

IMO News Flash MSC 108



One hundred-eighth session of the Maritime Safety Committee (hereinafter referred to as MSC 108) was convened in London from 15 to 24 May 2024 to discuss a wide range of issues under the purview of the Committee. This news flash briefs on the outcomes of MSC 108 on major technical issues.

Executive Summary

The Committee adopted the amendments to various Conventions and mandatory IMO instruments, which enter into force on 1 January 2026 or 1 January 2028. The major amendments may be as listed below, and the details of all revisions can be found in this IMO News Flash.

- Emergency towing arrangements for new ships other than tankers;
- · Fire detection and fire alarm system for control stations and cargo control rooms;
- Fire safety of new and existing ro-ro passenger ships;
- Reporting of containers lost at sea;
- Amendments to the IGF Code on various safety issues;
- · Amendments to the LSA Code on various safety issues;
- · New loading condition for the carriage of grains;
- Amendments to the IMDG Code;
- Training of seafarers for prevention of, and response to, violence and harassment; and
- Training, certification and watchkeeping for fishing vessel personnel

In addition, a number of non-mandatory instruments including technical guidelines and unified interpretations were approved at this session. Key issues may be as follows:

- Draft revised guidelines on maritime cyber risk management;
- Revised Performance standards on Electronic Chart Display and Information Systems (ECDIS);
- · Interim Guidelines for use of LPG cargo as fuel;
- Revised interim recommendations for carriage of liquefied hydrogen in bulk; and
- Unified interpretations on SOLAS, the Noise Code, and the IP Code

MSC 108 also approved draft amendments to the IGF Code relating to various safety issues and the IGC Code relating to the use of toxic cargoes (e.g. Ammonia) as fuel. However, these draft amendments need to go through the formal adoption process at the next session of MSC to become legally binding.

As part of discussions on safe decarbonization and safe digitalization, MSC 108 kept on developing the non-mandatory Code for autonomous ships and commenced discussing on the safe regulatory frameworks to support the GHG reduction using alternative fuels and new technologies.

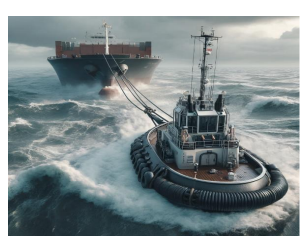
Overall, MSC 108 could achieve fruitful outcomes on various safety issues.

Hope KR News Flash may assist you to take a close look at and implement appropriately the outcome of MSC 108.



1. Adoption of amendments to Conventions and mandatory IMO instruments (Agenda 3)

1.1 Emergency towing arrangements on ships other than tankers (SOLAS regulation II-1/3-4)



Since 1996, every tankers of not less than 20,000 DWT, including oil tankers, gas carriers and chemical tankers, have been required to have emergency towing arrangements fitted at their bow and stern to allow rapid emergency towing and reduce environmental consequence in the event of ship's failure or stranding.

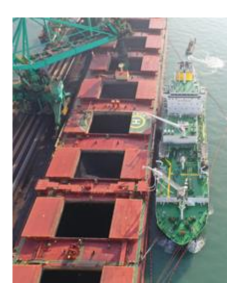
Taking into account the increase in ship's size and the risks incurred by ship's failure or stranding, concern was raised that the emergency towing arrangements should be equally installed on all ship types. After the discussion of SDC Sub-Committee, MSC 108 adopted the amendments to SOLAS regulation II-1/3-4 to expand the installation of emergency towing arrangements to ship types other than tankers.

to the amendments, emergency According arrangements shall be fitted on ships, other than tankers, of not less than 20,000 gross tonnage, constructed¹ on or after 1 January 2028. However, these amendments bring design flexibility compared to the one required for tankers and do not require emergency towing arrangements to be installed on both ship's bow and stern.

A new set of technical guidelines is under development by SDC Sub-Committee until early 2025 to supplement the amendments to SOLAS regulation II-1/3-4 and provide detailed guidance on design, construction, and prototype testing of emergency towing arrangements for ship types other than tankers.



Source: resolution MSC.549(108) / MSC 108/WP.6, Annex 1



1.2 Oil fuel quality (SOLAS regulation II-2/4)

Since 2020, MSC has discussed safety issues arising from the use of noncompliant oil fuels. As part of such efforts and following the approval of MSC 107, MSC 108 adopted the amendments to SOLAS regulation II-2/4 to ensure oil fuel quality so as not to jeopardize the safety of ships and personnel or adversely affect the performance of ship's machineries.

These amendments, which are almost identical to MARPOL Annex VI regulation 18.3.1.1.3, establish a legal ground of SOLAS Convention to regulate oil fuel quality, which affects ship's safe operation.

Lastly, these amendments will be implemented on 1 January 2026 to all ships.

Source: resolution MSC.550(108) / MSC 108/WP.6, Annex 2

¹ The term "ships constructed" hereby means ships the keels of which are laid, or which are at a similar stage of construction in accordance with SOLAS regulation II-1/1.3.1. Please see paragraph 6.1 of MSC 108/WP.6.



1.3 Fire detection and fire alarm system for control stations and cargo control rooms (SOLAS regulation II-2/7)

Given the need to early detect any fires within control stations and cargo control rooms, MSC 108 adopted the amendments to SOLAS regulation II-2/7.5.5. Accordingly, on cargo ships constructed on or after 1 January 2026, their fixed fire detection and fire alarm systems are required to cover all control stations² and cargo control rooms under all fire protection methods (IC, IIC, and IIIC).

As a consequence of these amendments, one of existing unified interpretations of SOLAS regulation II-2 contained in MSC.1/Circ.1456 was updated through MSC.1/Circ.1456/ Rev.1 to clarify that control stations and cargo control rooms on cargo ships constructed before 1 January 2026 do not need to be covered by a fixed fire detection and fire alarm system.



Source: resolution MSC.550108) and MSC.1/Circ.1456/Rev.1 / MSC 108/WP.6, Annexes 2 and 20

1.4 Fires safety of new and existing ro-ro passenger ships (SOLAS regulation II-2/20, etc.)



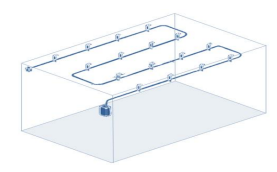
A series of casualties occurred on ro-ro passenger ships in mid-2010 demonstrated the vulnerability of such a ship type to their vehicle deck's fire and led to the discussion of SSE Sub-Committee from 2017 to 2023, which were mainly based on FIRESAFE I and II studies3.

After the longstanding work of SSE Sub-Committee, MSC 108 finally adopted amendments to SOLAS chapter II-2 and the FSS Code to minimize the incidence and consequences of fires in vehicle spaces, special category spaces and ro-ro spaces of new and existing ro-ro passenger ships.

