

BELIZE

MERCHANT SHIPS (REGISTRATION) ACT CHAPTER 236

REVISED EDITION 2011 SHOWING THE SUBSTANTIVE LAWS AS AT 31ST DECEMBER, 2011

This is a revised edition of the Substantive Laws, prepared by the Law Revision Commissioner under the authority of the Law Revision Act, Chapter 3 of the Substantive Laws of Belize, Revised Edition 2011.

CHAPTER 236

ARRANGEMENT OF SECTIONS

PART I

Preliminary

- Short title.
- 2. Interpretation.

1.

- 3. Establishment of International Merchant Marine Registry of Belize.
- 4. Belizean ships.
- 5. Registrar of Merchant Shipping.
- 6. Deputy Registrars and Senior Deputy Registrar.

PART II

Registration of Ships

- 7. Application for registration of ships.
- 8. Type of registration.
- Documents necessary for registration. 9.

Registration in special circumstances.

- 11. Vessels under construction.
- 12. Schedule of fees.

10.

International Merchant Marine Register of Belize. 13.

THE SUBSTANTIVE LAWS OF BELIZE

 15. Measurement and survey of ships. 16. Change or rebuilt of ships after survey. 17. Computation of fees in case of varying particulars. 18. Use of certificate of registry. 19. Unlawful use of certificate of registry. 20. Loss of certificate of registry. 21. Change of ownership of ship. 	
 17. Computation of fees in case of varying particulars. 18. Use of certificate of registry. 19. Unlawful use of certificate of registry. 20. Loss of certificate of registry. 	
 18. Use of certificate of registry. 19. Unlawful use of certificate of registry. 20. Loss of certificate of registry. 	
19. Unlawful use of certificate of registry.20. Loss of certificate of registry.	
20. Loss of certificate of registry.	
21. Change of ownership of ship.	
22. Loss, etc., of a registered ship.	
23. Transfer of Belizean ship to foreign registry.	
24. Grant of temporary permit.	
25. Forms of Certificate of Registry.	
PART III	
Name and Flag of Ships	
26. Name of ships.	
27. Marking of ship after registration.	
28. Flag of Belize.	
29. Unlawful use of Belize Flag.	
THE SUBSTANTIVE LAWS OF BELIZE REVISED EDITION 2011	
Printed by Authority of the Government of Belize	

Merchant Ships (Registration)

[CAP. 236

PART IV

Transfers and Transmissions

- 30. Transfer of ownership of a ship.
- 31. Death, bankruptcy, etc., of registered owner.
- 32. Sale of ship by order of Court.

PART V

Registration of Particulars

- 33. Registration of titles and other documents.
- 34. Registration of title of vessel necessary for permanent registration.
- 35. Procedure for preliminary registration.
- Procedure for permanent registration.
- 37. Fees for registration of documents relating to ships.
 - 38. Shipping agents.

36.

PART VI

Mortgages

- 39. Mortgage of a vessel.
- 40. Instruments of mortgage.
- 41. Registration of mortgage by Head Office.

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011

Printed by Authority of the

42.	Priority of recorded mortgages.
43.	Prohibition to create further mortgage.
44.	Mortgage on a provisionally registered ship.
45.	Mortgage to remain registered after termination of provisional registration of vessel.
46.	Mortgage over vessel under construction.
47.	Mortgage in favor of security trustee.
48.	Priority notices.
49.	Discharge of mortgage.
50.	Validity of mortgage after the termination of vessel's registry.
51.	Mortgagee not owner of the ship.
52.	Mortgagee's power to sell the vessel.
53.	Procedure to sell vessel.
54.	Mortgage not affected by bankruptcy.
55.	Transfer of registered mortgage.
56.	Vessels subject to mortgage in previous registry.
57.	Mortgagee's consent for issue of new certificate of registry.
58.	Priority of undischarged mortgage of vessel's previous registry.
THE SUBSTANTIVE LAV	
	Printed by Authority of the Government of Belize

Merchant Ships (Registration)

[CAP. 236

PART VII

Maritime Liens

- 59. Explanation of Maritime Liens.
- 60. Maritime Liens extend to vessel's appurtenances
- 61. Vessel as security for a debt.

and accessories.

- 62. Sale of vessel subject to a maritime debt.
 - 63. Maritime liens.

65.

69.

- 64. Execution of maritime liens.
- Or. Execution of maritime nem
- 66. Priority between maritime liens in respect of salvage.

Maritime liens in respect of salvage.

- 67. Extinguishment of maritime liens.
- 68. Calculation of time for maritime liens.
- 70. Computation of time for expiry of maritime liens.

PART VIII

Bareboat Charter Registration

Mortgagee's liens to expire only upon discharge of mortgage.

- 71. Dual registration.
- 72. Payment during period of dual registration.
- 73. Registration of vessels under a charter contract.

THE SUBSTANTIVE LAWS OF BELIZE

_REVISED EDITION 2011

[CAP. 236] *Merchant Ships (Registration)* **PART IX**

Limitation of Liability for Maritime Claims

- 74. Interpretation in this Part.
 - Persons entitled to limit liability.
- 76. Claims subject to limitation.

75.

- 77. Invoking limitation not an admission of liability.
- - 78. Claims excepted from limitation.
 - 79. Conduct barring limitation. 80. Counter claims.
 - 81. Limitation calculations for smaller vessels.
 - 82. Calculation of limits of liability for larger vessels.
 - 83. Limit of liability of salvors.
 - Limitation of calculation. 84. 85.
 - Measurements of ship tonnage. 86. Belize Port Authority exempted.
 - 87. Limits of passengers' claims.
- 88. Conversions of units of account.
- 89. Aggregation of claims.
- 90. Constitution of limitations fund.
- 91. Distribution of fund.
- 92. Bar to other actions.
- 93. Governing law.

THE SUBSTANTIVE LAWS OF BELIZE **REVISED EDITION 2011**

	Merchant Ships (Registration) [CAP. 236	9
94.	Apportionment of liability for damage or loss.	
95.	Loss of life or personal injuries; joint and several liability.	
96.	Right of contribution for loss of life or personal injuries.	
97.	Time limits for proceedings against owner or ship.	
98.	Scope of application of this Part.	
99.	Exclusion of liability. PART X	
	Revocation of Registration of a Vessel	
100.	Revocation of registration for illegal activities.	
101.	Revocation of registration of a vessel for drug trafficking, etc.	
102.	Offence and penalty.	
	PART XI	

Forgery, False Declarations and Forms

- 103. Penalty for forgery, etc.
- 104. Penalty for false statements, etc.105. Prescribed forms.
- 106. Instructions to Deputy Registrars.

THE SUBSTANTIVE LAWS OF BELIZE

10	[CAP. 236 Merchant Ships (Registration)
	PART XII
	Miscellaneous
	107. Regulations.
	108. Application of International Conventions.
	109. Contracts to manage IMMARBE abroad.
	110. Powers of Inspector.
	111. Suspension of Certificate of Registry.
	112. Application of this Act
	113. General Maritime Law of England to apply
	114. Commencement and repeal
	Schedules:-
	First Schedule - Ships' Registration Fees and other Taxes.
	Second Schedule - Ships Documents Registration
	Fees and other Taxes. Appendix 1
	Appendix 2
	Appendix 3
	Appendix 4
	Appendix 5

THE SUBSTANTIVE LAWS OF BELIZE REVISED EDITION 2011

Short title.

Interpretation.

CHAPTER 236

MERCHANT SHIPS (REGISTRATION)

22 of 2010.

S.I. 102 of 2010. [1st November, 2010]

PART I

Preliminary

1. This Act may be cited as the Merchant Ships (Registration) Act.

2.-(1) In this Act, unless the context otherwise requires,

- "Act" means this Act;
- "approved" means approved by the Registrar;

ship under the Act;

- "Belizean ship" means a ship for the time being registered as a Belizean
- "certificate of registry", in relation to a Belizean ship, means the certificates granted under the Act in respect of that ship and includes the
- Patent of Navigation (Provisional or Permanent) as defined in Appendix 2 hereof;
 - appointed under section 6 of the Act;

 "designated office" means any office designated by the Registrar for the

"Deputy Registrar" means a Deputy Registrar of Merchant Shipping

- "designated office" means any office designated by the Registrar for the operation of IMMARBE, whether within or outside Belize;
- "dollar" or "\$" means a dollar in the currency of the United States of America;

THE SUBSTANTIVE LAWS OF BELIZE

2	[CAP. 236	Merchani	t Ships (Re	gistratio	n)			
	"foreign o	country" means	any country	or place	other	than	Belize	and

"foreign port" shall be construed accordingly;

"gross tonnage" is the gross tonnage stated in the certificate of registry of a ship, or, where a ship is not registered, the figure found in accordance with the rules for the time being in force for the measurement of ships in

with the rules for the time being in force for the measurement of ships in respect of tonnage;

"Head Office" means the office designated by the Registrar from time to

time under section 3 of the Act to house the main operations of IMMARBE;

"IMMARBE" means the International Merchant Marine Registry of Belize established under section 3 of this Act;

"legal age" means the age of 18 years or over;

"inspector" means a surveyor or a Nautical Inspector appointed under

"Manager" means the person who is appointed by contract by the owner to have responsibility for the management of the ship;

"master" includes every person (except a pilot) having command or charge of a ship, seaplane or other craft when it is on or in close proximity to the water:

"Merchant Marine notices" or "notes" are circulars issued by the Registrar or the Senior Deputy Registrar of IMMARBE to implement or give full effect to the provisions of international conventions or instruments acceded to by Belize;

"Minister" means the Minister to whom the responsibility for IMMARBE is for the time being assigned by the Governor-General under Section 41 of the BelizeConstitution, Cap. 4;

"owner" as applied to an unregistered vessel means the actual owner, and as applied to a registered ship, means the registered owner;

THE SUBSTANTIVE LAWS OF BELIZE

the Act:

13

[CAP. 236]

- "permanent registration" or "permanent certificate of registry" means that form and status of registration which indicates that a vessel is
- registered in IMMARBE as a Belizean ship in full compliance with the documentation or requirements for registration under the Act;

 "provisional registration" or "provisional certificate of registry" means
- "provisional registration" or "provisional certificate of registry" means that form and status of registration which has a duration of up to six (6) months under which a vessel is regarded as registered in IMMARBE and authorized to fly the Belize flag while it completes the full documentation for registration as required under the Act;

"Recognized Organization" or "R.O." means any technical organization authorized by IMMARBE, pursuant to the International Maritime Organization Resolution A739(18) of 4 November, 1993, 1/8, to act on its behalf in the surveys, certification and determination of tonnages and

- other particulars of vessels registered under the flag of Belize, as required by international conventions; "Registrar" means the Registrar of Merchant Shipping designated under
- "Register" means the International Merchant Marine Register of Belize maintained under section 13 of this Act:
- "Senior Deputy Registrar" means the Senior DeputyRegistrar of Merchant Shipping appointed under section 6 of this Act;
- "ship" or a "vessel" means and includes every description of vessel, boat or
- other craft used in navigation including but not limited to, for the avoidance of doubt, oil rigs, submarines, floating docks, vessels under construction, any hull made from any floating material and intended for the maritime trade and any structure capable of use in a marine environment which the Registrar may consider appropriate for its registration as a ship;

THE SUBSTANTIVE LAWS OF BELIZE

section 5 of this Act;

₁₄ [C	AP. 236 <i>Merch</i>	eant Ships (Registration)
_		neans the person who acts as an intermediary er or his representative and IMMARBE;
		d to an unregistered ship, means the actual owner, stered ship, means the registered owner;
	"surveyor" means a posurvey and measure shi	person appointed or authorized by the Registrar to sps,
	"the Court" means the jurisdiction;	e Supreme Court of Belize exercising its admiralty
	of twelve calendar mont	the compulsory inspection of a ship, means a period ths from the date of the latest certificate of inspection, ner matters means the calendar year.
Establishment of International Mer- chant Marine Reg- istry of Belize.	Registry of Belize" (he under the flag of Beli	y established an "International Merchant Marine ereinafter called "IMMARBE") for the registration ize of vessels of any type, class, size or weight f trade, service or international maritime activity, sels.
		shall designate the Head Office of IMMARBE in in operations of IMMARBE.
Belizean ships.	for the purposes of the	not registered under the Act shall not be recognized he Act or any regulations made thereunder as a ng entitled to the rights and privileges accorded to
		g subsection (1) of this section, the Minister may in by Order grant the status of Belizean ship to other under the Act.
Registrar of Merchant Shipping.		eneral of the International Financial Services e being, shall be the Registrar of Merchant Shipping e Act.
HE SUBSTANTI	VE LAWS OF BELIZE	REVISED EDITION 2011 Printed by Authority of the Government of Belize

[CAP. 236]

Deputy Registrars and Senior Deputy

Registrar.

- **6.**–(1) The Registrar may appoint Deputy Registrars of Merchant Shipping to facilitate the operations of IMMARBE both within and outside Belize.
- (2) The Registrar may appoint a Senior Deputy Registrar of Merchant Shipping to assume responsibility for the operations of the Head Office.
- (3) The Senior Deputy Registrar shall have all the powers of the Registrar, except those under this section.
- (4) A Deputy Registrar shall have such powers as may be assigned in the instrument of appointment or as may from time to time be delegated to him by the Registrar or the Senior Deputy Registrar.
- (5) The day-to-day operations of IMMARBE shall be conducted by the Registrar and the Senior Deputy Registrar, who shall have authority to pass resolutions and issue circulars, letters, notices or notes to facilitate the implementation of the provisions of this Act or any regulations made thereunder or any formalities and requirements to be complied with by vessels or users of IMMARBE on the basis of vessel type, and size, technical conditions, service provided, country of origin, navigational area and any imposition of administrative fees, licences or penalties as may be authorized under this Act.
- (6) The Registrar may authorize one or more Recognized Organizations in compliance with international conventions to facilitate the technical operation of IMMARBE.
- (7) All Deputy Registrars shall comply with and assist in the implementation of the resolutions and circular letters referred to in subsection (5) of this section and follow all instructions and directives given to them by the Registrar or the Senior Deputy Registrar.

Registration of Ships

PART II

Application for reg-7.–(1) Any person of legal age and capacity or the duly authorized istration of ships.

- representative of such person, or a body corporate (whether established in Belize or elsewhere), may either directly or through a shipping agent apply to register a vessel in IMMARBE by submitting an application in the prescribed form as contained in Appendix I, of the Act, to any of the offices of IMMARBE, whether within or outside Belize.
- (2) Every such application, as is referred to in subsection (1) shall be accompanied by the appropriate fee as set out in the First Schedule of the Act and the documents as specified in section 9 of the Act.

8.-(1) Every vessel accepted for registration in IMMARBE shall first be granted a provisional registration by way of a certificate of registry for navigation purposes which shall be valid for six months. Such document

Type of registra-

Documents neces-

sary for registra-

- may also be referred to as a Provisional Patent of Navigation. (2) Every vessel accepted for registration in IMMARBE shall first be granted a provisional radio license which shall be valid for six months.
- (3) Prior to the expiration of the provisional registration, an applicant may obtain a permanent registration upon compliance with the conditions set out in the Act.
- (4) The applicant may, in lieu of permanent registration, apply for quarterly extensions of the provisional certificates of registry and/or the provisional radio license, upon payment of the appropriate fee as set out

in the First Schedule to the Act.

9.–(1) Every application for provisional or permanent certificate of registry or radio license of a vessel in IMMARBE shall be submitted to the Head Office or a designated office in the prescribed form which shall be duly completed and signed by the shipowner or his authorised representative or the shipping agent of the vessel. Such application shall be accompanied by a duly notarized power of attorney in favour of the shipping agent and/or any other documents as may be required by Head Office as provided by resolutions and circular notes.

