 86; and
29 (b) in relation to a ship regulated as an offshore facility—an
30 interim ISSC given under section 100ZC.

31 **28 Section 10 (definition of *ISSC verified*)**

32 Repeal the definition, substitute:

33 ***ISSC verified***:

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- 1 (a) in relation to a security regulated ship—has the meaning
2 given by subsections 83(1) and (3); and
3 (b) in relation to a ship regulated as an offshore facility—has the
4 meaning given by subsections 100Z(1) and (3).

5 **29 Section 10 (after paragraph (d) of the definition of**
6 ***maritime industry participant*)**

7 Insert:

8 (da) an offshore industry participant; or

9 **30 Section 10 (at the end of the definition of *maritime***
10 ***security zone*)**

11 Add:

12 ; or (d) an offshore security zone.

13 **31 Section 10**

14 Insert:

15 *maritime transport or offshore facility security incident* has the
16 meaning given by subsections 170(1) and (2).

17 **32 Section 10 (definition of *maritime transport security***
18 ***incident*)**

19 Repeal the definition.

20 **33 Section 10 (definition of *mobile offshore drilling unit*)**

21 Omit “ship”, substitute “vessel”.

22 **34 Section 10**

23 Insert:

24 *offshore area* has the meaning given by subsection 17A(7).

25 **35 Section 10**

26 Insert:

27 *offshore facility* has the meaning given by section 17A.

28 **36 Section 10**

29 Insert:

1 *offshore facility operator* has the meaning given by section 17C.

2 **37 Section 10**

3 Insert:

4 *offshore industry participant* means:

- 5 (a) an offshore facility operator; or
6 (b) a contractor who provides services to an offshore facility
7 operator; or
8 (c) a person who:
9 (i) conducts an enterprise connected with a security
10 regulated offshore facility; and
11 (ii) is prescribed in the regulations.

12 Note: Neither the Australian Defence Force nor the Australian Customs
13 Service can be an offshore industry participant. The regulations may
14 also exclude other Commonwealth Agencies from being offshore
15 industry participants: see subsection 9(3).

16 **38 Section 10**

17 Insert:

18 *offshore security plan* means a plan prepared for the purposes of
19 Part 5A.

20 **39 Section 10**

21 Insert:

22 *offshore security zone* means an offshore security zone established
23 under subsection 113A(1).

24 **40 Section 10 (definition of *operational area*)**

25 Repeal the definition, substitute:

26 *operational area*:

- 27 (a) in relation to a security regulated ship—has the meaning
28 given by subsection 140(5); and
29 (b) in relation to a security regulated offshore facility—has the
30 meaning given by subsection 140B(5).

31 **41 Section 10**

32 Insert:

1 *petroleum* has the same meaning as in the *Petroleum (Submerged*
2 *Lands) Act 1967*.

3 **42 Section 10 (definition of *private living area*)**

4 Repeal the definition, substitute:

5 *private living area*:

- 6 (a) in relation to a security regulated ship—has the meaning
7 given by subsection 140(4); and
8 (b) in relation to a security regulated offshore facility—has the
9 meaning given by subsection 140B(4).

10 **43 Section 10 (paragraph (a) of the definition of *prohibited***
11 ***item*)**

12 After “transport”, insert “or offshore facilities”.

13 **44 Section 10 (at the end of the definition of *security officer*)**

14 Add:

15 ; or (c) the participant’s offshore security plan.

16 **45 Section 10**

17 Insert:

18 *security regulated offshore facility* has the meaning given by
19 section 17B.

20 **46 Section 10**

21 Insert:

22 *ship regulated as an offshore facility* means each of the following:

- 23 (a) an Australian ship regulated as an offshore facility;
24 (b) a foreign ship regulated as an offshore facility.

25 **47 Section 10 (definition of *ship security record*)**

26 After “security regulated ship”, insert “or ship regulated as an offshore
27 facility”.

28 **48 Section 10 (definition of *ship security zone*)**

29 After “subsection 106(1)”, insert “or (1A)”.

1 **49 Section 10 (definition of stores)**

2 Repeal the definition, substitute:

3 *stores* means:

- 4 (a) items that are to be carried on board a ship for use, sale or
5 consumption on the ship; and
6 (b) items that are to be carried on an offshore facility for use,
7 sale or consumption on the facility.

8 **50 Section 10 (definition of *unlawful interference with***
9 ***maritime transport*)**

10 Repeal the definition.

11 **51 Section 10**

12 Insert:

13 *unlawful interference with maritime transport or offshore*
14 *facilities* has the meaning given by section 11.

15 **52 Division 5 of Part 1 (heading)**

16 Repeal the heading, substitute:

17 **Division 5—Unlawful interference with maritime transport**
18 **or offshore facilities**

19 **53 Subsection 11(1)**

20 After “*transport*” (first occurring), insert “*or offshore facilities*”.

21 Note: The heading to section 11 is altered by adding at the end “*or offshore facilities*”.

22 **54 After paragraph 11(1)(a)**

23 Insert:

- 24 (aa) committing an act, or causing any interference or damage,
25 that puts the safe operation of an offshore facility, or the
26 safety of any person or property at the offshore facility, at
27 risk;

28 **55 Paragraph 11(1)(b)**

29 After “ship”, insert “or offshore facility”.

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1 **56 After paragraph 11(1)(c)**

2 Insert:

- 3 (ca) destroying an offshore facility;

4 **57 Subsection 11(2)**

5 After “*transport*”, insert “*or offshore facilities*”.

6 **58 Subsection 16(2)**

7 Repeal the subsection, substitute:

8 (2) However, the following ships are not *regulated Australian ships*:

- 9 (a) an Australian ship regulated as an offshore facility;
10 (b) a ship of a kind prescribed by the regulations.

11 (3) In this Act, an *Australian ship regulated as an offshore facility*
12 means a FPSO or FSU that is:

- 13 (a) an Australian ship; and
14 (b) either a security regulated offshore facility or part of a
15 security regulated offshore facility.

16 Note: A FPSO or FSU is both a ship and an offshore facility. As it is an
17 offshore facility, the Secretary may declare it to be a security
18 regulated offshore facility. If this happens, the ship ceases to be a
19 security regulated ship.

20 **59 Subsection 17(2)**

21 Repeal the subsection, substitute:

22 (2) However, the following ships are not *regulated foreign ships*:

- 23 (a) a foreign ship regulated as an offshore facility;
24 (b) a ship of a kind prescribed by the regulations.

25 (3) In this Act, a *foreign ship regulated as an offshore facility* means
26 a FPSO or FSU that is:

- 27 (a) a foreign ship; and
28 (b) either a security regulated offshore facility or part of a
29 security regulated offshore facility.

30 Note: A FPSO or FSU is both a ship and an offshore facility. As it is an
31 offshore facility, the Secretary may declare it to be a security
32 regulated offshore facility. If this happens, the ship ceases to be a
33 security regulated ship.

1 **60 After Division 7 of Part 1**

2 Insert:

3 **Division 7A—Security regulated offshore facilities and**
4 **offshore facility operators**

5 **17A Meaning of *offshore facility***

6 (1) An *offshore facility* is a facility, located in an offshore area, that is
7 used in the extraction of petroleum from the seabed or its subsoil
8 with equipment on, or forming part of, the facility, and includes:

9 (a) any structure, located in the offshore area, used in operations
10 or activities associated with, or incidental to, activities of that
11 kind; and

12 (b) any vessel, located in the offshore area, used in operations or
13 activities associated with, or incidental to, activities of that
14 kind.

15 (2) A FPSO located in an offshore area is an *offshore facility*.

16 (3) A FSU located in an offshore area is an *offshore facility*.

17 Note: A FPSO or FSU is both a ship and an offshore facility. As it is an
18 offshore facility, the Secretary may declare it to be a security
19 regulated offshore facility. If this happens, the ship ceases to be a
20 security regulated ship.

21 (4) However, a ship is not an *offshore facility*, and does not form part
22 of an offshore facility, if it is:

23 (a) an offtake tanker; or

24 (b) a tug or an anchor handler; or

25 (c) a ship used to supply an offshore facility, or otherwise travel
26 between an offshore facility and the shore.

27 (5) An *offshore facility* does not include any pipeline that is beneath
28 the low water mark.

29 (6) A mobile offshore drilling unit is not an *offshore facility*, and does
30 not form part of an offshore facility.

31 (7) In this Act, an *offshore area* is an area in:

32 (a) Australian waters; or

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- 1 (b) the exclusive economic zone of Australia (including its
2 external Territories); or
3 (c) the sea over the continental shelf of Australia (including its
4 external Territories).

5 **17B Security regulated offshore facilities**

- 6 (1) The Secretary may, by notice published in the *Gazette*, declare that
7 any of the following is a *security regulated offshore facility*:
8 (a) an offshore facility;
9 (b) a part of an offshore facility;
10 (c) a group of offshore facilities;
11 (d) a part of a group of offshore facilities.
- 12 (2) The notice must include information on the location and
13 boundaries of the security regulated offshore facility of the kind
14 and in the form prescribed by the regulations.

15 **17C Offshore facility operators**

- 16 (1) The Secretary may, in writing, designate a person as the *offshore*
17 *facility operator* for a security regulated offshore facility.
- 18 (2) In designating a person as an offshore facility operator, the
19 Secretary must take into account:
20 (a) the ability of the person to undertake the functions of an
21 offshore facility operator; and
22 (b) the physical and operational features of the facility; and
23 (c) the views of the person, or persons, responsible for managing
24 the operations of the facility; and
25 (d) whether the person is the operator in relation to the facility
26 for the purposes of Schedule 7 to the *Petroleum (Submerged*
27 *Lands) Act 1967*.

1 **Division 7B—Offences and enforcement action in relation**
2 **to non-regulated foreign ships**

3 **17D Persons travelling on non-regulated foreign ships**

- 4 (1) This section applies to a person travelling (whether as a passenger
5 or crew) on a foreign ship that is neither a regulated foreign ship,
6 nor a foreign ship regulated as an offshore facility.
- 7 (2) No offence is committed by the person under this Act unless, at the
8 time of the alleged offence:
9 (a) the person is involved in some activity in relation to a
10 security regulated offshore facility; or
11 (b) the ship is involved in some activity in relation to a security
12 regulated offshore facility, or is in Australian waters.
- 13 (3) No enforcement action may be taken against the person unless, at
14 the time of the alleged incident giving rise to the enforcement
15 action:
16 (a) the person is involved in some activity in relation to a
17 security regulated offshore facility; or
18 (b) the ship is involved in some activity in relation to a security
19 regulated offshore facility, or is in Australian waters.
- 20 (4) In this Act, an *enforcement action* includes:
21 (a) action by a maritime security inspector, a duly authorised
22 officer, a law enforcement officer, a maritime security guard
23 or a screening officer under Part 8; and
24 (b) issuing an infringement notice under regulations made under
25 section 187; and
26 (c) making an enforcement order under Division 3 of Part 11;
27 and
28 (d) granting an injunction under Division 5 of Part 11.