The amendments to SOLAS chapter II-2 mainly focus on reinforcing regulation II-2/20 both for new and existing ro-ro passenger ships.

For new passenger ships constructed on or after 1 January 2026, the amendments enhance the fire safety of vehicle spaces, special category spaces and ro-ro spaces and introduce new requirements for weather decks intended for carriage of vehicles. Key points of the amendments may be summarized as follows:

- Individually identifiable fixed fire detection and fire alarm system shall be provided as smoke and heat detectors throughout vehicle spaces, special category spaces and ro-ro spaces. Alternatively, linear heat detectors may be considered in lieu of heat detectors. (SOLAS regulations II-2/20.4.1.1 to 20.4.1.4)
- In special category spaces where a continuous fire watch is always maintained during voyages, a fixed fire detection and fire alarm system is no longer exempted. (SOLAS regulation II-2/20.4.3.1)



Linear Heat Detectors

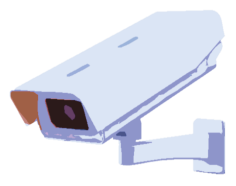
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² CO₂ rooms are not generally deemed as control stations as defined in SOLAS regulation II-2/3.18. Further, SSE 8 did not agree that fixed fire detection and fire alarm system was necessary for CO2 rooms and similar spaces (please see page 112 of SSE 9/20)

³ Please refer to EMSA's FIRESAFE studies uploaded on https://www.emsa.europa.eu/firesafe.html

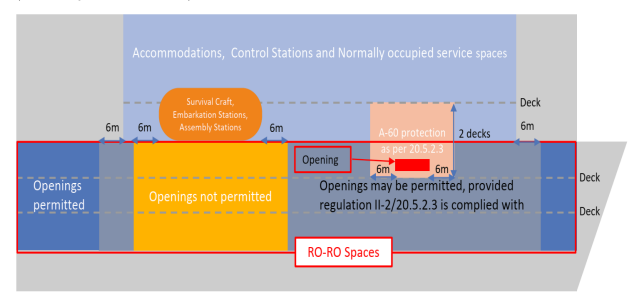


- In vehicle spaces, special category spaces and ro-ro spaces, an effective video monitoring system shall be arranged with immediate playback capability and at least 7-day data storage. (SOLAS regulation II-2/20.4.4)
- Fixed water-based fire extinguishing system with water monitor(s) shall be installed to extinguish the fire on weather decks intended for the carriage of vehicle. These water monitors shall comply with the newly established provisions of the FSS Code, i.e. paragraph 2.5 of chapter 7. In this regard, the drainage of 125% capacity shall be provided to effectively remove the fire water accumulated on the weather deck. (SOLAS regulations II-2/20.6.2.1 and 20.6.2.2)



Video monitoring system

The detailed requirements have been established for openings in ro-ro spaces. The following illustration
may generally explain the allowable arrangements of the openings. Nonetheless, openings with closing
arrangements of steel or A-0 class, such as ramps and doors, may be permitted regardless of locations.
(SOLAS regulation II-2/20.5.2)



Allowable opening arrangements in ro-ro passenger ships

Where fixed pressure water-spraying systems are fitted, vehicle spaces, special category spaces and roro spaces shall be provided with suitable signage and marking on deckhead and bulkhead and on the
vertical boundaries allowing easy identification of the sections of the fixed fire-extinguishing system.
(SOLAS regulation II-2/20.7)

For existing passenger ships constructed before 1 January 2026, the amendments reinforce the functions of existing fire safety arrangements installed onboard and add new requirements for weather decks intended for carriage of vehicles. These retroactive requirements are to be generally implemented on existing passenger ships and confirmed by attending surveyor(s) no later than the first survey coming on or after 1 January 2028. The details are as follows:

 Fixed water-based fire extinguishing system with water monitor(s) shall be installed on ro-ro passenger ships to cover weather decks intended for the carriage of vehicle. However, the capacity shall comply with the provisions in SOLAS, not the new one in the FSS Code. (SOLAS regulation II-2/20.6.2.3)





- Fixed fire detection and fire alarm system in vehicle spaces, special category spaces and ro-ro spaces shall be provided with smoke and heat detectors. In doing so, the heat detectors shall comply with the spacing and coverage requirements of smoke detectors, i.e. 5.5 meters and 74 m². (SOLAS regulation II-2/20.4.1.6)
- In vehicle spaces, special category spaces and ro-ro spaces, an effective video monitoring system shall be arranged with immediate playback capability and at least 24-hour data storage. (SOLAS regulation II-2/20.4.4)

Consequently, the FSS Code was also amended to supplement the enhanced design features of fixed fire detection and fire alarm systems and the new requirements of fixed water-based fire extinguishing system with water monitors, as shown below.

Chapter	Paragraph	Amendments		
7	2.5	Engineering specifications were established to address fixed water-based fire-extinguishing system using water monitors to be installed on weather decks intended for the carriage of vehicles of ro-ro passenger ships constructed on or after 1 January 2026.		
9	2.3.1 2.4.2.2 2.5.1	 Combined smoke and heat detectors and linear heat detectors are now included in the engineer specifications of fixed fire detection and fire alarm systems. These amendments apply to ships constructed on or after 1 January 2026. For ro-ro passenger ships constructed on or after 1 January 2026, the requirements of visual and audible fire signals of fixed fire detection and fire alarm system have been added. 		

Source: resolutions MSC.550(108) and MSC.555(108) / MSC 108/WP.6, Annexes 2 and 7

1.5 Reporting of containers lost at sea (SOLAS regulations V/31 and V/32)



A series of recent container loss have posed navigational threats and revealed that comprehensive regulatory actions should be urgently pursued at the IMO level.

In this regard, MSC 108 adopted the amendments of SOLAS regulations V/31.2 and V/32.3 to establish the reporting procedure relating to the detection, positioning, tracking, and recovery of containers lost at sea. New regulation V/31.2 specifies the role and responsibility of concerned parties, i.e. master, shipping company, and flag Administrations, in case of

losing onboard containers or observing lost containers at sea, and new regulation V/32.3 scopes the information to be reported. These amendments will enter into force on 1 January 2026 for all ships.

Source: resolution MSC.550(108) / MSC 108/WP.6, Annex 2

1.6 Amendments to the IGF Code on various safety issues

The amendments to the IGF Code were adopted by MSC 108 to address various safety issues and correct editorial errors. These amendments enter into force on 1 January 2026. While they generally apply to new ships constructed on or after 1 January 2026⁴ but some provisions retroactively apply to all ships.

