These procedural requirements are prepared by embedding related IACS Procedural Requirements. In order to have consistency, the numbering of the procedural requirements are kept as the same with related IACS Procedural Requirements.

Unless otherwise specified, these Rules apply according to the implementation dates as defined in each procedural requirement. See Rule Change Summary on TL website for revision details.

This latest edition incorporates all rule changes.

"General Terms and Conditions" of the respective latest edition will be applicable (see Rules for Classification and Surveys).

If there is a difference between the rules in English and in Turkish, the rule in English is to be considered as valid. This publication is available in print and electronic pdf version. Once downloaded, this document will become UNCONTROLLED. Please check the website below for the valid version.

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1. This Procedural Requirement applies to requests for transfer of class received on or after 1 July 2016.
PR1A

Procedure for Transfer of Class

Application

This Procedure contains procedures and requirements pertaining to transfer of class from one Society (i.e. losing Society) to another Society (i.e. gaining Society) and is applicable, unless stated otherwise, to vessels of over 100 GT of whatever type, self propelled or not, restricted or unrestricted service, except for "inland waterway" vessels.

The obligations of this Procedure apply to TL which are subject to verification of compliance with QSCS.

Definitions

‘At vessel’s delivery’ means that the new construction survey process is completed, the first Certificate of Class is delivered and the vessel has not departed from the yard.

‘First Certificate of Class’ means either Interim Certificate of Class or Full Term Certificate of Class or another Certificate serving the same purpose.

‘Gaining Society’ means a Classification Society which accepts a vessel for its classification only after all overdue surveys; overdue recommendations or overdue conditions of class previously issued against the vessel have been completed by or as specified by the losing Society.

‘Interim Certificate of Class’, or Interim Class Certificate, is the certificate issued immediately upon completion of the survey of the vessel to enable it to trade while the report of the classification surveys is processed by the gaining Society pursuant to issuing its full term Class Certificate.

‘Losing Society’ means the Classification Society from which class is being transferred. In the case of vessels classed by more than one Society, ’losing Society’ means all Classification Societies from which class is being transferred.

‘Outstanding’ means still to be dealt with.

‘Overdue’ means overdue on the date the losing Society receives the request by the gaining Society for its current classification survey status.

‘Recommendations’ and ‘Conditions of Class’ are to be read throughout this Procedural Requirement as being different terms used by Societies for the same thing, i.e. requirements to the effect that specific measures, repairs, surveys etc. are to be carried out within a specific time limit in order to retain class.
Section A - Procedural Requirements

A.1 Obligations and reporting of the gaining Society

A.1.1 Whenever a Society is requested by an Owner to accept an existing vessel into class, the gaining Society is to immediately notify the Owner in writing that:

.1 the relevant surveys specified TL-PR1A/B.2.1 are required to be satisfactorily completed for entry into class;

.2 for vessels less than 15 years of age(Note 1), an Interim Certificate of Class can be issued only after the gaining Society has completed: (i) all overdue surveys and (ii) all overdue recommendations / conditions of class previously issued against the vessel as specified to the Owner by the losing Society;

.3 for vessels 15 years of age and over, an Interim Certificate of Class can be issued only after the losing Society has completed: (i) all overdue surveys and (ii) all overdue recommendations / conditions of class previously issued against the vessel.

.4 any outstanding recommendations / conditions of class are to be dealt with by their due dates;

.5 the principles given in items .1, .2 and .3 above apply to any additional recommendations / conditions of class issued against the vessel arising from surveys which were not included in the initial survey status provided to the gaining Society by the losing Society because the surveys were carried out in close proximity to the request for transfer of class. Such additional recommendations / conditions of class if received after the issuance of the Interim Certificate of Class by the gaining Society and which are overdue are to be dealt with at the first port of call by the relevant Society depending on the age of the vessel;

.6 copies of the plans listed in Section C are to be provided to the gaining Society as a prerequisite to obtaining a full term Class Certificate.

If the Owner is unable to provide all of the required plans, the gaining Society is to request that the Owner authorise the losing Society to transfer copies of such of these plans as it may possess directly to the gaining Society upon request from the gaining Society, with the advice that the losing Society will invoice the gaining Society and the gaining Society may, in turn, charge the associated costs to the Owner.

A.1.2 Prior to issuing an Interim Certificate of Class the gaining Society is to obtain:

.1 from the Owner, a written request for transfer of class, containing an authorisation for the gaining Society to obtain the current classification status from the losing Society; and

.2 the current classification survey status from the Headquarters of the losing Society or one of its designated control or management centres.

(Note 1) To be calculated from the date of delivery to the “Date Request for Class was Received” in Form G Part A – Survey Status Request.
A.1.3 Within two (2) working days of receipt of a written request from the Owner for transfer of class at a Society’s Headquarters or one of its designated control or management centres, the gaining Society is to notify the losing Society of the requested transfer of class using the Form G in Annex 1 with Part A completed and attaching the Owner’s authorisation for release of the survey status. If the gaining Society does not receive the classification survey status from the losing Society within three (3) working days from request, the gaining Society may utilise the losing Society’s survey status information provided by the Owner and, after complying with the other relevant requirements of this Procedural Requirement, may issue an Interim Certificate of Class. In such cases, a statement is to be included in or with the Interim Certificate of Class reminding the Owner that the conditions of A.1.1 are still applicable.

A.1.4 The gaining Society is not to issue an Interim Certificate of Class, or other documents enabling the vessel to trade:

1. Until all overdue surveys and all overdue recommendations / conditions of class previously issued against the subject vessel as specified to the Owner by the losing Society, have been completed and rectified by:

   a) the gaining Society, for vessels less than 15 years of age;

   b) the losing Society, for vessels 15 years of age and above; and

2. Until all relevant surveys specified in TL-PR1A/B.2.1 have been satisfactorily completed; when facilities are not available in the first port of survey, an Interim Certificate of Class may be issued to allow the vessel to undertake a direct voyage to a port where facilities are available to complete surveys required in TL-PR1A/B.2.1. In such cases:

   The surveys specified in TL-PR1A/B.2.1 are to be carried out to the maximum extent practicable at the first port of survey, but in no case less than the scope of annual hull survey and machinery surveys as required in B.2.1.2;

3. before giving the opportunity to the Flag Administration to provide any further instructions within three (3) working days. (Note 2)

A.1.5 The validity of the Interim Certificate of Class and the subsequent Class Certificate is subject to any outstanding recommendations / conditions of class previously issued against the vessel being completed by the due date and as specified by the losing Society. Any outstanding recommendations / conditions of class with their due dates are to be clearly stated on the:

1. Interim Certificate of Class or an attachment to the Interim Certificate of Class, and/or class survey record available on board; and

2. survey status when the full term Class Certificate is issued.

(Note 2) In compliance with the requirements of Art. 10.5 of the Regulation (EC) No 391/2009 as amended.
A.1.6 The gaining Society is, within one (1) month from issuing its Interim Certificate of Class, to advise the losing Society of the date of issuing this certificate and confirm the date, location and action taken to satisfy each overdue survey and overdue recommendation/condition of class, if any, issued against the subject vessel as specified to the Owner by the losing Society. The report Form G in Annex 1, with Parts A and B duly completed is to be used.

A.1.7 Any additional information regarding outstanding surveys or recommendations/conditions of class received from the losing Society in accordance with A.2.3 is to be dealt with in accordance with A.1.4 and A.1.5, as applicable, and reported to the losing Society with Form G in Annex 1 with Part B-1 duly completed within one (1) month from the completion of the survey. If this additional information is received after the Interim Certificate of Class has been issued, any surveys or recommendations/conditions of class which are overdue are to be dealt with at the first port of call:

.1 by the gaining Society in vessels less than 15 years of age; or

.2 by the losing Society in vessels 15 years of age or over.

If this is not accomplished, the Interim Certificate of Class is to be withdrawn immediately unless the Owner agrees to proceed directly, without further trading, to a suitable port where any overdue surveys or overdue recommendations/conditions of class are to be carried out by the relevant Society based on the age of the vessel.

A.1.8 Prior to final entry into class the gaining Society's obligation is:

.1 to carry out and document the review, of class survey records, of the losing Society, by an authorised person considering the items specified in Annex 3;

.2 to advise the losing Society in writing of the anticipated date of final entry into class and that Form G with Parts A, B and B-1 (when applicable) duly completed has been sent(Note 3).

A.1.9 The gaining Society may, if deemed necessary, carry out the review of class survey records of other Societies, which had previously classed the vessel.

A.1.10 Within one (1) month of the date of final entry into class, the gaining Society is to dispatch Form G in Annex 1, with Parts A, B, B-1 (when applicable) and C duly completed, to the losing Society. In cases where the losing Society has reported recommendations/conditions of class on the vessel, the gaining Society is to provide to the losing Society, together with Form G, an itemised list of actions taken with the date and location and actions to be taken, to satisfy each recommendation/condition of class. The gaining Society is to confirm in writing the date of final entry into class to the flag State within one (1) month of the date of final entry into class.

A.1.11 The reporting by gaining Society to losing Society required in A.1.6, A.1.7 and A.1.10 is to be done in accordance with the Harmonisation of Reporting in Annex 2.

(Note 3) In compliance with the requirements of Art. 10.6 of the Regulation (EC) No 391/2009 as amended.
A.2 Obligations and reporting of the losing Society

A.2.1 If an Owner advises the losing Society of an intention to transfer class, the losing Society is to immediately confirm to the Owner any overdue surveys and outstanding recommendations / conditions of class, together with any outstanding fees.

A.2.2 The losing Society:

.1 within two (2) working days of receipt of a written request at its Headquarters or one of its designated control or management centres, is to notify the gaining Society the latest class details in its possession including a full list of overdue surveys and recommendations / conditions of class - with the respective due dates - issued against the subject vessel. For vessels under Enhanced Survey Programme, the following documentation is also to be provided:

(i) the most recent Condition Evaluation Report/Executive Hull Summary Reports;

(ii) any available Survey Planning Document for the forthcoming special or intermediate survey, regardless of whether the gaining Society intends to credit or not class entry surveys as periodical surveys for maintenance of classification.

In cases where the class status is received in a language not readily understood by the gaining Society or contains vague or unclear descriptions, the losing Society is to provide additional detailed information in English language on request of the gaining Society. The losing Society is obliged to advise the gaining Society of the possibility of further recommendations / conditions of class arising from surveys which the losing Society knows have been carried out but for which reports have not yet been received. The report Form L in Annex 1 with Part A completed is to be used by the losing Society to report on the class status. Details may be amplified, if necessary, in accompanying documents.

.2 is obliged to make available, within one (1) month of the receipt of the request referred to in .1 above, all class survey records including thickness measurement reports from the last special survey and in addition, any subsequent thickness measurements including areas with substantial corrosion, to the gaining society for record review and relevant reporting, to the extent this information is in the possession of the losing Society, to enable the gaining Society to retain the Vessel's Records as outlined in Annex 3, in accordance with A.1.8.

.3 alternatively to .2 above, upon request is obliged to provide, within one (1) month of the receipt of the request referred to in .1, a copy of all the class survey records including thickness measurement reports from the last special survey and in addition, any subsequent thickness measurements including areas with substantial corrosion, to the gaining Society, to enable the gaining Society to retain the Vessel's Records as outlined in Annex 3, in accordance with A.1.8. These survey records will be transferred electronically if electronic files are available.

.4 is also to submit, within one (1) month of the receipt of the request referred to in .1 above, any Vessel’s Records regarding class items (see Annex 3) available from prior transfers of class performed after 1 July 2001.

A.2.3 The losing Society has one (1) month from issuance of its survey status to the gaining Society as per A.2.2 to forward to the gaining Society:
.1 the additional information on outstanding surveys and/or recommendations / conditions of class arising from surveys performed proximate to the date of Owner’s written request for transfer of class which were not included in said status, by dispatching Form L in Annex 1 with Part A-1 duly completed;

A.2.3bis The losing Society is to forward to the gaining Society:

.1 the standard structural diminution allowances which were applying to the vessel, by dispatching Form L in Annex 1 with Parts A and A-1 (when applicable) duly completed, within five working days from the receipt of the request for transfer of class from gaining Society;

.2 the TL- R-S19/31 assessment reports (when applicable) within twelve working days from the receipt of the request for transfer of class from gaining Society.

A.2.3ter For CSR vessels, the Owner is to submit to the Gaining Society plans showing, for each structural element, both as-built and renewal thicknesses and any thickness for “voluntary addition”. (refer to C.1.2)

A.2.4 To ensure mutual exchange of information on vessels transferring class and on the survey status of such vessels, the losing Society is, on completion of a withdrawal of class, to dispatch Form L in Annex 1, with Parts A, A-1 (when applicable) and B duly completed, to the TOC database and to the gaining Society.

A.2.5 Should the losing Society, upon receiving information from the gaining Society pursuant to the disposition of the transfer of class, have clear grounds for believing that the gaining Society did not fulfil its obligations as specified in A.1, the losing Society is to notify the gaining Society of its concerns and attempt to resolve any differences.

A.2.6 Societies who had classed the vessel prior to the losing Society have the same obligations as the losing Society which are given in A.2.2.2 or A.2.2.3, if so requested by the gaining Society, in accordance with A.1.9.

A.3 Transfer of class at vessel’s delivery

A.3.1 The procedural requirements for transfer of class at vessel’s delivery are applicable when the Society which has carried out the new construction technical review and surveys (i.e. Losing Society) has issued its first Certificate of Class.

Obligations and reporting of the Gaining Society

A.3.2 Whenever a Society is requested by an Owner to accept a vessel into class at its delivery, that Society, i.e. the gaining Society, is to immediately notify the Owner in writing that:

.1 any outstanding recommendations / conditions of class are to be dealt with by their due dates;

.2 copies of the plans listed in Section C are to be provided to the gaining Society as a prerequisite to obtaining a Full Term Certificate of Class.

If the Owner is unable to provide all of the required plans, the gaining Society is to request that the Owner authorise the losing Society to transfer copies of such of these plans as it may possess directly to the gaining Society upon request from the gaining Society, with the advice
that the losing Society will invoice the gaining Society and the gaining Society may, in turn, charge the associated costs to the Owner.

A.3.3 Prior to issuing an Interim Certificate of Class on the date of the vessel's delivery, the gaining Society is to obtain:

.1 from the Owner, a written request for transfer of class at vessel’s delivery, containing an authorisation for the gaining Society to obtain a copy of the first Certificate of Class, from the losing Society; and

.2 the first Certificate of Class from the Headquarters of the losing Society or one of its designated control or management centres or from the attending Surveyor at the yard of the builder including any outstanding recommendations / conditions of class and information normally contained in the classification status.

A.3.4 After receipt of a written request from the Owner for transfer of class at a Society’s Headquarters or one of its designated control or management centres, the gaining Society is to notify the losing Society of the requested transfer of class using the Form G in Annex 1 with Part A completed and attaching the Owner’s authorisation for release of the first Certificate of Class, including the list of any recommendations / conditions of class - with the respective due dates - issued against the subject vessel and information normally contained in the classification status.

If the gaining Society does not receive the above documents from the losing Society on the date of the vessel's delivery, the gaining Society may utilise the losing Society’s said documents provided by the Owner and, after complying with the other relevant requirements of this Procedural Requirement, may issue an Interim Certificate of Class on the date of the vessel's delivery. In such cases, a statement is to be included in or with the Interim Certificate of Class issued by the Gaining Society reminding the Owner that the conditions of A.3.2 are still applicable.

A.3.5 The Gaining Society is not to issue an Interim Certificate of Class, or other documents enabling the vessel to trade:

.1 until all relevant surveys specified in TL- PR1A/B.2.1 have been satisfactorily completed; and

.2 before giving the opportunity to the Flag Administration to provide any further instruction within three (3) working days(Note 4).

(Note 4) In compliance with the requirements of Art. 10.5 of the Regulation (EC) No 391/2009 as amended.
A.3.6 The validity of the Interim Certificate of Class and the subsequent full term Certificate of Class issued by the Gaining Society is subject to any outstanding recommendations / conditions of class previously issued against the vessel being completed by the due date and as specified by the losing Society. Any outstanding recommendations / conditions of class with their due dates and information normally contained in the classification status are to be clearly stated on the:

.1 First Certificate of Class or an attachment to the First Certificate of Class and/or class survey record available onboard.

.2 Survey status when the full term Certificate of Class is issued.

A.3.7 The gaining Society is, within one (1) month from issuing its Interim Certificate of Class, to advise the losing Society of the date of issuing this certificate. The report Form G in Annex 1, with Parts A and B duly completed is to be used.

A.3.8 Within one (1) month of the date of final entry into class, the gaining Society is to dispatch Form G in Annex 1, with Parts A, B, and C duly completed to the losing Society. In cases where the losing Society has reported recommendations / conditions of class on the vessel, the gaining Society is to provide to the losing Society, together with Form G, an itemised list of actions taken with the date and location and actions to be taken, to satisfy each recommendation / condition of class.

A.3.9 The reporting by gaining Society to losing Society required in A.3.8 is to be done in accordance with the Harmonisation of Reporting in Annex 2.
Obligations and reporting of the losing Society

A.3.10 Upon receipt of a written request at its Headquarters or one of its designated control or management centres and on the date of the vessel’s delivery, the losing Society is to submit to the gaining Society its first Certificate of Class, including the list of any recommendations / conditions of class - with the respective due dates - issued against the subject vessel and the list of any information normally contained in the classification status. The report Form L in Annex 1 with Part A completed is to be used by the losing Society. Details may be amplified, if necessary, in accompanying documents.

A.3.11 The losing Society has one (1) month from issuance of its first Certificate of Class to the gaining Society to forward to the gaining Society:

.1 the structural diminution allowances which were applying to the vessel, by dispatching Form L in Annex 1 with Parts A and A-1 duly completed.

A.3.12 To ensure mutual exchange of information on vessels transferring class, the losing Society is, on completion of a withdrawal of class, to dispatch Form L in Annex 1, with Parts A, A-1 and B duly completed, to the TOC database and to the gaining Society.

A.3.13 Should the losing Society, upon receiving information from the gaining Society pursuant to the disposition of the transfer of class, have clear grounds for believing that the gaining Society did not fulfil its obligations, the losing Society is to notify the gaining Society of its concerns and attempt to resolve any differences.

A.4 Other requirements

A.4.1 The obligations of the gaining and losing Societies continue to apply when a vessel’s class is suspended and for six (6) months following withdrawal of a vessel’s class, irrespective of class status in the meantime.

A.4.2 As the ship may be laid up, the gaining Society is to check the classification status from the previous Society in order to verify if TL-PR1A is applicable.
Section B - Technical Requirements

For transfer of class from one Society to another, the following minimum technical requirements are to be applied.

B.1 Plans and information

B.1.1 The gaining Society is to request copies of plans showing the main scantlings and arrangements of the actual vessels and machinery, together with any proposals for alterations being dealt with, from the Owner. Receipt of plans listed in Section C, or equivalent, alternative technical data in lieu of specific plans or items, is to be identified to the Owner as a prerequisite to issuance of a full term Class Certificate by the gaining Society. However, having made a good faith effort to obtain the information, if it proves not practicable to acquire certain plans as listed in Section C, or equivalent, alternative technical data, the gaining Society may issue the full term Class Certificate provided that its classification records document that the vessel is being accepted into class on the basis of a recorded internal review of the circumstances prevailing with respect to availability of plans.

B.2 Class Entry Surveys(Note 1)

B.2.1 Notwithstanding the records indicating that all surveys are up-to-date, a class entry survey is to be held by the gaining Society, the minimum extent of which is to be based on the age of the vessel and the losing Society’s class status as follows:

1. Hull Class Entry Survey:
   i) for vessels of age less than 5 years the survey is to take the form of an Annual Survey;
   ii) for vessels between 5 and 10 years of age the survey is to include an Annual Survey and inspection of a representative number of ballast spaces;
   iii) for vessels of 10 years of age and above but less than 20 years of age, the survey is to include an Annual Survey and inspection of a representative number of ballast spaces and cargo spaces. For gas carriers, in lieu of internal inspection of cargo spaces, the following applies:
      - Inspection of representative spaces surrounding cargo tanks, including external inspection of the tank and its supporting systems as far as possible;
      - Review of cargo log books and operational records to verify the correct functioning of the cargo containment system.

(Note 1) Class entry surveys may be, but are not required to be, credited as periodical surveys for maintenance of classification. Recommendations and/or conditions of class due for compliance at a specified periodical survey for maintenance of classification need not be carried out/ complied with at a class entry survey unless the class entry survey is credited as the specified periodical survey for maintenance of classification or the recommendation / condition of classification is overdue.
iv) for vessels subject to TL-R Z10.1, Z10.2, Z10.3, Z10.4 or Z10.5 which are 15 years of age and above but less than 20 years of age, the survey is to have the scope of a Special Survey or an Intermediate Survey, whichever is due next;

v) for all vessels, which are 20 years of age and above, the survey is to have the scope of a Special Survey(Note 2);

vi) in lieu of the requirements in items i) through v), the following apply for site specific purpose-built Floating Production and/or Storage Vessels:

- for vessels of age less than 5 years, the survey is to have the scope of an Annual Survey;

- for vessels of age between 5 and 10 years, the survey is to include an Annual Survey and inspection of twenty percent of ballast spaces;

- for vessels of age between 10 and 20 years, the survey is to include an Annual Survey and inspection of twenty percent of ballast spaces and twenty percent of cargo spaces.

- for vessels over 20 years of age, the survey is to have the scope of a Special Survey.

vii) for site specific Floating Production and/or Storage Vessels which have been converted from other vessels, the survey is to take the form of an Annual Survey and also include inspection of twenty percent of ballast spaces and twenty percent of cargo spaces until 20 years have elapsed since conversion. After 20 years the survey is to have the scope of a Special Survey.

viii) in the context of applying items iv) and v) above, if a dry-docking of the vessel is not due at the time of transfer, consideration can be given to carrying out an underwater examination in lieu of dry-docking.

ix) in the context of applying items iv) and v), as applicable, the anchors and anchor chain cables ranging and gauging for vessels over 15 years of age is not required to be carried out as part of the class entry survey unless the class entry survey is being credited as a periodical survey for maintenance of class. If the class entry survey is to be credited as a periodical survey for maintenance of class, consideration may be given by the gaining society to the acceptance of the anchors and anchor chain cables ranging and gauging carried out by the losing society provided they were carried out within the applicable survey window of the periodical survey in question.

x) in the context of applying items i) to viii) above, as applicable,

- if the class entry survey is to be credited as a periodical survey for maintenance of class consideration may be given by the gaining society to the acceptance of thickness measurements taken by the losing society provided they were carried out within the applicable survey window of the periodical survey in question.

(Note 2) The requirement of item v) is also applicable to the vessels having their hull under continuous survey.
- if the class entry survey is not to be credited as a periodical survey for maintenance of class, consideration may be given by the gaining society to the acceptance of thickness measurements taken by the losing society provided they were carried out within 15 months prior to completion of class entry survey when it is in the scope of a Special Survey, within 18 months prior to completion of class entry survey when it is in the scope of an Intermediate Survey.

In both cases, the thickness measurements are to be reviewed by the gaining society for compliance with the applicable survey requirements, and confirmatory gauging are to be taken to the satisfaction of the gaining society.

xi) In the context of applying iii) to viii) above, as applicable, tank testing for vessels over 15 years of age is not required to be carried out as part of the class entry survey unless the class entry survey is being credited as a periodical survey for maintenance of class. If the class entry survey is to be credited as a periodical survey for maintenance of class, consideration may be given by the gaining society to the acceptance of the tank testing carried out by the losing society provided they were carried out within the applicable survey window of the periodical survey in question.

xii) In the context of applying i) to viii) above, as applicable, compliance with TL Requirements that require compliance at the forthcoming due periodical surveys (such as TL- R S26 and S27) are not required to be carried out/completed as part of the class entry survey unless the class entry survey is credited as a periodical survey for maintenance of class.

.2 Machinery Class Entry Survey, a general examination of all essential machinery is to be held and is to include:

i) examination under working conditions of oil fuel burning equipment of boiler, economisers and steam/steam generators. The adjustment of safety valves of this equipment is to be verified by checking the records on the vessel;

ii) all pressure vessels;

iii) insulation resistance, generator circuit breakers, preference tripping relays and generator prime mover governors are to be tested and paralleling and load sharing to be proved;

iv) in all cases, navigating lights and indicators are to be examined and their working and alternative sources of power verified;

v) bilge pumps, emergency fire pumps and remote control for oil valves, oil fuel pumps, lubricating oil pumps and forced draught fans are to be examined under working conditions;

vi) recirculating and ice clearing arrangements, if any;

vii) the main and all auxiliary machinery necessary for operation of the vessel at sea together with essential controls and steering gear is to be tested under working conditions. Alternative means of steering are to be tested. A short sea trial is to be held at the Surveyors discretion if the vessel has been laid up for a long period;

viii) initial start arrangements are to be verified;
ix) in the case of oil tankers, the cargo oil system and electrical installation in way of hazardous spaces are to be checked for compliance with the gaining Society’s Rule requirements. Where intrinsically safe equipment is installed, the Surveyors are to satisfy themselves that a recognised authority has approved such equipment. The safety devices, alarms and essential instruments of the inert gas system are to be verified and the plant generally examined to ensure that it does not constitute a hazard to the vessel.

Note: For the transfer of class or adding class at ship’s delivery, items iii) and ix) may be verified by reviewing the ship’s record.
Section C - Plans to be submitted by the Owner to the Gaining Society

C.1 Plans to be submitted

C.1.1 Main Plans
- General Arrangement
- Capacity Plan
- Hydrostatic Curves
- Loading Manual, where required.
- Damage Stability calculation, where required.

C.1.2 Steel plans
- Midship Section
- Scantling Plan
- Decks
- Shell Expansion
- Transverse Bulkheads
- Rudder and Rudder Stock
- Hatch Covers
- For CSR vessels, plans showing, for each structural element, both as-built and renewal thicknesses and any thickness for “voluntary addition”.

C.1.3 Machinery plans
- Machinery Arrangement
- Intermediate, Thrust- and Screw Shafts
- Propeller
- Main Engines, Propulsion Gears and Clutch Systems (or Manufacturer make, model and rating information)
- For Steam Turbine Vessels, Main Boilers, Superheaters and Economisers (or Manufacturer make, model and rating information) and Steam Piping
- Bilge and Ballast Piping Diagram
- Wiring Diagram
- Steering Gear Systems Piping and Arrangements and Steering Gear Manufacturer make and model information

C.2 Torsional vibration calculations

C.2.1 For vessels less than two (2) years old, torsional vibration calculations are to be submitted.

C.3 Additional requirements for vessels with ice class notation

C.3.1 Plans for flexible couplings and/or torque limiting shafting devices in the propulsion line shafting (or manufacturer make, model and rating information) are to be submitted.

C.4 Additional plans required for oil tankers

C.4.1 Pumping arrangement at the forward and after ends and drainage of cofferdams and pump rooms are to be submitted.
C.5 Additional plans required for unattended machinery space notation

C.5.1 The following additional plans are to be submitted:

- Instrument and Alarm List
- Fire Alarm System
- List of Automatic Safety Functions (e.g. slowdowns, shutdowns, etc.)
- Function Testing Plan.

C.6 Additional Documents required for approval of Alternative Design and Arrangements

C.6.1 Document(s) of Approval of Alternative Design and Arrangements are to be submitted, if any.

Notes:

(1) Additional information may be necessary according to Flag State requirements.

(2) Alternative technical data may be accepted by the gaining Society in lieu of specific items of the listed documentation not being available at the time of the transfer.
# Procedure for Adding, Maintaining or Withdrawing Double or Dual Class

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Notes:

1. This Procedural Requirement applies when adding, maintaining or withdrawing double or dual class on or after 1 July 2014.
PR1B
Procedure for Adding, Maintaining and Withdrawing Double or Dual Class

Application

This Procedure contains procedures and requirements pertaining to adding, maintaining or withdrawing a double or dual class and is applicable, unless stated otherwise, to vessels of over 100 GT of whatever type, self propelled or not, restricted or unrestricted service, except for "inland waterway" vessels.

The obligations of this Procedure apply to TL which are subject to verification of compliance with QSCS.

Definitions

‘Double class vessel’ is a vessel which is classed by two Societies and where each Society works as if it is the only Society classing the vessel, and does all surveys in accordance with its own requirements and schedule.

‘Dual class vessel’ is a vessel which is classed by two Societies between which there is a written agreement regarding sharing of work.

‘First Society’ is a Society classing a vessel which, under request of the Owner, enters a double or dual class arrangement with another Society.

‘Interim Certificate of Class’, or Interim Class Certificate, is the certificate issued immediately upon completion of the survey of the vessel to enable it to trade while the report of the classification surveys is processed by the gaining Society pursuant to issuing its full term Class Certificate.

‘Outstanding’ means still to be dealt with.

‘Overdue’ means overdue on the date the first or losing Society receives the request by the second or remaining Society for its current classification survey status.

‘Recommendations’ and ‘Conditions of Class’ are to be read throughout this Procedural Requirement as being different terms used by Societies for the same thing i.e. requirements to the effect that specific measures, repairs, surveys etc. are to be carried out within a specific time limit in order to retain class.

‘Remaining Society’ is a Society which keeps an existing vessel in class, when the class by the other Society involved in the double or dual class arrangement is suspended or withdrawn.

‘Second Society’ is a Society which is requested by an Owner to accept an existing vessel already classed by another Society into its class under double or dual class arrangement.

‘Withdrawing Society’ is a Society which withdraws its class to an existing vessel in class under double or dual class arrangement. (Note 1)

(Note 1) In this Procedure, Form G and L in Annex 1, Annex 2 and Annex 3, the withdrawing Society is sometimes referred to simply as the "losing", when the context is obvious.
Section A - Adding class of a Second Society to a vessel classed by First Society

A.1 Obligations of the second Society

A.1.1 Whenever a Society (i.e. second Society) is requested by an Owner to accept an existing vessel already classed by another Society (i.e. first Society) into its class under double or dual class arrangement, the second Society is to immediately notify the Owner in writing that:

.1 the second Society only accepts a vessel that is free from any overdue surveys or recommendations / conditions of class;

.2 the Owner is to inform first Society of his request to second Society;

.3 the Owner is to authorise first Society to submit to second Society its current classification status and documents as listed in Annex 3 for information and use by second Society in conducting its class entry surveys;

.4 when the Owner decides to leave the double or dual class arrangement and prior to withdrawing from the class of one of two Societies the Owner is to inform the Societies of his intended actions;

.5 when the Owner is advised that one of the Societies involved in double or dual class arrangement suspends or withdraws class the Owner is to inform the remaining Society of the action taken by the other Society without delay;

.6 copies of the plans listed in Section C of TL-PR1A are to be provided to second Society as a prerequisite to obtaining a full term Class Certificate. If the Owner is unable to provide all of the required plans, the second Society is to request that the Owner authorise the first Society to transfer copies of such of these plans as it may possess directly to the second Society upon request from the second Society, with the advice that the first Society will invoice the second Society and the second Society may, in turn, charge the associated costs to the Owner.

A.1.2 Within two (2) working days of receipt of a written request from the Owner for entry into second Society’s class at a Society’s Headquarters or one of its designated control or management centres, the second Society is to notify the first Society of the requested entry into class using Form G in Annex 1 with its Part A duly completed and attaching the Owner’s authorisation for release of survey status.

A.1.3 Prior to issuing an Interim Certificate of Class the second Society is to:

.1 obtain from the Owner, a written application for entry into second Society’s class, containing an authorisation for second Society to obtain the current classification status from the first Society;

.2 obtain the current classification survey status from the Headquarters of the first Society or one of its designated control or management centres;

.3 for double class: carry out its class entry survey in accordance with the requirements of Section B of PR1A taking account of the recommendations / conditions of class in the status provided by the first Society;

.4 for dual class: carry out an initial survey having the scope of an annual survey as a minimum.
A.1.4 The second Society is, within one month from issuing its Interim Certificate of Class, to advise the first Society of the date of issuing this certificate. The report Form G in Annex 1, with Parts A and B duly completed is to be used.

Any additional information regarding outstanding surveys or recommendations / conditions of class received from the first Society in accordance with A.2.2 is to be taken into account in accordance with A.1.3.3, as applicable, and reported to the first Society with Form G in Annex 1 with Part B-1 duly completed within one (1) month from the completion of the survey.

A.1.5 Prior to final entry into the second Society’s class, the second Society is obligated to:

.1 carry out and document the review of class survey records, of the first Society, by an authorised person considering the items specified in Annex 3;

.2 obtain plans and information in accordance with the requirements of Section B of PR1A.

A.1.6 To ensure mutual exchange of information on vessels adding class and on the survey status of such vessels, the second Society is, on completion of final entry into class, to dispatch Form G in Annex 1, with Parts A, B, B-1 (when applicable) and C duly completed to the TOC database and to the first Society.

A.2 Obligations of the first Society

A.2.1 The first Society:

.1 within two (2) working days of receipt of a written request at its Headquarters or one of its designated control or management centres is to notify the second Society the current classification status including a full list of surveys and recommendations / conditions of class. The most recent condition evaluation report/executive hull summary reports and survey planning document for the commenced Special Survey for vessels under Enhanced Survey Programme are also to be provided. In cases where the class status is received in a language not readily understood by the second Society or contains vague or unclear descriptions the first Society is to provide additional detailed information in English language on request of the second Society. The first Society is obliged to advise the second Society of the possibility of further recommendations / conditions of class arising from surveys, which the first Society knows have been carried out but for which reports have not yet been received. The report Form L in Annex 1 with Part A completed is to be used by the first Society to report on the class status; details may be amplified, if necessary, in accompanying documents;

.2 is obliged to make available, within one (1) month of receipt of request referred to in .1, all class survey records to the second Society for record review and relevant reporting, to the extent this information is in possession of the first Society, to enable the second Society to retain the Vessels Records outlined in Annex 3, in accordance with A.1.5.1 of this Procedure;

.3 alternatively to .2 above, upon request is obliged to provide, within one (1) month of receipt of the request referred to in .1, a copy of all the class survey records to the second Society, to enable the second Society to retain the Vessels Records outlined in Annex 3, in accordance with A.1.5.1 of this Procedure. These survey records will be transferred electronically if electronic files are available;
.4 is also to submit, within one month of receipt of the request referred to in .1 above, any Vessel's Records regarding class items (see Annex 3) available during the present class and from prior transfers of class performed after 1 July 2001.

A.2.2 The first Society has one month from issuance of its classification status to the second Society as per A.2.1 to forward to the second Society:

.1 the additional information on outstanding surveys and/or recommendations / conditions of class arising from surveys performed proximate to the date of Owner’s written request for adding class which were not included in said status, by dispatching Form L in Annex 1 with Part A-1 duly completed; and

.2 the structural diminution allowances which were applying to the vessel, by dispatching Form L in Annex 1 with Parts A and A-1 (when applicable) duly completed.
Section B

B.1 Adding class of a Second Society to a vessel classed by First Society at vessel’s delivery

B.1.1 The procedural requirements for adding class at vessel’s delivery are applicable when the Society which has carried out the new construction technical review and surveys (i.e. First Society) has issued its first Certificate of Class.

Obligations and reporting of the second Society

B.1.2 Whenever a Society (i.e. Second Society) is requested by an Owner to accept a vessel already classed by another Society (i.e. First Society) into its class under double or dual class arrangement at vessel’s delivery, the second Society is to immediately notify the Owner in writing that:

.1 the Owner is to inform first Society of his request to second Society;
.2 the Owner is to authorise first Society to submit to second Society its Certificate of Class;
.3 when the Owner decides to leave the double or dual class arrangement and prior to withdrawing from the class of one of two Societies the Owner is to inform the Societies of his intended actions;
.4 when the Owner is advised that one of the Societies involved in double or dual class arrangement suspends or withdraws class the Owner is to inform the remaining Society of the action taken by the other Society without delay;
.5 copies of the plans listed in Section C of TL-PR1A are to be provided to second Society as a prerequisite to obtaining a full term Certificate of Class. If the Owner is unable to provide all of the required plans, the second Society is to request that the Owner authorise the first Society to transfer copies of such of these plans as it may possess directly to the second Society upon request from the second Society, with the advice that the first Society will invoice the second Society and the second Society may, in turn, charge the associated costs to the Owner.

B.1.3 After receipt of a written request from the Owner for entry into second Society’s class at a Society’s Headquarters or one of its designated control or management centres, the second Society is to notify the first Society of the requested entry into class using Form G in Annex 1 with its Part A duly completed and attaching the Owner’s authorisation for release of the first Certificate of Class, including the list of any recommendations / conditions of class – with the respective due dates - issued against the subject vessel and the list of any information normally contained in the classification status.

B.1.4 Prior to issuing an Interim Certificate of Class on the date of the vessel’s delivery, the second Society is to:

.1 obtain from the Owner, a written request for entry into second Society’s class at vessel’s delivery, containing an authorisation for second Society to obtain a copy of the first Certificate of Class, from the first Society;
.2 obtain the first Certificate of Class from the Headquarters of the first Society or one of its designated control or management centres or from the attending Surveyor at the
yard of the builders, including any outstanding recommendations / conditions of class
and information normally contained in the classification status.

.3 carry out and satisfactorily complete all relevant surveys specified in TL- PR1A/B.2.1.

B.1.5 The second Society is, within one month from issuing its Interim Certificate of Class,
to advise the first Society of the date of issuing this certificate. The report Form G in Annex 1,
with Parts A and B duly completed is to be used.

B.1.6 Prior to final entry into the second Society's class, the second Society is obligated to:

.1 obtain plans and information in accordance with the requirements of Section B of
PR1A.

B.1.7 To ensure mutual exchange of information on vessels adding class and on the survey
status of such vessels, the second Society is, on completion of final entry into class, to
dispatch Form G in Annex 1, with Parts A, B and C duly completed to the TOC database and
to the first Society.

Obligations and reporting of first Society

B.1.8 Upon receipt of a written request at its Headquarters or one of its designated control
or management centres and on the date of the vessel’s delivery, the first Society is to notify
the second Society its first Certificate of Class, including the list of any recommendations /
conditions of class - with respective due dates - issued against the subject vessel and the list
of any information normally contained in the classification status. The report Form L in Annex
1 with Part A completed is to be used by the first Society; details may be amplified, if
necessary, in accompanying documents;

B.1.9 The first Society has one month from issuance of its Certificate of Class to the second
Society to forward to the second Society:

.1 the structural diminution allowances which were applying to the vessel, by dispatching
Form L in Annex 1 with Parts A and A-1 duly completed.
Section C - Maintaining Class in a Double or Dual Class Arrangement

C.1 Double class

C.1.1 Each Society acts independently while the vessel is in double class.

C.2 Dual class

C.2.1 Each Society acts also on behalf of the other Society, while the vessel is in dual class, in accordance with the agreement adopted by the two Societies.
Section D - Withdrawing Class of a Society from a Double Class Arrangement

D.1 Obligations of the remaining Society maintaining its class

D.1.1 Whenever a Society (i.e. the remaining Society) being in a double class arrangement with another Society receives a written request from an Owner pertaining to his intention to withdraw from class of the other Society (i.e. withdrawing Society), or information that her class has been withdrawn by the other Society, the remaining Society is to immediately notify the Owner in writing that:

.1 the validity of the remaining Society’s Class Certificate is subject:

i) for vessels less than 15 years of age\(^\text{(Note 2)}\), to completion by the remaining Society of all overdue recommendations / conditions of class of the withdrawing Society at the first port of call at which surveys can be carried out and to completion by the remaining Society of all outstanding recommendations / conditions of class of the withdrawing Society by the due date;

ii) for vessels of 15 years of age and over, to completion by the withdrawing Society of all overdue recommendations / conditions of class and to completion by the remaining Society of all outstanding recommendations / conditions of class of the withdrawing Society by the due date;

.2 the Owner is to authorise remaining Society to request from withdrawing Society its current classification status;

.3 principles given in item .1 above apply to any additional recommendations / conditions of class issued against the vessel, which were not included in the initial survey status provided to the remaining Society by the withdrawing Society because they have arisen from the surveys carried out in close proximity to the request for withdrawal from class. Such additional recommendations / conditions of class, if received after the issuance of the Interim Certificate of Class by the remaining Society and which are overdue, are to be dealt with at the first port of call at which surveys can be carried out by the relevant Society, depending on the age of the vessel.

D.1.2 The remaining Society is to obtain from the Owner a written confirmation of intention to withdraw from the other Society’s class, containing an authorisation for remaining Society to obtain the current classification status from the Headquarters of the withdrawing Society or one of its designated control or management centres.

D.1.3 Within two (2) working days of receipt of a written confirmation of intention from the Owner to withdraw from the other Society’s class at the remaining Society’s Headquarters or at one of its designated control or management centres, the remaining Society is to request the withdrawing Society, on the basis of Owner’s authorisation, to release the survey status using Form G in Annex 1 with its Part A duly completed and attaching the Owner’s authorisation for release of survey status. However, if the remaining Society does not receive the classification survey status from the withdrawing Society within three (3) working days from the request, the remaining Society may utilise the withdrawing Society’ survey status

__________
\(^\text{(Note 2)}\) To be calculated from the date of delivery to either the date of notification by the Owner of his intention to withdraw from class or the date of advice by the withdrawing Society to the Remaining Society (date of Form L) that class has been withdrawn, not at the request of the Owner.
information provided by the Owner and, after complying with the other relevant requirements of this Procedural Requirement, may confirm the validity of its Class Certificate.

D.1.4 The remaining Society is to suspend the validity of its Class Certificate or other documents enabling the vessel to trade, if any overdue recommendations / conditions of class previously issued against the subject vessel by the withdrawing Society have not been satisfactorily completed by the relevant Society, depending on the age of the vessel, at the first port of call where surveys can be carried out.

When repair facilities are not available in the first port of survey, a direct voyage to a repair port may be accepted to complete surveys for overdue recommendations / conditions of class. In that case, the remaining Society is to inform the owner and withdrawing Society of the decision taken, e.g. direct voyage conditions agreed and port of repairs.

D.1.5 The validity of remaining Society’s Class Certificate is subject to any outstanding recommendations / conditions of class previously issued against the vessel by the withdrawing Society being completed by the due date and as specified by the withdrawing Society. Any outstanding recommendations / conditions of class with their due dates are to be clearly stated on the:

.1 class survey record if available on board; and
.2 survey status.

D.1.6 Within one (1) month from the completion of the survey, the remaining Society is to advise the withdrawing Society of the actions taken with dates and locations to satisfy each overdue recommendation / condition of class, if any, issued against the subject vessel as specified to the Owner by the withdrawing Society. The report Form G in Annex 1, with Parts A and B duly completed is to be used. A list of dates, locations and actions taken to satisfy each overdue recommendation/overdue condition of class as specified to the Owner by the withdrawing Society is to be attached to the copy sent to the withdrawing Society.

Where no overdue items are provided by the withdrawing Society, this form with Parts A and B, duly completed, is to be sent to the withdrawing Society and to the TOC database within one (1) month from the date of sending Form L Part A.

D.1.7 Any additional information regarding outstanding recommendations / conditions of class received from the withdrawing Society in accordance with D.2.3 is to be dealt with in accordance with D.1.4 and D.1.5, as applicable, and reported to the withdrawing Society with Form G in Annex 1 with Part B-1 duly completed within one (1) month from the completion of the survey. When this additional information is received any recommendations / conditions of class which are overdue are to be dealt with at the first port of call at which surveys can be carried out by the relevant Society, depending on the age of the vessel. If this is not accomplished, the Class Certificate is to be suspended immediately unless the Owner agrees to proceed directly, without further trading, to a suitable port where any overdue recommendations / conditions of class are to be dealt with for completion.

D.1.8 The remaining Society is, within one (1) month of completion of a transfer of vessel into single class, to dispatch Form G in Annex 1, with its Parts A, B, B-1 (when applicable) and C duly completed, to the TOC database and to the withdrawing Society. In cases where the withdrawing Society has reported recommendations / conditions of class on the vessel, the due dates of which are yet to come, the remaining Society is to provide to the withdrawing Society, together with the Form G, an itemised list of the actions taken with dates and locations and actions to be taken, to satisfy each recommendation / condition of class.
D.1.9 The reporting by remaining Society to withdrawing Society required in D.1.8 is to be done in accordance with the Harmonisation of Reporting in Annex 2.

D.1.10 The remaining Society is to carry out and document the review of class survey records of the withdrawing Society during the period of double class arrangement, by an authorised person considering the items specified in Annex 3.

**D.2 Obligations of the withdrawing Society**

D.2.1 If an Owner advises a Society in writing of an intention to withdraw from its class or class is withdrawn by the withdrawing Society, the withdrawing Society is to immediately confirm to the Owner any overdue surveys and outstanding recommendations / conditions of class, together with any outstanding fees. The remaining Society is to be informed of the actual or intended withdrawal of class using Form L in Annex 1, completed as applicable.

D.2.2 The withdrawing Society:

.1 within two (2) working days of receipt of a written request from the remaining Society at its Headquarters or one of its designated control or management centres, is to notify the remaining Society the latest class details in its possession including a full list of overdue surveys and recommendations / conditions of class - with the respective due dates - issued against the subject vessel. The most recent Condition Evaluation / Executive Hull Summary Reports and Survey Planning Document for the commenced Special Survey for vessels under Enhanced Survey Programme, if any during the period of double class arrangement, are also to be provided. In cases where the class status is received in a language not readily understood by the remaining Society or contains vague or unclear descriptions, the withdrawing Society is to provide additional detailed information in English language on request of the remaining Society. The withdrawing Society is obliged to advise the remaining Society of the possibility of further recommendations / conditions of class arising from surveys, which the withdrawing Society knows have been carried out but for which reports have not yet been received. The report Form L in Annex 1 with Part A completed is to be used by the withdrawing Society to report on the class status. Details may be amplified, if necessary, in accompanying documents;

.2 is obliged to make available, within one month of receipt of the request referred to in 2.1, all class survey records to the remaining Society for record review and relevant reporting during the period of double class arrangement to the extent this information is in the possession of the withdrawing Society to enable the gaining Society to retain the Vessel’s Records as outlined in Annex 3, in accordance with D.1.10;

.3 alternatively to .2 above, the withdrawing Society is obliged to provide, within one month of receipt of the request referred to in .1, a copy of all class survey records to the remaining Society upon request.

D.2.3 The withdrawing Society has one (1) month from issuance of its survey status to the remaining Society per paragraph D.2.2.2 to forward to the remaining Society the additional information on outstanding surveys and/or recommendations / conditions of class arising from surveys performed proximate to the date of Owner’s written request to withdraw from class which were not included in said status to the Owner, by dispatching Form L in Annex 1 with Part A-1 duly completed.

D.2.4 For vessels of 15 years of age and over, the withdrawing Society is, within one (1) month from completion of any overdue recommendations / conditions of class imposed by the withdrawing Society, to confirm to the remaining Society the date, location and action taken to
satisfy each item. The report Form L in Annex 1, Part A duly completed, is to be used. The reporting by the withdrawing Society to the remaining Society is to be done in accordance with the Harmonisation of Reporting in Annex 2.

