

# ENFORCEMENT DECREE OF THE WATER-RELATED LEISURE ACTIVITIES SAFETY ACT

Wholly Amended by Presidential Decree No. 19297, Jan. 26, 2006  
Amended by Presidential Decree No. 19719, Oct. 27, 2006  
Presidential Decree No. 19977, Mar. 27, 2007  
Presidential Decree No. 20300, Sep. 28, 2007  
Presidential Decree No. 20544, Jan. 11, 2008  
Presidential Decree No. 20699, Feb. 29, 2008  
Presidential Decree No. 20722, Feb. 29, 2008  
Presidential Decree No. 20789, May 21, 2008  
Presidential Decree No. 20883, jun. 25, 2008  
Presidential Decree No. 21401, Mar. 31, 2009  
Presidential Decree No. 22151, May 4, 2010  
Presidential Decree No. 22467, Nov. 2, 2010  
Presidential Decree No. 22827, Apr. 4, 2011  
Presidential Decree No. 23379, Dec. 16, 2011  
Presidential Decree No. 24457, Mar. 23, 2013  
Presidential Decree No. 25013, Dec. 17, 2013  
Presidential Decree No. 25274, Mar. 24, 2014  
Presidential Decree No. 25559, Aug. 20, 2014  
Presidential Decree No. 25753, Nov. 19, 2014

## **Article 1 (Purpose)**

The purpose of this Decree is to provide matters as delegated by the Water-related Leisure Activities Safety Act and necessary for the enforcement thereof.

## **Article 2 (Definition)**

(1) “Matters prescribed by Presidential Decree” under Subparagraph 3 of Article 2 of the Water-related Leisure Activities Safety Act (hereinafter referred to as the “Act”) shall fall under any of the following:  
<Amended by Presidential Decree No. 23379, Dec. 16, 2011; Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25274, Mar. 24, 2014; Presidential Decree No. 25753, Nov. 19, 2014>

1. A motorboat;

2. A sailing yacht (referring to the sail and engine being installed; hereinafter the same shall apply);
  3. A personal water craft;
  4. A rubber boat;
  5. A scooter;
  6. A hover craft;
  7. A water ski;
  8. A parasail;
  9. A rowing;
  10. A kayak;
  11. A canoe;
  12. A water sled;
  13. A water bike;
  14. A surfboard;
  15. A rowing boat;
  16. Other matters prescribed by Ordinance of the Prime Minister which have the structure, shape and operating method similar to the water leisure crafts under Subparagraph 1 through 15.
- (2) “Matters prescribed by Presidential Decree” under Subparagraph 4 of Article 2 of the Act shall fall under any of Paragraph (1) 1 through 6.

### **Article 3 (Object, Standard, etc. of Operator's License)**

- (1) An engine-powered water leisure craft is subject to an operator's license for engine-powered water leisure craft from the Minister of Public Safety and Security shall mean that the maximum output of the propulsion engine among engine-powered water leisure crafts falling under Article 2 (2) exceeds five horsepower.
- (2) The operator's license subject to its issuance shall be classified as follows:

1. General operator's license;
  - (a) 1st degree of operator's license: Employees in the water-related leisure business under Article 39 (1) of the Act and examiners of a examination agency under Article 11 (1) 1 of the Act;
  - (b) 2nd degree of operator's license: A person who intends to operate an engine-powered water leisure craft (excluding a sailing yacht) which is subject to the operator's license under paragraph (1);
2. Operator's license for a yacht: A person who intends to operate a sailing

### **Article 3-2 (Grounds for Disqualification from Holding Operator's License)**

- (1) “A person prescribed by Presidential Decree” under Article 5 (1) 2 of the Act shall mean the one having mental illness such as dementia, schizophrenia, schizotypal affective disorder, bipolar disorder, or alcohol abuse, who is deemed unable to engage in water-related leisure activities normally by a specialized medical doctor in the relevant field.
- (2) “A person prescribed by Presidential Decree” under Article 5 (1) 3 of the Act shall mean an addict of drug, psychotropic drug or hemp, who is deemed to be unable to perform water-related leisure activities

normally by a specialized medical doctor in the relevant field.

### **Article 3-3 (Notification of Personal Information concerning Grounds for Disqualification of Operator's License)**

(1) “The head of the agency prescribed by Presidential Decree” under Article 5 (2) of the Act shall mean a person falling under any of the following: *<Amended by Presidential Decree No. 23379, Dec. 16, 2011>*

1. The Commissioner of the Military Manpower Administration;
2. The Minister of Health and Welfare;
3. The Special Metropolitan Mayor, Metropolitan City Mayors, Do Governors, or the Governor of a Special Self-governing Province (hereinafter referred to as “Mayors/Do Governors”), or the head of a Si/Gun/Gu (referring to the head of autonomous Gu; hereinafter the same shall apply);
4. The Navy Chief of Staff, the Air Force Chief of Staff, each Army Commander of the army, and the armed forces medical commander;
5. The head of mental medical institutions (hereinafter referred to as the “head of a mental medical institution”) under the Mental Health Act.

(2) The contents of personal information which a person falling under any of subparagraphs of Paragraph (1) shall notify to the Minister of Public Safety and Security under Article 5 (2) of the Act shall be as set out in attached Table 1. *<Amended by Presidential Decree No. 25753, Nov. 19, 2014>*

(3) A person falling under any of subparagraphs of Paragraph (1) shall notify to the Minister of Public Safety and Security of the personal information pursuant to paragraph (2) at least once every six months as prescribed by the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

### **Article 4 (Performing License Examination)**

(1) When the Minister of Public Safety and Security performs an examination for an operator's license under Article 6 of the Act, he/she shall notify the public as prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

(2) A person who intends to take the examination for operator's license shall submit an application form of the examination to the Minister of Public Safety and Security as prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

### **Article 5 (Written Examination)**

(1) The written examination (hereinafter referred to as the “written examination”) of an operator's license shall be performed by a selective form, and the subject for an examination shall be as set out in attached Table 1-2.

(2) The written examination for general operator's license shall be based on a maximum of 100 points; for 1st degree of operator's license, a successful applicant shall score at least 70, for 2nd degree of operator's license, a successful applicant shall score at least 60.