29 **17E Enforcement action against non-regulated ships**

- 30 (1) This section applies to a foreign ship that is neither a regulated
31 foreign ship, nor a foreign ship regulated as an offshore facility.
- 32 (2) No enforcement action may be taken against the ship unless, at the
33 time of the alleged incident giving rise to the enforcement action,

1 the ship is involved in some activity in relation to a security
2 regulated offshore facility, or is in Australian waters.

3 **61 Subparagraph 18(1)(c)(v)**

4 Omit “and”, substitute “or”.

5 **62 After subparagraph 18(1)(c)(v)**

6 Insert:

7 (vi) an offshore facility; and

8 **63 Section 20**

9 Omit “and each regulated Australian ship unless the Secretary declares
10 that maritime security level 2 or 3 is in force for the port, participant or
11 ship”, substitute “, each regulated Australian ship and each security
12 regulated offshore facility unless the Secretary declares that maritime
13 security level 2 or 3 is in force for the port, participant, ship or facility”.

14 **64 Section 20**

15 Omit “and security regulated ship”, substitute “, security regulated ship,
16 ship regulated as an offshore facility and security regulated offshore
17 facility”.

18 **65 Section 20 (after the paragraph relating to regulated
19 foreign ships)**

20 Insert:

21 A foreign ship regulated as an offshore facility may also be
22 directed by its flag state to operate at a higher security level.

23 If maritime security level 2 or 3 is in force for a security regulated
24 offshore facility, that maritime security level is in force for:

25 (a) every maritime industry participant within the
26 facility; and

27 (b) every security regulated ship in the vicinity of the
28 facility that is engaged in activity in relation to the
29 facility, and for which a lower security level was in
30 force.

1 **66 Section 20**

2 After “a security regulated port”, insert “or security regulated offshore
3 facility”.

4 **67 After paragraph 21(b)**

5 Insert:

6 (ba) security regulated offshore facility; and

7 **68 After paragraph 22(1)(b)**

8 Insert:

9 (ba) a security regulated offshore facility;

10 **69 Paragraph 22(1)(e)**

11 After “port”, insert “or a security regulated offshore facility”.

12 **70 Subsection 22(3)**

13 After “ship,”, insert “facility,”.

14 **71 Subsection 22(3)**

15 After “transport”, substitute “or offshore facilities”.

16 **72 After subsection 22(3)**

17 Insert:

18 (4) If:

19 (a) a foreign ship regulated as an offshore facility is registered in
20 another country (the *flag state*); and

21 (b) the ship is directed by the flag state to implement a higher
22 level of security than would otherwise apply under this
23 Division;

24 then:

25 (c) that higher security level is taken to have been declared by
26 the Secretary under subsection (1) to be in force for the ship;
27 and

28 (d) the declaration is taken to have been made on the day on
29 which the direction is given; and

30 (e) that higher security level is in force for the ship until it ceases
31 to be in force under the law of the flag state; and

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- 1 (f) if the ship is part of a security regulated offshore facility—
2 the security level of the remainder of the facility is not
3 affected.

4 **73 Section 22 (note)**

5 Omit “and ship security plans (see Parts 3 and 4)”, substitute “, ship
6 security plans and offshore security plans (see Parts 3, 4 and 5A)”.

7 **74 Section 23**

8 After “ship,”, insert “facility,”.

9 **75 Paragraphs 24(a) and (b)**

10 Repeal the paragraphs, substitute:

- 11 (a) every area; and
12 (b) every security regulated ship; and
13 (c) every ship regulated as an offshore facility; and
14 (d) every security regulated offshore facility; and
15 (e) any operations conducted by a maritime industry participant;

16 **76 After section 24**

17 Insert:

18 **24A Maritime security level declaration for an offshore facility**
19 **covers ships and operations in the vicinity**

20 If the Secretary declares that a maritime security level is in force
21 for a security regulated offshore facility, that maritime security
22 level is in force for:

- 23 (a) every security regulated ship:
24 (i) in the vicinity of the facility that is engaged in any
25 activity in relation to the facility; and
26 (ii) for which (but for this section) a lower maritime
27 security level is in force; and
28 (b) any operations conducted by a maritime industry participant
29 within the boundaries of the facility.

30 **77 At the end of section 25**

31 Add:

1 *Offshore security plans*

- 2 (3) For the purposes of subsection 100D(1), if:
- 3 (a) an offshore industry participant is required to comply with an
4 offshore security plan; and
- 5 (b) the Secretary makes a declaration under subsection 22(1) or
6 is taken to have made such a declaration because of
7 subsection 22(4); and
- 8 (c) the effect of the declaration is that maritime security level 2
9 or 3 is in force for:
- 10 (i) the participant; or
- 11 (ii) particular operations of the participant;
- 12 the participant does not comply with the plan unless the participant
13 implements the measures set out in the plan for the participant or
14 operations, as required, for that maritime security level.

15 **78 After paragraph 26(b)**

16 Insert:

- 17 (ba) a ship regulated as an offshore facility; or
- 18 (bb) a security regulated offshore facility; or

19 **79 Section 26**

20 After “ship,” (second occurring), insert “facility,”.

21 **80 At the end of subsection 27(1)**

22 Add:

- 23 ; and (c) each offshore industry participant who is required to have an
24 offshore security plan and who operates within the
25 boundaries of the security regulated port.

26 **81 After section 28**

27 Insert:

28 **28A Notifying declarations covering security regulated offshore**
29 **facilities**

- 30 (1) If the Secretary declares that a maritime security level is in force
31 for a security regulated offshore facility (and the declaration is not
32 one that, under subsection 22(4), is taken to have been made), the
33 Secretary must, as soon as practicable, notify:

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- 1 (a) the offshore facility operator; and
2 (b) each offshore industry participant who is required to have an
3 offshore security plan and who operates within the
4 boundaries of the security regulated offshore facility.
- 5 (2) If the Secretary gives an offshore facility operator notice of a
6 declaration under subsection (1), the operator must, as soon as
7 practicable, give notice of the declaration to:
- 8 (a) every offshore industry participant who is covered by the
9 operator’s offshore security plan and who operates within the
10 boundaries of the facility; and
11 (b) the ship operator or master of every security regulated ship
12 located in the vicinity of the facility that is engaged in any
13 activity in relation to the facility; and
14 (c) where the security regulated offshore facility, or part of the
15 facility, is a ship regulated as an offshore facility—the master
16 of the ship.
- 17 Penalty: 10 penalty units.
- 18 (3) Subsection (2) does not apply if the offshore facility operator has a
19 reasonable excuse.
- 20 Note: A defendant bears an evidential burden in relation to the matter in
21 subsection (3) (see subsection 13.3(3) of the *Criminal Code*).
- 22 (4) Subsection (2) is an offence of strict liability.

23 **82 At the end of section 30**

24 Add:

- 25 ; and (c) if the maritime industry participant conducts operations
26 covered by the declaration within a security regulated
27 offshore facility and is not the offshore facility operator—the
28 offshore facility operator.

29 **83 Paragraph 31(1)(a)**

30 After “28,”, insert “28A,”.

31 Note 1: The following heading to subsection 31(1) is inserted “*Secretary must notify of*
32 *revocations*”.

33 Note 2: The following heading to subsection 31(2) is inserted “*When port operators must then*
34 *notify others*”.

35 **84 At the end of section 31**

1 Add:

2 *When offshore facility operators must then notify others*

3 (5) If:

4 (a) an offshore facility operator has notified a person under
5 subsection 28A(2) that a maritime security level is in force;
6 and

7 (b) the Secretary revokes the declaration concerned;
8 the offshore facility operator must, as soon as practicable, notify
9 the person of the revocation.

10 Penalty: 10 penalty units.

11 (6) Subsection (5) does not apply if the offshore facility operator has a
12 reasonable excuse.

13 Note: A defendant bears an evidential burden in relation to the matter in
14 subsection (6) (see subsection 13.3(3) of the *Criminal Code*).

15 (7) Subsection (5) is an offence of strict liability.

16 **85 Subsection 33(3)**

17 After “transport”, insert “or offshore facilities”.

18 **86 At the end of subsection 35(1)**

19 Add:

20 ; (d) persons, other than persons mentioned in paragraphs (a) and
21 (b), who are within the boundaries of a security regulated
22 offshore facility.

23 Note: The following heading to subsection 35(1) is inserted “*Persons to whom Secretary may*
24 *give security directions*”.

25 **87 Subsection 35(2)**

26 Omit “or (c)”, substitute “, (c) or (d)”.

27 Note: The following heading to subsection 35(3) is inserted “*Port operator may be required to*
28 *communicate security directions*”.

29 **88 At the end of section 35**

30 Add:

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1 *Offshore facility operator may be required to communicate*
2 *security directions*

3 (8) The Secretary may, in a security direction given to the offshore
4 facility operator for a security regulated offshore facility, require
5 the operator to communicate all or a part of the direction to
6 specified maritime industry participants:

- 7 (a) who are on board a security regulated ship that is in the
8 vicinity of the facility and that is engaged in any activity in
9 relation to the facility; or
10 (b) who operate within the facility.

11 (9) If the Secretary gives an offshore facility operator a direction under
12 subsection (8) that requires the operator to communicate all or a
13 part of the direction to specified maritime industry participants, the
14 operator must, as soon as practicable, communicate the direction,
15 or the part of the direction, to the specified maritime industry
16 participants.

17 Penalty: 50 penalty units.

18 (10) Subsection (9) does not apply if the offshore facility operator has a
19 reasonable excuse.

20 Note: A defendant bears an evidential burden in relation to the matter in
21 subsection (10) (see subsection 13.3(3) of the *Criminal Code*).

22 (11) Subsection (9) is an offence of strict liability.

23 (12) If a direction is given to a maritime industry participant by an
24 offshore facility operator as mentioned in subsection (8), the
25 direction is taken to have been given to the participant by the
26 Secretary.

27 **89 After section 36**

28 Insert:

29 **36A Secretary may give security directions to ships regulated as**
30 **offshore facilities**

- 31 (1) The Secretary may give a security direction to a ship regulated as
32 an offshore facility by giving the direction to:
33 (a) the offshore facility operator for the ship; or
34 (b) the master of the ship.
-

1 (2) If the Secretary gives an offshore facility operator a direction under
2 subsection (1), the offshore facility operator must, as soon as
3 practicable, communicate the direction to the master of the ship
4 covered by the direction.

5 Penalty: 50 penalty units.

6 (3) Subsection (2) does not apply if the offshore facility operator has a
7 reasonable excuse.

8 Note: A defendant bears an evidential burden in relation to the matter in
9 subsection (3) (see subsection 13.3(3) of the *Criminal Code*).

10 (4) Subsection (2) is an offence of strict liability.

11 (5) If a direction is given to a master by an offshore facility operator as
12 mentioned in subsection (2), the direction is taken to have been
13 given to the master by the Secretary.

