



GUIDANCE NOTES
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CHINA CLASSIFICATION SOCIETY

**GUIDELINES FOR
DEVELOPMENT AND SURVEY
OF THE INVENTORY OF
HAZARDOUS MATERIALS OF
SHIPS**

2024

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Chapter 1 GENERAL

1.1 Objective and application

1.1.1 The Guidelines are intended to assist relevant parties such as shipowners, shipyards and suppliers in understanding correctly and implementing the Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009 (hereinafter referred to as “the Convention”) and provide guidance for the uniform implementation of the requirements for survey and certification of ships by surveyors of China Classification Society (referred to as “CCS”) and the assignment of the class notation of environmental protection sub-element “Green passport” GPR, GPR+, GPR(EU) or GPR(EU)+ .

1.1.2 Ships^① to which the Convention applies or ships applying for CCS class notation of environmental protection sub-element “Green passport” GPR, GPR+, GPR(EU) or GPR(EU)+ are to comply with the requirements of the Guidelines.

1.1.3 Ships to which Regulation (EU) No 1257/2013 applies or ships applying for CCS class notation of environmental protection sub-element “Green passport” GPR(EU) or GPR(EU)+ are to comply with relevant requirements of Regulation (EU) No 1257/2013 (see Appendix 1 to references of the Guidelines for details) in addition to the requirements of the Guidelines.

1.2 Definitions

1.2.1 “Ship” means a vessel of any type whatsoever operating or having operated in the marine environment and includes submersibles, floating craft, floating platforms, self-elevating platforms, Floating Storage Units (FSUs), and Floating Production Storage and Offloading Units (FPSOs), including a vessel stripped of equipment or being towed.

1.2.2 “Shipowner” means the person or persons or company registered as the owner of the ship or, in the absence of registration, the person or persons or company owning the ship or any other organization or person such as the manager, or the bareboat charterer, who has assumed the responsibility for operation of the ship from the owner of the ship. However, in the case of a ship owned by a State and operated by a company which in that State is registered as the ship’s operator, “owner” is to mean such company. This term also includes those who have ownership of the ship for a limited period pending its sale or handing over to a Ship Recycling Facility.

1.2.3 “Homogeneous material” means a material of uniform composition throughout that cannot be mechanically disjointed into different materials, meaning that the materials cannot, in principle, be separated by mechanical actions such as unscrewing, cutting, crushing, grinding and abrasive processes. Figure 1 shows an example of four homogeneous materials which constitute a cable. In this case, sheath, intervention, insulator and conductor are all individual homogeneous materials.

① These are ships entitled to fly the flag of a Party or operating under its authority, however, excluding any warships, naval auxiliary, or other ships owned or operated by a Party and used, for the time being, only on government non-commercial service, ships of less than 500 GT or ships operating throughout their life only in waters subject to the sovereignty or jurisdiction of the State whose flag the ship is entitled to fly.

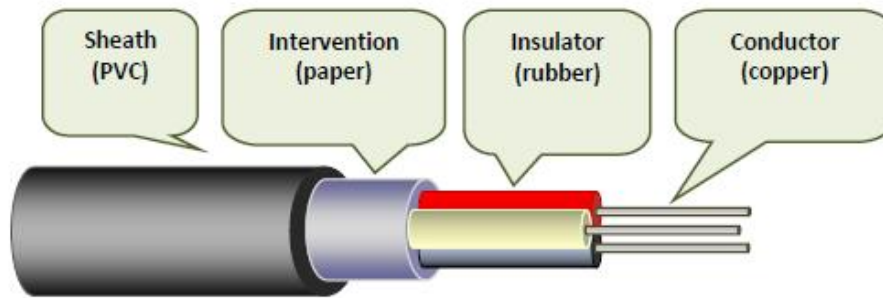


Figure 1 – Example of Homogeneous Materials (cable)

1.2.4 “Product” means machinery, equipment, materials and applied coatings on board a ship.

1.2.5 “Supplier” means a company which provides products; which may be a manufacturer, trader or agency.

1.2.6 “Supply chain” means the series of entities involved in the supply and purchase of materials and goods, from raw materials to final product.

1.2.7 “Threshold value” is defined as the concentration value in homogeneous materials. Revised threshold values in tables A and B of Annex 1 are to be used for the Inventory of Hazardous Materials (hereinafter referred to as “IHM”) developed or updated after the adoption of the revised values and need not be applied to existing IHMs and IHMs under development. However, when materials are added to the IHM, such as during maintenance, the revised threshold values should be applied and recorded in the IHM.

1.2.8 “Safe-for-entry” means a space that meets the following criteria:

- (1) the oxygen content of the atmosphere and the concentration of flammable vapours are within safe limits;
- (2) any toxic materials in the atmosphere are within permissible concentrations; and
- (3) any residues or materials associated with the work authorized by the Competent person will not produce uncontrolled release of toxic materials or an unsafe concentration of flammable vapours under existing atmospheric conditions while maintained as directed.

1.2.9 Safe-for-hot work means a space that meets the following criteria:

- (1) a safe, non-explosive condition, including gas-free status, exists for the use of electric arc or gas welding equipment, cutting or burning equipment or other forms of naked flame, as well as heating, grinding, or spark generating operations;
- (2) Safe-for-entry requirements of regulation 1.2.8 are met;
- (3) existing atmospheric conditions will not change as a result of the hot work; and
- (4) all adjacent spaces have been cleaned, or inerted, or treated sufficiently to prevent the start or spread of fire.

1.2.10 “Hazardous Material” means any material or substance which is liable to create hazards to human health and/or the environment. For the purposes of the Guidelines, it means the hazardous material listed in Annex 1.

1.2.11 “New ship” means a ship:

- (1) for which the building contract is placed on or after the entry into force of the Convention^①; or
- (2) in the absence of a building contract, the keel of which is laid or which is at a similar stage of construction on or after six months after the entry into force of the Convention; or
- (3) the delivery of which is on or after 30 months after the entry into force of the Convention.

^① The Convention will enter into force on 26 June 2025.

1.2.12 “Existing ship” means a ship which is not a new ship.

1.2.13 “Ship Recycling Facility” means a defined area that is a site, yard or facility used for the recycling of ships.

1.2.14 “Supplier” means a company which provides products; which may be a manufacturer, trader or agency.

1.2.15 “Fixed” means the conditions that equipment or materials are securely fitted with the ship, such as by welding or with bolts, riveted or cemented, and used at their position, including electrical cables and gaskets.

1.2.16 “Loosely fitted equipment” means equipment or materials present on board the ship by the conditions other than "fixed", such as fire extinguishers, distress flares, and lifebuoys.

1.3 Controls of ships’ Hazardous Materials

1.3.1 The new installation of materials listed in Table A of Annex 1 on ships is to be prohibited and/or restricted. However, the use of such hazardous materials may be permitted provided they are present in concentrations not above the threshold values specified for each “homogeneous material” and such hazardous materials are to be listed in the IHM. With regard to hydrochlorofluorocarbons (HCFC), the Hong Kong Convention, in line with the MARPOL Convention, permitted new installations containing HCFCs until 1 January 2020, while Regulation (EU) No 1257/2013 requires that new installations containing HCFCs shall be prohibited, including on ships flying the flag of a Member State and ships flying the flag of a non-EU Member State calling at a port or anchorage of EU waters, from 31 December 2018.

1.3.2 The use of materials listed in Table B of Annex 1 may be permitted, however, such materials are to be identified and listed in IHM if they are present in concentration above the threshold values specified for each “homogeneous material”.

1.4 Inventory of Hazardous Materials

1.4.1 The Inventory of Hazardous Materials is developed in order to provide information on hazardous materials actually present on ships so as to facilitate the use of information by Ship Recycling Facility during recycling and to decide how to manage the hazardous materials in a safe and environmentally sound manner.

1.4.2 The Inventory of Hazardous Materials is to be developed on the basis of the IHM standard format shown in Appendix 1 of Annex 2 to the Guidelines, including the following three parts:

(1) Part I: Materials contained in ship structure or equipment (including three categorization);

I-1: Paints and coating systems;

I-2: Equipment and machinery;

I-3: Structure and hull;

(2) Part II: Operationally generated wastes;

(3) Part III: Stores.

1.4.3 For new ships, the compliance with regulation 1.3 of materials listed in Table A and Table B of Annex 1 contained in ship structure or equipment is to be checked and confirmed and their location and approximate quantity are to be listed in Part I of the Inventory. For existing ships, materials listed in Table A of Annex 1 contained in ship structure or equipment together with their location and approximate quantity are at least to be listed in Part I of the Inventory, materials listed in Table B of Annex 1 are to be identified and listed as far as possible. Part II and Part III of IHM

are to be listed prior to recycling. Any spare parts containing materials listed in Table A or Table B of Annex 1 are to be listed in Part III of the Inventory if such materials are used in compliance with regulation 1.3.

1.4.4 Materials listed in the Inventory of Hazardous Materials

(1) Annex 1 to the Guidelines provides items to be listed in the Inventory of Hazardous Materials classified with Tables:

Table A comprises the materials listed in appendix 1 to the Convention;

Table B comprises the materials listed in appendix 2 to the Convention;

Table C (Potentially hazardous items) comprises items which are potentially hazardous to the environment and human health at Ship Recycling Facilities; and

Table D (Regular Consumable Goods potentially containing Hazardous Materials) comprises goods which are not integral to a ship and are unlikely to be dismantled or treated at a Ship Recycling Facility.

Table A and Table B correspond to Part I of the Inventory. Table C corresponds to parts II and III and Table D corresponds to Part III.

(2) Materials listed in Table B that are inherent in solid metals or metal alloys, such as steels, aluminium, brasses, bronzes, plating and solders, provided they are used in general construction, such as hull, superstructure, pipes, or housings for equipment and machinery are not required to be listed in the Inventory.(3) The amount of hazardous materials potentially contained in printed wiring boards (printed circuit boards) installed in the equipment does not need to be reported in the Inventory.

1.4.5 Filling out the standard format of Inventory of Hazardous Materials

(1) “Name of equipment and machinery” column

The name of each equipment or machinery is to be entered in this column. If more than one Hazardous Material is present in the equipment or machinery, the row relating to that equipment or machinery is to be appropriately divided such that all of the Hazardous Materials contained in the piece of equipment or machinery are entered; If more than one item of equipment or machinery is situated in one location, both name and quantity of the equipment or machinery are to be entered in the column. An example is given in Table 1; For similar materials, identical or common items that contain hazardous materials that potentially exceed the threshold value, such as bolts, nuts and valves, these can be listed together (no need to list each item individually) on the IHM with their general location and approximate amount specified there (i.e., "bulk listing"). Example of how to list those aforementioned materials and items are shown in row 1, row 2 and row 3 of table 1 respectively.

Example showing more than one item of equipment or machinery situated in one location
Table 1

No.	Name of equipment and machinery	Location	Materials (classification in Annex 1)	Parts where used	Approx. quantity	Remarks
1	Main engine	Engine-room	Lead	Piston pin bush	0.75 kg	
			Mercury	Thermometer charge air temperature	0.01 kg	

2	Diesel generator (x 3)	Engine-room	Mercury	Thermometer	0.03	kg	
3	FC valve (x 100)	Throughout the ship	Lead and lead compounds		20.5	kg	

(2) Pipes and cables

The names of pipes and of systems, including electric cables, which are often situated in more than one compartment of a ship, are to be described using the name of the system concerned (such as ballast water system, power cable). A reference to the compartments where these systems are located is not necessary as long as the system is clearly identified and properly named.

(3) “Approximate quantity” column

The standard unit for approximate quantity of solid Hazardous Materials is to be kg. If the Hazardous Materials are liquids or gases, the standard unit is to be either m³ or kg. The unit “m²” may be used for materials used in decks or bulkheads if considered more appropriate. The standard unit is to be metric unit. An approximate quantity is to be rounded up to at least two significant figures. If the Hazardous Material is less than 10 g, the description of the quantity is to read “< 0.01 kg”. An example is given in Table 2.

Example of “approximate quantity” column

Table 2

No.	Name of equipment and machinery	Location	Materials (classification in Annex 1)	Parts where used	Approx. quantity	Remarks
	Switchboard	Engine control room	Cadmium	Housing coating	0.02	kg
			Mercury	Heat gauge	<0.01	kg

(4) “Location” column

It is recommended to prepare a location list which covers all compartments of a ship based on the ship’s plans (e.g., General Arrangement, Engine-room Arrangement, Accommodation and Tank Plan) and on other documentation on board, including certificates or spare parts’ lists. The description of the location is to be based on a location such as a deck or room to enable easy identification. The name of the location is to correspond to the ship’s plans so as to ensure consistency between the Inventory and the ship’s plans. Examples of names of locations are given in Table 3. For bulk listings, the locations of the items or materials may be generalized. For example, the location may only include the primary classification such as "Throughout the ship" as shown in the Table 3 below.