THE SUBSTANTIVE LAWS OF BELIZE

- (2) Every application for a permanent certificate of registry of a vessel in IMMARBE shall be preceded by the permanent registration of the ownership title thereto at the Head Office.
- (3) Subject to subsection (2) of this section, every application for provisional or permanent registration of a vessel in IMMARBE shall be accompanied by the following documents,
 - (a) a duly notarized bill of sale, or a duly notarized builder's certificate, if the vessel is a new building;
 - (b) an original deletion certificate or a certified copy of the extract of registry from the previous flag administration;
 - (c) a duly notarized power of attorney in favour of the shipping agent of the vessel;

in the case of a vessel which is over twenty years' old, an inspection report prepared by an authorised General

certificate issued by a survey company authorised by

- Safety Inspection (GSI) Surveyor stating that the vessel has passed an inspection to determine seaworthiness;

 (e) an original or a certified true copy of a tonnage
- IMMARBE; and

 (f) such other documents as may be required by Head
- Office.
- applicant is unable to deliver the documents specified in sub-section (3) of section 9 of this Act, provisional registration may be granted on the production of a duly authenticated affidavit by the applicant undertaking to deliver all such documents within a period not exceeding ninety calendar days, and the applicant's failure to comply with this obligation may result in the cancellation of the vessel's registration.

10.–(1) Where at the time of a vessel's provisional registration, the

(2) The Registrar may direct that, upon being shown to his satisfaction that the owner has endeavoured to obtain the documents referred to in this Act but that due to exceptional and abnormal circumstances beyond his control, he has been unable to do so, then the applicant's failure to comply will not

BELIZE REVISED EDITION 2011

THE SUBSTANTIVE LAWS OF BELIZE

(d)

Registration in special circumstances. such other like document as the Registrar may further direct.

(3) In order for the applicant to be issued permanent registration, he

- must be done by the applicant or the corresponding Deputy Registrar at the Head Office.

 (4) In order for the applicant to be issued the permanent radio license,
- he shall present the appropriate application before the corresponding Deputy Registrar in the designated offices or to the Head Office.

11.–(1) All vessels under construction may be registered in IMMARBE in

result in the cancellation of the ship's registration provided that the foregoing direction may be subject to any further direction as to the production of

shall have his ownership title permanently registered and such registration

the same manner as provided in Section 7(1) A vessel under construction shall be granted a provisional registration by means of a provisional certificate of registry, call letters and such data as shall be necessary for the identification and processing of its documents. If and when the permanent registration of such a vessel is to be made, a Tonnage Certificate must be presented, as well as the pertinent documentation for a Permanent Certificate of Registry, as set out in Section 9 of this Act. For the purpose of this subsection and Section 34 of this Act, the certificate issued by the shipyard, as provided in subsection (3) of this section, shall be considered as the ownership title to the vessel under construction.

- (2) In case of registration of vessels under construction, other taxes and charges besides registration fees, will be paid from the time that vessel is launched.
- (3) A vessel shall be regarded as under construction for the purpose of this section once its keel has been laid or earlier, so long as a certificate from the shipyard where the vessel is being built shall attest to the following,
 - (a) the name of the person for whom the vessel is being built;
 - (b) the hull, IMO and Registration number of the vessel;
 - (c) the dimensions, tonnage and type of vessel;

THE SUBSTANTIVE LAWS OF BELIZE

Vessels under con-

(d)

(a)

- - (e) the undertaking by the builder to transfer ownership of the vessel under construction to the applicant and by the applicant to accept the transfer of the vessel.

the place, name and domicile of the shipbuilder; and

- (4) The grant of provisional registration and data, as provided in subsection (1) of this section, shall entitle the owner to use the said data in the documentation to be prepared for the vessel during its construction, and in connection with any relevant financing or for any other technical or commercial purpose concerning the vessel.
- (5) The shipowner of a vessel under construction whose vessel has been granted provisional registration at IMMARBE shall be required to,
 - IMMARBE as soon as possible; and notify IMMARBE of any changes in the vessel's *(b)*

complete the permanent registration of the vessel at

particulars submitted at the time of provisional registration.

12.-(1) There shall be paid to IMMARBE the several fees set out in

the First Schedule to the Act for the registration of vessels and thereafter at annual intervals for the continued maintenance of such vessels as Belizean

- vessels. (2) Applicants for registration of yachts, pleasure crafts or house boats shall only be required to pay an initial registration fee, an annual tax and any other fee as may be prescribed in the Regulations issued from time to time. In addition, such Regulations may establish technical standards of construction, equipment, crewing and maintenance pertaining to the
- (3) The Minister may from time to time by Order published in the Gazette, amend the First Schedule to the Act.

safety of such crafts and prevention of pollution. Such crafts shall be exempt from the payment of annual service tax and the annual inspection

THE SUBSTANTIVE LAWS OF BELIZE

tax specified in the First Schedule to the Act.

Schedule of Fees.

(d)	operational address of the managers of the vessel (if different from the address of the owners);
(e)	name of the manager;
(f)	type of vessel;
<i>(g)</i>	gross and net tonnage;
(h)	name of Shipping Agent;
<i>(i)</i>	date of entry into the register,
and such other par	rticulars as the Registrar may specify from time to time.
for those Belizea record comprisin IMMARBE as sta	Registrars operating in designated offices shall maintain an ships registered through their designated office a g the information required for the vessels registered in ated in subsection (1) of this section, and such other Registrar may specify from time to time.
	poses of the Act, entries in the Register (whether by the ny Deputy Registrar) shall be in accordance with the ons,
(a)	any person of legal age and capacity or the duly authorized representative of such person may be registered as the owner of a ship;
THE SUBSTANTIVE LAWS OF BELIZ	REVISED EDITION 2011 Printed by Authority of the Government of Belize

Merchant Ships (Registration)

name and address of owners;

name of the ship;

13.-(1) There shall be maintained at the Head Office of IMMARBE

a register to be known as the "International Merchant Marine Register

of Belize," containing information concerning all vessels registered in

official number and call letters of the ship;

[CAP. 236]

IMMARBE, namely,

(a)

(b)

(c)

20

International Merchant Marine Reg-

ister of Belize.

(b)

21

[CAP. 236]

a body corporate, whether established in Belize or

- (c) any number of persons or bodies corporate or any combination thereof may be registered as joint owners of a ship.
- (4) On the completion of the registration of a vessel and upon payment of the prescribed fees, the Registrar, the Senior Deputy Registrar or the Deputy Registrar, as the case may be, shall issue a certificate of registry (provisional or permanent) in the form contained in Appendix 2 showing the particulars respecting that vessel entered in the Register.
- (5) Where registration is effected by a Deputy Registrar, he shall forthwith transmit a copy of the certificate of registration and of all official receipts to the Head Office.
- (6) Before a certificate of registry is issued by the designated offices, the written confirmation from the Head Office (by email, facsimile or other means of communication) that the name of the vessel(s) is available must first be obtained.
- **15.**–(1) Every ship, after being provisionally registered, shall be surveyed

14. The Port of Registry of every Belizean ship shall be Belize City.

- by a surveyor appointed in accordance with the Act, and its tonnage ascertained, and the surveyor shall grant a certificate specifying the ship's tonnage, and such other particulars descriptive of the identity and marking of the ship as may for the time being be required by the Registrar or Senior Deputy Registrar, and such certificate shall be delivered to the
- (2) Where a ship which is not registered as a Belizean ship has been measured and registered as a foreign ship, the requirements of subsection (1) of this section may be fulfilled by delivery of a photocopy of the ship's existing tonnage certificate to the appointed surveyor.

Port of Registry.

Measurement and survey of ships.

Head Office.

22	[CAP. 236	Merchant Si	hips (Regist	ration)	
	(3) When	re a ship which is	not registered	as a Belizean	ship has been
	` ,	ithout having been	_		

figures of measurement contained in the latest register relating to that ship, or, in the case of an unregistered ship, in the latest certificate of measurement relating to that ship. 16. The owner or manager of a Belizean ship shall advise the Registrar of any alteration, change or reconstruction of the ship which could affect its

for the purposes of subsection (1) of this section, accept and use any suitable

vey. classification, measurement, tonnage or load line, within thirty days from the completion of the alteration, change or modification, setting forth the details thereof. Computation 17. Where, in the surveyor's certificate or the tonnage certificate of a fees in case of varyship, more than one net registered tonnage is specified, the registration

fees and the annual taxes shall be calculated by reference to the highest

18. The certificate of registry shall be used only for the lawful navigation of the ship, and shall not be subject to detention by reason of any title, lien, charge, or interest whatsoever.

for its navigation a certificate of registry not legally granted in respect to that ship, he shall be guilty of an offence and shall be liable to the penalties prescribed in section 102 of this Act. **20.** Where a certificate of registry of a ship is mislaid, lost or destroyed,

21.-(1) Whenever a change occurs in the ownership of a ship, the Registrar shall be notified accordingly and a new certificate of registry shall be applied for by the new owner.

19. If the master or owner or manager of a ship uses or attempts to use

the Registrar or any Deputy Registrar may grant a new certificate of registry

(2) The new owner or owners, operators or the master shall, for the purpose of obtaining a new certificate, deliver the certificate of registry to any Deputy Registrar as soon as practicable after the change occurs.

THE SUBSTANTIVE LAWS OF BELIZE

of those tonnages.

on payment of the prescribed fee.

Change or rebuilt

of ships after sur-

ing particulars.

Use of certificate

Unlawful use of

certificate of reg-

Loss of certificate of registry.

Change of ownership of ship.

of registry.

istry.

22. In the event of a registered ship being either actually or constructively lost, taken by the enemy, burnt or broken up, or ceasing to be a Belizean

Loss, etc., of a registered ship. ship, the owner of the ship shall, immediately on becoming aware of

[CAP. 236]

the event, give notice thereof to the Registrar, and the Registrar shall make an entry thereof in the Register, and the registration of the ship shall be considered as closed, except insofar as it relates to any unsatisfied mortgages entered therein.

(a)

Transfer of Belizean ship to foreign

registry.

23.–(1) The owner of a Belizean ship who wishes to transfer the ship to a foreign registry may do so if there are no claims outstanding in favour of the Government of Belize and shall submit to the Registrar,

- the reason for the proposed transfer; (b)
- the name and nationality of the proposed new owner, if (c) any;

a written application specifying the name of the ship;

- (d) the name of the country to whose registry the proposed transfer is desired; and
- (e) the cancellation or written consent of every registered mortgage or mortgagee.
- (2) Having satisfied the Registrar by the provision of the above documents, the owner shall, if he requests, be issued with a "permission to transfer" certificate to assist with the transfer of the vessel to its new registry, and after the transfer of the vessel has been effected, the Registrar shall issue a deletion certificate on payment of the appropriate fees whereupon the Belize registry of the vessel will be considered as closed.

24. Where it appears to the Registrar that by reason of any special circumstances it would be desirable that permission be granted to a ship to pass, without being previously registered, from a port in Belize to a port outside Belize, the Registrar may grant a temporary permit to such a ship, and that permit, for the time being, and within the limits therein mentioned, shall have the same effect as a certificate of registry.

Grant of temporary permit.

THE SUBSTANTIVE LAWS OF BELIZE

(2) No change s prior written pern

Appendix 2 hereto.

Forms of Certifi-

cate of Registry.

Name of ships.

PART III

Name and Flag of Ships

26.–(1) The Registrar shall refuse the registration of a ship by the name

25. Unless otherwise ordered by the Registrar, the prescribed forms of

certificate of registry (provisional and permanent) shall be as set out in

by which it is proposed to be registered, if it is already the name of a registered ship or a name which is so similar to the name of a registered ship as to be likely to deceive or mislead.

(2) No change shall be made in the name of a Belizean ship without the prior written permission of the Registrar, and such permission shall not be granted unless the Registrar is satisfied that all registered mortgagees have given their consent to the proposed change of name.

(3) Application for such permission shall be in writing, and if the Registrar is satisfied that the application is reasonable, he may grant it and thereupon the ship's name shall forthwith be altered in the Register, in the

- ship's certificate of registry, and on its bow and stern.

 (4) Where it is shown to the satisfaction of the Registrar that the name of a ship has been changed without permission, he shall direct that its
- of a ship has been changed without permission, he shall direct that its name be altered to that which the ship bore before the change.
- (5) If any person acts or permits any person under his control to act in contravention of this section, or omits to do, or permits any person under his control to omit to do, anything required by this section, the Registrar may impose a fine not exceeding one thousand dollars and in addition, the Registrar may suspend the certificate of registry of the ship until this provision has been complied with.

Marking of ships after registration.

27.–(1) Every ship, after being registered, shall be marked permanently and conspicuously to the satisfaction of the Registrar as follows,

its name shall be marked on each of its bows, and its name and its port of registry shall be marked on its stern,

THE SUBSTANTIVE LAWS OF BELIZE _

(a)

Flag of Belize.

Unlawful use of Belize Flag.

25

[CAP. 236]

on a dark ground in white or yellow letters, or on a light ground in black letters;

- (b) if the Registrar is of the opinion that a ship is insufficiently or inaccurately marked, he may suspend the certificate of
- or inaccurately marked, he may suspend the certificate of registry of the ship until the insufficiency or inaccuracy has been remedied to his satisfaction.
- has been remedied to his satisfaction. **28.**–(1) The national colour of a Belizean ship shall be the national flag

ship appear to be a Belizean ship he shall be guilty of an offence and shall be liable on summary conviction to the penalties prescribed in Section 102

right to use the flag and assume the character of a Belizean ship shall be

- (2) Belizean ships shall hoist the national colours at all times.
- **29.**—(1) If any person uses or permits any person to use any flag of Belize on board a foreign ship wherever located for the purpose of making that
- of the Act.

 (2) In any proceedings under this section, the burden of proving the

of Belize and such ship shall wear no other flag.

upon the person using and assuming the same.

the vessel to the purchaser.

of the Registrar.

PART IV

Transfers and Transmissions

- **30.**–(1) Save as otherwise provided in Section 11 of this Act, for vessels under construction, the ownership of a registered vessel shall be transferred by the handing over of a bill of sale followed by the physical delivery of
- (2) For the purpose of subsection (1) of this section, a bill of sale shall contain the IMO number of the ship and such description of the ship as is contained in a surveyor's certificate issued by a duly authorized surveyor or some other description sufficient to identify the ship to the satisfaction

Transfer of ownership of a ship.

REVISED EDITION 2011

THE SUBSTANTIVE LAWS OF BELIZE

(a)

- delivery and acceptance shall be deemed sufficient evidence that the vessel has been physically delivered to the purchaser.

 (4) The signatures on the bill of sale and protocol of delivery and

(3) The execution by the seller and the purchaser of a protocol of

- acceptance shall be authenticated by a notary public or a Deputy Registrar of IMMARBE in the place where such documents are issued before they can be registered at the Head Office.
- (5) In addition to the document referred to in subsection (3) of this section, the Registrar may accept any evidence he considers appropriate as evidence of delivery for the purpose of subsection (1) of this section.
- Death, bankruptcy, etc., of registered owner.

 31.–(1) Where the property in a registered ship is transmitted to another person on the death or bankruptcy of a registered owner, or by any lawful means other than by a voluntary transfer,
 - statement of the manner in which, and the person to whom, the property has been transmitted;

 (b) if the transmission is consequent on bankruptcy, the declaration of transmission shall be accompanied by such

that person shall authenticate the transmission by making

and signing a declaration (in this section called a declaration of transmission) identifying the ship and a

(c) if the transmission is consequent on death, the declaration of transmission shall be accompanied by the instrument of representation or an official extract therefrom.

evidence as is for the time being receivable in a court as proof of the title of persons claiming under a bankruptcy;

(2) The Registrar shall, on receipt of the declaration of transmission and the accompanying documents, enter in the Register the name of the person entitled under the transmission to be registered as owner of the ship, the property which has been transmitted, and where there is more than one such person, the names of all such persons.