14 **90 Subsection 38(1)**

15 After “transport”, insert “or offshore facilities”.

16 **91 Paragraph 38(2)(a)**

17 Omit “(including a direction given to the ship operator for, or the master of,
18 a security regulated ship under section 36)”, substitute “(including a
19 direction given under section 36 to the ship operator for, or the master
20 of, a security regulated ship, or a direction given under section 36A to
21 the offshore facility operator for, or the master of, a ship regulated as an
22 offshore facility)”.

23 **92 Subsection 39(1) (penalty)**

24 Omit “or port facility operator” (wherever occurring), substitute “, port
25 facility operator or offshore facility operator”.

26 **93 Subsection 40(1)**

27 Omit “(including the ship operator for, or the master of, a security
28 regulated ship when a direction has been given to the ship under
29 section 36)”, substitute “(including a person to whom a security
30 direction to a ship is given under section 36 or 36A)”.

31 **94 Subsection 51(3)**

32 After “transport”, insert “, and offshore facility,”.

1 **95 Subparagraphs 55(1)(b)(i) and (ii)**

2 After “transport”, insert “, or offshore facility,”.

3 **96 Part 4 (heading)**

4 Repeal the heading, substitute:

5 **Part 4—Ship security plans and ISSCs for**
6 **regulated Australian ships**

7 **97 Section 60**

8 Omit “for ships”, substitute “for those ships”.

9 **98 Subsection 70(3)**

10 After “transport”, insert “, and offshore facility,”.

11 **99 Subparagraphs 74(1)(b)(i) and (ii)**

12 After “transport”, insert “, or offshore facility,”.

13 Note: The heading to section 79 is replaced by the heading “**Regulated Australian ship to**
14 **have ISSC**”.

15 **100 Subsection 83(1) (note)**

16 Omit “ship inspection powers of maritime security inspectors”,
17 substitute “inspection powers of maritime security inspectors in relation
18 to regulated Australian ships”.

19 **101 After subsection 97(2)**

20 Insert:

21 (2A) The operations of a regulated foreign ship must not hinder or
22 obstruct compliance with the offshore security plan of an offshore
23 industry participant in a way that compromises the security of the
24 operations of the participant.

25 Note: The heading to section 97 is altered by omitting “**and ship security plans**” and
26 substituting “, **ship and offshore security plans**”.

27 **102 Subsection 97(3)**

28 Omit “or (2)”, substitute “, (2) or (2A)”.

29 **103 After subsection 98(1)**

1 Insert:

- 2 (1A) The master of a regulated foreign ship commits an offence if:
- 3 (a) the master is notified by an offshore facility operator that
- 4 maritime security level 2 or 3 is in force for the facility; and
- 5 (b) section 24A applies to the ship so that the maritime security
- 6 level in force for the facility is also in force for the ship; and
- 7 (c) the master fails to acknowledge the notification to the
- 8 Secretary.

9 Penalty: 25 penalty units.

10 **104 After paragraph 99(4)(c)**

11 Insert:

- 12 (ca) removing the ship from an offshore security zone;
- 13 (cb) if the ship is located in the vicinity of a security regulated
- 14 offshore facility and is engaged in any activity in relation to
- 15 the facility—removing the ship from the vicinity of the
- 16 facility;

17 **105 After Part 5**

18 Insert:

19 **Part 5A—Offshore security plans**

20 **Division 1—Simplified overview of Part**

21 **100A Simplified overview of Part**

22 Offshore security plans identify security measures to be

23 implemented when different maritime security levels are in force.

24 Various offshore industry participants are required to have, and

25 comply with, offshore security plans.

26 Various other persons and ships are required to comply with

27 offshore security plans. This is dealt with in Division 3.

28 The content and form of offshore security plans is dealt with in

29 Division 4.

- 1 (b) there is an offshore security plan for the participant in force;
2 and
3 (c) the participant fails to comply with the plan.

4 Penalty: For an offshore facility operator—200 penalty units.
5 For any other offshore industry participant—100 penalty
6 units.

- 7 (2) Subsection (1) does not apply if the participant has a reasonable
8 excuse.

9 Note: A defendant bears an evidential burden in relation to the matter in
10 subsection (2) (see subsection 13.3(3) of the *Criminal Code*).

- 11 (3) Subsection (1) is an offence of strict liability.

12 **Division 3—Complying with other plans**

13 **100E Complying with offshore security plans of offshore industry** 14 **participants**

- 15 (1) A maritime industry participant must not engage in conduct that
16 hinders or obstructs compliance with an offshore security plan of
17 an offshore industry participant.

- 18 (2) If:

19 (a) an offshore security plan (the *covering plan*) for an offshore
20 industry participant covers the activities of another offshore
21 industry participant; and

- 22 (b) the other participant:

23 (i) is not required to have an offshore security plan; and

24 (ii) has been given the relevant parts of the covering plan;

25 the other offshore industry participant must take all reasonable
26 steps to comply with the covering plan.

- 27 (3) If:

28 (a) an offshore security plan (the *covering plan*) for an offshore
29 industry participant covers the activities of another offshore
30 industry participant; and

- 31 (b) the other participant:

32 (i) is required to have an offshore security plan; and

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- 1 (ii) has been given the relevant parts of the covering plan;
2 and
3 (iii) has agreed in writing to those activities being covered
4 by the covering plan;

5 the other offshore industry participant must take all reasonable
6 steps to comply with the covering plan.

- 7 (4) If a maritime industry participant contravenes subsection (1), (2) or
8 (3), the participant does not commit an offence but may be subject
9 to an enforcement order (see section 189) or an injunction under
10 section 197.

11 **100F Regulated Australian ships must not hinder or obstruct**
12 **compliance with offshore security plans**

13 (1) The operations of a regulated Australian ship must not hinder or
14 obstruct compliance with an offshore security plan.

15 (2) If the operations of a regulated Australian ship hinder or obstruct
16 compliance with an offshore security plan, either or both of the
17 following may be subject to a ship enforcement order (see
18 section 195) or an injunction under section 197:

- 19 (a) the ship operator for the ship;
20 (b) the master of the ship.

21 Note: Obligations on regulated foreign ships are set out in Division 2 of
22 Part 5.

23 **Division 4—Content and form of offshore security plans**

24 **100G Content of offshore security plans**

- 25 (1) An offshore security plan for an offshore industry participant must:
26 (a) include a security assessment for the participant's operation;
27 and
28 (b) set out the security activities or measures to be undertaken or
29 implemented by the participant for maritime security levels
30 1, 2 and 3; and
31 (c) include contact details for the participant's security officer;
32 and
33 (d) make provision for the use of declarations of security; and
-

1 (e) demonstrate that the implementation of the plan will make an
2 appropriate contribution towards the achievement of
3 maritime security outcomes; and

4 (f) complement, to the fullest extent possible, the occupational
5 health and safety requirements under the laws of the
6 Commonwealth, a State or Territory applying at the facility.

7 Note: The maritime security outcomes are set out in subsection 3(4).

8 (2) The security assessment under paragraph (1)(a) must:

9 (a) take into account any documents required in writing by the
10 Secretary to be taken into account; and

11 (b) address any matters prescribed in the regulations.

12 **100H Prescribed content for offshore security plans**

13 The regulations may prescribe specific matters that are to be dealt
14 with in one or more of the following:

15 (a) each offshore security plan;

16 (b) each offshore security plan for a particular kind of offshore
17 industry participant;

18 (c) each offshore security plan for a particular class of a
19 particular kind of offshore industry participant.

20 **100I Form of offshore security plans**

21 (1) An offshore security plan must be:

22 (a) in writing; and

23 (b) prepared in accordance with any requirements set out in the
24 regulations.

25 (2) An offshore security plan must be accompanied by:

26 (a) information on the location of the facility; and

27 (b) information on each offshore security zone covered by the
28 plan; and

29 (c) if the participant proposes changes to an offshore security
30 zone—information on the proposed change;

31 of the kind and in the form prescribed by the regulations.

1 **Division 5—Approving, revising and cancelling offshore**
2 **security plans**

3 **100J Providing offshore security plans for approval**

4 An offshore industry participant may give the Secretary an
5 offshore security plan for the participant and request the Secretary
6 to approve the plan.

7 **100K Approval of offshore security plans**

- 8 (1) If the Secretary is satisfied that the plan adequately addresses the
9 relevant requirements under Division 4, the Secretary must:
10 (a) approve the plan; and
11 (b) give the participant written notice of the approval.
- 12 (2) If the Secretary is not satisfied that the plan adequately addresses
13 the relevant requirements under Division 4, the Secretary must:
14 (a) refuse to approve the plan; and
15 (b) give the participant written notice of the refusal including
16 reasons for the refusal.
- 17 (3) In determining whether the plan adequately addresses the relevant
18 requirements under Division 4, the Secretary may take account of
19 existing circumstances as they relate to the security of maritime
20 transport and offshore facilities.
- 21 (4) If:
22 (a) an offshore industry participant gives the Secretary an
23 offshore security plan; and
24 (b) the Secretary does not approve, or refuse to approve, the plan
25 within the period of 90 days after the plan was given;
26 the Secretary is taken to have refused to approve the plan.

27 Note: An offshore industry participant may apply to the Administrative
28 Appeals Tribunal for review of a decision to refuse to approve an
29 offshore security plan under subsection (2) or (4): see section 201.

30 **100L When an offshore security plan is in force**

- 31 (1) If the Secretary approves the offshore security plan, the plan comes
32 into force at the time specified in the notice of approval.

- 1 (2) However, if:
2 (a) the time specified in the notice is earlier than the time at
3 which the notice was given; or
4 (b) no time is specified in the notice as the time when the plan
5 comes into force;
6 the plan comes into force when the notice is given.
- 7 (3) The plan remains in force until:
8 (a) the plan is replaced under subsection 100N(2); or
9 (b) the approval of the plan is cancelled under this Division.

10 **100M Secretary may direct variations of offshore security plans**

- 11 (1) If:
12 (a) an offshore security plan for an offshore industry participant
13 is in force; and
14 (b) the Secretary is no longer satisfied that the plan adequately
15 addresses the relevant requirements under Division 4;
16 the Secretary may, by written notice given to the participant, direct
17 the participant to vary the plan.
- 18 (2) However, the Secretary must not give a direction under
19 subsection (1) unless the Secretary is satisfied that the plan, as
20 varied, would adequately address the relevant requirements under
21 Division 4.
- 22 (3) In the notice, the Secretary must:
23 (a) set out the variation; and
24 (b) specify the period within which the participant must give the
25 Secretary the plan as varied.
- 26 (4) If the participant does not give the Secretary the plan:
27 (a) varied in accordance with the direction; and
28 (b) within the specified period, or within any further period
29 allowed by the Secretary;
30 the Secretary must, by written notice given to the participant,
31 cancel the approval of the plan.