Examples of location names

Table 3

(A) Primary classification	(B) Secondary classification	(C) Name of location
All over the ship		
Hull part	Fore part	Bosun store
		...
	Cargo part	No.1 Cargo Hold/Tank
		No.1 Garage deck
		...
	Tank part	Fore Peak Tank
		No.1 WBT
	No.1 FOT	

(A) Primary classification	(B) Secondary classification	(C) Name of location
		...
		Aft Peak Tank
		Aft part
	Aft part	Steering Gear Room
		Emergency Fire Pump Space
		...
		Superstructure
		Accommodation
		Compass deck
		Nav. Bridge deck
		...
	Wheel House	
	Engine Control Room	
	Cargo Control Room	
	...	
Deck house		
Deck House		
...		
Machinery part	Engine-room	Engine-room
		Main Floor
		2nd Floor
		...
		Generator Space/Room
		Purifier Space/Room
		Shaft Space/Room
		Engine Casing
		Funnel
		Engine Control Room
	...	
	Pump-room	
Pump-room		
...		
Exterior part	Superstructure	Superstructure
	Upper deck	Upper deck
	Hull shell	Hull shell
		bottom
		under waterline
...		

(5) Description of location of pipes and electrical systems

Locations of pipes and systems, including electrical systems and cables situated in more than one compartment of a ship, are to be described for each system concerned. If they are situated in a number of compartments, the most practical of the following two options is to be used:

- ① listing of all components in the column; or
- ② description of the location of the system using an expression such as those shown under “primary classification” and “secondary classification” in Table 3.

A typical description of a pipe system is given in Table 4.

Example of description of a pipe system

Table 4

No.	Name of equipment and machinery	Location	Materials (classification in Annex 1)	Parts where used	Approx. quantity	Remarks
	Ballast water system	Engine-room, Hold parts				

Chapter 2 GENERAL INTRODUCTION OF SURVEY AND CERTIFICATION

2.1 General requirements

2.1.1 Surveys specified in the Guidelines include initial survey, renewal survey, additional survey and final survey.

(1) Initial survey: An initial survey is to be conducted before the ship is put in service or when applying for the first time the issuance of the International Certificate on Inventory of Hazardous Materials/Statement of Compliance of the Inventory of Hazardous Materials or when applying the assignment of CCS class notation of environmental protection sub-element “Green Passport” GPR, GPR+, GPR(EU) or GPR(EU)+.

(2) Renewal survey: In order to remain the validity of International Certificate on Inventory of Hazardous Materials/IHM Statement of Compliance or CCS class notation of environmental protection sub-element “Green Passport” GPR, GPR+, GPR(EU) or GPR(EU)+, a renewal survey is to be conducted before the date of expiry.

(3) Additional survey: An additional survey, either general or partial according to the circumstances, may be conducted at the request of the shipowner after change, replacement or significant repair of the structure, equipment, systems, fittings, arrangements and material. The additional survey is voluntary and may be conducted together with other statutory surveys such as annual survey.

(4) Final survey: A final survey is to be conducted before a ship is taken out of service and before the recycling of the ship has started.

2.1.2 IMO “Survey Guidelines under the Harmonized System of Survey and Certification (HSSC)” is to be taken into account during the initial survey, additional survey and renewal survey and these surveys are to be harmonized with the statutory surveys required by IMO or the Administration.

2.1.3 The compliance of the ship with the relevant requirements of the Convention and/or CCS rules is to be confirmed during the survey. In addition, CCS is also to confirm that the ship complies with other relevant requirements of flag State Administration (if any) at the same time.

2.2 Issuance and endorsement of certificates/documents of compliance

2.2.1 CCS is to conduct the survey according to the Guidelines and issue the International Certificate on Inventory of Hazardous Materials/IHM Statement of Compliance to ships satisfactorily inspected by initial survey with the authorization of flag State Administration or upon application. The International Certificate on Inventory of Hazardous Materials/IHM Statement of Compliance is to be reissued to ships satisfactorily inspected by renewal survey.

2.2.2 For ships applying for the additional survey, CCS is to endorse the International Certificate on Inventory of Hazardous Materials/IHM Statement of Compliance on the endorsement page upon satisfactory completion of the survey.

2.2.3 CCS is to conduct the final survey according to the Guidelines with the authorization of flag State Administration and issue the International Ready for Recycling Certificate/ Ready for Recycling Statement of Compliance to ships satisfactorily surveyed. For existing ships for which both an initial survey and a final survey are conducted at the same time, only the International Ready for Recycling Certificate/ Ready for Recycling Statement of Compliance is issued.

2.2.4 Ships holding the IHM Statement of Compliance prior to the entry into force of the Convention may directly apply for the issuance of the International Certificate on Inventory of Hazardous Materials after entry into force of the Convention without preparing the visual/sampling check plan, subject to any additional requirements (if any) by the Administration. For a ship from a Party of the Convention holding the valid Statement of Compliance issued by CCS, CCS may issue the International Certificate on Inventory of Hazardous Materials at the initial survey after entry into force of the Convention, provided that the ship can provide documentation demonstrating full compliance with the Convention (including updates and supporting documents of IHM, etc.) and it has been confirmed that any additional requirements (if any) of the flag State Administration are complied with. The ship may not have to prepare the visual/sampling check plan.

2.2.5 Format of certificate/statement of compliance

(1) For ships applying for the issuance of certificate or statement of compliance in compliance with the Hong Kong Convention, the certificate/statement of compliance is to be issued respectively based on the format specified in the Appendix of the Hong Kong Convention/Appendix 2 of Annex 2 to the Guidelines.

(2) For ships applying for the issuance of certificate or statement of compliance in compliance with Regulation (EU) No 1257/2013, the certificate/statement of compliance is to be issued based on the format specified in Regulation (EU) No 1257/2013/Appendix 3 of Annex 2 to the Guidelines.

2.3 Validity of certificate/statement of compliance

2.3.1 An International Certificate on Inventory of Hazardous Materials/IHM Statement of Compliance is to be issued for a period specified by the Administration or CCS, which is not to exceed five years.

2.3.2 If the condition of the ship does not correspond substantially with the particulars of the International Certificate on Inventory of Hazardous Materials/IHM Statement of Compliance, including where Part I of the Inventory of Hazardous Materials is not properly maintained and updated, the shipowner is to make amendments or the certificate/statement of compliance will cease to be valid.

2.3.3 The International Certificate on Inventory of Hazardous Materials/IHM Statement of Compliance will cease to be valid upon transfer of the ship to the flag of another State.

2.3.4 If the renewal survey is not completed or the International Certificate on Inventory of Hazardous Materials/IHM Statement of Compliance is not endorsed as required, the certificate/statement of compliance will cease to be valid.

2.3.5 An International Ready for Recycling Certificate/Ready for Recycling Statement of Compliance is to be issued for a period not exceeding three months.

2.4 Assignment of class notation GPR or GPR(EU) and surveys

2.4.1 CCS is to conduct the surveys taking into account the requirements for initial survey for new ships or existing ships as specified in the Guidelines at the request of shipowner and to assign class notation of environmental protection sub-element “Green Passport GPR or GPR(EU) to ships satisfactorily surveyed and complying with the relevant requirements of 3.5.2.1 (5.5.2.1 of Chapter 5) or 3.5.2.3 of Chapter 3 of CCS Rules for Green Eco-ships .

2.4.2 Ships with class notation of environmental protection sub-element GPR or GPR(EU) are to be surveyed according to the relevant requirements of 3.6 of Chapter 3 or 5.6 of Chapter 5 of CCS Rules for Green Eco-ships so as to remain the validity of the class notation.

2.5 Assignment of class notation GPR+ or GPR (EU)+ and surveys

2.5.1 Paragraph 2.4 also applies to the assignment of class notation of environmental protection sub-element GPR+ or GPR (EU)+ and surveys.

2.5.2 In addition, the sampling tests are to be conducted in accordance with the supplementary requirements described in 3.6.8 or 4.4.10 of the Guidelines to further verify the Inventory of Hazardous Materials of Ships.

2.6 Disclaimer

The assignment of class notation of environmental protection sub-element GPR, GPR+, GPR (EU) or GPR (EU)+, the issuance and/or endorsement of certificate/statement of compliance undertaken by CCS is carried out on the basis that the designer, shipyard, supplier and shipowner fulfill their respective responsibilities. The party who makes any information available to CCS is to be responsible for the truthfulness, timeliness and completeness of such information. The services provided by CCS do not mean to diminish any liability of any party mentioned above or absolve it therefrom.

Chapter 3 DEVELOPMENT OF THE INVENTORY OF HAZARDOUS MATERIALS FOR NEW SHIPS AND SURVEYS

3.1 General requirements

3.1.1 Part I of the Inventory of Hazardous Materials for new ships is to be developed at the design and construction stage.

3.1.2 During the development of the Inventory (Part I), the presence of materials or the presence of materials above the threshold values listed in Table A of Annex 1 is to be checked and confirmed (new installations containing hydrochlorofluorocarbons (HCFCs) may be permitted before 1 January 2020), except ships flying the flag of EU members, ships applying for CCS class notation of environmental protection sub-element GPR (EU) or GPR (EU)+, or ships applying for the issuance of Statement of Compliance of the Inventory of Hazardous Materials in compliance with Regulation (EU) No 1257/2013). If such materials are used not above the threshold values, their quantity and location are to be listed in Part I of the Inventory.

3.1.3 During the development of the Inventory (Part I), the presence of materials listed in Table B of Annex 1 is to be checked and confirmed. If materials listed in Table B of appendix 1 are present in products above the threshold values provided in Table B, the quantity and location of the products are to be listed in Part I of the Inventory.

3.1.4 The checking of materials as provided in Table A and Table B of Annex 1 is to be based on the “Material Declaration (MD)” and “Supplier’s Declaration of Conformity (SDoC)” furnished by the suppliers in the shipbuilding supply chain or other supporting documents such as the copy of CCS “Approval Certificate of Products in compliance with the Hong Kong Convention and/or Regulation (EU) No 1257/2013”^① or the testing report issued by the testing organization (refer to <https://www.ccs.org.cn/ccswz/specialguid?searchname=&searchid=0&columnid=201900002000000172&searchanumber=&createtimeStrEnd=&searchkey=&id=0&createtimeStrStart=&p=9>, No.Z02 in the list) recognized or accepted^② by CCS.

3.2 Material Declaration

3.2.1 Suppliers to the shipbuilding industry are to identify and declare whether or not the materials listed in Table A or Table B of Annex 1 are present above the threshold value specified in the Table. However, this provision does not apply to chemicals which do not constitute a part of the finished product.

3.2.2 At a minimum the following information is required in the Material Declaration:

- (1) date of declaration (the preparation date of MD);
- (2) Material Declaration identification number (prepared by the supplier itself according to the management system document of the company);
- (3) supplier’s name;
- (4) product name (common product name or name used by manufacturer);
- (5) product number (for identification by manufacturer, such as product series number or batch

① Refer to Annex 7: CCS “Approval Requirements for Products in compliance with the Hong Kong Convention and/or Regulation (EU) No 1257/2013”.

② For the purposes of the Guidelines, organizations or products not recognized by CCS meeting the equivalent approval requirements may be considered as “accepted” with the permission of CCS.

number);

(6) declaration of whether or not the materials listed in Table A and Table B of Annex 1 of the Guidelines are present in the product above the threshold value stipulated in Annex 1 of the Guidelines;

(7) mass of each constituent material listed in Table A and/or Table B of Annex 1 of the Guidelines if present above threshold value;

(8) corresponding Supplier's Declaration of Conformity (SDoC) identification number; and

(9) other information, such as quantity and physical unit (e.g. international standard unit such as "m", "kg"), contact details of supplier(see Annex 3 for format of Material Declaration).

3.3 Supplier's Declaration of Conformity

3.3.1 The purpose of the Supplier's Declaration of Conformity is to provide assurance of the conformity of the related Material Declaration, and to identify the responsible entity. The Supplier's Declaration of Conformity remains valid as long as the products are present on board.

3.3.2 The supplier is to establish a company policy on the management of the chemical substances in products which the supplier manufactures or sells, covering the obtaining of information on chemical substance content and that the regulations and requirements governing the management of chemical substances in products are in compliance with law. In procuring raw materials for components and products, sub-suppliers are to be selected following an evaluation and the authenticity and validity of the information on the chemical substances they supply are to be ensured. This policy may be incorporated into the quality management system recognized / accepted by CCS.