D.2.5 To ensure mutual exchange of information on vessels transferring class and on the survey status of such vessels, the withdrawing Society is, on completion of a withdrawal of class, to dispatch Form L in Annex 1, with its Parts A, A-1 (when applicable) and B duly completed, to the TOC database and to the remaining Society.

D.2.6 Should the withdrawing Society, upon receiving information from the remaining Society pursuant to the disposition of the withdraw of class, have clear grounds for believing that the remaining Society did not fulfil its obligations as specified in D.1, the withdrawing Society is to notify the remaining Society of its concerns and attempt to resolve any differences.
Section E - Withdrawing Class of a Society from a Dual Class Arrangement

E.1 In the case of dual classed vessels, the withdrawing Society - according to agreement between the two Societies - is to inform the remaining Society that the class has been withdrawn using the first part and Part B of Form L.
Section F - Other Requirements

F.1 The obligations of the withdrawing and remaining Societies continue to apply when a vessel’s class is suspended and for six (6) months following withdrawal of a vessel’s class.
Procedure for Suspension and Reinstatement or Withdrawal of Class in Case of Surveys, Conditions of Class or Recommendations Going Overdue

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Section B  Notification and Reporting

B.1 Notification to Owners and Flag States
Notes:

1. This Procedural Requirement applies from 1 January 2017.
PR1C
Procedure for Suspension and Reinstatement or Withdrawal of Class in Case of Surveys, Conditions of Class or Recommendations Going Overdue

Application

This Procedure contains procedures and requirements pertaining to suspension and reinstatement or withdrawal of class and is applicable, unless stated otherwise, to vessels of over 100 GT of whatever type, self propelled or not, restricted or unrestricted service, except for "inland waterway" vessels.

The obligations of this Procedure apply to TL which are subject to verification of compliance with QSCS.

Definitions

‘Disclassed’ means class has been suspended or withdrawn.

‘Dual class vessel’ means a vessel which is classed by two Societies between which there is a written agreement regarding sharing of work.

‘Recommendations’ and ‘Conditions of Class’ are to be read throughout this Procedural Requirement as being different terms used by Societies for the same thing, i.e. requirements to the effect that specific measures, repairs, surveys etc. are to be carried out within a specific time limit in order to retain class.

‘Exceptional circumstances’ means unavailability of dry-docking facilities; unavailability of repair facilities; unavailability of essential materials, equipment or spare parts; or delays incurred by action taken to avoid severe weather conditions.

‘Force Majeure’ means damage to the ship; unforeseen inability of TL to attend the vessel due to the governmental restrictions on right of access or movement of personnel; unforeseeable delays in port or inability to discharge cargo due to unusually lengthy periods of severe weather, strikes or civil strife; acts of war; or other force majeure.
Section A - Procedure for Suspension and Reinstatement or Withdrawal of Class

A.1 Suspension and reinstatement of class in the case of overdue surveys

A.1.1 Owners are to be notified that the 5-year Class Certificate expires, and classification is automatically suspended, from the certificate expiry date in the event that the Special (Renewal) Survey has not been completed or is not under attendance for completion prior to resuming trading, by the due date, or by the expiry date of any extension granted in A.1.1.1.

Classification will be reinstated upon satisfactory completion of the surveys due. The surveys to be carried out are to be based upon the survey requirements at the original date due and not on the age of the vessel when the survey is carried out. Such surveys are to be credited from the date originally due. However, the vessel is disclassed from the date of suspension until the date class is reinstated.

A.1.1.1 Under “exceptional circumstances”, TL may grant an extension not exceeding three (3) months to allow for completion of the Special Survey provided that the vessel is attended and the attending Surveyor(s)\(^1\) so recommend(s) after the following has been carried out:

a) annual survey;

b) re-examination of Recommendations / Conditions of Class;

c) progression of the Special Survey as far as practicable;

d) in the case where dry docking is due prior to the end of the class extension, an underwater examination is to be carried out by an approved diving company. An underwater examination by an approved company may be dispensed with in the case of extension of dry-docking survey not exceeding 36 months interval provided the ship is without outstanding Recommendation / Condition of Class regarding underwater parts.

A.1.1.2 In the case that the Class Certificate will expire when the vessel is expected to be at sea, an extension to allow for completion of the Special Survey may be granted provided there is documented agreement to such an extension prior to the expiry date of the certificate, and provided that positive arrangements have been made for attendance of the Surveyor at the first port of call, and provided that TL is satisfied that there is technical justification for such an extension. Such an extension is to be granted only until arrival at the first port of call after the expiry date of the certificate. However, if owing to “exceptional circumstances” the special survey cannot be completed at the first port of call, A1.1.1 may be followed, but the total period of extension shall in no case be longer than three months after the original due date of the special survey.

A.1.2 Annual Surveys: Owners are to be notified that the Class Certificate becomes invalid, and classification is automatically suspended, if the Annual Survey has not been completed within three (3) months of the due date of the annual survey, unless the vessel is under attendance for completion of the Annual Survey.

Classification will be reinstated upon satisfactory completion of the surveys due. Such surveys are to be credited from the date originally due. However, the vessel is to be disclassed from the date of suspension until the date class is reinstated.

\(^1\) See TL- PR 20 ‘Procedural Requirement for certain ESP surveys’
A.1.3 Intermediate Surveys: Owners are to be notified that the Class Certificate becomes invalid, and classification is automatically suspended, if the Intermediate Survey has not been completed within three (3) months of the due date of the third annual survey in each periodic survey cycle, unless the vessel is under attendance for completion of the Intermediate Survey.

Classification will be reinstated upon satisfactory completion of the surveys due. Such surveys are to be credited from the date originally due. However, the vessel is to be disclassified from the date of suspension until the date class is reinstated.

A.1.4 Continuous Survey Item(s): Continuous survey item(s) due or overdue at time of annual survey is to be dealt with. The vessel’s class will be subject to a suspension procedure if the item(s) is not surveyed, or postponed by agreement.

A.1.5 Vessels laid-up in accordance with TL’s Rules prior to surveys becoming overdue need not be suspended when surveys addressed above become overdue.

However, vessels which are laid-up after being suspended as a result of surveys going overdue, remain suspended until the overdue surveys are completed.

A.1.6 When a vessel is intended for a demolition voyage with any periodical survey overdue, the vessel's class suspension may be held in abeyance and consideration may be given to allow the vessel to proceed on a single direct ballast voyage from the lay up or final discharge port to the demolition yard. In such cases a short term Class Certificate with conditions for the voyage noted may be issued provided the attending surveyor finds the vessel in satisfactory condition to proceed for the intended voyage.

A.1.7 Force Majeure: If, due to circumstances reasonably beyond the owner’s or the Society’s control as defined above, the vessel is not in a port where the overdue surveys can be completed at the expiry of the periods allowed above, TL may allow the vessel to sail, in class, directly to an agreed discharge port, and if necessary, hence, in ballast, to an agreed port at which the survey will be completed, provided the Society:

   a) examines the ship’s records;

   b) carries out the due and/or overdue surveys and examination of Recommendations / Conditions of Class at the first port of call when there is an unforeseen inability of the Society to attend the vessel in the present port, and

   c) has satisfied itself that the vessel is in condition to sail for one trip to a discharge port and subsequent ballast voyage to a repair facility if necessary. (Where there is unforeseen inability of TL to attend the vessel in the present port, the master is to confirm that his ship is in condition to sail to the nearest port of call.)

The surveys to be carried out are to be based upon the survey requirements at the original date due and not on the age of the vessel when the survey is carried out. Such surveys are to be credited from the date originally due.

If class has already been automatically suspended in such cases, it may be reinstated subject to the conditions prescribed in this paragraph.

A.1.8 When a vessel is intended for a single voyage from laid-up position to repair yard with any periodical survey overdue, the vessel's class suspension may be held in abeyance and consideration may be given to allow the vessel to proceed on a single direct ballast voyage from the site of lay up to the repair yard, upon agreement with the Flag Administration,
provided TL finds the vessel in satisfactory condition after surveys, the extent of which are to be based on surveys overdue and duration of lay-up. A short term Class Certificate with conditions for the intended voyage may be issued. This is not applicable to vessels whose class was already suspended prior to being laid-up.

**A.2 Suspension and reinstatement of class in the case of overdue recommendations / conditions of class**

A.2.1 Each recommendation / condition of class will be assigned a due date for completion. Owners will be notified of these dates and that the vessel’s class will be subject to a suspension procedure if the item is not dealt with, or postponed by agreement, by the due date.

A.2.2 Classification will be reinstated upon verification that the overdue recommendation / condition of class has been satisfactorily dealt with. However, the vessel is to be disclassed from the date of suspension until the date class is reinstated.

**A.3 Suspension and reinstatement of class of dual classed vessels**

A.3.1 When a vessel is dual classed and in the event that one of the Societies involved takes action to suspend the class of the vessel for technical reasons, the Society concerned will advise the other Society of the reasons for such action and the full circumstances within five (5) working days.

A.3.2 The other Society will, upon receipt of this advice, also suspend the class of the vessel, unless it can otherwise document that such suspension is incorrect.

A.3.3 When TL decides to reinstate class, it is to inform the other Society.

**A.4 Withdrawal of class**

A.4.1 When class of a vessel has been suspended for a period of six (6) months due to overdue surveys and/or recommendations / conditions of class, the class is to be withdrawn. A longer suspension period may be granted when the vessel is not trading as in cases of lay-up, awaiting disposition in case of a casualty or attendance for reinstatement.
Section B - Notification and Reporting

B.1 Notification to Owners and Flag States

B.1.1 TL is to confirm in writing the suspension of class and reinstating of the vessel’s class to the Owner and to the Flag State.

B.1.2 TL is to confirm in writing the withdrawal of class to the Owner and to the Flag State.

B.1.3 For vessels to which SOLAS applies, the letters according to B.1.1 and B.1.2 are to state that certain statutory certificates are implicitly invalidated by the suspension / withdrawal of class.

Notes:
(1) The Class Certificate is to include as a minimum:
- an expiry date based on the five year Special Survey (Renewal Survey);
- an endorsement section to record the completion of Annual [and Intermediate] Surveys;
- a statement to indicate that the Class Certificate becomes invalid and classification is automatically suspended, if:
  i) the Annual Survey has not been completed within three (3) months of the due date of the annual survey; or
  ii) the Intermediate Survey has not been completed within three (3) months of the due date of the third annual survey in each periodic survey cycle,

unless the vessel is under attendance for completion of the relevant survey; or alternatively, a reference to the class suspension requirement contained in TL’s Rules.

(2) At the discretion of TL, the following types of vessels may be exempted from compliance with this Procedural Requirement provided TL has procedures for the suspension and withdrawal of their class:
- Mobile Offshore Drilling Units;
- Mobile Offshore Units;
- Floating Production and/or Storage Vessels;
- Military vessels or commercial vessels owned or chartered by Governments, which are utilised in support of military operations or service; or
- Vessels in lay-up;
- Fishing vessels.
## Annexes to PR1A, PR1B and PR1C

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<th>Title</th>
<th>Page</th>
</tr>
</thead>
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<td>17</td>
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<td>18</td>
</tr>
</tbody>
</table>
Notes:

1. This Annex applies to the requests for transfer of class, or requests for adding class, or requests from an Owner pertaining to his intention to withdraw from class from another Society, or advice by the withdrawing Society that class has been withdrawn, received on or after 1 January 2014.
Annex 1 - Reporting Forms G and L

Form G

Form G is to be created and updated on the on-line TOC database maintained by the IACS Permanent Secretariat. The Form is then to be faxed or e-mailed to the other Society in accordance with the Notes below.

Form G is to be used:

I) by the gaining Society for reporting transfer of class from another Society
(refer to A.1 and A.3 of TL-PR1A) using the following Notes:

1. This form with Part A, duly completed, is to be sent to the losing Society within two (2) working days of receipt of a written request for transfer of class by the gaining Society at its Headquarters or one of its designated control or management centres.

   In the case of transfer of class at vessel’s delivery, the two (2) working days do not apply.

2. This form with Parts A and B, duly completed, is to be sent to the losing Society within one (1) month of the date of issuing an Interim Certificate of Class to a vessel which is transferring from another Society.

   When not required to have been dealt with by the losing Society, a list of dates, locations and actions taken to satisfy each overdue survey and overdue recommendation / overdue condition of class as specified to the Owner by the losing Society is to be attached to the copy sent to the losing Society.

3. This form with Parts A, B and B-1 duly completed, is to be sent to the losing Society within one (1) month from the completion of the survey to confirm that additional overdue surveys and overdue recommendations / conditions of class have been dealt with.

   A list of dates, locations and actions taken to satisfy each additional overdue survey and additional overdue recommendation / condition of class as specified to the Owner by the losing or first or withdrawing Society is to be attached.

4. The gaining Society is, within one (1) month of the date of final entry into class, to dispatch this form, with Parts A, B, B-1 (when applicable) and C duly completed to the losing Society.

   In cases where the losing Society has reported recommendations / conditions of class on the vessel a list of actions taken with dates and locations and actions to be taken to satisfy each recommendation / condition of class within the due dates as specified to the owner by the losing Society is to be attached to the copy sent to the losing Society.

II) by the second Society for reporting addition of class to a vessel already classed by another Society
(refer to A.1 and B.1 of TL-PR1B) using the following Notes:

1. This form with Part A, duly completed, is to be sent to the first Society within two (2) working days of receipt of a written request for addition of class by the second Society at its Headquarters or one of its designated control or management centres.
In the case of adding class at vessel’s delivery, the two (2) working days do not apply.

2. This form with Parts A and B, duly completed, is to be sent to the first Society within one (1) month of the date of issuing an Interim Certificate of Class.

3. This form with Parts A, B and B-1 duly completed, is to be sent to the first Society within one (1) month from the completion of the survey to confirm that additional information regarding outstanding surveys or recommendations / conditions of class have been taken into account.

4. The second Society is, on completion of final entry into class, to dispatch this form, with Parts A, B, B-1 (when applicable) and C duly completed, to the first Society.

III) by the remaining Society for reporting maintenance of class when one class has been withdrawn from double class (refer to D.1 of TL-PR1B) using the following Notes:

1. This form with Part A duly completed, is to be sent to the withdrawing Society within two (2) working days of receipt of a written request for withdrawal of class by the remaining Society at its Headquarters or one of its designated control or management centres.

2. This form with Parts A and B, duly completed, is to be sent to the withdrawing Society within one (1) month from the completion of the survey to confirm that overdue recommendations / conditions of class have been dealt with. Where no overdue items are provided by the withdrawing Society, this form with Parts A and B, duly completed, is to be sent to the withdrawing Society within one (1) month from the date of sending Form L Part A.

When not required to have been dealt with by the withdrawing Society, a list of dates, locations and actions taken to satisfy each overdue recommendation / overdue condition of class as specified to the Owner by the withdrawing Society is to be attached to the copy sent to the withdrawing Society.

3. This form with Parts A, B and B-1 duly completed, is to be sent to the withdrawing Society within one (1) month from the completion of the survey to confirm that additional overdue surveys and overdue recommendations / conditions of class have been dealt with.

In cases where the withdrawing Society has reported recommendations / conditions of class on the vessel, a list of actions taken with dates and locations and actions to be taken to satisfy each recommendation / condition of class within the due dates as specified to the owner by the withdrawing Society is to be attached to the copy sent to the withdrawing Society.

4. On completion of a transfer of vessel into single class, this form, with Parts A, B, B-1 (when applicable) and C, duly completed is to be sent to the withdrawing Society to report the date of completion of transfer to single class from double class if not yet reported in case a) above.

IV) by Societies for reporting reassignment of class to a vessel which had its class previously withdrawn (refer to A.4 of TL-PR1A) using the following Note:

This form, with Parts B and C duly filled in the fields relevant to a reassignment of class, is to be completed on the on-line TOC database maintained by the IACS Permanent Secretariat within one (1) month of final entry into class when class is
reassigned to a vessel class withdrawn previously due to a reason other than transfer of class amongst Societies.

Form G attached.
FORM G

(Tick all check boxes as appropriate)

☐ GAINING SOCIETY’S TRANSFER OF CLASS
☐ REASSIGNMENT OF CLASS
☐ ADDING CLASS OF A SECOND SOCIETY TO A VESSEL CLASSED BY ANOTHER (FIRST) SOCIETY
☐ MAINTENANCE OF CLASS WITH THIS (REMAINING) SOCIETY WHEN WITHDRAWING FROM DOUBLE CLASS

To: Losing or first or withdrawing Society: Fax No./e-mail address: TOC database on-line database

From: Gaining or second or remaining Society Fax. No./e-mail address:

<table>
<thead>
<tr>
<th>Gaining or second or remaining Society’s Vessel Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Vessel</td>
</tr>
<tr>
<td>----------------</td>
</tr>
<tr>
<td>Vessel Type</td>
</tr>
<tr>
<td>☐ OT Oil Tanker</td>
</tr>
<tr>
<td>☐ CT Chemical Tanker</td>
</tr>
<tr>
<td>☐ GT Gas Tanker</td>
</tr>
<tr>
<td>☐ LC Other Bulk Liquid Carrier</td>
</tr>
<tr>
<td>☐ BC Bulk Carrier (all combinations OB, OBO, OO)</td>
</tr>
<tr>
<td>☐ GC General Cargo Vessel (including Ro-Ro Cargo, Container, Reefer, HSC Cargo)</td>
</tr>
<tr>
<td>☐ PS Passenger Vessel (including Passenger / General Cargo, Passenger / Ro-Ro, Passenger HSC)</td>
</tr>
<tr>
<td>☐ ZZ Other Vessel Type</td>
</tr>
<tr>
<td>Flag</td>
</tr>
</tbody>
</table>

Owner
# Form G

## Part A - Survey Status Request (See Note 1)

<table>
<thead>
<tr>
<th>Name of Vessel (Prior to Transfer of Class or Adding Class or Withdrawing Class)</th>
<th>ID No. (losing or first or withdrawing Society's, if known)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross Tonnage</td>
<td>IMO No.</td>
</tr>
</tbody>
</table>

In accordance with TL-PR1A or PR1B, please provide details of the current survey status, including a full list of overdue surveys and recommendations / conditions of class with respective due dates for the vessel identified above.

In case of transfer of class or adding class at vessel’s delivery, please provide details of the first Certificate of Class, including the list of any recommendations / conditions of class and the list of any information normally contained in the classification status.

Attached hereto is a copy of the Owner’s authorization for release of the information requested to the gaining or second or remaining Society named on this form.

- [ ] We request the facility for record review in accordance with TL-PR1A, A.2.2.2 or TL-PR1B, D.2.2.2.
- [ ] We request a copy of the records in accordance with TL-PR1A, A.2.2.3 or TL-PR1B, D.2.2.3.

<table>
<thead>
<tr>
<th>Date request for class was received</th>
<th>Date</th>
<th>DD</th>
<th>MM</th>
<th>YYYY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature</td>
<td>Date</td>
<td>DD</td>
<td>MM</td>
<td>YYYY</td>
</tr>
</tbody>
</table>
## FORM G

### Part B - Report on Issue of Interim Certificate of Class or maintenance of Class (See Note 2)

<table>
<thead>
<tr>
<th>Date Survey Status, or first Certificate of Class in case of transfer of class or adding class at ship's delivery, received</th>
</tr>
</thead>
<tbody>
<tr>
<td>DD MM YYYY</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Change of Owner</th>
<th>□ Yes □ No</th>
<th>Change of Flag</th>
<th>□ Yes □ No</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Reason for Class Entry</th>
<th>Transfer from another Society</th>
</tr>
</thead>
<tbody>
<tr>
<td>□</td>
<td>Reassignment of class to a vessel class withdrawn previously due to a reason other than transfer of class amongst Societies</td>
</tr>
<tr>
<td>□</td>
<td>Adding class as double class</td>
</tr>
<tr>
<td>□</td>
<td>Adding class as dual class</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Maintenance of Class</th>
<th>(when withdrawing from double class)</th>
</tr>
</thead>
</table>

- Survey status not received within three working days of request
- For transfer of class or adding class at vessel's delivery, first Certificate of Class not received from losing / first Society on the day of vessel's delivery.
- A list of dates, locations and actions taken to satisfy each overdue survey and overdue recommendation / condition of class as specified to the Owner by the losing or withdrawing Society is attached
- No relevant items provided by the losing or withdrawing Society

<table>
<thead>
<tr>
<th>Date of Issue of Interim Certificate of Class</th>
<th>Date DD MM YYYY</th>
</tr>
</thead>
</table>

| Signature | Date DD MM YYYY |
FORM G

Part B-1 - Report on Additional Information received by the losing or first or withdrawing Society (See Note 3)
(to be completed only if Part A-1 of Form L is received)

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>☐</td>
<td>A list of dates, locations and actions taken to satisfy each additional overdue survey and additional overdue outstanding recommendation / condition of class as specified to the Owner by the losing or first or withdrawing Society is attached</td>
<td></td>
</tr>
<tr>
<td>☐</td>
<td>No relevant items provided by the losing or first or withdrawing Society</td>
<td></td>
</tr>
</tbody>
</table>

Signature | Date | DD MM YYYY |
|----------|------|------------|

Page 9 of 18
Part C - Report on Final Entry into Class or Completion of Transfer to Single Class  
(See Note 4)

<table>
<thead>
<tr>
<th>Date of Final Entry into Class or Completion of Transfer to Single Class from Double Class</th>
<th>DD  MM  YYYY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

☐ A list of dates, locations and actions which have been or will be taken to satisfy each recommendation / condition of class within the due dates as specified to the Owner by the losing or first Society is attached

☐ No relevant items provided by the losing or first Society

<table>
<thead>
<tr>
<th>Signature</th>
<th>Date  DD  MM  YYYY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Form L

Form L is to be created and updated on the on-line TOC database maintained by the IACS Permanent Secretariat. The Form is then to be faxed or e-mailed to the other Society in accordance with the Notes below.

Form L is to be used:

I) by the losing Society for reporting withdrawal of class due to a transfer of class to another Society (refer to A.2, A.3 and A.4 of TL- PR1A);

II) by the first Society in connection with adding the class of a second society to a vessel already classed by the first Society (refer to A.2 and B.1 of TL- PR1B); and

III) by the withdrawing Society for advising the remaining Society when withdrawing from double or dual class (refer to D.2 and E of TL- PR1B)

using the following Notes:

1. This form, with Part A duly completed, is to be sent by fax or e-mail to the gaining/second/remaining Society within two (2) working days of receipt of the gaining/second/remaining Society’s Survey Status Request. A full list of overdue surveys and recommendations / conditions of class with the respective due dates for the vessel is to be attached to the copy sent to the gaining/second/remaining Society. Surveys and recommendations / conditions of class which have not been completed by their due date (including window period), when a ship is laid-up in accordance with the Society’s rules prior to such due date (including window period), are not to be declared as overdue within the scope of the information to be included in Form L. In the case of transfer of class/adding class at vessel’s delivery, the two (2) working days do not apply.

2. If the fourth box of Part A is ticked, this form, with Part A-1 duly completed, is to be sent to the gaining/second/remaining Society within one (1) month from issuance of the losing/first/withdrawing Society’s survey status for advising additional survey status information which has not been provided in the previous reporting to the gaining/second/remaining Society.

   If the eighth box of Part A is ticked, this form, with Part A-1 duly completed, is to be sent to the gaining/second/remaining Society within five (5) working days from issuance of the losing/first/withdrawing Society’s survey status for advising additional survey status information which has not been provided in the previous reporting to the gaining/second/remaining Society.

3. This form, with Parts A, A-1 (when applicable) and B duly completed, is to be sent to the gaining/remaining Society when class has been withdrawn from a vessel which has transferred to another Society or withdrawn from double class.

Form L attached.
**FORM L**

(Tick all check boxes as appropriate)

- **LOSING SOCIETY'S TRANSFER OF CLASS**
- **ADDING CLASS OF A SECOND SOCIETY TO A VESSEL CLASSED BY THIS (FIRST) SOCIETY**
- **ADVICE TO THE REMAINING SOCIETY WHEN WITHDRAWING FROM DOUBLE OR DUAL CLASS**

**To:**
Gaining or second or remaining Society: Fax No./e-mail address:
TOC database on-line database

**From:**
Losing or first or withdrawing Society: Fax No./e-mail address:

<table>
<thead>
<tr>
<th>Vessel Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Vessel</td>
</tr>
<tr>
<td>Gross Tonnage</td>
</tr>
<tr>
<td>Flag</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Vessel Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>OT</td>
<td>Oil Tanker</td>
</tr>
<tr>
<td>CT</td>
<td>Chemical Tanker</td>
</tr>
<tr>
<td>GT</td>
<td>Gas Tanker</td>
</tr>
<tr>
<td>LC</td>
<td>Other Bulk Liquid Carrier</td>
</tr>
<tr>
<td>BC</td>
<td>Bulk Carrier (all combinations OB, OBO, OO)</td>
</tr>
<tr>
<td>GC</td>
<td>General Cargo Vessel (including Ro-Ro Cargo, Container, Reefer, HSC Cargo)</td>
</tr>
<tr>
<td>PS</td>
<td>Passenger Vessel (including Passenger / General Cargo, Passenger / Ro-Ro, Passenger HSC)</td>
</tr>
<tr>
<td>ZZ</td>
<td>Other Vessel Type</td>
</tr>
</tbody>
</table>

| Build Yard & No. |
| Owner |
| Equipment Number |
| Date of entry into the losing or first or withdrawing Society |
| DD MM YY |

**Record of Previous Transfer of Class, if available**

| Society | Date Classed |
| Society | Date Classed |
| Society | Date Classed |
| DD MM YY | DD MM YY | DD MM YY |

**Status of compliance with TL-Rs S19/22/23/26/27/30/31, if applicable**

| Information already included in the survey status |
| Applicable | Due date for compliance | Date initial compliance verified |
| TL-Rs S19/S22/S23 | DD MM YY | DD MM YY |
| TL-Rs S26 | DD MM YY | DD MM YY |
| TL-Rs S27 | DD MM YY | DD MM YY |
| TL-Rs S30 | DD MM YY | DD MM YY |
| TL-Rs S31 | DD MM YY | DD MM YY |
**FORM L**

### Part A – Survey Status Information (See Note 1)

<table>
<thead>
<tr>
<th>Date Survey Status Request, or request for first Certificate of Class in case of transfer of class or adding class at ship’s delivery, received</th>
<th>DD</th>
<th>MM</th>
<th>YYYY</th>
</tr>
</thead>
<tbody>
<tr>
<td>A full list of overdue surveys / outstanding recommendations / conditions of class with the respective due dates for the vessel identified above is attached.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>In case of transfer of class or adding class at vessel’s delivery, details of the first Certificate of Class, including the list of any recommendations / conditions of class and the list of any information normally contained in the classification status for the vessel identified above is attached.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>There is no overdue survey nor outstanding recommendation / condition of class.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>There is/are survey report(s) outstanding. (if this box is ticked, then Part A-1 is applicable)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>There is no survey report outstanding.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Structural diminution allowances are attached.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Structural diminution allowances: see document circulated by letter Ref. ……………………….Date ……………..</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Structural diminution allowances will be sent within five (5) working days. (if this box is ticked, then Part A-1 is applicable)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

- Class is not suspended, nor withdrawn
- Class is suspended, with effect from (date) DD   MM   YYYY
  - Reason for suspension:
    - a = Survey Overdue
    - b = Non-compliance with Recommendations / Conditions or Class
    - c = Other Safety Related
    - d = Pending Disposition of Casualty
    - e = Other Non-Safety Related
- Class was withdrawn, with effect from (date) DD   MM   YYYY
  - Reason for withdrawal:
    - 0 = Transfer of class amongst Societies holding a QSCS certificate
    - 1a= At the Owner’s request due to the reasons other than identified in 1b, 1c or 2
    - 1b= Scrapped/Sold for Scrap
    - 1c= Casualty
    - 2 = Transferred to a Society not holding a QSCS certificate
    - 3a= Overdue Surveys
    - 3b= Non-compliance with Recommendations / Condition of Class
    - 3c= Safety Related other than identified in 3a or 3b
    - 4 = Other Non-Safety Related or Unidentified

**Signature:** ___________________________  **Date:** DD   MM   YYYY
### Part A-1 – Additional Survey Status Information (See Note 2)

| | A list of additional overdue surveys and additional outstanding recommendations / conditions of class which were not included in Part A is attached. |
| | Structural diminution allowances are attached. |
| | No further information. |

| Signature: | Date: DD MM YYYY |

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<table>
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<tr>
<th>Date Class Withdrawn</th>
<th>DD  MM  YYYY</th>
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</thead>
<tbody>
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<td>Signature:</td>
<td>Date: DD  MM  YYYY</td>
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## Annex 2 - Harmonisation of Reporting

<table>
<thead>
<tr>
<th>ITEM</th>
<th>ACTION</th>
<th>LOCATION</th>
<th>DATE</th>
<th>GAINING SOCIETY'S REPORT REQUIREMENTS</th>
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</thead>
<tbody>
<tr>
<td>Overdue Survey</td>
<td>Commenced</td>
<td>Port</td>
<td>Survey Date</td>
<td>List items credited and items remaining to be credited, if any. Explain why the entire survey was not completed at this port. List conditions for direct voyage to port where survey will be completed, including the need to discharge current cargo if applicable.</td>
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<td>Survey Date</td>
<td>In cases where surveys are continued at the port where the current cargo is discharged, list items credited and items remaining to be credited, if any. Explain why the entire survey was not completed at this port. List conditions for direct voyage to port where survey will be completed.</td>
</tr>
<tr>
<td>Overdue Survey</td>
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<td>Port</td>
<td>Survey Date</td>
<td>List place and date where survey was completed.</td>
</tr>
<tr>
<td>Overdue recommendation / condition of class</td>
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<td>Port</td>
<td>Survey Date</td>
<td>Explain actions taken to complete overdue recommendation / condition of class as specified by the losing Society.</td>
</tr>
<tr>
<td>Overdue recommendation / condition of class</td>
<td>Commenced</td>
<td>Port</td>
<td>Survey Date</td>
<td>In cases where overdue recommendations / conditions of class are postponed or partly postponed at the port where the current cargo is discharged, list items credited and items remaining to be credited, if any. Explain why the overdue recommendation was not completed at this port. List conditions for discharge voyage to port where recommendation will be completed as specified by losing Society.</td>
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<tr>
<td>Overdue recommendation / condition of class</td>
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<td>Port</td>
<td>Survey Date</td>
<td>List date, place and actions take for completion of overdue recommendations / conditions of class.</td>
</tr>
</tbody>
</table>

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Annex 3 - Items to be considered in the review of Vessel's Records

* 1. Damages

* 2. Major repairs / rectifications

* 3. Conversion of hull-dates

* 4. Major alterations of machinery installation-dates

  5. Condition evaluation / hull summary report if applicable

* 6. History of recommendations / conditions of class

  7. Thickness measurements from last Special Survey and subsequent thickness measurements, including areas with substantial corrosion

  8. Report of last Special Survey and subsequent periodical reports

* 9. Information on coating condition of water ballast tanks (including non ESP vessels)

10. Restrictions / limitations in navigation area

11. Optional photos when available

* As retained by the losing Society
Annex 4 - List of Societies' Contact Points

Refer to the IACS Website:

www.iacs.org.uk, located under:

- Publications
- Procedural Requirements

and the Transfer of Class (TOC) Database.
1 Type of Information

The actual types of information are as follows:

Standing documentation
Ship related information
Newbuildings
Ships in Operation Class Services
Ships in Operation Statutory Services
Other information
SCF – Ship Construction File as indicated in SOLAS Ch.II-1/3-10, Paragraph 4.

2 The Receivers of Information

The receivers are:

Owners
Flag States
Port States
Insurance Companies

3 Release of Information

The Table 1 indicates release of information and is applicable to all types of ships with the exception of Tankers and Bulk Carriers subject to SOLAS Chapter II-1 Part A-1 Regulation 3-10 (Goal-based ship construction standards for bulk carriers and oil tankers).

The Table 2 indicates release of information and is applicable to Tankers and Bulk Carriers subject to SOLAS Chapter II-1 Part A-1 Regulation 3-10 (Goal-based ship construction standards for bulk carriers and oil tankers).

The footnotes describe the conditions of release.

Note:

1. This Procedural Requirement applies from 1 July 2016.
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<thead>
<tr>
<th>Information in Question</th>
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<td>Owners</td>
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</tr>
<tr>
<td>Rules and Guidelines (Class and statutory requirements)</td>
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</tr>
<tr>
<td>Instructions to Surveyors</td>
<td>1</td>
</tr>
<tr>
<td>Quality Manual</td>
<td>1</td>
</tr>
<tr>
<td>Register Book</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>1</td>
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<tr>
<td>2. Ship Related Information:</td>
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</tr>
<tr>
<td>A. New buildings</td>
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</tr>
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<td>Approved Drawings</td>
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<tr>
<td>Formal Approval Letters</td>
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</tr>
<tr>
<td>Certificates of Important Equipment</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td>1</td>
</tr>
<tr>
<td>B. Ships in Operation:</td>
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</tr>
<tr>
<td>Class Services</td>
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</tr>
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<td>Expiry Date of Class Certificate</td>
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<td>Certificates/Reports</td>
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<tr>
<td>Overdue Surveys</td>
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</tr>
<tr>
<td>Text of Conditions of Class/Recommendations</td>
<td>7</td>
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<tr>
<td>Text of Overdue Conditions of Class/Recommendations</td>
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<td>Executive Hull Summary</td>
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</tr>
<tr>
<td>Statutory Services</td>
<td>1-7</td>
</tr>
<tr>
<td>Due Dates of Statutory Surveys</td>
<td>7</td>
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<td>Expiry Date of Statutory Certificates</td>
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<tr>
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<td>Class Transfer Reporting</td>
<td>1-7</td>
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<td>Class Withdrawal Information</td>
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</tr>
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* Insurance Company means P&I Clubs and Hull Underwriters.
** If stated in Agreement.
*** Unless prevented by the agreement with the flag State.

KEY:
1. Available upon request.
2. At delivery of the ship by Shipyard.
3. Available under visit on board.
4. Result of audit available on request.
5. When accepted by Owners - or through special clause in insurance contract.
6. When accepted by Owner (Master) or Shipyard as applicable.
7. Automatically available.
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</tbody>
</table>

* Insurance Company means P&I Clubs and Hull Underwriters.
** If stated in Agreement.
*** Unless prevented by the agreement with the flag State.
**** By Owner or Shipyard.

**KEY:**
1. Will be available upon request.
2. At delivery of the ship by Shipyard.
3. Available under visit on board.
4. Result of audit available on request.
5. When accepted by Owners - or through special clause in insurance contract.
6. When accepted by Owner (Master) or Shipyard as applicable.
7. Automatically available.
8. Available through Owner upon request.
Definition of Exclusive Surveyor and Non-Exclusive Surveyor and Procedure for Employment and Control of Non-Exclusive Surveyors

1. Exclusive Surveyor

An exclusive surveyor is a person solely employed by TL, who is duly qualified, trained and authorized to execute all duties and activities incumbent upon his employer, within his level of work responsibility. Such an exclusive surveyor is not permitted to undertake other employment.

An exclusive surveyor of TL may also be regarded as an exclusive surveyor to another Classification Society in those cases where the relevant Societies have agreed to share survey resources.

A secondment surveyor from an organization may be regarded as an exclusive surveyor to TL subject to the basis of a long term secondment contract from the organization to the Classification Society. The secondment surveyor must be duly qualified, trained, authorized and directly controlled by that Society for the performance of the duties and activities being delegated, in accordance with the relevant quality system requirements of the Classification Society. Such a secondment surveyor is only permitted to execute duties on behalf of that Classification Society.

2. Non-Exclusive Surveyor

A non-exclusive surveyor is a person who enters into an agreement with a Society to act on its behalf and who is also free to work on behalf of other organizations.

2.1 Employment

(i) The employment of non-exclusive surveyors should be limited to locations not easily served by exclusive surveyors. This should, however, not prevent the hiring of non-exclusive surveyors who, on a case-by-case basis, may be needed to assist during periods of high work loading at exclusive offices.

(ii) The suitability of the non-exclusive surveyor is to be determined before engagement, either:

(a) by a previously demonstrated capability to provide a proper service, or,

(b) by direct assessment by a suitably qualified senior exclusive surveyor.

Note:

This Procedural Requirement applies from 1 July 2009.
(iii) The qualifications of a non-exclusive surveyor should include:

(a) a degree or equivalent from an institution recognised within a relevant field of engineering or physical science, or a qualification from a suitable marine or nautical institution and relevant seagoing experience as a certified ship officer,

(b) suitable work experience relevant to the processes he or she is authorised to perform.

(iv) In assessing suitability and qualifications, the following may also be taken into account:

(a) Experience from class-related work as stated in a CV or other document.

(b) Mandatory training given by TL in accordance with the documented Scheme.

(v) Proposals for the employment of non-exclusive surveyors together with a CV giving details of education and experience are to be forwarded to TL for consideration, including final approval by authorised senior staff.

(vi) Records are to be kept of the justification for engagement.

(vii) Non-exclusive surveyors are to fulfill the qualification and training requirements of the quality system procedures and process instructions relevant to the tasks that each is authorised to perform.

(viii) The non-exclusive surveyor is to be engaged by means of a contract giving conditions of service, general instructions, and the scope of surveys which may be undertaken.

(ix) Depending on the extent of their employment, non-exclusive surveyors are to be supplied with copies of:

(a) the society’s Register of Ships,

(b) a set of the society’s Rules and Regulations for the Classification of Ships,

(c) codes, standards and/or specifications related to the processes they are authorised to perform,

(d) advice in writing detailing the service required on a job-by-job basis by a controlling exclusive office,

(e) quality system procedures and process instructions (controlled copies) relevant to the tasks non-exclusive surveyor is authorised to perform.

2.2 Control

(i) Effective controls are to be maintained over the non-exclusive surveyor by the controlling office by means of:

(a) examination of survey reports, and

(b) activity monitoring in accordance with Procedural Requirement 6
(ii) Surveys by non-exclusive surveyors may be subject to a subsequent confirmatory survey being carried out by an exclusive surveyor.

(iii) A comprehensive list of non-exclusive surveyors is to be maintained centrally, while a list of verification dates is to be maintained by the controlling exclusive office.
Procedure for Activity Monitoring of Surveyors, Plan Approval Staff and Auditors

1 Purpose

The purpose of Activity Monitoring is:

- To determine whether the individuals maintain the competence and capability to satisfactorily perform the work for which they are qualified, consistent with the Society’s policies and practices.

- To identify needs for continual improvement in aligning the technical services across the organisation.

- To identify need for improvements in the guidance, processes, training and supporting tools provided for the technical staff.

2 Definitions

2.1 Activity Monitoring

Activity Monitoring is an assessment by the Society of the Society’s technical staff, conducted by a monitor, for plan approval or in the course of a survey, audit or MLC inspection.

2.2 Monitor

“Monitor” is the designated person who carries out the Activity Monitoring.

2.3 Technical Staff

Technical staff are personnel qualified to carry out surveys, or plan approvals (see TL-PR 7) or Marine Management Systems Audits (see also TL-PR 10) and MLC Inspections.

Note:

1. This Procedural Requirement applies from 1 January 2015.

2. For the purpose of this PR, assessment of ship yards and service suppliers are not considered as ‘Marine Management System Audits’.
2.4 Field of work

The field of work encompasses various processes and different types of surveys, audits, MLC inspections and plan approvals. The exact content may vary with a Society's system, but for the purposes of this procedure the following three fields of work are to be addressed:

1. Plan approval
2. Surveys
   a. of materials and equipment, or
   b. during construction and installation, or
   c. during service
3. Audits
   a. Marine Management Systems audits, or
   b. MLC Inspections.

The above fields cover class and statutory scope of work, as applicable.

3 Monitoring

3.1 Designation of Monitors

Activity Monitoring shall be carried out by designated persons who are qualified in plan approval, survey, or audit/inspection being monitored, as appropriate.

Alternatively, a specialist (i.e., an individual with appropriate knowledge and experience) from the relevant department in the activity being monitored, who is designated by the responsible headquarters department or regional management can also carry out the Activity Monitoring.

3.2 Frequency of Monitoring

Activity Monitoring shall be carried out at least once every other calendar year for each field of work for which the individual is qualified.

Failure to complete the Activity Monitoring within the required timeframe will result in the individual not being permitted to carry out any activity in the field of work until the monitoring is satisfactorily completed.

The individual whose monitoring is overdue, may be assigned to carry out the next activity job, only if that activity job is monitored.

Control of any exceptions to this should be documented in the society’s procedures.

3.3 Selection of the activity

The activity within the field of work selected for monitoring shall be representative of the work of the individual being monitored and therefore be sufficient to enable the monitor to effectively assess the performance of the individual against his/her qualifications.

3.4 Preparation

Preparation for activity monitoring should include familiarisation with the processes, requirements and tools (e.g. software) associated with the activity to be monitored.
3.5 **Scope of Monitoring**

The scope of the monitoring shall be sufficient to effectively evaluate the performance of the individual at work. Plan approval monitoring may be carried out after completion of plan approval work.

Monitoring is to include, as applicable, an evaluation of the individual’s:

- personal safety awareness and adherence to the Society’s safety policy;
- professional behaviour and performance;
- preparation, execution and follow-up of the activity;
- understanding and application of the relevant requirements;
- technical capabilities, including proper judgement and decision making;
- reporting and communication, both internal and external.

Activity Monitoring may be combined with a vertical contract audit¹.

4 **Reporting**

The report shall include evaluation of the performance of the individual at work as indicated in 3.5.

Any deviation from the required activities is considered to be a variance and is to be reported along with the proposed course of action to correct it.

The report shall also include conclusions with respect to:

- whether the individuals maintain the competence and capability to satisfactorily perform the work for which they are qualified, consistent with the Society’s policies and practices (including particularly positive aspects);
- any areas for improvement;
- any recommended training requirements.

The completed report is to be sent to the individual’s line manager.

5 **Evaluation**

The individual's line manager shall review the completed report and where necessary will ensure that the proposed course of action, as appropriate, is implemented.

Results of Activity Monitoring shall be taken into account as part of the individual’s annual performance review (see TL-PR 7) and ongoing training needs.

¹ Ref.: IACS Procedures Volume 3
The society shall, at least once every other calendar year, analyse the results of all activity monitoring for each field of work, to identify possible improvements across the organisation. The society shall categorise variances or adopt an equivalent methodology to facilitate analysis and to identify trends, if any.

6  Documents and records

The Society is to:

6.1 document the activity monitoring methodology, including how it is reported.

6.2 document how Monitors are designated.

6.3 document the consequence(s) and action(s) to be taken if activity monitoring is not completed within the required timeframe.

6.4 maintain records to demonstrate that all personnel required to be monitored have been monitored within the required timeframe.

6.5 maintain records on the analysis of the results of monitoring activity for possible improvements across the organisation.
INTRODUCTION


This document and its Annexes provide the Classification Societies with procedures and criteria for the conduct of audits to verify compliance with the requirements of the ISM Code and for the issuance of the corresponding Documents of Compliance (DOCs) and Safety Management Certificates (SMCs), including short term and interim DOCs and SMCs. Also provided are procedures governing the actions to be taken by Classification Societies when deficiencies associated with the ISM Code are identified by Port State Control Officers (PSCOs).

Where a Recognized Organization (RO) performs verification audits on behalf of an Administration, any certificates issued must comply with the format required by the ISM Code and the Administration.

The "Code for Recognized Organizations" (RO Code) adopted by the Organization by resolutions MSC.349(92) and MEPC.237(65), which was made mandatory by Chapter XI-1/1 of SOLAS 74 is applicable when Classification Societies act on behalf of the Administrations.

When acting as an RO, ISM Code certification services are to be provided by the Classification Society itself and not by one of its subsidiaries.

Where two or more ROs are involved in the ISM Code certification of a single Company, arrangements shall be made for appropriate communications between them to ensure the exchange of the relevant information.

Note:

1. This procedural requirement applies from 1 July 2018.
1. GENERAL

1.1 Definitions

1.1.1 "Audit" means a process of systematic and independent verification, through the collection of objective evidence, to determine whether the SMS complies with the requirements of the ISM Code and whether the Safety Management System (SMS) is implemented effectively to achieve the Code’s objectives.

1.1.2 "Auditor" means a person who is qualified and authorised to carry out ISM audits in accordance with the requirements of TL-PR 10.

1.1.3 "Lead auditor" means an auditor who is authorised to lead a team of two or more auditors.

1.1.4 "Branch Office" means a shore-based location identified by the Company responsible under the ISM Code which may perform safety management system related tasks and is operating under the same SMS of the Company.

1.1.5 "Observation" means a statement of fact made during a safety management audit and substantiated by objective evidence. It may also be a statement made by the auditor referring to a weakness or potential deficiency in the SMS which, if not corrected, may lead to a non-conformity in the future.

1.1.6 "Safety Management Manual" is the documentation used to describe and implement the SMS.

1.1.7 "Technical deficiency" means a defect in, or failure in the operation of, a part of the ship’s structure or its machinery, equipment or fittings.

1.1.8 “Non-conformity” means an observed situation where objective evidence indicates the non-fulfilment of a specified requirement.

1.1.9 “Major non-conformity” means an identifiable deviation that poses a serious threat to the safety of personnel or the ship or a serious risk to the environment that requires immediate corrective action or the lack of effective and systematic implementation of a requirement of the ISM Code.

1.2 Scope and Application

1.2.1 This document establishes basic procedures for:

(i) the conduct of interim, initial, scheduled and additional shore-based and shipboard audits against the ISM Code;

(ii) the issue of ISM certificates to Companies and ships and their subsequent endorsement.

1.2.2 This document applies to Classification Societies when they are acting as ROs on behalf of Administrations under the provisions of SOLAS Chapter IX, and, except for paragraph 2.1, to Classification Societies when conducting audits for the issue of voluntary ISM Code Certificates.

1.2.3 This document also establishes basic procedures for ROs to follow when potential failures of the shipboard SMS are identified by Port State Control Officers.
2. VERIFYING COMPLIANCE WITH THE ISM CODE

2.1 Responsibilities of the RO

2.1.1 Criteria for verification of compliance with the requirements of the ISM Code shall be in accordance with the applicable sections of IMO Resolution A.1118(30) "Revised guidelines on the implementation of the International Safety Management (ISM) Code by Administrations" and IMO Resolution A.741(18) "International Safety Management (ISM) Code" as amended.

2.1.2 A RO performing verification of compliance with the ISM Code shall have, within its organisation, competence in relation to:

(i) the rules and regulations with which Companies must comply;
(ii) the approval, survey and certification activities relevant to maritime certificates;
(iii) the terms of reference of the SMS required by the ISM Code;
(iv) practical experience of ship operations;
(v) the assessment of management systems.

2.1.3 A RO performing verification of compliance with the provisions of the ISM Code shall ensure that personnel providing ISM-related consultancy services and personnel providing the certification are entirely independent.

2.1.4 Management of ISM Code certification services shall:

(i) be carried out by those who have practical knowledge of ISM Code certification procedures and practices;
(ii) ensure that the auditor(s) comply with the requirements relating to education, training, work experience and audit experience specified;
(iii) ensure that the qualification and experience of auditors are adequate and appropriate for the size and complexity of the Company or ship to be audited.