32 **100N Participants may revise offshore security plans**

- 33 (1) If:
-

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- 1 (a) an offshore industry participant has given the Secretary an
2 offshore security plan; and
3 (b) the participant gives the Secretary another offshore security
4 plan (the *revised plan*);
5 sections 100K and 100L apply in relation to the revised plan.
- 6 (2) If a revised plan for an offshore industry participant comes into
7 force, it replaces any other plan for the participant in force at that
8 time.

9 **100O Secretary may direct participants to revise offshore security**
10 **plans**

- 11 (1) If:
12 (a) an offshore security plan for an offshore industry participant
13 (the *existing plan*) is in force; and
14 (b) the Secretary is no longer satisfied that the existing plan
15 adequately addresses the relevant requirements under
16 Division 4:
17 (i) because there is a change in circumstances that relate to
18 the security of maritime transport or offshore facilities;
19 or
20 (ii) because there is a change in circumstances that could
21 impact on the security of maritime transport or offshore
22 facilities; or
23 (iii) for some other reason;
24 the Secretary may, by written notice given to the participant, direct
25 the participant to give the Secretary a revised plan under
26 section 100N.
- 27 (2) The notice must specify the period within which the revised plan
28 must be given.
- 29 (3) If the participant does not give the Secretary the revised plan
30 within the specified period, or within any further period allowed by
31 the Secretary, the Secretary must, by written notice given to the
32 participant, cancel the approval of the existing plan.

33 **100P Offshore security plans must be revised every 5 years**

- 34 If:
-

- 1 (a) an offshore security plan for an offshore industry participant
2 (the *existing plan*) has been in force for a period of 5 years;
3 and
4 (b) the Secretary has not approved a revised plan for the
5 participant under section 100N within that period;
6 the approval of the existing plan is cancelled by force of this
7 section.

8 **100Q Cancelling inadequate offshore security plans**

- 9 If:
10 (a) an offshore security plan for an offshore industry participant
11 is in force; and
12 (b) the Secretary is no longer satisfied that the plan adequately
13 addresses the relevant requirements under Division 4; and
14 (c) the Secretary is satisfied that it is not appropriate to direct the
15 participant to:
16 (i) vary the plan under section 100M; or
17 (ii) revise the plan under section 100O;
18 the Secretary must, by written notice given to the participant,
19 cancel the approval of the plan.

20 **100R Cancelling for failure to comply with offshore security plans**

- 21 (1) If:
22 (a) an offshore security plan for an offshore industry participant
23 is in force; and
24 (b) the participant has accumulated the number of demerit points
25 prescribed by the regulations as the number necessary for the
26 Secretary to be able to cancel the approval of the plan;
27 the Secretary may, by written notice given to the participant, cancel
28 the approval of the plan.
29 Note: For the demerit points system, see Division 6 of Part 11.
30 (2) Before cancelling the approval of a plan under subsection (1), the
31 Secretary may, by written notice given to the participant, request
32 the participant to show cause why the approval of the plan should
33 not be cancelled.

1 **100S Cancelling offshore security plans where facility moved**

2 If:

3 (a) an offshore security plan for an offshore industry participant
4 is in force; and

5 (b) the plan relates, in whole or in part, to a particular offshore
6 facility; and

7 (c) that facility is moved to a new location for the purpose of
8 extracting petroleum from the seabed or its subsoil at that
9 location;

10 the Secretary may, by written notice given to the participant, cancel
11 the approval of the plan.

12 **100T Cancelling offshore security plans on request**

13 If:

14 (a) an offshore security plan for an offshore industry participant
15 is in force; and

16 (b) the participant makes a written request to the Secretary for
17 the approval of the plan to be cancelled;

18 the Secretary must, by written notice given to the participant,
19 cancel the approval of the plan.

20 **Part 5B—ISSC for an Australian ship regulated as**
21 **an offshore facility**

22 **Division 1—Simplified overview of Part**

23 **100U Simplified overview of Part**

24 An Australian ship regulated as an offshore facility is required to
25 have an ISSC (International Ship Security Certificate).

26 Division 2 provides for the Secretary to issue ISSCs and interim
27 ISSCs for those ships.

28 Division 3 allows the Secretary to delegate his or her powers under
29 this Part to registered security organisations.

1 **Division 2—ISSC obligations**

2 **100V Australian ship regulated as an offshore facility to have ISSC**

3 An Australian ship regulated as an offshore facility must have an
4 ISSC.

5 **100W Offence—operating without an ISSC**

- 6 (1) The offshore facility operator for an Australian ship regulated as an
7 offshore facility commits an offence if:
8 (a) the ship is being used for maritime transport or the extraction
9 of petroleum from the seabed or its subsoil; and
10 (b) there is no ISSC or interim ISSC in force for the ship.

11 Penalty: 200 penalty units.

- 12 (2) Subsection (1) does not apply if the offshore facility operator has a
13 reasonable excuse.

14 Note: A defendant bears an evidential burden in relation to the matter in
15 subsection (2) (see subsection 13.3(3) of the *Criminal Code*).

- 16 (3) Subsection (1) is an offence of strict liability.

17 **100X Applying for an ISSC**

- 18 (1) The offshore facility operator for an Australian ship regulated as an
19 offshore facility may apply to the Secretary for an ISSC for the
20 ship.
21 (2) The application must be in accordance with any requirements
22 prescribed in the regulations. The regulations may prescribe
23 requirements in relation to the form and content of the application,
24 and the way in which the application is made.

25 **100Y Conditions for giving an ISSC**

26 The Secretary must give an offshore facility operator an ISSC for
27 an Australian ship regulated as an offshore facility if:

- 28 (a) the operator has applied for an ISSC for the ship; and

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- 1 (b) there is an offshore security plan in force for the ship, or the
2 security regulated offshore facility of which the ship forms a
3 part; and
4 (c) the ship is ISSC verified.

5 **100Z ISSC verification**

- 6 (1) An Australian ship regulated as an offshore facility is *ISSC*
7 *verified* if:
8 (a) a maritime security inspector has inspected the ship; and
9 (b) the maritime security inspector has verified that the ship
10 meets the requirements determined in writing by the
11 Secretary; and
12 (c) the period, determined in writing by the Secretary, within
13 which the ship must be next inspected has not ended.

14 Note: Sections 138 and 140A set out the inspection powers of maritime
15 security inspectors in relation to Australian ships regulated as offshore
16 facilities.

- 17 (2) In making a determination under subsection (1), the Secretary must
18 have regard to the obligations set out in the ISPS Code.

- 19 (3) If:

- 20 (a) there is an ISSC in force for an Australian ship regulated as
21 an offshore facility; and
22 (b) a maritime security inspector inspects the ship; and
23 (c) the inspector finds that the ship does not meet the
24 requirements determined under paragraph (1)(b); and
25 (d) the ship does not meet those requirements within any period
26 allowed in writing by the inspector;
27 the ship is no longer *ISSC verified*.

28 **100ZA When an ISSC is in force**

29 If the Secretary gives an ISSC to the offshore facility operator for
30 an Australian ship regulated as an offshore facility, the ISSC
31 comes into force when it is given and remains in force until any of
32 the following occurs:

- 33 (a) the Secretary cancels the ISSC;
34 (b) the offshore facility operator is no longer the offshore facility
35 operator for the ship;

1 (c) the period of 5 years after the ISSC is given expires.

2 **100ZB Cancelling ISSCs**

3 The Secretary must, by written notice given to the offshore facility
4 operator for an Australian ship regulated as an offshore facility,
5 cancel the ISSC for the ship if either of the following occurs:

- 6 (a) there is no longer an offshore security plan in force for the
7 ship, or the security regulated offshore facility of which the
8 ship forms a part;
9 (b) the ship is no longer ISSC verified.

10 **100ZC Interim ISSCs**

11 (1) If:

- 12 (a) the offshore facility operator for an Australian ship regulated
13 as an offshore facility has applied to the Secretary for an
14 ISSC for the ship; and
15 (b) there is an offshore security plan in force for the ship, or the
16 security regulated offshore facility of which the ship forms a
17 part; and
18 (c) the ship is not ISSC verified; and
19 (d) the Secretary reasonably believes that, were the ship to be
20 inspected as mentioned in subsection 100Z(1), the ship
21 would be ISSC verified;

22 the Secretary may give the operator an interim ISSC for the ship.

23 (2) If:

- 24 (a) the Secretary has given an offshore facility operator an ISSC
25 for an Australian ship regulated as an offshore facility; and
26 (b) while the ISSC is in force, another offshore facility operator
27 becomes the offshore facility operator for the ship;

28 the Secretary may give the other offshore facility operator an
29 interim ISSC for the ship.

30 (3) An interim ISSC is in force for the period, not exceeding 6 months,
31 specified in the interim ISSC.

1 **100ZD Offence—false or misleading statements in relation to having**
2 **an ISSC**

- 3 (1) The master of an Australian ship regulated as an offshore facility
4 commits an offence if:
- 5 (a) the master makes a statement (whether orally, in a document
6 or in any other way); and
 - 7 (b) the master does so knowing that the statement:
 - 8 (i) is false or misleading; or
 - 9 (ii) omits any matter or thing without which the statement is
10 misleading; and
 - 11 (c) the statement is made in connection with whether an ISSC or
12 interim ISSC is in force for the ship; and
 - 13 (d) any of the following subparagraphs applies:
 - 14 (i) the statement is made to a maritime industry participant;
 - 15 (ii) the statement is made to a person who is authorised by a
16 Contracting state to the SOLAS Convention to request
17 information about, or in connection with, whether a
18 valid ISSC or interim ISSC is in force for the ship;
 - 19 (iii) the statement is made to a person who is exercising
20 powers or performing functions under, or in connection
21 with, a law of the Commonwealth;
 - 22 (iv) the statement is made in compliance or purported
23 compliance with a law of the Commonwealth.

24 Penalty: 50 penalty units.

- 25 (2) Absolute liability applies to each of the subparagraph (1)(d)(i), (ii),
26 (iii) and (iv) elements of the offence.

- 27 (3) Subsection (1) does not apply as a result of subparagraph (1)(b)(i)
28 if the statement is not false or misleading in a material particular.

29 Note: A defendant bears an evidential burden in relation to the matter in
30 subsection (3) (see subsection 13.3(3) of the *Criminal Code*).

- 31 (4) Subsection (1) does not apply as a result of subparagraph (1)(b)(ii)
32 if the statement did not omit any matter or thing without which the
33 statement is misleading in a material particular.

34 Note: A defendant bears an evidential burden in relation to the matter in
35 subsection (4) (see subsection 13.3(3) of the *Criminal Code*).

1 **Division 3—Recognised security organisations**

2 **100ZE Secretary may delegate powers and functions under this Part**

3 (1) The Secretary may, by writing, delegate all or any of his or her
4 powers and functions under Part 5B to a person who:

5 (a) satisfies the criteria prescribed in the regulations; and

6 (b) is engaged by a recognised security organisation.

7 Note: The Secretary may determine that an organisation is a recognised
8 security organisation under subsection 88(2).

9 (2) In exercising powers or functions delegated under subsection (1),
10 the delegate must comply with any directions of the Secretary.