3.3.3 The Supplier's Declaration of Conformity is to contain the following:

(1) unique identification number (prepared by the supplier itself according to the management system document of the company);

(2) name and contact address of the issuer (namely the subject of legal responsibility, which may be a manufacturer, trader or agency from the supplier party);

(3) identification of the subject of the Declaration of Conformity (e.g., name, number, type, model number, and/or other relevant supplementary information such as MD identification number);

(4) statement of conformity (the listed detailed documents with which the "subject of the Declaration of Conformity" conforms, such as documents of company management system involving the specifications of SDoC, company standards of products, other standards and version number, date of issue etc.);

(5) date and place of issue; and

(6) signature (or equivalent sign of validation), name and function of the authorized person(s) acting on behalf of the issuer.

The format of the Supplier's Declaration of Conformity is given in Annex 4.

3.4 Development of the Inventory of Hazardous Materials for new ships

3.4.1 The Inventory may be developed by shipyards using the following steps:

(1) collection of Hazardous Materials information;

(2) utilization and analyses of Hazardous Materials information; and

(3) preparation of the Inventory by filling out standard format (see Annex 2).

3.4.2 The "Ordering list or details of products for new ships" (structure and hull, equipment and

machinery, paints and coating systems not included in 1.4.4(2), including products ordered by the shipowner or those purchased by the shipyard itself) are to be developed by the shipyard and submitted to CCS. The document may be developed taking into account the “List of Certification Requirements for Marine Products” and the consistency between the document and ship’s plans (e.g., General Arrangement, Fire Control, Life-saving Appliances Arrangement, Engine-room Arrangement, Accommodation and Tank Plan), drawings or certificates is to be ensured. The shipyard is to request all suppliers to provide MD and SDoC and other supporting documents (if any) such as the copy of CCS “Approval Certificate of the Hong Kong Convention-compliant Products” or the testing report issued by the testing organization recognized or accepted by CCS while the products are provided. For products ordered by the shipowner, the shipowner is to assist the shipbuilder in collecting the information of products. The product supplier is to provide MD and SDoC based on the standard format specified in Annex 3 and Annex 4. For products of multi-tier suppliers, tier 1 suppliers may request from their suppliers (tier 2 suppliers) the MD and SDoC for the development of the final MD and SDoC and report to the shipyard. Thus the collection of data on Hazardous Materials may involve the entire shipbuilding supply chain. Tier 1 supplier is to provide the shipyard or shipowner with the final MD and SDoC together with the products and keep the copy (electronic data documents may also be kept). Sub supplier is to provide the supplier of a higher tier with the MD and SDoC together with the products and keep the copy (electronic data documents may also be kept). Figure 2 shows the process of MD (and SDoC) collection.

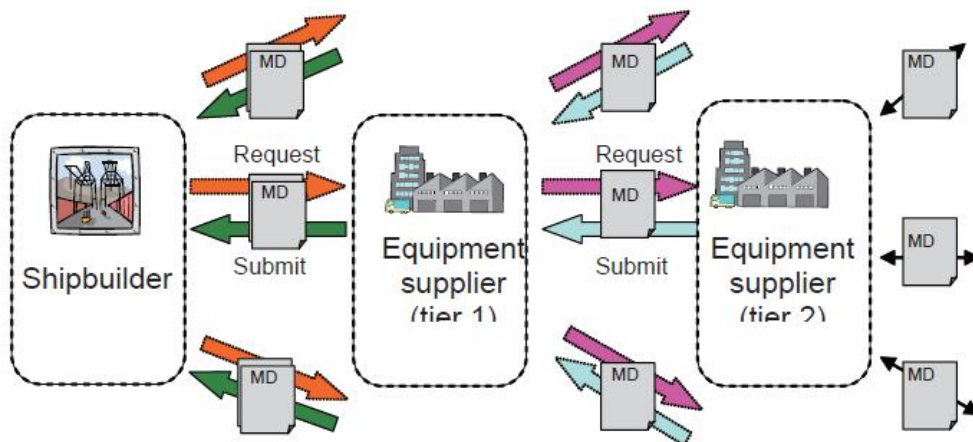


Figure 2 – Process of MD (and SDoC) collection showing involvement of supply chain

3.4.3 The shipyard is also to request the supplier to provide further supporting documents (such as the document evidence and testing report for the development of MD/SDoC) and the supplier is to be checked and verified so as to ensure the availability of effective management of the chemical substances in products provided by the supplier and the consistency between the actual situation of the product and the MD provided. The conformity of IHM developed is to be confirmed by the shipyard according to the collected MD and SDoC. In general, the shipyard is to request the supplier to provide the MD and SDoC together with the products. For products finally provided to the shipyard and not included in the “Ordering list or details of products for new ships” or products not consistent with MD and SDoC, the shipyard is to collect the corresponding MD and SDoC and verify the conformity as required in this paragraph. Meanwhile, the “Ordering list or

details of products for new ships” is to be amended or a written description is to be issued.

3.4.4 If one or more materials listed in Table A of Annex 1 are found in concentrations above the specified threshold value according to the MD provided by the supplier, the shipyard is to refuse the use of the product and inform the supplier to replace it with the one complies with the specifications and provide the updated MD and SDoC. This paragraph does not apply to regular consumable goods to be listed during the final survey (the survey conducted before a ship is taken out of service and before the recycling of the ship has started).

3.4.5 If materials listed in Table B of Annex 1 are present in products above the threshold values provided in Table B, the quantity and location of the products and the contents of the materials present in them are to be listed in the Inventory. This paragraph does not apply to regular consumable goods to be listed during the final survey (the survey conducted before a ship is taken out of service and before the recycling of the ship has started).

3.4.6 For products not supplied with MD and SDoC, the shipyard is to request the supplier to provide them before the product is fitted on the ship. In the cases that no MD and SDoC are provided during fitting, or the shipyard/shipowner suspects the authenticity of the information provided by the supplier, the supplier may be requested to provide further supporting documents (the document evidence and testing report for the development of MD/SDoC) or a visual/sampling check specialist organization recognized or accepted by CCS may be required to carry out the sampling according to Annex 5 “Distribution of Common Hazardous Materials on Ships” and the testing organization recognized or accepted by CCS is to carry out the testing and fill out MD and SDoC according to the testing report. If one or more materials listed in Table A are found in concentrations above the specified threshold value according to the testing result, the shipyard is to inform the supplier to replace the products with those complying with the requirements and provide the corresponding MD and SDoC.

3.4.7 The shipyard is to establish written procedures for purchasing and controlling the supply of asbestos free material, equipment and components, which contain:

- (1) supplier evaluation and selection methods,
- (2) asbestos free verification practices for supplied products, and
- (3) issuance of an asbestos-free declaration by the manufacturer as supporting documentation.

For part of the high risk products listed in Annex 5 “Distribution of Common Hazardous Materials on Ships”, such as fire division materials, valves, cables, paints, cable penetrations and other products which contain or use sealing, insulating and antifriction materials, the shipyard is to request the supplier to provide Asbestos-free Declaration (refer to Annex 6 “Format of Asbestos-free Declaration (manufacturer)”), CCS Asbestos-free Approval Certificate (copy) or the asbestos-free testing report (The testing is to cover all batches of products purchased by the shipyard.) issued by the testing organization recognized or accepted by CCS and submit it to CCS for examination so as to ensure that the asbestos listed in Table A of Annex 1 is not contained. For products specified in this paragraph cannot be provided with Asbestos-free Declaration and Asbestos-free Approval Certificate or Asbestos-free Testing Report, the shipyard is to arrange a specialized organization for the visual/sampling check recognized or accepted by CCS to carry out the sampling witnessed by the surveyor of CCS prior to fitting and the testing organization recognized or accepted by CCS is to carry out the testing (The sampling is to cover all batches of products mentioned above not provided with asbestos-free supporting documents.) The shipyard is to issue an overall declaration of the ship with legal effect to CCS based on the Asbestos-free

Declaration and Asbestos-free Approval Certificate or Asbestos-free Testing Report before completion of construction of the ship (refer to Annex 6 “Format of Asbestos-free Declaration (shipyard)”). All Asbestos-free Approval Certificate (copy), Asbestos-free Testing Report (original) and Asbestos-free Declaration (original) are to be kept onboard ships and CCS is to keep the copies for filing (electronic data documents may also be kept).

3.4.8 The shipyard is to establish the requirements for the management and control of the supply chain and to monitor the processes of design, contracting, purchase, construction, collection of MD and SDoC, development of IHM so as to ensure the compliance with regulation 3.4 of the Guidelines. The shipyard is to complete the development of Part I of the Inventory based on the information provided by the supplier or other supporting documents collected according to the following categorization:

- (1) Paints and coating systems;
- (2) Equipment and machinery; and
- (3) Structure and hull.

3.4.9 After the development of IHM, the shipyard is to determine the identification/verification number of Part I of IHM of the new ship according to its own management system documents. The shipyard and supplier may complete the summary of MD and SDoC and development of IHM by means of the IHM development software developed by CCS.

3.4.10 If liquids and gases listed in Table C of Annex 1 are integral in machinery and equipment on board a ship (Small amounts of lubricating oil, anti-seize compounds and grease which are applied to or injected into machinery and equipment to maintain normal performance do not fall within the scope of this provision.), the shipyard is to request the supplier to provide the information on the quantity of these sealed liquids and/or gases when the products are delivered. The quantity of liquids and gases listed in Table C of Annex 1 required for normal operation, including the related pipe system volumes, is to be prepared and documented at the design and construction stage. This information is to be kept onboard the ship for shipowner’s completion of Part III of the Inventory prior to the application for final survey. The continuity of this information is to be maintained if the flag, owner or operator of the ship changes.

3.4.11 The development of Part I of the Inventory is limited to the fixed equipment only (including those batteries containing lead acid or other hazardous materials that are fixed in place). For loosely fitted equipment (including those loosely fitted batteries, such as consumer batteries and batteries in stores), the continuity of information is to be maintained for shipowner’s completion of Part III of the Inventory prior to the application for final survey.

3.5 Application for survey

3.5.1 Prior to the initial survey for a new ship, a written application for the initial survey is to be submitted by the shipowner or shipyard to CCS, along with the ship data, as follows:

- (1) name of ship;
- (2) distinctive number or letters;
- (3) port of registry;
- (4) gross tonnage;
- (5) IMO number;
- (6) name and address of shipowner;
- (7) IMO registered owner identification number;

- (8) IMO company identification number; and
- (9) date of construction.

3.5.2 The request for an initial survey for a new ship is to be supplemented by Part I of the Inventory of Hazardous Materials, MD and SDoC for ship structure and equipment and other supporting documents (if any) used to develop the Inventory of Hazardous Materials e.g., the testing report issued by the testing organization recognized or accepted by CCS.

3.6 Initial survey for new ships

3.6.1 The consistency between documents such as MD and SDoC and “Ordering list or details of products for new ships” is to be confirmed and the location and approximate quantities of materials listed in Part I of the Inventory of Hazardous Materials are to be verified by checking MD and SDoC and other supporting documents (if any), and the compliance with Chapter 1 of the Guidelines is to be confirmed.

3.6.2 The survey is to verify that the product name and location in the Inventory of Hazardous Materials are consistent with ship’s actual structure, equipment and ship’s plans (e.g., General Arrangement, Fire Control, Life-saving Appliances Arrangement, Engine-room Arrangement, Accommodation and Tank Plan) or other documents through onboard visual inspection.

3.6.3 For products of which the MD and SDoC or supporting documents (such as the document evidence for development of MD/SDoC, testing report, if applicable) cannot be provided by the supplier, the shipyard is required to arrange the testing carried out by the testing organization recognized by CCS prior to fitting of the products and fill in the information of MD/SDoC based on the testing report after the completion of testing.

3.6.4 For fitted products which are not consistent with the “Ordering list or details of products for new ships”, the shipyard is required to resubmit the MD and SDoC and other supporting documents and make amendments to “Ordering list or details of products for new ships” and issue a written description.

3.6.5 If the surveyor suspects the authenticity of MD and SDoC provided by the shipyard, the shipyard may be required to provide further supporting documents or the testing report issued by the testing organization recognized or accepted by CCS.

3.6.6 Requirements for asbestos-free survey are to be implemented according to regulation 3.4.7.

3.6.7 The survey is to verify that the ship is in compliance with the requirements of flag State (if any), e.g., EU Directive: 2011/65/EU.

3.6.8 Supplementary requirements for the assignment of class notation of environmental protection sub-element GPR+ or GPR(EU)+ to new ships

For ships applying for the assignment of class notation of environmental protection sub-element GPR+ or GPR(EU)+, the surveyor may request the shipyard to carry out random testing and verification on the ship for products with the declaration that no hazardous material is contained or the concentration of hazardous materials is lower than the threshold value, taking into consideration the hazardous materials listed in Table A and Table B in addition to the surveys specified above.