Issued on 24 May 2024

The term "ships constructed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026" means ships for the building contract is placed on or after 1 January 2026 means ships for the building contract is placed on or after 1 January 2026 means ships for the building contract is placed on or after 1 January 2026 means ships for the building contract is placed on or after 1 January 2026 means ships for the building contract is placed on or after 1 January 2026 means ships for the building contract is placed on or after 1 January 2026 means ships for the building contract is placed on or after 1 January 2026 means ships for the building contract is placed on or after 1 January 2026 means ships for the building contract is placed on the building contract is placed on the building 2026 or the delivery of which is on or after 1 Jan 2030. For more detail, please see the revised paragraph 2.2.4.4 of the IGF Code.



All 27 provisions were amended at this session and key amendments, which may have substantive implications, are summarized in the table below. Nonetheless, it is recommended that concerned parties go through thorough review on all revised provisions in the original IMO paper to correctly assess any implication to their business and works.

Issues (Amended provision)	Application	Amendments
Air locks (5.21.1)	New ships	The requirement on the seal height of air lock's door (i.e. at least 300 mm) only applies to the door leading to the hazardous area.
Pressure relief valves (6.7.3.1.1)	New ships	The pressure relief system for each liquefied gas fuel tank shall be designed to ensure that, in the event of closing any one PRV due to its failure, the capacity of remaining PRVs meets the combined relieving capacity requirements of the system. OR Examples of allowable combined capacity of PRV
Bunkering manifolds (4.2.2, 8.4.1, 8.4.2 and 8.4.3)	All ships (Retroactive)	According to the amendments, the connection of the bunkering manifolds may be arranged either through Dry-Disconnect/Connect Couplings 5, manual or hydraulic connect couplers, or bolted flange to flange assembly. Where manual or hydraulic connect couplers or bolted flange to flange assembly are utilized for connecting bunkering manifolds, such arrangements shall be supplemented by operating procedures and risk assessment conducted at design stage. Unless installed on the bunkering supply side, an Emergency Release Coupler (ERC)/Emergency Release System (ERS) shall be provided to enable a quick physical disconnection in an emergency.

⁵ Dry Disconnect/Connect Coupling: Mechanical device, consisting of a nozzle and a receptacle, which permits quick connection and disconnection of a hose bunkering system without employing bolts to minimize the leakage of LNG or gas.



Issues (Amended provision)	Application	Amendments
Venting fuel supply pipes (9.4.7)	New ships	Where the master gas fuel valve is automatically shut down, the complete gas supply pipe downstream of the master gas fuel valve shall be automatically vented. Originally, only the downstream of double block and bleed valve used to be ventilated. Gas Consumer
Design pressure of outer pipes or ducts (9.8.1, 9.8.2, 9.8.4)	New ships	The design pressure of the outer pipe or duct of fuel supply systems in principle shall not be less than the maximum working pressure of the inner pipe. For fuel piping system with a working pressure greater than 1.0 MPa, however, the design pressure of the outer pipe or duct could be alternatively reduced to the maximum built-up pressure. The design pressure may be reduced from the max. working pressure of the inner pipe to the max. built-up pressure or the local instantaneous peak pressure in way of rupture Outer pipe or duct Inner pipe With the amendments, however, regardless of the maximum working pressure of the inner pipe, i.e. more or less than 1 MPa, the design pressure of the outer pipe or duct may be reduced to either the maximum built-up pressure or the local instantaneous peak pressure in way of rupture, whichever is greater.
Fire extinguisher in fuel preparation room (11.6.2)	All ships (Retroactive)	In addition to any other portable fire extinguishers that may be required elsewhere in the IMO instruments, one portable dry powder extinguisher of at least 5 kg shall be placed in the fuel preparation rooms. Ships constructed before 1 January 2026 shall meet this requirement no later than the first survey on or after 1 January 2026.
Hazardous zones (12.5)	New ships	To be consistent with the classification of hazardous areas in IEC 60092, the inter-barrier space of fuel tank was categorized from hazardous area zone 1 to zone 0.
Fuel tank's level gauges (15.4.1.3)	New ships	As permitted under the IGC Code, the closed devices which penetrate the liquefied gas fuel tank as part of a closed system may be used as liquid level gauges.



Issues (Amended provision)	Application	Amend	ments
Bunkering operation (18.4.1.1)	All ships (Retroactive)	Min. and max. bunker transfer pressure/temperature and bunkering line's pressure relief valve setting shall be included in the written agreement made between ship's master and bunker suppliers before bunkering operation commences.	

To facilitate voluntary early implementation of revised paragraphs 4.2.2, and 8.4.1 to 8.4.3 of the Code, MSC.1/Circ.1677 was also approved at this session in conjunction with the adoption of the amendments to the IGF Code.

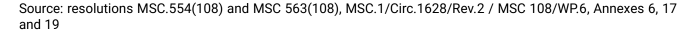
Source: resolution MSC.551(108) and MSC.1/Circ.1677 / MSC 108/WP.6, Annexes 3 and 18

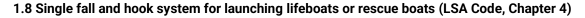
1.7 In-water performance of life jackets (LSA Code, Chapter 2)

Paragraph 2.2.1.6.2 of the LSA Code was amended at this session to improve, and ensure consistency of, the in-water performance of life jackets. Life jackets installed onboard on or after 1 January 2026 shall have buoyancy and stability to turn an unconscious wearer to a face-up position where both the nose and mouth are clear of the water.

These amendments were also reflected into pertinent IMO instruments to facilitate the testing as per the enhanced criteria, as follows:

- 'Revised recommendation on testing of life-saving appliances' (resolution MSC.81(70)) was amended through resolution MSC.563(108); and
- 'Revised standardized life-saving evaluation and test report forms (personal life-saving appliances)' was amended by MSC.1/Circ.1628/Rev.2.







In accordance with paragraph 4.4.7.6.17 of the LSA Code, a single fall and hook system may be exempted from some provisions under paragraph 4.4.7.6 of the Code. However, the provision may not be sufficiently clear if such exemption could be also applicable to the single fall and hook system with on-load release capability. To address the ambiguity, MSC 108 adopted the amendments to paragraphs 4.4.7.6.8 and 4.4.7.6.17 of the LSA Code.

In this regard, the revised paragraph 4.4.7.6.17 clarifies that where a single fall and hook system does not have on-load release capability, such a system need not comply with the provisions relating to on-load release mechanism. Further, paragraph 4.4.7.6.8 is no longer identified as one of exempted provisions in the revised paragraph 4.4.7.6.17.



During such amendments, paragraph 4.4.7.6.8 was also amended to ensure that, unless reset, hooks are not capable of supporting any load regardless of their types to prevent accidental release during recovery of the boat.

These amendments apply to the release mechanism of lifeboats or rescue boats installed on or after 1 January 2026, and were also incorporated in the amendments to 'Revised recommendation on testing of life-saving appliances' (resolution MSC.81(70)), which was adopted as resolution MSC.563(108).

