



# Sanctions and Anti-Money Laundering Act 2018

## 2018 CHAPTER 13

### PART 1

#### SANCTIONS REGULATIONS

### CHAPTER 5

#### MISCELLANEOUS

#### **41 Procedure for dealing with goods etc seized from ships**

- (1) The Secretary of State may by regulations make provision about the procedure to be followed in connection with goods seized under a power conferred by regulations under section 1 by virtue of section 19 or 20.
- (2) Regulations under this section relating to goods seized on suspicion of being prohibited goods or relevant goods may include provision—
  - (a) requiring prescribed persons to be notified of the seizure of the goods;
  - (b) requiring the Secretary of State to determine whether the seized goods were, at the time of their seizure, prohibited goods (where the goods were seized under a power conferred by virtue of section 19) or relevant goods (where the goods were seized under a power conferred by virtue of section 20);
  - (c) enabling the making of a claim by prescribed persons in relation to the seized goods;
  - (d) about the determination by a prescribed court of any such claim;
  - (e) about the publicity to be given to any such determination by a court;
  - (f) for and about the return of seized goods to prescribed persons before or after any such determination of a claim by a court;
  - (g) about the treatment of seized goods not so returned (including, in prescribed circumstances, their destruction or sale);

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*Status: This is the original version (as it was originally enacted).*

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- (h) for and about the payment of compensation by the Secretary of State following a determination by a court that the goods were not, at the time of their seizure, prohibited goods (where the goods were seized under a power conferred by virtue of section 19) or relevant goods (where the goods were seized under a power conferred by virtue of section 20).
- (3) In this section—
- “goods” has the same meaning as in sections 19 and 20 (see subsections (13) of those sections);
  - “prohibited goods” has the same meaning as in section 19 (see subsection (13) of that section);
  - “relevant goods” has the same meaning as in section 20 (see subsection (11) of that section).