

The Indian Ports Act, 2025 - India's Bold Maritime Legislation

Key Highlights at a Glance

- Replaces the outdated **Indian Ports Act, 1908** with modern regulations.
- Establishes **Maritime State Development Council (MSDC)** as a statutory consultative body.
- Mandates **Global Green Norms & Disaster Preparedness** at ports.
- Promotes **digitalisation, simplified procedures, and Ease of Doing Business (EoDB)**.
- Strengthens **Centre-State coordination** for integrated maritime development.

Why This Act Matters

Role of Ports in India's Growth

- Ports handle **~95% of India's EXIM (Export-Import) cargo by volume** and **~70% by value**.
- India has **12 major ports** (under the Ministry of Shipping) and **200+ non-major ports** (under States).
- Around **65 non-major ports** are active in handling cargo, while the rest serve fishing boats and ferries.
- Ports are not just transit points but also:
 - Catalysts for **industrial corridors**
 - Generators of **employment**
 - Enablers of **urban renewal & regional connectivity**

Why a New Law Was Needed

- The **Indian Ports Act, 1908** was outdated and colonial in nature.
- India's rapid trade expansion, logistics modernization, and global competition demanded a **contemporary, integrated legal framework**.
- Growing importance of **sustainability, climate action, and disaster readiness** also required updated regulations.

Key Features of the Indian Ports Act, 2025

1. Port Officers & Administration

- **Conservator = Port Officer**, appointed by the government.
- Powers include:

- Vessel movement within port limits
- Fee recovery
- Damage assessment
- Penalty adjudication
- New responsibilities: **disease control, pollution checks, and safety oversight**

2. Statutory Bodies Empowered

(a) State Maritime Boards (SMBs)

- Officially recognized under the new law.
- Functions:
 - Manage non-major ports
 - Plan infrastructure & port expansion
 - License port operators & regulate tariffs
 - Ensure compliance with **safety, security & environmental norms**

(b) Maritime State Development Council (MSDC)

- Now given **statutory status**.
- Key roles:
 - Collect & share reliable port data
 - Guide national planning & legislative reforms
 - Advise on port efficiency & inter-state coordination
 - Promote cooperative federalism between Centre & States

3. Dispute Resolution Framework

- **Dispute Resolution Committees (DRCs)** in states for non-major ports.
- Disputes may involve:
 - Concessionaires (private players)
 - Users & service providers
- Appeals go to **High Courts** (not civil courts).
- **Arbitration & ADR (Alternative Dispute Resolution)** also encouraged → ensures **speedy, transparent settlement**.

4. Tariff Regulation & Transparency

- **Major Ports:**
 - Tariffs set by **Board of Major Port Authority** or **Board of Directors** (if corporatized).
- **Non-Major Ports:**
 - Tariffs decided by **State Maritime Boards** or their concessionaires.
- **New Mandate:**
 - Tariffs & charges must be published **digitally** → enhances transparency

5. Safety, Security & Sustainability Provisions

- **Safety Rules:**
 - Strict penalties for damaging buoys, mishandling combustibles, or safety violations.
- **Environmental Safeguards:**
 - Aligns with **MARPOL** (marine pollution) & **Ballast Water Management Convention**.
 - Pollution control systems mandatory.
 - Regular **central audits** for compliance.
- **Disaster Preparedness:**
 - Mandatory **emergency response plans** & disaster drills.
 - Focus on **climate resilience** and **green port development**.

Digitalisation & Modernisation

- **Maritime Single Window System** → one-stop digital platform for clearances & procedures.
- **Advanced Vessel Traffic Systems** → reduce congestion & improve navigation.
- **Port automation** → lowers cost, increases efficiency, improves global competitiveness.

Transformative Impact of the Act

1. Consolidation & Development

- Unifies scattered port laws into a single modern framework.
- Promotes **integrated, strategic, and sustainable port development**.
- Enhances **Ease of Doing Business**.

2. Institutional Strengthening

- Empowers **State Maritime Boards**.
- Establishes **MSDC** as a key advisory & coordination body.

3. Safety, Sustainability & Compliance

- Ensures **pollution control, emergency preparedness, and port security**.
- Aligns with **international conventions** to strengthen India's global maritime credibility.

4. Environmental Protection

- Introduces stricter measures for protecting marine ecosystems.
- Encourages **green technologies & renewable energy adoption at ports.**

5. Dispute Resolution

- Creates **fast-track adjudication mechanisms.**
- Boosts investor confidence by ensuring transparent conflict resolution.

Conclusion

The **Indian Ports Act, 2025** is a **historic maritime reform** that replaces colonial-era legislation with a **modern, transparent, and future-ready framework**. By empowering states, simplifying port operations, ensuring sustainability, and boosting global competitiveness, the Act sets the stage for India's emergence as a **global maritime leader**.

As India marches toward **Viksit Bharat @ 2047**, this Act is more than a legal reform – it is a **blueprint for inclusive growth, regional connectivity, and strategic progress**. By embedding **digitalisation, environmental stewardship, and cooperative federalism**, it ensures that Indian ports not only move cargo but also **move the nation forward**.

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