2.1.5 A RO performing ISM Code certification shall have implemented a documented system for the qualification and continuous updating of the knowledge and competence of personnel who perform verification of compliance with the ISM Code.

This system shall provide for:

(i) theoretical training covering all the competence requirements specified in TL-PR 10 and the application of the procedures governing the certification process;
(ii) supervised practical training as specified in TL-PR 10;
(iii) the creation and maintenance of records of the theoretical and practical training undertaken by each trainee.
2.1.6 A RO performing ISM Code certification shall have implemented a documented system ensuring that the certification process is performed in accordance with this procedure. This system shall include procedures and instructions for the following:

(i) the establishment of contracts for the provision of ISM certification services;
(ii) the planning, preparation and conduct of ISM audits;
(iii) the reporting of ISM audits;
(iv) the issue of interim and full-term DOCs and SMCs;
(v) the evaluation and follow-up of corrective actions, including action to be taken in response to major non-conformities. (Refer to Article 5 of Appendix to IMO Res. A.1118(30) and MSC/Circ.1059/MEPC/Circ.401).

2.2 The ability of the SMS to meet safety management objectives

2.2.1 The purpose of an audit is to verify that:

(i) the SMS complies with the requirements of the ISM Code;
(ii) the SMS is being implemented effectively and in such a way as to ensure that the objectives of the ISM Code are met.

2.2.2 All records having the potential to facilitate verification of compliance with the ISM Code shall be open to scrutiny during an audit. For this purpose, the Company shall provide auditors with statutory and classification records relevant to actions taken by the Company to ensure that compliance with mandatory rules and regulations is maintained. In this regard, records may be examined to substantiate their authenticity and veracity. The Company shall ensure that the auditor has access to statutory and classification records during audits, also when these records are issued by another Classification Society, other RO or the Administration itself.

2.2.3 The audit is based upon a sampling process. Where no non-conformities have been reported, it should not be assumed that none exists.
3. THE CERTIFICATION PROCESS

3.1 Certification Activities

3.1.1 Document of Compliance (DOC)

3.1.1.1 A DOC shall be issued to a Company following an initial or renewal verification of compliance with the requirements of the ISM Code.

3.1.1.2 The Company shall make available copies of the DOC to each office location and each ship covered by the SMS.

3.1.1.3 On completion of the audit, a DOC with validity not exceeding five (5) years may be issued by the auditor. A certificate of shorter validity may be issued in accordance with RO's procedures and flag State requirements.

3.1.2 Safety Management Certificate (SMC)

3.1.2.1 A SMC shall be issued to a ship following an initial or renewal verification of compliance with the requirements of the ISM Code.

3.1.2.2 A copy of the SMC shall be available at the Company’s Head Office.

3.1.2.3 The issue of a SMC is conditional upon:

(i) the existence of a DOC (not interim), valid for that type of ship;

(ii) the maintenance of compliance with the requirements of a Classification Society which meets the requirements of RO Code, as may be amended, or with the national regulatory requirements of a flag State which provide an equivalent level of safety; and

(iii) the maintenance of valid statutory certificates.

3.1.2.4 On completion of the audit, an SMC with validity not exceeding five (5) years may be issued by the auditor. A certificate of shorter validity may be issued in accordance with RO procedures and flag State requirements.

3.2 Interim and initial verification

3.2.1 Interim verification for the issue of an interim DOC to a Company and an interim SMC for a ship is carried out as described in ISM Code Section 14. The interim verification for issuance of an interim DOC includes a review of the safety management system documentation.

3.2.2 Initial verification for the issue of a DOC to a Company consists of the following steps:

(i) A satisfactory review of any changes made to the documented SMS since the interim DOC was issued;

(ii) Verification of the effective functioning of the SMS, including objective evidence that the Company’s SMS has been in operation for at least three (3) months on board at least one ship of each type operated by the Company. The objective evidence shall include records from the internal audits performed by the
Company ashore and on board and the statutory and classification records for at least one ship of each type operated by the Company.

3.2.3 The initial verification for issuing a SMC to a ship consists of the following steps:

(i) Verification that the Company holds a valid DOC applicable to the ship type and that the other provisions of paragraph 3.1.2.3 are complied with. Only after on-board confirmation of the existence of a valid DOC can the verification proceed;

(ii) Verification of the effective functioning of the SMS, including objective evidence that the SMS has been in operation for at least three (3) months on board the ship. The objective evidence should also include records of the internal audits performed by the Company.

3.3 Annual verification or renewal of the Document of Compliance

3.3.1 The purpose of these audits is, inter alia, to verify:

(i) the effective functioning of the SMS;

(ii) that any modifications made to the SMS comply with the requirements of the ISM Code;

(iii) that corrective action has been implemented;

(iv) that statutory and classification certificates are valid and that no surveys are overdue.

3.3.2 The statutory and classification certification for at least one ship of each type identified on the DOC shall be verified.

3.4 Intermediate verification or renewal of Safety Management Certificates

3.4.1 The purpose of these audits is, inter alia, to verify:

(i) the effective functioning of the SMS;

(ii) that any modifications made to the SMS comply with the requirements of the ISM Code;

(iii) that corrective action has been implemented;

(iv) that statutory and classification certificates are valid and that no surveys are overdue.

3.5 Preparing the audit

3.5.1 The auditor(s) in co-operation with the Company or Ship shall produce an audit plan.

3.5.2 The audit plan should be designed to be flexible in order to permit changes in emphasis based on information gathered during the audit, and to permit the effective use of resources. This plan shall be communicated to all those involved in the audit.
The audit plan shall include:

(i) identification of the individuals or organizational units having significant direct responsibilities within the SMS;

(ii) identification of the auditor(s);

(iii) the language of the audit;

(iv) the date and place where the audit is to be conducted;

(v) the schedule of meetings to be held with Company’s management.

3.5.3 Initial, intermediate and renewal shipboard verification audits shall be performed only under normal operating conditions, e.g. when the ship is not in dry dock or laid up. Interim audits may be conducted in circumstances other than normal operating conditions, provided that the ship is fully manned in accordance with its Safe Manning Certificate.

3.6 Executing the audit

3.6.1 All scheduled, routine DOC and SMC audits (initial, intermediate, annual and renewal) shall be fully scoped audits covering all elements of the ISM code and all aspects of the management of shipboard safety and pollution prevention.

3.6.2 The audit shall begin with an opening meeting, the purpose of which is to:

(i) introduce the auditor(s) to the Company’s or shipboard management;

(ii) explain the scope and objective of the audit;

(iii) provide a short summary of the methods and procedures to be used to conduct the audit;

(iv) establish the official communication links between the auditor(s) and the Company or shipboard personnel;

(v) confirm that the resources, documentation and facilities needed to perform the audit are available;

(vi) confirm the time and date of the closing meeting and any possible interim meetings.

3.6.3 Working documents used to facilitate the audit and to document the results may include:

(i) checklists used for evaluating SMS elements, and

(ii) forms for reporting observations and documenting supporting evidence.

Working documents should not restrict additional activities or investigations that may become necessary as a result of information gathered during the audit.

3.6.4 Consideration should be given to the limitations that may be placed on the auditor’s ability to gather information and collect objective evidence when audits are carried out during
the hours of darkness or other similarly restrictive operational conditions. Further visits may be necessary to complete the audit.

3.6.5 The auditor should take into account any changes made to the SMS since the last external audit carried out.

3.6.6 The auditor(s) shall assess the SMS on the basis of the documentation presented by the Company and objective evidence of its effective implementation. Such evidence shall be collected through interviews, review of documentation and records, observation of activities and examination of the condition and operation of the ship and its equipment and technical systems.

3.6.7 Annual and renewal audits of the Company may include a review of non-conformities reported in relation to previous internal and external Company and shipboard audits. The auditor should select a sample of the reported non-conformities and audit the Company’s investigation, analysis, and resolution of the non-conformities in accordance with the requirements of sections 9 and 12 of the Code.

3.6.8 When auditing a Company managing ships classed by another society, or for which the Administration or another RO performs the statutory surveys, the auditor shall review the statutory and classification survey records for at least one ship of each ship type to which the DOC is to apply. These records shall be made available at the Company’s office (refer to 2.2.2).

3.6.9 When auditing a ship, as a part of the audit process the auditor shall review the statutory and classification survey records (refer to 2.2.2).

3.6.10 The auditor is entitled to acquire information from other Classification Societies, ROs or the Administration, in order to check the veracity of the information presented to the auditor by the Company (refer to 2.2.2).

3.6.11 Audit findings shall be documented in a clear, concise manner and supported by objective evidence. These shall be reviewed by the auditor(s) in order to determine which are to be reported as major non-conformities, non-conformities, or observations.

3.6.12 At the end of the audit, prior to preparing the audit report, the auditor(s) shall hold a meeting with the senior management of the Company or ship and those responsible for the functions concerned. The purpose of the meeting is to present major non-conformities, non-conformities and observations to the Company or shipboard management in such a manner that they clearly understand the results of the audit.

3.7 Audit report

3.7.1 The audit report shall be prepared by the lead auditor, based on information gathered by and discussed with the audit team members. It must be accurate and complete, reflect the content of the audit and should include the following items:

(i) the date of completion of the audit;
(ii) the scope and objectives of the audit;
(iii) auditor(s), Company’s representatives;
(iv) all major non-conformities, non-conformities, and observations.
3.7.2 The audit report shall be made available to the Company or ship as applicable.

3.7.3 The Company should maintain reports and records of all audits performed both ashore and on board its ships (refer to 2.2.2).

3.8 Corrective Action Follow-up

3.8.1 The non-conformity report (NCR) should state clearly the act or situation identified as non-compliant with the Company’s SMS or the ISM Code.

3.8.2 The content of the non-conformity report shall be complete and concise and written in such a manner as to be easily understood. Clarity should not be sacrificed for the sake of brevity.

3.8.3 When writing NCRs auditors should, whenever possible, include a reference to the applicable requirement of the Company’s SMS, and when necessary for the sake of clarity, restate the requirement.

3.8.4 NCRs shall include a reference to the relevant clause or sub-clause of the ISM Code.

3.8.5 A DOC or SMC may be issued, endorsed or renewed before all identified non-conformities have been closed out provided that a schedule has been agreed between the Company and the auditor(s) for the implementation of the necessary corrective actions.

3.8.6 Additional audit(s) may be necessary to confirm the validity of a DOC and/or SMC depending on the nature of any non-conformities identified. The Company is responsible for applying for any follow-up audit required by the auditor.

3.8.7 The Company is responsible for formulating and implementing corrective actions for the non-conformities identified by the auditor(s). A corrective action plan shall be submitted to the auditor within an agreed time period. The proposals will be accepted if, as written, they appear to be an appropriate response to the non-conformities identified. A schedule not exceeding three (3) months from the date of completion of the audit shall be agreed for the implementation of the corrective actions. The effectiveness of the corrective actions shall be verified not later than the next scheduled audit (annual, intermediate or renewal).

3.8.8 The review of the Company’s responses to non-conformities described in paragraph 3.6.7 is applicable only to non-conformities that are not considered to be major.

3.8.9 Failure to implement the agreed Corrective Action may be treated as grounds for invalidation of the DOC or SMC.

3.9 Company responsibilities pertaining to safety management audits

3.9.1 The verification of compliance with the requirements of the ISM Code does not relieve the Company, management, officers or seafarers of their obligation to comply with national and international legislation related to safety and protection of the environment.

3.9.2 The Company is responsible for:

(i) informing relevant employees or organizational units about the objectives and scope of the audit;

(ii) appointing responsible members of staff to accompany the auditor(s);
(iii) providing the resources needed by the auditor(s) to ensure an effective and efficient verification process;

(iv) providing access and objective evidence as requested by the auditor(s);

(v) co-operating with the auditor(s) to ensure that the audit objectives are achieved;

(vi) informing the RO about significant changes to the SMS, which may need an additional audit by the RO. These include major restructuring of the system (for example, the establishment of Branch Offices) and changes in the operations that introduce new hazards;

(vii) requesting additional audit, when required.

### 3.10 Responsibilities of the audit team

3.10.1 The auditor is responsible for:

(i) planning and carrying out assigned responsibilities effectively and efficiently;

(ii) complying with the applicable requirements and other appropriate directives;

(iii) reporting any major obstacles encountered in performing the audit;

(iv) organising specialist technical assistance required to fulfil the competence requirements of the audit when necessary;

(v) clearly communicating non-conformities and observations to the Company or shipboard management immediately;

(vi) reporting the full audit results clearly, conclusively and without undue delay;

(vii) making the audit report available to the Company or shipboard management;

(viii) verifying the effectiveness of corrective actions taken by the Company.

3.10.2 Documents and information pertaining to the certification shall be treated in confidence.

3.10.3 An ISM auditor identifying a technical deficiency deemed to present a serious threat to safety or the environment or that requires attention by the responsible Classification Society or the Administration shall:

(i) establish if the Company has taken appropriate action to correct the technical deficiency. In every case the auditor shall establish that such technical deficiencies have been reported to the responsible Classification Society or Administration;

(ii) establish whether the technical deficiency constitutes or is symptomatic of a major non-conformity and, if so, follow the requirements of section 3.11.

### 3.11 Response to Major non-conformities

3.11.1 A major non-conformity raised on a ship must be downgraded before the ship can sail. Downgrading may take place only after verifiable action has been taken to remove any
serious threats to personnel, the ship or the environment. An acceptable plan for implementation not exceeding three (3) months should be agreed for completion of the necessary corrective actions.

3.11.2 Following the downgrading of a major non-conformity, at least one additional audit should be carried out on board the ship within the time frame indicated in the agreed corrective action plan to verify that effective actions have been taken (refer to IMO Circular MSC/Circ.1059). In addition to the additional shipboard audit, an additional audit of the Company’s shore-based operations may also be carried out if the auditor deems it necessary.

3.11.3 If an audit is carried out later than the specified time window a major non-conformity shall be raised.

3.11.4 Where a major non-conformity has been raised because a DOC audit has not taken place within the specified time, the associated SMCs continue to remain in place without any additional verification provided that no other major non-conformity remains unresolved.

3.11.5 All major non-conformities, including those that are downgraded before the completion of the audit, shall be reported to the corresponding Administrations as follows:

(i) Major non-conformities identified during office audits shall be reported to all Administrations on whose behalf DOCs have been issued and by which the RO is authorised.

(ii) Major non-conformities identified during shipboard audits shall be reported only to the Administration of the ship concerned.

3.11.6 Where the corresponding DOC has been issued by a RO, major non-conformities identified during shipboard audits shall be reported to that RO.

3.11.7 A DOC or SMC cannot be issued, endorsed or renewed if a major non-conformity exists.

3.12 Withdrawal of Certification

3.12.1 The Company shall be required to notify the affected ships immediately its DOC is withdrawn.

3.12.2 A Company whose Document of Compliance has been withdrawn should not be issued with an Interim Document of Compliance. Furthermore, a new Document of Compliance should not be issued unless an initial verification has been carried out. The expiry date of the new Document of Compliance should be the same as that of the withdrawn document.

3.12.3 Where the associated Safety Management Certificates are withdrawn as a result of the withdrawal of Document of Compliance caused by a major non-conformity, new Safety Management Certificates should not be issued unless the Document of Compliance has been reinstated and a verification to the scope of an initial verification has been carried out on board a representative sample of the ships. At least one ship of each type operated by the Company should be verified.

3.12.4 An Interim Safety Management Certificate shall not be issued to a ship from which the Safety Management Certificate has been withdrawn as a result of a major non-conformity. Furthermore, a new Safety Management Certificate should not be issued unless an initial verification has been carried out on board the ship. In addition, depending on the nature of
the major non-conformity raised against the Safety Management System implemented on board the ship, the validity of the Document of Compliance may also need to be verified by an audit, equivalent in scope to an annual audit, prior to the issue of the Safety Management Certificate. The new Safety Management Certificate should have the same expiry date as the withdrawn certificate.
Annex 1

COMPANY BRANCH OFFICE VERIFICATION

1 General

1) Where a Company assigns SMS responsibilities to Branch Offices, the verification shall include a representative sample of those offices. The sample selected shall be sufficient to ensure that all elements of the SMS and all requirements of the ISM Code can be assessed.

2) The audit of each Branch Office shall address each requirement of the ISM Code relevant to that office.

3) The Company shall have performed internal audits of all Branch Offices and relevant records shall be made available to the auditors.

4) Where the Company assigns SMS responsibilities to Branch Offices, the list of Branch Offices shall be indicated in an attachment to the DOC.

2 Initial DOC audit

1) Where the same activities are performed by all Branch Offices, the number of Branch Offices to be verified is:
   a. two if the total number of Branch Offices is two or three;
   b. three if the total number of Branch Offices is from four to six; and
   c. to be agreed if the total number of Branch Offices is more than six.

2) Where different activities are performed by Branch Offices, the number of Branch Offices performing the same activities to be verified is:
   a. two if the total number of Branch Offices performing the same activities is two or three;
   b. three if the total number of Branch Offices performing the same activities is from four to six; and
   c. to be agreed if the total number of Branch Offices performing the same activities is more than six.

3) Notwithstanding the above, if a Company nominates an office as its Head Office then it must be audited as part of the initial verification.

3 Annual DOC audit

1) Annual audit shall ensure that all Branch Offices are visited during the period of validity of the DOC. The audit of the Branch Offices shall be agreed with the Company. The frequency of Branch Office audits shall be determined based on the nature and extent of the activities undertaken by each Branch Office.

2) If an additional Branch Office is included by the Company in its SMS during the period of validity of the DOC, it shall be verified no later than at the next scheduled verification at which time the additional Branch Office should be added to the list of Branch Offices.
Annex 2

COMMUNICATIONS WITH FLAG STATES AND BETWEEN ROs

1) To ensure that the requirements of SOLAS Chapter I Regulation 6(d), SOLAS Chapter IX, IMO Resolution A.1118(30) and Resolution A.741(18) as amended are fulfilled, the following communication procedures must be followed when a DOC or SMC become invalid according to paragraph 3.11.

2) When a certificate is invalidated, the issuing RO shall inform the flag State and other ROs using the form "Notification of Invalidation of ISM Certification" attached to this document as Annex 7 or by other means including the same information.

3) The communication shall be limited to the identity of the ship, the Company, the substance of the major non-conformity and the date of audit.
Annex 3

PORT STATE CONTROL

1) When attending a ship as a result of a Port State Control action, the RO that issued the SMC shall consider the objective evidence presented by the PSCO.

2) Where the auditor considers that the evidence indicates the presence of a major non-conformity, the major non-conformity shall be documented in the usual way, the Company shall be notified immediately and the auditor shall proceed as indicated in paragraph 3.11.

3) In the absence of any specific instructions to the contrary, the scope of any additional audit carried out following the detention of a ship that holds an interim SMC shall include, as a minimum, the deficiencies identified by PSCO. Implementation will be verified to the extent that the available evidence permits.

4) In cases where the PSCO alleges that there is evidence of a major non-conformity, and the auditor of the SMC-issuing RO considers that there is not, the PSCO, under the authority vested in the officer by the authorities of the port, will decide what further action is to be taken.

5) If the auditor of the SMC-issuing RO disagrees with the actions taken by the PSCO, the auditor is to provide the PSCO with a written explanation of the disagreement and inform the flag State.
Annex 4

SHIP TYPES ON ISM CERTIFICATES

1 Determination of ship types to be listed on DOCs and SMCs

1) The ship types listed on DOCs and SMCs shall be consistent with the specific ship types defined in SOLAS and on pertinent SOLAS documentation aboard ship.

2) The ship types listed on DOCs and SMCs shall be consistent with the service in which the ship operates. Some ships are designed for use in multiple services (for example OBOs). The ship types listed on the DOC and SMC must reflect the service(s) in which the ship is actually trading and fit to serve.

3) In the event that a multipurpose ship is voluntarily operated in only one of the services for which it is designed, then the DOC and SMC should list only the ship type corresponding to that service. When a ship is transferred to another service for which it is designed, an interim DOC and SMC identifying the ship type appropriate to the new service may be issued. Subsequent to satisfactory verification of the ship's operation under a fully functional SMS for the additional ship type, the DOC and SMC may be reissued listing the pertinent ship types.

2 Retention of ship types on DOCs

1) The auditor shall determine at each scheduled (see 3.6.1) audit of the Company, the ship types operated by the Company at the time of the audit. If the auditor discovers that the Company no longer operates a ship type listed on the DOC, the auditor should either delete this ship type from the DOC immediately, or document an observation to formally advise the Company that the ship type will be removed from the DOC if this situation persists at the next scheduled audit. The DOC shall be re-issued at the next scheduled audit, no longer listing the ship type that is no longer operated.

2) If, at a scheduled audit, the auditor determines that the Company has not been operating ships of a particular type since a previous audit, then this ship type should be removed from all DOC’s. If however, the Company continues to manage ships of a particular type within its fleet then, unless otherwise instructed by the Administration, all DOC’s may be endorsed for this ship type.
Annex 5

COMPANY CERTIFICATION SCENARIOS

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Type of audit</th>
<th>Minimum scope of audit</th>
<th>Carried out by:</th>
<th>Certificate issued</th>
</tr>
</thead>
</table>
| 1        | Change of Company name and/or address | Verification on site | - Verify that Company organisation and responsibilities remain essentially unchanged.  
- Ensure that necessary changes have been made to SMS documentation.  
- Verify that changes have been reported to Administration(s) to update the CSR for each vessel. | Auditor | Reissue DOC and SMCs with new name. (expiry date as previous certificates) |
| 2        | Change to RO from a Classification Society not holding a QSCS certificate | Initial audit | - Audit to address all elements of the ISM Code.  
- All corrective action to be verified and previous NCNs to be closed out by the gaining society. | Auditor | Full term DOC valid 5 years from date of audit |
| 3        | Additional ship type on DOC | Interim audit on site | - Review changes to SMS to accommodate new ship type.  
- Review plans to implement changes (minimum of 1 ship required). | Auditor | Interim DOC for new ship type |
| 4        | Change from Interim DOC to full DOC in Scenario 3 | Additional audit on site | - Verify additional requirements for ship type have been implemented.  
- Review results of internal audit. | Auditor | DOC (expiry date as for existing ship type) |
| 5        | Minor change to SMS | Verify at next audit | - Assess potential impact on SMS when advised and decide whether visit is required. | No action | |
| 6        | Major change to SMS | Verify on site | - Verify changes are appropriate and adequate for new circumstances. | Auditor | No action |
| 7        | Additional flag | Additional audit on site | - Verify availability of flag State instructions and their incorporation into the management system. | Auditor | Full term certificate with same expiry date as the DOC issued on behalf of the other flag State(s) |

Note: Above scenarios may be subject to flag State requirements and should only be applied in the absence of any instructions from the Administration.
## Annex 6

### SHIP CERTIFICATION SCENARIOS

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Condition</th>
<th>Action required</th>
<th>Scope of audit and certification</th>
</tr>
</thead>
</table>
| 1        | Change of ship’s name | Conducted by a surveyor or an auditor | Verification on board | 1. Verify correct ship’s name on all Certificates and Documents.  
2. Amend/reissue SMC with new ship’s name, as appropriate.  
*Note: SMC must be amended by issuing RO or by special arrangement.*  
Replacement SMC shall have the same expiry date as the current SMC. |
| 2        | Change of flag | Conducted by an auditor | Interim audit on board | 1. Interim audit as required by ISM Code, 14.4  
2. Issue interim SMC. |
| 3        | Change in IMO ship type | Conducted by an auditor | Interim audit on board | 1. Interim audit as required by ISM Code, 14.4.  
2. Issue Interim SMC with new ship type. |
| 4        | Adding IMO ship type (e.g. from bulk carrier to OBO) | Conducted by an auditor | Interim audit on board | 1. Interim audit as required by ISM Code, 14.4.  
2. Issue interim SMC with both ship types. |
| 5        | Change of ship type, dual to single (e.g. OBO to oil tanker) | Conducted by a surveyor or an auditor | Verification on board | 1. Evidence of surrender of SOLAS or MARPOL related certificates for the original ship type. (e.g. surrender of IOPP Supp. B when going from OBO to bulk on permanent basis).  
2. Amend/issue replacement SMC with appropriate ship type and same expiry date as the current SMC.  
*Note: SMC must be amended by issuing RO or by special arrangement.* |
| 6        | Change to RO from a Classification Society not holding a QSCS certificate | Conducted by an auditor | Initial audit on board² | 1. Audit to address all elements of ISM Code.  
2. Issue SMC. |
| 7        | Ship out of service between 3 and 6 months³ | Conducted by an auditor | Additional audit if required by the flag State | Endorse SMC as appropriate. |
| 8        | Ship out of service more than 6 months³ | Conducted by an auditor | Interim audit on board | 1. Interim verification.  
2. Issue Interim SMC. |
| 9        | Intermediate audits requested after the end of the audit time window | Conducted by an auditor | Intermediate audit on board | 1. Major NC raised that may be downgraded based on completion of audit.  
2. Additional audit within 3 months required.  
3. If reinstated, SMC to be endorsed with a statement (e.g. Validity reinstated with scope as initial). If re-issued, SMC to have same expiry date as previous certificate. |
| 10       | Change of Company name and/or address | Attendance on board not required | 1. Verify DOC has been reissued with new Company name and address.  
2. Reissue SMC with the new Company name and address. |

Note: Above scenarios may be subject to flag State requirements and should only be applied in the absence of any instructions from the Administration.

¹ The RO may with permission from the Administration authorize a surveyor from the vessel’s Classification Society, if other than the ISM RO, to amend the documentation.

² Vessels with interim SMC, and which are not yet ready for initial audit, shall be issued with an interim SMC with same validity as the certificate issued by the losing RO. The auditor should take into account that there may not yet be records for all activities.

³ These instructions do not apply to ships for which seasonal lay-ups are a normal part of their operational routine – refer to MSC-MEPC.7/Circ.9.
Annex 7

NOTIFICATION OF INVALIDATION OF ISM CERTIFICATION

- Document of Compliance
- Safety Management Certificate

<table>
<thead>
<tr>
<th>Ship’s Name:</th>
<th>IMO No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company Name and Address</td>
<td>Certificate No.</td>
</tr>
<tr>
<td></td>
<td>Issued by:</td>
</tr>
</tbody>
</table>

The audit was conducted on behalf of the government of:

Type of audit:  Annual (office)  Intermediate (ship)  Additional  Renewal

(Tick as appropriate)

Reason for invalidation of certification (specify):

Name:  Position:  Society:  Date:

Distribution:
- To Company
- Copy to Administration
- Copy to Port State Authority (if appropriate)
- Copies to ROs responsible for issue of SMCs (office audit)
- Copy to RO responsible for issue of DOC (ship audit)
- Copy to Classification Society (ship audit)
Annex 8

VERIFICATION OF COMPLIANCE WITH FLAG STATE REQUIREMENTS

1) Unless otherwise instructed by the Administration, auditors will verify compliance with particular flag State requirements by sampling in the same way that compliance with other mandatory requirements is verified.

2) The same approach will be adopted when a ship changes flag. Compliance with any special requirements that are imposed by the new flag State will be verified by sample at the next scheduled audit. An audit for the issue of an interim certificate in relation to any additional flag State requirements, followed by verification of full implementation, will be carried out only when specifically requested by the Administration concerned.

3) Where Administrations require routine verification of compliance with specific flag State requirements at every scheduled audit, either on board or ashore, the ROs will make an estimation of, and reach agreement on, the additional time that will need to be added to the usual audit duration. The Administration will then be informed of the outcome and the fact that the audit duration will be increased accordingly.
Note:

1. This Procedural Requirement applies from 1 April 2019.
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Appendix 1. Detailed learning objectives
1. **General**

1.1 This Procedural Requirement describes the TL requirements for the selection, training, qualification and authorisation of marine management systems auditors responsible for verifying compliance with the ISM and ISPS Codes. These requirements have been developed in accordance with the provisions outlined below.

1.2 Paragraph 4.2 of Appendix 1 of IMO Resolution A.739(18) “Minimum standards for recognized organizations acting on behalf of the Administration” requires Recognised Organisations to provide “a systematic training and qualification regime for professional personnel engaged in the safety management system certification process, to ensure proficiency in the applicable management criteria as well as adequate knowledge of the technical and operational aspects of shipboard operational management”.

1.2bis Paragraph A2.3.5.2 of Appendix 2 of IMO Resolution MSC.349(92) “Specifications on the survey and certification functions of recognized organizations acting on behalf of the flag State” and MEPC.237(65) requires that “the system shall comply with the qualification and training requirements for ISM Code assessors contained in the Guidelines on Implementation of the International Safety Management (ISM) Code by Administrations”.

1.3 Paragraphs 3 and 4 of the Appendix to IMO Resolution A.1118(30) “Revised guidelines on the implementation of the International Safety Management (ISM) Code by Administrations” contain standards of competence and qualification arrangements for those who are to participate in verification of compliance with the requirements of the ISM Code.

1.4 Paragraph 4.2 of Appendix 1 of IMO Circular MSC/Circ.1074 “Interim guidelines for the authorization of Recognized Security Organizations acting on behalf of the Administration and/ or Designated Authority of the Contracting Government” requires “the provision of a systematic training and qualification regime for its professional personnel engaged in the maritime management system certification process to ensure proficiency in the applicable quality and security management criteria as well as adequate knowledge of the technical and operational aspects of maritime security management.”

2. **Competence requirements for marine management systems auditors**

2.1 Those responsible for verifying compliance with the requirements of the ISM and ISPS Codes must be able to demonstrate knowledge and understanding of:

1. The principles and practice of management systems auditing.
2. The requirements of the ISM and ISPS Codes and their interpretation and application.
3. Mandatory rules and regulations and applicable codes, guidelines and standards recommended by the IMO, Administrations, Classification Societies and maritime industry organisations.
4. Basic shipboard operations including emergency preparedness and response

See Appendix 1 for a more detailed list of learning objectives.
2.2 In addition, they must demonstrate that they have the ability to apply such knowledge and understanding and that they are capable of carrying out effective verification audits of the shore-based and shipboard aspects of marine management systems against the ISM and ISPS Codes as applicable.

The auditor must possess the competence to:

1. determine whether the management system elements conform or do not conform with the requirements of the applicable Code;

2. determine the effectiveness of the Company’s safety management system, or that of the ship, in order to ensure compliance with rules and regulations as evidenced by the statutory and classification survey records;

3. assess the effectiveness of the safety management system to ensure compliance with other rules and regulations which are not covered by statutory and classification surveys and to enable verification of compliance with these rules and regulations; and

4. assess whether the safe practices recommended by the IMO, Administrations, Classification Societies and maritime industry organizations have been taken into account.

2.3 The competences described above may be acquired as a result of any combination of the following:

1. Previous relevant qualifications and experience.

2. Theoretical training.

3. Practical training.

3. Selection Criteria

3.1 In order to be accepted for training as a marine management systems auditor, the candidate must hold, as a minimum:

Either a qualification from a tertiary institution recognised by the Administration or by the Classification Society within a relevant field of engineering or physical science (minimum two-year programme);

Or a qualification from a marine or nautical institution and relevant seagoing experience as a certificated ship’s officer.

3.2 In addition, the candidate must have at least five (5) years of experience in areas relevant to the technical or operational aspects of shipboard operational management. Such experience may be gained in the following ways:

- ship classification or statutory surveys; or
- sea-going service as a certificated watch-keeping officer; or
- employment in a technical role (for example: technical manager, superintendent, operations manager) in a ship management company; or
- any combination of these three.
3.3 Exceptionally, alternative qualifications and experience may be considered provided that they can be shown to be at least equivalent to those specified in paragraphs 3.1 and 3.2 above, are an acceptable basis for marine auditor training and are sufficient to ensure the candidate’s credibility in the eyes of the Administrations, the companies and the industry as a whole.

4. **Theoretical training**

4.1 Theoretical training should address all the areas listed in paragraph 2.1 above. The time spent on each topic and the level of detail that it is necessary to include will depend on the qualifications and experience of the trainees, their existing competence in each subject, and the number of training audits to be carried out.

4.2 A minimum of ten (10) days of theoretical training shall be provided. Where appropriate, some elements may be delivered by means such as distance learning and e-learning. One day of distance or e-learning is considered equivalent to one day of classroom training. However, at least fifty percent of the total theoretical training days shall be classroom-based in order to allow for discussion and debate and to allow candidates to benefit from the experience of the trainer. The training may be modular in structure, in which case the period over which the theoretical training is delivered must not exceed twelve (12) months.

5. **Examination**

5.1 Confirmation that the learning objectives have been met shall be demonstrated by written examination\(^1\) at the end of the theoretical training, or at the end of each module if the training is not delivered in a single training course.

5.2 If the trainee fails the written examination, or any part thereof, a single resit will be permitted. A candidate who fails the resit will be required to undergo the corresponding theoretical training again before being allowed to make another attempt at the examination.

5.3 A candidate who passes a written examination shall receive a certificate, statement or other record indicating which of the competences specified in paragraph 2.1 have been addressed, and the dates on which the corresponding training took place.

6. **Practical training**

6.1 A person authorised to carry out ISM and ISPS audits must have completed at least five (5) training audits under supervision and in accordance with the following criteria:

1. At least four (4) of the audits must be ISM audits.
2. At least one (1) of the ISM audits must be a company audit.
3. At least one (1) of the ISM audits must be a shipboard audit.
4. At least one (1) of the audits must be an ISPS audit.
5. The training audits may be initial, renewal, annual or intermediate. Additional audits may be used, but only were they are full scoped audits covering all elements of the applicable Code and the relevant management system.

\(^1\) This can be done in paper or electronic format.
6. All training audits must be carried out under the supervision of suitably qualified and experienced auditors.

7. All training audits must be completed within twenty-four (24) months of the end of the theoretical training. Where this is not achieved for any reason, each Classification Society shall document the additional measures taken in order to complete the training.

8. When fully scoped ISM and ISPS audits are carried out during the same visit they may be counted as individual ISM and ISPS audits for the purpose of arriving at the total number of audits carried out under supervision.

6.2 Training audits must include preparation and reporting.

6.3 The training audits described in paragraph 6.1 constitute the minimum requirement, and each Classification Society should establish procedures for ensuring and demonstrating that the competence required by paragraph 2.2 has been achieved. The final number of training audits should be sufficient not only to demonstrate competence, but also to ensure that the prospective auditor has had sufficient practice to provide the confidence necessary to work alone.

6.4 In addition to the training audits described above, candidates must have completed a shipboard security plan (SSP) approval under supervision. This may be carried out as part of the theoretical classroom training. Amended SSPs may be used if the complete plan was sent for re-approval.

6.5 Where a Classification Society chooses to restrict an auditor’s authorisation to ISM audits only, it is not necessary for the candidate to undergo the theoretical and practical training relevant to the ISPS Code and the related audit and certification activities. The total number of training days may be reduced accordingly.

7. Training (general)

7.1 The total training must not be less than the minima specified in 4.2 and 6.1 above except in those cases in which theoretical and/or practical training are reduced based on the candidate’s previous qualifications and experience, or when the candidate’s authorisation is to be restricted to ISM only.

7.2 Before participating in any SSP approvals or ISPS Code verifications, a candidate must have undergone a background security check completed by, or on behalf of, the Classification Society.

7.3 Every auditor who participates in SSP approvals or ISPS Code verifications shall be issued with a durable and tamper-proof identity card indicating his or her authorisation as a Maritime Security Auditor.

8. Authorisation

8.1 A record shall be maintained, indicating authorisation granted to candidates who have passed the written examination required by paragraph 5.1 and who have successfully completed the practical training described in paragraph 6.
8.2 Where a Classification Society chooses to restrict an auditor’s authorisation to ISM audits only, this must be clearly indicated in the record, and procedures must exist to ensure that no work is undertaken for which authorisation has not been given.

8.3 All ISPS auditors must be authorised as ISM auditors.

9. Maintenance of authorisation

9.1 A qualified auditor who has not performed at least two (2) audits in any two (2) calendar year period shall be required to undergo two (2) revalidation audits under the supervision of a suitably qualified and experienced auditor. These audits may be ISM or ISPS, ship or office, addressing all aspects of the corresponding code. MLC inspections addressing all aspects of the Convention can be substituted for the maintenance of this authorisation.

9.2 A qualified auditor who has not performed any audits in any five-year period shall be required to undergo revalidation training to include a one-day refresher course, two ISM audits and one ISPS audit under the supervision of a suitably qualified and experienced auditor. For auditors who are authorised for ISM only, the supervised ISPS audit need not be included. The one-day refresher course should include familiarisation with the latest version of the audit and certification procedures, changes in regulatory requirements, new or updated reporting systems, the most recent guidance on the interpretation and application of the Codes, etc. This course may be delivered by alternative learning methods (distance learning, video conference, webinars, etc.).

10. Update training

10.1 Each Classification Society must ensure that its auditors are kept informed of all regulatory and procedural developments related to the ISM and ISPS Codes and that they receive guidance on matters of regulatory and procedural interpretation as these evolve.

11. Records

11.1 Records shall be created and retained for each auditor indicating:

1. Qualifications and experience gained prior to training as a Marine Management Systems Auditor
2. Theoretical training received
3. Examination results
4. Practical training received
5. Authorisations granted
6. Update training received
7. Re-authorisation in the event of lapsed authorisations
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Detailed learning objectives

Those responsible for verifying compliance with the ISM and ISPS Codes must be able to demonstrate knowledge and understanding of:

1. The principles and practice of management systems auditing
   - The terminology used in management systems and their verification.
   - General management systems principles and concepts.
   - The design, implementation and Administration of a documented management system.
   - Continual improvement in a management system.
   - Audit objectives.
   - The roles, responsibilities and activities of the auditor.
   - The preparation and planning of an audit.
   - The execution of the audit.
   - Audit reporting and follow-up.
   - The management of an audit team.
   - The content of the procedures and work instructions that govern the ISM and ISPS audit and certification process.

2. The requirements of the ISM and ISPS Codes and their interpretation and application
   - The background to, and history of, the development of the ISM and ISPS Codes.
   - The objectives of the ISM and ISPS Codes.
   - The application of the ISM and ISPS Codes.
   - The risk management and human element considerations that underpin the codes.
   - The ISM Code as a management systems model.
   - Certification requirements (certificate types and their validity, interim arrangements, withdrawal, special scenarios, etc.).
   - The specific requirements of the ISM and ISPS Codes and their interpretation.
   - The companies’ responsibilities in relation to complying with the requirements of the ISM and ISPS Codes.
3. **Mandatory rules and regulations and applicable codes, guidelines and standards recommended by the IMO, Administrations, Classification Societies and maritime industry organisations**

- The roles and functions of Administrations, port state authorities, the IMO, the ILO, the Classification Societies, IACS and other industry bodies.

- Purpose and scope and general content of SOLAS 74, MARPOL 73/78, STCW 78 and other conventions and the associated guidelines, certificates and records.

- Applicable codes, guidelines and standards issued by the Classification Societies and other industry organisations.

4. **Shipboard operations and shipboard security including emergency preparedness and response**

- Roles, responsibilities and interrelationships of the participants in maritime operations (owner, manager, agent, manning agent, etc.).

- Shore-based and shipboard organisation and management structure of the Company.

- Roles, responsibilities and interrelationships of shore-based and shipboard staff.

- Shipboard operations (navigation, cargo and ballasting operations, engine room operations, routine and breakdown maintenance, passenger management, security measures, management of sewage and garbage), with particular reference to specific ship types.

- Security threats and patterns, weapons, dangerous substances and devices, security equipment and systems and their operational limitations, characteristics and behaviour of persons likely to pose a security threat.

- Operational and security risk assessment techniques.

- Identification of potential emergency situations and preparations for emergency responses with particular reference to specific ship types.
TL-PR 10 Procedure for the Selection, Training, Qualification and Authorisation of Marine Management Systems Auditors

Note:

1. This Procedural Requirement applies from 1 April 2019.
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Appendix 1. Detailed learning objectives
1. General

1.1 This Procedural Requirement describes the TL requirements for the selection, training, qualification and authorisation of marine management systems auditors responsible for verifying compliance with the ISM and ISPS Codes. These requirements have been developed in accordance with the provisions outlined below.

1.2 Paragraph 4.2 of Appendix 1 of IMO Resolution A.739(18) “Minimum standards for recognized organizations acting on behalf of the Administration” requires Recognised Organisations to provide “a systematic training and qualification regime for professional personnel engaged in the safety management system certification process, to ensure proficiency in the applicable management criteria as well as adequate knowledge of the technical and operational aspects of shipboard operational management”.

1.2bis Paragraph A2.3.5.2 of Appendix 2 of IMO Resolution MSC.349(92) “Specifications on the survey and certification functions of recognized organizations acting on behalf of the flag State” and MEPC.237(65) requires that “the system shall comply with the qualification and training requirements for ISM Code assessors contained in the Guidelines on Implementation of the International Safety Management (ISM) Code by Administrations”.

1.3 Paragraphs 3 and 4 of the Appendix to IMO Resolution A.1118(30) “Revised guidelines on the implementation of the International Safety Management (ISM) Code by Administrations” contain standards of competence and qualification arrangements for those who are to participate in verification of compliance with the requirements of the ISM Code.

1.4 Paragraph 4.2 of Appendix 1 of IMO Circular MSC/Circ.1074 “Interim guidelines for the authorization of Recognized Security Organizations acting on behalf of the Administration and/ or Designated Authority of the Contracting Government” requires “the provision of a systematic training and qualification regime for its professional personnel engaged in the maritime management system certification process to ensure proficiency in the applicable quality and security management criteria as well as adequate knowledge of the technical and operational aspects of maritime security management.”

2. Competence requirements for marine management systems auditors

2.1 Those responsible for verifying compliance with the requirements of the ISM and ISPS Codes must be able to demonstrate knowledge and understanding of:

1. The principles and practice of management systems auditing.

2. The requirements of the ISM and ISPS Codes and their interpretation and application.

3. Mandatory rules and regulations and applicable codes, guidelines and standards recommended by the IMO, Administrations, Classification Societies and maritime industry organisations.

4. Basic shipboard operations including emergency preparedness and response

See Appendix 1 for a more detailed list of learning objectives.
2.2 In addition, they must demonstrate that they have the ability to apply such knowledge and understanding and that they are capable of carrying out effective verification audits of the shore-based and shipboard aspects of marine management systems against the ISM and ISPS Codes as applicable.

The auditor must possess the competence to:

1. determine whether the management system elements conform or do not conform with the requirements of the applicable Code;

2. determine the effectiveness of the Company’s safety management system, or that of the ship, in order to ensure compliance with rules and regulations as evidenced by the statutory and classification survey records;

3. assess the effectiveness of the safety management system to ensure compliance with other rules and regulations which are not covered by statutory and classification surveys and to enable verification of compliance with these rules and regulations; and

4. assess whether the safe practices recommended by the IMO, Administrations, Classification Societies and maritime industry organizations have been taken into account.

2.3 The competences described above may be acquired as a result of any combination of the following:

1. Previous relevant qualifications and experience.

2. Theoretical training.

3. Practical training.

3. Selection Criteria

3.1 In order to be accepted for training as a marine management systems auditor, the candidate must hold, as a minimum:

Either a qualification from a tertiary institution recognised by the Administration or by the Classification Society within a relevant field of engineering or physical science (minimum two-year programme);

Or a qualification from a marine or nautical institution and relevant seagoing experience as a certificated ship’s officer.

3.2 In addition, the candidate must have at least five (5) years of experience in areas relevant to the technical or operational aspects of shipboard operational management. Such experience may be gained in the following ways:

- ship classification or statutory surveys; or
- sea-going service as a certificated watch-keeping officer; or
- employment in a technical role (for example: technical manager, superintendent, operations manager) in a ship management company; or
- any combination of these three.
3.3 Exceptionally, alternative qualifications and experience may be considered provided that they can be shown to be at least equivalent to those specified in paragraphs 3.1 and 3.2 above, are an acceptable basis for marine auditor training and are sufficient to ensure the candidate’s credibility in the eyes of the Administrations, the companies and the industry as a whole.

4. **Theoretical training**

4.1 Theoretical training should address all the areas listed in paragraph 2.1 above. The time spent on each topic and the level of detail that it is necessary to include will depend on the qualifications and experience of the trainees, their existing competence in each subject, and the number of training audits to be carried out.

4.2 A minimum of ten (10) days of theoretical training shall be provided. Where appropriate, some elements may be delivered by means such as distance learning and e-learning. One day of distance or e-learning is considered equivalent to one day of classroom training. However, at least fifty percent of the total theoretical training days shall be classroom-based in order to allow for discussion and debate and to allow candidates to benefit from the experience of the trainer. The training may be modular in structure, in which case the period over which the theoretical training is delivered must not exceed twelve (12) months.

5. **Examination**

5.1 Confirmation that the learning objectives have been met shall be demonstrated by written examination\(^1\) at the end of the theoretical training, or at the end of each module if the training is not delivered in a single training course.

5.2 If the trainee fails the written examination, or any part thereof, a single resit will be permitted. A candidate who fails the resit will be required to undergo the corresponding theoretical training again before being allowed to make another attempt at the examination.

5.3 A candidate who passes a written examination shall receive a certificate, statement or other record indicating which of the competences specified in paragraph 2.1 have been addressed, and the dates on which the corresponding training took place.

6. **Practical training**

6.1 A person authorised to carry out ISM and ISPS audits must have completed at least five (5) training audits under supervision and in accordance with the following criteria:

1. At least four (4) of the audits must be ISM audits.
2. At least one (1) of the ISM audits must be a company audit.
3. At least one (1) of the ISM audits must be a shipboard audit.
4. At least one (1) of the audits must be an ISPS audit.
5. The training audits may be initial, renewal, annual or intermediate. Additional audits may be used, but only were they are full scoped audits covering all elements of the applicable Code and the relevant management system.

\(^{1}\) This can be done in paper or electronic format.
6. All training audits must be carried out under the supervision of suitably qualified and experienced auditors.

7. All training audits must be completed within twenty-four (24) months of the end of the theoretical training. Where this is not achieved for any reason, each Classification Society shall document the additional measures taken in order to complete the training.

8. When fully scoped ISM and ISPS audits are carried out during the same visit they may be counted as individual ISM and ISPS audits for the purpose of arriving at the total number of audits carried out under supervision.

6.2 Training audits must include preparation and reporting.

6.3 The training audits described in paragraph 6.1 constitute the minimum requirement, and each Classification Society should establish procedures for ensuring and demonstrating that the competence required by paragraph 2.2 has been achieved. The final number of training audits should be sufficient not only to demonstrate competence, but also to ensure that the prospective auditor has had sufficient practice to provide the confidence necessary to work alone.

6.4 In addition to the training audits described above, candidates must have completed a shipboard security plan (SSP) approval under supervision. This may be carried out as part of the theoretical classroom training. Amended SSPs may be used if the complete plan was sent for re-approval.

6.5 Where a Classification Society chooses to restrict an auditor’s authorisation to ISM audits only, it is not necessary for the candidate to undergo the theoretical and practical training relevant to the ISPS Code and the related audit and certification activities. The total number of training days may be reduced accordingly.

