

Reprint
as at 1 April 2014

**Shipping (Charges) Amendment
Regulations 2006**

(SR 2006/343)

Shipping (Charges) Amendment Regulations 2006: revoked, on 1 April 2014,
pursuant to regulation 11 of the Shipping (Charges) Regulations 2014 (LI
2014/26).

Preamble

At Wellington this 13th day of November 2006

Pursuant to section 445(1) of the Maritime Transport Act 1994, His Excellency the Governor-General, acting on the advice and with the consent of the Executive Council, makes the following regulations.

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1 Title

These regulations are the Shipping (Charges) Amendment Regulations 2006.

Note

Changes authorised by subpart 2 of Part 2 of the Legislation Act 2012 have been made in this eprint. See the notes at the end of this eprint for further details.

These regulations are administered by the Ministry of Transport.

2 Commencement

These regulations come into force on 14 December 2006.

3 Principal regulations amended

These regulations amend the Shipping (Charges) Regulations 2000.

4 Schedule 1 amended

- (1) Schedule 1 is amended by omitting the item CLC certificates under the heading Environment protection and substituting the following item:

Certificates of insurance Part 102 MPR

- (2) The item Offshore installation soil spill plan under the heading Environment protection in Schedule 1 is amended by omitting “soil spill” and substituting “oil spill”.

- (3) Schedule 1 is amended by inserting the following items after the item Offshore installation soil spill plan under the heading Environment protection:

Oil transfer site marine oil spill Part 130B MPR
contingency plans

Discharge management plan Part 200 MPR

International oil pollution Part 200 MPR
prevention certificate (IOPPC)

5 Schedule 2 amended

Schedule 2 is amended by inserting the following item above the item Advanced deckhand:

Certificated Part 32.3A MR 96
deckhand

Diane Morcom,
Clerk of the Executive Council.

Explanatory note

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations, which come into force on 14 December 2006, amend the Shipping (Charges) Regulations 2000 by—

- substituting and adding items to Schedule 1 which relate to certificates and permits issued by Maritime New Zealand in respect of which charges are payable under the Shipping (Charges) Regulations 2000. These amendments result from amendments to the Marine Protection Rules. The item Off-shore installation soil spill plan in Schedule 1 is amended to correct soil spill to oil spill (regulation 4); and
- inserting an item in Schedule 2 that relates to a seafarer licensing charge for the issue of a certificated deckhand certificate. This amendment is a technical amendment resulting from an amendment to Part 32 of the Maritime Rules. That amendment inserts a new rule 32.3A in Part 32 of those rules (regulation 5).

Issued under the authority of the Acts and Regulations Publication Act 1989.
Date of notification in *Gazette*: 16 November 2006.

Eprint notes**1 *General***

This is an eprint of the Shipping (Charges) Amendment Regulations 2006 that incorporates all the amendments to those regulations as at the date of the last amendment to them.

2 *About this eprint*

This eprint is not an official version of the legislation under section 18 of the Legislation Act 2012.

3 *Amendments incorporated in this eprint*

Shipping (Charges) Regulations 2014 (LI 2014/26): regulation 11