11 **100ZF Recognised security organisations may conduct ISSC**
12 **inspections**

13 (1) The Secretary may, by writing, authorise a person to whom powers
14 and functions can be delegated under subsection 100ZE(1) to
15 conduct inspections of ships for the purposes of verifying that ships
16 meet the requirements necessary for ISSC verification.

17 (2) If a person authorised under subsection (1) conducts a ship
18 inspection, the person is taken to be a maritime security inspector
19 for the purposes of subsection 100Z(1).

20 **Part 5C—Foreign ships regulated as offshore**
21 **facilities**

22 **Division 1—Simplified overview of Part**

23 **100ZG Simplified overview of Part**

24 Division 2 sets out the obligations to be met by foreign ships
25 regulated as offshore facilities and requires offshore facility
26 operators for, and the masters of, those ships to acknowledge
27 certain communications.

- 1 (4) If the master of a ship contravenes subsection (1), the master or the
2 offshore facility operator for the ship may be given a control
3 direction under Division 3.

4 **100ZJ Foreign ship regulated as an offshore facility must allow**
5 **inspections etc.**

- 6 (1) The master of a foreign ship regulated as an offshore facility must
7 allow a maritime security inspector to board and inspect the ship in
8 accordance with Division 2 of Part 8.
- 9 (2) The master of a foreign ship regulated as an offshore facility must
10 provide a maritime security inspector with any ship security
11 records kept on the ship when requested by the maritime security
12 inspector to do so.
- 13 (3) If the master of a ship contravenes subsection (1) or (2), the master
14 or the offshore facility operator for the ship may be given a control
15 direction under Division 3.

16 **100ZK Foreign ship regulated as an offshore facility must comply**
17 **with security directions**

- 18 (1) If the Secretary gives a security direction to a foreign ship
19 regulated as an offshore facility under section 36A, the ship must
20 comply with the direction.
- 21 (2) If a foreign ship regulated as an offshore facility does not comply
22 with a security direction, the offshore facility operator for, or the
23 master of, the ship may be given a control direction under
24 Division 3.

25 Note: In addition, the offshore facility operator for, or the master of, a
26 foreign ship regulated as an offshore facility may commit an offence if
27 the ship fails to comply with a security direction: see subsection 39(1).

28 **100ZL Acknowledging level notifications and directions**

29 *Masters of ships*

- 30 (1) The master of a foreign ship regulated as an offshore facility
31 commits an offence if:

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1 (a) the master is notified by the Secretary, a port operator or the
2 offshore facility operator that maritime security level 2 or 3 is
3 in force for the ship; and

4 (b) the master fails to acknowledge the notification to the
5 Secretary.

6 Penalty: 25 penalty units.

7 (2) The master of a foreign ship regulated as an offshore facility
8 commits an offence if:

9 (a) the master is given:

10 (i) a security direction by the Secretary that relates to the
11 operations of the ship; or

12 (ii) a control direction that relates to the ship; and

13 (b) the master fails to acknowledge the direction to the Secretary.

14 Penalty: 25 penalty units.

15 *Offshore facility operators*

16 (3) The offshore facility operator for a foreign ship regulated as an
17 offshore facility commits an offence if:

18 (a) the offshore facility operator is notified by the Secretary or a
19 port operator that maritime security level 2 or 3 is in force for
20 the ship; and

21 (b) the offshore facility operator fails to acknowledge the
22 notification to the Secretary.

23 Penalty: 100 penalty units.

24 (4) The offshore facility operator for a foreign ship regulated as an
25 offshore facility commits an offence if:

26 (a) the offshore facility operator is given:

27 (i) a security direction by the Secretary that relates to the
28 operations of the ship; or

29 (ii) a control direction that relates to the ship; and

30 (b) the offshore facility operator fails to acknowledge the
31 direction to the Secretary.

32 Penalty: 100 penalty units.

33 (5) Subsections (1) to (4) are offences of strict liability.

1 **Division 3—Control directions**

2 **100ZM Secretary may give control directions**

- 3 (1) The Secretary may give a direction to:
4 (a) the offshore facility operator for a foreign ship regulated as
5 an offshore facility; or
6 (b) the master of the ship;
7 requiring the offshore facility operator or master to take specified
8 action, or refrain from taking specified action, in relation to the
9 ship.
- 10 (2) A direction under subsection (1) is a *control direction*.
- 11 (3) However, the Secretary must not give a control direction unless the
12 direction is:
13 (a) necessary for ensuring compliance with Division 2 of this
14 Part; or
15 (b) a direction of a kind that can be given, under Chapter XI-2 of
16 the SOLAS Convention or the ISPS Code, by a port state to a
17 foreign flagged ship.
- 18 (4) The action that an offshore facility operator or master may be
19 directed to take under subsection (1) includes, but is not limited to,
20 the following:
21 (a) removing the ship from Australian waters;
22 (b) removing the ship from a security regulated port;
23 (c) moving the ship within a security regulated port;
24 (d) removing the ship from an offshore security zone;
25 (e) moving the ship within or around an offshore security zone;
26 (f) holding the ship in a particular position for a specified period
27 or until a specified event occurs;
28 (g) taking particular actions, or ensuring that particular actions
29 are taken, on board the ship;
30 (h) allowing a maritime security inspector on board the ship to
31 inspect the ship or ship security records carried by the ship.
- 32 (5) A control direction has no effect until the Secretary commits the
33 direction to writing.
- 34 Note: This requires the Secretary to have a written record of a direction that
35 is given orally.

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1 (6) The direction must not require the payment of money to the
2 Secretary (or any other person) other than an amount of money that
3 is already recoverable at law.

4 (7) The regulations may prescribe requirements for, or in relation to,
5 the giving of control directions.

6 **100ZN Enforcing control directions**

7 (1) The offshore facility operator for a foreign ship regulated as an
8 offshore facility must not engage in conduct that contravenes a
9 control direction that relates to the ship.

10 (2) If an offshore facility operator contravenes subsection (1), the
11 offshore facility operator may be subject to an injunction under
12 section 197.

13 (3) The master of a foreign ship regulated as an offshore facility must
14 not engage in conduct that contravenes a control direction that
15 relates to the ship.

16 (4) If the master of a ship contravenes subsection (3), the master may
17 be subject to an injunction under section 197.

18 **106 Section 101**

19 Omit “and on ships”, substitute “, on and around ships, and on and
20 around offshore facilities”.

21 **107 Section 101**

22 After “security regulated port” (second occurring), insert “or near a
23 security regulated offshore facility”.

24 **108 Section 101 (after the paragraph relating to Division 4)**

25 Insert:

26

Division 5 allows the Secretary to establish one or more offshore 27 security zones on and around a security regulated offshore facility.
--

28 **109 Section 101**

29 Omit “and on-board”, substitute “, on-board and offshore”.

1 **110 At the end of paragraph 104(c)**

2 Add:

3 ; and (iii) the offshore facility operator for each security regulated
4 offshore facility (if any), all or part of which is to be
5 included within the boundaries of the zone.

6 **111 Subsection 105(1)**

7 After “transport”, insert “or offshore facilities”.

8 **112 Paragraph 105(3)(a)**

9 Omit “or port facility operator”, substitute “, port facility operator or
10 offshore facility operator”.

11 Note: The following heading to subsection 106(1) is inserted “*Ships within a port*”.

12 **113 After subsection 106(1)**

13 Insert:

14 *Ships near an offshore facility*

15 (1A) The Secretary may, by written notice given to:

16 (a) the ship operator for, or the master of, a security regulated
17 ship; and

18 (b) the offshore facility operator for a security regulated offshore
19 facility;

20 declare that a *ship security zone* is to operate around the ship while
21 the ship is in the vicinity of the facility and is engaged in any
22 activity in relation to the facility. The ship security zone must be of
23 a type prescribed under section 107.

24 Note: The following heading to subsection 106(2) is inserted “*Purpose of ship security zones*”.

25 **114 At the end of subsection 106(2)**

26 Add “or offshore facilities”.

27 **115 Section 108**

28 Before “In”, insert “(1)”.

29 **116 Section 108**

30 Omit “In declaring that a ship security zone”, substitute “In declaring
31 under subsection 106(1) that a ship security zone”.

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1 Note: The following heading to subsection 108(1) is inserted “*Ship within a port*”.

2 **117 At the end of section 108**

3 Add:

4 *Ships near an offshore facility*

5 (2) In declaring under subsection 106(1A) that a ship security zone is
6 to operate around a security regulated ship, the Secretary must
7 have regard to the purpose of the zone, and take into account:

8 (a) the operational features of the ship; and

9 (b) the existing physical features of the offshore facility or
10 offshore facilities to be serviced by the ship; and

11 (c) the existing operational features of the offshore facility or
12 offshore facilities to be serviced by the ship.

13 **118 Subsection 109(1)**

14 After “transport”, insert “or offshore facilities”.

15 **119 Paragraph 109(3)(a)**

16 Omit “or port facility operator”, substitute “, port facility operator or
17 offshore facility operator”.

18 **120 Subsection 113(1)**

19 After “transport”, insert “or offshore facilities”.

20 **121 Paragraph 113(3)(a)**

21 Omit “or port facility operator”, substitute “, port facility operator or
22 offshore facility operator”.

23 **122 At the end of Part 6**

24 Add:

25 **Division 5—Offshore security zones**

26 **113A Establishing offshore security zones**

27 (1) The Secretary may, by written notice given to the offshore facility
28 operator for a security regulated offshore facility, establish one or
29 more *offshore security zones* within and around the facility. Each

1 offshore security zone must be of a type prescribed under
2 section 113B.

3 (2) The notice must include information about the location and
4 boundaries of the offshore security zones of the kind and in the
5 form prescribed by the regulations.

6 (3) If the Secretary establishes an offshore security zone under
7 subsection (1), the offshore facility operator must, by writing,
8 notify the establishment to each maritime industry participant
9 (other than the offshore facility operator) who conducts operations
10 within the zone. The notice must include information about the
11 location and boundaries of the zone of the kind and in the form
12 prescribed by the regulations.

13 (4) The purpose of offshore security zones is to subject those zones to
14 additional security requirements.

15 **113B Types of offshore security zones**

16 (1) The regulations may prescribe different types of offshore security
17 zones.

18 (2) The purposes for which different types of offshore security zones
19 may be prescribed include, but are not limited to, the following:

20 (a) limiting contact with security regulated offshore facilities;

21 (b) controlling the movement of people within a security
22 regulated offshore facility;

23 (c) controlling the movement of ships and other things within
24 and around a security regulated offshore facility;

25 (d) providing cleared areas within and around security regulated
26 offshore facilities;

27 (e) preventing interference with security regulated offshore
28 facilities;

29 (f) preventing interference with people or goods (including
30 petroleum) that have been, or are to be, transported to or from
31 security regulated offshore facilities.