7. Training (general)

7.1 The total training must not be less than the minima specified in 4.2 and 6.1 above except in those cases in which theoretical and/or practical training are reduced based on the candidate’s previous qualifications and experience, or when the candidate’s authorisation is to be restricted to ISM only.

7.2 Before participating in any SSP approvals or ISPS Code verifications, a candidate must have undergone a background security check completed by, or on behalf of, the Classification Society.

7.3 Every auditor who participates in SSP approvals or ISPS Code verifications shall be issued with a durable and tamper-proof identity card indicating his or her authorisation as a Maritime Security Auditor.

8. Authorisation

8.1 A record shall be maintained, indicating authorisation granted to candidates who have passed the written examination required by paragraph 5.1 and who have successfully completed the practical training described in paragraph 6.
8.2 Where a Classification Society chooses to restrict an auditor’s authorisation to ISM audits only, this must be clearly indicated in the record, and procedures must exist to ensure that no work is undertaken for which authorisation has not been given.

8.3 All ISPS auditors must be authorised as ISM auditors.

9. Maintenance of authorisation

9.1 A qualified auditor who has not performed at least two (2) audits in any two (2) calendar year period shall be required to undergo two (2) revalidation audits under the supervision of a suitably qualified and experienced auditor. These audits may be ISM or ISPS, ship or office, addressing all aspects of the corresponding code. MLC inspections addressing all aspects of the Convention can be substituted for the maintenance of this authorisation.

9.2 A qualified auditor who has not performed any audits in any five-year period shall be required to undergo revalidation training to include a one-day refresher course, two ISM audits and one ISPS audit under the supervision of a suitably qualified and experienced auditor. For auditors who are authorised for ISM only, the supervised ISPS audit need not be included. The one-day refresher course should include familiarisation with the latest version of the audit and certification procedures, changes in regulatory requirements, new or updated reporting systems, the most recent guidance on the interpretation and application of the Codes, etc. This course may be delivered by alternative learning methods (distance learning, video conference, webinars, etc.).

10. Update training

10.1 Each Classification Society must ensure that its auditors are kept informed of all regulatory and procedural developments related to the ISM and ISPS Codes and that they receive guidance on matters of regulatory and procedural interpretation as these evolve.

11. Records

11.1 Records shall be created and retained for each auditor indicating:

1. Qualifications and experience gained prior to training as a Marine Management Systems Auditor
2. Theoretical training received
3. Examination results
4. Practical training received
5. Authorisations granted
6. Update training received
7. Re-authorisation in the event of lapsed authorisations
Appendix 1

Detailed learning objectives

Those responsible for verifying compliance with the ISM and ISPS Codes must be able to demonstrate knowledge and understanding of:

1. The principles and practice of management systems auditing
   - The terminology used in management systems and their verification.
   - General management systems principles and concepts.
   - The design, implementation and Administration of a documented management system.
   - Continual improvement in a management system.
   - Audit objectives.
   - The roles, responsibilities and activities of the auditor.
   - The preparation and planning of an audit.
   - The execution of the audit.
   - Audit reporting and follow-up.
   - The management of an audit team.
   - The content of the procedures and work instructions that govern the ISM and ISPS audit and certification process.

2. The requirements of the ISM and ISPS Codes and their interpretation and application
   - The background to, and history of, the development of the ISM and ISPS Codes.
   - The objectives of the ISM and ISPS Codes.
   - The application of the ISM and ISPS Codes.
   - The risk management and human element considerations that underpin the codes.
   - The ISM Code as a management systems model.
   - Certification requirements (certificate types and their validity, interim arrangements, withdrawal, special scenarios, etc.).
   - The specific requirements of the ISM and ISPS Codes and their interpretation.
   - The companies’ responsibilities in relation to complying with the requirements of the ISM and ISPS Codes.
3. **Mandatory rules and regulations and applicable codes, guidelines and standards recommended by the IMO, Administrations, Classification Societies and maritime industry organisations**

- The roles and functions of Administrations, port state authorities, the IMO, the ILO, the Classification Societies, IACS and other industry bodies.

- Purpose and scope and general content of SOLAS 74, MARPOL 73/78, STCW 78 and other conventions and the associated guidelines, certificates and records.

- Applicable codes, guidelines and standards issued by the Classification Societies and other industry organisations.

4. **Shipboard operations and shipboard security including emergency preparedness and response**

- Roles, responsibilities and interrelationships of the participants in maritime operations (owner, manager, agent, manning agent, etc.).

- Shore-based and shipboard organisation and management structure of the Company.

- Roles, responsibilities and interrelationships of shore-based and shipboard staff.

- Shipboard operations (navigation, cargo and ballasting operations, engine room operations, routine and breakdown maintenance, passenger management, security measures, management of sewage and garbage), with particular reference to specific ship types.

- Security threats and patterns, weapons, dangerous substances and devices, security equipment and systems and their operational limitations, characteristics and behaviour of persons likely to pose a security threat.

- Operational and security risk assessment techniques.

- Identification of potential emergency situations and preparations for emergency responses with particular reference to specific ship types.
TL-PR 10B Procedure for the Selection, Training, Qualification and Authorisation of Maritime Labour Inspectors

Note:

1. This procedural requirement applies from 1 January 2017.
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Appendix 1. Detailed learning objectives
1. General

1.1 This Procedural Requirement describes the TL requirements for the selection, training, qualification and authorisation of maritime labour inspectors responsible for verifying compliance with the Maritime Labour Convention, 2006 (MLC, 2006). These requirements have been developed in accordance with the provisions outlined below.

1.2 Paragraph 3 of Standard A5.1.4 of the MLC, 2006 “Inspection and enforcement” requires that “Adequate provision shall be made to ensure that the inspectors have the training, competence, terms of reference, powers, status and independence necessary or desirable so as to enable them to carry out the verification and ensure the compliance referred to in paragraph 1 of this Standard.”

1.3 Paragraph 1 and subparagraph 1(b) of Standard A5.1.2 of the MLC, 2006 “Authorization of recognized organizations” requires that “the competent authority shall review the competency and independence of the organization concerned and determine whether the organization has demonstrated, to the extent necessary for carrying out the activities covered by the authorization conferred on it, that the organization has the ability to maintain and update the expertise of its personnel;”

1.4 Paragraph 4 of Guideline B5.1.2 of the MLC, 2006 “Authorization of recognized organizations” requires that “Each Member should require the recognized organizations to develop a system for qualification of staff employed by them as inspectors to ensure the timely updating of their knowledge and expertise.”

2. Competence requirements

2.1 Those responsible for verifying compliance with the requirements of the MLC, 2006 must be able to demonstrate:

1. Knowledge and understanding of the principles and practice of management systems auditing.

2. Knowledge and understanding of the requirements of MLC, 2006.

3. Awareness of applicable national laws and regulations and relevant international instruments.

See Appendix 1 for a more detailed list of learning objectives.

2.2 In addition, they must demonstrate that they have the ability to apply such knowledge and understanding and that they are capable of carrying out effective inspections of the seafarers’ working and living conditions on board against the MLC, 2006.

2.3 The competences described above may be acquired as a result of any combination of the following:

1. Previous relevant qualifications and experience.

2. Theoretical training.

3. Practical training.
3. **Selection Criteria**

3.1 In order to be accepted for training as a maritime labour inspector, the candidate must be, as a minimum:

3.1.1 marine management systems auditor qualified in accordance with TL-PR 10; or

3.1.2 survey staff qualified in accordance with TL-PR 7. In addition, the candidate must have at least five years of experience in areas relevant to the technical or operational aspects of shipboard operational management. Such experience may be gained in the following ways:

- ship classification or statutory surveys; or
- sea-going service as a certificated watch-keeping officer; or
- employment in a technical role (for example: technical manager, superintendent, operations manager) in a ship management company; or
- any combination of these three.

3.2 Exceptionally, alternative qualifications and experience may be considered provided that they can be shown to be at least equivalent to those specified in paragraph 3.1 above and are an acceptable basis for maritime labour inspector.

4. **Theoretical training**

4.1 Theoretical training should address all the areas listed in paragraph 2.1 above. The time spent on each topic and the level of detail that it is necessary to include will depend on the qualifications and experience of the trainees, their existing competence in each subject, and the number of training inspections to be carried out.

4.2 The training may be modular in structure, in which case the period over which the theoretical training is delivered must not exceed twelve months.

4.3 A minimum of five days of theoretical training shall be provided. Where appropriate, some elements may be delivered by means such as distance learning and e-learning. One day of distance or e-learning is considered equivalent to one day of classroom training. However, at least three days shall be classroom-based in order to allow for discussion and debate and to allow candidates to benefit from the experience of the trainer.

4.4 In addition, in case of candidate not qualified as a marine management systems auditor, the candidate must have attended at least one day of classroom-based training in the principles and practice of management system auditing.

5. **Examination**

5.1 Confirmation that the learning objectives have been met shall be demonstrated by written examination\(^1\) at the end of the theoretical training, or at the end of each module if the training is not delivered in a single training course.

\(^1\) This can be done in paper or electronic format.
5.2 If the trainee fails the written examination, or any part thereof, a single resit will be permitted. A candidate who fails the resit will be required to undergo the corresponding theoretical training again before being allowed to make another attempt at the examination.

5.3 A candidate who passes a written examination shall receive a certificate, statement or other record indicating which of the competences specified in paragraph 2.1 have been addressed, and the dates on which the corresponding training took place.

6. **Practical training**

6.1 A person authorised to carry out maritime labour inspection must have completed under supervision and in accordance with the following criteria at least:

1. one inspection within the scope of maritime labour initial, intermediate or renewal inspection for a qualified marine management systems auditor; or

2. two inspections within the scope of maritime labour initial, intermediate or renewal inspection for a survey staff not qualified as a marine management systems auditor.

6.2 All training inspections stated in 6.1 above must be carried out under the supervision of qualified inspectors and inspections must be completed within twenty-four months of the end of the theoretical training.

6.3 The duration of each maritime labour inspection is to include preparation and reporting time but not travel time.

6.4 The training inspections described in paragraph 6.1 constitute the minimum requirement, and each society should establish procedures for ensuring and demonstrating that the competence required by paragraph 2.2 has been achieved. The final number of training inspections should be sufficient not only to demonstrate competence, but also to ensure that the prospective inspector has had sufficient practice to provide the confidence necessary to work alone.

6.5 In addition to the training inspections described above, candidates must have completed a Declaration of Maritime Labour Compliance (DMLC) Part II review under supervision. This may be carried out as part of the theoretical classroom training. Amended DMLC Part II may be used if the complete DMLC Part II was sent for re-review.

7. **Training (general)**

7.1 The total training must not be less than the minima specified in 4.3, 4.4 and 6.1 above except in those cases in which theoretical and/or practical training are reduced based on the candidate’s previous qualifications and experience.

8. **Authorisation**

8.1 A record shall be maintained, indicating authorisation granted to candidates who have passed the written examination required by paragraph 5.1 and who have successfully completed the practical training described in paragraph 6.
9. **Maintenance of authorisation**

9.1 A qualified inspector who has not performed at least one maritime labour inspection, addressing all aspects of the MLC, 2006 in any twenty-four-month period shall be required to undergo revalidation training of one maritime labour inspection under the supervision of a qualified inspector. ISM/ISPS audits can be substituted for the maintenance of this authorisation.

9.2 A qualified inspector who has not performed any maritime labour inspection in any five-year period shall be required to undergo revalidation training to include a one-day refresher course and one maritime labour inspection under the supervision of a qualified inspector. The refresher course should include familiarisation with the latest version of the inspection and certification procedures, changes in national regulatory requirements, new or updated reporting systems, the most recent guidance on the interpretation and application of the MLC, 2006. This course may be delivered by alternative learning methods (distance learning, video conference, webinars, etc.).

10. **Update training**

10.1 Each society must ensure that its inspectors are kept informed of all regulatory and procedural developments related to MLC, 2006 and that they receive guidance on matters of regulatory and procedural interpretation as these evolve.

11. **Records**

11.1 Records shall be created and retained for each inspector indicating:

1. Qualifications and experience gained prior to training as a maritime labour inspector
2. Theoretical training received
3. Examination results
4. Practical training received
5. Authorisations granted
6. Update training received
7. Re-authorisation in the event of lapsed authorisations
Appendix 1

Detailed learning objectives

Those responsible for verifying compliance with the MLC, 2006 must be able to demonstrate knowledge and understanding of:

1. **The principles and practice of management systems auditing**
   - The terminology used in management systems and their verification.
   - General management systems principles and concepts.
   - The design, implementation and administration of a documented management system.
   - Continual improvement in a management system.
   - Audit objectives.
   - The roles, responsibilities and activities of the auditor.
   - The preparation and planning of an audit.
   - The execution of the audit.
   - Audit reporting and follow-up.
   - The management of an audit team.

**NOTE:** Marine management systems auditors, including ISO qualified auditors, are deemed to have met above requirements.

2. **The requirements of the Maritime Labour Convention, 2006**
   - The background to the MLC, 2006 and the maritime context.
   - Articles of the MLC, 2006.
   - Title 1 – Minimum requirements for seafarers to work on a ship.
   - Title 2 – Conditions of employment.
   - Title 3 – Accommodation, recreational facilities, food and catering.
   - Title 4 – Health protection, medical care, welfare and social security protection.
   - Flag State inspection and certification under Title 5.
   - Complaints under Title 5.
   - Port State Control under Title 5.
   - Applicable national regulatory requirements for implementing the MLC, 2006.
• The content of the procedures and work instructions of the Recognized Organization that govern the maritime labour inspection and certification process.
Procedure for Assigning Date of Build

The Class Certificate and the Society’s Register of Ships shall indicate the Date of Build as defined below:

For New Construction

The year, month and date at which the new construction survey process is completed shall be specified as the “Date of Build”.

Where there is substantial delay between completion of construction survey process and the ship commencing active service, the date of commissioning may be also specified.

After Modifications

After modifications are completed, the “Date of Build” shall remain assigned to the ship.

Where a complete replacement or addition of a major portion of the ship (see Footnote) is involved, the following shall apply:

a. the “Date of Build” associated with each major portion of the ship shall be indicated where it has been agreed that the newer structure shall be on a different survey cycle;

b. survey requirements shall be based on the “Date of Build” associated with each major portion of the ship;

c. survey due dates may be aligned at the discretion of each Society.

Footnote:

For example, a major portion of the ship may include a complete forward or after section, a complete main cargo section (which may include a complete hold / tank of a cargo ship), a complete block of deck structure of a passenger ship or a structural modification of a single hull to a double hull ship.

Note:

1. This Procedural Requirement is implemented from 1 January 2012.
Reporting on deficiencies possibly affecting the implementation of the ISM Code on board during surveys

INTRODUCTION

The purpose of this Procedural Requirement is to ensure that the Organisation responsible for the SMS audit of the ship is notified when deficiencies that may affect the proper implementation of the safety management system are identified by a surveyor.

1. SCOPE AND APPLICATION

1.1 This document describes the procedure for reporting on deficiencies possibly affecting the implementation of the ISM Code on board during class and statutory surveys and the subsequent action to be taken.

1.2 This procedure applies to all cases of Classification Societies’ involvement in classing the ship and/or being responsible for the SMS audit of the ship.

2. DEFINITIONS


2.2 “Document of Compliance” (DOC) means a document issued to a Company that complies with the requirements of the ISM Code.

2.3 “Safety Management Certificate” (SMC) means a document issued to a ship which signifies that the company and its shipboard management operate in accordance with the approved safety management system.

2.4 “Safety Management System” (SMS) means a structured and documented system enabling Company personnel to implement effectively the company’s safety and environmental protection policy.

2.5 “Deficiency” means a defect in, or a failure in the operation of the ship, a part of the ship’s structure or its machinery, equipment, fittings, or a failure in the documentation, possibly arising from the lack of implementation of the ISM Code on board.

2.6 “Report” means the documentation completed by the surveyor containing as a minimum the information shown in Annex 1. The report may be in any format decided by the Classification Society.

Note:

1. This Procedural Requirement applies from 1 Jan 2017.
3. WHEN TO COMPLETE THE REPORT

3.1 When deficiencies possibly affecting the implementation of the ISM Code on board are identified by the surveyor during a periodical (Annual/Intermediate/Special) Class Survey or occasional Class Survey, Statutory Surveys, additional surveys relevant to Port State Control, Flag State Inspections or any other occasion, a Report is to be completed by the surveyor.

3.2 The Classification Society shall internally document implementation of TL-PR 17, regardless if deficiencies have been found (for example “Deficiencies reported under TL-PR 17: Yes/No”).

4. WHAT TO REPORT

4.1 The following shall be reported by the surveyor:
   i) deficiencies relating to technical conditions which may lead to the limitation, suspension or withdrawal of a Class or Statutory Certificate;
   ii) deficiencies caused by deviation from operational requirements;
   iii) deficiencies relating to deviation from requirements for documentation and reporting;
   iv) other deficiencies which may seriously affect the safety of ship, personnel or the environment.

   See Annex 2 for examples.

4.2 The following shall not be reported by the surveyor:
   i) technical deficiencies, which are considered normal wear and tear for the ship type and age;
   ii) deficiencies which have already been identified by the Company or the crew, reported as appropriate, and are being dealt with adequately by the Company including the personnel working on board.

4.3 The report need not be issued when:
   i) at surveys/attendance resulting from Port State or Flag State detentions there is evidence available that the organisation responsible for the SMS audit of the ship has been notified and is also required to carry out an additional ISM audit;
   ii) an auditor from the organisation, responsible for the SMS audit of the ship is present on board performing an audit and a surveyor has communicated the deficiencies directly to the auditor. This shall be documented.

4.4 The surveyor must inform the master or Company representative that this information may be communicated to the Organisation responsible for the SMS audit of the ship as specified in the Continuous Synopsis Record.
5. REPORTING AND FOLLOW UP

5.1 The report shall be submitted to the responsible department within the surveyor’s Classification Society for review. The responsible department should finally judge whether the reported deficiencies are possibly affecting the implementation of the ISM Code on board.

5.2 When the responsible department within the surveyor’s Classification Society judges that the reported deficiencies are not affecting the implementation of the ISM Code on board, the report is to be filed.

5.3 When the responsible department within the surveyor’s Classification Society judges that the reported deficiencies are affecting the implementation of the ISM Code on board, the report shall be sent to either:

   a. the Classification Society acting as a Recognized Organisation that is responsible for the SMS audit of the ship as specified in the Continuous Synopsis Record. The contact details can be found on TL-PR 17 Contact Details, or

   b. the Flag Administration, if the SMS was audited by the Flag Administration or an organisation other than a Classification Society acting as a Recognized Organisation in 5.3a.

5.4 The Classification Society acting as a Recognized Organisation that has audited the ship for the issuance of the SMC shall review the report, and decide on what action, if any, should be taken.
Annex 1 - Minimum contents of the Report on deficiencies possibly affecting the implementation of the ISM Code on board

The report shall have a title.

1. Identification of ship:
   - IMO number
   - Ship’s name
   - Flag

2. Identification of Survey/Attendance

3. Identification of SMC and DOC issuer:
   - Organisation responsible for the SMS audit of the ship as specified in the Continuous Synopsis Record
   - Issuer of the DOC

4. Category of deficiency:
   - Technical
   - Operational
   - Documentation
   - Other

5. Details of deficiency
## Annex 2 - Guidance for what to report

<table>
<thead>
<tr>
<th>Category of deficiency</th>
<th>Examples</th>
</tr>
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</table>
| Technical deficiencies      | • Combination of deficiencies, that together indicates that the maintenance system is not effectively implemented.  
                               • Poor condition of hull, main deck, closing appliances, railings, ladders.  
                               • Defective/missing fire fighting and life saving appliances, oil pollution prevention equipment.  
                               • Leaks and oil in E/R spaces, pump-rooms etc.  
                               • Deficiencies relating to technical conditions which may lead to the limitation, suspension or withdrawal of a Class or Statutory Certificate. |
| Operational deficiencies    | • Accidents and hazardous occurrences not reported to the Company.  
                               • Crew not able to satisfactorily conduct practical demonstrations of shipboard operations, such as starting the fire pump, emergency generator, lifeboat engine, etc.  
                               • Crew not able to communicate effectively in the execution of their duties.  
                               • Inability of crew to perform satisfactorily mandatory drills such as fire drills, LSA drills, pollution prevention drills, etc. |
| Documentation deficiencies  | • Expired classification or statutory certificates or certificates not endorsed as required.  
                               • Overdue surveys, overdue audits or overdue conditions of class.  
                               • Ship’s copy of Document of Compliance (DOC) not valid or not relevant to ship type.  
                               • Original Safety Management Certificate (SMC) has incorrect data or endorsements missing.  
                               • Emergency response plans and relevant SOPEP manual not available (contact points ashore should be current and corresponding with Company name/address on DOC and SMC).  
                               • Entries for relevant drills etc. in Log Book not completed in accordance with mandatory requirements.  
                               • Incorrect or missing entries in the Oil Record Book.  
                               • Fire Plan not up to date. |
| Other deficiencies          | • Ship’s complement not complying with the Minimum Safe Manning Certificate.  
                               • Master, officers and ratings not certified as required by the STCW Convention.  
                               • Serious deficiencies in respect to housekeeping and maintenance of galley, crew accommodation, and provisions stores.  
                               • Port State or Flag State detentions if no evidence available, that the organisation responsible for the SMS audit of the ship as specified in the Continuous Synopsis Record has been notified. |
Introduction

This Procedural Requirement governs the transfer of ISM and ISPS Code certification from one Society (the losing Society) to another Society (the gaining Society), and is applicable irrespective whether the Certification is mandatory or voluntary.

Application

This PR shall apply to all cases of transfer of ISM and ISPS Code certification between Classification Societies who implement TL-PR 9/TL-PR 24, except as noted in section 2.0 below.

Societies shall follow this Procedural Requirement when a request from a Company is received for the transfer of ISM and / or ISPS Code Certification from one Society to another Society.

Annex 1 Process Flow Chart for transfer of certification
Annex 2 Link to Contact Points
Annex 3 Transfer of Certification (Form TC)

Notes:

1. This Procedural Requirement applies from 1 February 2013.
1.0 Definitions

1.1 “Gaining Society (GS)” means a Society that receives a request for a transfer of ISM Code certification for a Company or ship; or, the transfer of ISPS Code certification for a ship from another Society.

1.2 “Losing Society (LS)” means a Society from which ISM Code certification or ISPS Code certification is being transferred.

2.0 General

2.1 This procedure shall not apply in cases involving a change of management company.

3.0 Gaining Society’s Obligations and Reporting

3.1 On receiving a request from a Company to take over its ISM and / or ISPS Code certification from another Society, the GS must inform the Company, in writing, that an application for such certification can only be accepted by the GS after it has received confirmation (with supporting documentation) that:

   (i) The existing certificate has not been withdrawn or otherwise invalidated by the LS or the Flag;

   (ii) All verifications initiated by the LS have been satisfactorily completed by the LS, unless otherwise agreed between the gaining and losing Societies; and

   (iii) Any major non-conformities have been closed out or down-graded by the LS.

3.2 Where a written request for transfer of certification has been received from the Company, the GS shall notify the LS of the Company’s request by using Step 1 of Form TC.

3.3 If evidence of the certification status listed in Step 2 of Form TC is not received from the LS within three (3) working days from notification, the GS may utilize the evidence and certification information provided by the Company. In such cases, a statement reminding the Company that the conditions of 3.1 are still applicable shall be given when the GS requests this information from the Company.

3.4 An audit is required for the issue of a new certificate. If the certificate has been issued by the flag, the auditor may endorse the certificate on behalf of the administration if authorised to do so.

3.5 The audit by the GS shall address all elements of the ISM (ISPS) Code, to the extent that the RO (RSO) is so authorized by the Administration, any flag Administration requirements and any matters arising out of the last audit carried out by the LS. Where the transfer of certification occurs within the annual, intermediate or renewal due date window, the corresponding audit may serve as the audit required in 3.4.

3.6 If the audit is successful and a new certificate is issued by the GS, the GS must inform the LS, within one (1) month of the date of issue, by completing Step 3 of Form TC.

3.7 When the audit is not successful and, as a result, the transfer of certification is not accepted, the GS shall inform the LS, within two (2) working days of the date of the
audit, by completing Step 3 of Form TC and attaching the audit report in which the reason for the rejection should be fully explained.

4.0 Losing Society’s Obligations and Reporting

4.1 The LS shall co-operate by providing the information specified in Step 2 of Form TC within three (3) working days of the receipt of the completed Step 1. The documentation to be attached to the form by the LS includes:

(i) The last external audit report, including any non-conformities and failures identified;

(ii) In the case of ISM non-conformities this should include the corrective action plan and the time period(s) proposed for implementation;

(iii) In the case of ISPS failures, evidence that corrective action has been proposed and the failure has been properly addressed; and

(iv) Any other information that may be relevant to the decision to accept or reject the transfer of certification.

4.2 Upon receipt of information that a new certificate has been issued by the GS, the LS shall issue a "Notification of Invalidation of Certification" in accordance with TL-PR 9 or TL-PR 24 as applicable, ensuring that the GS is included in its circulation.

4.3 Upon receipt of information that the audit is not successful because of an unresolved major non-conformity and / or failure raised by the GS, the LS shall review the findings and take action as appropriate.

5.0 Other Requirements

Any administrative differences arising in relation to the implementation of this PR that cannot be settled privately between the gaining and losing Societies are to be solved under the IACS Procedures, Volume 3, Annex 4 “IACS Procedure for handling a complaint” “Complaints against QSCS Certificate Holders”.
Annex 1: Process Flow Chart for transfer of certification

1. **Company**
   - Submit request for transfer of Certification
   - Be informed of reasons for refusal of transfer of certification

2. **Gaining Society**
   - Review current certification details
   - Is review satisfactory?
     - No
     - Yes
       - Complete Step 1 of Relevant Form
       - Be informed of reasons for refusal of transfer of certification

3. **Losing Society**
   - Complete Step 2 of Relevant Form and Provide Information
   - Review Form and attachments
   - Is review satisfactory?
     - No
     - Yes
       - Proceed with Audit
         - Is Audit satisfactory?
           - No
           - Be informed of result by Step 3 of Form
           - Yes
             - Complete Step 3 of Relevant Form
             - Issue "Notification of invalidation of certification"

   - Be informed of reasons for refusal of transfer of certification

---

Company Gaining Society Losing Society

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Be informed of reason why unsuccessful
Be issued with a new Certificate
Annex 2: Link to Contact Points

The contact details can now be found on TL-PR 18 Contact Details (for ISM & ISPS matters)
Annex 3: Transfer of Certification (Form TC)

SPECIFY TRANSFER OF CERTIFICATION:

DOC □  SMC □  ISSC □

COMMON PARTICULARS:

Losing Society / Fax / e-mail ____________________________________________
Gaining Society / Fax / e-mail ____________________________________________

Company Name: __________________________ Name of Ship: __________________
Company Address: __________________________ IMO Number: __________________
Company No: __________________________

PROCEDURE:

<table>
<thead>
<tr>
<th>STEP 1</th>
<th>to be completed by the GAINING SOCIETY and sent to LOSING SOCIETY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relevant Information</td>
<td>DOC</td>
</tr>
<tr>
<td>Flag</td>
<td>1</td>
</tr>
<tr>
<td>Ship Type(s)</td>
<td>(PS, PHS, CHC, BC, OT, CT, GC, MODU, OCS)</td>
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</table>

<table>
<thead>
<tr>
<th>STEP 2</th>
<th>to be completed by the LOSING SOCIETY and sent to GAINING SOCIETY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attached documentation:</td>
<td></td>
</tr>
<tr>
<td>Audit report</td>
<td>□</td>
</tr>
<tr>
<td>Copy of certificate</td>
<td>□</td>
</tr>
<tr>
<td>Details of agreed corrective action plan and time frame</td>
<td>□</td>
</tr>
<tr>
<td>Any other attachment, including outstanding verification to be completed by losing society (specify)</td>
<td>□</td>
</tr>
<tr>
<td>Responsible Person</td>
<td></td>
</tr>
<tr>
<td>Position</td>
<td></td>
</tr>
<tr>
<td>Date completed and sent</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STEP 3</th>
<th>to be completed by the GAINING SOCIETY and sent to LOSING SOCIETY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Verification successful?</td>
<td>□ Yes □ No (attach audit report)</td>
</tr>
<tr>
<td>Responsible Person</td>
<td></td>
</tr>
<tr>
<td>Position</td>
<td></td>
</tr>
<tr>
<td>Date completed and sent</td>
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</table>
Procedural Requirement for Thickness Measurements

1. Thickness Measurements required in the context of hull structural classification surveys, if not carried out by TL itself shall be witnessed by a surveyor. The attendance of the surveyor shall be recorded.

2. This requires the surveyor to be on board, while the gaugings are taken, to the extent necessary to control the process (see Footnote).

2.1 Survey meeting

Prior to commencement of the Intermediate or Special survey, as required by TL- R Z7, R Z7.1, R Z7.2, R Z10s or R Z15, a meeting is to be held between the attending surveyor(s), the master of the ship or mobile offshore unit or an appropriately qualified representative appointed by the master or Company, the owner’s representative(s) in attendance and the thickness measurement firm’s representative(s) so as to ensure the safe and efficient execution of the surveys and thickness measurements to be carried out onboard.

Communication with the thickness measurement operator(s) and owner’s representative(s) is to be agreed during the meeting, with respect to the following:

- reporting of thickness measurements on regular basis to the attending surveyor

- prompt notification to the surveyor in case of following findings:
  - excessive and/or extensive corrosion or pitting/grooving of any significance
  - structural defects like buckling, fractures and deformed structures
  - detached and/or holed structure
  - corrosion of welds.

When thickness measurements are taken in association with Intermediate or Special Survey, a documented record indicating where and when the meeting took place and who attended (the name of the surveyor(s), the master of the ship or mobile offshore unit or an appropriately qualified representative appointed by the master or Company, the owner’s representative(s) and the representative(s) of the thickness measurement firm(s)) is to be maintained.

Footnote:
It is confirmed that this also applies to thickness measurements taken during voyages.

Notes:
1. This Procedural Requirement applies from 1 January 2018.
2.2 Monitoring of the thickness measurement process onboard

The surveyor is to decide final extent and location of thickness measurements after overall survey of representative spaces onboard.

In case the owner prefers to commence the thickness measurements prior to the overall survey then the surveyor is to advise that the planned extent and locations of thickness measurements are subject to confirmation during the overall survey. Based on findings, the surveyor may require that additional thickness measurements have to be taken.

The surveyor is to direct the gauging operation by selecting locations such that readings taken represent, on average, the condition of the structure for that area.

Thickness measurements taken mainly to evaluate the extent of corrosion, which may affect the hull girder strength, are to be carried out in a systematic manner of all longitudinal structural members that are required to be gauged by the relevant TL-R(s).

Where thickness measurements indicate substantial corrosion or wastage in excess of allowable diminution, the surveyor is to direct locations for additional thickness measurements in order to delineate areas of substantial corrosion and to identify structural members for repairs/renewals.

Thickness measurements of structures in areas where close-up surveys are required shall be carried out simultaneously with close-up surveys.

2.3 Review and verification

Upon completion of the thickness measurements, the surveyor is to confirm that no further gaugings are needed, or specify additional gaugings.

If, where special consideration is allowed by TL-R(s), the extent of thickness measurements is reduced, the surveyor’s special consideration is to be reported.

In case thickness measurements are partly carried out, the extent of remaining thickness measurements is to be reported for the use of the next surveyor.
The objective of this PR is to improve the quality of surveys. This PR applies to surveys of hull structures and piping systems in way of cargo holds and/or cargo tanks, cofferdams, cargo pump rooms, pipe tunnels, void spaces, within the cargo length area and all ballast tanks. In the case of Bulk Carriers, selected fuel oil tanks within the cargo length area might be part of the areas to be surveyed according to the applicable provisions of the TL- R Z10.2 or TL- R Z10.5.

Taking into consideration, the size of vessels and scope of surveys for vessels noted below, it is more effective to have more than one surveyor examine the required spaces, holds or tanks and to provide mutual support and consultation during the surveys in recommending repairs and actions required for conditions of Class / Recommendations.

1. On ships 20,000 tonnes DWT and above, subject to ESP, starting with special survey No.3, at special and intermediate hull classification surveys, the survey of hull structure and piping systems to which this PR applies is to be carried out by at least two exclusive surveyors. On bulk carriers 100,000 dwt and above of single side skin construction at the intermediate hull classification survey between 10 and 15 years of age, the survey of hull structure and piping systems to which this PR applies is to be performed by at least two exclusive surveyors.

2. This requires that at least two exclusive surveyors attend on board at the same time to perform the required survey. Where compatible with relevant laws and regulations, on dual class vessels, the requirement for two surveyors may be fulfilled by having one surveyor attend from TL.

3. Though each attending surveyor is not required to perform all aspects of the required survey, they are required to consult with each other and to do joint overall and close-up surveys to the extent necessary to determine the condition of the vessel areas to which this PR applies. The extent of these surveys should be sufficient for the surveyors to agree on actions required to complete the survey with respect to renewals, repairs, and other recommendations or conditions of class. Each surveyor is required to co-sign the survey report or indicate their concurrence in an equivalent manner.

4. The following surveys may be witnessed by a single Surveyor:
   - Thickness measurements in accordance with TL- PR 19;
   - Tank testing in accordance with the applicable TL- R Z10;
   - Repairs carried out in association with Intermediate and Special Hull Classification Survey, the extent of which have been agreed upon by the required two surveyors during the course of the surveys.

Notes:
1. It is confirmed that this also applies to voyage surveys.
2. For definition of exclusive surveyors, refer to TL- PR 5.
3. This Procedural Requirement applies from 1 January 2017.
4. Surveyors used to fulfill this requirement are to be qualified in the survey processes involved.

5. The onboard attendance of the surveyors is to be documented according to TL’ procedures.
1. Introduction

1.1 Firms engaged in thickness measurements on ships are subject to approval by TL in accordance with TL- R Z17.

2. Notification of cancellation of approval for cause

2.1 When the approval of a TM Firm has been cancelled by TL for any of the following reasons:

a) service improperly carried out or the results improperly reported;

b) appropriate corrective action not taken for deficiencies found in the service operation system within the time agreed by TL;

c) the Society not being informed of alterations to the service operation system related to compliance with requirements for approval;

d) wilful acts or omissions by the TM Firm related to compliance with requirements for maintaining approval.

TL is to send an email to the other participating Societies within 5 working days of such cancellation.

Notes:

1. This Procedural Requirement applies from 1 November 2013.
2.2 The e-mail is to be in the form set out below.

Notice of Cancellation of Thickness Measurement (TM) Firm Approval

Dear Madam/Sir,

This is to inform you that the approval of the following TM Firm has been cancelled on the date shown below:

[TM Firm complete name as shown on Society’s public website]
[TM Firm complete address: Street Address or Post Office Box; City, Province or State (where applicable), Country, Postal Code (if available)]

due to [insert text of reason from 2.1, above].

Approval cancelled by [Society] on [DD/MM/YYYY].
Procedural Requirements for ISPS Code Certification

Introduction

This document provides the Classification Societies with the methods and criteria for carrying out Ship Security Plan (SSP) approvals and for issuing International Ship Security Certificates (ISSCs) to ships following verification by audit that their security systems and any associated security equipment comply with the requirements of the ISPS Code and the provisions of the corresponding approved SSPs.

The Classification Societies may conduct approvals of SSPs or amendments thereto and verification of SSPs necessary for issuing an ISSC on behalf of Administrations. Certificates will comply with the format required by the Administrations.

Note:

1. This Procedural Requirement applies from 1 July 2019.
1. **Scope and Application**

1.1 This document establishes the procedures for:

   (i) review and approval of SSPs;

   (ii) verification of compliance with the requirements of the ISPS Code;

   (iii) issue of Interim, Initial, and Renewal ISSCs;

   (iv) intermediate verification;

   (v) additional verification;

   (vi) withdrawal of certification.

1.2 This Procedural Requirement (PR) is to be applied by Classification Societies when acting as RSOs on behalf of Administrations in the conduct of SSP approvals, audits and the issuance of certificates in accordance with the ISPS Code.

1.3 The scopes of the verifications carried out in accordance with this PR shall be restricted to the Requirements of SOLAS Chapter XI-2 and the ISPS Code Part A taking into account ISPS Code B/8.1 to B/13.8.

1.4 For minimum requirements relating to non-routine ISPS Code certification scenarios, please refer to Annex 1.
2. Definitions

2.1 “Auditor” means a person trained, qualified and authorized in accordance with TL Procedural Requirement 10 (TL-PR 10) to carry out SSP approval and audits.

2.2 “Convention” means the International Convention for the Safety of Life at Sea (SOLAS), 1974 as amended.

2.3 “ISPS Code” means the International Ship and Port Facility Security Code, (consisting of Part A and Part B), as adopted by the IMO.

2.4 “Ship Security Assessment” (SSA) is an activity carried out to identify possible threats to key shipboard operations and the likelihood of their occurrence and an evaluation of existing security measures and weaknesses in the infrastructure, policies and procedures.

2.5 “Ship Security Plan” (SSP) means a plan developed to ensure the application of measures on board the ship designed to protect persons on board, the cargo, cargo transport units, ship’s stores or the ship from the risks of a security incident.

2.6 “Security System” is the system in place on board the ship which implements the procedures, documentation and required records which are examined to verify compliance with the requirements of the ISPS Code.

2.7 “Security Equipment” is equipment used in the implementation of the security measures specified in the SSP.

2.8 “Company Security Officer” (CSO) means the person designated by the company for ensuring that a ship security assessment is carried out; that a ship security plan is developed, submitted for approval and thereafter implemented and maintained, and for liaison with the Port Facility Security Officer (PFSO) and the Ship Security Officer (SSO).

2.9 “Ship Security Officer” (SSO) means the person on board the ship, accountable to the master, designated by the Company as responsible for the security of the ship, including implementation and maintenance of the ship security plan and for the liaison with the CSO and the Port Facility Security Officer (PFSO).

2.10 “Security Incident” means any act or circumstance that threatens the security of a ship, a mobile offshore drilling unit, a high speed craft, a port facility, a ship/port interface or any ship to ship activity.

2.11 "Security Level" means the qualification of the degree of risk that a security incident will be attempted or will occur.

2.12 “Security Level 1” means the level for which minimum appropriate protective security measures shall be maintained at all times.

2.13 “Security Level 2” means the level for which appropriate additional protective security measures shall be maintained for a period of time as a result of heightened risk of a security incident.

2.14 “Security Level 3” means the level for which further specific protective security measures shall be maintained for a period of time when a security incident is probable or imminent, (although it may not be possible to identify the specific target).

2.15 “Regulation” means a regulation of the Convention.
2.16 “Ship” when used in this Code, includes self propelled mobile offshore drilling units and high speed craft as defined in SOLAS Chapter XI-2/1.

2.17 “Failure” means the non-fulfilment of a specified requirement that does not compromise the ship’s ability to operate at security levels 1, 2 and 3. It may also be referred to as a Non-conformity.

2.18 “Major Failure” means the non-fulfilment of a specified requirement that compromises the ship’s ability to operate at security levels 1, 2 or 3. It may also be referred to as a Major Non-conformity.

2.19 “Observation” means a statement of fact made during an audit and substantiated by objective evidence. It may also be a statement made by the auditor referring to the SSP which, if not corrected, may lead to a Failure in the future.

2.20 “Verification” is confirmation through the evaluation of objective evidence that specified requirements have been fulfilled. (See also 2.23)

2.21 “Recognised Security Organisation” (RSO) means an organisation authorised by a Contracting Government in accordance with SOLAS Chapter XI-2/1.16. When “Classification Society” is used in this PR, it is always intended as “Classification Society acting as RSO”.

2.22 “Ship Security Alert System” (SSAS) means a system installed on board, either interfaced with another radio installation or self-contained (abbreviated to SSAS-SC in this PR), that complies with the functional requirements of SOLAS Chapter XI-2/6.2 to 6.4 and the performance criterion of IMO MSC.147(77).

2.23 “Audit” means a process of systematic and independent verification by obtaining objective evidence to determine whether the ship security related activities comply with the ISPS Code and the planned arrangements of the SSP and whether these arrangements are implemented effectively to achieve the objectives of the ISPS Code.

2.24 Any capitalized terms used in this PR which are not defined above have the meanings given them in the Convention.
3. Criteria for Verification

3.1 Criteria for verification of compliance with the requirements of the ISPS Code shall be in accordance with the applicable sections of the SOLAS Chapter XI-2 and the ISPS Code Part A.

3.2 A Classification Society performing verification of compliance with the requirements of the ISPS Code shall meet the requirements of MSC/Circ. 1074 Appendix 1, paragraphs 3 to 5.

3.3 If a Classification Society has been involved in either the conduct of the SSA or the development of the SSP or any amendments for a specific ship, that Classification Society shall not, due to potential conflict of interest, approve the SSP or conduct verifications for the certification of the ship.

3.4 A Classification Society that approves a SSP or issues an ISSC shall have implemented a documented system for the:

a) qualification and continuous updating of the knowledge and competence of auditors who perform such approvals or verifications in compliance with TL-PR 10, and

b) performance of the processes involved in accordance with this PR. This system shall, inter alia, include procedures and instructions for the following:

(i) the establishment of contract agreements with Companies in respect of their ships;

(ii) the scheduling and performance of SSP approvals and verifications;

(iii) the reporting of the results of SSP approvals and verifications;

(iv) the issue of interim and full term ISSC certificates.

3.5 Only auditors who are qualified as required by TL-PR 10 shall carry out approvals and verifications.

3.6 The entire SSP approval and implementation audit process shall verify:

(i) that the SSP and any amendments are appropriate to the three security levels defined by the ISPS Code;

(ii) that the SSP is complaint with the ISPS Code;

(iii) that the SSP is being effectively implemented on board.
4. Obligations of the Company

4.1 Where the verification of an SSP is to be carried out by a Classification Society that did not carry out the SSP approval, the Company shall provide, if requested by the Classification Society, a copy of the SSA report and the SSP prior to the audit on board.

4.2 The Company shall carry out internal audits and reviews of security activities at least once every twelve (12) months on board each ship.

4.3 The Company and the ship are to maintain records of external security verifications for a minimum period of five (5) years.

4.4 Any amendments made to the security system, the security equipment or the SSP and that are related to the requirements of ISPS Code A/9.4.1 to A/9.4.18, must be submitted to the Classification Society for review and approval.

4.5 At the initial installation of the SSAS, the Company shall arrange for an approved Radio Technician to test and issue a report on the equipment’s compliance with the requirements of SOLAS Chapter XI-2/6.2 to 6.4. A SSAS-SC may be tested and reported on by the SSO.

4.6 Following the initial installation of the SSAS, the Company is responsible for:

(i) testing and maintaining the SSAS to satisfy operational requirements according to the approved SSP; and

(ii) maintaining on board the SSAS records specified in ISPS Code A/10.1.10.
5. **Ship Security Plan Approval**

5.1 The Company is to prepare and submit to the Classification Society a SSP for each ship. This SSP is to be reviewed and approved on behalf of the Administration.

5.2 Unless otherwise specified by the Administration, all changes to an approved SSP related to the requirements of ISPS Code A/9.4.1 to A/9.4.18 shall be reviewed and approved before implementation by the Classification Society that approved the SSP. The SSP and the amendments are to be accompanied by the SSA from which they were developed.

5.3 The SSP shall be developed in accordance with the requirements of ISPS Code Part A taking into account ISPS Code B/8.1 to B/13.8, and shall be written in the working language, or working languages, of the ship. If the language, or languages, used is not English, French or Spanish, a translation into one of these languages shall be included. The Classification Society undertaking the approval shall consider at least the version of the SSP written in English, French or Spanish.

5.4 When reviewing and approving a SSP, the auditor shall verify that the Company has taken into account relevant security-related guidance and best management practices, including the latest IMO Circulars concerning piracy, hijacking and armed robbery.

5.5 When the Classification Society approves the SSP and any amendments it should retain, as a minimum, a copy of the letter of approval. The evidence of this approval shall be kept on board. Marking of SSPs, following first approval and approval of amendments, shall be handled in accordance with the Classification Societies internal procedures.

5.6 The Classification Society that approves an amendment to an SSP shall determine whether any additional verification is required relating to its implementation.

5.7 During the certification period, no Classification Society shall approve amendments to a SSP approved by another Classification Society or an Administration.

5.7bis If the ISPS certification is transferred in accordance with TL-PR 18 and if the gaining Society is requested to approve any amendments to the SSP by the management company, the gaining Society shall re-approve the entire SSP.

5.8 Evidence should be sought that the Company Security Officer (CSO) has received training in accordance with ISPS Code A/13.1. If evidence is not provided by the Company or if there is objective evidence that the CSO has not received such training, the auditor should inform the Company so that corrective actions can be taken.
6. **Audit of Ships**

6.1 Audits for the issue or renewal of ISSCs shall consist of the following steps:

(i) verification that an approved SSP is on board;

(ii) verification through a representative sample that the security system is being implemented effectively;

(iii) verification that all security equipment specified in the SSP complies with applicable requirements;

(iv) verification that all security equipment specified in the SSP, including the ship security alert system (SSAS), is operational.

6.2 Initial, Intermediate and Renewal audits shall be performed only under normal operating conditions and when the ship is fully manned in accordance with the Safe Manning Certificate.

6.3 The auditor shall verify the effective implementation of the approved SSP and its documented procedures based on objective evidence obtained by interviews, inspections, review of documents and examination of records.

6.4 Following the initial installation of the SSAS, the Classification Society may approve the related provisions in the SSP and verify, by audit and the witnessing of a complete security alert test, the effective implementation of those provisions. Confirmation that the SSAS complies with the requirements of paragraphs 2 to 4 of SOLAS Chapter XI-2 will be found in the Radio Technician’s report (or the SSO’s report, in the case of a SSAS-SC).

6.5 At each subsequent scheduled audit the auditor shall examine the records of the testing of the SSAS, identify the SSAS activation points and verify the effective implementation of the procedures, instructions and guidance relating to the SSAS as specified in ISPS Code A/9.4.18.

6.6 Intermediate and renewal audits shall include a review of Failures reported following previous audits. The auditor shall select a sample of the reported Failures and verify that the company is investigating, analyzing and resolving them effectively and in a timely manner.

6.7 The auditor has the authority to ask for information from any other Classification Society or, if relevant the Administration, in order to check the accuracy of the information provided by the Company.

6.8 Where the audit of a ship is to be carried out by a Classification Society that did not carry out the SSP approval, the Classification Society may review the SSP either at, or prior to, the audit on board.
7. Failures and Corrective Action Follow-up

7.1 Audit findings shall be reviewed by the auditor(s) in order to determine whether they should be reported as Major Failures, Failures or Observations.

7.2 At the end of the Audit, the auditor(s) shall hold a meeting with the senior management of the ship and those responsible for the functions concerned. The purpose is to present Major Failures, Failures and Observations to the ship’s management in such a manner that they are clearly understood.

7.3 Failures shall be raised against the corresponding requirement of the ISPS Code, the relevant sections or paragraphs of the SSP and any specific flag State requirements.

