(2) ARCTIC.—The term "Arctic" has the meaning that term has under section 112 of the Arctic Research and Policy Act of 1984 (15 U.S.C. 4111).

(Added Pub. L. 115–91, div. C, title XXXV, $\S 3507(a)$, Dec. 12, 2017, 131 Stat. 1914.)

References in Text

The date of enactment of this section, referred to in subsec. (c)(1)(B)(ii), is the date of enactment of Pub. L. 115-91, which was approved Dec. 12, 2017.

PART D-PROMOTIONAL PROGRAMS

CHAPTER 551—COASTWISE TRADE

Sec.

Bec.			
55101.	Application of coastwise laws.		
55102.	Transportation of merchandise.		
55103.	Transportation of passengers.		
55104.	Transportation of passengers between Puerto		
	Rico and other ports in the United States.		
55105.	Transportation of hazardous waste.		
55106.	Merchandise transferred between barges.		
55107.	Empty cargo containers and barges.		
55108.	Platform jackets.		
55109.	Dredging.		
55110.	Transportation of valueless material or		
	dredged material.		
55111.	Towing.		
55112.	Vessel escort operations and towing assist-		
	ance.		
55113.	Use of foreign documented oil spill response		
	vessels.		
55114.	Unloading fish from foreign vessels.		
55115.	Supplies on fish processing vessels.		
55116.	Canadian rail lines.		
55117.	Great Lakes rail route.		
55118.	Foreign railroads whose road enters by ferry,		
	tugboat, or towboat.		
55119.	Yukon River.		
55120.	Transshipment of imported merchandise in-		
	tended for immediate exportation.		
55121.	Transportation of merchandise and pas-		
	sengers on Canadian vessels.		
55122.	Floating dry docks.		

AMENDMENTS

2014—Pub. L. 113–291, div. C, title XXXV, \$3502(b), Dec. 19, 2014, 128 Stat. 3904, added item 55122.

2008—Pub. L. 110–181, div. C, title XXXV, §3527(b)(2), Jan. 28, 2008, 122 Stat. 602, inserted "valueless material or" before "dredged material" in item 55110.

§ 55101. Application of coastwise laws

- (a) IN GENERAL.—Except as provided in subsection (b), the coastwise laws apply to the United States, including the island territories and possessions of the United States.
- (b) EXCEPTIONS.—The coastwise laws do not apply to— $\,$
 - (1) American Samoa;
 - (2) the Northern Mariana Islands, except as provided in section 502(b) of the Covenant To Establish a Commonwealth of the Northern Mariana Islands in Political Union With the United States of America (48 U.S.C. 1801 note); or
 - (3) the Virgin Islands until the President declares by proclamation that the coastwise laws apply to the Virgin Islands.

(Pub. L. 109–304, \$8(c), Oct. 6, 2006, 120 Stat. 1632; Pub. L. 110–181, div. C, title XXXV, \$3527(a), Jan. 28, 2008, 122 Stat. 602.)

HISTORICAL AND REVISION NOTES

Revised Section	Source (U.S. Code)	Source (Statutes at Large)
55101(a)	46 App.:877 (words before last proviso).	June 5, 1920, ch. 250, §21, 41 Stat. 997; Apr. 16, 1936, ch. 228, 49 Stat. 1207; Pub. L. 97-31, §12(47), Aug. 6, 1981, 95 Stat. 157.
55101(b)(1)	48:1664.	June 14, 1934, ch. 523, 48 Stat. 963.
55101(b)(2)	48:1801 note (Covenant § 503(b)).	Pub. L. 94-241, §1. Mar. 24, 1976, 90 Stat. 263; Pub. L. 98-213, §9, Dec. 8, 1983, 97 Stat. 1461; Pub. L. 104-208, div. A, title I, §101(d) [title I], Sept. 30, 1996, 110 Stat. 3009-196.
55101(b)(3)	46 App.:877 note.	Proc. No. 3215, Dec. 12, 1957, 72 Stat. c19.
55101(b)(4)	46 App.:877 (last proviso).	

In subsection (a), the words "apply to the United States, including" are substituted for "extend to" for clarity. The words "From and after February 1, 1922" and "not covered thereby on June 5, 1920" are omitted as obsolete. The requirement to establish adequate steamship service to the island Territories and possessions is omitted as obsolete.

Subsection (b)(2) is based on section 503(b) of the Covenant To Establish a Commonwealth of the Northern Mariana Islands in Political Union With the United States of America (48 U.S.C. 1801 note).

Subsection (b)(3) is based on Proc. No. 3215, Dec. 12, 1957, 72 Stat. c19, which provided that the President, "under and by virtue of the authority vested in me by the aforesaid section 21 of the Merchant Marine Act, 1920 [46 App. U.S.C. 877], do hereby declare and proclaim that the period for the establishment of an adequate shipping service for Canton Island is extended until further notice by proclamation of the President, and that the extension of the coastwise laws of the United States to Canton Island is deferred until it is declared by proclamation of the President that such adequate shipping service has been established".

In subsection (b)(4), the words "and fix a date for the going into effect of same" are omitted as surplus.

The provisos of 46 App. U.S.C. 877 relating to the Philippine Islands are omitted as obsolete because of the independence of the Philippine Islands. See Proc. No. 2695, July 4, 1946, 60 Stat. 1352 (22 U.S.C. 1394 note).

References in Text

Section 502(b) of the Covenant To Establish a Commonwealth of the Northern Mariana Islands in Political Union With the United States of America, referred to in subsec. (b)(2), is contained in section 1 of Pub. L. 94–241, set out as a note under section 1801 of Title 48, Territories and Insular Possessions.

AMENDMENTS

2008—Subsec. (b). Pub. L. 110–181 inserted "or" after semicolon at end of par. (2), redesignated par. (4) as (3), and struck out former par. (3) which read as follows: "Canton Island until the President declares by proclamation that the coastwise laws apply to Canton Island; or".

§55102. Transportation of merchandise

- (a) DEFINITION.—In this section, the term "merchandise" includes—
- (1) merchandise owned by the United States Government, a State, or a subdivision of a State; and
 - (2) valueless material.
- (b) REQUIREMENTS.—Except as otherwise provided in this chapter or chapter 121 of this title, a vessel may not provide any part of the transportation of merchandise by water, or by land and water, between points in the United States