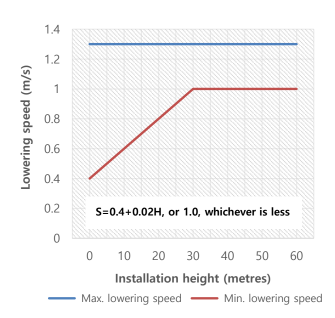
Source: resolutions MSC.554(108) and MSC.563(108) / MSC 108/WP.6, Annexes 6 and 17

1.9 Lowering speed of survival crafts and rescue boats (LSA Code, Chapter 6)

In the existing paragraph 6.1.2.8 of the LSA Code, the minimum lowering speed of survival boats and rescue boats is determined by a formula proportional to their installation height. Accordingly, it was concerned that the increase of ship's size and freeboard may lead to excessively high lowering speed, which may endanger the safety of persons onboard.

To address the concern, MSC 108 adopted the amendments to paragraphs 6.1.2.8 and 6.1.2.10 of the LSA Code to set the upper limit of the minimum lowering speed as 1.0 m/s and restrict the maximum lowering speed to 1.3 m/s, as illustrated.

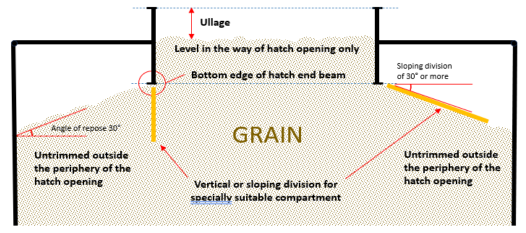
Source: resolution MSC.554(108) / MSC 108/WP.6, Annex 6



1.10 New loading condition for the carriage of grains (Grain Code)

Since its adoption as resolution MSC.23(59) in 1991, the Grain Code has been mandatorily implemented under SOLAS Chapter VI Part C without any amendments for more than 30 years.

MSC 108 adopted the amendments to the Grain Code to introduce a new class of loading condition 'specially suitable compartment partly filled in way of the hatch opening, with ends untrimmed' and establish pertinent requirements by which grains could be carried. These amendments apply to all cargo ships intended for the carriage of grains under the new loading condition from 1 January 2026.



Specially suitable compartment, partly filled in way of the hatch opening, with ends untrimmed

Source: resolution MSC.552(108) / MSC 108/WP.6, Annex 4



1.11 Approval of thickness measurement firms (2011 ESP Code)

The amendments to the 2011 ESP Code clarify that the Administrations (not their recognized organizations) may directly exercise the right to audit thickness measurement firms, by modifying 'Procedures for approval and certification of a firm engaged in thickness measurement of hull structures', which is contained in each part of the Code. However, these amendments do not prevent the Administration to delegate to its recognized organization the authority to approve thickness measurement firms in implementing the 2011 ESP Code.

Source: resolution MSC.553(108) / MSC 108/WP.6, Annex 5

1.12 Minor corrections to the Performance Standards for Protective Coatings



'NACE⁶ Coating Inspector Level 2' has been recognized as one of the qualifications for coating inspectors by paragraph 6.1.1 of the two (2) Performance Standards for Protective Coatings (PSPC), as adopted by resolutions MSC.215(82) and MSC.288(87). NACE International recently changed its name to AMPP ⁷, and its qualification scheme 'NACE Coating Inspector Level 2' subsequently became 'AMPP Certified Coating Inspector'. To reflect the change, MSC 108 adopted the minor corrections to the two (2) PSPC.

In line with these amendments, 'Guidelines for maintenance and repair of protective coatings' and 'Guidelines on procedures for in-

service maintenance and repair of coating systems for cargo oil tanks of crude oil tankers' were respectively amended as MSC.1/Circ.1330/Rev.1 and MSC.1/Circ.1399/Rev.1.

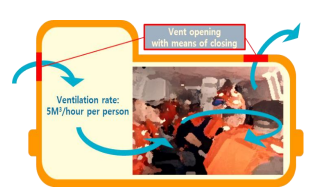
Source: resolutions MSC.557(108) and MSC.558(108), MSC.1/Circ.1330/Rev.1 and MSC.1/Circ.1399/Rev.1 / MSC 108/WP.6, Annexes 11, 12, 22 and 23

1.13 Annual thorough examination of totally enclosed lifeboats fitted with ventilation system

Resolution MSC.402(96) is a mandatory IMO instrument which supports SOLAS regulation III/20.11 and provides detailed requirements on the approval and activities of firms servicing lifeboats, rescue boats, launching appliance and release gear.

In this regard, MSC 107, in June 2023, adopted the amendments to chapter IV of the LSA Code to establish new requirements relating to ventilation means for totally enclosed lifeboats.

Consequently, MSC 108 adopted the amendments to resolution MSC.402(96) to identify the ventilation system of totally enclosed lifeboats as a new component which shall be checked during an annual thorough examination and operational test performed by an approved service supplier. These amendments will be implemented on 1 January 2026.



Source: resolution MSC.559(108) / MSC 108/WP.6, Annex 13

1.14 Amendments to the IMDG Code (42-24)

As instructed by CCC 9, E&T 39 finalized the draft amendments to the IMDG Code and directly submitted them to MSC 108. Accordingly, MSC 108 adopted a consolidated version of the IMDG Code, which includes the amendments 42-24. Amongst various amendments that were adopted at this session, attentions may be paid to

⁶ NACE: National Association of Corrosion Engineers

⁷ AMPP: Association for Materials Protection and Performance



the following matters.

- Eleven (11) dangerous goods were newly added in the dangerous goods list under chapter 3.2 of the Code.
- Special Provisions 388, 400, 401, 961, 962, and 977 relating to the transport of engine- or battery-powered vehicles were revised or established in chapter 3.3 of the Code.
- The requirements on stowage and segregation of UN 3536 (i.e. lithium batteries installed in cargo transport unit) were amended to address its unique safety risk.

	Before the amendments	After the amendments
Stowage	Category A (On deck or under deck)	Category D (Cargo ship / On deck only)
Segregation	-	SW1 (Protected from source of heat) SW2 (Clear of living quarters)

Data loggers, sensors and cargo tracking devices, attached directly to the interior or exterior of cargo transport units, such as freight containers, shall comply with explosion-, dust- and water-proof requirements in the revised paragraph 5.5.4.4 of the Code from 1 January 2028. Fixed devices on or in reefer containers shall comply with these requirements ASAP but not later than 1 January 2032.

The amendments 42-24 will enter into force on 1 January 2026 and may be applied voluntarily from 1 January 2025.

In conjunction with the amendments 42-24, 'Revised emergency response procedures for ships carrying dangerous goods (EmS Guide)' was approved as MSC.1/Circ.1588/Rev.3 at this session.

Source: resolution MSC.556(108) and MSC.1/Circ.1588/Rev.3 / MSC 108/WP.6, Annexes 8 and 21

1.15 Training of seafarers for prevention of, and response to, violence and harassment (STCW Code)



Table A-VI/1-4 in part A of the STCW Code provides the specification of the minimum standard of competence in seafarer's personal safety and social responsibilities.