7.4 An ISSC is not to be issued or renewed if a Major Failure exists. Immediate action is required to restore compliance. The auditor shall verify the implementation of these measures before the ship sails and a schedule for the implementation of actions to prevent recurrence shall be agreed between the Company and the auditor. At least one additional audit shall be carried out within the period agreed for the verification of implementation of the actions to prevent recurrence.

7.5 An ISSC shall not be issued or renewed until compliance has been restored for all identified Failures. In addition a schedule for the implementation of action to prevent recurrence may be agreed between the Company and the auditor. Additional audits may be carried out as necessary.

7.6 An ISSC shall not to be endorsed if a Major Failure exists. Immediate action is required to restore compliance, thereby permitting the Major Failure to be down-graded. The auditor shall verify the implementation of these measures before the ship sails and a schedule for the implementation of actions to prevent recurrence shall be agreed between the Company and the auditor. At least one additional audit shall be carried out within the period agreed for the verification of implementation of the actions to prevent recurrence.

7.7 An ISSC may be endorsed following identification of a Failure, provided that compliance has been restored, or a schedule has been agreed between the Company and the auditor for the completion of corrective action to restore compliance and to prevent recurrence. Additional audits may be carried out as necessary.

8.1 The ISSC shall be issued after an Initial or Renewal audit in accordance with 6.1.

8.2 The “type of ship” to be entered on the ISSC shall be selected from those defined in SOLAS Chapter XI-2/1.

8.3 The ISSC shall be endorsed at the Intermediate audit and at any additional audit required by the Administration.

8.4 On completion of the audit, an ISSC with validity not exceeding five (5) years may be issued by the auditor. A certificate of shorter validity may be issued in accordance with Classification Society procedures and flag State requirements. When the renewal audit is completed within three months before the expiry of the existing certificate, the new certificate shall be valid until a date not exceeding five years of the expiry date of the existing certificate.

8.5 If validity of the ISSC is extended in accordance with ISPS Code A/19.3.5, documentary evidence of Administration approval must be sighted by the Classification Society.

8.6 At the request of the Company, the expiry date of ISSC may be aligned with the expiry date on the Safety Management Certificate (SMC) provided that this does not exceed the five (5) year period specified in ISPS Code A/19.3.
9. Opening and Closing Meetings

9.1 Shipboard verification audits shall start with an opening meeting, the purpose of which is to:

(i) introduce the auditor to the ships management;

(ii) explain the scope and purpose of the audit;

(iii) provide a short summary of the methods and procedures to be used;

(iv) establish the official communication line between the auditor and the shipboard management;

(v) confirm that the necessary resources, documentation and facilities are available;

(vi) confirm the time and date of the closing meeting and any interim meetings.

9.2 On completion of each audit, the auditor shall hold a closing meeting with the shipboard management, as appropriate, to present the findings so that they are fully understood.
10. Reporting Plan Approvals and Shipboard Audits

10.1 A report is to be produced after every SSP approval and audit.

10.2 In the case of a SSP approval, the Letter of Approval shall include the following wording: “In the development of the Ship Security Plan, in accordance with ISPS Code A/9.4, the provisions of ISPS Code B/8.1 to B/13.8 have been duly taken into account and applied as appropriate for the ship”.

10.3 The Letter of Approval shall be given to the company and retained on board the ship, together with a copy of the audit report.

10.4 In the case of an audit, the report must include the following:

(i) the date and time of completion of the audit;

(ii) the status of the implementation of the SSP;

(iii) confirmation of the operational status of all security equipment and systems on board;

(iv) reports of any Failures found during the audit.
11. Responsibilities Pertaining to Audits

11.1 Responsibilities of the Classification Society.

11.1.1 The Classification Society is responsible for performing the audit and certification process in accordance with this PR and relevant flag State requirements.

11.2 Responsibilities of the Auditor.

11.2.1 The auditor is responsible for:

(i) carrying out the audit effectively and efficiently;

(ii) complying with the applicable procedural and regulatory requirements;

(iii) noting in the report any obstacles to the effective conduct of the audit;

(iv) organizing any special technical assistance required to verify compliance;

(v) reporting the audit results clearly, concisely and without undue delay.

11.2.2 Auditors shall treat all the information to which they have access during the course of SSP approvals and shipboard verification audits in the strictest confidence.
12. Withdrawal of Certification

12.1 An interim ISSC shall not be issued to a ship from which a full-term ISSC has been withdrawn.

12.2 When an ISSC has been withdrawn, a new certificate may be issued only after the successful completion of an audit of scope equivalent to an initial audit.

12.3 The new certificate shall have the same expiry date as the certificate that was withdrawn.
13. **Actions Following Port State Control Detentions**

13.1 When a ship is detained and deficiencies relating to the ISPS Code are given as reasons for the detention, the Classification Society that issued the ISSC shall carry out an additional audit.

13.2 Any Failures shall be dealt with in accordance with the relevant requirements of paragraph 7 above.

13.3 If the auditor disagrees with the conclusions of the Duly Authorised Officer, the reasons for the disagreement shall be documented in the audit report. The Duly Authorised Officer, the Company and the Administration must be made aware of the auditor’s comments in this respect.
## Annex 1

### ISPS Code Certification Scenarios – Minimum Requirements

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Condition</th>
<th>Action required</th>
<th>Ship Security Plan</th>
<th>Scope of Audit and Certification</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Change of ship’s name</td>
<td>Conducted by a surveyor or an auditor</td>
<td>Verification on board</td>
<td>1. Verify correct ship’s name on all Certificates and Documents. 2. Verify that SSAS has been reprogrammed with the ship’s new name. 3. Amend/reissue ISSC with the ship’s new name. Note: ISSC must be amended by issuing organization or by special arrangement. Replacement ISSC shall have the same expiry date as the current ISSC.</td>
</tr>
<tr>
<td>2</td>
<td>Change of flag</td>
<td>Conducted by an auditor</td>
<td>Interim audit on board</td>
<td>1. Interim verification as required by ISPS Code A/19.4.2. 2. Issue Interim ISSC.</td>
</tr>
<tr>
<td>3</td>
<td>Change in IMO ship type</td>
<td>Conducted by an auditor</td>
<td>Interim audit on board</td>
<td>1. Interim verification as required by ISPS Code A/19.4.2. 2. Issue Interim ISSC with new ship type.</td>
</tr>
<tr>
<td>4</td>
<td>Takeover of certification from an organization not holding a QSCS certificate</td>
<td>Conducted by an auditor</td>
<td>Initial audit on board</td>
<td>1. Audit to address all elements of ISPS Code. 2. Issue ISSC.</td>
</tr>
<tr>
<td>5</td>
<td>Ship out of service between 3 and 6 months²</td>
<td>Conducted by an auditor</td>
<td>Additional audit if required by the Administration</td>
<td>Endorse ISSC as appropriate.</td>
</tr>
<tr>
<td>6</td>
<td>Ship out of service more than 6 months²</td>
<td>Conducted by an auditor</td>
<td>Interim audit on board</td>
<td>1. Interim verification as required by ISPS Code A/19.4.2. 2. Issue Interim ISSC.</td>
</tr>
<tr>
<td>7</td>
<td>Intermediate audits requested after the end of the audit time window</td>
<td>Conducted by an auditor</td>
<td>Intermediate audit on board</td>
<td>1. If reinstated, ISSC to be endorsed with a statement (e.g. Validity reinstated with scope as initial). If re-issued, ISSC to have same expiry date as previous certificate. 2. Issue TL-PR 17 report if ISM audit is not held at the same time.</td>
</tr>
<tr>
<td>Scenario</td>
<td>Condition</td>
<td>Action required</td>
<td>Ship Security Plan</td>
<td>Scope of Audit and Certification</td>
</tr>
<tr>
<td>----------</td>
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</tr>
<tr>
<td>8</td>
<td>Change of Company name and/or address</td>
<td>Attendance on board not required</td>
<td>1. Approve SSP amendments to reflect new Company name and address. 2. Reissue approval letter.</td>
<td>1. Verify DOC has been reissued with new Company name and address. 2. Issue replacement ISSC with same expiry date as previous ISSC.</td>
</tr>
</tbody>
</table>

Note: Above scenarios may be subject to flag State requirements and should only be applied in the absence of any instructions from the Administration.

1 The organization may with permission from the Administration authorize a surveyor from the vessel’s Classification Society, if other than the ISPS organization, to amend the documentation.
2 These instructions do not apply to ships for which seasonal lay-ups are a normal part of their operational routine – refer to MSC-MEPC./7 Circ.9.
Annex 2

APPLICATION OF THE ISPS CODE TO FPSOs AND FSUs

See MSC-MEPC.2/Circ.9 of 25 May 2010 “Guidance for the application of safety, security and environmental protection provisions to FPSOs and FSUs”.

Annex 3

NOTIFICATION OF INVALIDATION OF ISPS CERTIFICATION (ISSC)

<table>
<thead>
<tr>
<th>Ship’s Name:</th>
<th>IMO No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company Name and Address:</td>
<td>Certificate No.</td>
</tr>
<tr>
<td></td>
<td>Issued by:</td>
</tr>
</tbody>
</table>

The audit was conducted on behalf of the government of:

Type of audit: Intermediate [ ] Additional [ ] Renewal [ ]
(Tick as appropriate)

REASON FOR INVALIDATION OF CERTIFICATION (specify):

<table>
<thead>
<tr>
<th>Name:</th>
<th>Position:</th>
<th>Society:</th>
<th>Date:</th>
</tr>
</thead>
</table>

Distribution:
- Copy to Company
- Copy to Administration
- Copy to Port State Authority (if appropriate)
- Copy to Classification Society
Definition of date of “contract for construction”

1. The date of “contract for construction” of a vessel is the date on which the contract to build the vessel is signed between the prospective owner and the shipbuilder. This date and the construction numbers (i.e. hull numbers) of all the vessels included in the contract are to be declared to TL by the party applying for the assignment of class to a newbuilding.

2. The date of “contract for construction” of a series of vessels, including specified optional vessels for which the option is ultimately exercised, is the date on which the contract to build the series is signed between the prospective owner and the shipbuilder.

For the purpose of this Procedural Requirement, vessels built under a single contract for construction are considered a “series of vessels” if they are built to the same approved plans for classification purposes. However, vessels within a series may have design alterations from the original design provided:

(1) such alterations do not affect matters related to classification, or

(2) if the alterations are subject to classification requirements, these alterations are to comply with the classification requirements in effect on the date on which the alterations are contracted between the prospective owner and the shipbuilder or, in the absence of the alteration contract, comply with the classification requirements in effect on the date on which the alterations are submitted to TL for approval.

The optional vessels will be considered part of the same series of vessels if the option is exercised not later than 1 year after the contract to build the series was signed.

3. If a contract for construction is later amended to include additional vessels or additional options, the date of “contract for construction” for such vessels is the date on which the amendment to the contract, is signed between the prospective owner and the shipbuilder. The amendment to the contract is to be considered as a “new contract” to which 1 and 2 above apply.

4. If a contract for construction is amended to change the ship type, the date of “contract for construction” of this modified vessel, or vessels, is the date on which revised contract or new contract is signed between the Owner, or Owners, and the shipbuilder.

Note:

This Procedural Requirement applies from 1 July 2009.
1. Purpose

The purpose of this Procedural Requirement is to set procedures for imposing, clearing and controlling Recommendations/Conditions of Class which TL is to follow.

2. Definition

“Recommendations” and “Conditions of Class” are to be read throughout this Procedural Requirement as being different terms used by Classification Societies for the same thing, i.e. requirements to the effect that specific measures, repairs, surveys are to be carried out within a specific time limit in order to retain Classification.

3. Procedures for Members to follow for imposing, clearing and controlling Recommendations/Conditions of Class

3.1 Recommendations/Conditions of Class shall be imposed for the following:

   a. Repairs and/or renewals related to damages that affect Classification (e.g. grounding, structural damages, machinery damages, wastage over the allowable limits, etc.)
   b. Supplementary survey requirements
   c. Temporary repairs

3.2 For repairs not completed at the time of survey, a Recommendation/Condition of Class is to be imposed. In order to provide adequate information to the surveyor attending for survey of the repairs, the Recommendation/Condition of Class is to be sufficiently detailed with identification of items to be repaired. For identification of extensive repairs, reference may be given to the survey report.

3.3 Recommendations/Conditions of Class may require imposing limitations related to navigation and operation that are deemed necessary for continued operation under Classification (e.g. loss of anchor and/or chain, etc).

3.4 Recommendations/Conditions of Class shall be given in writing with a time limit for completion to the owner’s representatives/Ship’s Master, and are to be clearly stated on the Certificate of Class or an attachment to the Certificate of Class and/or class survey status or report.

3.5 Owners will be notified of these dates and that the vessel’s class will be subject to a suspension procedure if the item is not dealt with, or postponed, by the due date. (Ref. TL-PR1C, A2)

Note: This Procedural Requirement applies from 1 July 2009.
3.6 Clearance of Recommendations/Conditions of Class shall be supported by a survey report giving details of all associated repairs and/or renewals, or of the supplemental surveys carried out. Repairs carried out shall be reported with identification of:

- Compartment and location
- Structural member
- Repair method
- Repair extent
- NDT/Tests

3.7 Partially dealt with Recommendations/Conditions of Class shall be supported by a survey report giving details of repairs and/or renewals, or of that part of the supplemental surveys carried out and those parts remaining outstanding.
TL-PR 36 Transfer of Maritime Labour Convention, 2006 Certification

Application

This Procedural Requirement contains procedures and requirements pertaining to the transfer of Maritime Labour Convention, 2006 (MLC) certification when a request is received from a shipowner for such transfer from one Classification Society (the losing Society) to another Classification Society (the gaining Society), and is applicable irrespective whether the certification is mandatory or voluntary.

The obligations of this Procedural Requirement apply to Classification Societies which are subject to verification of compliance with QSCS.

This PR is applicable to all cases of transfer of MLC certification between Classification Societies, except as noted in section 2.0 below.

Annex 1 Process Flow Chart for transfer of certification

Annex 2 Link to Contact Points

Annex 3 Transfer of Certification (Form TC MLC)

Annex 4 Notification of Invalidation of Maritime Labour Certificate

Note:

1. This Procedural Requirement applies to requests for transfers of MLC certification received from 20 August 2013.
1.0 Definitions

1.1 “Gaining Society (GS)” means a Society that receives a request for a transfer of MLC certification for a ship.

1.2 “Losing Society (LS)” means a Society from which MLC certification is being transferred.

2.0 General

2.1 This procedure shall not apply in the following cases:

2.1.1 Where there is a change of shipowner.

2.1.2 Where the certificate that is to be the subject of the transfer is an Interim certificate.

3.0 Gaining Society’s Obligations and Reporting

3.1 On receiving a request from a shipowner to take over its MLC certification from another Society, the GS must inform the shipowner, in writing, that an application for such certification can only be accepted by the GS after it has received confirmation (with supporting documentation) that:

(i) The existing certificate has not been withdrawn or otherwise invalidated by the LS or the Flag;

(ii) All inspections initiated by the LS have been satisfactorily completed by the LS, unless otherwise agreed between the gaining and losing Societies; and

(iii) Any serious deficiencies have been closed out or downgraded by the LS.

3.2 Where a written request for transfer of certification has been received from the shipowner, the GS shall notify the LS of the shipowner’s request by using Step 1 of Form TC MLC.

3.3 If evidence of the certification status listed in Step 2 of Form TC MLC is not received from the LS within three (3) working days from notification, the GS may utilize the evidence and certification information provided by the shipowner. In such cases, the shipowner shall be reminded that the conditions of 3.1 are still applicable when the GS requests this information from the shipowner.

3.4 If the DMLC Part II was reviewed and certified previously by the LS, the GS shall re-review the DMLC Part II before the onboard inspection, mentioned in item 3.5 below. If the DMLC Part II was reviewed by the flag Administration, the GS will act in accordance with flag Administration’s instructions relative to approval of the DMLC Part II.

3.5 An inspection is required for the issue of a new certificate.

3.6 The inspection by the GS shall address all required elements of the MLC, to the extent that the Society is authorized by the Administration, any flag Administration requirements and any matters arising out of the last inspection carried out by the LS. Where the transfer of
certification occurs within the intermediate or renewal due date window, the corresponding inspection may serve as the inspection required in 3.5.

3.7 If the inspection is successful and a new certificate is issued by the GS, the GS must inform the LS, within one (1) month of the date of issue, by completing Step 3 of the Form TC MLC.

3.8 When the inspection is not successful and, as a result, the transfer of certification is not accepted, the GS shall inform the LS, within two (2) working days of the date of the inspection, by completing Step 3 of the Form TC MLC and attaching the inspection report in which the reason for the rejection should be fully explained.

4.0 Losing Society's Obligations and Reporting

4.1 The LS shall co-operate by providing the information specified in Step 2 of the Form TC MLC within three (3) working days of the receipt of the completed Step 1. The documentation to be attached to the form by the LS includes:

(i) The last Maritime Labour Certificate issued;

(ii) The last inspection report, including any deficiencies identified, the corrective action plan and the time period(s) proposed for implementation;

(iii) Any other information that may be relevant to the decision to accept or reject the transfer of certification.

4.2 Upon receipt of information that a new certificate has been issued by the GS, the LS shall issue a "Notification of Invalidation of Certification" in accordance with the Annex 4, as applicable, ensuring that the GS is notified.

4.3 Upon receipt of information that the inspection is not successful because of an unresolved serious deficiency raised by the GS, the LS shall review the deficiency and take action as appropriate.

5.0 Other Requirements

Any administrative differences arising in relation to the implementation of this PR that cannot be settled bilaterally between the gaining and losing Societies are to be brought to the attention of the Permanent Secretariat for final resolution under the IACS Procedures Volume 3 Annex 4 "IACS Procedure for handling a complaint".
Annex 1: Process Flow Chart for transfer of certification

1. Submit request for transfer of Certification
2. Review current certification details
   - Is review satisfactory?
     - Yes: Complete Step 1 of Relevant Form
     - No: Be informed of reasons for refusal of transfer of certification
3. Complete Step 1 of Relevant Form and Provide Information
4. Review Form and attachments
   - Is review satisfactory?
     - Yes: Proceed with DMLC Part II review and onboard inspection
     - No: Be informed of reasons for refusal of transfer of certification
5. Proceed with DMLC Part II review and onboard inspection
   - Review and Inspection satisfactory?
     - Yes: Issue "Notification of invalidation of certification"
     - No: Be informed of result by Step 3 of Form
6. Complete Step 3 of Relevant Form
   - Be issued with a new Certificate
   - Issue "Notification of invalidation of certification"
Annex 2: Link to Contact Points

The contact details can be found on TL-PR 36 Contact Details (for MLC matters).
Annex 3: Transfer of MLC Certification (Form TC MLC)

COMMON PARTICULARS:

<table>
<thead>
<tr>
<th>Losing Society e-mail</th>
<th>Gaining Society e-mail</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Shipowner Name:</th>
<th>Name of Ship:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shipowner Address:</td>
<td>Ship IMO Number:</td>
</tr>
</tbody>
</table>

PROCEDURE:

<table>
<thead>
<tr>
<th>Step 1</th>
<th>To be completed by the GAINING SOCIETY and sent to the LOSING SOCIETY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flag</td>
<td></td>
</tr>
<tr>
<td>Ship type</td>
<td>(PS, PHS, CHC, BC, OT, CT, GC, MODU, OCS)</td>
</tr>
<tr>
<td>Responsible Person</td>
<td>Position</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Step 2</th>
<th>To be completed by the LOSING SOCIETY and sent to the GAINING SOCIETY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attached documentation</td>
<td></td>
</tr>
</tbody>
</table>

- Last inspection report
- Copy of Maritime Labour Certificate
- Details of agreed corrective action plan and time frame
- Any other information including any outstanding inspection to be completed by losing society (specify)

<table>
<thead>
<tr>
<th>Responsible Person</th>
<th>Position</th>
<th>Date completed and sent</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Step 3</th>
<th>To be completed by the GAINING SOCIETY and sent to the LOSING SOCIETY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inspection successful?</td>
<td>☐ Yes ☐ No (attach inspection report)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Responsible Person</th>
<th>Position</th>
<th>Date completed and sent</th>
</tr>
</thead>
</table>
**Annex 4: Notification of Invalidation of Maritime Labour Certificate**

<table>
<thead>
<tr>
<th>Ship’s Name:</th>
<th>IMO No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shipowner’s Name and Address:</td>
<td>Certificate No.</td>
</tr>
<tr>
<td>Issued on behalf of:</td>
<td></td>
</tr>
</tbody>
</table>

**REASON FOR INVALIDATION OF CERTIFICATE (specify):**

<table>
<thead>
<tr>
<th>Name:</th>
<th>Position:</th>
<th>Society:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date:</td>
<td>Signature:</td>
<td></td>
</tr>
</tbody>
</table>

**Distribution:**
- Copy to Shipowner
- Copy to Administration
- Copy to Port State Authority (if appropriate)
- Copy to Gaining society (in the case of a transfer of certification)
Procedural Requirement for Confined Space Safe Entry

Contents

1 Objective

2 Definitions

2.1 Confined Space
2.2 Confined Space Entry (CSE)
2.3 Competent Person
2.4 Responsible Person
2.5 Attendant
2.6 Marine Chemist
2.7 Adjacent Space
2.8 Toxic Product
2.9 Surveyor
2.10 Permit to Enter/Permit to Work

3 Requirements

3.1 Training
3.2 Confined Space Entry Procedures
3.3 Equipment for Surveyors Entering a Confined Space

Note:

1. This Procedural Requirement applies from 1 July 2019
1 Objective

This procedural requirement contains the minimum requirements that TL shall prescribe to help keep surveyors safe when conducting confined space entry. TL is free to take measures beyond those required in this document, but shall as a minimum prescribe the requirements contained in this document and that they meet any relevant occupational safety and health legislative requirements in place at locations where work is conducted.

TL- G 72 can be referred to for further guidance on confined space safe entry practice.

2 Definitions

2.1 Confined Space

Confined Space means a space that has any of the following characteristics:

- Limited openings for entry and exit
- Unfavourable natural ventilation
- Not intended for continuous worker occupancy

It may include, but is not limited to: boilers, pressure vessels, cargo spaces (cargo holds, or cargo tanks), cargo space stairways, ballast tanks, double bottoms, double hull spaces, fuel oil tanks, lube oil tanks, sewage-tanks, pump-rooms, compressor rooms, cofferdams, void spaces, duct keels, inter-barrier spaces, engine crankcases, excavations and pits.

2.2 Confined Space Entry (CSE)

Confined Space Entry is the process of entering, working in and exiting a confined space.

2.3 Competent Person

Competent person means a person with sufficient theoretical knowledge and practical experience to make an informed assessment of the likelihood of oxygen deficient/enriched or a dangerous atmosphere being present or subsequently arising in the space. Competent person must be trained and qualified in the hazards of Confined Spaces and in use of atmospheric monitoring devices. The Competent Person role may be performed by a Marine Chemist.

2.4 Responsible Person

Responsible Person means a person authorised to permit entry to a confined space and having sufficient knowledge of the procedure to be followed and other activities that are being undertaken that could impact on the safety of those in a confined space.

2.5 Attendant

Attendant is a person who is suitably trained and responsible for maintaining a watch over those entering the confined space, for maintaining communications with those inside the space and for initiating the emergency procedures in the event of an incident occurring.
2.6 Marine Chemist

A Marine Chemist is a person holding a valid and suitably recognised qualification as a marine chemist or equivalent.

2.7 Adjacent Space

An adjacent space is any space bordering the confined space in any directions, including all points of contact, corners, diagonals, decks, tank tops and bulkheads.

2.8 Toxic Product

A Toxic Product means any chemical liquid, gas or solid material, which can give toxic vapour and which is assigned with suffix "T" in column "k" of table given in Chapter 17 of IBC Code, or assigned with suffix "T" or "F+T" in column "f" of table given in Chapter 19 of IGC Code, or classified as a Toxic Substance (Class/Division 6.1) within the part 2 of IMDG Code, or any other product which has a toxic symbol in the data sheet or is hazard classified as a toxic.

2.9 Surveyor

For the purpose of this Procedural Requirement a Surveyor is any person employed by TL conducting activities within a confined space on behalf of TL.

2.10 Permit to Enter/Permit to Work

A Permit to Enter or Permit to Work is a documented authorisation that has been signed and dated, including time of issue by the Responsible Person, which states that the space has been tested by a Competent Person and that the space is safe for entry; what precautions, equipment etc. are required and what works is to be done.

3 Requirements

The requirements are categorised in three groups.

3.1 Training

3.1.1 All surveyors who are expected to enter and work in confined spaces shall be trained in Occupational Safety and Health requirements for such activities. This training shall include:

3.1.1.1 Recognising a confined space

3.1.1.2 Role of the Competent Person, Responsible Person, Attendant and Marine Chemist

3.1.1.3 How to recognise the hazards and manage the risks associated with Confined Space Entries

3.1.1.4 Permit to Work (PTW) systems/control procedures at the workplace

3.1.1.5 Requirements for atmosphere testing and the interpretation of their results

3.1.1.6 Use of personal multi gas meters

3.1.1.7 Access, exit and safe working requirements
3.1.1.8 Emergency arrangements

3.1.2 Competency in the areas covered by the training identified in 3.1.1 shall be periodically assessed, either as part of activity monitoring or some other suitable means. The maximum period between these assessments of competency is 3 years. Appropriate refresher training shall be provided as determined necessary from the competency assessment. The delivery mechanism for this refresher training is for the individual societies to determine.

3.2 Confined Space Entry Procedures

Societies shall have documented procedures that cover the following points:

3.2.1 Include in their procedures the minimum requirements for Surveyors entry into a confined space, as follows:

3.2.1.1 Safe entry procedures (such as entry permit, “safe for workers” certificate, “safe for hot work” certificate, etc.) are in place, current and are being followed

3.2.1.2 The Responsible and Competent Persons are identified

3.2.1.3 The access and exit arrangements to and within the confined space are considered safe. Where available, multiple entry and exit ways shall be opened

3.2.1.4 Communications arrangements are adequate

3.2.1.5 The confined space is adequately clean to allow safe working

3.2.1.6 The confined space lighting is adequate for entry/exit and to allow safe working in a confined space

3.2.1.7 The atmosphere has been demonstrated as being safe (safe limits are: atmospheric oxygen the range of 20.6% to 22% by volume, combustible gases less than 5% of lower explosive limit, toxics within acceptable limits)

3.2.1.8 Adequate ventilation arrangements are in place and functioning

3.2.1.9 Isolation of the confined space, as applicable, from other tanks, cargo spaces, pipes, etc. and of machinery in the space, is confirmed

3.2.1.10 Extreme temperature effects are adequately considered

3.2.1.11 Electrical equipment in the confined space is suitable and in acceptable condition

3.2.1.12 A dedicated Attendant is provided by the vessel’s management or the management of the facility where the surveyor’s activities are carried out for the complete duration of the time spent working in the confined space and the Attendant has suitable means of initiating emergency response

3.2.1.13 Adequate emergency response arrangements are in place

3.2.2 No surveyor shall be the first to enter a confined space, and they shall be accompanied at all times where the size of the space permits.
3.2.3 Surveyors shall not enter the confined space if they are required to wear breathing apparatus.

3.2.4 Surveyor shall not enter the confined space if the surrounding noise can adversely impact effective communication.

3.2.5 Surveyor shall not enter the confined space if a toxic product is contained in an adjacent space, until the following is carried out:

3.2.5.1 A risk assessment is completed by the vessel’s Management Company and the risk is mitigated.

3.2.5.2 All identified controls are confirmed in place prior to tank entry.

3.2.6 No surveyor shall be part of a rescue team.

3.2.7 Surveyors shall immediately leave a confined space, by the nearest safe exit, if any alarms sound, or any physical impairment or distress is experienced by the surveyor.

3.2.8 If any of minimum requirements addressed in 3.2.1 through 3.2.7 are not complied with or in any other situation where the surveyor has a valid concern over the safety of the confined space, he/she shall refuse to enter the confined space.

3.2.9 The points addressed in 3.2.1 through 3.2.8 above shall be considered as part of survey planning and reviewed as changes occur during any Confined Space Entry.

3.3 Equipment for Surveyors Entering a Confined Space

3.3.1 The following minimum set of Personal Protective Equipment shall be made available by the society to surveyors for conducting a Confined Space Entry:

3.3.1.1 Protective clothing

3.3.1.2 Safety shoes/boots

3.3.1.3 Hard hat

3.3.1.4 Work gloves

3.3.1.5 Protective glasses and/or goggles

3.3.1.6 Ear defenders and/or ear plugs

3.3.1.7 An individual multi gas meter, in good working order, serviced and calibrated as per the manufacturer’s instructions

3.3.1.8 A flashlight, appropriate to the nature of the confined space to be entered, and in good working order

3.3.2 The surveyor must always use the necessary personal protective equipment according to the specific conditions and the survey being carried out.
TL-PR 38 Procedure for calculation and verification of the Energy Efficiency Design Index (EEDI)

Introduction

This procedure applies to all cases of Class Societies’ involvement in conducting the survey and certification of EEDI in accordance with regulations 5, 6, 7, 8 and 9 of MARPOL Annex VI as a Verifier defined in the IMO “2014 Guidelines on Survey and Certification of the Energy Efficiency Design Index (EEDI)” as amended in MEPC.1/Circ.855.

1 Definitions

“Industry Guidelines” means the “2015 Industry Guidelines for calculation and verification of the Energy Efficiency Design Index (EEDI)” as submitted to MEPC 68 that may be revised in order to remain in line with the relevant IMO Guidelines.

“Verifying Society” is a Society which conducts the survey and verification of EEDI of a ship.

“Witnessing Society” is a Society which has witnessed the towing tank test of a ship of the same type as the ship whose EEDI is verified by the Verifying Society. “Ship of the same type” is defined in IMO “2014 Guidelines on Survey and Certification of the Energy Efficiency Design Index (EEDI)”.

“Witnessing protocol” is a document showing evidence of the witnessing and acceptance of the towing tank test by the Witnessing Society, with indication such as date, signature and possible remarks of the attending surveyor.

2 Scope of the Procedure

The scope of this procedure is defined in Part I of the Industry Guidelines.

3 Calculation of EEDI

The procedure to compute the EEDI is documented in Part II of the Industry Guidelines. For the purpose of this Procedural Requirement, calculation of the EEDI is to be performed in accordance with IMO “2014 Guidelines on the method of calculation of the attained Energy Efficiency Design Index (EEDI) for new ships” and Part II of the Industry Guidelines, as amended.

Note:

1. This Procedural Requirement applies from 1 July 2019.
4 Verification of EEDI

The procedure to verify the EEDI is documented in Part III of the Industry Guidelines, together with Appendixes 1, 3, 4 and 5. For the purpose of this Procedural Requirement, verification of the EEDI is to be performed in accordance with IMO “2014 Guidelines on Survey and Certification of the Energy Efficiency Design Index (EEDI)” and Part III of the Industry Guidelines, as amended.
A sample of document to be submitted to the Verifier including additional information for verification is provided in Appendix 2 of the Industry Guidelines.

5 Acceptance of towing tank tests witnessed by another Society

Further to the agreement of the submitter of the EEDI Technical File and the Shipowner, a Verifying Society may accept towing tank tests reports witnessed by another Society if the towing tank tested ship is of the same type as the ship of which the EEDI is verified.

Copies of the following documents are to be provided to the Verifying Society, with due consideration given to the protection of the Intellectual Property Rights (IPR) as indicated under paragraph 14 of the Industry Guidelines:

- Calculation of the reference speed of the verified ship explicitly making reference to the speed power curves of the tank tested ship model
- Witnessing protocol of the tank tested ship endorsed by the surveyor of the Witnessing Society
- Towing tank test report of the tank tested ship

On specific request of the Verifying Society, the following additional information is to be submitted:

- Ship lines and model particulars, loading and operating conditions of the tank tested ship as described in 4.2.7.2 of IMO “2014 Guidelines on Survey and Certification of the Energy Efficiency Design Index (EEDI)” as amended, showing that the verified ship and the tank tested ship are of the same type

If some of the relevant information is held by the original Witnessing Society, the submitter should authorize the Witnessing Society to make the information available to the Verifying Society.

6 New ship (as per MARPOL Annex VI Regulation 2) designed before the entry into force of the MARPOL Annex VI amendments introducing the EEDI

It is expected that the towing tank tests of a new ship performed before the entry into force of MARPOL Annex VI amendments introducing the EEDI have not been witnessed by a Verifier. In this case, towing tank test results provided by a tank test organization with quality control certified according to a recognized scheme or with experience acceptable to the Verifying Society may be accepted by the Verifying Society.

Attached:

2015 Industry Guidelines for calculation and verification of the Energy Efficiency Design Index (EEDI)
2015 INDUSTRY GUIDELINES FOR CALCULATION AND VERIFICATION OF THE ENERGY EFFICIENCY DESIGN INDEX (EEDI)

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1. Scope of the Guidelines

1.1 Objective

The objective of these Industry Guidelines for calculation and verification of the Energy Efficiency Design Index (EEDI), hereafter designated as "the Industry Guidelines", is to provide details and examples of calculation of attained EEDI and to support the method and role of the verifier in charge of conducting the survey and certification of EEDI in compliance with the following IMO Resolutions:

- 2018 Guidelines on the method of calculation of the attained Energy Efficiency Design Index (EEDI) for new ships, Res. MEPC.308(73) adopted on 26 October 2018, as amended, referred to as the "IMO Calculation Guidelines" in the present document
- 2014 Guidelines on survey and certification of EEDI, Res. MEPC.254(67) adopted on 17 October 2014, as amended, referred to as the "IMO Verification Guidelines" in the present document
- 2013 interim Guidelines for determining minimum propulsion power to maintain the manoeuvrability of ships in adverse conditions, Res. MEPC.232(65) as amended
- 2013 Guidance on treatment of innovative energy efficiency technologies for calculation and verification of the attained EEDI, MEPC.1/Circ.815

In the event that the IMO Guidelines are amended, then pending amendment of these Industry Guidelines, calculation and verification of EEDI are to be implemented in compliance with the amended IMO Guidelines.

1.2 Application

These Guidelines apply to new ships as defined in regulation 2.23 of MARPOL Annex VI of 400 gross tonnage and above of the types defined in regulations 2.25 to 2.31, 2.33 to 2.35, 2.38 and 2.39, as follows:

- Bulk carrier
- Gas carrier
- LNG carrier (contracted on or after 1 September 2015)
- Cruise passenger ship having non-conventional propulsion (contracted on or after 1 September 2015)
- Tanker
- Container ship
- General cargo ship
- Ro-ro cargo ship (vehicle carrier) (contracted on or after 1 September 2015)
- Ro-ro cargo ship (contracted on or after 1 September 2015)
- Ro-ro passenger ship (contracted on or after 1 September 2015)
- Refrigerated cargo carrier
- Combination carrier

The calculation and verification of EEDI shall be performed for each:
1. new ship before ship delivery
2. new ship in service which has undergone a major conversion
3. new or existing ship which has undergone a major conversion that is so extensive that the ship is regarded by the Administration as a newly constructed ship. The Industry Guidelines shall not apply to ships which have non-conventional propulsion, such as diesel-electric propulsion, turbine propulsion or hybrid propulsion systems, with the exception of cruise passenger ships with diesel-electric propulsion and LNG carriers having diesel-electric or steam turbine propulsion systems.

The Industry Guidelines shall not apply to cargo ships having ice-breaking capability as defined in regulation 2.42 of MARPOL Annex VI. As a consequence, the Industry Guidelines apply to cargo vessels with ice class up to and including Finnish-Swedish ice class 1A Super or equivalent unless they qualify as a ship with ice-breaking capability in which case they are exempt. The intermediate Polar Classes, namely PC4 and PC5, need to demonstrate ice-breaking capability through ice trials to qualify. In the initial stages, ice-breaking capability can be demonstrated based on ice tank tests.
Part II - Explanatory notes on calculation of EEDI

2 Introduction

The attained Energy Efficiency Design Index (EEDI) is a measure of a ship’s energy efficiency determined as follows:

\[
EEDI = \frac{CO_2 \text{ emission}}{\text{Transport work}}
\]

The CO2 emission is computed from the fuel consumption taking into account the carbon content of the fuel. The fuel consumption is based on the power used for propulsion and auxiliary power measured at defined design conditions.

The transport work is estimated by multiplying the ship capacity as defined under 2.3 of the IMO Calculation Guidelines by the ship’s reference speed at the corresponding draft. The reference speed is determined at 75% of the rated installed power in general and 83% of the rated installed propulsion power for LNG carriers having diesel electric or steam turbine propulsion systems.

3 EEDI formula

The EEDI is provided by the following formula:

\[
\left(\frac{\prod_{i=1}^{n} f_i}{P_{\text{FME}}} \cdot \left(\frac{P_{\text{FME}} \cdot \text{FME}}{SFC_{\text{FME}}} \right) + f_1 \cdot C_{\text{FME}} \cdot SFC_{\text{FME}} + \left(\prod_{i=1}^{n} f_i\right) \sum_{i=1}^{n} P_{\text{FME}} - \sum_{i=1}^{n} P_{\text{PTI}} \cdot C_{\text{FME}} - \sum_{i=1}^{n} P_{\text{PTI}} \cdot C_{\text{FAE}} \cdot SFC_{\text{FAE}} \right) \cdot \frac{1}{f_1 \cdot f_{\text{Capacity}} \cdot V_{\text{AO}}}
\]

With the following notes:

The global \(f_i\) factor may also be written:

\[
f_i = \left(\prod_{i=1}^{n} f_i\right)
\]

where each individual \(f_i\) factor is explained under section 9 of this document.

If part of the normal maximum sea load is provided by shaft generators, the term \(P_{\text{AR}} \cdot C_{\text{FAR}} \cdot SFC_{\text{AR}}\) may be replaced by:

\[
(P_{\text{AE}} - 0.75 \cdot \sum_{i=1}^{n} P_{\text{PTO}}(i)) \cdot C_{\text{FAE}} \cdot SFC_{\text{AE}} + 0.75 \cdot \sum_{i=1}^{n} P_{\text{PTO}}(i) \cdot C_{\text{FME}}(i) \cdot SFC_{\text{ME}(i)}
\]

with the condition \(0.75 \cdot \sum_{i=1}^{n} P_{\text{PTO}}(i) \leq P_{\text{AE}}\).

Where the total propulsion power is limited by verified technical means as indicated under section 6, the term \(\left(\sum_{i=1}^{n} P_{\text{ME}(i)} \cdot C_{\text{FME}(i)} \cdot SFC_{\text{ME}(i)} + \sum_{i=1}^{n} P_{\text{PTI}(i)} \cdot C_{\text{FAE}} \cdot SFC_{\text{AE}}\right)\) is to be replaced by 75 percent of the limited total propulsion power multiplied by the average weighted value of \((SFC_{\text{ME}} \cdot C_{\text{FME}})\) and \((SFC_{\text{AE}} \cdot C_{\text{FAE}})\).

Due to the uncertainties in the estimation of the different parameters, the accuracy of the calculation of the attained EEDI cannot be better than 1%.

Therefore, the values of attained and required EEDI have to be reported with no more than three significant figures (for instance, 2.23 or 10.3) and the checking of Regulation 20, chapter 4 of MARPOL Annex VI is to be verified in accordance with this accuracy.
4 Fuel consumption and Fuel Conversion Factor

4.1 General

The conversion factor \( CF \) and the specific fuel consumption, \( SFC \), are determined from the results recorded in the parent engine NOx Technical File as defined in paragraph 1.3.15 of the NOx Technical Code 2008.

The fuel grade used during the test of the engine in the test bed measurement of \( SFC \) determines the value of the \( CF \) conversion factor according to the table under 2.1 of the IMO Calculation Guidelines.

\( SFC \) is the corrected specific fuel consumption, measured in g/kWh, of the engines. The subscripts \( ME(i) \) and \( AE(i) \) refer to the main and auxiliary engine(s), respectively. \( SFCAE(i) \) is the power-weighted average among \( SFCAE(i) \) of the respective engines \( i \).

For main engines certified to the E2 or E3 test cycles of the NOx Technical Code 2008, the engine Specific Fuel Consumption (\( SFCEM(i) \)) is that recorded in the test report included in a NOx Technical File for the parent engine(s) at 75% of MCR power.

For engines certified to the D2 or C1 test cycles of the NOx Technical Code 2008, the engine Specific Fuel Consumption (\( SFCAE(i) \)) is that recorded in the test report included in a NOx Technical File for the parent engine(s) at 50% of MCR power or torque rating.

The \( SFC \) is to be corrected to the value corresponding to the ISO standard reference conditions using the standard lower calorific value of the fuel oil (42,700kJ/kg), referring to ISO 15550:2002 and ISO 3046-1:2002.

For LNG driven engines for which \( SFC \) is measured in kJ/kWh, the \( SFC \) value is to be converted to g/kWh using the standard lower calorific value of the LNG (48,000 kJ/kg), referring to the 2006 IPCC Guidelines.

For those engines which do not have a test report included in a NOx Technical File because its power is below 130 kW, the \( SFC \) specified by the manufacturer is to be used.

At the design stage, in case of unavailability of test reports in the NOx Technical File, the \( SFC \) value given by the manufacturer with the addition of the guarantee tolerance is to be used.

4.2 Dual-fuel engines

Gas fuel may be used as primary fuel for one or more of the main and auxiliary engine(s) in accordance with paragraph 4.2.3 of the IMO Verification Guidelines.

For these dual-fuel engines, the \( C_F \) factor and the Specific Fuel Consumption for gas (LNG) and for pilot fuel should be combined at the relevant EEDI load point as described in 2.5.1 and Appendix 4 of the IMO Calculation Guidelines.

4.3 LNG carriers with steam turbine propulsion

The Specific Fuel Consumption of the steam turbine should be determined during the running tests of the main boilers and steam turbines on board under load during the sea trials. For preliminary estimate of EEDI, manufacturer’s certificate is to be used.
5 Capacity, power and speed

5.1 Capacity

The capacity of the ship is computed as a function of the gross tonnage for cruise passenger ships and of the deadweight for other types of ships as indicated under 2.3 of the IMO Calculation Guidelines.

For the computation of the deadweight according to 2.4 of the IMO Calculation Guidelines, the lightweight of the ship and the displacement at the summer load draught are to be based on the results of the inclining test or lightweight check provided in the final stability booklet. At the design stage, the deadweight may be taken in the provisional documentation.

5.2 Power

The installed power for EEDI determination is taking into account the propulsion power and in general a fixed part of the auxiliary power, measured at the output of the crankshaft of main or auxiliary engine.

The power $P_{ME}$ is defined as 75% MCR of all main engines in general.

For LNG carriers having diesel electric propulsion system, the power $P_{ME}$ is 83% of the rated output of the electrical propulsion motor(s) divided by the electrical chain efficiency from the output of the auxiliary engines to the output of the propulsion motor(s).

For LNG carriers having steam turbine propulsion system, the power $P_{ME}$ is 83% of the rated installed power of steam turbines.

The total propulsion power is conventionally taken as follows:

$$\sum_{i=1}^{nME} P_{ME(i)} + \sum_{i=1}^{nPTI} (P_{PTI(i)} \cdot \eta_{PTI(i)}) \cdot \eta_{SEP}$$

In this formula:

- The value of PME(i) may be limited by verified technical means (see 6 below)
- The total propulsion power may be limited by verified technical means. In particular an electronic engine control system may limit the total propulsion power, whatever the number of engines in function (see 6 below)

The auxiliary power can be nominally defined as a specified proportion of main engine power aiming to cover normal maximum sea load for propulsion and accommodation\(^1\). The nominal values are 2.5% of main engine power plus 250 kW for installed main engine power equal to or above 10 MW. 5% of main engine power will be accounted if less than 10 MW main engine power is installed. Alternatively, as explained below, the value for auxiliary power can be taken from the electric power table (EPT) of the ship.

---
\(^1\) by paragraphs 2.5.6.1 to 2.5.6.3 of the IMO Calculation Guidelines.
In addition, if shaft motors are installed, then in principle 75% of the shaft motor power is accounted for in the EEDI calculation. Detailed explanation about this is given in section 6.

For Passenger ships, Ro-Ro Passenger Ships and Cruise Passenger Ships, the PAE value should be estimated by the electric power (excluding propulsion) in conditions when the ship is engaged in a voyage at reference speed (\(V_{ref}\)), as given in the electric power table (EPT), divided by the average efficiency of the generator(s) weighted by power.

As an option for other vessel types, if the difference between PAE value calculated by paragraphs 2.2.5.6.1 to 2.2.5.6.5 of Res.MEPC.308(73) and PAE based on EPT, leads to a variation of the computed EEDI value exceeding 1%, the value for auxiliary power could be taken from the EPT.

5.3 Speed \(V_{ref}\)

The speed \(V_{ref}\) is the ship speed, measured in knots, verified during sea trials and corrected to be given in the following ideal conditions:
- in deep water of 15°C
- assuming the weather is calm with no wind, no current and no waves
- in the loading condition corresponding to the Capacity
- at the total propulsion power defined in 5.2 taking into account shaft generators and shaft motors

6 Shaft generator and shaft motor

6.1 Introduction and background

As for 2.5.2 and 2.5.3 of IMO Calculation Guidelines, content of this section applies to ships other than LNG carriers having diesel-electric propulsion system. For LNG carriers with diesel-electric propulsion, the factor 0.75 between the propulsion power and the rated power is to be replaced by 0.83.

Ships need electrical power for the operation of engine auxiliary systems, other systems, crew accommodation and for any cargo purposes. This electrical power can be generated by diesel-generator sets (gen-sets), shaft generators, waste heat recovery systems driving a generator and possibly by new innovative technologies, e.g. solar panels.

Diesel-generator sets and shaft generators are the most common systems. While diesel-generator sets use a diesel engine powering a generator, a shaft generator is driven by the main engine. It is considered that due to the better efficiency of the main engine and efficiency of the shaft generator less CO₂ is emitted compared to gen-set operation.

The EEDI formula expresses the propulsion power of a vessel as 75% of the main engine power \(P_{ME}\). It is also termed shaft power \(P_S\), which corresponds to the ship’s speed \(V_{ref}\) in the EEDI formula.

\(P_{AE}\) - the auxiliary power - is also included in the EEDI formula. However, this power demand is largely dependent on loading and trading patterns and it must also incorporate safety aspects, for example, the provision of a spare generator set. As noted in section 5, the auxiliary power can generally be taken into account as a fixed proportion of the main engine power (i.e. nominally 2.5% plus 250kW)².

² c.f.: precise instruction in IMO Calculation Guidelines.
The use of shaft generators is a well proven and often applied technology, particularly for high electrical power demands related to the payload e.g. reefer containers. Usually a ship design implements a main engine to reach the envisaged speed with some provision of sea margin. For the use of a shaft generator past practice and understanding was to install a bigger main engine to reach the same speed compared to the design without a shaft generator and to then have the excess power available from the main engine at any time for generation of electrical power. As a rule of thumb, one more cylinder was added to the main engine to cover this additional power demand.