Sampling check organization/hazardous materials testing organization is to be the organization recognized or accepted by CCS. The sampling check organization is to develop visual and sampling check plan which covers the hazardous materials listed in Table A and Table B of Annex 1. Sampling checkpoints are to cover the whole ship according to Annex 5 “Distribution of

Common Hazardous Materials on Ships” and may be adjusted taking into account the complexity of the specific type of ship. In general, the total amount of samples selected for check is not to be less than 100 except that the shipyard or supplier can provide the testing report issued by the testing organization recognized or accepted by CCS for the products (or the same batch of products) to be sampling checked within the scope of visual and sampling check plan.

The visual and sampling check is to be carried out within three months prior to the sea trial of the ship, the surveyor is to review and approve the visual and sampling check plan and confirm the final check report with the reference to Annex 5 “Distribution of Common Hazardous Materials on Ships”, taking into account the examination of documents and field survey.

If any non-compliant hazardous materials listed in Table A of Annex 1 are found, the inspection organization is to cooperate with the shipyard in the development of the scope and plan for the replacement of products. After the shipyard replace the products thoroughly and the completion of the replacement is confirmed by the inspection organization, the checking declaration clarifying that the replacement is completed in compliance with the requirements. The surveyor is to review and confirm the declaration.

If any non-compliant hazardous materials listed in Table B are found, the inspection organization is to coordinate with the shipyard in the update of the Inventory of Hazardous Materials for the review and confirmation of the surveyor.

Chapter 4 DEVELOPMENT OF THE INVENTORY OF HAZARDOUS MATERIALS FOR EXISTING SHIPS AND SURVEYS

4.1 Development of Part I of the Inventory of Hazardous Materials for existing ships

4.1.1 Part I of the Inventory of Hazardous Materials is to be developed by the shipowner, who may draw upon expert assistance. The visual/sampling check plan is to be developed by a visual/sampling check specialist organization (refer to <https://www.ccs.org.cn/ccswz/specialguid?searchname=&searchid=0&columnid=20190000200000172&searchnumber=&createtimeStrEnd=&searchkey=&id=0&createtimeStrStart=&p=9>, No.Z02 in the list) recognized or accepted by CCS during the initial survey. The specialist organization engaged in visual/sampling check is not to be the same as the person or organization authorized by the Administration to approve the Inventory. The compilation of Part I of the Inventory of Hazardous Material for existing ships is based on the following steps:

- (1) collection of necessary information;
- (2) assessment of collected information;
- (3) preparation of visual/sampling check plan;
- (4) onboard visual/sampling check; and
- (5) preparation of Part I of the Inventory and related documentation.

Notwithstanding the above mentioned steps, the determination of Hazardous Materials present on board existing ships is to, as far as practicable, be conducted as prescribed for new ships, for example the provision of MD and SDoC is required (if any). For existing ships already holding IHM, the above mentioned steps are not to be used for any new installation resulting from the conversion or repair of existing ships after the initial preparation of the Inventory, however, reference is to be made to regulations 4.5 and 4.6.

The example of a 28,000 gross tonnage bulk carrier constructed in 1985 is used to describe the steps in detail for the reference of relevant parties.

4.1.2 Step 1: Collection of necessary information

The shipowner is to collect all documentation regarding the ship, including maintenance, conversion, and repair documents; certificates, manuals, ship's plans, drawings, and technical specifications; product information data sheets (such as MD and SDoC^①); and hazardous material inventories or recycling information from sister ships from all sources of information such as shipyard, classification society, previous shipowner and Ship Recycling Facility. The reasonably available documentation and information include but not limited to:

- (1) ship's specification;
- (2) General Arrangement;
- (3) spare parts and tools list;
- (4) piping arrangement;
- (5) Accommodation Plan;
- (6) Fire Control Plan;
- (7) Fire Protection Plan;
- (8) Insulation Plan (hull and machinery);
- (9) International Anti-Fouling System Certificate;

① Refer to regulations 3.2 and 3.3 of the Guidelines.

- (10) related manuals and drawings;
- (11) information from other inventories and/or sister or similar ships, machinery, equipment, materials and coatings;
- (12) results of previous visual/sampling checks and other analysis.

Since the total number of parts on board is quite large, it is impossible to check all equipment, systems, and/or areas on board the ship. An “Indicative list” is to be prepared that identifies the equipment, system, and/or area on board that is presumed to contain Hazardous Materials with reference to Annex 5 “Distribution of Common Hazardous Materials on Ships”. Field interviews with the shipyard and suppliers may be necessary for shipowner to prepare such lists.

4.1.3 Step 2: Assessment of collected information

The information collected in Step 1 above is to be assessed. The assessment is to cover all materials listed in Table A of Annex 1. The assessment of the materials listed in Table B of Annex 1 is not mandatory, but they are to be listed as far as practicable. Preparation of a checklist is an efficient method for developing the Inventory for existing ships in order to clarify the results of each step. Based on collected information including the “Indicative list” mentioned in Step 1, all equipment, systems, and/or areas onboard assumed to contain Hazardous Materials listed in Tables A and B are to be included in the checklist. Each listed equipment, system, and/or area on board is to be analyzed and assessed for its Hazardous Materials content. The existence and volume of Hazardous Materials may be judged and calculated from the Spare parts and tools list and the Maker’s drawings. The existence of asbestos contained in floors, ceilings and walls may be identified from Fire Protection Plans, while the existence of TBT in coatings can be identified from the International Anti-Fouling System Certificate, Coating scheme and the History of Paint.

Example of weight calculation

Table 5

No.	Hazardous Materials	Location/Equipment/Component	Reference	Calculation
1.1-2	TBT	Flat bottom/paint	History of coatings	
1.2-1	Asbestos	Main engine/ Exh. pipe packing	Spare parts and tools list	250 g x 14 sheet = 3.50 kg
1.2-3	HCFC	Ref. provision plant	Maker's drawings	20 kg x 1 cylinder = 20 kg
1.2-4	Lead	Batteries	Maker's drawings	6kg x 16 unit = 96 kg
1.3-1	Asbestos	Engine-room ceiling	Accommodation plan	

When a component or coating is determined to contain Hazardous Materials, a “Y” is to be entered in the column for “Result of document analysis” in the checklist, to denote “Contained”. Likewise, when an item is determined not to contain Hazardous Materials, the entry “N” is to be made in the column to denote “Not contained”. When a determination cannot be made as to the Hazardous Materials content, the column is to be completed with the entry “Unknown”.

Checklist (Step 2)

Analysis and definition of scope of assessment for “Sample Ship”

Table 6

No.	Tbl A/B	Hazardous Materials *1	Location	Name of equipment	Component	Quantity			Manufacturer/brand name	Result of DOC *2	Procedure of check *3	Result of check *4	Reference DWG No.
						Unit (kg)	No.	Total (kg)					
Inventory Part I-1													
1	A	TBT	Top side	Painting and coating	A/F paints			NIL	Paints Co./marine P1000	N			On Aug. 200X, sealer coat applied to all over submerged area before tin free coating
2	A	TBT	Flat bottom					3,000m ²		Unknown AF	Unknown		
Inventory Part I-2													
1	A	Asbestos	Lower deck	Main engine	Exh. pipe packing	0.25	14		Diesel Co.	Y			M-100
2	A	Asbestos	3 rd deck	Aux.boiler	Lagging		12		Unknown lagging	Unknown			M-300
3	A	Asbestos	Engine room	Piping/flange	Packing					PCHM			
4	A	HCFC	2 nd deck	Ref. provision plant	Refrigerant (R22)	20.00	1		Reito Co.	Y			Maker's dwg
Inventory Part I-3													
1	A	Asbestos	Upper deck	Back deck ceilings	Engine room ceiling		20m ²		Unknown ceiling	Unknown			O-25

Notes:

*1 Hazardous Materials: Material classification

*2 Result of documents analysis: Y=Contained, N=Not contained, Unknown, PCHM=potentially containing Hazardous Material.

*3 Procedure of check: V=Visual check, S=Sampling check

*4 Result of check: Y=Contained, N=Not contained, PCHM

4.1.4 Step 3: Preparation of visual/sampling check plan

Each item classified as “Contained” or “Not contained” in Step 2 is to be subjected to a visual check on board, and the entry “V” is to be made in the “Check procedure” column to denote “Visual check”. For each item categorized as “unknown”, a decision is to be made as to whether to apply a sampling check. However, any item categorized as “unknown” may be classed as “potentially containing Hazardous Material” provided comprehensive justification is given, or if it can be assumed that there will be little or no effect on disassembly as a unit and later ship recycling and disposal operations. For example, in the following checklist, in order to carry out a sampling check for “Packing with aux. boiler” the shipowner needs to disassemble the auxiliary boiler in a repair yard. The costs of this check are significantly higher than the later disposal costs at a Ship Recycling Facility. In this case, therefore, the classification as “potentially containing Hazardous Material” is justifiable.

Checklist (Step 3)

Analysis and definition of scope of assessment for “Sample Ship”

Table 7

No.	Tbl A/B	Hazardous Materials *1	Location	Name of equipment	Component	Quantity			Manufacturer/brand name	Result of DOC *2	Procedure of check *3	Result of check *4	Reference DWG No.
						Unit (kg)	No.	Total (kg)					
Inventory Part I-1													
1	A	TBT	Top side	Painting and coating	A/F paints			NIL	Paints Co./marine P1000	N	V		On Aug. 200X, sealer coat applied to all over submerged area before tin free coating
2	A	TBT	Flat bottom				3,000m ²		Unknown AF	Unknown	S		
Inventory Part I-2													
1	A	Asbestos	Lower deck	Main engine	Exh. pipe packing	0.25	14		Diesel Co.	Y	V		M-100
2	A	Asbestos	3 rd deck	Aux.boiler	Lagging		12		Unknown lagging	Unknown	S		M-300
3	A	Asbestos	Engine room	Piping/flange	Packing					PCHM	V		
4	A	HCFC	2 nd deck	Ref. provision plant	Refrigerant (R22)	20.00	1		Reito Co.	Y	V		Maker's dwg
Inventory Part I-3													
1	A	Asbestos	Upper deck	Back deck ceilings	Engine room ceiling		20m ²		Unknown ceiling	Unknown	S		O-25

Notes:

*1 Hazardous Materials: Material classification

*2 Result of documents analysis: Y=Contained, N=Not contained, Unknown, PCHM=potentially containing Hazardous Material

*3 Procedure of check: V=Visual check, S=Sampling check

*4 Result of check: Y=Contained, N=Not contained, PCHM

Before any visual/sampling check on board is conducted, the visual/sampling check specialist organization recognized or accepted by CCS is to develop the visual/sampling check plan based on the following three lists:

- (1) List of equipment, system and/or area for visual check (any equipment, system and/or area specified regarding the presence of the materials listed in Annex 1 by document analysis are to be entered in the List of equipment, system and/or area for visual check);
- (2) List of equipment, system and/or area for sampling check (any equipment, system and/or area which cannot be specified regarding the presence of the materials listed in Annex 1 by document or visual analysis are to be entered in the List of equipment, system and/or area as requiring sampling check. A sampling check is the taking of samples to identify the presence or absence of Hazardous Material contained in the equipment, systems, and/or areas, by suitable and generally accepted methods such as laboratory analysis); and
- (3) List of equipment, system and/or area classed as “potentially containing Hazardous Material” (any equipment, system and/or area which cannot be specified regarding the presence of the materials listed in Annex 1 by document analysis may be entered in the List of equipment, system and/or area classed as “potentially containing Hazardous Material” without the sampling check. The prerequisite for this classification is a comprehensible justification such as the impossibility of conducting sampling without compromising the safety of the ship and its operational efficiency).

To prevent any incidents during the visual/sampling check, a schedule is to be established to eliminate interference with other ongoing work on board. To prevent potential exposure to Hazardous Materials during the visual/sampling check, safety precautions are to be in place on board. For example, sampling of potential asbestos containing materials could release fibres into the atmosphere. Therefore, appropriate personnel safety and containment procedures are to be implemented prior to sampling.

For example of “visual/sampling check plan”, refer to Annex 8.

4.1.5 Onboard visual/sampling check (Step 4)

The onboard visual/sampling check is to be carried out in accordance with the visual/sampling check plan. When a sampling check is carried out, samples are to be taken and the sample points are to be clearly marked on the ship plan and the sample results referenced. Materials of the same kind may be sampled in a representative manner. The sampling check is to be carried out drawing upon assistance of visual/sampling check specialist organization recognized or accepted by CCS. Any uncertainty regarding the presence of Hazardous Materials is to be clarified by a visual/sampling check. The results of visual/sampling checks are to be recorded in the checklist. Checkpoints are to be documented in the ship’s plan and may be supported by photographs. Any equipment, systems and/or areas of the ship that cannot be accessed for checks are to be classified as “potentially containing Hazardous Material”. In this case, the entry in the “Result of check” column is to be “PCHM”. Any equipment, system and/or area classed as “potentially containing Hazardous Material” may be investigated or subjected to a sampling check at the request of the shipowner during a later survey (e.g., during repair, refit or conversion).