In this regard, MSC 108 adopted the amendments of the STCW Code to include, in the table A-VI/1-4, new competence for training all seafarers to prevent, and response to, violence and harassment, including sexual harassment, bullying and sexual assault. These amendments enter into force on 1 January 2026.

Source: resolution MSC.560(108) / MSC 108/WP.6, Annex 14

1.16 Training, certification and watchkeeping for fishing vessel personnel (1994 STCW-F Convention and the STCW-F Code)

The comprehensive revision of the 1994 STCW-F Convention was adopted by MSC 108, together with the new STCW-F Code. These amendments enter into force on 1 January 2026. To ensure the effective implementation of the 1994 STCW-F Convention and the new STCW-F Code, the Guidelines on the medical examination of fishing vessel personnel were also approved as MSC.1/Circ.1678.

Source: resolutions MSC.561(108) and MSC.562(108), MSC.1/Circ.1678 / MSC 108/WP.6, Annexes 15, 16, 24

2. Non-mandatory IMO instruments adopted or approved by MSC 108 (Agenda 2, 6, 7, 9, 12, 13, 14, and 15)

After discussion under relevant agenda items, MSC 108 adopted or approved non-mandatory IMO instruments, as shown in the ensuing paragraphs.

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2.1 MSC 108, after its consideration under agenda items 2 and 6, approved IMO instruments as follows:

2.1.1 Guidelines for the sampling of oil fuel for determination of compliance with the revised MARPOL Annex VI and SOLAS Chapter II-2

With regard to regulation 18.5 of Annex VI to MARPOL, resolution MEPC.182(59) has provided an agreed method to obtain a representative sample of the oil fuel delivered for use onboard ships. As part of the work done until MSC 107 to enhance oil fuel safety, an MSC-MEPC joint circular was developed by MSC based on resolution MEPC.182(59) to supplement both SOLAS regulation II-2/4.2.1 and the MARPOL provision. MEPC 81 approved the joint circular together with some modifications to the one already approved by MSC 107. At this session, MSC 108 reapproved it to confirm the changes made by MEPC 81. Accordingly, this joint circular is to be formally released after this session as MSC-MEPC.2/Circ.18.



Source: MSC-MEPC.2/Circ.18

2.1.2 Draft revised guidelines on maritime cyber risk management



Cyber technologies have become essential to the operation and management of numerous systems critical to the safety and security of shipping and protection of the marine environment. In this regard, MSC-FAL.1/Circ.3 and its revisions, since 2017, have provided high-level recommendations for cyber risk management to maritime sectors.

Increased digitalization and connectivity, which may be inevitable, are concerned to have increased vulnerability of the maritime industry to cyberattacks. Therefore, draft revised guidelines have been developed and approved by MSC 108 to elaborate the risk assessment aspects, enhance the elements of cyber risk management, provide an updated list of industry guidance or standards, etc. These draft guidelines need to be also approved by FAL Committee for official publication.

Source: MSC 108/WP.10, Annex 1

2.2 After discussing the report of NCSR 10, MSC 108 adopted or approved IMO Instruments as follows:

2.2.1 Revised Performance standards on Electronic Chart Display and Information Systems (ECDIS)

In 2022, the performance standards on ECDIS were extensively revised as resolution MSC.530(106) to introduce the next technical generation of IHO standards of S-100 series, which are still under development. As the extension of such efforts, the performance standards were further amended by NCSR 10 and approved by MSC 108 to enable the exchange of ECDIS's route plan, including route schedule (e.g. ETA, ETD, etc.), between ships and shore-based maritime service providers.

The revised performance standards revoke resolution MSC.530(106) as its revision 1 and apply to ECDIS installed on or after 1 January 2029. In addition, ECDIS installed on or after 1 January 2026 before 1 January 2029 may conform either to the revised performance standards in resolution MSC.530(106)/Rev.1 or the previous version in resolution MSC.232(82).





Source: resolution MSC.530(106)/Rev.1 / NCSR 10/22, Annex 4

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2.2.2 Joint IMO/IHO/WHO Manual on Maritime Safety Information (MSI)

The joint Manual on Maritime Safety Information has provided extensive quidance and examples on the structure and text to be used in navigational warnings and meteorological warnings and forecasts messages. After thorough review, the joint Manual was revised to incorporate changes arising from various IMO instruments and update message examples. This revision is to be released as MSC.1/Circ.1310/Rev.2 for the implementation from 1 January 2025.

Source: MSC.1/Circ.1310/Rev.2 / NCSR 10/22, Annex 6

2.3 After discussing the report of III 9, MSC 108 approved IMO Instruments as follows:

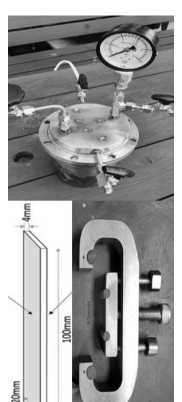
2.3.1 Guidance in relation to the IMO Member State Audit Scheme (IMSAS) to assist in the implementation of the III Code by Member State

This guidance contains common understanding and practices to assist IMO Member States in the implementation of the III Code and provides a manual for IMO Member State to prepare for future audits under IMSAS. With the concurrent approval of MEPC 81 and MSC 108, this guidance is to be released as MSC-MEPC.2/Circ.19 after this session.

Source: MSC-MEPC.2/Circ.19 / III 9/19, Annex 4



2.4 After discussing the report of CCC 9, MSC 108 adopted or approved IMO Instruments as follows:



2.4.1 Revised guidelines on the application of high manganese austenitic steel for cryogenic service

Under the IGC Code and the IGF Code, high-manganese austenitic steel is recognized as a cryogenic material of plates, sections and forgings having minimum design temperature -165°C and its use should be approved based on MSC.1/Circ.1599. In addition to Butane, Butane-propane mixture, Carbon Dioxide, Ethane, Ethylene, Methane, Pentane, and Propane, these revised guidelines include Ammonia as one of the cargoes or fuels, for which the use of high manganese austenitic steel is suitable, and enhance compatibility test requirements for Ammonia service.

Source: MSC.1/Circ.1599/Rev.3 / CCC 9/14, Annex 4

2.4.2 Revised guidelines for the acceptance of alternative metallic materials for cryogenic service in ships carrying liquefied gases in bulk and ships using gases or other low flashpoint fuels

Since 2020, MSC.1/Circ.1622 and its amendments, i.e. MSC.1/Circ.1648, have provided detailed quidelines on documentation, evaluation, and approval of alternative metallic materials for use in cryogenic service. The guidelines in MSC.1/Circ.1622 was revised to incorporate the additional compatibility test requirements for Ammonia service, in line with MSC.1/Circ.1599/Rev.3, and reflect the previous amendments made through MSC.1/Circ.1648.