The difficulty with this issue for calculation of the EEDI is that the excess power could be used to move the ship faster in the case where the shaft generator is not in use which would produce a distortion between ship designs which are otherwise the same.

The IMO Calculation Guidelines take these circumstances into account and offer options for the use of shaft generators. These options are described in detail, below.

Further, electric shaft motors operate similarly to shaft generators; sometimes a shaft generator can act as a shaft motor. The possible influence of shaft motors has also been taken into account in the IMO Calculation Guidelines and is also illustrated, below.

### 6.2 Main engine power without shaft generators

The main engines are solely used for the ship's propulsion. For the purpose of the EEDI, the main engine power is 75% of the rated installed power $MCR_{ME(i)}$ for each main engine:

$$P_{ME(i)} = 0.75 \times MCR_{ME(i)}$$

### 6.3 Main engine power with shaft generators

Shaft generators produce electric power using power from the prime mover (main engine). Therefore the power used for the shaft generator is not available for the propulsion. Hence $MCR_{ME}$ is the sum of the power needed for propulsion and the power needed for the shaft generator. Thus at least a part of the shaft generator’s power should be deductible from the main engine power ($P_{ME}$).

The power driving the shaft generator is not only deducted in the calculation. As this power is not available for propulsion this yields a reduced reference speed. The speed is to be determined from the power curve obtained at the sea trial as explained in the schematic figure provided in paragraph 2.5 of the IMO Calculation Guidelines.

It has been defined that 75% of the main engine power is entered in the EEDI calculation. To induce no confusion in the calculation framework, it has therefore also been defined to take into account 75% of the shaft power take off.

For the calculation of the effect of shaft generators, two options are available.
6.3.1 Option 1

For this option, $P_{PTO(i)}$ is defined as 75% of the rated electrical output power $MCR_{PTO}$ of each shaft generator. The maximum allowable deduction is limited by the auxiliary power $P_{AE}$ as described in Paragraph 2.6 in the IMO Calculation Guidelines.

Then the main engine power $P_{ME}$ is:

$$P_{PTO(i)} = 0.75 \times MCR_{PTO(i)}$$

$$\sum P_{ME(i)} = 0.75 \times \sum \left( MCR_{ME(i)} - P_{PTO(i)} \right) \quad \text{with} \quad 0.75 \times \sum P_{PTO(i)} \leq P_{AE}$$

This means, that only the maximum amount of shaft generator power that is equal to $P_{AE}$ is deductible from the main engine power. In doing so, 75% of the shaft generator power must be greater than the auxiliary power calculated in accordance to Para. 2.5.6 of the IMO Calculation Guidelines.

Higher shaft generators output than $P_{AE}$ will not be accounted for under option 1.

6.3.2 Option 2

The main engine power $P_{ME}$ to be considered for the calculation of the EEDI is defined as 75% of the power to which the propulsion system is limited. This can be achieved by any verified technical means, e.g. by electronic engine controls.

$$P_{ME(i)} = 0.75 \times P_{Shaft, limit}$$

This option is to cover designs with the need for very high power requirements (e.g., pertaining to the cargo). With this option it is ensured that the higher main engine power cannot be used for a higher ship speed. This can be safeguarded by the use of verified technical devices limiting the power to the propulsor.

For example, consider a ship having a 15 MW main engine with a 3 MW shaft generator. The shaft limit is verified to 12 MW. The EEDI is then calculated with only 75% of 12 MW as main engine power as, in any case of operation, no more power than 12 MW can be delivered to the propulsor, irrespective of whether a shaft generator is in use or not.

It is to be noted that the guidelines do not stipulate any limits as to the value of the shaft limit in relation to main engine power or shaft generator power.

6.3.3 The use of specific fuel oil consumption and CF-factor

Shaft generators are driven by the main engine, therefore the specific fuel oil consumption of the main engine is allowed to be used to the full extent if 75% of the shaft generator power is equal to $P_{AE}$.

In the case shaft generator power is less than $P_{AE}$ then 75% of the shaft generator power is calculated with the main engine’s specific fuel oil consumption and the remaining part of the total $P_{AE}$ power is calculated with SFC of the auxiliaries ($SFC_{AE}$).

The same applies to the conversion factor $C_F$, if different fuels are used in the EEDI calculation.
6.4 Total shaft power with shaft motors

In the case where shaft motor(s) are installed, the same guiding principles as explained for shaft generators, above, apply. But in contrast to shaft generators, motors do increase the total power to the propulsor and do increase ships’ speed and therefore must be included in the total shaft power within the EEDI calculation. The total shaft power is thus main engine(s) power plus the additional shaft motor(s) power:

\[ \sum P_{ME(i)} + \sum P_{PTI(i),Shaft} \]

Where:

\[ \sum P_{PTI(i),Shaft} = \sum \left( 0.75 \cdot P_{SM,max(i)} \cdot \eta_{PTI(i)} \right) \]

and \( \Sigma P_{ME} \) may be 0(zero) if the ship is a diesel-electric cruise passenger ship.

Similar to the shaft generators, only 75% of the rated power consumption \( P_{SM,max} \) (i.e. rated motor output divided by the motor efficiency) of each shaft motor divided by the weighted average efficiency of the generator(s) \( \eta_{Gen} \) is taken into account for EEDI calculation\(^3\).

\[ \sum P_{PTI(i)} = \sum \left( \frac{0.75 \cdot P_{SM,max(i)}}{\eta_{Gen}} \right) \]

Figure 1.1 provides the notations used for the power and efficiencies used in IMO Calculation Guidelines and the present document.

**Figure 1.1: flow of power in a generic shaft motor installation**

A power limitation similar to that described above for shaft generators can also be used for shaft motors. So if a verified technical measure is in place to limit the propulsion output, only 75% of limited power is to be used for EEDI calculation and also for that limited power \( V_{ref} \) is determined.

\(^3\) The efficiency of shaft generators in the previous section has consciously not been taken into account in the denominator as inefficient generator(s) would increase the deductible power.
A diagram is inserted to highlight where the mechanical and electrical efficiencies or the related devices (PTI and Generator's) are located:

![Diagram of typical arrangement of propulsion and electric power system]

**Figure 1.2: Typical arrangement of propulsion and electric power system**

### 6.5 Calculation examples

For these calculation examples the ships’ following main parameters are set as:

- \( MCR_{ME} = 20,000 \text{ kW} \)
- \( C_{F,ME} = 20,000 \text{ DWT} \)
- \( C_{F,AE} = 3.206 \)
- \( SFC_{ME} = 190 \text{ g/kWh} \)
- \( SFC_{AE} = 215 \text{ g/kWh} \)
- \( v_{ref} = 20 \text{ kn (without shaft generator/motor)} \)

#### 6.5.1 One main engine, no shaft generator

\[
MCR_{ME} = 20,000\text{kW} \\
P_{ME} = 0.75 \times MCR_{ME} = 0.75 \times 20,000\text{kW} = 15,000\text{kW} \\
P_{AE} = (0.025 \times 20,000) + 250\text{kW} = 750\text{kW} \\
EEDI = \left(\frac{15,000 \times 3.206 \times 190}{(20 \times 20,000)} + \frac{750 \times 3.206 \times 215}{(20 \times 20,000)}\right)
\]

\[
= 24.1 \text{ g CO}_2/\text{t nm}
\]
6.5.2 One main engine, $0.75 \times P_{PTO} < P_{AE}$, option 1

\[
MCR_{PTO} = 500kW \\
P_{PTO} = 500kW \times 0.75 = 375kW \\
MCR_{ME} = 20,000kW \\
P_{ME} = 0.75 \times (MCR_{ME} - P_{PTO}) = 0.75 \times (20,000kW - 375kW) = 14,719kW \\
P_{AE} = (0.025 \times MCR_{ME}) + 250kW = 750kW \\
\nu_{ref} = 19.89kn \quad \text{The speed at } P_{ME} \text{ determined from the power curve} \\
EEDI = \left( (P_{ME} \times C_{F,ME} \times SFC_{ME}) + (0.75 \times P_{PTO} \times C_{F,ME} \times SFC_{ME}) + \left( P_{AE} - 0.75 \times P_{PTO} \times C_{F,AE} \times SFC_{AE} \right) \right) / (DWT \times \nu_{ref}) \\
= 23.8 \text{ g CO}_2/\text{t nm} \quad \approx 1\%
\]

6.5.3 One main engine, $0.75 \times P_{PTO} = P_{AE}$, option 1

\[
MCR_{PTO} = 1,333kW \\
P_{PTO} = 1,333kW \times 0.75 = 1,000kW \\
MCR_{ME} = 20,000kW \\
P_{ME} = 0.75 \times (MCR_{ME} - P_{PTO}) = 0.75 \times (20,000kW - 1,000kW) = 14,250kW \\
P_{AE} = (0.025 \times MCR_{ME}) + 250kW = 750kW \\
\nu_{ref} = 19.71kn \quad \text{The speed at } P_{ME} \text{ determined from the power curve} \\
EEDI = \left( (P_{ME} \times C_{F,ME} \times SFC_{ME}) + (0.75 \times P_{PTO} \times C_{F,ME} \times SFC_{ME}) \right) / (DWT \times \nu_{ref}) \\
= 23.2 \text{ g CO}_2/\text{t nm} \quad \approx 4\%
\]

6.5.4 One main engine with shaft generator, $0.75 \times P_{PTO} > P_{AE}$, option 1

\[
MCR_{PTO} = 2,000kW \\
0.75 \times P_{PTO} = 0.75 \times 2,000kW \times 0.75 = 1,125kW > P_{AE} \Rightarrow P_{PTO} = P_{AE} / 0.75 = 1,000kW \\
MCR_{ME} = 20,000kW \\
P_{ME} = 0.75 \times (MCR_{ME} - P_{PTO}) = 0.75 \times (20,000kW - 1,000kW) = 14,250kW \\
P_{AE} = (0.025 \times MCR_{ME}) + 250kW = 750kW \\
\nu_{ref} = 19.71kn \quad \text{The speed at } P_{ME} \text{ determined from the power curve} \\
EEDI = \left( (P_{ME} \times C_{F,ME} \times SFC_{ME}) + (0.75 \times P_{PTO} \times C_{F,ME} \times SFC_{ME}) \right) / (DWT \times \nu_{ref}) \\
= 23.2 \text{ g CO}_2/\text{t nm} \quad \approx 4\%
\]

6.5.5 One main engine with shaft generator, $0.75 \times P_{PTO} > P_{AE}$, option 2

\[
MCR_{PTO} = 2,000kW \\
MCR_{ME} = 20,000kW \\
P_{Shaft,limi} = 18,000kW \\
P_{ME} = 0.75 \times (P_{Shaft,limi}) = 0.75 \times (18,000kW) = 13,500kW \\
P_{AE} = (0.025 \times MCR_{ME}) + 250kW = 750kW \\
\nu_{ref} = 19.41kn \quad \text{The speed at } P_{ME} \text{ determined from the power curve} \\
EEDI = \left( (P_{ME} \times C_{F,ME} \times SFC_{ME}) + (P_{AE} \times C_{F,ME} \times SFC_{ME}) \right) / (DWT \times \nu_{ref}) \\
= 22.4 \text{ g CO}_2/\text{t nm} \quad \approx 7\%
\]
6.5.6 One main engine, one shaft motor

\[ MCR_{ME} = 18,000 kW \]

\[ P_{ME} = 0.75 \times MCR_{ME} = 0.75 \times 18,000 kW = 13,500 kW \]

\[ P_{ME} = \left( 0.025 \times \left( MCR_{ME} + \frac{P_{PTI}}{0.75} \right) \right) + 250 kW = \left( 0.025 \times \left( 18,000 + \frac{1612.9}{0.75} \right) \right) + 250 kW = 754 kW \]

\[ P_{SM,max} = 2,000 kW \]

\[ \frac{P_{PTI}}{0.75} \times \frac{P_{SM,max}}{\eta_{Gen}} = 1,612.9 kW \]

\[ \eta_{PTI} = 0.97 \]

\[ \eta_{W} = 0.93 \]

\[ P_{ Shaft} = P_{ME} + P_{PTI, Shaft} = P_{ME} + (P_{PTI} \cdot \eta_{PTI}) \cdot \eta_{Gen} = 13,500 kW + (1612.9 \cdot 0.97) \cdot 0.93 = 14,955 kW \]

\[ v_{ref} = 20 kn \]

\[ EEDI = \left( (P_{ME} \times C_{F, ME} \times SFC_{ME}) + (P_{AE} \times C_{F, AE} \times SFC_{AE}) + (P_{PTI} \times C_{F, PTI} \times SFC_{PTI}) \right) \left( DWT \times v_{ref} \right) \]

\[ = 24.6 \ g \ CO_2 / t \ nm \approx -2\% \]

7 Weather factor \( f_w \)

\( f_w \) is a non-dimensional coefficient indicating the decrease of speed in representative sea conditions of wave height, wave frequency and wind speed (e.g. Beaufort Scale 6), and is taken as 1.0 for the calculation of attained EEDI.

When a calculated \( f_w \) factor is used, the attained EEDI using calculated \( f_w \) shall be presented as "attained EEDI\(_{\text{weather}}\)" in order to clearly distinguish it from the attained EEDI under regulations 20 in MARPOL Annex VI.

Guidelines for the calculation of the coefficient \( f_w \) for the decrease of ship speed in respective sea conditions are provided in MEPC.1/Circ.796.

8 Correction factor for ship specific design elements \( f_j \)

Except in the cases listed below, the value of the \( f_j \) factor is 1.0.

For Finnish-Swedish ice class notations or equivalent notations of the Classification Societies, the \( f_j \) correction factor is indicated in 2.8.1 of the IMO Calculation Guidelines\(^4\).

For shuttle tankers with propulsion redundancy defined as oil tankers between 80,000 and 160,000 deadweight equipped with dual-engines and twin-propellers and assigned the class notations covering dynamic positioning and propulsion redundancy, the \( f_j \) factor is 0.77.

The total shaft propulsion power of shuttle tankers with redundancy is usually not limited by verified technical means.

For ro-ro cargo and ro-ro passenger ships, the factor \( f_j\_{\text{RoRo}} \) is to be computed according to 2.8.3 of the IMO calculation Guidelines.

For general cargo ships, the factor \( f_j \) is to be computed according to 2.8.4 of the IMO Calculation Guidelines.

\( f_j \) factors for ice-class and for ship’s type can be cumulated (multiplied) for ice-classed general cargo ships or ro-ro cargo or ro-ro passenger ships.
9 Capacity factor $f_i$

Except in the cases listed below, the value of the $f_i$ factor is 1.0.

For Finnish-Swedish ice class notations or equivalent notations of the Classification Societies, the $f_i$ correction factor is indicated in 2.11.1 of the IMO Calculation Guidelines.4

For a ship with voluntary structural enhancement, the $f_{\text{VSE}}$ factor is to be computed according to 2.11.2 of the IMO Calculation Guidelines.

For bulk carriers and oil tankers built in accordance with the Common Structural Rules and assigned the class notation CSR, the $f_{\text{CSR}}$ factor is to be computed according to 2.11.3 of the IMO Calculation Guidelines.

$f_i$ capacity factors can be cumulated (multiplied), but the reference design for calculation of $f_{\text{VSE}}$ is to comply with the ice notation and/or Common Structural Rules as the case may be.

10 Cubic capacity correction factor $f_c$ and cargo gears factor $f_l$

Except in the cases listed below, the value of the $f_c$ and $f_l$ factors is 1.0.

For chemical tankers as defined in regulation 1.16.1 of MARPOL Annex II, the $f_c$ factor is to be computed according to 2.12.1 of the IMO Calculation Guidelines.

For gas carriers having direct diesel driven propulsion constructed or adapted and used for the carriage in bulk of liquefied natural gas, the $f_c$ factor is to be computed according to 2.12.2 of the IMO Calculation Guidelines. This factor is not to be applied to LNG carriers defined in regulation 2.38 of MARPOL Annex VI.

For ro-ro passenger ships having a DWT/GT-ratio of less than 0.25, the cubic capacity correction factor $f_{\text{RoPax}}$ is to be computed according to 2.12.3 of the IMO Calculation Guidelines.

For general cargo ships only equipped with cranes, side loaders or ro-ro ramps, the $f_l$ correction factor is to be computed according to 2.14 of the IMO Calculation Guidelines.

11 Innovative energy efficient technologies

Innovative energy efficient technologies are to be taken into account according to the 2013 Guidance on treatment of innovative energy efficiency technologies for calculation and verification of the attained EEDI, MEPC.1/Circ.815.

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4 Tables 1 and 2 in IMO Calculation Guidelines refer to Finnish/Swedish ice classed ships usually trading in the Baltic Sea. Justified alternative values for $f_i$ and $f_j$ factors may be accepted for ice-classed ships outside this scope of application (e.g. very large ships or POLAR CLASS)
12 Example of calculation

12.1 List of input parameters for calculation of EEDI

The input parameters used in the calculation of the EEDI are provided in Table 1.

The values of all these parameters are to be indicated in the EEDI Technical File and the documents listed in the “source” column are to be submitted to the verifier.

For electrical generator, the rated electrical output in kW is related to the rated apparent power output in kVA by the following relation: $\text{MCR}_{\text{PTO}} \ (\text{kW}) = \text{KVA}_{\text{PTO}} \times 0.8$ where 0.8 is the conventional power factor.

<table>
<thead>
<tr>
<th>Symbol</th>
<th>Name</th>
<th>Usage</th>
<th>Source</th>
<th>Scope</th>
</tr>
</thead>
<tbody>
<tr>
<td>Service</td>
<td>notation</td>
<td>Capacity, $f_i$, $f_j$ and $f_c$ factors</td>
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<td>For the ship</td>
</tr>
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<td>Class</td>
<td>notation</td>
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<td>Classification file</td>
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<tr>
<td>Ice notation</td>
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<td>$f_i$, $f_j$ for ice class</td>
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<td></td>
</tr>
<tr>
<td>Lpp</td>
<td>Length between perpendiculars (m)</td>
<td>$f_i$, $f_j$ for ice class, $f_{\text{RoRo}}$, $f_i$ for general cargo ships</td>
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<td></td>
</tr>
<tr>
<td>$B_S$</td>
<td>Breadth (m)</td>
<td>$f_{\text{RoRo}}$, $f_i$ for general cargo ships</td>
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<td></td>
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<tr>
<td>$d_S$</td>
<td>Summer load line draught (m)</td>
<td>$f_{\text{RoRo}}$, $f_i$ for general cargo ships</td>
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<td>$\nabla$</td>
<td>Volumetric displacement</td>
<td>$f_{\text{RoRo}}$, $f_i$ for general cargo ships</td>
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<tr>
<td>$\Delta$</td>
<td>Displacement @ summer load draught (t)</td>
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<td>final stability file</td>
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<td>LWT</td>
<td>Lighweight (t)</td>
<td>deadweight, $f_{\text{VSE}}$, $f_{\text{CSR}}$, $f_{\text{RoPax}}$, $f_i$ for general cargo ships</td>
<td>Sheets of Submitter calculation for lightweight reference design lightweight check report</td>
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</tr>
<tr>
<td>GT</td>
<td>Gross tonnage</td>
<td>Capacity, $f_{\text{RoPax}}$</td>
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</tr>
<tr>
<td>$P_{AE}$</td>
<td>Auxiliary engine power (kW)</td>
<td>EEDI</td>
<td>Note: Computed from engines &amp; PTIs powers or electric power table</td>
<td></td>
</tr>
<tr>
<td>$V_{\text{ref}}$</td>
<td>Reference speed (knot)</td>
<td>EEDI, $f_{\text{RoRo}}$, $f_i$ for general cargo ships</td>
<td>Sea trial report</td>
<td></td>
</tr>
<tr>
<td>Cube</td>
<td>Total cubic capacity of the cargo tanks (m³)</td>
<td>$f_c$ for chemical tankers and gas carriers</td>
<td>Tonnage file</td>
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<td>SWL</td>
<td>Safe working load of the crane (t)</td>
<td>$f_i$ for general cargo ships</td>
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<tr>
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<td>Reach of the crane (m)</td>
<td>$f_i$ for general cargo ships</td>
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<td></td>
</tr>
</tbody>
</table>
### 12.2 Sample calculation of EEDI

A sample of document to be submitted to the verifier is provided in Appendix 2.

In addition, Appendix 6 contains a list of sample calculations of EEDI, as follows:
- Appendix 6.1: Cruise passenger ship with diesel-electric propulsion
- Appendix 6.2: LNG carrier with diesel-electric propulsion
- Appendix 6.3: Diesel-driven LNG carrier with re-liquefaction system
- Appendix 6.4: LNG carrier with steam turbine propulsion
13 Verification process

Attained EEDI is to be computed in accordance with the IMO Calculation Guidelines and Part II of the present Industry Guidelines. Survey and certification of the EEDI are to be conducted on two stages:

1. preliminary verification at the design stage
2. final verification at the sea trial

The flow of the survey and certification process is presented in Figure 2.

14 Documents to be submitted

A sample of documents to be submitted to the verifier including additional information for verification is provided in Appendix 2.

The following information is to be submitted by the submitter to the verifier at the design stage:

<table>
<thead>
<tr>
<th>Table 2: documents to be submitted at the design stage</th>
</tr>
</thead>
<tbody>
<tr>
<td>EEDI Technical File</td>
</tr>
</tbody>
</table>
| NOx Technical File | Copy of the NOx Technical File and documented summary of the SFC correction for each type of main and auxiliary engine with copy of EIAPP certificate.  
Note: if the NOx Technical File has not been approved at the time of the preliminary verification, the SFC value with the addition of the guarantee tolerance is to be provided by Manufacturer. In this case, the NOx Technical File is to be submitted at the final verification stage. |
| Electric Power Table | If $P_{AE}$ is significantly different from the values computed using the formula in 2.5.6.1 or 2.5.6.2 of the IMO Calculation Guidelines |
| Ship lines and model particulars | - Lines of ship  
- Report including the particulars of the ship model and propeller model |
| Verification file of power limitation technical arrangement | If the propulsion power is voluntarily limited by verified technical means |
| Power curves | Power-speed curves predicted at full scale in sea trial condition and EEDI condition |
| Description of the towing tank test facility and towing tank test organisation quality manual | If the verifier has no recent experience with the towing tank test facility and the towing tank test organization quality system is not ISO 9001 certified.  
- Quality management system of the towing tank test including process control, justifications concerning repeatability and quality management processes  
- Records of measuring equipment calibration as described in Appendix 3  
- Standard model-ship extrapolation and correlation method (applied method and tests description) |
| Gas fuel oil general arrangement plan | If gas fuel is used as the primary fuel of the ship fitted with dual fuel engines. Gas fuel storage tanks (with capacities) and bunkering facilities are to be described. |
| Towing Tank Tests Plan | Plan explaining the different steps of the towing tank tests and the scheduled inspections allowing the verifier to check compliance with the items listed in Appendix 1 concerning tank tests |
| Towing Tank Tests Report | - Report of the results of the towing tank tests at sea trial and EEDI condition as required in Appendix 4  
- Values of the experience-based parameters defined in the standard model-ship correlation method used by the towing tank test organization/shipyard  
- Reasons for exempting a towing tank test, only if applicable  
- Numerical calculations report and validation file of these calculations, only if calculations are used to derive power curves |
| Ship reference speed $V_{ref}$ | Detailed calculation process of the ship speed, which is to include the estimation basis of experience-based parameters such as roughness coefficient, wake scaling coefficient |

The following information is to be submitted by the submitter to the verifier at the final verification stage (and before the sea trials for the programme of sea trials):
Table 3: documents to be submitted at the final verification stage

<table>
<thead>
<tr>
<th>Programme of sea trials</th>
<th>Description of the test procedure to be used for the speed trial, with number of speed points to be measured and indication of PTO/PTI to be in operation, if any.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sea trials report</td>
<td>Report of sea trials with detailed computation of the corrections allowing determination of the reference speed $V_{ref}$</td>
</tr>
<tr>
<td>Final stability file</td>
<td>Final stability file including lightweight of the ship and displacement table based on the results of the inclining test or the lightweight check</td>
</tr>
<tr>
<td>Final power curves</td>
<td>Final power curve in the EEDI condition showing the speed adjustment methodology</td>
</tr>
<tr>
<td>Revised EEDI Technical File</td>
<td>Including identification of the parameters differing from the calculation performed at the initial verification stage</td>
</tr>
<tr>
<td>Ship lines</td>
<td>Lines of actual ship</td>
</tr>
</tbody>
</table>

In line with the IMO Verification Guidelines (4.1.2), it is recognized that the documents listed above may contain confidential information of submitters, which requires Intellectual Property Rights (IPR) protection. In the case where the submitter wants a non-disclosure agreement with the verifier, the additional information is to be provided to the verifier upon mutually agreed terms and conditions.

15 Preliminary verification at the design stage

15.1 Scope of the verifier work

For the preliminary verification of the EEDI at the design stage, the verifier:

- Review the EEDI Technical File, check that all the input parameters (see 12.1 above) are documented and justified and check that the possible omission of a towing tank test has been properly justified
- Check that the ITTC procedures and quality system are implemented by the organization conducting the towing tank tests. The verifier should possibly audit the quality management system of the towing tank if previous experience is insufficiently demonstrated
- Witness the towing tank tests according to a test plan initially agreed between the submitter and the verifier
- Check that the work done by the towing tank test organisation is consistent with the present Guidelines. In particular, the verifier will check that the power curves at full scale are determined in a consistent way between sea trials and EEDI loading conditions, applying the same calculation process of the power curves and considering justifiable differences of experience based parameters between the two conditions
- Issue a pre-verification report

15.2 Definitions

Experience-based parameters means parameters used in the determination of the scale effects coefficients of correlation between the towing tank model scale results and the full scale predictions of power curves.

This may include:

1. Hull roughness correction
2. Wake correction factor
3. Air resistance correction factor (due to superstructures and deck load)
4. Appendages correction factor (for appendages not present at model scale)
5. Propeller cavitation correction factor
6. Propeller open-water characteristics correction
7. $C_P$ and $C_N$ (see below)
8. $\Delta C_{FC}$ and $\Delta w_C$ (see below)

*Ship of the same type* means a ship of which hull form (expressed in the lines such as sheer plan and body plan) excluding additional hull features such as fins and of which principal particulars are identical to that of the base ship.

Definition of survey methods directly involving the verifier: Review and Witness. *Review* means the act of examining documents in order to determine identification and traceability and to confirm that requested information are present and that EEDI calculation process conforms to relevant requirements.

*Witness* means the attendance at scheduled key steps of the towing tank tests in accordance with the agreed Test Plan to the extent necessary to check compliance with the survey and certification requirements.

15.3 **Towing tank tests and numerical calculations**

There are two loading conditions to be taken into account for EEDI: EEDI loading condition and sea trial condition.

The speed power curves for these two loading conditions are to be based on towing tank test measurements. Towing tank test means model towing tests, model self-propulsion tests and model propeller open water tests.

Numerical calculations may be accepted as equivalent to model propeller open water tests.

A towing tank test for an individual ship may be omitted based on technical justifications such as availability of the results of towing tank tests for ships of the same type according to 4.2.5 of the IMO Verification Guidelines.

Numerical calculations may be submitted to justify derivation of speed power curves, where only one parent hull form have been verified with towing tank tests, in order to evaluate the effect of additional hull features such as fore bulb variations, fins and hydrodynamic energy saving devices.

These numerical tests may include CFD calculation of propulsive efficiency at reference speed $V_{ref}$ as well as hull resistance variations and propeller open water efficiency.

In order to be accepted, these numerical tests are to be carried out in accordance with defined quality and technical standards (ITTC 7.5-03-01-04 at its latest revision or equivalent). The comparison of the CFD-computed values of the unmodified parent hull form with the results of the towing tank tests must be submitted for review.

15.4 **Qualification of verifier personnel**

Surveyors of the verifier are to confirm through review and witness as defined in 15.2 that the calculation of EEDI is performed according to the relevant requirements listed in 1.1. The surveyors are to be qualified to be able to carry out these tasks and procedures are to be in place to ensure that their activities are monitored.

15.5 **Review of the towing tank test organisation quality system**
The verifier is to familiarize with the towing tank test organization test facilities, measuring equipment, standard model-ship extrapolation and correlation method (applied method and tests description) and quality system for consideration of complying with the requirements of 15.6 prior to the test attendance when the verifier has no recent experience of the towing tank test facilities.

When in addition the towing tank test organization quality control system is not certified according to a recognized scheme (ISO 9001 or equivalent) the following additional information relative to the towing tank test organization is to be submitted to the verifier:

1. descriptions of the towing tank test facility; this includes the name of the facility, the particulars of towing tanks and towing equipment, and the records of calibration of each monitoring equipment as described in Appendix 3

2. quality manual containing at least the information listed in the ITTC Sample quality manual (2002 issue) Records of measuring equipment calibration as described in Appendix 3

15.6 Review and Witness

The verifier is to review the EEDI Technical File, using also the other documents listed in table 2 and submitted for information in order to verify the calculation of EEDI at design stage. This review activity is described in Appendix 1. Since detailed process of the towing tank tests depends on the practice of each submitter, sufficient information is to be included in the document submitted to the verifier to show that the principal scheme of the towing tank test process meets the requirements of the reference documents listed in Appendix 1 and Appendix 4.

Prior to the start of the towing tank tests, the submitter is to submit a test plan to the verifier. The verifier reviews the test plan and agrees with the submitter which scheduled inspections will be performed with the verifier surveyor in attendance in order to perform the verifications listed in Appendix 1 concerning the towing tank tests.

Following the indications of the agreed test plan, the submitter will notify the verifier for the agreed tests to be witnessed. The submitter will advise the verifier of any changes to the activities agreed in the Test Plan and provide the submitter with the towing tank test report and results of trial speed prediction.

15.7 Model-ship correlation

Model-ship correlation method followed by the towing tank test organization or shipyard is to be properly documented with reference to the 1978 ITTC Trial prediction method given in ITTC Recommended Procedure 7.5-02-03-1.4 rev.02 of 2011 or subsequent revision, mentioning the differences between the followed method and the 1978 ITTC trial prediction method and their global equivalence.

Considering the formula giving the total full scale resistance coefficient of the ship with bilge keels and other appendages:

\[ C_{TS} = \frac{S_y + S_{pk}}{S_g} \cdot [(1 + k)C_{FS} + \Delta C_F + C_A] + C_R + C_{AAS} + C_{AppS} \]

The way of calculating the form factor k, the roughness allowance \( \Delta C_F \), the correlation allowance \( C_A \), the air resistance coefficient \( C_{AAS} \) and the appendages coefficient \( C_{AppS} \) are to
be documented (if they are taken as 0, this has to be indicated also), as indicated in Appendix 4.

The correlation method used is to be based on thrust identity and the correlation factors is to be according to method 1 \((C_p - C_N)\) or method 2 \((\Delta C_{FC} - \Delta w_C)\) of the 1978 ITTC Trial prediction method. If the standard method used by the towing tank test organization doesn’t fulfil these conditions, an additional analysis based on thrust identity is to be submitted to the verifier.

The verifier will check that the power-speed curves obtained for the EEDI condition and sea trial condition are obtained using the same calculation process and properly documented as requested in Appendix 4 “Witnessing of model test procedures”. In particular, the verifier will compare the differences between experiment based coefficients \(C_p\) and \(\Delta C_{FC}\) between the EEDI condition \((\nabla_{full})\) and sea trial condition if different from EEDI condition \((\nabla)\) with the indications given in Figures 3.1 and 3.2 extracted from a SAJ-ITTC study on a large number of oil tankers. If the difference is significantly higher than the values reported in the Figures, a proper justification of the values is to be submitted to the verifier.

NB: The trends in Figures 3.1 and 3.2 are based on limited data and may be revised in the future. The displayed trends depend on the method used to analyze the model tests behind the data including the form factor and other correlation factor relations. Other values may be accepted if based on sufficient number of data.

![Figure 3.1: Variation of \(C_p\) - \(C_{p,full}\) as a function of the displacement ratio](image-url)
Figure 3.2: Variation of $\Delta C_{\text{FC}}$ as a function of the displacement ratio

15.8 Pre-verification report

The verifier issues the report on the "Preliminary Verification of EEDI" after it has verified the attained EEDI at the design stage in accordance with paragraphs 4.1 and 4.2 of the IMO Verification Guidelines.

A sample of the report on the “Preliminary Verification of EEDI” is provided in Appendix 5.

16 Final verification at sea trial

16.1 Sea trial procedure

For the verification of the EEDI at sea trial stage, the verifier shall:
- Examine the programme of the sea trial to check that the test procedure and in particular that the number of speed measurement points comply with the requirements of the IMO Verification Guidelines (see note below).
- Perform a survey to ascertain the machinery characteristics of some important electric load consumers and producers included in the EPT, if the power $P_{\text{AE}}$ is directly computed from the EPT data’s.
- Attend the sea trial and notes the main parameters to be used for the final calculation of the EEDI, as given under 4.3.3 of the IMO Verification Guidelines.
• Review the sea trial report provided by the submitter and check that the measured power and speed have been corrected accordingly (see note below).
• Check that the power curve estimated for EEDI condition further to sea trial is obtained by power adjustment.
• Review the revised EEDI Technical File.
• Issue or endorse the International Energy Efficiency Certificate.

Note: For application of the present Guidelines, sea conditions and ship speed should be measured in accordance with ITTC Recommended Procedure 7.5-04-01-01.1 Speed and Power Trials Part 1; 2014 or ISO 15016:2015.

Table 4 lists the data which are to be measured and recorded during sea trials:

<table>
<thead>
<tr>
<th>Symbol</th>
<th>Name</th>
<th>Measurement</th>
<th>Remark</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Time and duration of sea trial</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Draft marks readings</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Air and sea temperature</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Main engine setting</td>
<td>Machinery log</td>
<td></td>
</tr>
<tr>
<td>(\Psi_0)</td>
<td>Course direction (rad)</td>
<td>Compass</td>
<td></td>
</tr>
<tr>
<td>(V_G)</td>
<td>Speed over ground (m/s)</td>
<td>GPS</td>
<td></td>
</tr>
<tr>
<td>(n)</td>
<td>Propeller rpm (rpm)</td>
<td>Tachometer</td>
<td></td>
</tr>
<tr>
<td>(P_S)</td>
<td>Power measured (kW)</td>
<td>Torsion meter or strain gauges (for torque measurement) or any alternative method that offer an equivalent level of precision and accuracy of power measurement</td>
<td></td>
</tr>
<tr>
<td>(V_{WR})</td>
<td>Relative wind velocity (m/s)</td>
<td>Wind indicator</td>
<td></td>
</tr>
<tr>
<td>(\Psi_{WR})</td>
<td>Relative wind direction (rad)</td>
<td>See above</td>
<td></td>
</tr>
<tr>
<td>(T_m)</td>
<td>Mean wave period (seas and swell) (s)</td>
<td>Visual observation by multiple observers supplemented by hindcast data or wave measuring devices (wave buoy, wave radar, etc.)</td>
<td></td>
</tr>
<tr>
<td>(H_{1/3})</td>
<td>Significant wave height (seas and swell) (m)</td>
<td>See above</td>
<td></td>
</tr>
<tr>
<td>(\chi)</td>
<td>Incident angle of waves (seas and swell) (rad)</td>
<td>See above</td>
<td></td>
</tr>
<tr>
<td>(\delta_R)</td>
<td>Rudder angle (rad)</td>
<td>Rudder</td>
<td></td>
</tr>
<tr>
<td>(\beta)</td>
<td>Drift angle (rad)</td>
<td>GPS</td>
<td></td>
</tr>
</tbody>
</table>

Prior to the sea trial, the programme of the sea trials and, if available, additional documents listed in table 3 are to be submitted to the verifier in order for the verifier to check the procedure and to attend the sea trial and perform the verifications included in Appendix 1 concerning the sea trial.

The ship speed is to be measured at sea trial for at least three power settings of which range includes the total propulsion power defined in 5.2 according to the requirements of the IMO Verification Guidelines 4.3.6. This requirement applies individually to each ship, even if the ship is a sister ship of a parent vessel.

If it is physically impossible to meet the conditions in the ISO15016:2015 or ITTC Recommended Procedure 7.5-04-01-01, a practical treatment shall be allowed based on the documented mutual agreement among the owner, the verifier and the shipbuilder.
16.2 Estimation of the EEDI reference speed $V_{\text{Ref}}$

The adjustment procedure is applicable to the most complex case where sea trials cannot be conducted in EEDI loading condition. It is expected that this will be usually the case for cargo ships like bulk carriers for instance.

Ship speed should be measured in accordance with ISO 15016:2015 or ITTC Recommended Procedure 7.5-04-01-01.1, including the accuracy objectives under paragraph 1 of ITTC Recommended Procedure 7.5-04-01-01.2. In particular, if the shaft torque measurement device cannot be installed near the output flange of main engine, then the efficiency from the measured shaft power to brake horse power should be taken into account.

Using the speed-power curve obtained from the sea trials in the trial condition, the conversion of ship's speed from the trial condition to the EEDI condition shall be carried out by power adjustment as defined in Annex I of ISO 15016:2015.

The reference speed $V_{\text{ref}}$ should be determined based on sea trials which have been carried out and evaluated in accordance with ISO 15016:2015 or equivalent (see note in 16.1).

Reference is made to paragraph 3 of Appendix 2 (Figure 3.1) where an example is provided.

16.3 Revision of EEDI Technical File

The EEDI Technical File is to be revised, as necessary, by taking into account the results of sea trials. Such revision is to include, as applicable, the adjusted power curve based on the results of sea trial (namely, modified ship speed under the condition as specified in paragraph 2.2 of the IMO Calculation Guidelines), the finally determined deadweight/gross tonnage and the recalculated attained EEDI and required EEDI based on these modifications.

The revised EEDI Technical File is to be submitted to the verifier for the confirmation that the revised attained EEDI is calculated in accordance with regulation 20 of MARPOL Annex VI and the IMO Calculation Guidelines.

17 Verification of the EEDI in case of major conversion

In this section, a major conversion is defined as in MARPOL Annex VI regulation 2.24 and interpretations in MEPC.1/Circ.795/Rev2, subject to the approval of the Administration.

For verification of the attained EEDI after a major conversion, no speed trials are necessary if the conversion or modifications don't involve a variation in reference speed.

In case of conversion, the verifier will review the modified EEDI Technical File. If the review leads to the conclusion that the modifications couldn't cause the ship to exceed the applicable required EEDI, the verifier will not request speed trials.

If such conclusion cannot be reached, like in the case of a lengthening of the ship, or increase of propulsion power of 10% or more, speed trials will be required.

If an Owner voluntarily requests re-certification of EEDI with IEE Certificate reissuance on the basis of an improvement to the ship efficiency, the verifier may request speed trials in order to validate the attained EEDI value improvement.

If speed trials are performed after conversion or modifications changing the attained EEDI value, tank tests verification is to be requested if the speed trials conditions differ from the
EEDI condition. In this case, numerical calculations performed in accordance with defined quality and technical standards (ITTC 7.5-03-01-04 at its latest revision or equivalent) replacing tank tests may be accepted by the verifier to quantify influence of the hull modifications.

In case of major conversion of a ship without prior EEDI, EEDI computation is not required, except if the Administration considers that due to the extensive character of the conversion, the ship is to be considered as a new one.
## APPENDIX 1
### Review and witness points

<table>
<thead>
<tr>
<th>Ref.</th>
<th>Function</th>
<th>Survey method</th>
<th>Reference document</th>
<th>Documentation available to verifier</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>EEDI Technical File</td>
<td>Review</td>
<td>IMO Verification Guidelines This document</td>
<td>Documents in table 2</td>
<td></td>
</tr>
<tr>
<td>02</td>
<td>Limitation of power</td>
<td>Review</td>
<td>IMO Calculation Guidelines</td>
<td>Verification file of limitation technical means</td>
<td>Only If means of limitation are fitted</td>
</tr>
<tr>
<td>03</td>
<td>Electric Power Table</td>
<td>Review</td>
<td>Appendix 2 to IMO Calculation Guidelines Appendix 2 to IMO Verification Guidelines</td>
<td>EPT EPT-EEDI form</td>
<td>Only if PAE is significantly different from the values computed using the formula in 2.5.6.1 to 2.5.6.3 of the IMO Calculation Guidelines</td>
</tr>
<tr>
<td>04</td>
<td>Calibration of towing tank test measuring equipment</td>
<td>Review &amp; witness</td>
<td>Appendix 3</td>
<td>Calibration reports</td>
<td>Check at random that measuring devices are well identified and that calibration reports are currently valid</td>
</tr>
<tr>
<td>05</td>
<td>Model tests – ship model</td>
<td>Review &amp; witness</td>
<td>Appendix 4</td>
<td>Ship lines plan &amp; offsets table Ship model report</td>
<td>Checks described in Appendix 4.1</td>
</tr>
<tr>
<td>06</td>
<td>Model tests – propeller model</td>
<td>Review &amp; witness</td>
<td>Appendix 4</td>
<td>Propeller model report</td>
<td>Checks described in Appendix 4.2</td>
</tr>
<tr>
<td>07</td>
<td>Model tests – Resistance test, Propulsion test, Propeller open water test</td>
<td>Review &amp; witness</td>
<td>Appendix 4</td>
<td>Towing tank tests report</td>
<td>Checks described in Appendix 4.3 Note: propeller open water test is not needed if a stock propeller is used. In this case, the open water characteristics of the stock propeller are to be annexed to the towing tank tests report.</td>
</tr>
<tr>
<td>Ref.</td>
<td>Function</td>
<td>Survey method</td>
<td>Reference document</td>
<td>Documentation available to verifier</td>
<td>Remarks</td>
</tr>
<tr>
<td>------</td>
<td>----------------------------------------------------</td>
<td>---------------</td>
<td>-------------------------------------------------------------------------------------</td>
<td>-------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td>08</td>
<td>Model-ship extrapolation and correlation</td>
<td>Review</td>
<td>ITTC 7.5-02-03-01.4 1978 ITTC performance prediction method (rev.02 of 2011 or subsequent revision) Appendix 4 This document 15.7</td>
<td>Documents in table 2</td>
<td>Check that the ship-model correlation is based on thrust identity with correlation factor according to method 1 ((C_P - C_N)) or method 2 ((\Delta C_{FC} - \Delta w_C)) Check that the power-speed curves obtained for the EEDI condition and sea trial condition are obtained using the same calculation process with justified values of experience-based parameters</td>
</tr>
<tr>
<td>09</td>
<td>Numerical calculations replacing towing tank tests</td>
<td>Review</td>
<td>ITTC 7.5-03-01-04 (latest revision) or equivalent</td>
<td>Report of calculations</td>
<td>For justification of calculations replacing model tests refer to 15.3.</td>
</tr>
<tr>
<td>10</td>
<td>Electrical machinery survey prior to sea trials</td>
<td>Witness</td>
<td>Appendix 2 to IMO Verification Guidelines</td>
<td></td>
<td>Only if (P_{AE}) is computed from EPT</td>
</tr>
<tr>
<td>11</td>
<td>Programme of sea trials</td>
<td>Review</td>
<td>IMO Verification Guidelines</td>
<td>Programme of sea trials</td>
<td>Check minimum number of measurement points (3) Check the EEDI condition in EPT (if (P_{AE}) is computed from EPT)</td>
</tr>
<tr>
<td>12</td>
<td>Sea trials</td>
<td>Witness</td>
<td>ISO 15016:2015 or ITTC 7.5-04-01-01.1 (latest revision)</td>
<td></td>
<td>Check:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Propulsion power, particulars of the engines</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Draught and trim</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Sea conditions</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>• Ship speed</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>• Shaft power &amp; rpm</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>Check operation of means of limitations of engines or shaft power (if fitted)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Check the power consumption of selected consumers included in sea trials condition</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>EPT (if (P_{AE}) is computed from EPT)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ref.</td>
<td>Function</td>
<td>Survey method</td>
<td>Reference document</td>
<td>Documentation available to verifier</td>
<td>Remarks</td>
</tr>
<tr>
<td>------</td>
<td>----------</td>
<td>---------------</td>
<td>--------------------</td>
<td>-------------------------------------</td>
<td>---------</td>
</tr>
<tr>
<td>13</td>
<td>Sea trials – corrections calculation</td>
<td>Review</td>
<td>ISO 15016:2015 or ITTC Recommended Procedure 7.5-04-01-01.2</td>
<td>Sea trials report</td>
<td>Check that the displacement and trim of the ship in sea trial condition has been obtained with sufficient accuracy. Check compliance with ISO 15016:2015 or ITTC Recommended Procedure 7.5-04-01-01.2.</td>
</tr>
<tr>
<td>14</td>
<td>Sea trials – adjustment from trial condition to EEDI condition</td>
<td>Review</td>
<td>This document 16.2</td>
<td>Power curves after sea trial</td>
<td>Check that the power curve estimated for EEDI condition is obtained by power adjustment.</td>
</tr>
<tr>
<td>15</td>
<td>EEDI Technical File – revised after sea trials</td>
<td>Review</td>
<td>IMO Verification Guidelines</td>
<td>Revised EEDI Technical File</td>
<td>Check that the file has been updated according to sea trials results.</td>
</tr>
</tbody>
</table>
Caution
Protection of Intellectual Property Rights

This document contains confidential information (defined as additional information) of submitters. Additional information should be treated as strictly confidential by the verifier and failure to do so may lead to penalties. The verifier should note following requirements of IMO Verification Guidelines:

"4.1.2 The information used in the verification process may contain confidential information of submitters, which requires Intellectual Property Rights (IPR) protection. In the case where the submitter want a non-disclosure agreement with the verifier, the additional information should be provided to the verifier upon mutually agreed terms and conditions."

<table>
<thead>
<tr>
<th>REV.</th>
<th>ISSUE DATE</th>
<th>DESCRIPTION</th>
<th>DRAWN</th>
<th>CHECKED</th>
<th>APPROVED</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>01/01/2013</td>
<td>Design stage: sections 1 to 13</td>
<td>XXX</td>
<td>YYY</td>
<td>ZZZ</td>
</tr>
<tr>
<td>B</td>
<td>01/05/2014</td>
<td>Final stage: sections 1 to 16</td>
<td>XYZ</td>
<td>YYY</td>
<td>ZZZ</td>
</tr>
</tbody>
</table>
1 General

This calculation of the Energy Efficiency Design Index (EEDI) is based on:

- Resolution MEPC.203(62) and MEPC.251(66) amendments to include regulations on energy efficiency in MARPOL Annex VI
- Resolution MEPC.308(73) 2018 Guidelines on the method of calculation of the attained Energy Efficiency Design Index (EEDI) for new ships

Calculations are being dealt with according to the Industry Guidelines on calculation and verification of EEDI, 2015 issue.