THE SUBSTANTIVE LAWS OF BELIZE

Sale of ship by order of Court.

Registration of titles and other docu-

vessel under a bill of sale executed by the person so named, to the same extent as if such named person or transferee were the registered owner,

as the case may be.

32. Where a court of competent jurisdiction orders the sale of any ship, the order of the Court shall contain a declaration of vesting in some person named by the Court the right to transfer that ship, and that person shall thereupon be entitled to transfer the ship in the same manner and to the same extent as if he were the registered owner thereof, and the Registrar shall give effect to the request of the person so named in respect of any such transfer and/or to the request of any person deriving title to the

PART V

Registration of Particulars

33.–(1) The registration of ownership titles, mortgages, assignments and

- other documents relating to vessels which are governed by this Act shall be of the following kinds,
 - preliminary registration; and (a)
 - (b) permanent registration.

of the applications submitted to them for that purpose.

- (2) The preliminary registration of such documents shall be valid for six calendar months and shall have the same legal effect as permanent registration, provided that permanent registration is effected within the six months' validity period of preliminary registration failing which the preliminary registration shall lapse.
- **34.** The registration of the ownership title at the Head Office shall be necessary to complete the vessel's permanent registration and to register a mortgage thereon.
- **35.**–(1) The preliminary registration of documents relating to vessels referred to in section 33 of this Act shall be effected at the Head Office through IMMARBE's Deputy Registrars and their designated offices on the basis

Procedure for preliminary registra-

Registration of title of vessel neces-

sary for permanent

registration.

tion.

REVISED EDITION 2011

THE SUBSTANTIVE LAWS OF BELIZE

IMMARBE's designated offices abroad, it shall be promptly transmitted to the Head Office by e-mail, facsimile or courier service.

(3) Where any such application is received and processed at one of

- (4) With every application for preliminary registration of documents referred to in section 33 of this Act, the applicant shall deliver, in duplicate and duly authenticated in like manner as provided in section 30 (4) of this Act, the documents required to be so registered.
- requirements, and upon payment of the prescribed fees, the Head Office shall effect the preliminary registration of such documents, and shall issue or authorise the corresponding designated office to issue the certificate of preliminary registration.

(5) Upon verification that the application complies with all the necessary

(6) After the completion of the preliminary registration, one set of documents delivered by the applicant under subsection (4) of this section shall be filed at the designated office through which the preliminary registration was effected, and the other set shall be returned to the applicant with a special seal affixed thereto confirming that preliminary registration was effected by the said documents.

Procedure for permanent registration of ownership titles, mortgages, assignments of mortgages, discharge of mortgages, supplements or addenda thereto, or any other documents relating to vessels which are subject to this Act shall be effected at the Head Office, provided that such documents are in the prescribed form and comply with all the requirements of this Act or any regulations made thereunder.

(2) If the documents presented for permanent registration have been preliminarily registered at IMMARBE in accordance with section 35 of this Act, the applicant shall resubmit the same set of documents returned to him pursuant to subsection (6) of that section.

THE SUBSTANTIVE LAWS OF BELIZE

Fees for registration of documents

relating to ships.

Shipping agents.

[CAP. 236]

- (3) Where a document for permanent registration is in a language other than the English language, it shall be translated into the English language, by a competent and qualified translator.
- (4) The documents will then be officially filed at the Head Office and shall be permanently registered in the corresponding record book, provided that they are in the prescribed form and comply with all the requirements of this Act or any regulations made thereunder.
- (5) After permanent registration has been completed, one registered certified true copy of the filed documents, duly sealed, together with a certificate of permanent registration containing the official date and time of permanent registration, shall be delivered to the applicant, and the original documents used for permanent registration shall be kept on the vessel's file at the Head Office.
- the Second Schedule to this Act for the preliminary and permanent registration of every document pursuant to sections 35 and 36 of this Act.

 (2) The Minister may from time to time by Order published in the

37.-(1) There shall be paid to IMMARBE the several fees set out in

- Gazette amend the Second Schedule. **38.**–(1) Every vessel registered in IMMARBE shall have at all times a
- shipping agent in Belize appointed by the shipowner.

(i)

- (2) Only,
 - certificate issued in accordance with section 11 of the Legal Profession Act, Cap. 320;
 - (ii) an accountant who possesses a current practising certificate in accordance with section 9 of the Accountancy Profession Act, Cap. 305;

an attorney-at-law who holds a current practising

(iii) a company registered under the Companies Act, Cap. 250 which is a licensed bank or a financial institution within the meaning of the Banks and

Financial Institutions Act, Cap. 263; or

THE SUBSTANTIVE LAWS OF BELIZE

(iv)

(3) The Minister shall, after consultation with such persons and interest groups as he may consider appropriate, prescribe qualifications for persons who may be designated as shipping agents under personnel.

a person designated for the purpose by the

Minister, may act as a shipping agent.

- for persons who may be designated as shipping agents under paragraph (iv) of subsection (2) of this section.
- (4) Notwithstanding the provisions of subsection (2) of this section, the Minister may, after consultation with such persons and interest groups as he may consider appropriate, disqualify any person or company from acting or continuing to act as a shipping agent if he is satisfied that such person or company is engaged in undesirable or unscrupulous activities or is otherwise not a fit and proper person or company to act as a shipping agent.
- (5) Every formal application submitted to IMMARBE shall be signed by the shipping agent of the vessel as well as by the owner or his duly authorised representative.
- (6) Persons who were shipping agents prior to 20th May, 1996, may continue to be shipping agents after that date notwithstanding that they do not possess the qualifications of shipping agents specified in this section and a vessel registered in IMMARBE may continue to employ such shipping agents.

PART VI

Mortgages

Mortgage of a vessel.

39.—(1) The owner of a registered vessel in respect of which the ownership title has been registered, either preliminary or permanent, may mortgage it as security for a loan or other valuable consideration whether or not related to the vessel, or to meet any lawful obligation, present or future.

(2) It shall be lawful for a mortgage to be executed and registered in favour of a security trustee appointed or acting under a trust for the benefit of persons to whom a debt or other obligation is due. Such

THE SUBSTANTIVE LAWS OF BELIZE

security trustee shall, in any such case, be recognized as the mortgagee of the particular mortgage and shall be entitled to exercise all the rights in relation to that mortgage as are accorded to mortgagees by this Act.

(3) A registered mortgage shall attach to the vessel in respect of which it is registered until it is discharged,

Provided that,

(b)

(a) where a vessel has been sold pursuant to an ord er made by or under the supervision of a competent court within the jurisdiction in which the vessel is lying at the time of sale, the interest of the holder of a registered mortgage in the ship shall pass on to the proceeds of the sale of the vessel and the extent of the interest of the holder of the registered mortgage in such proceeds of sale as well as the ranking of its interest in order of priority with respect to such proceeds relative to that of other creditors shall be a matter for the determination of such competent court in accordance with the laws of Belize; and

where a vessel has been sold by a mortgagee pursuant

- to his rights under section 53 (2) of this Act and it is stated in the bill of sale that the ship is being sold free from such encumbrances, then the rights arising from such registered mortgage shall no longer be exercisable in relation to that vessel.
- (4) A mortgage registered under this Act may be drawn up to secure the payment of a principal sum and interest, an account current, as well as the performance of any other lawful obligation.
- (5) For the purposes of this Part, the term "account current" means any indebtedness of a mortgagor in favour of a mortgagee arising and determinable in accordance with the loan agreement, guarantee, deed of covenant or other form of contract which gives rise to the relevant underlying obligations and to which reference is made in the relevant mortgage.

THE SUBSTANTIVE LAWS OF BELIZE

32	[CAP. 236	Merchant Ships (Registration)	
Amendment.	(6) When	re a registered mortgage is amended, the Deputy Registrar	

executed in accordance with the provisions of section 40 of this Act containing the amendment, together with the written consent on the said instrument of the mortgagee whose mortgage has been amended, make a note thereof in the Register to the effect that the mortgage has been amended. Any such amendment shall, with effect from the time and date of such note, form an integral part of the registered mortgage which it amends and such mortgage, as amended, shall continue to have the same priority as it had before the amendment was noted. (7) Subject to the provisions of this section, an amendment of a

at the Head Office shall, on the production of the instrument of mortgage

- mortgage may be effected for any lawful purpose, such as, but without limitation, *(i)* to increase the amount secured by such
 - (ii) to extend such mortgage to secure any other obligation of the mortgagor, whether as principal

or as surety for any other person, in favour of the

mortgage; and

mortgagee.

- (8) An amendment of a mortgage may not be effected after the obligations secured by the registered mortgage have been satisfied.
- (9) Where any mortgages other than the mortgage that it is intended to amend are entered in the register of the ship, an amendment shall not be noted unless the consent in writing of all the other mortgagees is produced
- (10) The consent to an amendment to a mortgage shall be signified by
- means of a declaration executed by the mortgagee in accordance with the provisions of section 40 of this Act.
- **40.**–(1) The instrument creating any such security (referred to in this Part as a "mortgage") shall be in the form prescribed in Appendix 3 hereof or in such other form as the Senior Deputy Registrar at the Head Office may

THE SUBSTANTIVE LAWS OF BELIZE

Instruments of mortgage.

to the Registrar.

Registration of mortgage by Head

Priority of recorded mortgages.

approve. The signature(s) on the mortgage shall be authenticated in like manner as prescribed in section 30(4) of this Act.

- (2) Mortgages executed in the manner prescribed by the Registration of Merchant Ships Act No. 32 of, 1989, as amended, and the Registration of Merchant Ships (Registration and Miscellaneous Provisions) Regulations, 1991, in Statutory Instrument No. 111 of 1991, prior to the enactment of this Act shall remain valid until they are discharged. Notwithstanding the
- above, the new provisions of this Act shall apply to all such previously executed mortgages.

 41. Where a mortgage executed by the owner or his authorized representative in accordance with section 40 of this Act is produced to

the Deputy Registrar at the Head Office, he shall record it in the register at the Head Office thereby creating a right *in rem* against the vessel.

42. Mortgages shall be registered in the order in which they are produced to

the Deputy Registrar at the Head Office for the purpose of registration in the Register and he shall enter and sign on each mortgage a statement to the effect

that it has been registered by him, stating the date and time of the registration. Mortgages shall rank in the order in which they are registered save always that two or more mortgagees may agree to vary such priority and any agreement for such purpose may be presented for noting by the Registrar and will have legal effect from the date of having been noted in the register of the ship.

43.–(1) Where it is stated in the mortgage or in the Deed of Covenant or

loan agreement or guarantee or other document appended thereto that

it is prohibited to create further mortgages over a vessel without the prior written consent of the mortgagee, any other mortgage registered in

(2) IMMARBE shall not record a transfer of ownership of the vessel or any change of name of the vessel or terminate the ship's registration at the request of the owner, as the case may be, unless the appropriate consent in writing of the mortgagee is produced, failing which any recording in the Register of a transfer of ownership or a termination of the ship's registration at the request

Prohibition to create further mortgage.

THE SUBSTANTIVE LAWS OF BELIZE

of the owner shall be null and void.

violation of this provision shall be null and void.

4	[CAP. 236	Merchant Ships (Registration)

44. A mortgage may be registered at the Head Office in respect of a provisionally registered vessel, and where a mortgage is so registered, it shall be subject to all relevant provisions relating to mortgages under this Act and the registration regulations. **45.** Subject to section 50 (2) of this Act, a mortgage registered pursuant

(3) IMMARBE shall not approve any application by the registered owner for the registration of a Belize registered vessel in another Registry under a bareboat charter without the prior consent in writing of each mortgagee. Mortgages on a Belize registered ship which are also registered in another Registry under a bareboat charter may only be recorded at the Head Office.

to section 44 of this Act, shall continue to be a registered mortgage until it is discharged, even if the provisional registration of the vessel in respect of which the mortgage was registered, ceases to be effective.

Mortgage over ves
Mortgage over ves
Mortgage over ves
Mortgage over ves
Mortgage over ves-

Mortgage in favour of security trustee.

47. It shall be lawful for a mortgage to be executed and registered in favour of a security trustee appointed or acting under a trust for the benefit of persons to whom a debt or other obligation is due. Such security trustee shall, in any such case, be recognized as the mortgagee for enforcement

and for all other purposes of the particular mortgage and shall be entitled

under construction and the provisions of this Part shall apply to such a

to exercise all the rights in relation to that mortgage as are accorded to mortgagees by this Act. **48.**–(1) Notwithstanding the provisions of section 43 of this Act, priority notices may be given to the Head Office by the intending mortgagees with the written consent of each prior ranking mortgagee in a form approved by IMMARBE, and such priority notice shall, when recorded in the Register,

determine the priority of the interest to which the notice relates.

(2) Registration regulations may provide for the giving to Head Office by intending mortgagees of priority notices in a form prescribed by or approved under the regulations which, when recorded in the Register, determine the priority of the interest to which the notice relates.

THE SUBSTANTIVE LAWS OF BELIZE

Mortgage on a

provisionally reg-

Mortgage to remain

sel under construc-

Priority notices.

istered ship.

Discharge of mort-

Validity of mortgage after the ter-

mination of ves-

sel's registry.

49. Where a registered mortgage is discharged, the Deputy Registrar at the Head Office shall, on the production of the instrument of Discharge of Mortgage in the form prescribed in Appendix 4 hereof, duly signed and attested, make an entry in the Register to the effect that the mortgage has been discharged, and upon such entry having been made, the interest which passed to the mortgagee shall vest in the person in whom, having regard to intervening acts and circumstances, if any, it would have vested if the mortgage had not been made.

50.–(1) Where the registration of a vessel terminates by virtue of any provision of this Act or any regulations made thereunder, such termination shall not affect any entry in the Register of any un-discharged registered mortgage of that vessel or any share therein. Notwithstanding the above, IMMARBE shall give 60 days' prior notice in writing to the registered mortgagee(s) of a vessel in the event that it decides to cancel the registration of a vessel, whether provisional or permanent, in the exercise of the powers conferred upon it by Regulation 8 of the Registration of Merchant Ships (Disciplinary) Regulations, 1999, in Statuary Instrument No. 56 of 1999, or otherwise. In such circumstances, the registration of a vessel, whether provisional or permanent, shall be suspended until such time as the mortgage is discharged or the expiration of the 60 days' notice, whichever is the earlier, at which time the registration will be cancelled, so however that such cancellation shall not affect any entry in the Register of any un-discharged registered mortgage over that ship.

- (2) Subsection (1) of this Act shall not apply to an entry in the Register in a case where the Deputy Registrar at IMMARBE's Head Office is satisfied that any person appearing on the Register to be interested as a mortgagee under the mortgage in question has consented to the entry ceasing to have effect or whose existence as a legal entity has ceased by operation of law or otherwise.
- (3) In the case referred to in subsection (1) of this section, the mortgagee shall have absolute power to dispose of the vessel in respect of which he is registered as mortgagee in the register, notwithstanding that the mortgager has fully complied with any other requirements of the mortgage instrument.

THE SUBSTANTIVE LAWS OF BELIZE

the owner of the ship.

the appointment of mortgagor such no

36

Mortgagee

owner of the ship.

Mortgagee's

power to sell the

Procedure to sell

vessel.

52.–(1) Subject to subsection (1) of section 53 of this Act, every registered mortgagee shall have power, if an event of default occurs under the mortgage or the deed of covenant or other contractual document

51. The mortgagee shall not by reason of the mortgage be deemed to be

appended thereto, to sell the vessel or share in respect of which he is registered, by private sale, or to arrest the vessel and request a competent court to dispose of it at a public auction and to give effectual receipts for the purchase money.