Source: MSC.1/Circ.1622/Rev.1 / CCC 9/14, Annex 5

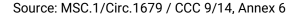


2.4.3 Interim Guidelines for use of LPG cargo as fuel

In 2023, MSC 107 approved 'Interim Guidelines for the safety of ships using LPG fuel' as MSC.1/Circ.1666, which may be utilized as an alternative to the IGF Code subject to the authorization of ship's flag Administration.

In addition, efforts have continued to permit the safe use of LPG cargo as ship's fuel. As part of such developments, the interim guidelines for use of LPG cargo as fuel was developed by CCC 9 and approved by MSC 108 as MSC.1/Circ.1679.

The new interim guidelines aim to ensure safe and reliable operation of fuel supply systems and gas consumers for use of LPG cargo as fuel until related provisions are incorporated in the IGC Code. Accordingly, the interim guidelines may apply to gas carriers as a supplement to section 16.9 of chapter 16 of the IGC Code, i.e. alternative fuels and technologies.

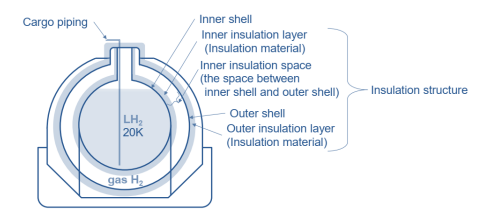




2.4.4 Revised interim recommendations for carriage of liquefied hydrogen in bulk

The IGC Code does not specifically provide requirements for carriage of liquefied hydrogen in bulk by sea. Since 2017, resolution MSC.420(97) has provided interim recommendations intended for a pilot ship to research and demonstrate safe long-distance overseas carriage of liquefied hydrogen in bulk.

The interim recommendation was revised by CCC 9 and subsequently adopted by MSC 108 as resolution MSC.565(108) to incorporate the practical experience gathered through the operation of a pilot ship and establish the requirements on a new type of cargo containment system, i.e. independent cargo tanks using insulation materials and hydrogen gas in the inner insulation space.



The revised interim recommendation is consisted of three parts, namely:

- General (applicable to any type of cargo containment)
- Independent cargo tanks using vacuum installation; and
- Independent cargo tanks using insulation materials and hydrogen gas in the inner insulation space

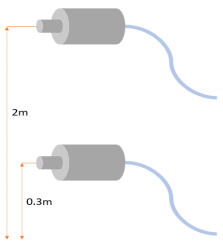
In this regard, MSC 108 discussed document MSC 108/14/2 submitted by Republic of Korea and instructed CCC Sub-Committee to continue to discuss the revised interim recommendation to incorporate other types of LH₂ containment system, such as a membrane type.

Source: resolution MSC.565(108) / CCC 9/14, Annex 7

2.5 After discussing the report of SDC 10, MSC 108 adopted or approved IMO Instruments as follows:



2.5.1 Unified interpretations on water level detectors as per SOLAS regulations II-1/25, II-1/25-1 and XII/12



High and low water level detectors

It is recalled that new SOLAS regulation II-1/25-1 was adopted through resolution MSC.482(103) in 2021 to require water level detectors on multiple hold cargo ships other than tankers and bulk carriers, from 1 January 2024, and that the performance standards for water level detectors were consequentially revised as resolution MSC188(79)/Rev.2.

In this regard, the existing unified interpretations contained in MSC.1/Circ.1572/Rev.1 relating to the water level detectors were updated by SDC 10 and approved by MSC 108 to reflect any modifications arising from the new requirements. Amongst several changes introduced at this session, interpretation 5 under section 9.2 of MSC.1/Circ.1572/Rev.1 clarifies that, where the characteristic of the dust and/or gases are unknown, temperature class T6, gas group IIC and/or dust group IIIC are used as appropriate depending on the cargo carried.

The modified unified interpretations are included in section 9 of MSC.1/Circ. 1572/Rev.2, which amends and supersedes MSC.1/Circ.1572/Rev.1, and apply to the water level detectors installed on or after 1 January 2025.

Source: MSC.1/Circ. 1572/Rev.2 / SDC 10/17, Annex 5

2.5.2 Unified interpretations on permanent means of access (PMA) as per SOLAS regulation II-1/3-6

An accident was reported by IACS to SDC 10 that an access ladder to ship's topside tank had collapsed during ship survey due to substantial corrosion and damage. Based on IACS' proposal, the existing unified interpretations contained in section 1.4 of MSC.1/Circ.1572/Rev.1 relating to the permanent means of access (PMA) were enhanced by SDC 10 to require ship owners as follows:

- The means of access, including portable one, should be annually inspected by ship's crew or competent inspectors. Such inspection should be recorded in Part 2 of the Ship Structural Access Manual⁸.
- Prior to any space examinations that utilize PMA, an inspection to confirm the condition of PMA should be recorded for each space.
- Substantial damage should be recorded in Part 2 of the Ship Structure Access Manual
- Inspection records of PMA should be made available to attending surveyors prior to survey.



After MSC 108's approval, the modified unified interpretations are included in section 1 of MSC.1/Circ.1572/Rev.2, which amends and supersedes MSC.1/Circ.1572/Rev.1. These interpretations apply to the inspections conducted by ship's crew or competent inspectors on or after 1 January 2025 for oil tankers of 500 GT and above and bulk carriers of 20,000 GT and above, the ship types of which the permanent means of access are required in accordance with SOLAS regulation II-1/3-6.

Source: MSC.1/Circ.1572/Rev.2 / SDC 10/17, Annex 5

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⁸ Ship Structure Access Manual is a document approved by the Administration or its recognized organization to show the means of access installed onboard and provide related safety instruction, an inventory of portable means of access, and records of periodical inspection and maintenance of ship's means of access. For more details, please see SOLAS regulation II-1/3-6.4.



2.5.3 Unified interpretation of SOLAS regulation XV/5.1 and paragraph 3.5 of Part 1 of the IP Code on the harmonization of the IP Safety Certificate with SOLAS Safety Certificates

The Industrial Personnel (IP)⁹ Code addresses a wide range of cargo ship's safety requirements, in addition to SOLAS Convention. As evidence of the compliance with the IP Code, IP Safety Certificate is issued in addition to various SOLAS Safety Certificates, i.e. SC, SE and SR. Accordingly, the validity of various SOLAS Safety Certificates is a precondition to that of the IP Code. However, it was not clear either in SOLAS chapter XV or in the IP Code, which SOLAS Safety Certificates should take the priority over the IP Code in terms of validity, survey dates and endorsements of the IP Safety Certificate.