32 **113C Matters to be considered in establishing offshore security** 33 **zones**

34 In establishing an offshore security zone, the Secretary must:

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- 1 (a) have regard to the purpose of the zone; and
2 (b) take into account:
3 (i) the existing physical features of the security regulated
4 offshore facility; and
5 (ii) the existing operational features of the facility; and
6 (iii) the views of the offshore facility operator and, if all or
7 part of the zone is within a security regulated port, the
8 port operator for that port; and
9 (c) act consistently with Australia's obligations under
10 international law.

11 **113D Requirements for offshore security zones**

- 12 (1) The regulations may, for the purposes of safeguarding against
13 unlawful interference with maritime transport or offshore facilities,
14 prescribe requirements in relation to each type of offshore security
15 zone.
- 16 (2) The following matters may be dealt with by regulations made
17 under subsection (1):
18 (a) access to offshore security zones (including conditions of
19 access, the issue and use of security passes and other
20 identification systems);
21 (b) the identification or marking of offshore security zones;
22 (c) the movement, management or operation of ships and other
23 vessels and vehicles and other things in offshore security
24 zones;
25 (d) the maintenance of the integrity of offshore security zones;
26 (e) the management of people and goods (including the
27 management of unaccompanied, unidentified or suspicious
28 goods) in offshore security zones;
29 (f) the management (including the sale or disposal) of ships,
30 other vessels, vehicles or goods abandoned in offshore
31 security zones;
32 (g) when prescribed requirements are to be met;
33 (h) the suspension of the existence of an offshore security zone
34 in prescribed circumstances.
- 35 (3) Regulations made under this section may prescribe penalties for
36 offences against those regulations. The penalties must not exceed:

- 1 (a) for an offence committed by a port operator, ship operator,
2 port facility operator or offshore facility operator—200
3 penalty units; or
4 (b) for an offence committed by a maritime industry participant,
5 other than a participant covered by paragraph (a)—100
6 penalty units; or
7 (c) for an offence committed by any other person—50 penalty
8 units.

9 Note: If a body corporate is convicted of an offence against regulations
10 made under this section, subsection 4B(3) of the *Crimes Act 1914*
11 allows a court to impose fines of up to 5 times the penalties stated
12 above.

13 (4) Regulations made under subsection (1) may provide for the
14 recovery by a person of costs and expenses reasonably incurred by
15 the person in relation to the performance of functions, or the
16 exercise of powers, by the person in relation to a security
17 identification card scheme set out in those regulations. An amount
18 recoverable under those regulations must not be such as to amount
19 to taxation.

20 (5) Regulations made under subsection (1) may authorise the use or
21 disclosure of information (including personal information within
22 the meaning of the *Privacy Act 1988*) for the purposes of, or in
23 relation to, assessing the security risk posed by a person.

24 **123 Section 114**

25 Omit “and on board regulated Australian ships”, substitute “, on board
26 regulated Australian ships and on board ships regulated as offshore
27 facilities”.

28 **124 Paragraph 115(1)(b)**

29 After “port”, insert “or an offshore security zone”.

30 **125 Paragraph 116(1)(b)**

31 After “port”, insert “or an offshore security zone”.

32 **126 Paragraph 117(1)(b)**

33 After “port”, insert “or an offshore security zone”.

34 **127 Paragraph 118(1)(b)**

1 After “port”, insert “or an offshore security zone”.

2 **128 Subsection 119(1)**

3 After “transport”, insert “or offshore facilities”.

4 **129 Subparagraphs 119(2)(d)(ii), (e)(ii), (f)(ii), (g)(ii), (h)(ii) and**
5 **(i)(ii)**

6 After “port”, insert “or an offshore security zone”.

7 **130 Paragraph 119(4)(a)**

8 Omit “or port facility operator”, substitute “, port facility operator or
9 offshore facility operator”.

10 **131 Paragraph 122(1)(a)**

11 After “regulated Australian ship”, insert “or a ship regulated as an
12 offshore facility”.

13 Note: The heading to section 122 is altered by omitting “**regulated Australian ships**” and
14 substituting “**certain ships**”.

15 **132 Paragraph 123(a)**

16 After “regulated Australian ship”, insert “or a ship regulated as an
17 offshore facility”.

18 Note: The heading to section 123 is altered by omitting “**regulated Australian ships**” and
19 substituting “**certain ships**”.

20 **133 Paragraph 124(1)(a)**

21 Omit “or on board a regulated Australian ship”, substitute “, on board a
22 regulated Australian ship or on board a ship regulated as an offshore
23 facility”.

24 **134 Subsection 126(1)**

25 After “transport”, insert “or offshore facilities”.

26 **135 Subsection 126(1)**

27 Omit “or on board a regulated Australian ship”, substitute “, on board a
28 regulated Australian ship or on board a ship regulated as an offshore
29 facility”.

30 **136 Paragraphs 126(2)(a), (b) and (c)**

1 Omit “or on board a regulated Australian ship”, substitute “, on board a
2 regulated Australian ship or on board a ship regulated as an offshore
3 facility”.

4 **137 Paragraph 126(3)(a)**

5 Omit “or port facility operator”, substitute “, port facility operator or
6 offshore facility operator”.

7 **138 Paragraph 129(1)(a)**

8 After “regulated Australian ship”, insert “or a ship regulated as an
9 offshore facility”.

10 Note: The heading to section 129 is altered by omitting “**regulated Australian ships**” and
11 substituting “**certain ships**”.

12 **139 Paragraph 130(a)**

13 After “regulated Australian ship”, insert “or a ship regulated as an
14 offshore facility”.

15 Note: The heading to section 130 is altered by omitting “**regulated Australian ships**” and
16 substituting “**certain ships**”.

17 **140 Paragraph 131(1)(a)**

18 Omit “or on board a regulated Australian ship”, substitute “, on board a
19 regulated Australian ship or on board a ship regulated as an offshore
20 facility”.

21 **141 Subsection 133(1)**

22 After “transport”, insert “or offshore facilities”.

23 **142 Subsection 133(1)**

24 Omit “or on board a regulated Australian ship”, substitute “, on board a
25 regulated Australian ship or on board a ship regulated as an offshore
26 facility”.

27 **143 Paragraphs 133(2)(a), (b) and (c)**

28 Omit “or on board a regulated Australian ship”, substitute “, on board a
29 regulated Australian ship or on board a ship regulated as an offshore
30 facility”.

31 **144 Paragraph 133(3)(a)**

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1 Omit “or port facility operator”, substitute “, port facility operator or
2 offshore facility operator”.

3 **145 Section 135**

4 After “ships,”, insert “offshore facilities,”.

5 **146 Section 135**

6 Omit “a ship inspection warrant to inspect private living areas on a
7 ship”, substitute “an inspection warrant to inspect private living areas
8 on a ship or offshore facility”.

9 **147 Paragraph 138(1)(a)**

10 After “regulated Australian ship”, insert “or a ship regulated as an
11 offshore facility”.

12 **148 Subsection 138(1) (note)**

13 After “subsections 83(1) and (3)”, insert “and 100Z(1) and (3)”.

14 Note: The heading to section 139 is altered by omitting “**ships**” and substituting “**security**
15 **regulated ships**”.

16 **149 Section 140**

17 Omit “a ship” (wherever occurring), substitute “a security regulated
18 ship”.

19 Note: The heading to section 140 is altered by omitting “**ships**” and substituting “**security**
20 **regulated ships**”.

21 **150 After section 140**

22 Insert:

23 **140A Maritime security inspector powers—security regulated**
24 **offshore facilities**

25 (1) A maritime security inspector may exercise the powers set out in
26 subsection (2) for the following purposes:

27 (a) determining whether a person or a ship is complying with
28 this Act;

29 (b) investigating a possible contravention of this Act.

30 (2) For the purposes set out in subsection (1), a maritime security
31 inspector may do one or more of the following:

- 1 (a) enter and inspect a security regulated offshore facility
2 (including any restricted access area on the facility);
3 (b) inspect and photograph equipment on the facility;
4 (c) observe and record operating procedures for the facility
5 (whether carried out by the crew or some other person);
6 (d) discuss those procedures with a person carrying them out or
7 with another maritime industry participant;
8 (e) inspect, photograph or copy a document or record made or
9 kept by a maritime industry participant that relates to the
10 security of the facility;
11 (f) operate equipment on the facility for the purposes of gaining
12 access to a document or record relating to the facility.
- 13 (3) In exercising a power under this section, a maritime security
14 inspector must not subject a person to greater indignity than is
15 necessary and reasonable for the exercise of the power.
- 16 (4) Also, in exercising a power under this section within the
17 boundaries of a security regulated offshore facility, a maritime
18 security inspector must take account of occupational health and
19 safety requirements under the laws of the Commonwealth, a State
20 or Territory applying at the facility.

21 **140B When powers may be exercised—security regulated offshore**
22 **facilities**

23 *Operational areas*

- 24 (1) A maritime security inspector may exercise a power mentioned in
25 section 138 or 140A in an operational area of a security regulated
26 offshore facility:
27 (a) if the power is exercised within the boundaries of a security
28 regulated port—at any time and without notice; or
29 (b) otherwise—after giving reasonable notice to the offshore
30 facility operator for the facility.

31 *Private living areas*

- 32 (2) A maritime security inspector may exercise a power mentioned in
33 section 138 or 140A in a private living area of a security regulated
34 offshore facility if:

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- 1 (a) both the offshore facility operator for the facility and any
2 person or persons who occupy the private living area consent
3 to the inspection; or
4 (b) the inspector has a warrant, issued under section 145A, to
5 search the private living area.
- 6 (3) In addition, a maritime security inspector may only exercise a
7 power mentioned in section 138 or 140A in a private living area of
8 a security regulated offshore facility if the inspector is
9 accompanied by the offshore facility operator for the facility or a
10 person nominated by the offshore facility operator.

11 *Definitions*

- 12 (4) A *private living area* of a security regulated offshore facility is an
13 area:
14 (a) used for the purposes of providing accommodation for crew
15 of, or visitors to, the facility; and
16 (b) to which neither all crew nor visitors have general access.
- 17 (5) An *operational area* of a security regulated offshore facility is an
18 area that is not a private living area.

19 **151 Subsection 144(1)**

20 Omit “a ship”, substitute “a security regulated ship”.

21 Note 1: The heading to section 144 is replaced by the heading “**Inspection warrants—security**
22 **regulated ships**”.

23 Note 2: The heading to section 145 is replaced by the heading “**Inspection warrants by**
24 **telephone, fax etc.—security regulated ships**”.

25 **152 At the end of Division 2 of Part 8**

26 Add:

27 **145A Inspection warrants—security regulated offshore facilities**

28 *Application for warrant*

- 29 (1) A maritime security inspector may apply to a magistrate for a
30 warrant to inspect a private living area on a security regulated
31 offshore facility.