(2) Where two or more mortgagees are registered in respect of the

same vessel or share, a subsequent mortgagee shall not, except under an order of a court of competent jurisdiction, sell the vessel or share without the concurrence of every prior mortgagee. In the event of default, the mortgagee may take possession of the vessel either directly or through the appointment of a third party or entity, subject to having given to the mortgagor such notice (if any) as the mortgage or deed of covenant or relevant contractual document requires.

Court, sitting in admiralty jurisdiction, upon default of any term or condition of such mortgage.

(2) A registered mortgage may also be enforced by a suit/action *in rem* in Admiralty or otherwise in any foreign country in which the vessel shall be found, pursuant to the procedure of such country for the enforcement

53.–(1) Notwithstanding the admiralty jurisdiction of the Supreme Court

under the Supreme Court of Judicature Act, Cap.91, a registered mortgage may be enforced in Belize by a suit/ action *in rem* in the Supreme

of ship mortgages on vessels prescribed under the laws of such country, provided that the priorities of maritime liens will always be subject to Belize law, to the extent that the competent court in such country permits.

(3) Where the Court, whether under the Act or otherwise, orders the sale of any vessel, the order of the Court shall contain a declaration vesting in some person named by the Court the right to transfer that vessel, and that person shall thereupon be entitled to transfer the vessel in the same manner and to the same extent as if he were the registered

THE SUBSTANTIVE LAWS OF BELIZE

Mortgage not affected by bank-

Transfer of registered mortgage.

ruptcy.

37

owner thereof, and the Registrar shall deal with any application relating to the transfer of the vessel made by the person so named or by any person deriving title to the vessel under a bill of sale executed by the

person so named as if that person or transferee were the registered owner. 54. In the absence of fraud, a registered mortgage of a vessel shall not be affected by any act of bankruptcy committed by the mortgagor after the date of the registration of the mortgage, notwithstanding that the mortgagor at the commencement of his bankruptcy had the ship in his

[CAP. 236]

possession, order, or disposition, or was reputed owner thereof, and the mortgage shall be preferred to any right, claim, or interest therein of the other creditors of the bankrupt or any trustee or assignee on their behalf. 55.-(1) A registered mortgage over a vessel may be transferred to any person and, on production of the instrument of Transfer of Mortgage in the form prescribed in Appendix 5 hereof, the Deputy Registrar at IMMARBE's

Head Office shall record it by entering in the register the name of the transferee as mortgagee of the vessel, and shall enter and sign on the instrument of transfer a statement to the effect that it has been registered

(2) Where the mortgage interest in a ship is transmitted to any person by any lawful means, other than by a transfer under subsection (1) of this section, that person shall produce to the Deputy Registrar at IMMARBE's Head Office a statement of the manner in which and to whom the property has been transmitted, and shall be accompanied by the like evidence as is by this Act required in case of a corresponding transmission of the ownership of a vessel.

by him, stating the date and time of the registration.

(3) The Deputy Registrar at IMMARBE's Head Office, on the receipt of the documents, and the production of the evidence referred to in

subsection (2) of this section, shall enter the name of the person entitled under the transmission in the register as mortgagee of the ship.

56. Not later than the time of first registration at IMMARBE, whether provisional or permanent, the owners of vessels which are subject to registered mortgages in their previous foreign registry shall deliver evidence in the form of each mortgagee's written consent to the transfer

Vessels subject to mortgage in previ-

ous registry.

8	[CAP. 236	Merchant Ships (F	Registration)

Priority of undis-

charged mortgage

of vessel's previ-

ous registry.

Explanation of

for a debt.

of consent shall be attested by a notary public. On the production of the prescribed instruments of Mortgage of a Vessel and the Deeds of Covenant or other contractual documents appended thereto, if available, those mortgages on being registered at IMMARBE, shall be recorded in the same order of precedence as was indicated in the previous foreign registry irrespective of whether or not they have been cancelled in the

of the vessel from the previous Registry to IMMARBE and for the registration of such mortgages at IMMARBE. Every such document

previous registry. Mortgagee's con-57. Each mortgagee's written consent, duly notarized, shall also be sent for issue of required for the issue of a new certificate of registry due to the transfer of new certificate of ownership, or the change of name of the vessel or the owner, as well as registry. for the vessel's deregistration or bareboat charter registration as provided under Part VIII of this Act.

> **PART VII** Maritime Liens

59. Vessels constitute a particular class of moveables which form separate

58. In the case of foreclosure, the holder of a mortgage registered in

Belize will be subordinate to the mortgage lien and priority status of any

un-discharged mortgage in the previous registry if such mortgage has been

registered in Belize according to the procedure prescribed in section 56.

Maritime Liens. and distinct assets within the estate of their owners for the security of actions and claims to which they are subject. In the event of the bankruptcy of the owner of a vessel, all actions and claims to which a vessel may be subject shall have preference on the said vessel over all other debts of the estate.

Maritime Liens **60.** A vessel shall include, together with the hull, all equipment, machinery extend to vessel's and other appurtenances or accessories belonging to it, which are on board appurtenances and or which have been temporarily removed therefrom. accessories.

Vessel as security 61. A vessel shall constitute a security for a debt or other obligation either by agreement or by operation of law.

THE SUBSTANTIVE LAWS OF BELIZE **REVISED EDITION 2011**

62. A vessel subject to a maritime debt callable on it may be arrested and be judicially sold at the port where it is lying, at the instance of a legitimate creditor. The Master may represent the owner in the respective legal proceedings.

proceedings.

63. Each of the following claims against the owner, bareboat charterer,

Maritime liens.

Sale of vessel subject to a maritime

manager or operator of the vessel shall be secured by a maritime lien on the vessel, and shall rank in the order listed below,

(a) judicial costs and expenses arising out of the arrest and subsequent sale of the vessel, and such costs and expenses will include inter alia the costs for the unlessed.

and subsequent sale of the vessel, and such costs and expenses will include, *inter alia*, the costs for the upkeep of the vessel and the crew as well as wages and other sums and costs referred to herein, incurred from the time of arrest as well as any sums due to IMMARBE such as, but not limited to, unpaid taxes and fees;

(b) claims for reward for salvage of a vessel;

(c) claims for wages and other sums due to the Master, officers and other members of the vessel's complement in respect of their employment on the vessel, including costs of repatriation and social insurance contributions payable on their behalf;

(d) the registered ship mortgage;

(e)

occurring, whether on land or on water, directly connected with the operation of the vessel;

claims in respect of loss of life or personal injury

(f) claims for port, canal and other waterway dues and pilotage dues;

(g) claims based on tort arising out of the physical loss or damage caused by the operation of the vessel other than loss of or damage to cargo, containers and passengers' effects carried on the vessel;

THE SUBSTANTIVE LAWS OF BELIZE

	(i)	the sums due under obligations incurred for the supply, maintenance, repair and operation of the vessel;		
	<i>(j)</i>	sums due under the terms of any charter or cargo contracts;		
	(k)	the unpaid price of the last purchase of the vessel and any interest owed thereon during the last 24 months.		
Execution of maritime liens.		lien shall attach to a vessel to secure claims set out in l section 63 (f) of this Act, which arise out of or result		
		(i) damage in connection with the carriage of oil or other hazardous or noxious substances by sea for which compensation is payable to the claimants pursuant to international conventions or national law providing for strict liability and compulsory insurance or other means of securing the claims; or		
		(ii) radioactive properties or a combination of radioactive properties with toxic, explosive or other hazardous properties of nuclear fuel or of radioactive products or waste.		
Maritime liens in respect of salvage.	in the order listed for reward for the maritime liens wh	liens set out in section 63 of this Act above shall rank, provided however that maritime liens securing claims salvage of the vessel shall take priority over all other tich have attached to the vessel prior to the time when tions giving rise to the said liens were performed.		
Priority between maritime liens in respect of salvage.	vessel shall rank i thereby accrued.	liens securing claims for reward for the salvage of the n the inverse order of the time when the claims secured Such claims shall be deemed to have accrued on the date wage operation was terminated.		
THE SUBSTANTIV				
HE SUDSTANTIV	E LAWS OF BELL			
		Printed by Authority of the Government of Belize		
		GOACHIIIICHT OF DEHTE		

Merchant Ships (Registration)

claims for general average;

[CAP. 236

(h)

40

Extinguishment of maritime liens.

- 67. All maritime liens against a vessel shall be extinguished,
 - (a) by the judicial sale of the vessel; or

 - after three calendar months following the permanent (b)
 - registration of a change of ownership of the vessel; or
 - (c) after a period of one year, unless such period expired before the expiry of the period mentioned in paragraph (b) of this section.
- **68.** For the purpose of section 67(b) of this Act, the period of three calendar months shall commence from the date on which the title of ownership is registered at IMMARBE's Head Office.
- **69.** Notwithstanding section 67(b) or (c) of this Act, the registered ship mortgage shall continue in full force and effect until such time as
 - sale of the vessel pursuant to a court order. **70.** The one year period referred to in section 67(c) of this Act shall
 - commence.
 - (ii)

Mortgagee's liens

liens.

Calculation time for maritime

to expire only

upon discharge of

mortgage.

Computation time for expiry of

maritime liens.

the discharge has been duly executed by the mortgagee and registered at IMMARBE's Head Office or the mortgage is cancelled as a result of the

section 63(c) of this Act, upon the claimant's

with respect to the maritime liens set out in

discharge from the vessel;

with respect to the maritime liens set out in section 63 (b) and section 6 (e) to 63 (i) of this Act, when the claims secured thereby arise.

(i)

Payment

istration.

Registration vessels under a

charter contract.

period of dual reg-

during

Bareboat Charter Registration

submit a formal application to IMMARBE giving full details of the

of two years in the first instance. This period may be extended from time to time for like periods as and when necessary upon cause being shown

PART VIII

71.-(1) The vessels registered in IMMARBE may, in order to comply Dual registration. with the terms of a charter contract, obtain a second registration at

the registry of another country without affecting their registration at IMMARBE. (2) For the purpose of subsection (1) of this Act, the applicant shall

contract, including the name and address of the charterer and date of expiration of the said contract. If the vessel has a mortgage recorded on it, a notarized letter of consent from the mortgagee shall also be submitted. (3) IMMARBE shall, if satisfied that all formalities have been complied with by the applicant, authorise the vessel's dual registration for a period

to IMMARBE. (4) In every case of dual registration, it shall be the responsibility of the applicant to obtain the necessary approval of the competent authority of the

country in which second registration is being sought.

72.–(1) For the duration of the dual registration provided for in section

71 of this Act, the vessel shall continue to make all the relevant annual

payments and other dues, and its title or any mortgage or other documents shall be registered exclusively at the Head Office. (2) Notwithstanding subsection (1) of this section, the applicant

may deliver certified true copies of the documents registered at the Head Office to the authorities of the second Registry in order to render such documents a matter of public record at such Registry.

73.–(1) Foreign vessels may be registered in IMMARBE under the terms of a charter contract.

Government of Belize

REVISED EDITION 2011

THE SUBSTANTIVE LAWS OF BELIZE Printed by Authority of the

43

[CAP. 236]

- (2) IMMARBE shall, upon payment of the fees specified in the First Schedule, issue a special navigation and radio license to the vessel which shall be valid for two years, but may be extended from time to time for like periods as and when necessary upon cause being shown to IMMARBE.
- (3) In every case of registration under this section, a notarized copy of the charter contract and a certificate of freedom from registered encumbrances or a registered lienholder's letter of consent shall be delivered by the applicant to IMMARBE's Head Office for record.
- (4) During the period of dual registration of a vessel at IMMARBE under this section, no title, deed, mortgage or other document relating to the said vessel shall be registered at IMMARBE, and all such documents shall be registered at the vessel's original registry.

PART IX

Limitation of Liability for Maritime Claims

74. For the purposes of this Part, unless the context otherwise requires,

- "environmental damage" means any injury, harm, break, scratch, alteration, spoil, impairment, mutilation or destruction to the natural environment that reduces or threatens its ability to maintain the processes essential to life and/or which reduces its aesthetic appeal; and includes damage to the Belize Barrier Reef System and critical habitat;
- "IMO" means the International Maritime Organization;
- "salvage operation" means any act or activity undertaken to assist a vessel or any other property in danger in navigable waters or in any other waters and includes the operations referred to in paragraphs (*iv*), (*v*) and (*vi*) of section 76 of this Act.
- "salvage services" means services rendered in direct connection with salvage operations;

THE SUBSTANTIVE LAWS OF BELIZE

Interpretation of terms in this Part.

44	[CA	P. 236	Me	erche	ant Ships (Registration)
	(ructure (whether completed or in the course of nd intended for use in navigation as a ship or part
		"shipowner" includes charterer, manager or operator of a ship; "salvor" means any person rendering salvage services;			
					or "SDR" means a unit of account as established by ry Fund (IMF).
Persons entitled limit liability.	to	75.	(a)		owners and salvors may limit their liabilities in rdance with this Part.
			(b)	unde	nsurer of liability for claims subject to limitation or this Part shall be entitled to the benefit of cation to the same extent as the assured.
			(c)	ship	person for whose act, neglect or default the owner or salvor is responsible may limit his lity under this Part.
Claims subject limitation.					ns 77 and 78 of this Act, the following claims shall of liability regardless of the basis of liability,
				<i>(i)</i>	claims in respect of loss of life or personal injury or loss of or damage to property, including damage to harbour works, basins and waterways and aids to navigation, occurring on board or in direct connection with the operation of the ship or with salvage operations, and consequential loss resulting therefrom;
				(ii)	claims in respect of loss resulting from delay in the carriage by sea of cargo, passengers or their luggage;
				(iii)	claims in respect of other loss resulting from infringement of rights other than contractual
THE SUBSTA	NTIVE	LAWS OF	BELIZ	_	REVISED EDITION 2011
				P	rinted by Authority of the Government of Belize
					Government of Delize

45

[CAP. 236]

rights, occurring in direct connection with the operation of the ship or salvage operations;

- (iv) claims in respect of the raising, removal, destruction or the rendering harmless of a ship which is sunk, wrecked, stranded or abandoned, including anything that is or has been on board such ship;
 - such ship;

 (v) claims in respect of the removal, destruction or the rendering harmless of the cargo of the ship;
- (vi) claims of a person other than the person liable in respect of measures taken in order to avert or minimise loss for which the person liable may limit his liability in accordance with this Part, and further loss caused by such measures.

(2) The claims referred to in subsection (1) of this section shall be

- subject to limitation of liability even if brought by way of recourse or for indemnity under a contract or otherwise, but the claims referred to in paragraphs (iv), (v) and (vi) of subsection (1) of this section, shall not be subject to limitation to the extent that they relate to remuneration under a contract with the person liable.
- liability in an action against his ship, and the act of invoking limitation shall not constitute an admission of liability.

 78. Limitation of liability under this Part shall not apply to the following

77. For the purposes of this Part, the liability of a shipowner shall include

(a) claims for salvage and corresponding claims under a contract:

claims.

- (b) claims for contribution in general average;
- (c) claims by servants of the shipowner or salvor whose duties are connected with the ship or the salvage

Invoking limitation not an admis-

sion of liability.

Claims excepted from limitation.