In this regard, the unified interpretation, which was approved by MSC 108 as MSC.1/Circ.1680, clarifies that the IP Safety Certificate should be endorsed or renewed in harmonization with Cargo Ship Safety Construction Certificate, with a caveat that a valid Cargo Ship Safety Equipment Certificate is maintained onboard.

Source: MSC.1/Circ.1680 / SDC 10/17, Annex 6

2.5.4 Unified interpretations of SOLAS regulation II-2/13 on the safe position led from an escape trunk

According to SOLAS regulation II-2/13.4.1 and II-/13.4.2, the escape trunk of a machinery space is required to lead to a safe position outside that space. In this regard, MSC.1/Circ.1511 has provided interpretations on the term 'safe position' in terms of inclusion and exclusion.

Given the low flammability of hydraulic oils compared to oil fuels, the interpretation on the term 'safe position' was revised to include, as the safe position, steering gear spaces where hydraulic oils for the steering gear equipment are stowed, as follows:

Regulations	Ship types	Included as safe position	Excluded from safe position
II-2/13.4.1	Passenger ships	Steering gear spaces where hydraulic oils for the steering gear equipment are stowed; and Special category spaces and ro-ro spaces, from which access is provided and maintained clear of obstacles to the embarkation decks	 Lockers and storerooms; Cargo spaces; and Spaces where flammable liquids are stowed
II-2/13.4.2	Cargo ships	 Steering gear spaces where hydraulic oils for the steering gear equipment are stowed; and Vehicle and ro-ro spaces, from which access is provided and maintained clear of obstacles to the open deck 	 Cargo spaces; Lockers and storerooms; cargo pump-rooms; and Spaces where flammable liquids are stowed

The unified interpretations are contained in MSC.1/Circ.1511/Rev.1, which amends and revokes MSC.1/Circ.1511.

Source: MSC.1/Circ.1511/Rev.1 / SDC 10/17, Annex 8

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⁹ Industrial Personnel (IP) means all persons transported or accommodated on board for the purpose of offshore industrial activities performed on board other ships and/or offshore facilities.



2.5.5 Unified interpretations of the Noise Code (resolution MSC.337(91)) relating to the calibration of sound level meters

Unified interpretations were developed by SDC 10 and approved by MSC 108 to address how to calibrate sound level meters and field calibrators used in implementing the Noise Code. These interpretations clarify that:

- the calibration of sound level meters and field calibrators should be respectively carried out in accordance with IEC 61672-3¹⁰ and IEC 60942¹¹ Appendix B;
- the measurement company should provide documentation about the standard which has been met if not clearly marked on the sound level meter or field calibrator; and
- The documentation or marking on the equipment should include a clear statement of the results of the periodic tests and which performance class the instrument meets after calibration.



The unified interpretations are included in chapter 2 of MSC.1/Circ.1509/Rev.1, which amends and revokes MSC.1/Circ.1509, and will apply to sound level meters and field calibrators at their next calibration due date but no later than two years from its approval date, i.e., 20 May 2024.

Source: MSC.1/Circ.1509/Rev.1 / SDC 10/17, Annex 7

2.5.6 Revised guidelines on alternative design and arrangements for SOLAS chapter II-1



There have been recognitions within the IMO that conventional prescriptive regulations are unable to cope with the challenge faced with new ship design. To address such concerns since 1990s, the IMO has brought significant changes in the way it approaches the regulation of ship design and introduced the framework of goal-based standards (GBS). GBS is comprised of goals and functional requirements associated with that goal and supported by rules/regulations of classification societies or national Administrations, as illustrated on the left side.

In this regard, the goals, functional requirements, and expected performances, corresponding to the provisions of SOLAS Chapter II-1, Parts C (machinery installations), D (electrical installations) and E (periodically unattended machinery spaces), were established by the SDC Sub-Committee for use in approving alternative design and

arrangements. These goals, functional requirements and expected performances were approved by MSC 108 and included as appendix 6 of MSC.1/Circ.1212/Rev.2¹².

SOLAS regulations II-1/28 to 30 under part C relating to ship's propulsion and steering gears are currently under consideration by SDC Sub-Committee for amendments. As such, the alternative goals and functional requirements of these regulations will be reconsidered in future for inclusion in MSC.1/Circ.1212/Rev.2.

Source: MSC.1/Circ.1212/Rev.2 / SDC 10/17, Annex 4

¹⁰ IEC 61672-3: Electroacoustics - Sound level meters - Part 3: Periodic tests

¹¹ IEC 60942: Electroacoustics - Sound calibrators

 $^{^{\}rm 12}\,$ Guidelines on alternative design and arrangements for SOLAS chapters II-1 and III



3. Approval of draft amendments to mandatory IMO instruments for subsequent adoption by MSC 109 (Agenda 14)

After discussing the report of CCC 9, MSC 108 approved draft amendments to mandatory IMO instruments for subsequent adoptions at MSC 109 in 2024, as listed below. However, these draft amendments are not legally binding until the adoption of MSC in the future.

3.1 Draft amendments to the IGF Code on various safety issues (Expected implementation date: 1 January 2028)

Key draft amendments may be as summarized below. In this regard, **new ships** mean ships constructed on or after 1 January 2028¹³.

Provisions	Application	Draft amendments		
5.3.3.5.1 5.3.4.2	All ships	If installed, the suction well of fuel containment system may protrude below the inner bottom plating not exceeding 25% of the depth of the double bottom or 350mm, whichever is less. Initiated by Korean Register through CCC 9/3/5 (Republic of Korea), these draft amendments clarify that a suction well intruding into ship's double bottom may be permissible in the IGF fuel tanks both for existing and new ships.		
		Bottom Shell		
7.3.1.4 9.4.2	New ships	Pressure relief valves discharging liquid or gas from the piping system shall discharge into the fuel tanks whenever the tank MARVS pressure is lower than the setting of the pressure relief valves. Alternatively, they may discharge to the vent mast, if any liquid in the vent can be detected and disposed. (paragraph 7.3.1.4) Fuel tank inlets from safety relief valve discharge line as per new paragraph 7.3.1.4 shall be provided with non-return valves in lieu of valves automatically closing at the time of emergency shut down. Safe means for tank isolation during maintenance will be also available without affecting proper operation of safety relief valves. (paragraph 9.4.2)		

¹³ The term "ships constructed on or after 1 January 2028" means ships for the **building contract** is placed on or after 1 **Jan 2028** or the **delivery** of which is on or after 1 **Jan 2032**.