A person taking samples is to be protected by the appropriate safety equipment. Appropriate safety precautions are also to be in place for passengers, crewmembers and other persons on board, to minimize the potential exposure to hazardous materials. Safety precautions could include the posting of signs or other verbal or written notification for personnel to avoid such areas during

sampling. The personnel taking samples is to ensure compliance with relevant national regulations.

4.1.6 Testing methods

Samples may be tested by a variety of methods when it is suspected that one or more hazardous materials listed in Table A of Annex 1 are present in the product. “Indicative” or “field tests” may be used when the likelihood of a hazard is high, the test is expected to indicate that the hazard exists and the sample is being tested by “specific testing” to show that the hazard is present. Indicative or field tests are quick, inexpensive and useful onboard the ship or on site, but they cannot be accurately reproduced or repeated, and cannot identify the hazard specifically, and therefore cannot be relied upon except as “indicators”. In all other cases, and in order to avoid dispute, “specific testing” is to be used. Specific tests are repeatable, reliable and can demonstrate definitively whether a hazard exists or not. They will also provide a known type of the hazard. Specific tests are to be carried out by a testing organization accepted by CCS, which will provide a written report that can be relied upon by all parties. Specific test methods for Table A materials are provided in Annex 9 of the Guidelines.

4.1.7 Step 5: Preparation of Part I of the Inventory and related documentation

If any equipment, system and/or area is classed as either “containing Hazardous Material” or “potentially containing Hazardous Material”, their approximate quantity and location are to be listed in Part I of the Inventory. These two categories are to be indicated separately in the remarks column of the Inventory of Hazardous Materials. The results of the onboard visual/sampling check are to be recorded on the checklist. Part I of the Inventory is to be developed with reference to the checklist. After the development of IHM, the shipowner is to determine the identification / verification number for Part I of IHM of the ship according to its own management system documents.

The development of a location diagram of materials listed in Table A of Annex 1 is recommended in order to help the Ship Recycling Facility gain a visual understanding of the Inventory. For Inventory of Hazardous Materials and example of Location Diagram of Hazardous Materials for existing ships, refer to Annex 10.

Checklist (Step 4 and Step 5)

Analysis and definition of scope of assessment for “Sample Ship”

Table 8

No.	Tbl A/B	Hazardous Materials *1	Location	Name of equipment	Component	Quantity			Manufacturer/brand name	Result of DOC *2	Procedure of check *3	Result of check *4	Reference DWG No.
						Unit (kg)	No.	Total (kg)					
Inventory Part I-1													
1	A	TBT	Top side	Painting and coating	A/F paints			NIL	Paints Co./marine P1000	N	V	N	On Aug. 200X, sealer coat applied to all over submerged area before tin free coating
2	A	TBT	Flat bottom			0.02	3,000m ²	60.00	Unknown AF	Unknown	S	Y	
Inventory Part I-2													
1	A	Asbestos	Lower deck	Main engine	Exh. pipe packing	0.25	14	3.50	Diesel Co.	Y	V	Y	M-100
2	A	Asbestos	3 rd deck	Aux.boiler	Lagging		12		Unknown lagging	Unknown	S	N	M-300
3	A	Asbestos	Engine room	Piping/flange	Packing					PCHM	V	PCHM	
4	A	HCFC	2 nd deck	Ref. provision plant	Refrigerant (R22)	20.00	1	20.00	Reito Co.	Y	V	Y	Maker's dwg
Inventory Part I-3													
1	A	Asbestos	Upper deck	Back deck ceilings	Engine room ceiling	0.19	20m ²	3.80	Unknown ceiling	Unknown	S	Y	O-25

Notes:

*1 Hazardous Materials: Material classification

*2 Result of documents analysis: Y=Contained, N=Not contained, Unknown, PCHM=potentially containing Hazardous Material

*3 Procedure of check: V=Visual check, S=Sampling check

*4 Result of check: Y=Contained, N=Not contained, PCHM

4.2 Maintaining Part I of the Inventory of Hazardous Materials for existing ships

4.2.1 Part I of the Inventory of Hazardous Materials during operations is to be appropriately maintained and updated by a person designated by the shipowner, especially after any repair or conversion or sale of a ship, to reflect new installations containing any of the hazardous materials listed in Tables A and B of Annex 1 and related changes of the ship structures and equipment. The shipowner is also to maintain the Inventory including dates of changes or new deleted entries and the signature of the designated person.

4.2.2 If any machinery or equipment is added to, removed or replaced or the hull coating is renewed, Part I of the Inventory is to be updated according to the requirements for new ships as stipulated in Chapter 3 of the Guidelines. Updating is not required if identical parts or coatings are installed or applied. The designated person is to establish and supervise a system to ensure the necessary updating of Part I of the Inventory in the event of new installation.

4.2.3 The shipowner or management company is to establish written procedures for purchasing and controlling the supply of asbestos free material and components for repairs, modifications and maintenance. The procedures may be part of the Safety Management System (SMS) Manual and are to require asbestos free verification methods for supplied products. In addition, the shipowner is also to provide related documents as required for the survey or sale of the ship in order to prove the compliance of the Inventory of Hazardous Materials with the requirements of the Convention.

4.3 Development of Part II and Part III of the Inventory of Hazardous Materials

4.3.1 Once the decision to recycle a ship has been taken, Part II and Part III of the Inventory are to be developed before the final survey, taking into account that a ship destined to be recycled is to conduct operations in the period prior to entering the Ship Recycling Facility in a manner that minimizes the amount of cargo residues, fuel oil and wastes remaining on board.

4.3.2 If the wastes listed in Part II of the Inventory provided in “Table C (Potentially hazardous items)” of Annex 1 are intended for delivery with the ship to a Ship Recycling Facility, the quantity of the operationally generated wastes is to be estimated and their approximate quantities and locations are to be listed in Part II of the Inventory.

4.3.3 If the stores to be listed in Part III of the Inventory provided in Table C of Annex 1 are to be delivered with the ship to a Ship Recycling Facility, the unit (e.g., capacity of cans and cylinders), quantity and location of the stores are to be listed in Part III of the Inventory. If any liquids and gases listed in Table C of Annex 1 are integral in machinery and equipment onboard a ship, their approximate quantity and location are to be listed in Part III of the Inventory. However, small amounts of lubricating oil, anti-seize compounds and grease which are applied to or injected into machinery and equipment to maintain normal performance do not fall within the scope of this provision.

4.4 Initial survey for existing ships^①

4.4.1 Request for survey

(1) Prior to the initial survey for an existing ship, a request for the initial survey is to be submitted by the shipowner to CCS along with the ship data listed in paragraph 3.5.1 above.

① For existing ships to which the Convention applies, the initial survey is to be carried out before the issuance of the International Certificate on Inventory of Hazardous Materials and not later than five years after the entry into force of the Convention.

(2) The request for an initial survey for an existing ship is to be supplemented by Part I of the Inventory of Hazardous Materials and the visual/sampling check plan.

(3) The shipowner is also to provide statement of qualification of personnel who develops the visual/sampling check plan and supporting documents (if any) for the development of Part I of the Inventory, such as MD/SDoC, the report of the visual/sampling check, Asbestos-free Declaration, testing report of Hazardous Materials and other documents which may be required by CCS.

4.4.2 The survey is to verify that the visual/sampling check plan is prepared by personnel with the requisite knowledge and experience in ship structure, equipment and material (especially the check of hazardous materials covered by the Hong Kong Convention) through the statement of qualification of personnel developing the visual/sampling check plan. It is also to be confirmed that the onboard visual/sampling check is conducted by a specialist organization recognized or accepted by CCS for visual/sampling check of hazardous materials by checking the appropriately endorsed report of the visual/sampling check. The visual/sampling check plan is to be audited by a trained and qualified surveyor who may witness the visual/sampling check of hazardous materials on site, where necessary.

4.4.3 The survey is to verify that the result of visual/sampling check is recorded clearly, completely and precisely.

4.4.4 The survey is to verify that Part I of the Inventory of Hazardous Materials identifies the Hazardous Materials contained and/or potentially contained in the ship structure and equipment, their location and approximate quantities, by checking supporting information such as the report of the visual check and/or sampling check, MD/SDoC (if any) and hazardous materials testing report. Classification as "potentially containing hazardous materials" is to be noted in the remarks column of the Inventory of Hazardous Materials. For classification as "potentially containing hazardous materials", the survey is to verify that comprehensive justification is given by the shipowner according to paragraph 4.1.4.

4.4.5 The survey is to verify through field check that Part I of the Inventory of Hazardous Materials and visual/sampling check plan are consistent with the arrangements, structure and equipment of the ship, the materials listed in Table A of Annex 1 are identified and recorded and materials listed in Table B of Annex 1 are identified and recorded as far as possible with the existing conditions.

4.4.6 For equipment, system and/or area classed as "potentially containing Hazardous Material" (PCHM) in Part I of the Inventory, it is to be confirmed on site whether it is convenient to conduct sampling check. Any equipment, system and/or area confirmed to be classed as "potentially containing Hazardous Material" are required to be investigated or subjected to a sampling check in any possible situations (e.g., during repair, refit or conversion) and the request for survey is to be submitted as appropriate (the survey may be conducted in combination with other surveys).

4.4.7 If the surveyor finds that the Inventory of Hazardous Materials is not consistent with the actual structure, equipment and arrangement of the ship or suspects the authenticity of MD and SDoC provided by the shipowner, the shipowner may be requested to provide further supporting documents or the report issued by the testing organization recognized or accepted by CCS.

4.4.8 The survey is to verify that no new installation of materials containing asbestos on the ship since 1 January 2011 by checking the valid statutory certificates (such as Cargo Ship Safety Construction Certificate) and repairing record of the ship. In addition, the Asbestos-free Declaration issued by the shipowner or ship management company (refer to the company defined

in SOLAS Chapter IX) based on the format specified in (3) of Annex 6 and the Asbestos-free Declaration (see Annex 6 for the format) for the new installation of materials, equipment and components since the surveys of Passenger Ship Safety Certificate or Cargo Ship Safety Construction Certificate/Cargo Ship Safety Equipment Certificate are to be checked.

4.4.9 The survey is to verify that the ship is in compliance with the applicable other requirements of the flag State (if any), e.g., EU Directive: 2011/65/EU.

4.4.10 Supplementary requirements for the assignment of CCS class notation GPR+ or GPR (EU)+ to existing ships

For ships applying for the assignment of class notation GPR+ or GPR (EU)+, the surveyor may request the shipowner to carry out random testing and verification on the ship for products with the declaration that no hazardous material is contained or the concentration of hazardous materials is lower than the threshold level, taking into consideration the hazardous materials listed in Table A and Table B in addition to the surveys specified above.

Sampling check organization/hazardous materials testing organization is to be the organization recognized or accepted by CCS. The sampling check organization is to develop visual and sampling check plan which covers the hazardous materials listed in Table A and Table B of Annex 1. Sampling checkpoints are to cover the whole ship according to Annex 5 “Distribution of Common Hazardous Materials on Ships” and may be adjusted taking into account the complexity of the specific type of ship. In general, the total amount of samples selected for check is not to be less than 100 except that the shipowner or supplier can provide the testing report issued by the testing organization recognized or accepted by CCS for the products (or the same batch of products) to be sampling checked within the scope of visual and sampling check plan.

The surveyor is to review and approve the visual and sampling check plan and confirm the final check report with the reference to Annex 5 “Distribution of Common Hazardous Materials on Ships”, taking into account the examination of documents and field survey.

If any non-compliant hazardous materials listed in Table A are found, the inspection organization is to cooperate with the shipowner in the development of the scope and plan for the replacement of products. After the shipowner replaces the products thoroughly and the completion of the replacement is confirmed by the inspection organization, the checking declaration clarifying that the replacement is completed in compliance with the requirements is to be presented by the inspection organization. The surveyor is to review and confirm the declaration.

If any non-compliant hazardous materials listed in Table B are found, the inspection organization is to coordinate with the shipowner in the update of the Inventory of Hazardous Materials for review and confirmation by the surveyor.

4.5 Additional survey for existing ships

4.5.1 An additional survey, either general or partial according to the circumstances, may be conducted at the voluntary request of the shipowner after change, replacement or significant repair of the structure, equipment, systems, fittings, arrangements and material, which has an impact on Part I of the Inventory of Hazardous Materials.

4.5.2 Prior to the additional survey, a request for the additional survey is to be submitted by the shipowner to CCS along with the ship data listed in paragraph 3.5.1 above, the latest version of part I of the Inventory of Hazardous Materials, MD/SDoC, Asbestos-free Declaration and other supporting documentation (if any) regarding any change, replacement or significant repair of

structure, equipment, systems, fittings, arrangements and material since the last survey. In addition, the shipowner or management company is also to provide an overall Asbestos-free Declaration of the ship, clarifying that no asbestos is contained in materials newly installed on the ship since the last annual/periodical survey according to SOLAS regulation II-1/3-5.