(3) The written examination of operator's license for a yacht shall be based on a maximum of 100 points, and a successful applicant thereof shall score at least 70.

(4) A person who has passed a written examination is exempted from the written examination which is performed within one year from the date being passed.

#### **Article 6 (Practical Examination)**

(1) The practical examination (hereinafter referred to as the “practical examination”) for operator's license shall be conducted for a person who has passed the written examination or is exempted from the written examination.

(2) The practical examination for general operator's license shall be based on a maximum of 100 points; for 1st degree of operator's license, a successful applicant shall score at least 80, for 2nd degree of operator's license, a successful applicant shall score at least 60.

(3) The practical examination of operator's license for a yacht shall be based on a maximum of 100 points, and a successful applicant thereof shall score at least 60.

(4) The Minister of Public Safety and Security shall, when conducting the practical examination, have applicants use a water leisure craft for examination purposes appropriate for the size pursuant to attached Table 2. Provided, That where a water leisure craft prepared for the examination separately is appropriate for the size pursuant to attached Table 2, the relevant water leisure craft may be used for the practical examination. *<Amended by Presidential Decree No. 25753, Nov. 19, 2014>*

(5) The Minister of Public Safety and Security shall, when conducting the practical examination, have two examiners embark on one water leisure craft. *<Amended by Presidential Decree No. 25274, Mar. 24, 2014; Presidential Decree No. 25753, Nov. 19, 2014>*

(6) Scoring standards and driving courses of the practical examination shall be prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

#### **Article 7 (Exemption, etc. of Operator's License)**

(1) “Athletics related organization prescribed by Presidential Decree” under Article 7 (1) 1 of the Act shall mean the sports association under Subparagraph 11 of Article 2 of the National Sports Promotion Act.

(2) “Department related to engine-powered water leisure craft prescribed by Presidential Decree” under Article 7 (1) 2 of the Act shall mean a department in which more than six credits are to be completed for the subject related to engine-powered water leisure craft as compulsory.

(3) “License prescribed by Presidential Decree” under Article 7 (1) 3 of the Act shall mean a license of a navigator, engineer, officer or small vessel operator under the Ship Personnel Act.

(4) Deleted. *<Amended by Presidential Decree No. 23379, Dec. 16, 2011>*

(5) “Agency or organization by Presidential Decree” under Article 7 (1) 6 of the Act shall mean any of the following agencies or organization: *<Amended by Presidential Decree No. 23379, Dec. 16, 2011; Presidential Decree No. 25274, Mar. 24, 2014; Presidential Decree No. 25753, Nov. 19, 2014>*

1. The Ministry of Public Safety and Security, the National Police Agency, and army, navy, and air-force headquarters;
  2. Organization related to water leisure activities which uses engine-powered water leisure craft subject to the operator's license under Article 3 (1) of this Decree, as a sports association under Subparagraph 11 of Article 2 of the National Sports Promotion Act;
  3. Korea Aqua Leisure Safety Association under Article 28-2 of the Act;
  4. Other agencies or organizations whose purpose of establishment relates to water leisure activities, and an agency or organization which is designated and notified to the public by the Minister of Public Safety and Security.
- (6) Human standards and equipment standards required for preparing by an agency or organization pursuant to paragraph (5), and educational contents to be performed shall be as set out in attached Table 3. *<Amended by Presidential Decree No. 23379, Dec. 16, 2011; Presidential Decree No. 25274, Mar. 24, 2014>*
- (7) The detailed standards for exemption from examination under Article 7 (2) of the Act shall be as set out in attached Table 4.
- (8) The detailed matters necessary for the operation of educational contents and the issuance for operator's license pursuant to paragraph (6) shall be prescribed by Ordinance of the Prime Minister. *<Newly Inserted by Presidential Decree No. 25274, Mar. 24, 2014; Presidential Decree No. 25753, Nov. 19, 2014>*

#### **Article 7-2 (Postponement of Renewal, etc. of Operator's License)**

(1) Where a person who shall obtain the renewal of operator's license fails to renew the operator's license within the period of renewal due to any of the following grounds, he/she shall submit to the Minister of Public Safety and Security the written application for the postponement of the renewal period (prior renewal) of the operator's license which is attaching documents to verify its ground as prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25274, Mar. 24, 2014; Presidential Decree No. 25753, Nov. 19, 2014>*

1. Where he/she will stay or stays abroad, or has suffered a disaster or calamity during the period of renewal;
  2. Where he/she contracts a disease or is incapacitated due to injury;
  3. Where his/her mobility is confined in accordance with the Act and subordinate statute;
  4. Where he/she is in military service (including the service transferred to a correctional guard for correctional facility, a riot police constable or a fireman of obligation under the Military Service Act);
  5. Where it is deemed unavoidable to renew the operator's license within the period of renewal according to social norms.
- (2) The Minister of Public Safety and Security shall, where the grounds for application pursuant to paragraph (1) are deemed appropriate, have him/her renew it before the period of renewal of operator's license, or postpone once the period of renewal of operator's license. *<Amended by Presidential Decree No. 25753, Nov. 19, 2014>*

(3) A person who has postponed the renewal of operator's license pursuant to paragraph (2) shall renew his/her operator's license within three months from date the reason for postponement ceases to exist.

#### **Article 8 (Exemption of Water Leisure Education)**

“A person prescribed by Presidential Decree” in the main sentence of Article 10 (1) of the Act shall mean the one falling under

any of the following: <Amended by Presidential Decree No. 23379, Dec. 16, 2011; Presidential Decree No. 25013, Dec. 17, 2013>

1. A person who has completed the education under Article 16 or Article 9 (2) of the Act within two years retrospective to the last date of the period of renewal pursuant to Article 6 of the Act;
2. A person who has completed the education falling under any of the following Subparagraphs within the past one year from the time having received the application for license examination pursuant to Article 6 of the Act or the time having renewed the operator's license pursuant to Article 9 of the Act:
  - (a) Water safety training (hereinafter referred to as the “safety training”) under Article 10 of the Act;
  - (b) Higher safety training under Article 43 of the Enforcement Decree of the Seafarers Act.
3. A person exempted from subjects of a license examination under Article 7 (1) 6 of the Act.