2 Data

2.1 Main parameters

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<th>Parameter</th>
<th>Value</th>
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<td>Hull particulars</td>
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<td></td>
</tr>
<tr>
<td>Length between perpendiculars</td>
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<td>(SMCR)</td>
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<tr>
<td>SFC at 75% SMCR</td>
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<td>Number of set</td>
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<td>Fuel type</td>
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<td>AUXILIARY ENGINES</td>
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### Parameter | Value | Reference
--- | --- | ---
Type & manufacturer | BUILDER 5X28 |  
Specified Maximum Continuous Rating (SMCR) | 650 kW x 700 rpm |  
SFC at 50% SMCR | 205 g/kWh | See paragraph 10.2  
SFC at 75% SMCR (In case if $P_{AE}$ significantly different from 2.5.6 of IMO EEDI Calculation Guidelines) | 199 g/kWh | See paragraph 10.2  
Number of set | 3 |  
Fuel type | Diesel/Gas oil |  

#### OVERVIEW OF PROPULSION SYSTEM AND ELECTRICITY SUPPLY SYSTEM

See section 4

#### SHAFT GENERATORS

Type & manufacturer | None |  
Rated electrical output power |  |  
Number of set | 0 |  

#### SHAFT MOTORS

Type & manufacturer | None |  
Rated power consumption |  |  
Efficiency |  |  
Number of set | 0 |  

#### MAIN GENERATORS

Type & manufacturer | BUILDER AC120 |  
Rated output | 605 kWe |  
Efficiency | 0.93 |  
Number of set | 3 |  

#### PROPULSION SHAFT

Propeller diameter | 5.9 m |  
Propeller number of blades | 4 |  
Voluntarily limited shaft propulsion power | No |  
Number of set | 1 |  

#### ENERGY SAVING EQUIPMENT

Description of energy saving equipment | Propeller boss cap fins | See section 9  
Power reduction or power output | None |  

---

### 2.2 Preliminary verification of attained EEDI

#### Parameter | Value | Reference
--- | --- | ---
TOWING TANK TEST ORGANIZATION
Identification of organization | TEST corp. | See section 6.  
ISO Certification or previous experience? | Previous experience |  

TOWING TANK TESTS
Exemption of towing tank tests | No |  
Process and methodology of estimation of | See section 7 |
### 2015 Industry Guidelines for calculation and verification of EEDI

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<tr>
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<td>See section 3</td>
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<td>Sea trial report with corrections</td>
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### 2.3 Final verification of attained EEDI

The power curves estimated at the design stage and modified after the sea trials are given in Figure 3.1.
4 Overview of propulsion system and electric power system

Figure 4.1 shows the connections within the propulsion and electric power supply systems.

The characteristics of the main engines, auxiliary engines, electrical generators and propulsion electrical motors are given in table 2.1.
5 Electric power table

The electric power for the calculation of EEDI is provided in Table 5.1.

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<thead>
<tr>
<th>Id</th>
<th>Group</th>
<th>Description</th>
<th>Mech. Power &quot;Pm&quot;</th>
<th>El. Motor output</th>
<th>Efficie n. &quot;e&quot;</th>
<th>Rated el. Power &quot;Pr&quot;</th>
<th>load factor &quot;ki&quot;</th>
<th>duty factor &quot;kd&quot;</th>
<th>time factor &quot;kt&quot;</th>
<th>use factor &quot;ku&quot;</th>
<th>Necessary power &quot;Pload&quot;</th>
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<td>Rated el. Power &quot;Pr&quot;</td>
<td>load facto r &quot;kl&quot;</td>
<td>duty facto r &quot;kd&quot;</td>
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<td>Neces sa ry power &quot;Pload&quot;</td>
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<td>0.5</td>
<td>0.1</td>
<td>0.05</td>
<td>2.2</td>
</tr>
<tr>
<td>38</td>
<td>C</td>
<td>MAIN AIR COMPRESSOR NO.2</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>43.0</td>
<td>1</td>
<td>0.5</td>
<td>0.1</td>
<td>0.05</td>
<td>2.2</td>
</tr>
<tr>
<td>39</td>
<td>C</td>
<td>SERVICE AIR COMPRESSOR</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>22.0</td>
<td>1</td>
<td>1</td>
<td>0.1</td>
<td>0.10</td>
<td>2.2</td>
</tr>
<tr>
<td>40</td>
<td>C</td>
<td>VENT. AIR SUPPLY</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>1.0</td>
<td>1</td>
<td>1</td>
<td>0.5</td>
<td>0.50</td>
<td>0.1</td>
</tr>
<tr>
<td>41</td>
<td>C</td>
<td>BILGE WATER SEPARATOR</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>1.5</td>
<td>1</td>
<td>1</td>
<td>0.1</td>
<td>0.10</td>
<td>0.2</td>
</tr>
<tr>
<td>42</td>
<td>C</td>
<td>M/E L.O. SEPARATOR</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>6.5</td>
<td>0.9</td>
<td>1</td>
<td>0.2</td>
<td>0.18</td>
<td>1.2</td>
</tr>
<tr>
<td>43</td>
<td>C</td>
<td>G/E L.O. SEPARATOR</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>6.5</td>
<td>0.9</td>
<td>1</td>
<td>0.2</td>
<td>0.18</td>
<td>1.2</td>
</tr>
<tr>
<td>44</td>
<td>D</td>
<td>HYDROPHORE PUMP NO.1</td>
<td>2.8</td>
<td>4</td>
<td>0.84</td>
<td>3.3</td>
<td>1</td>
<td>0.5</td>
<td>0.1</td>
<td>0.05</td>
<td>0.2</td>
</tr>
<tr>
<td>45</td>
<td>D</td>
<td>HYDROPHORE PUMP NO.2</td>
<td>2.8</td>
<td>4</td>
<td>0.84</td>
<td>3.3</td>
<td>1</td>
<td>0.5</td>
<td>0.1</td>
<td>0.05</td>
<td>0.2</td>
</tr>
<tr>
<td>46</td>
<td>D</td>
<td>HOT WATER CIRCULATING PUMP NO.1</td>
<td>0.5</td>
<td>1</td>
<td>0.8</td>
<td>0.8</td>
<td>1</td>
<td>0.5</td>
<td>0.2</td>
<td>0.10</td>
<td>0.1</td>
</tr>
<tr>
<td>47</td>
<td>D</td>
<td>HOT WATER CIRCULATING PUMP NO.2</td>
<td>0.5</td>
<td>1</td>
<td>0.8</td>
<td>0.8</td>
<td>1</td>
<td>0.5</td>
<td>0.2</td>
<td>0.10</td>
<td>0.1</td>
</tr>
<tr>
<td>48</td>
<td>E</td>
<td>E/R WORKSHOP WELDING SPACE EXH.</td>
<td>0.5</td>
<td>0.8</td>
<td>0.8</td>
<td>0.6</td>
<td>0.9</td>
<td>1</td>
<td>1</td>
<td>0.90</td>
<td>0.6</td>
</tr>
<tr>
<td>49</td>
<td>F</td>
<td>ECR COOLER UNIT</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>4.2</td>
<td>1</td>
<td>1</td>
<td>0.5</td>
<td>0.50</td>
<td>2.1</td>
</tr>
<tr>
<td>50</td>
<td>F</td>
<td>FAN FOR AIR CONDITIONING PLANT</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>8.0</td>
<td>0.9</td>
<td>1</td>
<td>0.5</td>
<td>0.45</td>
<td>3.6</td>
</tr>
<tr>
<td>51</td>
<td>F</td>
<td>COMP. AIR CONDITIONING PLANT NO.1</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>10.0</td>
<td>0.9</td>
<td>1</td>
<td>0.5</td>
<td>0.45</td>
<td>4.5</td>
</tr>
<tr>
<td>52</td>
<td>F</td>
<td>COMP. AIR CONDITIONING PLANT NO.2</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>10.0</td>
<td>0.9</td>
<td>1</td>
<td>0.5</td>
<td>0.45</td>
<td>4.5</td>
</tr>
<tr>
<td>53</td>
<td>F</td>
<td>COMP. AIR CONDITIONING PLANT NO.3</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>10.0</td>
<td>0.9</td>
<td>1</td>
<td>0.5</td>
<td>0.45</td>
<td>4.5</td>
</tr>
<tr>
<td>54</td>
<td>F</td>
<td>COMP. AIR CONDITIONING PLANT NO.4</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>10.0</td>
<td>0.9</td>
<td>1</td>
<td>0.5</td>
<td>0.45</td>
<td>4.5</td>
</tr>
</tbody>
</table>
6 Towing Tank test organization quality system

Towing tank tests will be performed in TEST corp.

The quality control system of the towing tank test organization TEST corp. has been documented previously (see report 100 for the ship hull No. 12345) and the quality manual and calibration records are available to the verifier.

The measuring equipment has not been modified since the issue of report 100 and is listed in table 6.1.

<table>
<thead>
<tr>
<th>Manufacturer</th>
<th>Model</th>
<th>Series</th>
<th>Lab. Id.</th>
<th>status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Propeller dynamometer</td>
<td>B&amp;N</td>
<td>6001</td>
<td>300</td>
<td>125-2</td>
</tr>
</tbody>
</table>

7 Estimation process of power curves at design stage

7.1 Test procedure

The tests and their analysis are conducted by TEST corp. applying their standard correlation method (document is given in annex 1).

The method is based on thrust identity and references ITTC Recommended Procedure 7.5 - 02 - 03 -1.4 ITTC 1978 Trial Prediction Method (in its latest reviewed version of 2011), with prediction of the full scale rpm and delivered power by use of the CP – CN correction factors.

The results are based on a Resistance Test, a Propulsion Test and use the Open Water Characteristics of the model propeller used during the tests and the Propeller Open Water Characteristics of the final propeller given in 7.4.
Results of the resistance tests and propulsion tests of the ship model are given in the report of TEST corp. given in annex 2.

### 7.2 Speed prediction

The ship delivered power \( P_D \) and rate of revolutions \( n_S \) are determined from the following equations:

\[
P_D = C_P \cdot P_{DS}
\]
\[
n_S = C_N \cdot n_S
\]

Where \( C_N \) and \( C_P \) are experience-based factors and \( P_{DS} \) (resp. \( n_S \)) are the delivered power (resp. rpm) obtained from the analysis of the towing tank tests.

The ship total resistance coefficient \( C_{TS} \) is given by:

\[
C_{TS} = \frac{S_S + S_{BK}}{S_S} \cdot [(1 + k) \cdot C_{FS} + \Delta C_F] + C_R + C_{AAS} + C_{Apps}
\]

Where:

- \( S_S \): ship hull wetted surface, here 9886 m²
- \( S_{BK} \): wetted surface of bilge keels
- \( k \): form factor. Here \( 1 + k = 1.38 \) over the speed range, determined according to ITTC standard procedure 7.5-02-02-01
- \( C_{FS} \): ship frictional resistance coefficient (computed according to ITTC 1957 formula)
- \( \Delta C_F \): roughness allowance, computed according to Bowden-Davison formula. Here \( \Delta C_F = 0.00339 \)
- \( C_R \): residual resistance coefficient
- \( C_{AAS} \): air resistance coefficient
- \( C_{Apps} \): ship appendages (propeller boss cap fins) resistance coefficient, computed as provided in annex 2.

The air resistance coefficient is computed according to the following formula:

\[
C_{AAS} = C_{DA} \cdot \frac{\rho_A \cdot AVS}{\rho_s \cdot S_S}
\]

Where:

- \( C_{DA} \) is the air drag coefficient, here 0.8
- \( \rho_A \) and \( \rho_s \) are the air density and water density, respectively
- \( AVS \) is the projected wind area, here 820 m²
- \( C_{AAS} = 7.9 \cdot 10^{-5} \)

The delivered power \( P_D \) results of the towing tank tests are summarized in table 7.1 for the EEDI condition (scantling draft) and in table 7.2 for the sea trial condition (light ballast draft).

<table>
<thead>
<tr>
<th>Model reference: SX100 - model scale: 40</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loading condition: EEDI loading condition (12.70 m draft)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Resistance test: R001</th>
<th>Propulsion test: P001</th>
<th>Model propeller: Prop01</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ship speed ( V ) (knot)</td>
<td>Wake factor ( W_{TM-WTS} )</td>
<td>Propeller thrust ( T_S ) (kN)</td>
</tr>
<tr>
<td>12</td>
<td>0.098</td>
<td>522</td>
</tr>
<tr>
<td>12.5</td>
<td>0.093</td>
<td>578</td>
</tr>
</tbody>
</table>
Table 7.2: results of trial prediction in sea trial condition

<table>
<thead>
<tr>
<th>Model reference: SX100 - model scale: 40</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loading condition: Sea trial condition (5.80 m draft)</td>
</tr>
<tr>
<td>Resistance test: R002</td>
</tr>
<tr>
<td>Ship speed V (knot)</td>
</tr>
<tr>
<td>---------------------</td>
</tr>
<tr>
<td>12</td>
</tr>
<tr>
<td>12,5</td>
</tr>
<tr>
<td>13</td>
</tr>
<tr>
<td>13,5</td>
</tr>
<tr>
<td>14</td>
</tr>
<tr>
<td>14,5</td>
</tr>
<tr>
<td>15</td>
</tr>
<tr>
<td>15,5</td>
</tr>
</tbody>
</table>

Experience-based factor $C_P$: 1.05
Experience based factor $C_N$: 1.03

The predicted results are represented on the speed curves given in Figure 3.1. The EEDI condition results are indexed (Full, p), the sea trial condition results (Ballast, p).

7.3 Ship and propeller models

The ship model is at scale $\lambda = 40$. The characteristics are given in table 7.3.

Table 7.3: characteristics of the ship model

<table>
<thead>
<tr>
<th>Identification (model number or similar)</th>
<th>SX 100</th>
</tr>
</thead>
<tbody>
<tr>
<td>Material of construction</td>
<td>Wood</td>
</tr>
<tr>
<td>Principal dimensions</td>
<td></td>
</tr>
<tr>
<td>Length between perpendiculars ($L_{PP}$)</td>
<td>4.625 m</td>
</tr>
<tr>
<td>Length of waterline ($L_{WL}$)</td>
<td>4.700 m</td>
</tr>
<tr>
<td>Breadth ($B$)</td>
<td>0.806 m</td>
</tr>
<tr>
<td>Draught ($T$)</td>
<td>0.317 m</td>
</tr>
<tr>
<td>Design displacement ($\Delta$) (kg, fresh water)</td>
<td>1008.7 kg</td>
</tr>
<tr>
<td>Wetted surface area</td>
<td>6.25 m²</td>
</tr>
<tr>
<td>Details of turbulence stimulation</td>
<td>Sand strips</td>
</tr>
<tr>
<td>Details of appendages</td>
<td>rudder</td>
</tr>
<tr>
<td>Tolerances of manufacture</td>
<td>+/- 2.5 mm on length</td>
</tr>
<tr>
<td></td>
<td>+/- 1 mm on breadth</td>
</tr>
</tbody>
</table>
The propeller model used during the tests is a stock model with the following characteristics:

<table>
<thead>
<tr>
<th>Table 7.4: characteristics of the stock propeller used during the tests</th>
</tr>
</thead>
<tbody>
<tr>
<td>Identification (model number or similar)</td>
</tr>
<tr>
<td>Materials of construction</td>
</tr>
<tr>
<td>Blade number</td>
</tr>
<tr>
<td>Principal dimensions</td>
</tr>
<tr>
<td>Diameter</td>
</tr>
<tr>
<td>Pitch-Diameter Ratio ($P/D$)</td>
</tr>
<tr>
<td>Expanded blade Area Ratio ($A_E/A_0$)</td>
</tr>
<tr>
<td>Thickness Ratio ($t/D$)</td>
</tr>
<tr>
<td>Hub/Boss Diameter ($d_h$)</td>
</tr>
<tr>
<td>Tolerances of manufacture</td>
</tr>
<tr>
<td>Diameter (D):</td>
</tr>
<tr>
<td>Thickness (t):</td>
</tr>
<tr>
<td>Blade width (c):</td>
</tr>
<tr>
<td>Mean pitch at each radius ($P/D$):</td>
</tr>
</tbody>
</table>

### 7.4 Open water characteristics of propeller

The open water characteristics of the stock model propeller are given in annex 2. The open water characteristics of the ship propeller are given in Figure 7.1.

![Figure 7.1: open water characteristics of ship propeller](image-url)
8 Lines and offsets of the ship
The ships lines and offsets table are given in Annex 3.

9 Description of energy saving equipment

9.1 Energy saving equipment of which effects are expressed as \( P_{AE_{eff(i)}} \) and/or \( P_{eff(i)} \) in the EEDI calculation formula

None here.

9.2 Other energy saving equipment

The propeller boss cap fins are described in annex 4.

10 Justification of SFC (documents attached to NO\(_x\) technical file of the parent engine)

10.1 Main engine

The shop test report for the parent main engine is provided in annex 5.1. The SFOC has been corrected to ISO conditions.

10.2 Auxiliary engine

The technical file of the EIAPP certificate of the auxiliary engines is provided in annex 5.2. The SFOC has been corrected to ISO conditions.

11 Calculation of attained EEDI at design stage

11.1 Input parameters and definitions

The EEDI quantities and intermediate calculations are listed in table 11.1:

<table>
<thead>
<tr>
<th>EEDI quantity</th>
<th>Value</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>( C_{FME} )</td>
<td>3.206</td>
<td>Marine Diesel oil is used for shop test of the main engine</td>
</tr>
</tbody>
</table>
| \( P_{ME} \) | 6900 kW | No shaft generator installed ( \( P_{PTO} = 0 \) )
MCR is 9200 kW PME = 0.75x9200 = 6900 kW |
| \( SFC_{ME} \) | 171 g/kWh | According to parent engine shop test report in ISO conditions (see 10.1) |
| \( C_{FAE} \) | 3.206   | Marine diesel oil is used for shop test of the auxiliary engine          |
| \( P_{PTI} \) | 0       | No shaft motor installed                                                |
| \( P_{AE} \) | 381 kW  | MCR of the engine is 9200 kW, less than 10000kW
\[
P_{AE} = 0.05 \times \left( \frac{\text{MCR}^\text{ME} + \sum_{i=1}^{n} P_{PTI} \cdot \text{Peff(i)}}{0.75} \right)
\]
P_{AE} = 0.05 \times 9200 = 460 kW
According to electric power table included in table 5.1, \( \sum P_{load(i)} = 354 \) kW
The weighted average efficiency of generators = 0.93 (KWelec/kWmech)
P_{AE} = \frac{\sum P_{load(i)}}{0.93} = 381 kW
The difference (460 – 381) kW is expected to vary EEDI by slightly
SFCAE (at 75% MCR) 199 g/kWh

According to technical file of EIAPP certificate in ISO conditions (see 10.2). According to 2.7.1 of IMO EEDI Calculation Guidelines the SFCAE at 75% MCR should be used as PAE is significantly different from 2.5.6 of IMO EEDI Calculation Guidelines.

$P_{\text{eff}}$ 0

No mechanical energy efficient devices

$P_{\text{AE,eff}}$ 0

No auxiliary power reduction

$f_{\text{P}}$ 1.0

Not relevant here (see above)

$f_{\text{l}}$ 1.0

The ship is a bulk carrier without ice notations, $f_{\text{j}} = 1.0$

$P_{\text{m}}$ 1.0

No ice notation $f_{\text{ICE}} = 1.0$

No voluntary structural enhancement for this ship $f_{\text{VSE}} = 1.0$

The ship has the notation Bulk carrier CSR: $f_{\text{CSR}} = 1 + \frac{0.08 \times LWT_{\text{CSR}}}{DWT_{\text{CSR}}} = 1 + 0.08 \times 11590/55000 = 1.017$

$f_{\text{c}}$ 1.0

The ship is a bulk carrier, $f_{\text{c}} = 1.0$

Capacity 55000

For a bulk carrier, Capacity is deadweight = 55 000 tons

$V_{\text{ref}}$ 14.25 knots

At design stage, reference speed is obtained from the towing tank test report and delivered power in scantling draft (EEDI) condition is given in table 7.1

In table 7.1 $P_{\text{D}} = 1.0 \times P_{\text{ME}} = 6900 \text{ kW}$

The reference speed is read on the speed curve corresponding to table 7.1 at intersection between curve $\text{Full, } p$ and 6900 kW $V_{\text{ref}} = 14.25 \text{ knots}$

11.2 Result

For this vessel, Attained EEDI is:

$$\text{Attained EEDI} = \frac{6900 \times 3.206 \times 171 + 381 \times 3.206 \times 199}{1.017 \times 55000 \times 14.25} = 5.05 \text{ g/t.nm}$$

12 Required EEDI

According to MARPOL Annex VI, Chapter 4, Regulation 21, the required EEDI is:

$$(1-x/100) \times \text{reference line value}$$

The reference line value = $a \times b^c$ where a, b, c are given for a bulk carrier as:

a = 961.79

$\quad b = \text{deadweight of the ship}$

$\quad c = 0.477$

So reference line value = 5.27 g/t.nm

In Phase 0 (between 1 Jan 2013 and 31 Dec 2014) above 20000 DWT, $x = 0$

So Required EEDI = 5.27 g/t.nm

Figure 12.1 provides the relative position of attained EEDI with reference to required value.

As a conclusion, for this vessel:

- attained EEDI = 5.05 g/t.nm
- required EEDI = 5.27 g/t.nm
• Regulation criteria is satisfied with 4.2% margin

![Energy Efficiency Design Index](image)

Figure 12.1: Required EEDI value

13 Calculation of attained $EEDI_{\text{weather}}$

Not calculated.

14 Lightweight check report

The lightweight check report is provided in annex 6. The final characteristics of the ship are:

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Displacement</td>
<td>66171 tons</td>
</tr>
<tr>
<td>Lightweight</td>
<td>11621 tons</td>
</tr>
<tr>
<td>Deadweight</td>
<td>54550 DWT</td>
</tr>
</tbody>
</table>

15 Sea trial report with corrections

The sea trial report is provided in annex 7. The results of the sea trial after corrections by BSRA and ITTC standard methods are given on curve $Ballast,s$ on Figure 3.1.

16 Calculation of attained EEDI at final stage

16.1 Recalculated values of parameters

The EEDI quantities and intermediate calculations are listed in table 16.1. Parameters which have not been modified from the preliminary verification stage are marked “no change”.
Table 16.1: Parameters in attained EEDI calculation (final stage)

<table>
<thead>
<tr>
<th>EEDI quantity</th>
<th>Value</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>C_FME</td>
<td>3.206</td>
<td>No change</td>
</tr>
<tr>
<td>P_ME</td>
<td>6900 kW</td>
<td>No change</td>
</tr>
<tr>
<td>SFC_ME</td>
<td>171 g/kWh</td>
<td>No change</td>
</tr>
<tr>
<td>CF_AE</td>
<td>3.206</td>
<td>No change</td>
</tr>
<tr>
<td>P_PT</td>
<td>0</td>
<td>No change</td>
</tr>
<tr>
<td>P_AE</td>
<td>381 kW</td>
<td>The electric power table has been validated and endorsed (see the electric power table form in annex 8)</td>
</tr>
<tr>
<td>SFC_AE at 75% MCR</td>
<td>199 g/kWh</td>
<td>No change</td>
</tr>
<tr>
<td>P_eff</td>
<td>0</td>
<td>No change</td>
</tr>
<tr>
<td>P_AE_eff</td>
<td>0</td>
<td>No change</td>
</tr>
<tr>
<td>f_eff</td>
<td>1.0</td>
<td>No change</td>
</tr>
<tr>
<td>f_i</td>
<td>1.017</td>
<td>Deadweight and lightweight are computed from lightweight check: $f_{CSR} = 1 + 0.08 \times \frac{LWT_{CSR}}{DWT_{CSR}} = 1 + 0.08 \times \frac{11621}{54550} = 1.017$ $f_i = f_{ICE} \times f_{VSE} \times f_{CSR} = 1.017$ (unchanged)</td>
</tr>
<tr>
<td>f_c</td>
<td>1.0</td>
<td>No change</td>
</tr>
<tr>
<td>Capacity</td>
<td>54550 DWT</td>
<td>Deadweight has been computed from the lightweight check. See 14.</td>
</tr>
<tr>
<td>V_ref</td>
<td>14.65 knots</td>
<td>The reference speed in EEDI condition has been adjusted according to the delivered power adjustment methodology defined in Industry Guidelines. The reference speed is read on the speed curves diagram in Figure 3.1 $V_{ref} = 14.65$ knots</td>
</tr>
</tbody>
</table>

16.2 Final result

Attained EEDI = \((6900 \times 3.206 \times 171 + 381 \times 3.206 \times 199) / (1.017 \times 54550 \times 14.65)\) = 4.95 g/t.nm

Required EEDI in Phase 0: \(961.79 \times 54550^{0.477} = 5.29\) g/t.nm

Regulation criteria is satisfied with 6.4% margin
List of annexes to the Document

Annex 1  Standard model-ship extrapolation and correlation method

Annex 2  Towing tank tests report

Annex 3  Ship lines and offsets table

Annex 4  Description of energy saving equipment

Annex 5  5.1 NOx Technical File of main engine(s)
          5.2 NOx Technical File of auxiliary engines

Annex 6  Lightweight check report

Annex 7  Sea trials report

Annex 8  EPT-EEDI form
APPENDIX 3
Verifying the calibration of model test equipment

Quality Control System

The existence of a Quality Control System is not sufficient to guarantee the correctness of the test procedures; QS, including ISO 9000, only give documentary evidence what is to be and has been done. Quality Control Systems do not evaluate the procedures as such.

The Test institute should have a quality control system (QS). If the QS is not certified ISO 9000 a documentation of the QS should be shown. A Calibration Procedure is given in ITTC Recommended Procedures 7.6-01-01.

1. Measuring Equipment

An important aspect of the efficient operation of Quality System according to measuring equipment is a full identification of devices used for the tests.

Measuring equipment instruments shall have their individual records in which the following data shall be placed:
- name of equipment
- manufacturer
- model
- series
- laboratory identification number (optionally)
- status (verified, calibration, indication)

Moreover the information about the date of last and next calibration or verification shall be placed on this record. All the data shall be signed by authorised officer.

2. Measuring Standards

Measuring standards used in laboratory for calibration purposes shall be confirmed (verified) by Weights and Measures Office at appropriate intervals (defined by the Weights and Measures Office).

All measuring standards used in laboratory for the confirmation purposes shall be supported by certificates, reports or data sheets for the equipment confirming the source, uncertainty and conditions under which the results were obtained.

3. Calibration

The calibration methods may differ from institution to institution, depending on the particular measurement equipment. The calibration shall comprise the whole measuring chain (gauge, amplifier, data acquisition system etc.).

The laboratory shall ensure that the calibration tests are carried out using certified measuring standards having a known valid relationship to international or nationally recognised standards.

a) Calibration Report

“Calibration reports” shall include:
- identification of certificate for measuring standards
- description of environmental conditions
- calibration factor or calibration curve
- uncertainty of measurement
- minimum and maximum capacity” for which the error of measuring instrument is within specified (acceptable) limits.

b) Intervals of Confirmation

The measuring equipment (including measuring standards) shall be confirmed at appropriate (usually periodical) intervals, established on the basis of their stability, purpose and wear. The intervals shall be such that confirmation is carried out again prior to any probable change in the equipment accuracy, which is important for the equipment reliability. Depending on the results of preceding calibrations, the confirmation period may be shortened, if necessary, to ensure the continuous accuracy of the measuring equipment.

The laboratory shall have specific objective criteria for decisions concerning the choice of intervals of confirmation.

c) Non-Conforming Equipment

Any item of measuring equipment

- that has suffered damage,
- that has been overloaded or mishandled,
- that shows any malfunction,
- whose proper functioning is subject to doubt,
- that has exceeded its designated confirmation interval, or
- the integrity of whose seal has been violated, shall be removed from service by segregation, clear labelling or cancelling.

Such equipment shall not be returned to service until the reasons for its nonconformity have been eliminated and it is confirmed again.

If the results of calibration prior to any adjustment or repair were such as to indicate a risk of significant errors in any of the measurements made with the equipment before the calibration, the laboratory shall take the necessary corrective action.

4. Instrumentation

Especially the documentation on the calibration of the following Instrumentation should be shown.

a) Carriage Speed

The carriage speed is to be calibrated as a distance against time. Period between the calibrations is to be in accordance with the internal procedure of the towing tank test organisation.

b) Water Temperature

Measured by calibrated thermometer with certificate (accuracy 0.1°C).

c) Trim Measurement

Calibrated against a length standard. Period between the calibrations is to be in accordance with the internal procedure of the towing tank test organisation.

d) Resistance Test
Resistance Test is a force measurement. It is to be calibrated against a standard weight. Calibration normally before each test series.

e) Propulsion Test
During Self Propulsion Test torque, thrust and rate of revolutions are measured. Thrust and Torque are calibrated against a standard weight. Rate of revolution is normally measured by a pulse tachometer and an electronic counter which can be calibrated e.g. by an oscillograph.

Period between the calibrations is to be in accordance with the internal procedure of the towing tank test organisation.

f) Propeller Open Water Test
During Propeller Open Water Test torque, thrust and rate of revolutions are measured. Thrust and Torque are calibrated against a standard weight. Rate of revolution is normally measured by a pulse tachometer and an electronic counter which can be calibrated e.g. by an oscillograph.

Period between the calibrations is to be in accordance with the internal procedure of the towing tank test organisation.

Examples of documentation sheets are given in the Annexes 1 and 2:
**ANNEX 1: SAMPLE OF MEASURING EQUIPMENT CARD**

<table>
<thead>
<tr>
<th>QM 4.10.5.1 Measurement Equipment Card</th>
<th>Laboratory Identification Number</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Manufacturer</th>
<th>Serial No.</th>
<th>Model</th>
<th>Date of Purchase</th>
</tr>
</thead>
</table>

| Basic range | |
|-------------|-

<table>
<thead>
<tr>
<th>Status</th>
<th>Calibrated</th>
<th>Indication</th>
<th>Verified</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Work Instructions</th>
<th>Calibration Instructions</th>
<th>Verified at</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Date of Check</th>
<th>Certificate. No.</th>
<th>Period</th>
<th>Date of Next Check</th>
<th>Responsible</th>
<th>Department</th>
<th>Approval</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

Page 49 of 75
## ANNEX 2: SAMPLE OF CALIBRATION CERTIFICATE.

### CALIBRATION CERTIFICATE

<table>
<thead>
<tr>
<th>Model</th>
<th>Date of purchased</th>
<th>Last calibration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mass</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Length arm of force</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Voltmeter</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Calibration Instructions

<table>
<thead>
<tr>
<th>Calibration Instructions</th>
<th>Calibrated by</th>
<th>Checked by</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Date of Calibration

<table>
<thead>
<tr>
<th>Date of calibration</th>
<th></th>
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<tbody>
<tr>
<td></td>
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</tbody>
</table>

### Measurement combination

#### DYNAMOMETER

<table>
<thead>
<tr>
<th>Manufacturer</th>
<th>Serial No</th>
<th>Model</th>
<th>Date of purchased</th>
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<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

#### Cable

#### AMPLIFIER

<table>
<thead>
<tr>
<th>Manufacturer</th>
<th>Serial No</th>
<th>Model</th>
<th>Date of purchased</th>
<th>Type of transducer</th>
<th>Frequency of excit.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
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</table>

**Thrust:**

<table>
<thead>
<tr>
<th>Amp. gain</th>
<th>Zero not load</th>
<th>Zero not load</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Torque:**

<table>
<thead>
<tr>
<th>Amp. gain</th>
<th>Zero not load</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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</tbody>
</table>

#### Cable

#### A/C TRANSDUCER

<table>
<thead>
<tr>
<th>Manufacturer</th>
<th>Serial No</th>
<th>Model</th>
<th>Date of purchased</th>
<th>Certificate No</th>
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</thead>
<tbody>
<tr>
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</table>

### QM

<table>
<thead>
<tr>
<th>4.10.6.2</th>
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</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>
### CALIBRATION RESULTS

#### Environmental condition

<table>
<thead>
<tr>
<th>Place of test</th>
<th>Temperature</th>
<th>Dampness</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>initial</td>
<td>final</td>
</tr>
</tbody>
</table>

#### Computation results of calibrations test

<table>
<thead>
<tr>
<th>Executed program</th>
<th>Thrust</th>
<th>Torque</th>
<th>procedure</th>
<th>certificate NO.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Drift</th>
<th>Non Linearity errors</th>
<th>Hysteresis</th>
<th>Precision errors</th>
<th>Total uncertainty</th>
<th>Calibration factor</th>
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</thead>
<tbody>
<tr>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

#### Calibration requests:

<table>
<thead>
<tr>
<th>Specified limits of</th>
<th>Thrust</th>
<th>Torque</th>
</tr>
</thead>
<tbody>
<tr>
<td>errors</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Maximum capacity</th>
<th>Minimum capacity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Note: tests and computations results are included in report*

Prepared by: ....................... Approved by: ....................... Date: ...................
APPENDIX 4
Review and witnessing of model test procedures

The Model Tests is to be witnessed by the verifier. Special attention is to be given to the following items:

1. Ship Model

Hydrodynamic Criteria

a) Model Size: The model should generally be as large as possible for the size of the towing tank taking into consideration wall, blockage and finite depth effects, as well as model mass and the maximum speed of the towing carriage (ITTC Recommended Procedure 7.5-02-02-01 Resistance Test).

b) Reynolds Number: The Reynolds Number is to be, if possible, above $2.5 \times 10^5$.

c) Turbulence Stimulator: In order to ensure turbulent flow, turbulence stimulators have to be applied.

Manufacture Accuracy

With regard to accuracy the ship model is to comply with the criteria given in ITTC Recommended Procedure 7.5-01-01-01, Ship Models.

The following points are to be checked:

a) Main dimensions: $L_{PP}$, $B$.

b) Surface finish: Model is to be smooth. Particular care is to be taken when finishing the model to ensure that geometric features such as knuckles, spray rails, and boundaries of transom sterns remain well-defined.

c) Stations and Waterlines: The spacing and numbering of displacement stations and waterlines are to be properly defined and accurately marked on the model.

d) Displacement: The model is to be run at the correct calculated displacement. The model weight is to be correct to within 0.2% of the correct calculated weight displacement. In case the marked draught is not met when the calculated displacement has been established the calculation of the displacement and the geometry of the model compared to the ship has to be revised. (Checking the Offsets).

Documentation in the report

Identification (model number or similar)
Materials of construction
Principal dimensions
Length between perpendiculars ($L_{PP}$)
Length of waterline ($L_{WL}$)
Breadth ($B$)
Draught ($T$)
For multihull vessels, longitudinal and transverse hull spacing
Design displacement ($\Delta$) (kg, fresh water)
2. **Propeller Model**

The Manufacturing Tolerances of Propellers for Propulsion Tests are given in ITTC Recommended Procedures 7.5-01-01-01, Ship Models Chapter 3.1.2. Attention: Procedure 7.5 – 01-02-02 Propeller Model Accuracy is asking for higher standards which are applicable for cavitation tests and not required for self-propulsion tests.

**Propeller Model Accuracy**

**Stock Propellers**

During the “stock-propeller” testing phase, the geometrical particulars of the final design propeller are normally not known. Therefore, the stock propeller pitch (in case of CPP) is recommended to be adjusted to the anticipated propeller shaft power and design propeller revolutions. (ITTC Recommended Procedure 7.5-02-03-01.1 Propulsion/Bollard Pull Test).

**Adjustable Pitch Propellers**

Before the Tests the pitch adjustment is to be controlled.

**Final Propellers**

Propellers having diameter \(D\) typically from 150 mm to 300 mm is to be finished to the following tolerances:
- Diameter \(D\) ± 0.10 mm
- Thickness \(t\) ± 0.10 mm
- Blade width \(c\) ± 0.20 mm
- Mean pitch at each radius \(P/D\): ± 0.5% of design value.

Special attention is to be paid to the shaping accuracy near the leading and trailing edges of the blade section and to the thickness distributions. The propeller will normally be completed to a polished finish.

**Documentation in the report**

- Identification (model number or similar)
- Materials of construction
- Principal dimensions
- Diameter
- Pitch-Diameter Ratio \((P/D)\)
- Expanded blade Area Ratio \((A_e/A_0)\)
- Thickness Ratio \((t/D)\)
- Hub/Boss Diameter \(d_h\)
- Tolerances of manufacture

3. **Model Tests**

a) **Resistance Test**

The Resistance Test is to be performed acc. to ITTC Recommended Procedure 7.5-02-02-01 Resistance Test.

**Documentation in the report**

Model Hull Specification:
- Identification (model number or similar)
- Loading condition
- Turbulence stimulation method
- Model scale
- Main dimensions and hydrostatics (see ITTC Recommended Procedure 7.5-01-01-01 Ship Models and chapter 2 of this paper).

Particulars of the towing tank, including length, breadth and water depth

Test date

Parametric data for the test:
- Water temperature
- Water density
- Kinematic viscosity of the water
- Form factor (even if (1+k) = 1.0 is applicable, this is to be stated)
- $\Delta C_F$ or $C_A$

For each speed, the following measured and extrapolated data is to be given as a minimum:
- Model speed
- Resistance of the model
- Sinkage fore and aft, or sinkage and trim

b) Propulsion Test

The Propulsion Test is to be performed acc. to ITTC Recommended Procedure 7.5-02-03-01.1 Propulsion Test/Bollard Pull.

Documentation in the report

Model Hull Specification:
- Identification (model number or similar)
- Loading condition
- Turbulence stimulation method
- Model scale
- Main dimensions and hydrostatics (see ITTC Recommended Procedure 7.5-01-01-01 Ship Models and chapter 2 of this paper).

Model Propeller Specification:
- Identification (model number or similar)
- Model Scale
- Main dimensions and particulars (see ITTC Recommended Procedure 7.5-01-01-01 Ship Models and chapter 3 of this paper)

Particulars of the towing tank, including length, breadth and water depth

Test date

Parametric data for the test:
- Water temperature
- Water density
- Kinematic viscosity of the water
- Form factor (even if (1+k) = 1.0 is applicable, this is to be stated)
- $\Delta C_F$ or $C_A$
- Appendage drag scale effect correction factor (even if a factor for scale effect correction is not applied, this is to be stated).

For each speed the following measured data and extrapolated data is to be given as a minimum:
- Model speed
- External tow force
- Propeller thrust,
- Propeller torque
- Rate of revolutions.
- Sinkage fore and aft, or sinkage and trim
- The extrapolated values are also to contain the resulting delivered power $P_D$.

c) Propeller Open Water Test

In many cases the Propeller Open Water Characteristics of a stock propeller will be available and the Propeller Open Water Test need not be repeated for the particular project. A documentation of the Open Water Characteristics (Open Water Diagram) will suffice.

In case of a final propeller or where the Propeller Open Water Characteristics is not available the Propeller Open Water Test is to be performed acc. to ITTC Recommended Procedure 7.5-02-03-02.1 Open Water Test.

Documentation in the report

Model Propeller Specification:
- Identification (model number or similar)
- Model scale
- Main dimensions and particulars (see recommendations of ITTC Recommended Procedure 7.5-01-01-01 Ship Models and chapter 3 of this paper)
- Immersion of centreline of propeller shaft in the case of towing tank

Particulars of the towing tank or cavitation tunnel, including length, breadth and water depth or test section length, breadth and height.

Test date

Parametric data for the test:
- Water temperature
- Water density
- Kinematic viscosity of the water
- Reynolds Number (based on propeller blade chord at 0.7R)

For each speed the following data is to be given as a minimum:
- Speed
- Thrust of the propeller
- Torque of the propeller
- Rate of revolution
- Force of nozzle in the direction of the propeller shaft (in case of ducted propeller)

Propeller Open Water Diagram
4. Speed Trial Prediction

The principal steps of the Speed Trial Prediction Calculation are given in ITTC Recommended Procedure 7.5 - 02 - 03 -1.4 ITTC 1978 Trial Prediction Method (in its latest reviewed version of 2011). The main issue of a speed trial prediction is to get the loading of the propeller correct and also to assume the correct full scale wake. The right loading of the propeller can be achieved by increasing the friction deduction by the added resistance (e.g. wind resistance etc.) and run the self-propulsion test already at the right load or it can be achieved by calculation as given in Procedure 7.5-02-03-1.4.

A wake correction is always necessary for single screw ships. For twin screw ships it can be neglected unless the stern shape is of twin hull type or other special shape.

The following scheme indicates the main components of a speed trial prediction. It is to be based on a Resistance Test, a Propulsion Test and an Open Water Characteristics of the used model propeller during the tests and the Propeller Open Water Characteristics of the final propeller.

Documentation

Model Hull Specification:
- Identification (model number or similar)
- Loading condition
- Turbulence stimulation method
- Model scale
- Main dimensions and hydrostatics (see ITTC Recommended Procedure 7.5-01-01-01 Ship Models and chapter 2 of this paper).

Model Propeller Specification:
- Main dimensions and particulars (see ITTC Recommended Procedure 7.5-01-01-01 Ship Models and chapter 3 of this paper)

Particulars of the towing tank, including length, breadth and water depth
Resistance Test Identification (Test No. or similar)
Propulsion Test Identification (Test No. or similar)
Open Water Characteristics of the model propeller
Open Water Characteristics of ship propeller
Ship Specification:
- Projected wind area
- Wind resistance coefficient
- Assumed BF
- $C_p$ and $C_n$
For each speed the following calculated data is to be given as a minimum:
- Ship speed
- Model wake coefficient
- Ship wake coefficient
- Propeller thrust on ship
- Propeller torque on ship
- Rate of revolutions on ship
- Predicted power on ship (delivered power on Propeller(s) \( P_D \))
- Sinkage fore and aft, or sinkage and trim
Scheme for review and witnessing Model Tests

Checking of Model Testing Procedure

- Quality Control System
  - ISO9000?
    - Yes
      - Certification
      - Reabove 2.5 x 10^6
    - No
      - Other System
        - Documentation

- Ship Model
  - Hydrodynamic Criteria
    - Tank blockage
    - Turbulence Stimulators
    - Main Dimensions
    - Stations and Waterlines
      - Check accuracy by draught-displacement
        - Correct?
          - Yes
          - No
            - Offsets

- Propeller Model
  - Final Propeller?
    - Yes
      - Documentation of Offsets
      - Propeller Characteristics
    - No
      - Stockpropeller
        - Adjustable Pitch?
          - Yes
            - Check Pitch adjustment
          - No
            - Extrapolation Method
              - See scheme for Trial Prediction


APPENDIX 5
Sample report “Preliminary Verification of EEDI”

ATTESTATION
PRELIMINARY VERIFICATION OF ENERGY EFFICIENCY DESIGN INDEX (EEDI)
by VERIFIER

Statement N° EEDI/2015/XXX

Ship particulars:

Ship Owner: ___________________
Shipyard: ___________________
Ship's Name: ___________________
IMO Number: ___________________
Hull number: ___________________
Building contract date: ___________________
Type of ship: ___________________
Port of registry: ___________________
Deadweight: ___________________

Summary results of EEDI

<table>
<thead>
<tr>
<th>Reference speed</th>
<th>VV.V knots</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attained EEDI</td>
<td>X.XX g/t.nm</td>
</tr>
<tr>
<td>Required EEDI</td>
<td>Y.YY g/t.nm</td>
</tr>
</tbody>
</table>

Supporting documents

<table>
<thead>
<tr>
<th>Title</th>
<th>ID and/or remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>EEDI Technical File</td>
<td>RRRR dated 01/01/2015</td>
</tr>
</tbody>
</table>

This is to certify:

1. That the attained EEDI of the ship has been calculated according to the 2014 Guidelines on the method of calculation of the attained Energy Efficiency Design Index (EEDI) for new ships, IMO resolution MEPC. 245(66).

2. That the preliminary verification of the EEDI shows that the ship complies with the applicable requirements in regulation 20 and regulation 21 of MARPOL Annex VI amended by resolutions MEPC.203(62) and MEPC. 251(66).

Completion date of preliminary verification of EEDI: xx/xx/xxxx

Issued at: _____________ on: ____________

Signature of the Verifier
APPENDIX 6
Sample calculations of EEDI

Content

Appendix 6.1: Cruise passenger ship with diesel-electric propulsion
Appendix 6.2: LNG carrier with diesel-electric propulsion
Appendix 6.3: Diesel-driven LNG carrier with re-liquefaction system
Appendix 6.4: LNG carrier with steam turbine propulsion
Appendix 6.1
Sample calculation for diesel-electric cruise passenger ship

1. Preliminary calculation of attained EEDI at design stage
Attained EEDI for cruise passenger ship having diesel electric propulsion system is calculated as follows at design stage.
For a diesel-electric cruise passenger ship:
\( P_{ME} = 0, P_{PTI} \neq 0, P_{PTO} = 0 \)

1) Input
The table below lists the input information needed at the design stage and verified at the final stage:

<table>
<thead>
<tr>
<th>Symbol</th>
<th>Name</th>
<th>Value</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>MPP</td>
<td>Rated output of electric propulsion motors</td>
<td>2 x 20000 kW</td>
<td>From EEDI technical file</td>
</tr>
<tr>
<td>( \eta_{PTI} )</td>
<td>Efficiency of transformer + converter + propulsion motor at 75% of rated motor output</td>
<td>0.945</td>
<td>From electric power table</td>
</tr>
<tr>
<td>( \eta_{GEN} )</td>
<td>Power-weighted average efficiency of generators</td>
<td>0.974</td>
<td>Calculation from individual generator efficiencies given in electric power table: ( 0.975 \times 19000 + 0.972 \times 14000 / (14000 + 19000) )</td>
</tr>
<tr>
<td>HLOAD_max</td>
<td>Consumed electric power excluding propulsion in cruise most demanding conditions</td>
<td>15 779 kW</td>
<td>From electric power table for the most demanding cruise contractual conditions (here extreme summer conditions 28°C during 80% of the time)</td>
</tr>
<tr>
<td>SFC_{AE}</td>
<td>Power-weighted average of specific oil consumption among all engines at 75% of the MCR power</td>
<td>185 g/kWh</td>
<td>From NOx technical file</td>
</tr>
<tr>
<td>GT</td>
<td>Gross Tonnage</td>
<td>160000 ums</td>
<td>From EEDI technical file</td>
</tr>
</tbody>
</table>

\( MCR \) of auxiliary diesel engines \( 19,000 \text{ kW} \times 2 + 14,000 \text{ kW} \times 2 \)

\( MPP \) \( 20,000 \text{ kW} \times 2 \)

\( SFC_{AE} \) recorded in the test report annexed to the NOx technical file at 75% of MCR power and corrected to the ISO standard reference conditions.
185 g/kWh for both types of engines (19,000 kW and 14,000 kW)

2) Calculation of \( \sum P_{PTI} \)
The input is the rated output of the electric propulsion motors, MPP, which can be identified with the quantity noted \( P_{PTI,Shaft} \) in 2.5.3 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.
The term \( P_{PTI} \) is then computed as follows:
Where $\eta_{PTI}$ is the chain efficiency of the transformer, frequency converter and electric motor, as given by the manufacturer at 75% of the rated motor output and $\eta_{Gen}$ is the weighted average efficiency of the generators.

3) Value of $P_{AE}$

$P_{AE}$ is estimated by the consumed electric power, excluding propulsion, in most demanding (i.e. maximum electricity consumption) cruise conditions as given in the electric power table provided by the submitter, divided by the average efficiency of the generators.