4.5.3 The survey is to verify that Part I of the Inventory of Hazardous Materials is properly maintained and updated to reflect changes in ship structure and equipment, by checking documents and information, and is to clarify that the ship complies with requirements of regulation 1.3 of the Guidelines on the control of hazardous materials.

4.5.4 The survey is also to verify that the Inventory of Hazardous Materials, especially the location of Hazardous Materials, is consistent with the arrangements, structure and equipment of the ship, through on-board visual inspection. The survey is to further verify that any decision by the owner to delete equipment, system and/or area previously classed as "potentially containing hazardous materials" from Part I of the Inventory of Hazardous Materials is based on clear grounds for believing that the equipment, system and/or area in question contain no Hazardous Materials.

4.5.5 If the surveyor finds that the Inventory of Hazardous Materials is not consistent with the actual structure, equipment and arrangement of the ship or suspects the authenticity of MD and SDoC provided by the shipowner, the shipowner may be requested to provide further supporting documents or the report issued by the testing organization recognized or accepted by CCS.

4.6 Renewal survey for existing ships

4.6.1 Prior to the renewal survey, a request for the renewal survey is to be submitted by the shipowner to CCS along with the ship data listed in paragraph 3.5.1 above, the latest version of part I of the Inventory of Hazardous Materials, MD/SDoC, Asbestos-free Declaration and other supporting documents (if any) regarding any change, replacement or significant repair of structure, equipment, systems, fittings, arrangements and material since the last survey. In addition, the shipowner or management company is also to provide an overall Asbestos-free Declaration of the ship, clarifying that no asbestos is contained in materials newly installed on the ship since the last annual/periodical survey according to SOLAS regulation II-1/3-5.

4.6.2 Checking of documentation and onboard field verification are to be conducted with reference to 4.5.3 to 4.5.5.

4.6.3 The survey is to verify that the ship is in compliance with the applicable other requirements of the flag State (if any), e.g., EU Directive: 2011/65/EU.

4.7 Final survey for existing ships

4.7.1 Before a ship is taken out of service and before the recycling of the ship has started, a request for the final survey is to be submitted by the shipowner to CCS along with the ship data listed in paragraph 3.5.1 above and the Ship Recycling Facility data required for the International Ready for Recycling Certificate as follows:

- (1) name of the Ship Recycling Facility(ies);
- (2) distinctive Recycling Company identity number (as listed on the Document of Authorization to conduct Ship Recycling (DASR));
- (3) full address; and
- (4) date of expiry of DASR.

In cases where multiple Ship Recycling Facilities are involved, the appropriate information for all the facilities is to be provided.

4.7.2 The request for a final survey is to be supplemented by:

- (1) the International Certificate on Inventory of Hazardous Materials^①/ Statement of Compliance of the Inventory of Hazardous Materials, the Inventory of Hazardous Materials, MD/SDoC, Asbestos-free Declaration and other supporting documents (if any) regarding any change, replacement or significant repair of the structure, equipment, systems, fittings, arrangements and/or material since the last survey;
- (2) the approved Ship Recycling Plan; and
- (3) a copy of the DASR.

4.7.3 The survey is to verify that part I of the Inventory of Hazardous Materials is properly maintained and updated to reflect changes in ship structure and equipment since the last survey, Part II for operationally generated wastes and Part III for stores are correctly filled and operations during the period between the final survey and the arrival at the Ship Recycling Facility are to be taken into consideration.

4.7.4 The survey is to verify that all Ship Recycling Facilities involved in the recycling of the ship are to be authorized by the local competent authority.

4.7.5 The survey is to verify that the Ship Recycling Plan is to be either explicitly or tacitly approved by the competent authority authorizing the Ship Recycling Facility. In the case of tacit approval of the Ship Recycling Plan, the written acknowledgement of receipt of the Ship Recycling Plan sent by the competent authority and the end date of the 14-day review period are also to be verified. The survey is also to verify that the Ship Recycling Plan properly reflects the information contained in the Inventory of Hazardous Materials and contains information concerning the establishment, maintenance and monitoring of Safe-for-entry and Safe-for-hot-work conditions.

4.7.6 The survey is also to verify that the Inventory of Hazardous Materials, especially the location of Hazardous Materials, is consistent with the arrangements, structure and equipment of the ship, through on-board visual inspection. The survey is to further verify that any decision by the owner to delete equipment, system and/or area previously classed as "potentially containing hazardous materials" from Part I of the Inventory of Hazardous Materials is based on clear grounds for believing that the equipment, system and/or area in question contain no Hazardous Materials.

4.7.7 If the surveyor finds that the Inventory of Hazardous Materials is not consistent with the actual structure, equipment and arrangement of the ship or suspects the authenticity of MD and SDoC provided by the shipowner, the shipowner may be requested to provide further supporting documents or the report issued by the testing organization recognized or accepted by CCS.

4.7.8 The survey is to verify that the ship is in compliance with other requirements of the flag State (where applicable).

① If the initial survey and final survey are conducted simultaneously, the International Certificate on Inventory of Hazardous Materials may not be required for the ship.

Annex 1 Items to be Listed in the Inventory of Hazardous Materials

Table A Hazardous materials to be prohibited

No.	Materials	Inventory			Threshold value	
		Part I	Part II	Part III		
A-1	Asbestos	×			0.1% ^①	
A-2	Polychlorinated biphenyls (PCBs)	×			50 mg/kg ^②	
A-3	Ozone Depleting Substances	CFC	×			no threshold value ^③
		Halons	×			
		Other fully halogenated CFCs	×			
		Carbon tetrachloride	×			
		1,1,1-Trichloroethane (Methyl chloroform)	×			
		Hydrochlorofluorocarbons	×			
		Hydrobromofluorocarbons	×			
		Methyl bromide	×			
A-4	Anti-fouling systems containing organotin compounds as a biocide	×			2,500 mg total tin/kg ^④	
	Anti-fouling systems containing cybutryne (CAS NO:28159-98-0)	×			1,000 mg/kg ^⑤	
A-5	Perfluorooctane sulfonic acid (PFOS) ^⑥ and its derivatives	×			10 mg/kg (0.001% m/m) ^⑦	

- ① In accordance with regulation 4 of the Convention, for all ships, new installation of materials which contain asbestos shall be prohibited. According to the UN recommendation "Globally Harmonized System of Classification and Labelling of Chemicals (GHS)" adopted by the United Nations Economic and Social Council's Sub-Committee of Experts on the Globally Harmonized System of Classification and Labelling of Chemicals (UNSCGHS), the UN'S Sub-Committee of Experts, in 2002 (published in 2003), carcinogenic mixtures classified as Category 1A (including asbestos mixtures) under the GHS are required to be labelled as carcinogenic if the ratio is more than 0.1%. However, if 1% is applied, this threshold value should be recorded in the Inventory and, if available, the Material Declaration and can be applied not later than five years after the entry into force of the Convention. The threshold value of 0.1% need not be retroactively applied to those Inventories and Material Declarations.
- ② In accordance with regulation 4 of the Convention, for all ships, new installation of materials which contain PCBs shall be prohibited. Setting 50 mg/kg as the threshold value referring to the concentration level at which wastes, substances and articles containing, consisting of or contaminated with PCB are characterized as hazardous under the Basel Convention
- ③ "No threshold value" is in accordance with the Montreal Protocol for reporting ODS. Unintentional trace contaminants should not be listed in the Material Declarations and in the Inventory.
- ④ This threshold value is based on the *2022 Guidelines for brief sampling of anti-fouling systems on ships* (resolution MEPC.356(78)).
- ⑤ When samples are directly taken from the hull, average values of cybutryne are not to be present above 1,000 mg of cybutryne per kilogram of dry paint.
- ⑥ For ships flying the flag of EU members, ships applying for CCS class notation GPR(EU) or GPR(EU)+ or ships applying for the issuance of Statement of Compliance of the Inventory of Hazardous Materials in compliance with Regulation (EU) No 1257/2013 only, for more details of the standards, please refer to the (EU)757/2010 regulation .
- ⑦ Concentrations of PFOS above 10 mg/kg (0.001% by weight) when it occurs in substances or in preparations or concentrations of PFOS in semi-finished products or articles; or parts equal to or above than 0.1% by weight calculated with reference to the mass of structurally or micro-structurally distinct parts that contain PFOS; or the amount of PFOS is equal to or above than 1 µg/m² of the textiles or other coated material.

(CAS No: 1763-23-1)					
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Table B Hazardous materials to be controlled

No.	Materials	Inventory			Threshold value
		Part I	Part II	Part III	
B-1	Cadmium and cadmium compounds	×			100 mg/kg ^①
B-2	Hexavalent chromium and hexavalent chromium compounds	×			1,000 mg/kg ^①
B-3	Lead and lead compounds	×			1,000 mg/kg ^①
B-4	Mercury and mercury compounds	×			1,000 mg/kg ^①
B-5	Polybrominated biphenyl (PBBs)	×			50 mg/kg ^②
B-6	Polybrominated diphenyl ethers (PBDEs)	×			1,000 mg/kg ^①
B-7	Polychlorinated naphthalenes (more than 3 chlorine atoms)	×			50 mg/kg ^③
B-8	Radioactive substances	×			no threshold value ^④
B-9	Certain shortchain chlorinated paraffins (Alkanes, C10-C13, chloro)	×			1% ^⑤
B-10	Brominated flame retardant (HBCDD) ^⑥	×			100 mg/kg

Table C Potentially hazardous items

No.	Properties		Goods	Inventory		
				Part I	Part II	Part III
C-1	Liquid	Oiliness	Kerosene			×
C-2			White spirit			×
C-3			Lubricating oil			×
C-4			Hydraulic oil			×
C-5		Anti-seize compounds			×	
C-6		Fuel additive			×	
C-7		Engine coolant additives			×	
C-8		Antifreeze fluids			×	

- ① Setting this as the threshold value referring to the Restriction of Hazardous Substances (RoHS Directive 2011/65/EU, Annex II).
- ② Setting 50 mg/kg as the threshold value referring to the concentration level at which wastes, substances and articles containing, consisting of or contaminated with PBB are characterized as hazardous under the Basel Convention.
- ③ Setting 50 mg/kg as the threshold value referring to the concentration level at which wastes, substances and articles containing, consisting of or contaminated with PCN are characterized as hazardous under the Basel Convention.
- ④ All radioactive sources should be included in the Material Declaration and in the Inventory. *Radioactive source* means radioactive material permanently sealed in a capsule or closely bonded and in a solid form that is used as a source of radiation. This includes consumer products and industrial gauges with radioactive materials. Examples are listed in Annex 13.
- ⑤ Setting 1% as the threshold value referring to the EU legislation that restricts Chlorinated Paraffins from being placed on the market for use as substances or as constituents of other substances or preparations in concentrations higher than 1% (EU Regulation 1907/2006, Annex XVII Entry 42 and Regulation 519/2012).
- ⑥ For ships flying the flag of EU members, ships applying for CCS class notation GPR(EU) or GPR(EU)+ or ships applying for the issuance of Statement of Compliance of the Inventory of Hazardous Materials in compliance with Regulation (EU) No 1257/2013 only, for more details of the standards, please refer to the (EC)850/2004 regulation, as amended by (EU) 2016/293.

No.	Properties		Goods	Inventory		
				Part I	Part II	Part III
C-9			Boiler and feed water treatment and test re-agents			×
C-10			De-ioniser regenerating chemicals			×
C-11			Evaporator dosing and descaling acids			×
C-12			Paint stabilizers/rust stabilizers			×
C-13			Solvents/thinners			×
C-14			Paints			×
C-15			Chemical refrigerants			×
C-16			Battery electrolyte			×
C-17			Alcohol, methylated spirits			×
C-18			Gas	Explosives/ inflammables	Acetylene	
C-19	Propane					×
C-20	Butane					×
C-21	Oxygen					×
C-22	Green House Gases	CO ₂				×
C-23		Perfluorocarbons (PFCs)				×
C-24		Methane				×
C-25		Hydrofluorocarbon (HFCs)				×
C-27		Nitrous oxide(N ₂ O)				×
C-28		Sulfur hexafluoride (SF ₆)				×
C-29	Liquid	Oiliness	Bunkers: fuel oil			×
C-30			Grease			×
C-31			Waste oil (sludge)		×	
C-32			Bilge and/or waste water generated by the aftertreatment systems fitted on machineries		×	
C-33			Oily liquid cargo tank residues		×	
C-34		Ballast water	Raw sewage		×	
C-35			Treated sewage		×	
C-36			Non-oily liquid cargo residues		×	
C-37						
C-38	Gas	Explosibility/ inflammability	Fuel gas			×
C-39	Solid		Dry cargo residues		×	
C-40			Medical waste/infectious waste		×	
C-41			Incinerator ash*		×	
C-42			Garbage*		×	
C-43			Fuel tank residues		×	
C-45			Oily solid cargo tank residues		×	
C-45			Oily or chemical contaminated rags		×	
C-46			Batteries (incl. lead acid batteries)			×
C-47			Pesticides/insecticide sprays			×
C-48			Extinguishers			×
C-49			Chemical cleaner (incl. electrical equipment cleaner, carbon remover)			×

No.	Properties	Goods	Inventory		
			Part I	Part II	Part III
C-50		Detergent/bleacher (could be a liquid)			×
C-51		Miscellaneous medicines			×
C-52		Fire-fighting clothing and Personal protective equipment			×
C-53		Dry tank residues		×	
C-54		Cargo residues		×	
C-55		Spare parts which contain materials listed in Table A or Table B			×

* Definition of garbage is identical to that in MARPOL Annex V. However, incinerator ash is classified separately because it may include hazardous substances or heavy metals.