#### **Article 9 (Designation Standard, etc. for Entrusted Institution of Safety Education)**

(1) The standard for designation, etc. for entrusted institution (hereinafter referred to as the “entrusted institution”) of safety education under Article 10 (2) of the Act shall be as set in attached Table 5.

(2) A safety education instructor who is placed in the entrusted institution of safety education shall complete the training which is conducted at least once per year by the Minister of Public Safety and Security. In such cases, the education period shall be at least 8 hours. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

(3) The head of the entrusted institution for safety education shall issue the completion certificate prescribed by Ordinance of the Prime Minister to a person who has completed the safety education. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

(4) Matters necessary for the procedure of designation and contents of safety education for the entrusted institution of safety education in addition to the standard for designation pursuant to paragraph (1) and (2) shall be prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 10 (Designation Cancellation, etc. for Entrusted Institution of Safety Education)**

(1) Where the entrusted institution for safety education falls under any of the following Subparagraphs under Article 10 (3) of the Act, it may cancel its designation, or suspend its duties by determining the period within the scope of six months. Provided, That in cases falling under paragraph (1), its designation shall be cancelled. <Amended by Presidential Decree No. 25274, Mar. 24, 2014>

1. Where it has been designated falsely or by other unlawful means;
2. Where it has issued a completion certificate falsely or by other unlawful means;

3. Where it has failed to reach the standard for designation pursuant to Article 9 (1);

4. Deleted. <by Presidential Decree No. 25274, Mar. 24, 2014>

(2) The Minister of Public Safety and Security may, in cases finding the grounds falling under paragraph (1) 3, order the relevant entrusted institution for safety education to improve or supplement by fulfilling the designation standard pursuant to Article 9 (1) within a certain period. In such cases, the order for improvement or supplement shall be issued for one time. <Amended by Presidential Decree No. 25274, Mar. 24, 2014; Presidential Decree No. 25753, Nov. 19, 2014>

(3) The order for improvement or supplement pursuant to paragraph (2) shall include the deadline and contents of improvement or supplement, the corrective measures where having failed to improve and supplement, etc.

(4) Matters necessary for the cancellation of designation for the entrusted institution of safety education, the standards, procedure, etc. for duties process shall be prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25274, Mar. 24, 2014; Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 11 (Designation Standard, etc. for Examination Agency)**

(1) A person who intends to be designated as an examination agency (hereinafter referred to as the “examination agency”) under Article 14 (1) of the Act shall prepare requirements of the following: <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

1. Requisite for having a responsible operator and four examiners for each examination site;
2. Requisite for preparing facilities, etc. for practical examination to meet the standard prescribed by Ordinance of the Prime Minister for each examination site.

(2) A responsible operator for each examination site pursuant to paragraph (1) 1 shall have experience having worked for more than five years in the area notified to the public by determining by the Minister of Public Safety and Security among duties relating to the water leisure activities; an examiner by examination site shall have the operator's license (in cases of examination agency of the general operator's license, referred to as the 1st degree of operator's license; in case of examination agency of operator's license for a yacht, referred to as the operator's license for a yacht), and shall be a person who prepares for a life-saving qualification pursuant to Article 37 (1). <Amended by Presidential Decree No. 23379, Dec. 16, 2011; Presidential Decree No. 25753, Nov. 19, 2014>

(3) A person who intends to be designated as an examination agency shall file an application for its designation to the Minister of Public Safety and Security as prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 12 (Procedure, etc. for Designation Cancellation of Examination Agency)**

(1) With respect to the procedure to cancel the designation of examination agency or discontinue duties under Article 14 (2) of the Act, Article 10 (2) and (3) shall apply mutatis mutandis. In such cases, “the entrusted institution for safety education“ prescribed in Article 10 (2) shall be deemed to be “the

examination agency“ respectively.

(2) When the notification of the designation cancellation and the disposition for suspension of service of the examination agency pursuant to Article 14 (2) of the Act has been received, it shall be a written notice for the cancellation of designation and the suspension of service of the examination agency prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

(3) Matters necessary for the detailed standards and procedure for the cancellation of designation and the suspension of service of the examination agency provided for in paragraphs (1) and (2) shall be prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 13 (Violations, Imposition of Penal Surcharges, and Amount of Penalty Surcharges, etc.)**

(1) Kinds of violation on which the penalty surcharge is imposed pursuant to Article 15 (1) of the Act and the amount of the penalty surcharge shall be as set in attached Table 6.

(2) The Minister of Public Safety and Security may, when imposing the penalty surcharge pursuant to paragraph (1), increase or reduce the amount of the penalty surcharge in the scope of one half in consideration of the number of examination agencies in the relevant area, the degree and frequency of the act of violation, etc. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 14 (Imposition of Penalty Surcharge, Procedure for Payment, etc.)**

(1) The Minister of Public Safety and Security shall, when imposing penalty surcharges pursuant to Article 15 of the Act, give a written notification specifying the types of violation and amounts of the relevant penalty surcharge. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

(2) A person who has received the notification pursuant to paragraph (1) shall pay the penalty surcharge to the collecting agency determined by the Minister of Public Safety and Security within 20 days. Provided, That where he/she fails to pay the penalty surcharge within its period on account of force majeure or other equivalent causes, the payment shall be made within seven days from the date the cause ceases to exist. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

(3) The collecting agency in receipt of a penalty surcharge pursuant to paragraph (2) shall issue a receipt to the payer of penalty surcharge, and immediately notify the Minister of Public Safety and Security of the fact. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

(4) The penalty surcharge shall not be paid by dividing such.

(5) Matters necessary for the procedure for collection of a penalty surcharge shall be prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 15 (Operating Regulations)**

The operation regulation which a person who performs water leisure activities complies with shall be as set in attached Table 7.

**Article 16 Deleted.** <by Presidential Decree No. 20883, Jun. 25, 2008>

**Article 17 (Standard for Being Intoxicated)**

Being intoxicated pursuant to Article 22 (1) of the Act shall be construed as “being under the influence of alcohol“ for the purposes of Article 41 (5) of the Marine Safety Act.

**Article 18 (Prohibition of Exceeding Fixed Number of People)**

(1) The fixed number of people of water-related leisure craft under Article 24 of the Act shall be the fixed number of people determined by the safety inspection under Article 37 of the Act.