The most demanding conditions maximise the design electrical load and correspond to contractual ambient conditions leading to the maximum consumption off heating ventilation and air conditioning systems, in accordance with Note 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

In this example, the most demanding condition corresponds to extreme summer conditions, where the external air temperature is 28°C during 80% of the time.

$$P_{AE} = \frac{HLOAD_{Max}}{\eta_{Gen}}$$

$$= \frac{15,779\text{kW}}{0.974}$$

$$= 16,200 \text{ kW}$$

4) $V_{ref}$ at EEDI condition

$V_{ref}$ is obtained by the preliminary speed-power curves as the model tank test results at EEDI condition at design stage. Suppose that $V_{ref}$ of 22.5 kn is obtained at 75% of $MPP$, in this example calculation at design stage.

5) Calculation of the attained EEDI at design stage

EEDI is calculated in accordance with paragraph 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”. The primary fuel is marine Gas Oil in this example.

$$EEDI = \frac{(P_{AE} + \sum P_{PTI}(i)) \cdot (C_{F,AE} \cdot SFC_{AE})}{Capacity \cdot V_{ref}}$$

$$= \frac{(16200 + 32593) \times 185 \times 3.206}{160,000(UMS) \times 22.5(kn)} = 8.04$$

2. Final calculation of attained EEDI at sea trial

Attained EEDI at sea trial of cruise passenger ship having diesel electric propulsion system is calculated as follows.
1) Typical configuration and example of measurement points at sea trial

![Switch Board Diagram]

Motor chain efficiency $\eta_{PTI}$ and Generator efficiency $\eta_{Gen}$ can be confirmed during the sea trials at EEDI conditions (i.e. 75% of the rated motor output) taking into account the power factor $\cos\phi$ of the electric consumers.

$SFC_{AE}$ is computed from the NOx technical file if this file was not available at the preliminary stage.

Gross tonnage is confirmed at 160,000 ums.

Prior to sea trials, an on-board survey is performed to ensure that data read on the nameplates of the main electrical pieces of equipment comply with those recorded in the submitted electric power table.

2) Specifications

Chain efficiency of the electric motor $\eta_{PTI}$ and generator efficiency $\eta_{Gen}$ can be confirmed during the sea trials at EEDI conditions (i.e. 75% of the rated motor output) taking into account the power factor $\cos\phi$ of the electric consumers.

$SFC_{AE}$ is computed from the NOx technical file if this file was not available at the preliminary stage.

Gross tonnage is confirmed at 160,000 ums.

Prior to sea trials, an on-board survey is performed to ensure that data read on the nameplates of the main electrical pieces of equipment comply with those recorded in the submitted electric power table.

3) $V_{ref}$ at EEDI condition

$V_{ref}$ is obtained by the speed-power curves as a result of the sea trial in accordance with paragraph 4.3.9 of the “2013 guidelines on survey and certification of the energy efficiency design index (EEDI)”. Suppose that $V_{ref}$ of 18.7kn is obtained at 75% of $MPP$, in this example calculation at sea trial.

During the sea trials, the shaft power transferred to the propellers $P_{PTI,Shaft}$ must be obtained. It could be measured by a torsiometer fitted on the propeller shaft, or obtained from the computation of the power consumption of the motor $P_{SM}$ through the following relation:

$$P_{PTI,Shaft} = P_{SM} \times \eta_{PTI}$$

4) Calculation of the attained EEDI at sea trial

EEDI is calculated in accordance with paragraph 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”. The primary fuel is marine Gas Oil in this example.
\[
EEDI = \frac{(P_{AE} + \sum P_{MT}(t)) \cdot (C_{P_{AE}} \cdot SFC_{AE})}{\text{Capacity} \cdot V_{ref}}
\]

\[
= \frac{(16200 + 32593) \times 185 \times 3.206}{160,000\text{ (UMS)} \times 22.7\text{ (kn)}} = 7.97
\]
Appendix 6.2
Sample calculation for LNG carrier having diesel electric propulsion system

1. Preliminary calculation of attained EEDI at design stage
Attained EEDI for LNG carrier having diesel electric propulsion system at design stage is calculated as follows.

1) Specifications

<table>
<thead>
<tr>
<th>Specification</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>MCR of main engines</td>
<td>10,000 (kW) x 3 + 6,400 (kW) x 1</td>
</tr>
<tr>
<td>MPPMotor</td>
<td>24,000 (kW)</td>
</tr>
<tr>
<td>$SFC_{ME(i),\text{electric, gas mode at 75% of MCR}}$</td>
<td>162.0 (g/kWh) (for 10,000 (kW)-Engines) (SFC with the addition of the guarantee tolerance)</td>
</tr>
<tr>
<td></td>
<td>162.6 (g/kWh) (for 6,400 (kW)-Engine) (Ditto)</td>
</tr>
<tr>
<td>$SFC_{ME(i),\text{Pilotfuel}}$</td>
<td>6.0 (g/kWh) (for 10,000 (kW)-Engines), 6.1 (g/kWh) (for 6,400 (kW)-Engine)</td>
</tr>
<tr>
<td>Deadweight</td>
<td>75,000 (ton)</td>
</tr>
</tbody>
</table>

2) $\eta_{\text{electrical at design stage}}$

$\eta_{\text{electrical}}$ is set as 0.913 in accordance with paragraph 2.5.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

3) Calculation of $P_{ME}$

$P_{ME}$ is calculated in accordance with paragraph 2.5.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

$$P_{ME} = 0.83 \times \frac{MPP_{Motor}}{\eta_{\text{electrical}}} = 0.83 \times \frac{24,000}{0.913} = 21,818 \text{(kW)}$$

4) Calculation of $P_{AE}$

$P_{AE}$ is calculated in accordance with paragraph 2.5.6.1 and 2.5.6.3 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

$$P_{AE} = \left\{ 0.025 \times \sum_{i} MCR_{ME(i)} + \sum_{i} \frac{P_{PT(i)}}{0.75} \right\} + 250 \quad \text{and/or:}$$

$$+ \text{CargoTankCapacity}_{\text{LNG}} \times BOR \times COP_{\text{reliquefy}} \times \beta_{\text{reliquefy}} \quad \text{and/or:}$$

$$+ 0.33 \times \sum_{i} SFC_{ME(i),\text{gas mode}} \times \frac{P_{ME(i)}}{1000} \quad \text{and/or:}$$

$$+ 0.02 \times \sum_{i} P_{ME(i)} \quad \text{and/or:}$$

$$= \left\{ (0.025 \times 24,000) + 250 \right\} + 0 + 0 + (0.02 \times 21,818)$$

$$= 1,286 \text{(kW)}$$
Note:
*1: The value of \( MPP_{Motor} \) is used instead of \( MCR_{ME} \) in accordance with paragraph 2.5.6.3.3.

5) \( V_{ref} \) at EEDI condition

\( V_{ref} \) is obtained by the preliminary speed-power curves as the model tank test results at EEDI condition at design stage. Suppose that \( V_{ref} \) of 18.4kn is obtained at 83\% of \( MPP_{Motor} \), in this example calculation at design stage.

6) Calculation of the attained EEDI at design stage

EEDI is calculated in accordance with paragraph 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”. The primary fuel is LNG in this example calculation. In this case, \( SFC_{\text{ME}}(\text{electric}, \text{gas mode at 75\% of MCR}) \) and \( SFC_{\text{AE}}(\text{Pilotfuel}) \) is equal to \( SFC_{\text{ME}}(\text{electric}, \text{gas mode at 75\% of MCR}) \) and \( SFC_{\text{AE}}(\text{Pilotfuel}) \) is equal to \( SFC_{\text{ME}}(\text{electric}, \text{gas mode at 75\% of MCR}) \).

\[
EEDI = \frac{P_{ME} \left( C_{PME} \cdot SFC_{\text{ME}} \cdot C_{\text{Gas}} + C_{PME} \cdot SFC_{\text{ME}} \cdot C_{\text{Gas}} \right) + P_{AE} \left( C_{PME} \cdot SFC_{\text{AE}} \cdot C_{\text{Gas}} + C_{PME} \cdot SFC_{\text{AE}} \cdot C_{\text{Gas}} \right)}{\text{Capacity} \cdot V_{ref}}
\]

\[
= \frac{21,818 \times (2.750 \times 162.1 + 3.206 \times 6.0) + 1,286 \times (2.750 \times 162.1 + 3.206 \times 6.0)}{75,000 \text{(DWT)} \times 18.4 \text{(kn)}} = 7.79
\]

Note:
*1: The average weighed value of \( SFC_{\text{ME}}(\text{electric}, \text{gas mode at 75\% of MCR}) \) and \( SFC_{\text{AE}}(\text{electric}, \text{gas mode at 75\% of MCR}) \) is used; \n\[
\frac{162.0 \times 10,000 \text{(kW)} + 162.6 \times 6,400 \text{(kW)}}{10,000 \text{(kW)} + 3,600 \text{(kW)}} = 162.1 \text{(g/kWh)}
\]

*2: The average weighed value of \( SFC_{\text{ME}}(\text{Pilotfuel}) \) and \( SFC_{\text{AE}}(\text{Pilotfuel}) \) is used; \n\[
\frac{6.0 \times 10,000 \text{(kW)} + 6.1 \times 6,400 \text{(kW)}}{10,000 \text{(kW)} + 3,600 \text{(kW)}} = 6.0 \text{(g/kWh)}
\]

2. Final calculation of attained EEDI at sea trial

Attained EEDI for LNG carrier having diesel electric propulsion system at sea trial is calculated as follows.

1) Typical configuration and example of measurement points at sea trial
2) Specifications

MCR of main engines  
10,000 (kW) x 3 + 6,400 (kW) x 1 
MPP\textsubscript{Motor}  
24,000 (kW) 

\textit{SFC}\textsubscript{ME(i)_electric, gas mode at 75\% of MCR}  
161.6 (g/kWh) (for 10,000 (kW)-Engines) (SFC of the test report in the NOx technical file)  
162.2 (g/kWh) (for 6,400 (kW)-Engine) (Ditto)  

\textit{SFC}\textsubscript{ME(i)_Pilotfuel}  
6.0 (g/kWh) (for 10,000 (kW)-Engines), 6.1 (g/kWh) (for 6,400 (kW)-Engine) 

\textit{Deadweight}  
75,500 (ton) 

3) \(\eta\textsubscript{electrical} \text{ at sea trial}\)

\(\eta\textsubscript{electrical}\) is set as 0.913 in accordance with paragraph 2.5.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

4) Calculation of \(P_{ME}\)

\(P_{ME}\) is calculated in accordance with paragraph 2.5.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
P_{ME} = 0.83 \times \frac{MPP_{Motor}}{\eta_{electrical}} \\
= 0.83 \times \frac{24,000}{0.913} = 21,818 \text{(kW)}
\]

5) Calculation of \(P_{AE}\)

\(P_{AE}\) is calculated in accordance with paragraph 2.5.6.1 and 2.5.6.3 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
P_{AE} = \left( 0.025 \times \sum_{i=1}^{\text{ME}} \frac{MCR_{ME(i)}}{0.75} + \sum_{i=1}^{\text{PTI}} P_{PTI(i)} \right) + 250 \text{ and/or;}
\]

\[
+ \text{CargoTankCapacity\textsubscript{LNG}} \times BOR \times COP_{\text{reliquefy}} \times R_{\text{reliquefy}} \text{ …(1) and/or; (Not Applicable)}
\]

\[
+ 0.33 \times \sum_{i=1}^{\text{ME}} \text{SFC}_{ME(i)\text{,gas mode}} \times \frac{P_{ME(i)}}{1000} \text{ …(2) and/or; (Not Applicable)}
\]

\[
+ 0.02 \times \sum_{i=1}^{\text{ME}} P_{ME(i)} \text{ …(3)}
\]

\[
= \left[ (0.025 \times 24,000) + 250 \right] + 0 + 0 + \left( 0.02 \times 21,818 \right) 
= 1,286 \text{ (kW)}
\]

Note:  
*1:  The value of MPP\textsubscript{Motor} is used instead of MCR\textsubscript{ME} in accordance with paragraph 2.5.6.3.3.

6) \(V_{ref}\) at EEDI condition

\(V_{ref}\) is obtained by the speed-power curves as a result of the sea trial in accordance with paragraph 4.3.9 of the “2013 guidelines on survey and certification of the energy efficiency design index (EEDI)”.

Suppose that \(V_{ref}\) of 18.5kn is obtained at 83\% of MPP\textsubscript{Motor}, in this example calculation at sea trial.
7) Calculation of the attained EEDI at sea trial

EEDI is calculated in accordance with paragraph 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”. The primary fuel is LNG in this example calculation. In this case, \( SFC_{AE(i)}_{\text{electric, gas mode at 75\% of MCR}} \) and \( SFC_{AE(i)}_{\text{Pilotfuel}} \) is equal to \( SFC_{ME(i)}_{\text{electric, gas mode at 75\% of MCR}} \) and \( SFC_{ME(i)}_{\text{Pilotfuel}} \) is equal to \( SFC_{AE(i)}_{\text{Pilotfuel}} \).

\[
EEDI = \frac{P_{\text{ME}} \cdot \left( C_{\text{FME, Gas}} \cdot SFC_{\text{ME, Gas}} + C_{\text{FME, Pilotfuel}} \cdot SFC_{\text{ME, Pilotfuel}} \right) + P_{\text{AE}} \cdot \left( C_{\text{FAE, Gas}} \cdot SFC_{\text{AE, Gas}} + C_{\text{FAE, Pilotfuel}} \cdot SFC_{\text{AE, Pilotfuel}} \right)}{\text{Capacity} \cdot V_{\text{ref}}} \\
= \frac{21,818 \times (2.750 \times 161.7 + 3.206 \times 6.0) + 1,286 \times (2.750 \times 161.7 + 3.206 \times 6.0)}{75,500 \times 18.5} = 7.67
\]

Note:

*1: The average weighed value of \( SFC_{ME(i)}_{\text{electric, gas mode at 75\% of MCR}} \) and \( SFC_{AE(i)}_{\text{electric, gas mode at 75\% of MCR}} \) is used.;

\[
\frac{161.6 \times 10,000 (\text{kW}) \times 3 + 162.2 \times 6,400 (\text{kW})}{10,000 (\text{kW}) \times 3 + 6,400 (\text{kW})} = 161.7 (\text{g/kWh})
\]

*2: The average weighed value of \( SFC_{ME(i)}_{\text{Pilotfuel}} \) and \( SFC_{AE(i)}_{\text{Pilotfuel}} \) is used.;

\[
\frac{6.0 \times 10,000 (\text{kW}) \times 3 + 6.1 \times 6,400 (\text{kW})}{10,000 (\text{kW}) \times 3 + 6,400 (\text{kW})} = 6.0 (\text{g/kWh})
\]
Appendix 6.3

Sample calculation for LNG carrier having diesel driven with re-liquefaction system

1. Preliminary calculation of attained EEDI at design stage

Attained EEDI for LNG carrier having diesel driven with re-liquefaction system at design stage is calculated as follows.

1) Specifications

<table>
<thead>
<tr>
<th>Specification</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>MCR ME(i)</td>
<td>18,660 x 2 (kW) = 37,320 (kW)</td>
</tr>
<tr>
<td>SFC ME(i) at 75% of MCR</td>
<td>165.0 (g/kWh)</td>
</tr>
<tr>
<td>SFC AE(i) at 50% of MCR</td>
<td>198.0 (g/kWh)</td>
</tr>
<tr>
<td>Cargo Tank Capacity LNG</td>
<td>211,900 (m³)</td>
</tr>
<tr>
<td>BOR</td>
<td>0.15 (%/day)</td>
</tr>
<tr>
<td>COP cooling</td>
<td>0.166</td>
</tr>
<tr>
<td>COP_reliquefy</td>
<td>15.142</td>
</tr>
<tr>
<td>COP reliquefy = ( \frac{425 (kg/m^3) \times 511 (kJ/kg)}{24(h) \times 3600(sec) \times COP_{cooling}} = 15.142 )</td>
<td></td>
</tr>
<tr>
<td>R_reliquefy</td>
<td>1</td>
</tr>
<tr>
<td>Deadweight</td>
<td>109,000 (ton)</td>
</tr>
</tbody>
</table>

2) Calculation of \( P_{ME} \)

\( P_{ME} \) is calculated in accordance with paragraph 2.5.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
P_{ME(i)} = 0.75 \times MCR_{ME(i)}
\]

\[
= 0.75 \times (18,660 + 18,660) = 27,990 (kW)
\]

3) Calculation of \( P_{AE} \)

\( P_{AE} \) is calculated in accordance with paragraph 2.5.6.1 and 2.5.6.3 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
P_{AE} = 0.025 \times \sum 0.0_{ME(i)} + 250 + Cargo Tank Capacity_{LNG} \times BOR \times COP_{reliquefy} \times R_{reliquefy}
\]

\[
= 0.025 \times 37,320 + 250 + 211,900 \times 0.15/100 \times 15.142 \times 1
\]

\[
= 5,996 (kW)
\]

4) \( V_{ref} \) at EEDI condition

\( V_{ref} \) is obtained by the preliminary speed-power curves as the model tank test results at EEDI condition at design stage.

Suppose that \( V_{ref} \) of 19.7kn is obtained at 75% of \( MCR_{ME(i)} \), in this example calculation at design stage.

5) Calculation of the attained EEDI on design stage

EEDI is calculated in accordance with paragraph 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.
2015 Industry Guidelines for calculation and verification of EEDI

\[ EEDI = \frac{P_{ME} \cdot C_{FAE} \cdot SFC_{ME} + P_{AE} \cdot C_{FAE} \cdot SFC_{AE}}{\text{Capacity} \cdot V_{ref}} \]
\[ = \frac{27,990 \times 3.206 \times 165.0 + 5,996 \times 3.206 \times 198.0}{109,000 (DWT) \times 19.7 (kn)} = 8.668 \]

2. Final calculation of attained EEDI at sea trial
Attained EEDI for LNG carrier having diesel driven with re-liquefaction system at sea trial is calculated as follows.

1) Specifications

\[ MCR_{ME(i)} = 18,660 \times 2 (kW) = 37,320 (kW) \]
\[ SFC_{ME(i)} \text{ at 75\% of MCR} = 165.5 (g/kWh) \]
\[ SFC_{AE(i)} \text{ at 50\% of MCR} = 198.5 (g/kWh) \]
\[ \text{CargoTankCapacity}_{LNG} = 211,900 (m^3) \]
\[ \text{BOR} = 0.15 (\%/day) \]
\[ \text{COP}_{\text{cooling}} = 0.166 \]
\[ \text{COP}_{\text{reliquefy}} = 15.142 \]

\[ \text{Deadweight} = 109,255 \text{ (ton)} \]

\[ \text{SFC}_{ME(i)} \text{ at 75\% of MCR and SFC}_{AE(i)} \text{ at 50\% of MCR are in accordance with paragraph 2.7.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”}. \]

\[ \text{Deadweight is in accordance with paragraph 4.3.10 of the “2013 guidelines on survey and certification of the energy efficiency design index (EEDI)”}. \]

2) Measured values at sea trial

Relation between SHP\text{seatrial} and Ship’s speed shall be measured and verified at sea trial.

3) Calculation of \( P_{ME} \)

\[ P_{ME(i)} = 0.75 \times MCR_{ME(i)} \]
\[ = 0.75 \times (18,660 + 18,660) = 27,990 (kW) \]

4) Calculation of \( P_{AE} \)

\[ P_{AE} = 0.025 \times \sum 0.0_{ME(i)} + 250 \]
\[ + \text{CargoTankCapacity}_{LNG} \times \text{BOR} \times \text{COP}_{\text{reliquefy}} \times \text{R}_{\text{reliquefy}} \]
\[ = 0.025 \times 37,320 + 250 \]
\[ + 211,900 \times 0.15/100 \times 15.142 \times 1 \]
\[ = 5,996 \text{ (kW)} \]

---

Page 70 of 75
5) $V_{ref}$ at EEDI condition

$V_{ref}$ is obtained by the speed-power curves as a result of the sea trial in accordance with paragraph 4.3.9 of the “2013 guidelines on survey and certification of the energy efficiency design index (EEDI)".

Suppose that $V_{ref}$ of 19.8kn is obtained at 75% of $MCR_{ME[i]}$, in this example calculation at sea trial.

6) Calculation of the attained EEDI at sea trial

EEDI is calculated in accordance with paragraph 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
EEDI = \frac{P_{ME} \cdot C_{PMF} \cdot SFC_{ME} + P_{AE} \cdot C_{FAE} \cdot SFC_{AE}}{\text{Capacity} \cdot V_{ref}}
\]

\[
= \frac{27,990 \times 3.206 \times 165.5 + 5,996 \times 3.206 \times 198.5}{109,255 \text{(DWT)} \times 19.8 \text{(kn)}} = 8.629
\]
Appendix 6.4
Sample calculation for LNG carrier having steam turbine propulsion system

1. Preliminary calculation of attained EEDI at design stage

Attained EEDI for LNG carrier having steam turbine propulsion system at design stage is calculated as follows.

1) Specifications

\[
\begin{align*}
&MCR_{\text{Steam turbine}} & 25,000 \text{ (kW)} \\
&SFC_{\text{Steam turbine}} & 241.0 \text{ (g/kWh)} \\
&\text{Deadweight} & 75,000 \text{ (ton)}
\end{align*}
\]

2) Calculation of \(P_{ME}\)

\(P_{ME}\) is calculated in accordance with paragraph 2.5.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
P_{ME} = 0.83 \times MCR_{\text{Steam Turbine}}
\]

\[
= 0.83 \times 25,000 = 20,750 \text{ (kW)}
\]

3) Calculation of \(P_{AE}\)

\(P_{AE}\) is treated as 0 (zero) because electric load \(P_{\text{generator, seatrial}}\) is supposed to be included in \(SFC_{\text{Steam Turbine}}\), in accordance with paragraph 2.5.6.3 and 2.7.2.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[P_{AE} = 0\]

4) \(V_{ref}\) at EEDI condition

\(V_{ref}\) is obtained by the preliminary speed-power curves as the model tank test results at EEDI condition at design stage.

Suppose that \(V_{ref}\) of 18.7kn is obtained at 83% of \(MCR_{\text{Steam Turbine}}\), in this example calculation at design stage.

5) Calculation of the attained EEDI on design stage

EEDI is calculated in accordance with paragraph 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

The primary fuel is LNG in this example calculation.

\[
EEDI = \frac{P_{ME} \cdot C_{FME} \cdot SFC_{ME} + P_{AE} \cdot C_{FAE} \cdot SFC_{AE}}{\text{Capacity} \cdot V_{ref}}
\]

\[
= \frac{20,750 \times 2.750 \times 241.0 + 0}{75,000 \text{ (DWT)} \times 18.7 \text{ (kn)}} = 9.81
\]

2. Final calculation of attained EEDI at sea trial

Attained EEDI for LNG carrier having steam turbine propulsion system at sea trial is calculated as follows.
1) Typical configuration and example of measurement points at sea trial

In addition to the above, in order to correct measured Fuel Consumption to the design conditions corresponding to the SNAME condition, inlet air temperature, sea water temperature, steam temperature, steam pressure, etc. are measured, as appropriate.

\[ P_{AE} \] is treated as 0(zero) because electric load \( P_{\text{generator_seatrial}} \) is supposed to be included in \( SFC_{\text{SteamTurbine}} \), in accordance with paragraph 2.5.6.3 and 2.7.2.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

2) Specifications

\[
\begin{align*}
MCR_{\text{Steam turbine}} & = 25,000 \text{ (kW)} \\
SFC_{\text{Steam turbine}} & = 241.0 \text{ (g/kWh)} \\
\text{Deadweight} & = 75,000 \text{ (ton)}
\end{align*}
\]

3) Measured values at sea trial

\[
\begin{align*}
P_{\text{generator_seatrial}} & = 980 \text{ (kW)} \\
\text{SHP}_{\text{seatrial}} & = 21,520 \text{ (kW)} \\
\text{Fuel Consumption}_{\text{seatrial}} & = 5.95 \times 10^6 \text{ (g/hour)}
\end{align*}
\]

Each Fuel Consumption\(_{(j)}\)\(_{\text{seatrial}}\) should be corrected in accordance with paragraph 2.7.2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
\begin{align*}
\text{Coefficient of flow meter} & = 1.0010 \\
\text{Steam temperature} & = 500 \text{ degree Celsius} \\
\text{Steam pressure} & = 5.85 \text{ (MPaG)}
\end{align*}
\]
Condenser vacuum: 725 (mmHg)
Dist. water production: 28.5 (t/day)
Inlet air temperature of FAN: 45 degree Celsius
Lower calorific value of fuel used at sea trial: 42,030 (kJ/kg)

4) Calculation of $SFC_{SteamTurbine}$ at sea trial

$SFC_{SteamTurbine}$ is calculated in accordance with paragraph 2.7.2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
SFC_{SteamTurbine\_{\text{sea trial}}} = \frac{\text{Fuel Consumption}_{\text{sea trial}}}{\text{SHP}_{\text{sea trial}}} \\
= \frac{5.95 \times 10^6}{21,520} \times C_1 \times C_2 \times C_3 \times C_4 \times C_5 \times C_6 \times C_7 \times "i"
\]

Note:
*1: $SFC$ should be corrected to the value corresponding to SNAME and EEDI conditions, in accordance with paragraph 2.7.2 .2 and .3 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”. Coefficients from C1 to C7 represent as follows.

C1: Coefficient of electric power to the electric load equivalent to

\[P_{AE} = 0.025 \times MCR_{Steam turbine} + 250 = 875 \text{ (kW)}\]

C2: Coefficient of LCV to the standard LCV of 48,000 kJ/kg for LNG fuel
C3: Coefficient of flow meter
C4: Coefficient of steam temperature and steam pressure
C5: Coefficient of condenser vacuum for steam turbine
C6: Coefficient of water feed of condenser
C7: Coefficient of inlet air temperature

$SFC_{SteamTurbine}$ is calculated as the value to include all losses of machinery and, gears necessary for main propulsion system and the specified electric load of $P_{AE}$.

Minimum two $SFC_{SteamTurbine}$ at around the EEDI power are obtained at the sea trial. However in this example calculation, all $SFC_{SteamTurbine\ (i)}$ are supposed to the same value of 240.7 g/kWh.

5) Calculation of $P_{ME}$

$P_{ME}$ is calculated in accordance with paragraph 2.5.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[
P_{ME} = 0.83 \times MCR_{SteamTurbine} \\
= 0.83 \times 25,000 = 20,750 \text{ (kW)}
\]
6) **Calculation of \( P_{AE} \)**

\( P_{AE} \) is treated as 0(zero) because electric load \( P_{\text{generator\_seatrial}} \) is supposed to be included in \( SFC_{\text{SteamTurbine}} \), in accordance with paragraph 2.5.6.3 and 2.7.2.1 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

\[ P_{AE} = 0 \]

7) **\( V_{ref} \) at EEDI condition**

\( V_{ref} \) is obtained by the speed-power curves as a result of the sea trial in accordance with paragraph 4.3.9 of the “2013 guidelines on survey and certification of the energy efficiency design index (EEDI)”. 

Suppose that \( V_{ref} \) of 18.8kn is obtained at 83% of \( MCR_{\text{SteamTurbine}} \), in this example calculation at sea trial.

8) **Calculation of the attained EEDI at sea trial**

EEDI is calculated in accordance with paragraph 2 of the “2014 guidelines on the method of calculation of the attained energy efficiency design index (EEDI) for new ships”.

The primary fuel is LNG in this example calculation.

\[
EEDI = \frac{P_{ME} \cdot C_{FME} \cdot SFC_{ME} + P_{AE} \cdot C_{FAE} \cdot SFC_{AE}}{\text{Capacity} \cdot V_{ref}} \\
= \frac{20,750 \times 2.750 \times 240.7 + 0}{75,000 \text{(DWT)} \times 18.8 \text{(kn)}} = 9.74
\]
INTRODUCTION

The “Procedural Requirements for MLC, 2006 Certification” reflect the Maritime Labour Convention, 2006 “Guidelines for Flag State Inspections”.

This document and its Annexes provide the Classification Societies with procedures and criteria for the conduct of inspections to verify compliance with the requirements of the Maritime Labour Convention, 2006 (“Convention” or “MLC, 2006”) and for the issuance of the corresponding Maritime Labour Certificate (MLC) and Declaration of Maritime Labour Compliance (DMLC), including interim MLCs and MLCs of shortened validity. Also provided are procedures governing the actions to be taken by Classification Societies when deficiencies associated with the MLC, 2006, are identified by Port State Control Officers (PSCOs). In this document, the terms Flag State, Flag and Administration are regarded as interchangeable.

Any certificates issued must comply with the format required by the Administration.

Note:

1. This Procedural Requirement applies from 1 May 2019.
1. GENERAL

1.1 Definitions

1.1.1 “Inspection” means a process of systematic and independent verification, through the collection of objective evidence, to determine whether the conditions, procedures and processes on board comply with the flag State requirements for the implementation of the MLC, 2006, (DMLC Part I) and whether the processes are effective in achieving the objectives of the MLC, 2006, through measures as defined in DMLC Part II.

1.1.2 “Inspector” means a person who is qualified and authorized to carry out MLC inspections in accordance with the requirements of TL Procedural Requirement 10B (TL-PR 10B).

1.1.3 “DMLC” means Declaration of Maritime Labour Compliance referred to in Regulation 5.1.3 of MLC, 2006. The DMLC consists of two parts:

(i) Part I: Drawn up by the Competent Authority referencing national requirements subject to inspection and certification;

(ii) Part II: Drawn up by the Shipowner describing the measures for initial and on-going compliance to meet the requirements of the DMLC Part I and for continuous improvement.

1.1.4 “Deficiency” means a breach of the requirements of the Convention as implemented through the national laws and regulations of the Administration.

1.1.5 “Serious deficiency” means deficiency that constitute a serious or repeated breach of the requirements of the Convention (including seafarer’s rights) or that represent a significant danger to seafarer’s health, safety or security.

1.1.6 “Observation” means a statement of fact made during an inspection and substantiated by objective evidence. It may also be a statement made by the inspector referring to a weakness in MLC procedures that if not addressed may lead to a deficiency in the future.

1.1.7 “Shipowner” means Shipowner as defined in Article II of the MLC, 2006.

1.1.8 “Cold lay-up” means that a ship is taken out of service, moored in a secure location and all systems are shut down with minimum ongoing maintenance to prevent deterioration of the hull structure and machinery. Watch men or a specialist lay-up crew may be employed to ensure the safety and security of the ship.

1.2 Scope and application

1.2.1 This document establishes basic procedures for:

(i) the review and certification of DMLC Part II;

(ii) the conduct of interim, initial, intermediate, renewal and additional shipboard inspections against the MLC, 2006, as implemented in national legislation referenced in the DMLC Part I

(iii) the issuance of MLC to ships and their subsequent endorsement.
1.2.2 This document is intended for use by Classification Societies when they are acting as Recognised Organisations on behalf of Administrations under the provision of MLC, 2006, Reg. 5.1.2 and when conducting inspections for voluntary certification of vessels.

1.2.3 This document also establishes basic procedures for Classification Societies to follow when potential failures of the MLC system are identified by Port State Control Officers.

2 VERIFYING COMPLIANCE WITH MLC, 2006

2.1 Responsibilities of the Classification Society

2.1.1 During verification of compliance with the requirements of the MLC, 2006, provisions of the “Guidelines for Flag State Inspections” shall be taken into consideration.

2.1.2 A Classification Society performing verification of compliance with MLC, 2006, shall have, within its organisation, competencies in relation to:

(i) MLC, 2006, applicable rules, regulations and relevant international instruments;
(ii) plan approval, inspection and certification relevant to MLC, 2006;
(iii) knowledge of ship operations;
(iv) understanding of the constitution of ILO.

2.1.3 MLC, 2006, certification services shall be provided by qualified inspectors.

2.1.4 A Classification Society performing MLC, 2006, certification shall have implemented a documented system for the qualification and continuous updating of the competence of personnel who perform verification of compliance with the MLC, 2006.

This system shall provide for:

(i) theoretical training covering competence requirements as specified in TL-PR 10B;
(ii) supervised practical training as specified in TL-PR 10B;
(iii) maintenance of records of the theoretical and practical training undertaken by each trainee.

2.2 Responsibilities of the inspector(s)

2.2.1 The inspector is responsible for:

(i) planning for an efficient inspection;
(ii) ensuring a DMLC review has been conducted;
(iii) complying with applicable requirements;
(iv) clearly communicating deficiencies and observations;
(v) reporting inspection results;
(vi) reviewing rectification plans and verifying effectiveness of corrective actions taken by the Master or Shipowner.

3 THE CERTIFICATION PROCESS

3.1 Plan Approval/Examination for newbuildings and substantial alterations to accommodation

3.1.1 Requirements related to accommodation and recreational facilities, as stipulated in MLC, 2006, Regulation 3.1, must be verified during the plan approval/examination and survey process by the Classification Society responsible for the newbuilding or substantial alterations project. Following the ship construction, the Classification Society shall issue a Statement or other documentary evidence confirming that the ship was built or substantial alterations were made to the accommodation of an existing ship in accordance with the requirements of the MLC, 2006, Regulation 3.1 and the relevant flag State requirements.

3.1.2 Exemptions are only to be considered where Regulation 3.1 clearly specifies that the Competent Authority (after consultation with the shipowners’ and seafarers’ organisations) may grant exemptions. When in doubt regarding requirements from Regulation 3.1 a Classification Society should seek clarification from the Administration as appropriate.

3.2 Certification activities

3.2.1 A Maritime Labour Certificate (MLC) shall be issued to a ship following an initial or renewal inspection.

3.2.2 The issuance of a MLC is conditional upon:

(i) a DMLC review and approval have been completed by the Classification Society that inspects the ship for MLC, 2006, unless already approved by the Administration;

(ii) deficiencies have been rectified or a plan for rectification has been accepted.

3.2.3 On completion of the initial or renewal inspection, a Maritime Labour Certificate not exceeding five (5) years may be issued. A certificate of shorter validity may be issued in accordance with Classification Society procedures and flag State requirements.

3.2.4 When the renewal inspection has been completed within three (3) months before the expiry of the existing MLC, the new MLC shall be valid from the date of completion of the renewal inspection for a period not exceeding five (5) years from the date of expiry of the existing certificate.

3.2.5 When the renewal inspection is completed more than three (3) months before the expiry date of the existing MLC, the new MLC shall be valid for a period not exceeding five (5) years from the date of completion of the renewal inspection.

3.2.6 Where, after a renewal inspection is completed prior to the expiry of a MLC, the ship is found to continue to meet national laws and regulations or other measures implementing the requirements of the Convention, but a new certificate cannot immediately be issued at the renewal inspection and made available on board that ship, the Classification Society duly authorized for this purpose, may extend the validity of the MLC for a further period not exceeding five (5) months from the expiry date of the existing MLC, and endorse the MLC accordingly. The new MLC shall be valid for a period not exceeding five (5) years starting from the relevant dates provided for in para 3.2.4 and 3.2.5.
3.2.7 When the renewal inspection has been completed after the expiry of the existing MLC, the new MLC shall be valid from the date of completion of the renewal inspection for a period not exceeding five (5) years from the date of expiry of the existing certificate.

3.3 Interim inspection

3.3.1 Interim MLC may be issued under the following conditions:

(i) to a new ship on delivery;

(ii) when a ship changes flag;

(iii) when a Shipowner assumes the responsibility for the operation of a ship which is new to that Shipowner.

3.3.2 In these circumstances, it may not be possible to verify full and effective implementation of procedures, but in order to issue an interim MLC the following must be confirmed during the inspection:

(i) the ship has been inspected, as far as reasonable and practicable, for the matters listed in Appendix A5-I of MLC, 2006, taking into account verification of items stated below;

(ii) the Shipowner has demonstrated to the competent authority or Classification Society that the ship has adequate procedures to comply with this Convention;

(iii) the master is familiar with the requirements of the Convention and the responsibilities for implementation; and

(iv) relevant information has been submitted to the competent authority to produce a DMLC.

3.3.3 An interim MLC may be issued for a maximum period of six (6) months. No subsequent interim MLC may be issued, nor may the existing interim MLC be extended.

3.4 DMLC Part II review process

3.4.1 Before a ship is initially inspected for compliance with MLC, 2006, a DMLC Part II review shall be completed by the Classification Society that will inspect the ship unless carried out by the Administration. The scope of the review is to verify that the DMLC Part II, provided by the Shipowner, addresses the requirements in the DMLC Part I, issued by the Administration, including measures for initial and ongoing compliance.

3.4.2 The Shipowner’s date of issue of the DMLC Part II shall be on or after the DMLC Part I issue date by the Administration. This does not apply to cases where the Administration re-issues DMLC Part I, which does not require any amendments to the existing DMLC Part II.

3.4.3 The Classification Society shall issue documentary evidence to reflect that a DMLC Part II review has been completed.
3.5 Initial inspection

3.5.1 An initial inspection may be carried out provided there is sufficient evidence that the Shipowner’s measures specified in the DMLC Part II have been implemented for at least one (1) month.

3.6 Intermediate inspection

3.6.1 The purpose is to verify:

(i) ongoing compliance with MLC, 2006, as implemented through national laws and regulations;

(ii) amendments to the DMLC Part I and Part II (if any) have been effectively implemented;

(iii) that rectification to previous deficiencies have been completed.

3.6.2 The scope shall be the same as for initial inspection and shall be carried out between the second and the third anniversary date of the certificate.

3.7 Renewal inspection

3.7.1 The scope shall be the same as for initial inspection.

3.8 Preparation for the inspection

3.8.1 The inspector shall prepare an inspection plan taking into account hours of work/rest schedule for the seafarers. When the activities are planned to be carried out during hours of darkness the inspector’s ability to gather information is not to be impaired (e.g. adequate and safe lighting to be provided as necessary).

3.8.2 The inspection plan shall be designed to be flexible in order to permit changes based on information gathered during the inspection and to permit the effective use of resources. The plan shall be agreed with the vessel’s master and communicated to all those involved in the inspection.

3.8.3 Initial, intermediate and renewal inspections shall be performed only under normal operating conditions, e.g. when the ship is not in dry dock or in cold lay-up.

3.8.4 Interim inspections may be conducted in circumstances other than normal operating conditions, provided the ship is fully manned.

3.9 Executing the inspection

3.9.1 MLC, 2006, inspection may be conducted during the same visit as ISM and ISPS audit, by harmonizing the overlapping requirements of these Codes/Convention, provided the ship is available for sufficient time. The scope of the audit(s) and inspection shall be the same as when they are carried out independently.

3.9.2 All scheduled inspections (initial, intermediate and renewal) shall be fully scoped inspections covering all of the aspects of MLC, 2006.

3.9.3 The inspection shall begin with an opening meeting.
3.9.4 Working documents used to facilitate the inspection and to document results may include:

(i) checklists;

(ii) forms for reporting deficiencies and objective evidence.

3.9.5 The verification shall include review of documentation and records, visual observations, general discussion and private interviews with seafarers to confirm that the Shipowner’s measures for seafarers working and living conditions as described in the DMLC Part II comply with the national requirements implementing the Convention. An inspection is based upon sampling within all areas and the inspector must use professional judgment to determine the depth of inspection for each requirement.

3.10 Inspection report

3.10.1 The inspection report shall be accurate and complete, reflect the content of the inspection and should include the following:

(i) ship name and IMO number;

(ii) date of completion of the inspection;

(iii) the scope and objectives of the inspection;

(iv) serious deficiencies, deficiencies and observations issued during the inspection;

(v) names of inspectors and their roles;

(vi) MLC Shipowner name.

3.10.2 Any deficiencies identified shall be included in the inspection report, or in a separate deficiency report attached to the inspection report. The report is to be made available to the ship.

3.11 Rectification of deficiencies

3.11.1 The deficiency as described should state clearly the act or situation identified as non-compliant and provide appropriate references to requirements in the DMLC Part I, Part II, flag State requirements, and/or the Convention, as appropriate.

3.11.2 The content of the deficiency shall be complete and concise and written in such a manner as to be easily understood. Clarity should not be sacrificed for the sake of brevity.

3.11.3 Deficiencies should be rectified at the time of inspection, whenever possible.

3.11.4 Before a MLC may be issued, endorsed or renewed the inspector would need to have confirmation either that all deficiencies noted during the inspection have been rectified or that a rectification action plan has been provided by the Shipowner and agreed by the inspector.

3.11.5 When considering which action or actions to take, the inspector should use professional judgement and take into account inter alia the following:

(i) whether or not the deficiencies can be rapidly remedied in the port of inspection;
(ii) whether the deficiencies constitute a significant danger to seafarers’ safety, health or security;

(iii) the seriousness of the breach of the requirements of the MLC, 2006;

(iv) length and nature of the intended voyage or service;

(v) prior history of similar deficiencies;

(vi) prior history with respect to rectifications.

3.11.6 Where deficiencies cannot be rectified, a rectification action plan shall be agreed at the time of inspection. The proposed plan shall be reviewed by the inspector to ensure the deficiency is properly addressed. The rectification action plan shall be implemented within a period not exceeding three (3) months from the completion of the inspection. The effectiveness of the corrective actions shall be verified not later than the next scheduled inspection (intermediate or renewal) or at any additional inspection that may be required whichever comes earlier.

3.11.7 Failure to implement the agreed corrective actions may be treated as grounds for invalidation of the MLC.

3.12 Follow-up of serious deficiencies

3.12.1 A serious deficiency raised on a ship must be rectified or downgraded before a certificate is issued and the ship can sail. Downgrading can only take place after verifiable action has been taken to remove any significant danger to seafarers’ safety, health or security (including seafarers’ rights). A plan for implementation of corrective actions and rectification of outstanding deficiencies must be approved by the inspector where rectification is not possible at the time of inspection. The approved plan must be implemented within a time period not exceeding three (3) months from the date of inspection.

3.12.2 When a serious deficiency has been downgraded, at least one additional inspection should be carried out within an agreed time frame, in order to verify implementation of the corrective actions. A short term certificate valid up to three (3) months may be issued to allow for verification of necessary corrective actions during the additional inspection.

3.12.3 All serious deficiencies, including those that are downgraded during the inspection, shall be reported to the Administration.

3.13 Withdrawal of Certification

3.13.1 A MLC may be withdrawn if:

(i) rectification of deficiencies is not completed within the agreed time period, or

(ii) where a periodical inspection has not been requested within the time window, or

(iii) when the Shipowner does not make a request for inspection when substantial changes have been made to the structure (covered by Title 3 of MLC, 2006) of the ship, or

(iv) a serious deficiency cannot be rectified or downgraded or an acceptable rectification plan cannot be provided for deficiencies raised.
Annex 1

SHIP TYPES ON MLC

1. The ship type stated on the MLC shall be consistent with the ship type stated in the Safety Management Certificate (SMC).

2. The ship type stated shall be one of the following:
   - Passenger ship;
   - Passenger high-speed craft;
   - Cargo high-speed craft;
   - Bulk carrier;
   - Oil tanker;
   - Chemical tanker;
   - Gas carrier;
   - Mobile offshore drilling unit;
   - Other cargo ship.
Annex 2

PORT STATE CONTROL

1 When attending a ship as a result of a Port State Control action, the Classification Society that issued the MLC shall consider the objective evidence presented by the PSCO.

2 Where the inspector considers that the evidence indicates the presence of a serious deficiency, the serious deficiency shall be documented and the Shipowner shall be notified immediately. The inspector shall proceed as indicated in “Follow-up of serious deficiencies”.

3 In the absence of any specific instructions to the contrary, the scope of any additional inspection carried out following the detention of a ship that holds an interim MLC certificate shall include, as a minimum, the deficiencies identified by PSCO. Implementation will be verified to the extent that the available evidence permits.

4 In cases where the PSCO alleges that there is evidence of a serious deficiency, and the inspector of the MLC-issuing Classification Society considers that there is not, the PSCO, under the authority vested in the officer by the authorities of the port, will decide what further action is to be taken.

5 If the inspector of the MLC-issuing Classification Society disagrees with the actions taken by the PSCO, the inspector is to provide the PSCO with a written explanation of the disagreement and inform the flag State.
### Annex 3

**CERTIFICATION SCENARIOS**

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Condition</th>
<th>Action required</th>
<th>DMLC Part II</th>
<th>Scope of Inspection and Certification</th>
</tr>
</thead>
</table>
| 1 | Change of ship’s name | Conducted by a surveyor, an auditor or an inspector | Verification on board<sup>1</sup> | Amend DMLC Part II with the ship’s new name, if applicable.  
1. Verify correct ship’s name on all Certificates and Documents.  
2. Amend/reissue Maritime Labour Certificate (MLC) with the ship’s new name, if applicable.  
Note: MLC must be amended by issuing Classification Society or by special arrangement. Replacement MLC shall have the same expiry date as the current MLC. |
| 2 | Change of flag | Conducted by an inspector | Interim inspection on board | --- |
|   |   |   | Additional inspection on board | 1. Check that the DMLC Part I or evidence for application to issue DMLC Part I to the Administration is on board.  
2. Interim inspection as required by MLC, 2006, A5.1.3.7.  
3. Issue Interim MLC. |
| 3 | Change in IMO ship type | 1. Conducted by an inspector.  
2. Substantial changes have been made to accommodation or DMLC Part II. | Interim inspection on board | Verify amendments to DMLC Part II, if any, have been submitted for approval  
1. Interim verification as required by MLC, 2006, A5.1.3.7.  
2. Issue interim MLC with new ship type. |
| 4 | Takeover from an organization not holding a QSCS certificate | Conducted by an inspector | Initial inspection on board | Review and approve DMLC Part II  
1. Inspection to address all elements of MLC, 2006.  
2. Issue MLC. |
| 5 | Ship out of service between 3 and 6 months<sup>2</sup> | Conducted by an Inspector | Additional inspection if required by the flag State | --- |
|   |   |   |   | Endorse MLC, as appropriate. |
| 6 | Ship more than 6 months out of service<sup>2</sup> | Conducted by an inspector | Additional, inspection on board | --- |
|   |   |   |   | 1. Confirm continued compliance with the DMLC Part I and Part II.  
2. Endorse/re-issue MLC, as appropriate. |
| 7 | Intermediate inspections requested after the end of the inspection time window | Conducted by an inspector | Intermediate inspection on board | --- |
|   |   |   |   | 1. If reinstated, MLC to be endorsed with a statement (e.g. Validity reinstated with scope as initial). If re-issued, MLC to have same expiry date as previous certificate.  
2. Issue MLC deficiency if ISM audit is not held at the same time.  
3. Issue TL-PR 17 report if ISM audit is not held at the same time. |
<table>
<thead>
<tr>
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<th>Scope of Inspection and Certification</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>Change of shipowner’s name, address or other changes not requiring attendance</td>
<td>Attendance on board not required</td>
<td>1. Company to submit the amended DMLC Part II. 2. Verify changes in amended DMLC Part II.</td>
<td>Issue replacement MLC with same expiry date as the original MLC.</td>
</tr>
</tbody>
</table>

Note: Above scenarios may be subject to flag State requirements and should only be applied in the absence of any instructions from the Administration.

1 The verification on board may be carried out by a surveyor and the certificate reissued based on documentary evidence.

2 These instructions do not apply to ships for which seasonal lay-ups are a normal part of their operational routine.