Table D^① Regular consumable goods potentially containing Hazardous Materials

No.	Properties	Example	Inventory		
			Part I	Part II	Part III
D-1	Electrical and electronic equipment	Computers, refrigerators, printers, scanners, television sets, radio sets, video cameras, video recorders, telephones, consumer batteries, fluorescent lamps, filament bulbs, lamps			×
D-2	Lighting equipment	Fluorescent lamps, filament bulbs, lamps			×
D-3	Non ship-specific furniture, interior and similar equipment	Chairs, sofas, tables, beds, curtains, carpets, garbage bins, bed-linen, pillows, towels, mattresses, storage racks, decoration, bathroom installations, toys, not structurally relevant or integrated artwork			×

① This Table does not include ship-specific equipment integral to ship operations, which has to be listed in Part I of the Inventory.

Annex 2 Standard Format of the Inventory of Hazardous Materials and Format of Statement of Compliance of the Inventory of Hazardous Materials

This annex contains three appendixes:

Appendix 1 Standard Format of the Inventory of Hazardous Materials

Appendix 2 Format of Statement of Compliance of the Inventory of Hazardous Materials in Compliance with the Hong Kong Convention

Appendix 3 Format of Statement of Compliance of the Inventory of Hazardous Materials in Compliance with Regulation (EU) No 1257/2013

Appendix 1 Standard Format of the Inventory of Hazardous Materials

The Inventory of Hazardous Materials of “_____”
(name of ship)

Identification/verification number^① of Part I of the Inventory of Hazardous Materials: _____

Particulars of the Ship

Distinctive number or letters	
Port of Registry	
Type of ship	
Gross tonnage	
IMO number	
Name of shipyard	
Name of shipowner	
Date of delivery	

This inventory was developed in accordance with IMO “Guidelines for the development of the Inventory of Hazardous Materials”.

Attachments:

- 1 Inventory of Hazardous Materials
- 2 Location diagram of Hazardous Materials

Prepared by: _____

Address: _____

Date: _____

^① The shipyard or shipowner is to prepare a unique identification/verification number for Part I of IHM and fill in this number, otherwise the work control number may be entered.

Part I HAZARDOUS MATERIALS CONTAINED IN THE SHIP'S STRUCTURE AND EQUIPMENT

I-1 Paints and coating systems containing materials listed in Table A and Table B of Annex 1 to the Guidelines

No.	Application of paint	Name of paint	Location	Materials (classification in Annex 1)	Approx. quantity		Remarks
1	Anti-drumming compound	Primer, xx Co., xx primer #300	Hull part	Lead	35.00	kg	
2	Anti-fouling	xx Co., xx coat #100	Underwater parts	TBT	120.00	kg	

I-2 Equipment and machinery containing materials listed in Table A and Table B of Annex 1 to the Guidelines

No.	Name of equipment and machinery	Location	Materials (classification in Annex 1)	Parts where used	Approx. quantity		Remarks
1	Switch board	Engine control room	Cadmium	Housing coating	0.02	kg	less than 0.01kg
			Mercury	Heat gauge	<0.01	kg	
2	Diesel engine, xx Co., xx #150	Engine room	Lead	Bearing Starter for blower	-0.02	kg	
3	Diesel engine, xx Co., xx #200	Engine-room	Lead	Starter for blower	0.01	kg	Revised by XXX on Oct. XX, 2008 (revoking No.2)
4	Diesel generator (x 3)	Engine-room	Lead	Ingredient of copper compounds	0.01	kg	
5	Radioactive level gauge	No. 1 Cargo tank	Radioactive substances	Gauge	5 (1.8E+11)	Ci (Bq)	Radionuclides: ⁶⁰ Co

I-3 Structure and hull containing materials listed in Table A and Table B of Annex 1 to the Guidelines

No.	Name of structural element	Location	Materials (classification in Annex 1)	Parts where used	Approx. quantity		Remarks
1	Wall panel	Accommodation	Asbestos	Insulation	2,500.00	kg	
2	Wall insulation	Engine control room	Lead	Perforated plate	0.01	kg	cover for insulation material
			Asbestos	Insulation	25.00	kg	under perforated plates

Part II OPERATIONALLY GENERATED WASTE

No.	Location ¹⁾	Name of item (classification in Annex 1) and detail (if any) of the item	Approx. quantity		Remarks
1	Garbage locker	Garbage (food waste)	35.00	kg	
2	Bilge tank	Bilgewater	15.00	m ³	
3	No.1 cargo hold	Dry cargo residues (iron ore)	110.00	kg	
4	No.2 cargo hold	Waste oil (sludge) (crude)	120.00	kg	
5	No.1 ballast tank	Ballast water	2,500.00	m ³	
		Sediments	250.00	kg	

Part III STORES

III-1 Stores

No.	Location ¹⁾	Name of item (classification in Annex 1)	Unit quantity		Figure		Approx. quantity		Remarks ²⁾
1	No.1 fuel oil tank	Fuel oil (heavy fuel oil)	-		-		100.00	m ³	
2	CO ₂ room	CO ₂	100.00	kg	50	bottles	5,000.00	kg	
3	Workshop	Propane	20.00	kg	10	pcs	200.00	kg	
4	Medicine locker	Miscellaneous medicines	-		-		-		Details are shown in the attached list
5	Paint stores	Paint, xx Co., #600	20.00	kg	5	pcs	100.00	kg	Cadmium containing

III-2 Liquids sealed in ship's machinery and equipment

No.	Type of liquids (classification in Annex 1)	Name of machinery or equipment	Location	Approx. quantity		Remarks
1	Hydraulic oil	Deck crane hydraulic oil system	Upper deck	15.00	m ³	
		Deck machinery hydraulic oil system	Upper deck and bosun store	200.00	m ³	
		Steering gear hydraulic oil system	Steering gear room	0.55	m ³	
2	Lubricating oil	Main engine system	Engine-room	0.45	m ³	
3	Boiler water treatment	Boiler	Engine-room	0.20	m ³	

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III-3 Gases sealed in ship's machinery and equipment

No.	Type of gases (classification in Annex 1)	Name of machinery or equipment	Location	Approx. quantity	Remarks
1	HFC	AC system	AC room	100.00 kg	
2	HFC	Refrigerated provision chamber machine	AC room	50.00 kg	

III-4 Regular consumable goods potentially containing Hazardous Materials

No.	Location ¹⁾	Name of item	Quantity	Remarks
1	Accommodation	Refrigerators	1	
2	Accommodation	Personal computers	2	

1) The location of a Part II or Part III item is to be entered in order based on its location, from a lower level to an upper level and from a fore part to an aft part. The location of Part I items is recommended to be described similarly, as far as practicable.

2) In column "Remarks" for Part III items, if Hazardous Materials are integrated in products, the approximate amount of the contents is to be shown as far as possible.



China Classification Society

No.

Statement of Compliance of the Inventory of Hazardous Materials

(Note: This Statement of Compliance is to be supplemented by Part I of the Inventory of Hazardous Materials)

Issued by CCS under the provisions of the Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009 (hereinafter referred to as “the Convention”).

Particulars of the Ship

Name of Ship	
Distinctive number or letters	
Port of Registry	
Gross tonnage	
IMO number	
Name and address of shipowner	
IMO registered owner identification number	
IMO company identification number	
Date of Construction	



China Classification Society

Particulars of Part I of the Inventory of Hazardous Materials

Identification/verification number of Part I of the Inventory of Hazardous Materials: _____

Note: Part I of the Inventory of Hazardous Materials, as required by regulation 5 of the Annex to the Convention, is an essential part of the Statement of Compliance of Inventory of Hazardous Materials and must always accompany the Statement of Compliance of Inventory of Hazardous Materials. Part I of the Inventory of Hazardous Materials is to be compiled on the basis of the standard format shown in the guidelines developed by IMO.

THIS IS TO CERTIFY:

1. that the ship has been surveyed in accordance with regulation 10 of the Annex to the Convention; and
2. that the survey shows that Part I of the Inventory of Hazardous Materials fully complies with the applicable requirements of the Convention.

Completion date of survey on which this certificate is based: (dd/mm/yyyy)

This certificate is valid until (dd/mm/yyyy)

Issued at

Date of issue..... (dd/mm/yyyy) China Classification Society



China Classification Society

**ENDORSEMENT TO EXTEND THE STATEMENT OF COMPLIANCE IF VALID FOR
LESS THAN FIVE YEARS WHERE REGULATION 11.6 APPLIES^①**

The ship complies with the relevant provisions of the Convention, and this statement of compliance is to, in accordance with regulation 11.6 of the Annex to the Convention, be accepted as valid until (dd/mm/yyyy):

Place:

Date: (dd/mm/yyyy) Surveyor of China Classification Society.....

**ENDORSEMENT WHERE THE RENEWAL SURVEY HAS BEEN COMPLETED AND
REGULATION 11.7 APPLIES^①**

The ship complies with the relevant provisions of the Convention, and this statement of compliance is to, in accordance with regulation 11.7 of the Annex to the Convention, be accepted as valid until (dd/mm/yyyy):

Place:

Date: (dd/mm/yyyy) Surveyor of China Classification Society.....

① This page of the endorsement at survey shall be reproduced and added to the statement of compliance as considered necessary by CCS.



China Classification Society

**ENDORSEMENT TO EXTEND THE VALIDITY OF THE STATEMENT OF
COMPLIANCE UNTIL REACHING THE PORT OF SURVEY OR FOR A PERIOD OF
GRACE WHERE REGULATION 11.8 OR 11.9 APPLIES^①**

This statement of compliance is to, in accordance with regulation 11.8 or 11.9^② of the Annex to the Convention, be accepted as valid until (dd/mm/yyyy):

Place:

Date: (dd/mm/yyyy) Surveyor of China Classification Society.....

ENDORSEMENT FOR ADDITIONAL SURVEY^①

At an additional survey in accordance with regulation 10 of the Annex to the Convention, the ship was found to comply with the relevant provisions of the Convention.

Place:

Date: (dd/mm/yyyy) Surveyor of China Classification Society.....

ENDORSEMENT FOR ADDITIONAL SURVEY

At an additional survey in accordance with regulation 10 of the Annex to the Convention, the ship was found to comply with the relevant provisions of the Convention.

Place:

Date: (dd/mm/yyyy) Surveyor of China Classification Society.....

① This page of the endorsement at survey shall be reproduced and added to the statement of compliance as considered necessary by CCS.
② Delete as appropriate.

Form SIHM(EU)
No. _____

**STATEMENT OF COMPLIANCE ON INVENTORY OF
HAZARDOUS MATERIALS(EUROPEAN UNION)**

(Note: This Statement of Compliance shall be supplemented by Part I of the Inventory of Hazardous Materials)
Issued under the provisions of Regulation(EU) No.1257/2013
(hereinafter referred to as "the Regulation")

by China Classification Society

Particulars of the Ship

Name of Ship	
Distinctive number or letters	
Port of Registry	
Gross tonnage	
IMO number	
Name and address of shipowner	
IMO registered owner identification number	
IMO company identification number	
Date of Construction	

Particulars of Part I of the Inventory of Hazardous Materials

Part I of the Inventory of Hazardous Materials identification/verification number: _____

Note: Part I of the Inventory of Hazardous Materials, as required by Article 12 paragraph 1 of the Regulation is an essential part of the Statement of Compliance and must always accompany the Statement of Compliance. Part I of the Inventory of Hazardous Materials should be compiled on the basis of the standard format shown in the guidelines developed by the International Maritime Organization, supplemented, where applicable, by guidelines on aspects specific to the Regulation, such as the EMSA's Best Practice Guidance on the Inventory of Hazardous Materials.

THIS IS TO CERTIFY:

1. that the ship has been surveyed in accordance with Article 12 paragraph 6 of the Regulation; and
2. that the survey shows that Part I of the Inventory of Hazardous Materials fully complies with the applicable requirements of the Regulation.