(2) The fixed number of people for a water-related leisure craft who is not subject to the registration under Article 30 of the Act shall be calculated in accordance with the standard for calculation of fixed number notified by the determination of the Minister of Public Safety and Security in consideration of the number of seats, type, etc. of the relevant water leisure craft. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

(3) When the fixed number is calculated pursuant to paragraphs (1) and (2), the number of people who have taken on board due to the sea rescue or other unavoidable ground shall not be regarded as the fixed number of people.

**Article 18-2 (Korea Water-related Leisure Activity Safety Association)**

(1) The following matters shall be included in the articles of association of the Korea Water-related Leisure Activity Safety Association (hereinafter referred to as the “Association”) under Article 28-2 (2) of the Act;

1. Objectives;
2. Name;
3. Location of the office (including branch office or place of business)
4. Matters concerning the business or its execution;
5. Matters concerning the qualification of members, entry, withdrawal, and rights and duties;
6. Matters concerning executive members and employees;
7. Matters concerning the general meeting and the board of directors;
8. Matters concerning the organization and the system;
9. Matters concerning the asset and the accounting;
10. Matters concerning the modification of the articles of association;
11. Matters concerning the method of the public notification.

(2) The Association may perform the following duties under Article 28-2 (3) 6 and paragraph (5) of the same Article of the Act:

1. Investigation and research of the technology concerning water-related leisure craft;
2. Research and development of the system concerning water-related leisure safety;
3. Domestic and international cooperation concerning water-related leisure industry;
4. Development and provision of the education program concerning water-related leisure safety;

5. Education, training, and instruction for workers concerning water-related leisure safety;
  6. The current status and statistical survey concerning water-related leisure industry.
- (3) The Minister of Public Safety and Security may have the Association submit or report the following materials pursuant to Article 28-2 (5) of the Act: <Amended by Presidential Decree No. 25753, Nov. 19, 2014>
1. Matters concerning the business management;
  2. Matters concerning the financial management;
  3. Matters concerning the management of organization;
  4. Other matters deemed necessary for the instruction and supervision toward the Association.

#### **Article 19 (Composition, etc. of Council)**

(1) The safety council for water-related leisure activities (hereinafter referred to as the “Council”) under Article 29 of the Act shall be comprised of not more than 17 members including one chairperson.

(2) The Chairperson of the Council shall be Deputy Mayor or Vice-Governor of the Special Metropolitan City, Metropolitan City, Do or the Special Self-Governing Province; the member thereof shall be the one of the following:

1. A person who is appointed by the head of the relevant agency among public officials in charge of water-related leisure duties in Si/Do. Provided, That for of the Special Metropolitan City, three persons are appointed;
2. Each person who is appointed by the head of Si/Gun/Gu among public officials in charge of water-related leisure duties in Si/Gun/Gu (referring to the autonomous Gu; hereinafter the same shall apply) designated by Mayor/Do Governor (excluding Governor of Special Self-Governing Province);
3. A representative of water-related leisure organization appointed by Mayor/Do Governor, or an expert in water-related leisure;
4. A policeman in charge of water-related leisure duties who is appointed by the head of regional headquarter of coast guard safety in its jurisdiction.

(3) The Council shall have an executive secretary, who shall be appointed by the Chairperson among public officials belonging to Si/Do.

(4) The Council shall deliberate on the following matters:

1. Matters concerning the cooperation among the relevant administrative agencies under Article 28 of the Act;
2. Suggestions of the relevant agency and organization relating to water leisure safety;
3. Matters concerning improvement and supplementation of water leisure safety duties;
4. Other matters concerning water leisure safety duties.

#### **Article 20 (Management, etc. of Council)**

(1) The chairperson of the Council shall convene and chair meetings of the Council.

(2) The Chairperson of the Council shall, when convening its meeting, notify each member of date, time, place and agenda of the meeting seven days prior to the commencement of the meeting.

(3) Matters necessary for the management of the Council other than matters provided for in paragraphs (1) and (2) shall be determined by the Chairperson of the Council through the resolution passed by the Council.

#### **Article 21 (Working Council)**

(1) The working council may be established in addition to the Council in order to examine in advance the deliberation on a matter of the Council and to handle the matter having deliberated by the Council.

(2) Matters necessary for the establishment and management of the working council shall be determined by the Chairperson of the Council through the resolution passed by the Council.

#### **Article 22 (Subject to Registration)**

An engine-powered water leisure craft subject to registration in accordance with the provisions of Article 30 (3) 2 through 4 of the Act shall be the following:

1. A motor boat with not more than 20 tons of gross tonnage (meaning the gross tonnage under Article 3 (1) 2 of the Ship Act);
2. A rubber boat with more than 30 horsepower of propulsion engine;
3. A sailing yacht.

#### **Article 23 (Procedure, etc. of Application for Registration)**

(1) A person who intends to register an engine-powered water-related leisure craft pursuant to Article 30 (1) of the Act shall submit to the head of a Si/Gun/Gu (including Governor of Special Self-Governing Province; hereinafter the same shall apply in this chapter) having jurisdiction over its domicile by attaching the following documents in the written application for registration prescribed by Ordinance of the Prime Minister. Provided, That in cases where the information on attached documents may be verified through the joint use of administrative information pursuant to Article 36 (1) of the Electronic Government Act, the submission of attached documents shall be substituted for its verification. *<Amended by Presidential Decree No. 22151, May 4, 2010; Presidential Decree No. 22467, Nov. 2, 2010; Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

1. Transfer certificate or written evidence verifying the ground for registration;
2. Where the agreement or consent for the third party is required for the ground for registration, documents (excluding signing and sealing by the third party on the written application for registration) verifying such;
3. Copy of the safety inspection certificate pursuant to Article 37 of the Act.

(2) The head of a Si/Gun/Gu may request him/her to submit materials necessary to verify that the stated matter and attached documents are trustworthy in addition to attached documents pursuant to each Subparagraph of paragraph (1).

(3) The head of a Si/Gun/Gu shall, when he/she has received the application for registration pursuant to paragraph (1), issue the certificate of registration and identification plate of water-related leisure craft prescribed by Ordinance of the Prime Minister to applicants within three days after registering the original register of a water-related leisure craft (hereinafter referred to as the “original register”) prescribed by

Ordinance of the Prime Minister by confirming if an applicant is an owner of the relevant water-related leisure craft. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

(4) A person who intends to inspect the original register or be issued with a transcript thereof pursuant to paragraph (3) shall apply to the head of a Si/Gun/Gu as prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

(5) The head of a Si/Gun/Gu shall, when he/she has been requested pursuant to paragraph (4), have applicants inspect the original register or be issued with a transcript thereof. In such cases, in order to prevent the disclosure of personal information a part of contents thereof may be redacted as prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 24 (Change Registration, etc.)**

(1) When there exists any of the following changes among the registration matters of a water-related leisure craft pursuant to Article 32 of the Act, its owner or possessor shall apply for the change registration to the head of a Si/Gun/Gu within 30 days from the date when its change has occurred. <Amended by Presidential Decree No. 22827, Apr. 4, 2011; Presidential Decree No. 23379, Dec. 16, 2012; Presidential Decree No. 25274, Mar. 24, 2014>

1. Where the right of ownership has been changed due to buying and selling, donation, etc.;
2. Where the name of owner or the name of a water-related leisure craft has been changed;
3. Where the temporary examination has been passed pursuant to Article 37 (1) 3 of the Act. (2) The head of a Si/Gun/Gu who has received the application for change registration pursuant to paragraph (1) shall file the change of registration, except for cases deemed that the application is false.

(3) A written application form for change registration shall be prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 24-2 (Seizure Registration toward Motor Boat)**

The head of a Si/Gun/Gu shall, in cases being requested to file the seizure registration toward a motor boat, file the seizure registration on the original register, and immediately notify an owner of motor boat thereof.

#### **Article 25 (Buying Insurance, etc.)**

An owner of water-related leisure craft pursuant to Article 34 of the Act shall purchase an insurance policy or join a deduction in accordance with the following standards:

1. Subscription period: shall maintain the purchase or joining during the registration period of water-related leisure craft;
2. Subscription amount : the amount pursuant to Article 3 (1) of the Enforcement Decree of Compulsory Motor Vehicle Liability Security Act.

## **Article 26 (Condition, Procedure, etc. for Designation of Safety Inspection Agency)**

(1) A person who intends to be appointed as an inspection agency pursuant to Article 38 (1) of the Act shall have at least three safety examiners who meet any of the following qualifications: *<Amended by Presidential Decree No. 25013, Dec. 17, 2013>*

1. A person who has graduated from the related department of mechanical engineering, or shipbuilding and navigation in the school of higher than a junior college pursuant to Article 2 of the Higher Education Act, has an experience of having engaged for more than three years in the business related to the ship inspection;
2. A person who has engaged in the safety inspection work of a water-related leisure craft, and duties for certification and formal approval in an outstanding workplace for more than three years;
3. A person who has a qualification required for a ship examining officer or a ship inspector under Articles 76 and 77 (1) of the Act of the Ship Safety Act;
4. A person who has engaged in maintenance work for more than three years in a place of business certified as an excellent maintenance workplace pursuant to Article 46 (1) of the Act, as a holder of the 1st degree of the general operator's license of an engine-powered water-related leisure craft.

(2) A person who intends to be designated as a proxy of inspection shall apply for the designation to the Minister of Public Safety and Security or Mayors/Do Governors as prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

(3) In addition to matters provided for in paragraphs 1) and (2), detailed matters concerning report subject matters and procedure of a proxy of inspection, the standards for facilities and equipments prepared by a proxy of inspection, and the management and supervision over a proxy of inspection shall be prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

## **Article 27 (Designation Cancellation etc. of a Proxy of Inspection)**

(1) With respect to the cancellation of designation and the suspension of duties over a proxy of inspection pursuant to Article 38 (2) of the Act, Article 10 (2) and (3) shall apply mutatis mutandis. In such cases, the “entrusted organization of safety education” among Article 38 (2) of the Act shall be construed as a “proxy of inspection” respectively.

(2) The designation cancellation and duties suspension disposition over a proxy inspection pursuant to Article 38 (2) of the Act shall be a written notice of the designation cancellation over a proxy of inspection and duties suspension prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

(3) In addition to matters provided for in paragraphs (1) and (2), matters necessary for the detailed standard and procedure concerning the designation cancellation and duties suspension over a proxy of inspection shall be prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

### **Article 28 (Joining Insurance, etc.)**

A water-related leisure business operator pursuant to Article 44 of the Act shall purchase an insurance or join a reduction in accordance with the following standards:

1. Subscription period: shall be purchased continuously during the business period of a water-related leisure business operator;
2. Subscription subject matter: all the water-related leisure crafts which are used or intend to use for the business of a water-related leisure business operator;
3. Subscription amount: more than an amount pursuant to Article 3 (1) of the Enforcement Decree of Compulsory Motor Vehicle Liability Security Act.

### **Article 29 ( Subject to Safety Inspection)**

Subject matters for the safety inspection performed under Article 45 (1) of the Act shall be as follows:

1. Stability of a water-related leisure craft (excluding the water-related leisure craft subject to the safety inspection pursuant to Article 37 of the Act) pursuant to each Subparagraph of Article 2 (1);
2. Whether facilities and equipments installed in a workplace of water-related leisure business pursuant to Article 39 of the Act comply with the standards for registration;
3. Whether a water-related leisure business operator, etc. pursuant to each Subparagraph of Article 48 (1) of the Act shall comply with the safety measures;
4. Whether restrictions pursuant to each Subparagraph of Article 48 (2) of the Act shall be complied with;
5. Whether the standards for qualifications and assignment of rescue personnels and rafting guides pursuant to Article 48 (30) of the Act are appropriate.

### **Article 30 (Subject to Certification of Excellent Workplace)**

(1) Subject to the certification over an excellent manufacture workplace and an excellent maintenance workplace (hereinafter referred to as the "excellent workplace") pursuant to Article 46 (1) of the Act shall be a water-related leisure craft of each Subparagraph of Article 2 (1).

(2) The standard for certification and standard for facilities of the excellent manufacture workplace shall be as set in attached Table 8, and the standard for certification and standard for facilities of an excellent maintenance workplace shall be as set in attached Table 9, in accordance with Article 46 (1) of the Act.

(3) The standard whether a new inspection or regular inspection over a water-related leisure craft which is manufactured or overhauled in an excellent workplace pursuant to Article 46 (2) of the Act shall be as set in attached Table 10.

### **Article 31 (Procedure, etc. for Application of Certification of Excellent Workplace)**

(1) A person who intends to be certified as an excellent workplace pursuant to Article 46 (1) of the Act shall submit to the Minister of Public Safety and Security by attaching the following documents with the written application of certification prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

1. Documents to verify the suitability for the standard for certification and standard for facilities pursuant to Article 46 (1) of the Act;
2. History and organization of the relevant workplace;
3. Outline of division of duties of the relevant workplace;
4. Self-regulation (applicable to only an excellent manufacture workplace) concerning the manufacture of a water-related leisure craft;
5. Self-regulation (applicable to only an excellent maintenance workplace) concerning the maintenance of a water-related leisure craft;

(2) The Minister of Public Safety and Security shall, when he/she has received the application pursuant to paragraph (1), confirm whether the relevant workplace satisfies the standard for certification and standard for facilities pursuant to Article 30 (2) through documents and spot investigation, and when those standards are satisfiable, shall issue the certificate as an excellent workplace prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

(3) The Minister of Public Safety and Security may, if necessary for the verification pursuant to paragraph (2), listen to the opinion of an expert who has abundant knowledge and experience in the relevant field. *<Amended by Presidential Decree No. 25753, Nov. 19, 2014>*

(4) Kinds of documents which verify the suitability for the standard for certification and standard for facilities pursuant to paragraph (1) 1 and the detailed contents which shall be included in the self-regulation concerning manufacture or maintenance pursuant to Subparagraph 4 and 5 of the same paragraph shall be notified to the public by the prescription of the Minister of Public Safety and Security. *<Amended by Presidential Decree No. 25753, Nov. 19, 2014>*

### **Article 32 (Certification Cancellation etc. of Excellent Workplace)**

(1) Concerning the procedure for cancelling the certification of an excellent workplace or suspending duties under Article 46 (4) of the Act, Article 10 (2) and (3) shall apply mutatis mutandis. In such cases, “entrusted organization of safety education” among Article 10 (2) of the Act shall be construed as the “excellent workplace,” respectively.

(2) When the certification cancellation and duties suspension disposition over an excellent workplace is conducted pursuant to paragraph (1), such shall be a written notice of the certification cancellation and duties suspension over an excellent workplace prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

(3) In addition to matters provided for in paragraph (1) and (2), matters necessary for the detailed standard and procedure concerning the certification cancellation and duties suspension over an excellent workplace shall be prescribed by Ordinance of the Prime Minister. *<Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>*

### **Article 33 (Subject to Formal Approval, standard for Formal Approval and Authorization, etc.)**

(1) A water-related leisure allegeable for formal approval pursuant to Article 47 (1) of the Act shall be construed as a water-related leisure craft of each Subparagraph of Article 2 (1).

(2) The standard for formal approval and authorization for a small-sized ship and marine items pursuant to Article 18 of the Ship Safety Act shall apply mutatis mutandis to the standard for formal approval and authorization pursuant to Article 47 (1) and (3).

(3) Required matters concerning the procedure for application for the formal approval and authorization shall be prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 34 (Designation, etc. of Testing Institution for Formal Approval and Agency for Authorization)**

(1) The Minister of Public Safety and Security shall designate an agency falling under the following Subparagraphs as a testing institution for formal approval pursuant to the main sentence of Article 47 (2) of the Act: <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

1. Testing and research institution established by the State or local governments;
2. Specific research institution pursuant to Article 2 of the Support of Specific Research Institutes Act;
3. The institute of technology for professional production pursuant to Article 42 of the Industrial Technology Innovation Promotion Act;
4. An agency which shall be at the same level with the agency of Subparagraphs 1 through 3 or an agency having more capable of achievement in testing duties, and shall be prescribed by Ordinance of the Prime Minister.

(2) A person who intends to be designated as an agency for authorization (hereinafter referred to as the “agency for authorization”) pursuant to Article 47 (4) of the Act shall prepare for more than five safety inspectors having qualification falling under any of each Subparagraph of Article 26 (1).

(3) A person who intends to be designated as a testing institution for formal approval and an agency for authorization pursuant to paragraphs (1) and (2) shall apply for the designation to the Minister of Public Safety and Security as prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

(4) The Minister of Public Safety and Security shall, when he/she has designated a test institute for formal approval and an agency for authorization, notify the public of the fact. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

(5) Detailed standards concerning the procedure for designation for a test institute for formal approval and an agency for authorization pursuant to paragraphs (1) and (2) shall be notified to the public by the prescription of the Minister of Public Safety and Security. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

#### **Article 35 (Exemption of Testing for Formal Approval)**

“Cases falling under the reason prescribed by Presidential Decree” in the proviso of Article 47 (2) of the Act shall mean any of the following water-related leisure crafts: <Amended by Presidential Decree No. 24457, Mar. 23, 2013>

1. Water-related leisure craft which has been safety certified by the Minister of Trade, Industry and Energy under Article 14 of the Quality Control and Safety Management of Industrial Products Act;
2. Water-related leisure craft which a notice of certification has been issued under Article 17 (4) of the Industrial Standardization Act;
3. Water-related leisure craft which has been formally approved from a foreign government, and has been imported.

**Article 36 (Cancellation, etc. of Formal Approval)**

(1) Articles (2) and (3) shall apply mutatis mutandis to the procedure in which the formal approval is cancelled or duties are suspended pursuant to Article 47 (5) of the Act. In such cases, “entrusted organization of safety education” among Article 10 (2) of the Act shall be construed as “a person who has obtained formal approval,” respectively.

(2) When the cancellation of formal approval or the suspension of duties is performed pursuant to Article 47 (5) of the Act, such shall be a written notice of the cancellation of formal approval or the suspension of duties as prescribed by Ordinance of the Prime Minister. <Amended by Presidential Decree No. 24457, Mar. 23, 2013; Presidential Decree No. 25753, Nov. 19, 2014>

**Article 37 (Standard etc. for Qualification of Rescue Personnels and Rafting guides)**

(1) Rescue personnels and rafting guides pursuant to Article 48 (1) 5 of the Act shall be those who have obtained the relevant qualification after completing the education course in an organization or agency (hereinafter referred to as the “education agency”) in relation to the water leisure designated by the Minister of Public Safety and Security among organizations or agencies satisfying the standard for attached Table 10-2. <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

(2) Matters necessary for the designation and cancellation of the education agency, the course of education, etc. shall be notified to the public by the prescription of the Minister of Public Safety and Security. <Amended by Presidential Decree No. 22827, Apr. 4, 2011; Presidential Decree No. 25753, Nov. 19, 2014>

(3) Rescue personnels shall be assigned in the business area of the relevant water-related leisure business, rafting guides shall have him/her confirm the safety condition in business area and the passengers’ safety by taking more than one person on board in every rafting craft in business. Provided, That in cases of the rafting craft in which the fixed number of people on board is less than two persons, a rafting guide may take another rafting craft on board, with close operating, and have him/her confirm the safety condition in business area and the passengers’ safety condition.

(4) In cases operating the rafting craft pursuant to the proviso to paragraph (3), the number of rafting craft in which a rafting guide may operate closely shall be determined within the scope of from two until five crafts in consideration of the flow velocity of waters in service, the strength of stream, the stability, etc. by

the head of a Si/Gun/Gu having jurisdiction over waters in service (in cases of the Special Self-governing Province, means a Governor of the Special Self-governing Province; in cases of Han River of Seoul Special Metropolitan City, means the head of the agency having jurisdiction over duties concerning the management of Han River in Seoul Special Metropolitan City; hereinafter the same shall apply in this Chapter and Chapter VIII). <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

**Article 38 (Scope of Dangerous Substance)**

“Dangerous explosive, inflammables, etc. substance prescribed by Presidential Decree” under Article 48 (2) 6 of the Act shall mean the dangerous substance under Article 41 (3) of the Ship Safety Act. <Amended by Presidential Decree No. 20300, Sep. 28, 2007; Presidential Decree No. 20883, Jun. 25, 2008>

**Article 39 (Delegation of Authority)**

The Minister of Public Safety and Security shall delegate the authority classified by the following Subparagraphs to the head of Regional Headquarter of Coast Guard Safety or the head of Coast Guard Safety Station pursuant to Article 54 of the Act: <Amended by Presidential Decree No. 25753, Nov. 19, 2014>

1. The head of Regional Headquarter of Coast Guard Safety: Guidance and supervision necessary for the implementation of a safety management plan under Article 29-2 (2) of the Act;
2. The head of Coast Guard Safety Station: The following authorities:
  - (a) Issuance of license pursuant to Article 11 of the Act;
  - (b) Disposition of cancellation and suspension of operator's license pursuant to Article 13 (1) of the Act.

**Article 39-2 (Disposition of Sensitive Information and Unique Identification Information)**

The Minister of Public Safety and Security, the head of Coast Guard Safety Station, Mayor/Do Governor, or the head of Si/Gun/Gu may, if there exists unavoidable grounds to conduct the following affairs, process the information concerning the health under Article 23 of the Personal Information Protection Act and date including the Resident registration Number or the Foreign Registration Number under Article 19 (1) or (4) of the same Act:

1. Affairs concerning the verification of grounds for disqualification under Article 5 (1) of the Act;
2. Affairs concerning the receipt of application form for license examination under Article 5 (3) of the Act and Article 4 (2) of this Decree;
3. Affairs concerning the registration of an engine-powered water leisure craft under Article 30 (1) of the Act;
4. Affairs concerning the inspection of the original register and issuance of its copy under Article 31 (2) of the Act;
5. Affairs concerning the designation of an inspection agency under Article 38 (1) of the Act;
6. Affairs concerning the registration and the change registration of the water-related leisure business under Article 39 (1) and (2) of the Act;
7. Affairs concerning the report of the education business related to water leisure under Article 39-2 (1) of the Act;

8. Affairs concerning the verification of disqualification of the registration of water-related leisure business under Article 40 of the Act;
9. Affairs concerning the certification of excellent workplace of water leisure craft under Article 46 (1) of the Act.

**Article 40 (Standard for Imposition of Fine for Negligence)**

The standard for imposition of fine for negligence under Article 59 (1) and (2) of the Act shall be as set in attached Table 11.

ADDENDA

- (1) (Enforcement Date) This Decree shall enter into force on Apr. 1, 2006.
- (2) (Applicability to Exemption of Water-related Safety Education) The exemption of water-related leisure education pursuant to the amended provisions of Article 8 shall apply to a person who obtains the operator licence for the first time after this Decree enters into force.
- (3) (Applicability to Calculation standard for Fixed Number of People of Water-related Leisure Craft) The fixed number of people and its calculation standard for water-related leisure craft pursuant to the provisions of Article 18 (1) and (2) toward the water-related leisure craft shall apply to from a person having received inspection pursuant to Article 3 of Addenda of the Act.
- (4) Omitted.

ADDENDA <Presidential Decree No. 19719, Oct. 27, 2006>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on Oct. 29, 2006.

**Article 2 through 6 Omitted.**

ADDENDA <Presidential Decree No. 19977, Mar. 27, 2007>

- (1) (Enforcement Date) This Decree shall enter into force on Mar. 28, 2007.
- (2) (Applicability to Certification of Excellent Maintenance Workplace) The amended provisions of attached Table 9 shall apply to a person who obtains the certification of excellent maintenance workplace pursuant to Article 46 of the Act for the first time after this Decree enters into force.
- (3) (Transitional Measures concerning Fines for Negligence) With respect to the imposition and collection of fines for negligence toward the act before this Decree enters into force, the previous provisions shall apply notwithstanding the amended provisions of attached Table 11.

ADDENDA <Presidential Decree No. 20300, Sep. 28, 2007>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on Nov. 4, 2007.

**Articles 2 through 7 Omitted.**

ADDENDA <Presidential Decree No. 20544, Jan. 11, 2008>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on Jan. 20, 2008. <Proviso Omitted>

**Articles 2 through 5 Omitted.**

ADDENDA <Presidential Decree No. 20699, Feb. 29, 2008>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on the date of its promulgation.