THE SUBSTANTIVE LAWS OF BELIZE

46 [C	AP. 236	M	erchant Ships (Registration)
			operations, including claims of their heirs, dependants or other persons entitled to make such claims, if under the contract of service between the shipowner or salvor and such servants, the shipowner or salvor is not entitled to limit his liability in respect of such claims, or if he is under such contract only permitted to limit his liability to an amount greater than that provided for in section 80 below;
		(d)	claims for oil pollution damage;
		(e)	claims subject to any law applicable in any country governing or prohibiting limitation of liability for nuclear damage;
		<i>(f)</i>	claims against the shipowner of a nuclear ship for nuclear damage;
		(g)	claims for damage in connection with the carriage of hazardous and noxious substances; and
		(h)	claims for environmental damage to Belize's environment, including the Belize Barrier Reef System and critical habitat.
Conduct barring limiation.	that the loss	resulte iuse si	ole shall not be entitled to limit his liability if it is proved ed from his personal act or omission, committed with the arch loss, or recklessly and with knowledge that such loss esult.
Counter claims.	a claim aga	inst th	son entitled to limitation of liability under this Part has e claimant arising out of the same occurrence, this Part o the balance, if any.
Limitation calculations for smaller vessels.			s of liability for claims other than those referred to in Act, arising on any distinct occasion, shall be calculated
		(a)	in respect of claims for loss of life or personal injury,
THE SUBSTANTI	VE LAWS OF	BELL	ZE REVISED EDITION 2011
			Printed by Authority of the
			Government of Belize

Calculation of limits of liability for

larger vessels.

[CAP. 236]

- tonnage not exceeding 300 tons; (b) in respect of any other claims,
- = = 83,333 special drawing rights for a ship with a tonnage not exceeding 300 tons.
- (2) The Minister may make regulations for the limits of liability for
- ships of less than 300 tons and shall inform the IMO of any such limits of liability.
- 82. Subject to (b) below, the limits of liability for claims other than those referred to in section 78 of this Act, arising on any distinct occasion,
- shall be calculated as follows. in respect of claims for loss of life or personal injury, (a)
 - *(i)* 2,000,000 special drawing rights for a ship with a tonnage not exceeding 2,000 tons; for a ship with a tonnage in excess of 2,000 (ii)
 - tons, the following amounts in addition to that mentioned in subparagraph (i), for each ton from 2,001 to 30,000 tons, (A)
 - (B) for each ton from 30,001 to 70,000 tons, 600 special drawing rights; and

800 special drawing rights;

- (C) for each ton in excess of 70,000 tons, 400 special drawing rights;
- (b) in respect of any other claims,
 - *(i)* 1,000,000 special drawing rights for a ship with a tonnage not exceeding 2,000 tons; and

THE SUBSTANTIVE LAWS OF BELIZE

48	CAP. 236	Mercha	nt Sh	tips (Registration)
		(ii)	tons	ship with a tonnage in excess of 2,000 the following amount in addition to that ioned in sub-paragraph (i),
			(A)	for each ton from 2,001 to 30,000 tons, 400 special drawing rights;
			(B)	for each ton from 30,001 to 70,000 tons, 300 special drawing rights; and
			(C)	for each ton in excess of 70,000 tons, 200 special drawing rights.
Limit of liability of salvors.	for any salvo	or operating salvage ser	solely	any salvor not operating from any ship or on the ship to, or in respect of which, he shall be calculated according to a tonnage
Limitation of calculation.	82(1)(a) of the infull, the answer $(1)(b)(i)$, of unpaid balance	this Act, is amount calcuthis Act, rence of claim balance	insuffulated spectives under shall	ited in accordance with sections 81(a) and icient to pay the claims mentioned therein in accordance with sections 81(b) and 82 vely, shall be available for payment of the er sections 81(a) and 82(1)(a) of this Act rank rateably with claims mentioned under of this Act.
Measurement of ship tonnage.	85. For the tonnage.	purposes o	f this	Part, a ship's tonnage shall be its gross
Belize Port Authority exempted.	86. This Par of any dock		pply to	o the Belize Port Authority and the owners
Limits of passengers' claims.	or personal shipowner the	injury to panereof shall y the number	asseng be an er of p	ing on any distinct occasion for loss of life ers of a ship, the limit of liability of the amount of 175,000 special drawing rights bassengers which the ship is authorised to certificate.
THE SUBSTANT	TIVE LAWS OF	Pr		REVISED EDITION 2011 y Authority of the nament of Belize

Conversions of units of account.

49

[CAP. 236]

- (a) under a contract of passenger carriage; or
- (b) who, with the consent of the carrier, is accompanying a vehicle or live animals which are covered by a contract for the carriage of goods.
- (3) In the case of a ship for which there is in force a Passenger Ship Safety Certificate or Passenger Certificate, as the case may be, issued under
- or recognised by this Act, the ship's certificate mentioned in subsection (1) of this section shall be that certificate.

 88. For the purpose of converting the amounts mentioned in sections 81, 82, 83, 84 and 87 of this Act, from special drawing rights into dollars, one special drawing right shall be treated as equal to such a sum in dollars

as the International Monetary Fund has fixed as being the equivalent of one

89.–(1) The limits of liability determined in accordance with sections 81,

82, 83, 84 and 87 of this Act, shall apply to the aggregate of all claims

special drawing right for,

which arise on any distinct occasion,

- (a) the date the limitation fund shall have been constituted, payment is made, or security is given under section 90 of this Act; or
- (b) if no sum has been so fixed for that date, the last preceding date for which a sum has been so fixed.
- (a) against the shipowner and any person for whose act, neglect or default he or they are responsible; or
- (b) against the shipowner of a ship rendering salvage services from that ship and the salvor or salvors operating from such ship and any person for whose act, neglect or default he or they are responsible; or

REVISED EDITION 2011

Aggregation of claims.

THE SUBSTANTIVE LAWS OF BELIZE

(c)	against the salvor or salvors who are not operating from a ship or who are operating solely on the ship to, or in respect of which, the salvage services are rendered and any person for whose act, neglect or default he or they are responsible.
(2) The limit	s of liability determined in accordance with section 87 of

Merchant Ships (Registration)

this Act, shall apply to the aggregate of all claims subject thereto which may arise on any distinct occasion against the shipowner in respect of the ship referred to in section 87 of this Act and any person for whose act, neglect or default he may be responsible. 90.–(1) Any person alleged to be liable and seeking to limit his liability

under this Part may constitute a fund by depositing with the Court an amount at least equivalent to the limit provided for in sections 82 or 87 of this Act as appropriate, or by producing a guarantee acceptable to the Court, together with interest thereon from the date of the occurrence giving rise to the liability until the date of the constitution of the fund, and the fund

all persons mentioned in sections 89(1)(a) and 89(1)(b) or all persons in

91.-(1) Subject to sections 81, 82 and 87 of this Act, the fund shall

respect of section 89(2) of this Act,, as the case may be.

[CAP. 236]

50

Constitution of lim-

itations fund.

Distribution of

fund.

so constituted shall be available only for the payment of claims in respect of which the limitation of liability can be invoked. (2) A fund constituted by one of the persons mentioned in section 89(1) (a) or section 89(1)(b) or his insurer; or by a person or his insurer in respect of section 89(2) of this Act shall be deemed to have been constituted by

(3) The Court may determine the rate of interest to be applied for the

purposes of subsection (1) of this section.

(4) Where a fund is deposited with the Court in accordance with this section for the payment of claims arising out of any occurrence, the Court may stay any proceedings relating to any claim arising out of that occurrence which are pending against the person by whom the fund has

be distributed among the claimants in proportion to their established claims against the fund.

been constituted.

THE SUBSTANTIVE LAWS OF BELIZE **REVISED EDITION 2011**

[CAP. 236]

- (2) The Court may proceed in such manner as to the exclusion of any claimants who do not make claims within a certain time and as to payment of costs, as the Court thinks just.
- (3) No lien or other right in respect of any ship or property shall affect the proportions in which any amount is distributed among several claimants.
- (4) All sums paid for or on account of any loss or damage in respect whereof the liability of owners is limited under the provisions of this Part and all costs incurred in relation thereto may be brought into account among part owners of the same ship in the same manner as money disbursed for the use thereof.
- (5) Where, before the fund is distributed, the person liable, or his insurer, has settled the claim, such person shall, up to the amount he has paid, acquire by subrogation the rights which the person so compensated would have enjoyed under this Part.
- (6) In making any distribution in accordance with subsection (2) of this section, the Court may, if it thinks fit, postpone the distribution of such part of the amount to be distributed as it deems appropriate having regard to any claims, subrogated or otherwise, that may be established later.
- **92.**–(1) Where a limitation fund has been constituted in accordance with section 90 of this Act, any person having made a claim against the fund shall be barred from exercising any right in respect of such claim against any other assets of a person by or on behalf of whom the fund has been constituted.
- (2) Where a ship or other property is attached or arrested in connection with a claim which appears to the Court to be founded on liability to which limitation is applicable under this Part, and in respect of which a fund has been constituted or a security or guarantee has been deposited, the Court shall order the release of the ship or property if the limitation fund has been constituted in the countries of any of the following ports,
 - (i) the port where the occurrence took place, or, if it took place out of port, at the first port of call thereafter:

Bar to other ac-

THE SUBSTANTIVE LAWS OF BELIZE

HE SUBSTANTIV	VE LAWS OF BELIZE REVISED EDITION 2011 Printed by Authority of the
	(4) Nothing in this section shall operate so as to render any ship liable for any loss or damage to which the fault of the ship has not contributed.
	(3) This section applies to persons other than the owners of ships who are responsible for the faults of the ships, as well as to the owners of ships and where, by virtue of any charter or demise, or for any other reason, the owners are not responsible for the navigation and management of the ship in question, this section applies to the charterers or other persons for the time being so responsible instead of the owners.
	(2) Where, in any such case, having regard to all the circumstances, it is not possible to establish different degrees of fault, the liability shall be apportioned equally.
Apportionment of liability for damage or loss.	94. —(1) Where, by the fault of two or more ships, damage or loss is caused to one or more of those ships, to their cargoes or freight, or to any property on board, the liability to make good the damage or loss shall be in proportion to the degree in which each ship was at fault.
Governing law.	93. Where a limitation fund is constituted in any of the countries of the ports referred to in section 92 (2) of this Act, the rules relating to its constitution and distribution, and all rules of procedure in connection therewith, shall be governed by the law of the country governing the contract of carriage.
	claimant brings a claim before the Court and the limitation fund is actually available and freely transferable in respect of that claim.

Merchant Ships (Registration)

the port of disembarkation in respect of claims for

the port of discharge in respect of damage to

cargo, but where the release is ordered, the person on whose application it is ordered shall be deemed to have submitted to the jurisdiction of the Court to adjudicate on the claim for which the ship or property was arrested or attached.

loss of life or personal injury; or

(3) Subsections (1) and (2) of this section, shall apply only if the

Government of Belize

(ii)

(iii)

[CAP. 236]

52

Loss of life or personal injuries;

joint and several

Right of contribution for loss of life

or personal inju-

liability.

[CAP. 236]

- (6) In this section, "freight" includes passage money and hire.
- (7) In this section, references to damage or loss caused by the fault of a ship include references to any salvage or other expenses, consequent upon that fault, recoverable at law by way of damages.
- **95.**–(1) Where loss of life or personal injuries are suffered by any person on board a ship owing to the fault of that ship and of any other ship or ships,
 - (2) Section 94 (3) of this Act, also applies to this section.

the liability of the owners of the ships shall be joint and several.

- (3) Nothing in this section shall be construed as depriving any person of any right of defence on which, apart from this section, he might have relied in an action brought against him by the person injured, or any person or persons entitled to sue in respect of such loss of life, or shall affect the right of any person to limit his liability in the manner provided by law.
- (4) Section 94 (7) of this Act, applies also for the interpretation of this section.

96.–(1) Where loss of life or personal injuries are suffered by any person on

board a ship owing to the fault of that ship and any other ship or ships,

and a proportion of the damages is recovered against the owners of one of

- the ships which exceeds the proportion in which the ship was in fault, they may recover by way of contribution the amount of the excess from the owners of the other ship or ships to the extent to which those ships were respectively at fault.
 - (2) Subsection 94 (3) of this Act, applies also to this section.
- (3) Nothing in this section authorises the recovery of any amount which could not, by reason of any statutory or contractual limitation of,

THE SUBSTANTIVE LAWS OF BELIZE

(ii)

sue therefor.

section.

Time limits for

proceedings against

owner or ship.

(4) In addition to any other remedy provided by law, the persons entitled to any contribution recoverable under this section shall, for the purposes

or exemption from, liability, or which could not for any other reason, have been recovered in the first instance as damages by the persons entitled to

of recovering it, have the same rights and powers as the persons entitled

to sue for damages in the first instance.

97.–(1) This section applies to any proceedings to enforce any claim or lien against a ship or its owners,

(i) in respect of damage or loss caused by the fault of that ship to another ship, its cargo or freight or any property on board it; or

for damages for loss of life or personal injury

- caused by the fault of that ship to any person on board another ship.

 (2) The extent of the fault is immaterial for the purposes of this
- (3) Subject to subsections (5) and (6) of this section, no proceedings to which this subsection applies shall be brought after the period of two
- years from the date when,

 (i) the damage or loss was caused; or
 - (ii) the loss of life or injury was suffered.
- (4) Subject to subsections (5) and (6) of this section, no proceedings under any of sections 93 to 95 of this Act, to enforce any contribution in respect of any overpaid proportion of any damages for loss of life or personal injury shall be brought after the period of one year from the date of payment.
- (5) The Court may, in accordance with the rules of court, extend the period allowed for bringing proceedings to such extent and on such conditions as it thinks fit.

THE SUBSTANTIVE LAWS OF BELIZE

Scope of application of this Part.

Exclusion of li-

ability.

55

[CAP. 236]

- (i) the jurisdiction of the Court; or
- (ii) the territorial sea of the country to which the plaintiff's ship belongs or in which the plaintiff resides or has his principal place of business,

shall extend the period allowed for bringing proceedings to an extent sufficient to give a reasonable opportunity of so arresting the ship.

- **98.**—(1) This Part shall apply whenever any person referred to in section 75 of this Act, seeks to limit his liability before the Court or seeks to procure the release of a ship or other property, or the discharge of any
- (2) In the event of a conflict between the provisions of this Part and any other law or international convention to which Belize is a party, the provisions of this Part shall prevail.

security given.

- **99.**–(1) Subject to subsection (3) of this section, the owner of a Belize registered ship shall not be liable for any loss or damage in the following cases, namely,
 - (i) where any property on board the ship is lost or damaged by reason of fire on board the ship; or
 - (ii) where any gold, silver, watches, jewels or precious stones on board the ship are lost or damaged by reason of theft, robbery or other dishonest conduct and their nature and value were not at the time of shipment declared by their owner or shipper to the owner or master of the ship in the bill of lading or otherwise in

THE SUBSTANTIVE LAWS OF BELIZE

writing.

66	[CAP. 236	Merchant Ships (Registration)

arises from anything done or omitted by any person in his capacity as master or member of the crew or (otherwise than in that capacity) in the course of his employment as a servant of the owner of the ship, subsection (1) of this section shall also exclude the liability of,

(i) the master, member of the crew or servant; and

(2) Subject to subsection (3) of this section, where the loss or damage

- (ii) in a case where the master or member of the crew
- is the servant of a person whose liability would not be excluded by that subsection apart from this paragraph, the person whose servant he is.
- or damage resulting from any such personal act or omission of his as is mentioned in section 79 of this Act.

(3) This section does not exclude the liability of any person for any loss

(4) In this section "owner", in relation to a ship, includes any part owner and any charterer, manager or operator of the ship.

PART X

Revocation of Registration of a Vessel

Revocation of registration for illegal activities.

100. Where a vessel registered in IMMARBE, whether in Belize or elsewhere, infringes, violates or engages in an activity in breach of this Act, or any regulations, resolutions or circular notes or letters made or issued thereunder, or any international convention to which Belize is a party, or any United Nations sanctions, the Registrar may, subject to the provisions of this Act with regard to ship mortgage, revoke the registration of such vessel from IMMARBE, or impose a fine not exceeding fifty thousand dollars.

