

Order amending the order on seafarers' holidays
(Amendments as a consequence of the order on FeriePenge.dk)

Section 1

In order no. 1012 of 16 August 2013 on seafarers' holidays, the following amendments shall be made:

1. In *section 1(1)*, “the act on seafarers' conditions of employment” shall be amended to “the act on seafarers' conditions of employment, etc. (*lov om søfarendes ansættelsesforhold m.v.*)”.
2. In *section 2*, “sections 3-6” shall be amended to “sections 3-7a”.
3. In *section 4*, the “Danish Agency for Labour Retention and International Recruitment” shall be amended to the “Danish Agency for the Labour Market and International Recruitment”.
4. After *section 7*, the following shall be inserted:
“**Section 7a.** As regards employees domiciled outside Denmark, the following shall apply:
 - 1) The order on FeriePenge.dk shall not apply.
 - 2) The shipowner, the employer or the one administering the holiday pay shall not be obliged to report information to the income register”.

Section 2

This order shall apply to the qualifying year 2014 and onwards.

Section 3

This order shall enter into force on 30 January 2014.

Danish Maritime Authority, 28 January 2014
Henriette Bytoft Flügge / Alexander Milan