**Article 2 Omitted.**

ADDENDA <Presidential Decree No. 20722, Feb. 29, 2008>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on the date of its promulgation. Provided, That the portion amended by Presidential Decree whose enforcement date has not yet arrived notwithstanding the promulgation before the enforcement of this Decree among Presidential Decrees amended pursuant to Article 6 of Addenda shall enter into force from the date of enforcement of the relevant Presidential Decree.

**Articles 2 through 6 Omitted.**

ADDENDA <Presidential Decree No. 20789, May 21, 2008>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on May 26, 2008.

**Articles 2 through 6 Omitted.**

ADDENDUM <Presidential Decree No. 20883, Jun. 25, 2008>

This Decree shall enter into force on Jul. 1, 2008. Provided, That the amended provisions of Article 37 (1) and attached Table 10-2 shall enter into force on Jan. 1, 2009.

ADDENDUM <Presidential Decree No. 21401, Mar. 31, 2009>

This Decree shall enter into force on the date of its promulgation.

ADDENDA <Presidential Decree No. 22151, May 4, 2010>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on May 5, 2010.

**Article 2 through 4 Omitted.**

ADDENDUM <Presidential Decree No. 22467, Nov. 2, 2010>

This Decree shall enter into force on the date of its promulgation.

ADDENDA <Presidential Decree No. 22827, Apr. 4, 2011>

**Article 1 (Enforcement Date)**

This Decree shall enter into force six months after the date of its promulgation.

**Article 2 (Transitional Measures concerning Inspection of Water-related Leisure**

Craft Having Obtained Ship Inspection under the Ship Safety Act)

In cases where the water-related leisure craft subject to the registration pursuant to the amended provisions of Article 22 has obtained the ship inspection pursuant to Article 14 of the Ship Safety Act before this Decree enters into force, such shall be deemed to have obtained a new inspection under Article 37 (1) 1 of the Water-Related Leisure Activities Safety Act.

**Article 3 (Transitional Measures concerning Fines for Negligence)**

(1) When the standard for imposition of fines for negligence toward the act of violation before this Decree enters into force is applied, the previous provisions shall apply notwithstanding the amended provisions of the attached Table 11.

(2) the imposition disposition of fines for negligence toward the act of violation before this Decree enters into force shall not be included in the calculation of frequency of the act of violation pursuant to the amended provisions of the attached Table 11.

ADDENDA <Presidential Decree No. 23379, Dec. 16, 2011>

**Article 1 (Enforcement Date)**

The decree shall enter into force on Dec. 16, 2011. Provided, That the amended provisions of Article 11 (2) shall enter into force from the date when two years have passed after its promulgation, and the amended provisions of Article 18-2 shall enter into force on the date of its promulgation.

**Article 2 (Applicability to Exemption of Safety Education)**

The amended provisions of Subparagraph 2 (b) of Article 8 shall apply to from a person who has completed the safety examination pursuant to the relevant provisions for the first time after this Decree enters into force.

**Article 3 (Applicability to Change Registration)**

The amended provisions other than each Subparagraph of Article 24 (1) shall apply to from what the reason of each Subparagraph of the same paragraph has occurred for the first time after this Decree enters into force.

**Article 4 (Transitional Measures, etc. concerning Responsible Operator by Examination Site)**

(1) A responsible operator who has been assigned to the examination agency pursuant to the previous provisions at the time of enforcement of this Decree shall be deemed to the responsible operator

pursuant to the amended provisions of Article 11 (2).

(2) The amended provisions of Article 11 (2) shall apply to from what has been applied for the designation of examination agency for the first time after this Decree enters into force.

**Article 5 (Transitional Measures concerning Fines for Negligence)**

When the imposition standard for fines for negligence is applied to the act of violation before this Decree enters into force, the previous provisions shall apply notwithstanding the amended provisions of attached Table 11.

ADDENDA <Presidential Decree No. 24457, Mar. 23, 2013>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on the date of its promulgation.

**Articles 2 and 3 Omitted.**

ADDENDA <Presidential Decree No. 25013, Dec. 17, 2013>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on the date of its promulgation.

**Article 2 (Applicability to Exemption of Water-related Safety Education)**

The amended provisions of Subparagraph 3 of Article 8 shall apply to a person who has received or is receiving the education performed by the agency or organization pursuant to Article 7 (5) in order to receive exemption from subjects of license examination under Article 7 (1) 6 of the Act at the time of the enforcement of this Decree.

ADDENDA <Presidential Decree No. 25274, Mar. 24, 2014>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on the date of its promulgation.

**Articles 2 (Applicability to Designation Cancellation, etc. of Entrusted Agency of Safety Education)**

The amended provisions of Article 10 (1) shall apply to the case in which the administrative measures are taken after the enforcement of this Decree with respect to the entrusted agency for safety education previously falling under any of each Subparagraph of Article 10 (1) before the enforcement of this Decree.

**Article 3 (Applicability to Designation Standard for Entrusted Agency of Safety Education)**

The amended provisions of Subparagraph 4 of attached Table 5 shall apply to from the agency or organization applying for the designation of entrusted agency for safety examination after the enforcement of this Decree.

**Article 4 (Transitional Measures concerning Human Standard for Agency and Organization performing Education Exempted from License Examination)**

(1) With respect to the agency and organization performing the education which exempts from the license examination by preparing with the human standard pursuant to previously Subparagraph 3 (a) of attached Table 3 at the time of the enforcement of this Decree, a responsible operator shall be placed within one year after the enforcement of this Decree.

(2) With respect to the agency and organization performing the education which exempts from the license examination by preparing with the human standard pursuant to previously Subparagraph 1 (a) 1) c) of attached Table 3 at the time of the enforcement of this Decree, the previous provisions shall apply notwithstanding the amended provisions of Subparagraph 1 (a) 1) c) of the same attached Table.

ADDENDUM <Presidential Decree No. 25559, Aug. 20, 2014>

This Decree shall enter into force on the date of its promulgation.

ADDENDA <Presidential Decree No. 25753, Nov. 19, 2014>

**Article 1 (Enforcement Date)**

This Decree shall enter into force on the date of its promulgation. Provided, That the portion amended by Presidential Decree whose enforcement date has not yet arrived notwithstanding the promulgation before the enforcement of this Decree among Presidential Decrees amended pursuant to Article 7 of Addenda shall enter into force from the date of enforcement of the relevant Presidential Decree.

**Articles 2 through 7 Omitted.**