Revocation of registration of a vessel for drug trafficking, etc.

101. The Registrar in accordance with section 100 of this Act, shall have the right to revoke the registration of a vessel registered in IMMARBE, if it is established in any court of law (whether in Belize or elsewhere) that such a vessel is engaged in the transportation of drugs or is involved in other illegal activities.

THE SUBSTANTIVE LAWS OF BELIZE

Offence and pen-

Penalty for forgery, etc.

Penalty for false statements, etc.

102. Every person who, with intent to evade the provisions of this Act or any other law, forges any certificate of registry or other documents relating to a ship, or with like intent flies the flag of Belize on a ship, commits an offence and shall be liable on summary conviction to imprisonment for a term not exceeding five years or to a fine not exceeding fifty thousand dollars, or to both such fine and term of imprisonment, and in every such case the ship in respect of which the offence was committed shall be

PART XI

Forgery, False Declarations and Forms

103. Any person who forges or fraudulently alters any register, builder's

forfeited.

certificate, surveyor's certificate, tonnage certificate, certificate of registry, declaration, bill of sale, instrument of mortgage, or any entry or endorsement

made in or on any of those documents, shall be guilty of an offence and shall be liable on summary conviction to the penalties prescribed in section 102 of this Act.

104. Every person who, in the case of a declaration made in the presence of or produced to the Registrar under the Act or any regulations made thereunder or in any document or other evidence produced to the Registrar,

(a)

wilfully makes any false statement concerning the title to, or ownership of, or the interest existing in, any ship; or

utters, produces or makes use of any declaration *(b)* or document containing any such false statement knowing the same to be false,

shall be guilty of an offence and shall be liable on summary conviction to a fine not exceeding five thousand dollars.

105.—(1) The several instruments and documents specified in the Act and its appendices and in any other regulations for the time being

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011

Prescribed forms.

58	[CAP. 236	Merchant Ships (Registration)

as circumstances permit. (2) The Registrar shall cause the prescribed forms to be supplied to all Deputy Registrars for distribution to persons required to use the same.

pertaining to the Act shall be the prescribed forms for the purposes of the Act and shall be utilized for those purposes in that form or as nearly thereto

- (3) The Registrar may from time to time by Order published in the Gazette amend any of the forms prescribed in the appendices to this Act or in any regulations made thereunder, or prescribe any new forms as he may consider fit.

Deputy Registrars. give such instructions to Deputy Registrars as to the manner of making entries in the registers, the execution and attestation of powers of attorney, any evidence required for identifying any person, or the referring to him of any question involving doubt or difficulty, and generally as to any act or thing to be done in pursuance of the Act or the regulations made thereunder, as he thinks fit.

PART XII

106. The Registrar may, for the purpose of carrying into effect the Act,

Miscellaneous

107.–(1) The Minister may make regulations for the better carrying out of the provisions of this Act, including the prescribing of fees, forms and

other things that need to be prescribed.

(2) Such regulations may provide that any contravention or breach thereof shall be punishable by Order of the Registrar to a fine not exceeding ten thousand dollars, or on summary conviction before a Magistrate to a fine not exceeding twenty thousand dollars or to imprisonment for a term

not exceeding two years, or to both such fine and term of imprisonment. **108.**–(1) When an International Convention or other international instrument has been ratified, acceded or adhered to by the Government of Belize, the Registrar or the Senior Deputy Registrar of IMMARBE is

hereby empowered to issue Merchant Marine Notices in order to give

REVISED EDITION 2011

THE SUBSTANTIVE LAWS OF BELIZE

Instructions

Regulations.

Application

ventions.

International Con-

full effect to the implementation of its provisions on board IMMARBE registered ships.

- (2) In the event that any Merchant Marine Notice conflicts in any manner with a provision of that Convention or instrument, the provisions of the Convention or instrument shall prevail.
- (3) Any legal instrument issued by the International Maritime Organization (IMO) or the International Labour Organization (ILO) comprising International Conventions, Protocols or Codes pertaining to merchant shipping, shall, as far as practicable, be submitted for consideration to a technical committee consisting of the Belize Port Authority, the Belize National Coast Guard Service (BNCG) and IMMARBE, who shall advise and make recommendations to the Government of Belize prior to accession, adhesion or ratification by Belize of such legal instrument.

109.–(1) For the more efficient operation of IMMARBE, the Minister

may, if he thinks fit, engage the services of a person or a body corporate possessing the qualifications and expertise necessary to manage

IMMARBE's business abroad.

(2) Any such contract as is referred to above may authorize the person or body corporate with whom it is made to do all things necessary for IMMARBE's operations, including the designation of worldwide

representatives of IMMARBE, approval of classification societies and radio accounting authorities, appointment and approval of worldwide

inspectors, and establishment of IMMARBE's offices abroad.

- (3) Every such contract as is referred to in this section shall contain a provision that the Auditor-General shall be entitled to audit the accounts of the person or body corporate who is contracted to manage IMMARBE's operations.
- 110.—(1) For the purpose of ensuring that the provisions of the Act and Regulations made thereunder, or of any International Convention, are duly observed and complied with, and for the effective carrying out of his powers and duties under the Act and such regulations, an inspector in Belize may,

Powers of Inspec-

Contracts to manage IMMARBE

THE SUBSTANTIVE LAWS OF BELIZE

60 [CA	AP. 236	Me	rchant Ships (Registration)
	((a)	go on board any ship and inspect the same or any part thereof, or any of the machinery, boats, equipment or articles on board thereof to which the said provisions apply;
	(<i>b</i>)	require answers or returns to be given or made by the master or any other member of the crew of a ship to any inquiries he is required or thinks fit to make;
	((c)	require the production of any books, papers or documents; and
	((d)	administer oaths for obtaining sworn testimony.
	section may b	e exe	conferred upon an inspector by subsection (1) of this reised by a Deputy Registrar or his designate on or in an ship outside Belize.
	, ,		in or delay any ship.
	(4) Any po	erson	who,
	((a)	obstructs the Registrar or his designate in the exercise of his powers under this Act or under any other power conferred by the Act or any regulations made thereunder;
	(<i>b</i>)	without reasonable excuse, fails to comply with any requirement made under this Act; or
	((c)	knowingly gives a false answer to any question put to him by an inspector or Registrar or his designate,
	shall be guilty exceeding one		n offence and liable on summary conviction to a fine not sand dollars.
Suspension of Certificate of Registry.			nder any of the provisions of the Act or any Regulations are certificate of registry of a Belizean ship is suspended,
THE SUBSTANTIV	E LAWS OF B	ELIZ	E REVISED EDITION 2011 Printed by Authority of the Government of Belize

Application of this

General Maritime Law of England to

Commencement and repeal.

Act.

apply.

[CAP. 236]

- Registrar or consular officer.

 (2) In the case of any contravention of this Act, the master of the ship shall be guilty of an offence and shall, unless a higher penalty is
- ship shall be guilty of an offence and shall, unless a higher penalty is otherwise prescribed, be liable to a fine not exceeding one thousand dollars by the Registrar.

112. This Act shall not, except as specifically provided by order of the

- Minister, apply to any ship that is owned by and is in the service of the Government of Belize, other than for commercial purposes.

 113. Insofar as it does not conflict with any provisions of this Act or any
- regulations made thereunder, or any other law of Belize, the non-statutory general maritime law of England is hereby declared to be and is adopted as the general maritime law in respect of all vessels registered under the Act.
- **114.**–(1) This Act comes into force on the 1st day of November 2010.
- (2) The Registration of Merchant Ships Act, Revised Edition 2000, as amended, the Registration of Merchant Ships (Registration and Miscellaneous Provisions) Regulations, in Statutory Instrument No. 111 of 1991, and the Registration of Merchant Ships (Variation of Fees) Order, 2010, in Statutory Instrument No. 56 of 2010, are hereby repealed.

THE SUBSTANTIVE LAWS OF BELIZE

62	[CAP. 236	Merchant Ships (Registration)	
		FIRST SCHEDULE	
		MERCHANT SHIPS (REGISTRATION) ACT	
		Merchant Ship's Registration Fees and Other Taxes.	
		(Sections 5, 8(1), 8(2) and 20)	

REGISTRATION FEES US\$ Vessels of up to 1000 G.T. \$300.00 \$550.00 \$1,100.00

(a) Vessels of 1001 to 2000 G.T. (b) Vessels of 2001 to 7500 G.T. (c) Vessels of 7501 G.T. to 15,000 G.T. \$1,500.00 (d) \$3,000.00 (e) Vessels of 15,001 and over

2. ANNUAL TONNAGE TAX

1.

(a)

3.

Vessels of up to 500 G.T. \$0.10 per N.T. or fraction thereof. (minimum of \$50 per vessel) (b) Vessels of 501 G.T to 7500 G.T

> fraction thereof. (minimum of US\$200.00 per vessel)

\$.10 per N.T. or

\$0.10 per G.T. (no

\$300.00

\$550.00

\$1,100.00

minimum)

(c) Vessels of 7501 G.T. and over

ANNUAL SERVICE TAX

(a) Vessels of up to 1000 G.T.

(b) Vessels of 1001 to 2000 G.T. (c) Vessels of 2001 to 7500 G.T.

THE SUBSTANTIVE LAWS OF BELIZE **REVISED EDITION 2011** Printed by Authority of the

(c) Vessels of 30 years and over 30% [ote: Annual age surcharge is applied on the Annual Tonnage, Service & Inspection Taxes detailed in this Schedule.

(b) Vessels of 25 to 29 years of age

REVISED EDITION 2011

25%

THE SUBSTANTIVE LAWS OF BELIZE

Printed by Authority of the Government of Belize

54	CAP. 236	Merchant Ships (Registration,	
	9.	REGISTRATION OF PLEASURE	
		VESSELS (SPORTING, RECREATIONAL	
		AND NON-COMMERCIAL VESSELS)	
		Vessels of less than 10 metres in length	\$100.00
	10.	ANNUAL TAXES FOR PLEASURE	
		VESSELS (SPORTING,	
		RECREATIONAL AND NON-	
		COMMERCIAL VESSELS)	
		Vessels of less than 10 metres in length	\$250.00
	Note:	See "Paragraph 13" for Registration Fees an	nd Annual
		or Yachts of 24m in length, or above and 500	
		or Yachts of 24m or less than 500 G.T. for Yo	
	-	han 24m.	
	11.	SPECIAL REGISTRATION FEE	
	(a)	Vessels up to 3500 G.T.	\$1,000.00
	(b)	Vessels of 3501 G.T. to 7500 G.T.	\$1,500.00
	(c)	Vessels of over 7501 G.T. to 15,000 G.T.	\$2,500.00
	(d)	Vessels of 15,001 G.T. and over	\$3,000.00
	12.	DOCUMENTARY FEES	
	(a)	Provisional Patent of Navigation (vessels	\$100.00
	· /	up to 7500 G.T.)	
	(b)	Provisional Patent of Navigation (vessels	\$200.00
	` /	7501 G.T. and over)	•
	(c)	Provisional Ship Station License (vessels	\$50.00
		up to 7500 G.T.)	
		OF DELIZE	ICED EDITION 2015
HE SUBSTANT	IIVE LAWS		ISED EDITION 2011
		Printed by Authority of the Government of Belize	
		Government of Delize	

66 [CAP. 23	6 Merchant Ships (Registration	on)
(0)	Exemption Certificate	\$250.00
(p)	Bunker Certificate	\$250.00
(q)	Civil Liability Certificate for Oil Pollution Damage	\$100.00
(r)	Minimum Safe Manning Certificate For vessels up to 7500 G.T. registered	\$250.00
	under Special Registry	\$50.00
	For vessels over 7501 G.T. registered under Special Registry	\$100.00
(s)	Re-issuance of Minimum Safe Manning Certificate due to name change and/or Ownership change (regardless of G.T.)	\$100.00
(t)	Re-issuance of Minimum Safe Manning Certificate due to change in area of trading and/or crew and/or vessel's particulars (regardless of G.T.)	\$200.00
(u)	Re-issuance of Minimum Safe Manning Certificate due to loss or destruction of the original (regardless of G.T.)	\$100.00
(v)	Certificate of Liens and Encumbrances	\$200.00
(w)	Endorsement for Officers serving on vessels (Seafarers)	\$200.00
(x)	Endorsement for Radio Officers	\$200.00
(y)	Certificate for Rating	\$100.00
ΓHE SUBSTANTIVE LAW	S OF BELIZE R	EVISED EDITION 2011
	Printed by Authority of the	
	Government of Belize	

	Merchant Ships (R	Registration)	[CAP. 236 67
(z) (Certificate of Receipt of Application	s50.00	
d	For the replacement of each lost or lestroyed Endorsement or Certifica Competency	\$50.00 te of	
	ssuance of a Specialized Training Certificate	\$20.00	
(cc) F	Reservation of vessel's name per m	onth \$20.00	
	Other Certification not specified in schedule	this \$100.00	
Ī	YACHT REGISTRATION The undernoted fees are applicable IMARBE's Yacht Code:-	for Yachts registered	
(a) <u>F</u>	REGISTRATION FEES (COMME (a) Provisional Fee (Super Yacht) (b) Provisional Fee (Large) (c) Provisional Fee (Small)	RCIAL) US\$ \$500.00 \$500.00 \$400.00	
(b) <u>F</u>	REGISTRATION FEES (PRIVATION) (a) Provisional Fee (Super Yacht) (b) Provisional Fee (Large) (c) Provisional Fee (Small)	E) \$400.00 \$400.00 \$300.00	
	PERMANENT REGISTRATION IS COMMERCIAL) (a) Permanent Fee (Super Yacht) (b) Permanent Fee (Large) (c) Permanent Fee (small)	\$600.00 \$600.00 \$400.00	
	PERMANENT REGISTRATION I PRIVATE) (a) Permanent Fee (Super Yacht) (b) Permanent Fee (Large) (c) Permanent Fee (Small)	\$400.00 \$400.00 \$300.00	
THE SUE	BSTANTIVE LAWS OF BELIZE	Printed by Authority of t	REVISED EDITION 2011
		Government of Belize	

(e) ANNUAL TONNAGE TAX	
(a) Super Yachts in Commercial use	.20 cents per G.T or Fraction thereof, (minimum \$500)
(b) Large Yachts in Commercial use.	.20 cents per G.T or Fraction thereof, (minimum \$500)
(c) Small Yachts in Commercial use	.20 cents per G.T or Fraction thereof, (minimum \$400)
(d) Super Yachts in Private use	or Fraction thereof, (minimum \$500)
(e) Large Yachts in Private use	.15 cents per G.T or Fraction thereof, (minimum \$400)
(f) Small Yachts in Private use	.15 cents per G.T or Fraction thereof, (minimum \$300)
(f) ANNUAL SERVICE TAX (Yachts in Con	nmercial Use only)
(a) Super Yacht	\$ 300.00
(b) Large Yacht	\$ 200.00
(c) Small Yacht	\$ 100.00
(g) ANNUAL SAFETY INSPECTION TAX (Y) (a) Super Yacht (b) Large Yacht	achts in Commercial use only) \$2000.00 \$1500.00
(c) Small Yacht	\$1000.00
THE SUBSTANTIVE LAWS OF BELIZE	REVISED EDITION 2011

Printed by Authority of the Government of Belize

Merchant Ships (Registration)

[CAP. 236

68

(i) ANNUAL RADIO LICENSE FEE (Commercial or Private)

(j) ANNUAL SECURITY FEE (as required)

(13.1) OTHER DOCUMENTARY FEES FOR YACHTS:

(a) Provisional Certificate of Registry (maximum 6 months)