Completion date of survey on which this statement of compliance is based: _____

This statement of compliance is valid until _____



Issued at _____

Issued on _____

CHINA CLASSIFICATION SOCIETY

Form SIHM(EU)
No. _____

ENDORSEMENT TO EXTEND THE STATEMENT OF COMPLIANCE

The ship complies with the relevant provisions of the Regulation, and this statement of compliance shall,
in accordance with article 12 of the Regulation, be accepted as valid until
(dd/mm/yyyy): _____

Place: _____
Date: _____ Surveyor to CHINA CLASSIFICATION SOCIETY

ENDORSEMENT FOR ADDITIONAL SURVEY*

At an additional survey by analogy of Article 8 paragraph 6 of the Regulation, the ship was found to comply with the
relevant provisions of the Regulation.

Place: _____
Date: _____ Surveyor to CHINA CLASSIFICATION SOCIETY

* This page of the endorsement at survey shall be reproduced and added to the statement of compliance as considered
necessary by the Administration.

Annex 3 Form of Material Declaration

<Date of declaration>

Date

<MD ID number>

MD- ID- No.

<Supplier (respondent) information>

Company name	
Division name	
Address	
Contact person	
Telephone number	
Fax number	
E-mail address	
SDoC ID no.:	

<Other information>

Remark 1	
Remark 2	
Remark 3	

<Product information>

Product name	Product number	Delivered unit			Product information
		Amount	Unit		

<Materials information>

This materials information shows the amount of hazardous materials contained in

1	Unit
---	------

 (unit: piece, kg, m, m², m³, etc.) of the product.

Table	Material name		Threshold value	Present above threshold value	If yes, material mass		If yes, information on where it is used	
				Yes / No	Mass	Unit		
Table A	Asbestos	Asbestos	0.1% ^①					
	Polychlorinated biphenyls (PCBs)	Polychlorinated biphenyls (PCBs)	50 mg/kg					
	Ozone depleting substance	Chlorofluorocarbons (CFCs)		no threshold value				
		Halons						
		Other fully halogenated CFCs						
		Carbon tetrachloride						
		1,1,1-Trichloroethane						
		Hydrochlorofluorocarbons						
Hydrobromofluorocarbons								

① In accordance with regulation 4 of the Convention, for all ships, new installation of materials which contain asbestos shall be prohibited. According to the UN recommendation "Globally Harmonized System of Classification and Labelling of Chemicals (GHS)" adopted by the United Nations Economic and Social Council's Sub-Committee of Experts on the Globally Harmonized System of Classification and Labelling of Chemicals (UNSCGHS), the UN'S Sub-Committee of Experts, in 2002 (published in 2003), carcinogenic mixtures classified as Category 1A (including asbestos mixtures) under the GHS are required to be labelled as carcinogenic if the ratio is more than 0.1%. However, if 1% is applied, this threshold value should be recorded in the Inventory and, if available, the Material Declaration and can be applied not later than five years after the entry into force of the Convention. The threshold value of 0.1% need not be retroactively applied to those Inventories and Material Declarations.

		Methyl bromide					
		Bromochloro methane					
	Anti-fouling systems containing organotin compounds as a biocide		2,500 mg total tin/kg				
	Anti-fouling systems containing cybutryne		1,000 mg/kg ^①				
	Perfluorooctane sulfonic acid (PFOS)* and its derivatives		10 mg/kg (0.001% m/m) ^②				

Table	Material name	Threshold value	Present above threshold value	If yes, material mass		If yes, information on where it is used
			Yes / No	Mass	Unit	
Table B	Cadmium and cadmium compounds	100 mg/kg				
	Hexavalent chromium and hexavalent chromium compounds	1,000 mg/kg				
	Lead and lead compounds	1,000 mg/kg				
	Mercury and mercury compounds	1,000 mg/kg				
	Polybrominated biphenyl (PBBs)	50 mg/kg				
	Polybrominated dephenyl ethers (PBDEs)	1,000 mg/kg				
	Polychloronaphthalenes (Cl ≥ 3)	50 mg/kg				
	Radioactive substances	no threshold value				
	Certain shortchain chlorinated paraffins	1%				
	Brominated flame retardant (HBCDD)*	100 mg/kg				

*Note: For ships flying the flag of EU members, ships applying for class notation GPR(EU) or GPR(EU)+ or ships applying for the issuance of Statement of Compliance of the Inventory of Hazardous Materials in compliance with Regulation (EU) No 1257/2013.

① When samples are directly taken from the hull, average values of cybutryne are not to be present above 1,000 mg of cybutryne per kilogram of dry paint.

② Concentrations of PFOS above 10 mg/kg (0.001% by weight) when it occurs in substances or in preparations or concentrations of PFOS in semi-finished products or articles; or parts equal to or above than 0.1% by weight calculated with reference to the mass of structurally or micro-structurally distinct parts that contain PFOS; or the amount of PFOS is equal to or above than 1 µg/m² of the textiles or other coated material.

Annex 5 Distribution of Common Hazardous Materials on Ships

This Annex is developed on the basis of resolution MEPC.379 (80) “Guidelines for the Development of the Inventory of Hazardous Materials” and the existing experience of CCS. CCS is to keep the periodical updating of this appendix according to the further experience gained.

1 Asbestos

Structure and/or equipment	Component
Propeller shafting	Packing with low pressure hydraulic piping flange
	Packing with casing
	Clutch
	Brake lining
	Synthetic stern tubes
Diesel engine	Packing with piping flange
	Lagging material for fuel pipe
	Lagging material for exhaust pipe/ Exh. pipe packing
	Lagging material turbocharger
Turbine engine / steam turbine	Lagging material for casing
	Packing with flange of piping and valve for steam line, exhaust line and drain line
	Lagging material for piping and valve of steam line, exhaust line and drain line
Boiler	Insulation in combustion chamber
	Boiler claddings casings and insulation
	Packing for casing door
	Lagging material for exhaust pipe
	Fire bricks and furnace linings
	Gasket for manhole
	Gasket for hand hole
	Gas shield packing for soot blower and other hole
	Packing with flange of piping and valve for steam line, exhaust line, fuel line and drain line
	Lagging material for piping and valve of steam line, exhaust line, fuel line and drain line
Exhaust gas economizer	Packing for casing door
	Packing with manhole
	Packing with hand hole
	Gas shield packing for soot blower
	Packing with flange of piping and valve for steam line, exhaust line, fuel line and drain line
	Lagging material for piping and valve of steam line, exhaust line, fuel line and drain line
Incinerator	Packing for casing door
	Packing with manhole
	Packing with hand hole
	Lagging material for exhaust pipe
Auxiliary machinery (pump, compressor, oil purifier, crane, windlass, steering gear, winch, shaft brake, cargo	Packing for casing door and valve
	Gland packing
	Friction material for brakes (brake lining)

Structure and/or equipment	Component
gear, separators, hydraulic systems)	
Heat exchanger	Packing with casing
	Gland packing for valve
	Lagging material and insulation
Valve	Valve packing/gland packing with valve, sheet packing with piping flange, bonnet
	Gasket with flange of high pressure and/or high temperature
Pipe, duct	Lagging material and insulation, gland packing for piping
Tank (fuel tank, hot water, tank, condenser), other equipment (fuel strainer, lubricant oil strainer)	Lagging material and insulation
Electric equipment	Thermal insulating materials, circuit breaker and fuse, circuit breaker arc chutes, electric cable materials/insulation (particularly cables with cloth like sheathes)
Ceiling, floor and wall in accommodation area, galleys and messes	Ceiling, ceiling covering, floor, wall
Fire insulation (accommodation, engine room, funnel and uptakes, auxiliary and service spaces. Stores, control spaces such as fire control spaces/cargo control spaces, navigation spaces, lockers etc.)	Door (packing, construction and insulation of the fire door), boards, penetrations (particularly cables and pipes in fire bulkheads), bulkheads, fire shields and fireproofing, rope door sealants, sprayed on insulation
Inert gas system	Packing for casing, etc.
Air-conditioning system	Sheet packing, lagging material for piping and flexible joint, HVAC ducts (Ducts are used in heating, ventilation, and air conditioning)
Miscellaneous	<p>Thermal insulating materials, i.e. Class "A-60" insulation materials</p> <p>Deck covering</p> <p>Ropes/cords</p> <p>Fire shields/fire proofing</p> <p>Space/duct insulation</p> <p>Galley equipment</p> <p>Electrical bulkhead penetration packing</p> <p>Brake linings</p> <p>Steam/water/vent flange gaskets</p> <p>Thermal laggings and insulation for high temperature applications, special pipes and high temperature conduits uptakes, exhausts, service spaces steam pipes, high temp fuel/oil/water/other fluid laggings, gaskets, glands</p> <p>Paints (temperature insulation intention, i.e. paints for M.E. casing)</p> <p>Adhesives/glues/mastics/sealant/packing (filler)</p> <p>Tiles/floor tiles/deck underlay</p> <p>Sound damping/sound insulation</p> <p>Plaster (including decorative mouldings)</p> <p>Plastics (moulded plastic products)</p> <p>Putty (sealing putty)</p> <p>Shaft, seal of propeller shaft, propeller shaft bearing</p> <p>Underlays</p> <p>Hangars</p> <p>Inserts</p> <p>Pipe hanger inserts</p> <p>Padding</p> <p>Joints</p> <p>Surfacing materials</p> <p>Welding curtain</p> <p>Welding equipment (weld shop protectors/burn covers)</p> <p>Firefighting equipment (fire-fighting blankets/clothing/gloves, overalls, heat protective blankets)</p> <p>Concrete ballast</p> <p>Concrete laid for passive fire protection</p> <p>Shielding</p> <p>Textiles</p>

2 Polychlorinated biphenyl (PCBs)

Worldwide restriction of PCBs began on 17 May 2004 as a result of the implementation of the Stockholm Convention, which aims to eliminate or restrict the production and use of persistent organic pollutants.

Equipment	Component of equipment
Transformer	Insulating oil
Condenser	Insulating oil
Fuel heater	Heating medium
Electric cable	Covering, insulating tape
Lubricating oil	
Heat oil	Thermometers, sensors, indicators
Rubber/felt gaskets	
Rubber hose	
Plastic foam insulation	
Thermal insulating materials	
Voltage regulators	
Switches/reclosers/bushings	
Electromagnets	
Adhesives/tapes	
Surface contamination of machinery	
Oil-based paint	
Caulking	
Rubber isolation mounts	
Pipe hangers	
Light ballasts (component within fluorescent light fixtures)	
Plasticizers	
Felt under septum plates on top of hull bottom	

3 Ozone depleting substances (ODS)

Ozone depleting substances have been controlled according to the Montreal Protocol and Annex VI to MARPOL Convention.

Materials	Component of equipment
CFC (R11, R12)	Refrigerant for refrigerators
CFC	Urethane formed material
	Blowing agent for insulation of LNG carriers
Halons	Extinguishing agent
Other fully halogenated CFCs	The possibility of usage in ships is low
Carbon tetrachloride	The possibility of usage in ships is low
1,1,1-Trichloroethane (Methyl chloroform)	The possibility of usage in ships is low
HCFC (R22, R141b)	Refrigerant for refrigerating machine
HBFC	The possibility of usage in ships is low
Methyl bromide	The possibility of usage in ships is low

4 Anti-fouling systems containing organotin compounds or cybutryne as biocides

Organotin compounds include Tributyl tins (TBT), Triphenyl tins (TPT) and Tributyl tin oxide (TBTO). Organotin compounds have been used as anti-fouling paint on ships' bottoms and the International Convention on the Control of Harmful Anti-Fouling Systems on Ships (AFS Convention) stipulates that all ships are not to apply or re-apply organotin compounds after 1 January 2003, and that, after 1 January 2008, all ships are either not to bear such compounds on their hulls or to bear a coating that forms a barrier preventing such compounds from leaching into the sea. The above-mentioned dates may be extended by permission of the Administration bearing in mind that the AFS Convention entered into force on 17 September 2008.

Cybutryne has been used as biocide in anti-fouling systems, and the International Convention on the Control of Harmful Anti-fouling Systems on Ships (AFS Convention, as amended) stipulates that all ships shall not apply or reapply cybutryne after 1 January 2023, and that ships bearing an anti-fouling system that contains this substance in the external coating layer of their hulls or external parts or surfaces on 1 January 2023 shall either remove the anti-fouling system or apply a coating that forms a barrier to this substance leaching from the underlying non-compliant anti-fouling system at the next scheduled renewal of the anti-fouling system after 1 January 2023, but no later than 60 months following the last application to the ship of an anti-fouling system containing cybutryne.

5 Perfluorooctane sulfonic acid (PFOS)

Common materials or equipment which contain PFOS are as follows:

Materials/ Equipment	Component of equipment
AFFF, Aqueous Film Forming Foams	Fire extinguishing agent
FFFP, