# NITIJELA OF THE REPUBLIC OF THE MARSHALL ISLANDS 34<sup>th</sup> CONSTITUTIONAL REGULAR SESSION, 2013

BILL NO.: 25

P.L. 2013-5 1 AN 2 ACT 3 to amend sections 112, 317 of the Republic of the Marshall Islands Maritime Act (the "Act") and to add a new section 302A to the Act. 4 6 BE IT ENACTED BY THE NITIJELA OF THE REPUBLIC OF THE MARSHALL ISLANDS: 7 8 Section 1. **Short Title** 9 This Act may be cited as the Maritime (Amendment) Act (No.1), 2013. 10 Section 2. Amendments 11 Section 112 of the Principal Act is amended to add the following definitions in (1) 12 alphabetical order in relation to the current definitions and any other amendments to this section. 13 renumbering the subsections accordingly: 14 §112. Definitions. 15 (1)The words "documented owner", as used throughout this Title, with respect to a 16 vessel means the person identified as the owner of a documented vessel in the 17 application for documentation filed for the vessel with the Commissioner or any Deputy Commissioner. A person who retains only legal title to a vessel may be a 18 19 documented owner, notwithstanding any transfer by such person of all or any part of 20 its equitable or beneficial ownership interest in such vessel. 21 (2)The words "financing charter", as used throughout this Title, shall mean a contract in 22 the form of a demise or bareboat charter, regardless of duration, between the documented owner and the finance charterer of the entire vessel, which contract is 23

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agreed by the parties to be or is determined in judicial or arbitral proceedings to
create in favor of the documented owner a security interest in the vessel granted by
the finance charterer.

- (3) The words "finance charterer", as used throughout this Title, shall mean a person identified in a financing charter as the charterer of a vessel.
- 6 (4) The word "owner", for the purposes of sections 208 and 214 shall include any person who at least holds title in a vessel.

(2) Section 302A is added, immediately after current section 302, as follows:

## §302A. Registration, Recordation, and Discharge of Financing Charters

(1) Without adversely affecting the documentation or the eligibility for documentation or the renewal of documentation of a vessel, a documented owner and a charterer may execute a contract in the form of a demise or bareboat charter and either the documented owner or the charterer may register for recordation a true copy thereof with the Commissioner or Deputy Commissioner with respect to a vessel documented in the name of such documented owner. Such contract shall be signed and acknowledged by the documented owner and the charterer and shall include the name and official number of the vessel, the date of such contract, the names and addresses of the documented owner and the charterer, and the aggregate of the nominal amount of all charter hire payments and purchase option amounts payable, or which may become payable, thereunder, exclusive of any interest, indemnities, expenses, or fees. A security interest in a vessel in favor of a documented owner evidenced by any such contract which is a financing charter, which is

### P.L. 2013-5

registered for recordation in compliance with this section 302A, shall be deemed to be
preferred mortgage on the vessel in favor of the documented owner for all purposes
effective for all purposes as of the date and time of filing. All the provisions of this
Chapter 3 shall apply to any contract filed in accordance with this section 302A that is
financing charter.

- (2) A documented owner may also register for recordation, any renewals, amendments, supplements, assignments, or other instruments related to any contract filed pursuant to paragraph (1) of this section 302A.
- (3) A documented owner shall have the power to grant one or more preferred mortgages encumbering the whole of a vessel, and any supplements, amendments, assignments, or other instruments related thereto, notwithstanding that such documented owner or predecessor in interest shall have entered into any contract which is deemed to be a preferred mortgage on the vessel pursuant to paragraph (1) of this section 302A.
- (4) The mere registration or recording of a contract as a financing charter hereunder shall not constitute evidence that such contract is, in fact, a financing charter or that it creates a security interest. No agreement between the parties thereto that a contract constitutes a financing charter shall be binding on any other person or any other government not in privity.
- (5) With respect to any financing charter, the documented owner party thereto shall be deemed a mortgagee under a preferred mortgage and the finance charterer shall be deemed the mortgagor, for all purposes under the laws of the Republic.
- (3) Section 317 is amended as follows:

## P.L. 2013-5

§317. Preferred status.

As used in Sections 311, 316, 318 and 320 of this Chapter, the term "Preferred Mortgage" shall include, in addition to a Preferred Mortgage made pursuant to the provisions of this Part, any mortgage, hypothecation or similar charge created as security upon any documented foreign vessel if such mortgage, hypothecation or similar charge has been duly and validly executed and registered in accordance with the laws of the nation where the vessel's ownership is documented; and the term "Preferred Mortgage lien" shall also include the lien of such mortgage, hypothecation or similar charge. As used in sections 302A, 303, 311, 316, 318, and 320 of this Chapter, the term "Preferred Mortgage" also means a financing charter of a foreign vessel that has been registered in a public registry at the port of registry of the vessel or at the central office (i) in the foreign country under whose laws the ownership of the vessel is registered in the name of the person stated to be the owner of the financing charter, and (ii) if applicable, in the foreign country under whose bareboat charter registry laws the financing charter of the vessel is registered in order to permit the vessel to sail under the flag of such foreign country.

#### Section 3. Effective Date

This Act shall take effect in accordance with the Constitution and the Rules of Procedures of the Nitijela.

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1 2	I hereby cert	tify:	CERT	TFICATE		
3	1.	That Nitijela Bill No.25	was pas	ssed by the	Nitijela of the Republic of the	
4		Marshall Islands on the	6th	_day of	March , 2013; and	
5	2.	That I am satisfied that N	Vitijela	Bill No. <u>25</u>	was passed in accordance with the	
6		relevant provisions of the	e Const	itution of tl	he Republic of the Marshall Islands and	
7		the Rules of Procedures	of the N	litijela.		
8						
9	9 I hereby place my signature before the Clerk this 2nd day of March 2013.					
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11 12			Δ	ttest:		
13			A	ttest.		
14		enul Fr. Ear			Hadahi Janah	
15	7	Donald F. Capelle			Tadashi Lometo	
16	Speak	er			Clerk	
17	Nitijel	la of the Marshall Island			Nitijela of the Marshall Islands	