Super Yachts in commercial use Large Yachts in commercial use Small Yachts in commercial use

(b) Provisional Certificate of Registry (maximum 6 months) Super Yachts in private use Large Yachts in private use Small Yachts in private use

(c) Provisional Ship Station Radio License (maximum 6 months) Super Yachts in commercial use Large Yachts in commercial use Small Yachts in commercial use

Super Yachts in private use Large Yachts in priivate use Small Yachts in private use (e) Permanent Certificate of Registry

Super Yachts in commercial use Large Yachts in commercial use Small Yachts in commercial use

\$ 75.00 (d) Provisional Ship Station Radio License (maximum 6 months)

\$ 75.00 75.00 50.00

\$ 200.00 \$ 175.00

\$ 150.00

50.00

\$ 150.00

\$ 150.00 \$ 125.00

\$ 100.00

\$ 100.00

\$ 100.00

\$ 75.00

\$ 100.00 \$ 100.00

69

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011

70	[CAP. 236	Merchant Ships (Registration)	
	(f)	Permanent Certificate of Registry	
	(-)	Super Yachts in private use	\$ 200.00
		Large Yachts in priivate use	\$ 100.00
		Small Yachts in private use	\$ 100.00
	(σ [°]) Permanent Ship Station Radio License	
	(5)	Super Yachts in commercial use	\$ 150.00
		Large Yachts in commercial use	\$ 125.00
		Small Yachts in commercial use	\$ 100.00
	(h)	Permanent Ship Station Radio License	
	(4-)	Super Yachts in private use	\$ 150.00
		Large Yachts in private use	\$ 100.00
		Small Yachts in private use	\$ 75.00
	(i)	Minimum Safe Manning Certificate (permanent)	
	(-)	Super Yachts in commercial use	\$ 200.00
		Large Yachts in commercial use	\$ 150.00
		Small Yachts in commercial use	\$ 75.00
	(j)	Re-issuance fee for Minimum Safe Manning Certific	ate
	07	Super Yachts in commercial use	\$ 100.00
		Large Yachts in commercial use	\$ 75.00
		Small Yachts in commercial use	\$ 50.00
	(k)	Re-issuance fee for Continuous Synopsis	
	``	Record (CSR)	\$ 100.00
	(1)	Certificate of Compliance (commercial or private use)	
		Super Yachts	\$ 200.00
		Large Yachts	\$ 150.00
		Small Yachts	\$ 100.00
	(m	n) Tonnage Measurement Certificate	
		(commercial or private use)	\$ 100.00
	(n)	Exemptions, waivers, dispensations for yachts in	
		commercial use only	\$ 200.00
TELLE OF		E DEL LAE	ED EDITION 2011
THE SU	BSTANTIVE LAWS O	F BELIZE REVIS Printed by Authority of the	ED EDITION 2011
		Government of Belize	
		OUVERHINGIR OF DELIZE	

\$ 100.00

- (o) Endorsements/CRA's for yachts in Commercial use only
- 13.2 INCENTIVES (YACHTS ONLY)

Special discounts apply for multiple applications by Groups/Yacht

Clubs/ other associations and ship builders. Also, a 15% discount on Annual Taxes is granted to yachts which comply with ISO 14001 or equivalent.

- 14. PENALTY FOR LATE PAYMENT OR FILING
- 14.1 A penalty fee of US\$500.00 is payable due to the non-submission of
- 14.2 If a fee or tax is not paid on the due date, penalties are charged on all outstanding payments as follows,

documents required for the permanent registration of a vessel.

10% if outstanding for a period in excess of 30 days but not exceeding 90 days;

an additional 10% if outstanding for a period in excess of 90

Government of Belize

- days but not exceeding 180 days; an additional 10% if outstanding for a period in excess of 180
- days.

15. **INCENTIVES**

15.1 Rebates, or other incentives up to a maximum of 10% may be granted to Owners/Managers registering 3 or more vessels taking into consideration, *inter alia*, the age, type and size of the tonnage transferred.

THE SUBSTANTIVE LAWS OF BELIZE

[CAP. 236 Merchant Ships (Registration)

15.2

A vessel which is transferring from another Registry but remains under

For vessels of 7501 G.T. and over only,

- the same ownership or management shall be credited with the Annual Tonnage tax pre-paid to its former Registry on a *pro-rata* basis for the unexpired period in the former registry.
- A vessel which is laid up for more than 3 consecutive months in any period of 12 months shall only pay 25% of its Annual Tonnage tax during the period of such lay-up.

A vessel which is trading (not laid-up) and which is not the subject of any Port State Control detention for a continuous period of 12 months will be entitled to a 25% rebate on the Annual Tonnage tax due for the subsequent period of 12 months. After

- 24 or more continuous months of no Port State Control detentions, the rebate will rise to 35% of the normal Annual Tonnage Tax due. All rebates will cease in the event that a vessel is detained by Port State Control with effect from the date of such occurrence.

 Any vessel of 7501 G.T. and above as well as any self- propelled tankers of up to 7500 G.T. which attain certification for the Green
- tankers of up to 7500 G.T. which attain certification for the Green Award or the ISO 14001 Environment Standard will qualify for a 15% rebate on the Annual Tonnage Tax for each year during which they hold a valid certificate relating thereto.

16. <u>ADMINISTRATIVE CHARGES</u>

IMMARBE may impose a surcharge on the above mentioned Taxes and Fees in respect of the registration of a Specialized or hybrid vessel involving the examination of complete technical or operational data or consideration. Also, in the event of vessel arrests or other legal disputes, IMMARBE may charge additional administration fees so as to reflect the management time and expenses incurred by them in respect of their involvement in such arrests or legal disputes.

NOTES: "G.T." means gross tonnage "N.T." means net tonnage

1v.1. Ineans net toimage

THE SUBSTANTIVE LAWS OF BELIZE

THE SUBSTANTIVE LAWS OF BELIZE Printed by Authority of the

Government of Belize

74

SEE EXPLANATION ON THE REVERSE



SEE EXPLANATION ON THE REVERSE

INTERNATIONAL MERCHANT MARINE REGISTRY OF BELIZE REGISTRATION OF MERCHANT SHIPS ACT. 1989/1996 APPLICATION FOR REGISTRATION OF SHIPS TO THE DESIGNATED OFFICE IN

		_	(LC	OCAL OF	THE DESIGNA	TED OFF	ICE)			
1. APPLIC	CANT'S NAM	E:								
2. APPLIC	CANT'S ADD	RESS:								
3. NAME	OF OWNERS	:								
4. ADDRI	SS OF OWN	ERS:								
			E PORT ADD	RESS (i	ncl. phone, fa	x numbe	r & email address):			
	OF VESSEL:						7. IMO NUM			
	OUS NAME: _						REVIOUS NATIONAL	ITY:		
	ROVISIONAL ST		UESTED (TIC	K AS APP NENT ST			CIAL FOR SCRAP	Г	T DI EASTEDI	E YACHT OR
_	DER CONSTRU		_	CHARTE			CIAL FOR DELIVERY	_		nmercial craft
			11. GENER	RAL DE	SCRIPTIO	N OF TE	HE VESSEL			
TYPE O	F VESSEL	MATERIAL	OF THE HULL				NET TONNAGE	=	UNDER	DECK
No. DECKS	No. MASTS	No. BRIDG	ES No. FUNN	ELS		N	AME OF BUILDERS		,	YEAR BUILT
*LENGTH (L	BP) BREADTH	DEPTH	TYPE AND PO	WER OF	ENGINES	Ι	NAME OF ENGINES I	MAKER	S	SPEED
		12.	SPECIFICAT	ION IN	CASE OF I	ISHING	VESSELS			•
SUB-CATE	GORY	AREA OF FI (see codes on	SHING	TYPE	OF FISHING odes on rever	GEAR	CATCH SPECIES (TYP) (see codes on reverse)		CARRYING (IN CUBIC OR M	CAPACITY ETRIC TONS
FISH CA										
ONLY F	ACTORY									
OTHER:	ISHING									
13 DESC	DIDTION OF	PADIO FOI	UIDATENT (DI	ACE OF I	UESSELS NOT	DEOLUBI	NG GMDSS EQUIPMENT)			
13. DESC	KIFTION OF	KADIO EQI	DIFNIENT (IN	ASE OF	VESSELS NOT	REQUIRI	NG GMD33 EQUIFMENT)			
	L EQUIPPED		SS AREA(s):		A1 [A1+	A2 A1+A2+	-A3	A1+	A2+A3+A4
15. ISM C	ODE CERTIF	ICATION (w	hen applicable):	Г	Documen	t of Com	pliance Safet	ty Man	agement Cod	le (SMC)
16 AUTH	ORIZED ENT	ITV RESPO	NSIBLE FOR	RADIO	ACCOUNT	rs.	_		_	
	TE ADDRESS	(Letter from the Rad	io Accoun	ting Entity conf	irming the	agreement with the vessel's ov	vner's/ re	presentative is r	equired.)
FOR RAD	IO ACCOUNT	'S:								
17. AUTH	ORIZED SUR	VEY COMP	ANY:							
18. NAME	OF SHIPPIN	G AGENT II	N BELIZE:							
Pursuant to authorized r	Sec. 7(1),(2) an	d (3) of the R f the vessel _	Legistration of N	ferchant	Ships Act, 1	989/199	6 I,,declare that the aboveration, no later than on	e infon	mation is true	e and
	rtake to deliver Patent of Navis		y documents rec	quired to	obtain full t	erm regis	tration, no later than on	the exp	oiration date o	of the
			_of the year		Signo	ed before	me,			
NAI	ME AND SIGN	NATURE OF	APPLICANT		SIG	NATURE	OF AGENT/D.R RECI	EIVING	3 APPLICAT	TION

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011

EXPLANATION

- NAME OF THE PERSON HAVING CAPACITY AND AUTHORITY TO APPLY FOR REGISTRATION (SIGNATURE OF THE AFFIDAVIT BELOW IS REQUIRED).
- FULL ADDRESS WHERE THE APPLICANT CAN BE CONTACTED IN EMERGENCY SITUATIONS NAME OF THE PERSON/COMPANY TO APPEAR IN THE DOCUMENTS AS REGISTERED OWNERS
- FULL ADDRESS OF THE REGISTERED OWNERS AS IT SHALL APPEAR IN THE REGISTRATION DOCUMENTS
- CONTACT DETAILS OF AGENTS/MANAGERS WHO CAN BE CONTACTED IN EMERGENCY SITUATIONS
- ACTUAL NAME UNDER WHICH THE VESSEL WILL NAVIGATE. NAME SHALL BE AVAILABLE.
- IMO NUMBER IS MANDATORY AND CAN BE OBTAINED THROUGH THE FLAG ADMINISTRATION, THROUGH LLOYD'S INFORMATION GROUP, OR THROUGH THE CLASSISURVEY ORGANIZATION
- FORMER NAME OF THE VESSEL BEFORE ENTERING THE BELIZE REGISTRY. IF NEWLY BUILT, PLEASE WRITE" "NO FORMER NAME" OR "NEW CONSTRUCTION"
- FORMER NATIONALITY BEFORE ENTERING IN BELIZE. (IN NO CASE IT COULD BE "BELIZE") IF NEWLY BUILT PLEASE WRITE: "NEW CONSTRUCTION". IF BOUGHT IN AUCTION, PLEASE WRITE "JUDICIAL SALE" OR "AUCTIONE".
- 10. SPECIFY TYPE OF REGISTRATION STATUS REQUESTED
- 11. PROVIDE GENERAL PARTICULARS AS THEY SHALL APPEAR IN THE REGISTRATION DOCUMENTS
- - SPECIFIC CATEGORY OF FISHING SHALL BE INDICATED (REEFER/FACTORY/FISHING, ETC.)
 - SPECIFIC GEAR TYPE SHALL BE INDICATED, FOR EXAMPLE: BAIT BOAT, GILLNET, HAND-LINE, HARPOON, LONGLINE, MID-WATER, PURSE SEINE, ROD & REEL, SPORT HAND-LINE, SPORT FISHERIES, SURFACE FISHERIES, TENDER LINE, TRAP, TROLL, UNCLASSIFIED METHOD

 - CARRYING CAPACITY OF THE VESSEL SHALL BE INDICATED EITHER IN METRIC TONS OR SHORT TONS
- 13. PROVIDE DESCRIPTION OF THE RADIO EQUIPMENT ON BOARD THOSE VESSELS NOT REQUIRED TO COMPLY WITH GMDSS REGULATIONS, THIS DESCRIPTION WILL APPEAR IN THE RADIO LICENSE.
- 14. SELECT ONE OF THE BOXES AS CORRESPONDING
 - ALL CARGO VESSELS OF 300 GRT AND ABOVE AND ALL PASSENGER VESSELS ARE REQUIRED TO HAVE GMDSS EQUIPMENT - FISHING VESSELS OF 75 MTS. LENGTH OR MORE AND ALL FISH. FACTORY VESSELS REQUIRE GMDSS EQUIPMENT REGARDLESS OF TRADING AREA.
- FOR THE E.U.: FISHING VESSELS OF 45MTS, OR MORE BUILT BEFORE JAN. 1, 1999 AND FISHING VESSELS OF 24MTS. OR MORE BUILT AFTER JAN. 1, 1999 ARE REQUIRED TO BE FITTED WITH GMOSS EQUIPMENT.
- 15. SPECIFY IF THE MANAGEMENT COMPANY HAS "DOC", AND IF THE VESSEL HAS "SMC", AS REQUIRED BY THE ISM CODE
- ALL VESSELS HANDING COMMUNICATIONS ONBOARD MUST APPOINT A RADIO ACCOUNTING ENTITY TO BE IN CHARGE OF THE VESSEL'S RADIO ACCOUNTS. UNDER SPECIAL CIRCUMSTANCES "PRIVATE COMMUNICATION" MAY BE APPROVED BY IMMARSAT DIS PROVIDED THAT THE VESSEL DOES NOT NEED MMSI ANDION IMMARSAT NUMBERS.
- AN IMMARBE APPROVED "RESIDENT AGENT" IS REQUIRED TO BE APPOINTED FOR EACH VESSEL AND WILL SERVE AS LIAISON WITH IMMARBE FOR ALL MATTERS THE AFFIDAVIT IS A LEGALLY BINDING DECLARATION AND MUST BE SIGNED BY THE APPLICANT AND THE AGENT REPRESENTING THE VESSEL AT IMMARBE

	FISHING ZONES CODES							
нз	HIGH SEAS							
EEZ	EXCLUSIVE ECONOMIC ZONE							

EEZ	EXCLUSIVE ECONOMIC ZONE			
	AREA CODE			
EAST	EAST ATLANTIC			
NW	NORTHWEST ATLANTIC			
WTRO	WEST TROPICAL ATLANTIC			
sw	SOUTHWEST ATLANTIC			
GOFM	GULF OF MEXICO			
WEST	WEST ATLANTIC			
ATL	ATLANTIC UNCLASSIFIED			
CVER	CAPE VERDE AREA			
NAM	NAMIBIAN AREA			
NWC	NORTHWEST CENTRAL ATLANTIC			
NORT	NORTH ATLANTIC			
SOUT	SOUTH ATLANTIC			
NE	NORTHEAST ATLANTIC			
ETRO	EAST TROPICAL ATLANTIC			
SE	SOUTHEAST ALTANTIC			
TROP	TROPICAL ATLANTIC			
CANA	CANARY ISLANDS AREA			
BISC	BAY OF BISCAY			
MEDI	MEDITERRANEAN SEA			
ATME D	ATLANTIC INCLMEDITERRANEAN SEA			
ADRI	ADRIATIC SEA			
S.ADR	SOUTH ADRIATIC SEA			
N.ADR	NORTH ADRIATIC SEA			
S.SIC	STRAIT OF SICILY			
S.ION	SOUTH IONIAN SEA			
NJON	NORTH IONIAN SEA			
TYRR	TYRRHENIAN SEA			
LIGU	LIGURIAN SEA			
SARD	SARDINIA AREA			
AZOR	AZORES ISLANDS AREA			
MDRA	MADEIRA ISLANDS AREA			
Ю	INDIAN OCEAN			
PO	PACIFIC OCEAN			
NPO	NORTH PACIFIC OCEAN			
SPO	SOUTH PACIFIC OCEAN			
OTHE	PLEASE SPECIFY			