1 *Issue of warrant*

- 2 (2) The magistrate may issue the warrant if the magistrate is satisfied,
3 by information on oath or affirmation, that it is necessary to inspect
4 the private living area for one or more of the following purposes:
5 (a) where all or part of the facility is a ship regulated as an
6 offshore facility—determining whether the ship meets the
7 requirements necessary for ISSC verification;
8 (b) determining whether a person or a ship is complying with
9 this Act;
10 (c) investigating a possible contravention of this Act.
- 11 (3) However, the magistrate must not issue the warrant unless the
12 maritime security inspector or some other person has given to the
13 magistrate, either orally or by affidavit, such further information (if
14 any) as the magistrate requires concerning the grounds on which
15 the issue of the warrant is being sought.

16 *Content of warrant*

- 17 (4) The warrant must:
18 (a) authorise the maritime security inspector to inspect the
19 private living area, using such assistance and such force to
20 enter the area as is necessary and reasonable; and
21 (b) state whether the inspection is authorised to be made at any
22 time of the day or night or during specified hours of the day
23 or night; and
24 (c) specify the day (not more than one week after the issue of the
25 warrant) on which the warrant ceases to have effect; and
26 (d) state the purpose for which the warrant is issued.

27 **145B Inspection warrants by telephone, fax etc.—security regulated**
28 **offshore facilities**

29 *Application for warrant*

- 30 (1) If, in an urgent case, a maritime security inspector considers it
31 necessary to do so, the maritime security inspector may apply to a
32 magistrate by telephone, fax or other electronic means for a
33 warrant under section 145A.
- 34 (2) The magistrate may:

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- 1 (a) require communication by voice to the extent that it is
2 practicable in the circumstances; and
3 (b) make a recording of the whole or any part of any such
4 communication by voice.
- 5 (3) Before applying for the warrant, the maritime security inspector
6 must prepare an information of the kind mentioned in subsection
7 145A(2) that sets out the grounds on which the warrant is sought.
- 8 (4) If it is necessary to do so, the maritime security inspector may
9 apply for the warrant before the information is sworn or affirmed.

10 *Issue of warrant*

- 11 (5) If the magistrate is satisfied:
12 (a) after having considered the terms of the information; and
13 (b) after having received such further information (if any) as the
14 magistrate requires concerning the grounds on which the
15 issue of the warrant is being sought;
16 that there are reasonable grounds for issuing the warrant, the
17 magistrate may complete and sign the same warrant that the
18 magistrate would issue under section 145A if the application had
19 been made under that section.

20 *Obligations of magistrate and maritime security inspector once*
21 *warrant issued*

- 22 (6) If the magistrate completes and signs the warrant:
23 (a) the magistrate must:
24 (i) tell the maritime security inspector what the terms of the
25 warrant are; and
26 (ii) tell the maritime security inspector the day on which
27 and the time at which the warrant was signed; and
28 (iii) tell the maritime security inspector the day (not more
29 than one week after the magistrate completes and signs
30 the warrant) on which the warrant ceases to have effect;
31 and
32 (iv) record on the warrant the reasons for issuing the
33 warrant; and
34 (b) the maritime security inspector must:
-

- 1 (i) complete a form of warrant in the same terms as the
2 warrant completed and signed by the magistrate; and
3 (ii) write on the form the name of the magistrate and the
4 day on which and the time at which the warrant was
5 signed.
- 6 (7) The maritime security inspector must also, not later than the day
7 after the day of expiry or execution of the warrant, whichever is the
8 earlier, send to the magistrate:
9 (a) the form of warrant completed by the maritime security
10 inspector; and
11 (b) the information referred to in subsection (3), which must
12 have been duly sworn or affirmed.
- 13 (8) When the magistrate receives those documents, the magistrate
14 must:
15 (a) attach them to the warrant that the magistrate completed and
16 signed; and
17 (b) deal with them in the way in which the magistrate would
18 have dealt with the information if the application had been
19 made under section 145A.

20 *Authority of warrant*

- 21 (9) A form of warrant duly completed under subsection (6) is authority
22 for the same powers as are authorised by the warrant signed by the
23 magistrate.
- 24 (10) If:
25 (a) it is material, in any proceedings, for a court to be satisfied
26 that an exercise of a power was authorised by this section;
27 and
28 (b) the warrant signed by the magistrate authorising the exercise
29 of the power is not produced in evidence;
30 the court must assume, unless the contrary is proved, that the
31 exercise of the power was not authorised by such a warrant.

32 **153 Section 146**

33 Omit “ship”, substitute “security regulated ship or security regulated
34 offshore facility”.

35 **154 Subsection 148(1)**

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1 Omit “a ship” (first occurring), substitute “a security regulated ship”.

2 Note: The heading to section 148 is altered by omitting “ships” and substituting “security
3 regulated ships”.

4 **155 After section 148**

5 Insert:

6 **148A Duly authorised officer powers—operational areas of security**
7 **regulated offshore facilities**

- 8 (1) A duly authorised officer may exercise the powers set out in
9 subsection (2) in an operational area of a security regulated
10 offshore facility for the purposes of determining whether a person
11 or a ship is complying with this Act.
- 12 (2) For the purposes set out in subsection (1), a duly authorised officer
13 may do one or more of the following:
- 14 (a) enter a security regulated offshore facility and inspect its
15 operational areas (including any restricted access area in the
16 operational area of the facility);
 - 17 (b) observe and record operating procedures for the facility
18 (whether carried out by the crew or some other person);
 - 19 (c) inspect, photograph or copy any security record for the
20 facility;
 - 21 (d) if all or part of the facility is a ship regulated as an offshore
22 facility—inspect, photograph or copy the ship’s ISSC;
 - 23 (e) operate equipment in the operational area of a security
24 regulated offshore facility for the purposes of gaining access
25 to a document or record relating to the facility.
- 26 (3) A duly authorised officer may exercise a power mentioned in
27 subsection (2):
- 28 (a) if the power is exercised within the boundaries of a security
29 regulated offshore facility—at any time and without notice;
30 or
 - 31 (b) otherwise—after giving the offshore facility operator for the
32 facility concerned reasonable notice.
- 33 (4) However, in exercising a power under this section, a duly
34 authorised officer must not subject a person to greater indignity
35 than is necessary and reasonable for the exercise of the power.

1 (5) Also, in exercising a power under this section within the
2 boundaries of a security regulated offshore facility, a duly
3 authorised officer must take account of occupational health and
4 safety requirements under the laws of the Commonwealth, a State
5 or Territory applying at the facility.

6 **156 Section 150**

7 After “security regulated ships”, insert “and on ships regulated as
8 offshore facilities”.

9 **157 Section 151**

10 After “port”, insert “or security regulated offshore facility”.

11 **158 After section 152**

12 Insert:

13 **152A Access to offshore facilities by law enforcement officers**

14 (1) A law enforcement officer may enter, and remain in, any part of a
15 security regulated offshore facility at any time.

16 (2) However, before entering a part of a security regulated offshore
17 facility that is under the control of an offshore industry participant,
18 the law enforcement officer must:

- 19 (a) identify himself or herself as a law enforcement officer to the
20 participant; and
21 (b) tell the participant why the officer is entering that part of the
22 security regulated offshore facility.

23 **159 Subsection 153(1)**

24 After “transport”, insert “or offshore facilities”.

25 **160 Subsection 153(1)**

26 Omit “or on a security regulated ship”, substitute “, on a security
27 regulated ship or on a ship regulated as an offshore facility”.

28 **161 Subsection 154(1)**

29 After “transport”, insert “or offshore facilities”.

30 **162 Subsection 155(1)**

Schedule 1 Offshore facilities

Part 1 Amendments relating to offshore facilities

1 After “transport”, insert “or offshore facilities”.

2 **163 Subsection 156(1)**

3 After “security regulated ship”, insert “or on a ship regulated as an
4 offshore facility”.

5 **164 Paragraph 158(1)(a)**

6 After “transport”, insert “, or offshore facility,”.

7 **165 Paragraph 159(1)(a)**

8 After “transport”, insert “, or offshore facility,”.

9 **166 Paragraph 162(1)(b)**

10 Omit “or on a security regulated ship”, substitute “, on a security
11 regulated ship or on a security regulated offshore facility”.

12 **167 Part 9 (heading)**

13 Repeal the heading, substitute:

14 **Part 9—Reporting maritime transport or offshore**
15 **facility security incidents**

16 **168 Section 169**

17 Omit “maritime transport security” (first occurring), substitute “the
18 security of maritime transport and offshore facilities”.

19 **169 Section 169**

20 Omit “maritime transport security incidents” (wherever occurring),
21 substitute “maritime transport or offshore facility security incidents”.

22 **170 Division 2 of Part 9 (heading)**

23 Repeal the heading, substitute:

24 **Division 2—Meaning of maritime transport or offshore**
25 **facility security incident**

26 **171 Subsection 170(1)**

27 After “transport” (first occurring), insert “or offshore facilities”.

1 Note: The heading to section 170 is altered by inserting “*or offshore facility*” after
2 “*transport*”.

3 **172 Subsection 170(1)**

4 Omit “*maritime transport security incident*”, substitute “*maritime*
5 *transport or offshore facility security incident*”.

6 **173 Subsection 170(2)**

7 After “transport” (first occurring), insert “or offshore facilities”.

8 **174 Subsection 170(2)**

9 Omit “*maritime transport security incident*”, substitute “*maritime*
10 *transport or offshore facility security incident*”.

11 **175 Paragraph 171(1)(a)**

12 After “transport”, insert “or offshore facility”.

13 **176 Subsection 172(1)**

14 After “security regulated ship”, insert “or a ship regulated as an offshore
15 facility”.

16 **177 Paragraph 172(1)(a)**

17 After “transport”, insert “or offshore facility”.

18 **178 Paragraph 173(1)(a)**

19 After “transport”, insert “or offshore facility”.

20 **179 Paragraph 174(1)(a)**

21 After “transport”, insert “or offshore facility”.

22 **180 After section 174**

23 Insert:

24 **174A Offshore facility operators**

- 25 (1) An offshore facility operator commits an offence if:
26 (a) the offshore facility operator becomes aware of a maritime
27 transport or offshore facility security incident; and
28 (b) the offshore facility operator fails to report the incident as
29 required by section 179A as soon as possible.

Schedule 1 Offshore facilities

Part 1 Amendments relating to offshore facilities

1 Penalty: 200 penalty units.

2 (2) Subsection (1) does not apply in relation to a report that must be
3 made to a particular person if:

4 (a) the offshore facility operator believes, on reasonable
5 grounds, that the person is already aware of the incident; or

6 (b) the offshore facility operator has a reasonable excuse.

7 Note: A defendant bears an evidential burden in relation to the matters in
8 subsection (2) (see subsection 13.3(3) of the *Criminal Code*).

9 (3) Subsection (1) is an offence of strict liability.

10 **181 Paragraph 175(1)(a)**

11 After “transport”, insert “or offshore facility”.

12 **182 After subparagraph 175(4)(e)(iii)**

13 Insert:

14 (iia) an offshore facility operator; or

15 **183 Paragraph 176(1)(a)**

16 After “transport”, insert “or offshore facility”.

17 **184 Subsection 177(1)**

18 After “transport”, insert “or offshore facility”.

19 **185 At the end of subsection 177(2)**

20 Add:

21 ; and (f) if all or part of a security regulated offshore facility is within
22 the port—the offshore facility operator for the facility.

