

Translation: Only the Danish document has legal validity

*Act no. 1534 of 18 December 2018
issued by the Danish Maritime Authority*

Act amending the Act on the Danish International Register of Shipping

(Collective agreement coverage of offshore activities in ships in the Danish territorial waters and continental shelf area)

WE MARGRETHE THE SECOND, by the Grace of God Queen of Denmark, do hereby make known:

Folketinget has passed and We have provided the following Act with our Royal Assent:

Section 1

The Act on the Danish International Register of Shipping, see Consolidated Act no. 68 of 17 January 2014, is amended as follows:

1. In *section 3(2), second sentence*, the following is inserted after “area mentioned in the first clause”:
“, but see subsection (3)”.

2. In *section 3* the following is inserted as *subsection (3)*:

“*Subsection 3.* For ships carrying out activities in Danish territorial waters or the Danish continental shelf area which may be comprised by section 8(a)(i) or (ii), (iii), first sentence, or (iv)-(vi), of the Tonnage Taxation Act (*tonnageskatteloven*), section 10(2) and (3) does not apply. It is a condition for the application of the first sentence that the ships mainly carry out the activities concerned in the Danish territorial waters or continental shelf area for more than 14 days of a month.”

Section 2

The Act will enter into force as determined by the Minister for Industry, Business and Financial Affairs.

Section 3

This Act does not apply to the Faeroe Islands and Greenland.

Given at Christiansborg Castle on 18 December 2018

Under Our Royal Hand and

Seal MARGRETHE R.

/ Rasmus Jarlov