Provisions	Application	Draft amendments		
11.3.2	New ships	Notwithstanding existing paragraph 11.3.2, any boundary facing the fuel tank on the open deck, which is separated by a minimum distance determined through a heat analysis to provide protection equivalent to an A-60 class division, shall be considered acceptable. Intermediate structures providing heat protection to the above spaces may also be considered acceptable. (paragraph 11.3.2)		
		For oil tanker and chemical tankers, A-60 insulation as per SOLAS regulation II-2/9.2.4.2.5 for protection of Accommodation shall be considered to meet paragraph 11.3.2 of the Code, provided the fuel tanks are located in cargo area forward of accommodation spaces, etc. (paragraph 11.3.2.1) Where no source of gas leak is possible from the fuel containment system such		
		as type C tanks, A-60 insulation shielding is not required. (paragraph 11.3.2.3)		
11.3.3	New ships	The safe distance to accept the fuel storage hold space as a cofferdam separating a type C fuel tank and a machinery space of category A (i.e. 900 mm) will be calculated from the outer surface of the insulation system of a type C tank. For the vacuum insulated type C tank, the outer surface of the insulation system should mean the outer surface of the outer shell.		
12.5.2	New ships	Hazardous area zones 1 and 2 will be adjusted.		

Source: CCC 9/14, Annex 3

3.2 Draft amendments to the IGC Code on the use of Ammonia fuel (Expected implementation date: 1 July 2026)

The IGC Code is under the comprehensive review of CCC Sub-Committee from 2022 to 2024 to incorporate existing unified interpretations, address new technologies, etc. This work has been done with the understanding that all amendments of the IGC Code arising from the comprehensive review will be finalized by CCC 10 and approved by MSC 109 in the second half of 2024 for the implementation from 1 January 2028.

However, Belgium et al through document MSC 108/14/1 raised that there was an urgent need to permit the use of Ammonia cargo as fuel under the IGC Code. In this regard, MSC 108 agreed to the raised urgency and exceptionally approved the draft amendments to paragraph 16.9.2 of the IGC Code, which will allow the use of toxic cargoes required to be carried in type 2G/2PG ships (i.e. including Ammonia) as fuel. These draft amendments are expected to enter into force on 1 July 2026 after the adoption by MSC 109.

Source: MSC 108/14/1

4. Development of a goal-based MASS Code (Autonomous ships) (Agenda 4)

4.1 MSC 108 established Working Group on MASS and continued to develop the draft non-mandatory MASS Code with a view towards the adoption at MSC 109. The draft MASS Code is structured with three parts, as summarized below. However, it appears that more discussion will be required to finalize the draft Code.

- Part 1 (introduction) addresses purpose, application, code structure, and terms and definitions.
- Part 2 (main principles for MASS and MASS functions) specifies certificate and survey, approval process, risk assessment, operational context, system design, software principles, management of safe operations, connectivity, radiocommunication, alert management, human element, and human centered design.
- Part 3 provides goals, functional requirements and expected performance of all 14 chapters consisted of safety of navigation, remote operations, emergency response, etc.



Source: MSC 108/WP.7, Annex 1.

4.2 To expedite the completion of the work on the non-mandatory MASS Code, it was decided that an intersessional MASS working groups will be convened in September of 2024.

4.3 The Committee also updated the road map for developing a goal-based MASS Code, as found in Annex 2 of MSC 108/WP.7. The milestones of the road map were substantially postponed as shown below.

- finalization and adoption of the non-mandatory MASS Code at MSC 110 in 2025;
- an experience-building phase from 2026;
- commencement of developing the mandatory MASS Code from 2028: and
- the adoption of the mandatory MASS Code at a future session before 1 July 2030 for entry into force on 1 Jan 2032



5. Alternative fuels and new technologies for GHG reduction (Agenda 5)

MSC 108 commenced and continued the discussion on alternative fuel and new technologies for GHG reduction based on the report of correspondence group urgently established by MSC 107. The identified alternative fuel and new technologies are widely arranging but, to name a few, include nuclear, solar and wind powers, energy storage system, energy saving technologies, onboard cargo capture and storage system, etc.

After the discussion through a dedicated working group, MSC 108 further developed and updated the list of alternative fuels and new technologies, which also identifies regulatory gaps and barriers and associated IMO's bodies, to support the reduction of GHG emissions from ships. Further works will be conducted through a correspondence group.

It is noted that the proposal to develop safety guidelines on Onboard Carbon Capture and Storage (OCCS), submitted through MSC 108/5/1 (Republic of Korea), will be kept in abeyance until the Committee establish a Road Map for this agenda.



6. New work program (Agenda 18)

Due to the large volume of submission papers proposing new work outputs and the high workload of the Committee increased ever, MSC 107 announced a moratorium in 2023 that no submission paper proposing new outputs would be accepted or discussed at MSC 108. Accordingly, no documents proposing a new output were



submitted to this session.

Instead, MSC 108 established a dedicated working group and considered countermeasures to reduce the workload of the Committee and its subsidiary Sub-Committee. After discussion, MSC 108 agreed that more discussion is necessary, and invited interested parties to submit relevant proposals, including draft amendments to MSC-MEPC.1/Circ.5/Rev.5, for consideration at MSC 109. Finally, given that the discussion on the workload was not finalized, the Committee will continue the moratorium until MSC 109 except for urgent matters.

7. Any other issues (Agenda 7 and 19)

7.1 Maritime security in the Red Sea and Gulf of Aden significantly degraded in late 2023 and early 2024, as a result of the Houthi attacks on international shipping.

After lengthy discussion, MSC 108 adopted resolution MSC.564(108) condemning the security situation in the Red Sea and Gulf of Aden resulting from Houthi attacks on commercial ships and seafarers.

Source: resolution MSC.564(108) / MSC 108/WP.10, Annex 2



7.2 As a practice for a long time, unified interpretations on mandatory IMO instruments used to be approved based on the unanimous agreement by the IMO Member States. Given that the amendments to mandatory IMO instruments are approved based on the consensus, concerns were raised that the practice of approving, based on the unanimity, unified interpretations which are of non-mandatory documents may not be reasonable. After discussion, MSC 108 decided that the approval of unified interpretations should be based on consensus, with the following caveats.

- · Uls are not meant to amend the mandatory requirements in Conventions and associated instruments;
- · Uls should not go beyond an interpretation of requirements; and
- Uls should not contradict the text of requirements.

While this decision will be incorporated in the Committee's method of work, i.e. MSC-MEPC.1/Circ.5/Rev.5, at the next session, it will be immediately applied to the works of MSC's subsidiary Sub-Committees.

7.3 IACS Recommendation No.34 (Rev.2) was updated and released by IACS in 2022. This IACS document provides an updated wave data set of North Atlantic Ocean, which will be used as a basis of amending IACS Common Structural Rules (CSR) for oil tankers and bulk carriers. In this regard, ship owners' associations concerned through document MSC 108/19 that the updated wave data set may lead to the revisions of IACS CSR in a way to reduce ship's structural strength, and IACS explained through document MSC 108/19/6 that such concern may not be technically relevant. MSC 108 deferred the discussion of two (2) papers to the next session.

Should you have inquiries, please contact P.I.C. Thank you.

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