	GEAR CODES
LL	LONGLINE
LLMB	LONGLINE WITH MOTHER BOAT
LLFB	FOREIGN-BASED LONGLINE
LLHB	HOME-BASED LONGLINE
PSG	LARGE SCALE POURSE SEINE (OVER 200MT CAPACITY)
PS	PURSE SEINE
PSS	SMALL SCALE PURSE SEINE (LESS THAN 60MT CAPACITY)
PSD	DOUBLE-BOAT PURSE SEINE
TROL	TROLL
TRAP	TRAP
SURF	SURFACE FISHERIES UNCLASSIFIED
SPOR	RECREATIONAL FISHERIES (MOSTLY ROD AND REEL)
TRAW	TRAWL
BBI	BAIT-BOAT WITH ICE WELL
BBF	BAIT BOAT WITH FREEZER
88	BAIT BOAT
HARP	HARPOON
HAND	HAND LINE
PSM	MEDIUM SIZED PURSE SEINE (60 TO 200MT, CAPACITY)
PSLB	PURSE SEINE USING LIVE BAIT
RR	ROD-AND-REEL
MWT	MID-WATER TRAWL (PELAGIC TRAWL)
GILL	GILLNET (DRIFT NET)
PSFB	PURSE SEINC CATCHING LARGE FISH
PSFS	PURSE SEINE CATCHING SMALL FISH
RRFB	ROD-AND-REEL CATCHING LARGE FISH
RRFS	ROD-AND-REEL CATCHING SMALL FISH
HS	HAIL SEINE
TN	TRAMMEL NET
SPHL	SPORT FISHING USING HAND LINE
BLL	BOTTOM LONGLINE OR DEEP LONGLINE
LLD	LONGLINE DISCARDS
MWTD	MID-WATER PAIRED TRAWL
TLD	TENDED LINE DISCARDS
RRD	ROD-AND-REEL DISCARDS
GILD	GILLNET DISCARDS
RRSD	SMALL ROD-AND-REEL DISCARD
NTO	NET TOWED OUTRIGGER
JIG	JIGGER
UNCD	UNCLASSIFIED GEAR, DISCARDED
OTHER	PLEASE SPECIFY

RFT	BLUE FIN TUNA	ATUN ROJO
SBT	SOUTHERN BLUE FIN TUNA	
YFT	YELLOW FIN TUNA	RARII
ALB	ALRACORE	ATUN BLANCO
BET	BIG EYE TUNA	PATUDO
BLF	BLACK FIN TUNA	ATUN ALETA NEGRA
LTA	ATLANTIC BLACK SKIPJACK	BACORETA
SKJ	OCEANIC SKIPJACK	LISTADO
BON	ATLANTIC BONITO	BONITO
FRI	FRIGATE TUNA	MELVA
BOP	PLAIN BONITO	TASARTE
WAH	WAHOO	PETO
SSM	SPOTTED SPANISH MACKEREL	CARITA
KGM	KING MACKEREL	CARITA LUCIO
SAI	ATLANTIC SAILFISH	PEZ VELA
BLM	BLACK MARLIN	AGUJA NEGRA
BUM	ATLANTIC BLUE MARLIN	AGUJA AZUL
WHM	ATLANTIC WHITE MARLIN	AGUJA BLANCA
swo	BROADBILL SWORDFISH	PEZ ESPADA
SPF	SPEARFISH	
отн	UNKNOWN TUNA SPECIES	ESPECIE DE ATUN NO CONOC
BGT	BIG TUNAS UNCLASSIFIED	TUNIDOS GRANDES
YOU	YOUNG TUNAS	ATUNES JOVENES
BIL	BILLFISHES UNCLASSIFIED	MAERLINES NO CLASIFICAD
SMT	SMALL TUNAS	TUNIDOS PEQUENOS
KGX	SCOMBEROMORUS UN-CLASS.	CARITAS NO CLASIFICADOS
MAW	W.AFRICA SPANISH MACKEREL	CARITA OESTE AFRICANO
CER	CERO	CARITA CHINGUA
BLT	BULLET TUNA	MELVA
MIX	MIXED SPECIES OF TUNAS	ESPECIES DE ATUN MEZCLA
BRS	SERRA SPANISH MACKEREL	SERRA

F	FRESH
FR	FROZEN
GG	GILLED AND GUTTED
DR	DRESSED
FL	FILLET

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011

	INT	TERNAT	REGIST	"IN	IMARBE MERCHANT	NE REGI " SHIPS ACT. AVIGATION	1989	BELIZE	
				NAMI	OF VESSE	L			
CALL	ETTERS							REGIST	RATION NO.
				NAME AND A	DDRESS OF O	OWNERS	-		
				DESCRIPTI	ON OF VESSE	t			
TYPE 0	FVESSEL	MATERI/	AL OF HULL	GROSS	TONNAGE	NETTO	NNAGE	UNI	ER DECK
No. DECKS	i No. MAS	TS No. BF	RIDGES N	s. FUNNELS		NAME OF	BUILDERS		YEAR BUIL
LENGTH	BREADTH	DEPTH	ТҮР	E OF ENGINES	s	NAME OF	ENGINES MA	KER	SPEED
BBEWW	C NIAME			DDT	ALIONIS NA	TIONALITY			
TYPE OF	RADIO EQ	UIPMENT:		7-5-00	0.10000000				
RESPONS	TE ADDRES IBLE FOR I T AGENT:_	RADIO AC	COUNTS:_						
	DATE OF ISS						D/	ATE OF EXPI	RATION
The Regist Ships Act,	rar of the Im 1989 and an	temational inendments	Merchant Rothereto, here	egistry of Be by authorize	lize, by the p	nowers vested is the present	thereupon by Permanent P	y Registrati atent of Na	on of Merchan

THE SUBSTANTIVE LAWS OF BELIZE



APPENDIX 3 INTERNATIONAL MERCHANT MARINE REGISTRY OF BELIZE MORTGAGE REGISTRATION FORM

Oficial Number	IMO Number	Name of Ship	Port of Registry
Propulsion an	d Engine Details	Vess	el Dimensions
Propulsion:		Length:	meters
Type of Engines:		Breadth:	meters
Total Power:		Depth:	meters
		Particulars of Tonnage	
GROSS TONNAGE:	tons	NET TONNAGE:	tons

THE MORTGAGE		
Mortgagor's Full Name	Mortgagee's Full Name	
Mortgagor's Address	Mortgagee's Address [Residential address - for an individual; Registered office address - for a body corporate, Principal place of business - for a statutory body or foreign body corporate)	
Telephone number	Telephone number	
Fax number	Fax number	
E-mail address	E-mail address	

Whereas the Mortgagor and the Mortgagee have entered into a Loan Agreement/Deed of Coverant is a document of obligation, "dated enclosed herewith as Eshibit A and made part of this Mortgage form, whereas the Mortgagee in consideration of the foregoing has advanced to the Mortgagor for be sum of ... plus indexes at the rate of ... to be regaid in the form and manner as described in Eshibit A herein. The Mortgagor now coverants with the Mortgagoe to pay the Mortgagoe the sums for the time being due on this security, whether by way of principal or interest at the times and in the manner afforeast. For the purpose of better securing to the Mortgagoe is expired of such sums, the Mortgagor hereby mortgages to the Mortgagoe the above mentioned ship and of shares therein of which the Mortgagor is the owner in the ship above described, and in its boats and apputationations. Further, the mortgagor coverants with the Mortgagoe here Mortgagoe is the mortgago in the manner eforeastic the shortgago has power to mortgage in the manner eforeastic the above seed ship, and that the same is free from encumbrances, except as appears on the register in relation to the ship.

Seal	Individual/Corporation	Attestation
	Name of individual/corporation	L the notary (f)
	per	of(g)
	Signature as Individual/Director/Secretary/Officer/ Attornes-in-fact/ft)	hereby testify that in my presence (i) this Mortgage was signed by
	signature as Individual Director Secretary Officer/Attenney-in-fact (h)	as Individual/Director/Secretary/Officer/ Attemey-in-fact thi, on behalf of the Mortgagor and a undividual/Director/Secretary/Officer/ Attemey-in-fact thi, on behalf of the Mortgagee
	In the presence of the witness whose Attestation is given opposite	Signature of witness

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011

- · If no subsisting encumbrances exist, delete the last phrase 'except as appears on the register in relation to the ship'.
- · Document to be authenticated by a notary public.
- Delete as necessary

NOTES

- 1 If more than one mortgage then a seperate mortgage is required from each mortgagor, unless the shares are jointly held.
- 2 The expression "Mortgagor" and "Mortgagee" used in this document shall include their heirs, successors, assigns, executors, administrators or any other legal representative.
- 3 Registered mortgagors and mortgagees are reminded of the importance of keeping the Deputy Registrar at IM-MARBE's Head Office in Belize informed of any changes in residence and/or other contact details shown above.
- 4 Describe the nature of the amount paid, or consideration by entering the principal sum or stating that there is an account current or line of credit, giving details of the interest, method of repayment and referring to the Loan Agreement/Deed of Covenant/document of obligation, appended hereto and the date on which it was executed.

When complete you should send this form, together with the appropriate fee and supporting documents (if required) to:

	OFFIGURE OVID
The Deputy Registrar	OFFICIAL USE ONLY
IMMARBE Head Office	
Suite 204, Marina Towers, Newton Barracks,	Entry in Register made on /
Belize City, Belize, Central America	at
Belize City, Belize, Central America	···
Telephone: +501 223 5026/ 5031/5047	By Officer (print name)
Fax: +501 223 5048/5070/5087	By Officer (print name)
E-mail <u>immarbe@btl.net</u>	

OTTICETE	ODE OTTET
Entry in Register made on at _	/(d/m/y) (time)
By Officer (print name)	



APPENDIX 4 INTERNATIONAL MERCHANT MARINE REGISTRY OF BELIZE DISCHARGE OF MORTGAGE FORM

Oficial Number	IMO Number	Name of Ship	Port of Registry
Propulsion ar	nd Engine Details	Vess	el Dimensions
Propulsion:		Length:	meters
Type of Engines:		Breadth:	meters
Total Power:		Depth:	meters
		Particulars of Tonnage	
GROSS TONNAGE:	tons	NET TONNAGE:	tons

THE MORTGAGE			4.0	
Mortgagor's Full Name		Mortgagee's Full Name	1	
Mortgagor's Address		Mortgagee's Address (Residential add an individual; Ri office address - corporate; Prior business - for a body or foreign i corporate)	ress - for agistered for a body ipal place of statutory	
Telephone number		Telephone r	umber	
Fax number	10	Fax number		
E-mail address	E-mail a		988	
security. *delete as appropriate				Mortgagee discharge the within-writ
Seal	Individual/Corpora	ation		Attestation
	Name of individual/corporation per	Officer/ G	reby testify that in m this Mortgage was s Individual/Director/ tromey-in-fact (h), or d. individual/Director/	signed by (Secretary/Officer/ in behalf of the Mortgagor

Document to be authenticated by a notary public.

Attestation is given opposite

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011

NOTES

- 1 If more than one mortgage then a seperate mortgage is required from each mortgagor, unless the shares are jointly held.
- 2 The expression "Mortgagor" and "Mortgagee" used in this document shall include their heirs, successors, assigns, executors, administrators or any other legal representative.
- 3 Registered mortgagors and mortgagees are reminded of the importance of keeping the Deputy Registrar at IM-MARBE's Head Office in Belize informed of any changes in residence and/or other contact details shown above.
- 4 Describe the nature of the amount paid, or consideration by entering the principal sum or stating that there is an account current or line of credit, giving details of the interest, method of repayment and referring to the Loan Agreement/Deed of Covenant/document of obligation, appended hereto and the date on which it was executed.

OFFICIAL USE ONLY

When complete you should send this form, together with the appropriate fee and supporting documents (if required) to:

The Denuty Registrar

IMMARBE Head Office	
Suite 204, Marina Towers, Newton Barracks,	Entry in Register made on/(d/m/y)
Belize City, Belize, Central America	at (time)
Belize City, Belize, Central America	at(time)
Telephone: +501 223 5026/ 5031/5047	
Fax: +501 223 5048/5070/5087	By Officer (print name)
E-mail immarbe@btl.net	

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011



APPENDIX 5 INTERNATIONAL MERCHANT MARINE REGISTRY OF BELIZE Transfer of Mortgages and Transmission of Mortgage Intere Death, Bankruptcy Etc. Form

Official Number	IMO Number	Name of Ship	Port of Registry
Propulsion an	d Engine Details	Vesse	el Dimensions
Propulsion:		Length:	meters
Type of Engines:		Breadth:	meters
Total Power:		Depth:	meters
3/22/2009		Particulars of Tonnage	100751100000
GROSS TONNAGE:	tons	NET TONNAGE:	tons

THE MORTGAGE		
Mortgagor's Full Name	Mortgagee's Full Name	Transferee's Full Name
Mortgagor's Address	Mortgagee's Address (Residential address - for an individual; Registered office address - for a body corporate; Principal place of business - for a statutory body or foreign body corporate)	Transferee's Address (Residental address - for an individual; Registered office address - for a body corporate; Principal place of business - for a statutory body or foreign body corporate)
Telephone number	Telephone number	Telephone number
Fax number	Fax number	Fax number
E-mail address	E-mail address	E-mail address

17 We, the above-mentioned Mortgages, in consideration of the amount paid to me / us by the above-mentioned Transferes, hereby trabenefit of the within-written security to the above-mentioned Transferee

Seal	Individual/Corporation	Attestation	
	Name of individual/corporation	I, the notary (f)	
	per	of (g)	
	Signature as Individual/Director/Secretary/Officer/ Attorney-in-fact (h)	hereby testify that in my presence (i) this Mortgage was signed by as Individual/Director/Secretary/Officer/ Attempy-in-fact (b), on behalf of the Mortgagor	
	signature as Individual/Director/Secretary/ Offices/Attorney-in-fact (h)	and	
	In the presence of the witness whose Attestation is given opposite	and (ii) the corporate seal (h)/personal seal (h) of the Transferee was affixed thisday of	

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011

NOTES

- 1 If more than one mortgage then a seperate mortgage is required from each mortgagor, unless the shares are jointly held.
- 2 The expression "Mortgagor" and "Mortgagee" used in this document shall include their heirs, successors, assigns, executors, administrators or any other legal representative.
- 3 Registered mortgagors and mortgagees are reminded of the importance of keeping the Deputy Registrar at IM-MARBE's Head Office in Belize informed of any changes in residence and/or other contact details shown above.

When complete you should send this form, together with the appropriate fee and supporting documents (if required) to:

The Deputy Registrar
IMMARBE Head Office
Suite 204, Marina Towers, Newton Barracks,
Belize City, Belize, Central America
Belize City, Belize, Central America
Telephone: +501 223 5026/ 5031/5047
Fax: +501 223 5048/5070/5087
E-mail immarbe@btl.net

Entry in Register made on at _	/(d/m/y) (time)
By Officer (print name)	

OFFICIAL USE ONLY

THE SUBSTANTIVE LAWS OF BELIZE

REVISED EDITION 2011