23 **186 At the end of section 177**

24 Add:

25 (6) An incident that relates to a security regulated offshore facility
26 must be reported to the offshore facility operator for the facility.

27 **187 Subsection 178(1)**

28 After “security regulated ship”, insert “or a ship regulated as an offshore
29 facility”.

1 **188 Subsection 178(1)**

2 After “transport”, insert “or offshore facility”.

3 **189 At the end of subsection 178(2)**

4 Add:

5 ; and (e) if the ship is located in the vicinity of a security regulated
6 offshore facility and is engaged in any activity in relation to
7 the facility—the offshore facility operator for the facility.

8 **190 At the end of section 178**

9 Add:

10 (5) An incident that relates to a security regulated offshore facility
11 must be reported to the offshore facility operator for the facility.

12 **191 Subsection 179(1)**

13 After “transport”, insert “or offshore facility”.

14 **192 At the end of subsection 179(2)**

15 Add:

16 ; and (e) if the ship is located in the vicinity of a security regulated
17 offshore facility and is engaged in any activity in relation to
18 the facility—the offshore facility operator for the facility.

19 **193 At the end of section 179**

20 Add:

21 (5) An incident that relates to a security regulated offshore facility
22 must be reported to the offshore facility operator for the facility.

23 **194 After section 179**

24 Insert:

25 **179A Reporting by offshore facility operators**

26 (1) The offshore facility operator for a security regulated offshore
27 facility must report maritime transport or offshore facility security
28 incidents in accordance with this section.

Schedule 1 Offshore facilities

Part 1 Amendments relating to offshore facilities

- 1 (2) An incident that relates to a security regulated offshore facility of
2 the offshore facility operator must be reported to:
3 (a) the Secretary; and
4 (b) the Australian Federal Police or the police force of a State or
5 a Territory; and
6 (c) if the facility is within a security regulated port—the port
7 operator for the port; and
8 (d) if a security regulated ship is located in the vicinity of the
9 facility and is engaged in any activity in relation to the
10 facility—the ship operator for, or master of, the ship.

11 (3) An incident that relates to a port must be reported to the port
12 operator for the port.

13 (4) An incident that relates to a security regulated ship must be
14 reported to:

- 15 (a) the ship operator for the ship; or
16 (b) the master of the ship.

17 **195 Subsection 180(1)**

18 After “transport”, insert “or offshore facility”.

19 **196 At the end of section 180**

20 Add:

21 (6) An incident that relates to a security regulated offshore facility
22 must be reported to the offshore facility operator for the facility.

23 **197 Subsection 181(1)**

24 After “transport”, insert “or offshore facility”.

25 **198 At the end of section 181**

26 Add:

27 (5) An incident that relates to a security regulated offshore facility
28 must be reported to the offshore facility operator for the facility.

29 **199 Paragraph 182(3)(a)**

30 After “transport”, insert “or offshore facility”.

31 **200 Section 183**

1 Omit “maritime transport security”, substitute “the security of maritime
2 transport and offshore facilities”.

3 **201 Subsection 187(1)**

4 After “62(1),”, insert “100C(1),”.

5 **202 At the end of paragraph 189(2)(b)**

6 Add “or offshore facilities”.

7 **203 At the end of subsection 191(2)**

8 Add “or offshore facilities”.

9 **204 Paragraph 191(3)(a)**

10 After “transport”, insert “or offshore facilities”.

11 **205 At the end of paragraph 195(3)(b)**

12 Add “or offshore facilities”.

13 **206 After paragraph 195(5)(c)**

14 Insert:

- 15 (ca) removing the ship from an offshore security zone;
16 (cb) if the ship is located in the vicinity of a security regulated
17 offshore facility and is engaged in any activity in relation to
18 the facility—removing the ship from the vicinity of the
19 facility;

20 **207 Section 198**

21 Omit “or a ship security plan”, substitute “, a ship security plan or an
22 offshore security plan”.

23 **208 At the end of Division 6 of Part 11**

24 Add:

25 **200A Demerit points—offshore security plans**

- 26 (1) The demerit points system may provide that the approval of the
27 offshore security plan of an offshore industry participant may be
28 cancelled if the offshore industry participant accrues a prescribed
29 number of demerit points.

- 1 (i) an offshore facility;
2 (ii) a part of an offshore facility;
3 (iii) a group of offshore facilities;
4 (iv) parts of a group of offshore facilities; or
5 (gb) to designate a person as an offshore facility operator under
6 section 17C; or

7 **215 After paragraph 201(j)**

- 8 Insert:
9 ; or (k) to establish an offshore security zone under section 113A.

10 **216 Paragraph 203(1)(a)**

- 11 Omit “141 or 148”, substitute “140A, 141, 148 or 148A”.

12 **217 At the end of section 208**

- 13 Add:
- 14 (8) This Act also has the effect that it would have if the provisions of
15 this Act relating to security regulated offshore facilities or the acts
16 or omissions of persons in, around or in relation to a security
17 regulated offshore facility were expressly confined to cases where
18 the facility is:
- 19 (a) engaged or used in trade or commerce:
- 20 (i) between Australia and places outside Australia; or
21 (ii) among the States; or
22 (iii) within a Territory, between a State and a Territory or
23 between 2 Territories; or
- 24 (b) operated or controlled by a corporation, or corporations, to
25 which paragraph 51(xx) of the Constitution applies.

1

2

Part 2—Application and transitional provisions relating to offshore facilities

3

4

218 Definitions

5

In this Part:

6

amended Act means the *Maritime Transport Security Act 2003*, as amended by this Act.

7

8

current Act means the *Maritime Transport Security Act 2003*, as in force immediately before the commencement of the provisions covered by item 2 of the table in subsection 2(1) of this Act.

9

10

11

proclamation day means the day on which the provisions covered by item 3 of the table in subsection 2(1) of this Act commence.

12

13

219 Regulations made for the purposes of subsections 16(2) and 17(2) of the current Act

14

15

(1) Regulations made for the purposes of subsection 16(2) of the current Act have effect on and after the commencement of the provisions covered by item 14 of the table in subsection 2(1) of this Act, as if they were made under paragraph 16(2)(b) of the amended Act.

16

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(2) Regulations made for the purposes of subsection 17(2) of the current Act have effect on and after the commencement of the provisions covered by item 14 of the table in subsection 2(1) of this Act, as if they were made under paragraph 17(2)(b) of the amended Act.

20

21

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23

220 Application of compliance provisions

24

The following provisions of the amended Act only apply on or after the proclamation day:

25

26

(a) Division 7B of Part 1;

27

(b) sections 100C to 100F;

28

(c) section 100R;

29

(d) section 100W;

30

(e) section 100ZD;

31

(f) Part 5C.

32

221 Application of section 100G of the amended Act

1 Section 100G of the amended Act applies as if the amendments made
2 by items 5 to 7 of this Schedule commenced on the day on which
3 item 105 of this Schedule commences.

4 **222 Offshore security plans given for approval before the**
5 **proclamation day**

- 6 (1) This item applies in relation to an offshore security plan given, before
7 the proclamation day, by an offshore industry participant to the
8 Secretary under section 100J of the amended Act.
- 9 (2) Paragraph 100G(1)(c) of that Act has effect as if the person designated
10 in the plan as the person to implement and maintain the plan were the
11 participant's security officer.
- 12 (3) Paragraph 100I(2)(b) of that Act has effect as if each zone:
13 (a) covered by the plan; and
14 (b) proposed to be established as an offshore security zone on or
15 after the proclamation day;
16 were an offshore security zone covered by the plan.

17 **223 Directions before the proclamation day to vary or revise**
18 **offshore security plans**

- 19 (1) This item applies in relation to each of the following directions if the
20 direction is given before the proclamation day:
21 (a) a direction under section 100M of the amended Act to an
22 offshore industry participant to vary an offshore security
23 plan;
24 (b) a direction under section 100O of the amended Act to an
25 offshore industry participant to revise an offshore security
26 plan.
- 27 (2) Paragraphs 201(b) and (c) of the amended Act have effect as if the
28 offshore industry participant were a maritime industry participant.

29 **224 Exercise of certain powers by maritime security**
30 **inspectors**

- 31 (1) A maritime security inspector may only exercise the powers mentioned
32 in section 138 of the amended Act, to the extent that those powers relate

Schedule 1 Offshore facilities

Part 2 Application and transitional provisions relating to offshore facilities

1 to the inspection of a foreign ship regulated as an offshore facility, on or
2 after the proclamation day.

3 (2) A maritime security inspector may only exercise the powers mentioned
4 in section 140A of the amended Act on or after the proclamation day.

5 **225 Exercise of certain powers by duly authorised officers**

6 A duly authorised officer may only exercise the powers mentioned in
7 section 148A of the amended Act on or after the proclamation day.

1
2 **Schedule 2—Amendments relating to maritime**
3 **security identification cards**
4

5 *Maritime Transport and Offshore Facilities Security Act*
6 *2003*

7 **1 At the end of section 105**

8 Add:

- 9 (4) Regulations made under subsection (1) may provide for the
10 recovery by a person of costs and expenses reasonably incurred by
11 the person in relation to the performance of functions, or the
12 exercise of powers, by the person in relation to a security
13 identification card scheme set out in those regulations. An amount
14 recoverable under those regulations must not be such as to amount
15 to taxation.
- 16 (5) Regulations made under subsection (1) may authorise the use or
17 disclosure of information (including personal information within
18 the meaning of the *Privacy Act 1988*) for the purposes of, or in
19 relation to, assessing the security risk posed by a person.

20 **2 At the end of section 109**

21 Add:

- 22 (4) Regulations made under subsection (1) may provide for the
23 recovery by a person of costs and expenses reasonably incurred by
24 the person in relation to the performance of functions, or the
25 exercise of powers, by the person in relation to a security
26 identification card scheme set out in those regulations. An amount
27 recoverable under those regulations must not be such as to amount
28 to taxation.
- 29 (5) Regulations made under subsection (1) may authorise the use or
30 disclosure of information (including personal information within
31 the meaning of the *Privacy Act 1988*) for the purposes of, or in
32 relation to, assessing the security risk posed by a person.

33 **3 At the end of section 113**

34 Add:

- 1 (4) Regulations made under subsection (1) may provide for the
2 recovery by a person of costs and expenses reasonably incurred by
3 the person in relation to the performance of functions, or the
4 exercise of powers, by the person in relation to a security
5 identification card scheme set out in those regulations. An amount
6 recoverable under those regulations must not be such as to amount
7 to taxation.
- 8 (5) Regulations made under subsection (1) may authorise the use or
9 disclosure of information (including personal information within
10 the meaning of the *Privacy Act 1988*) for the purposes of, or in
11 relation to, assessing the security risk posed by a person.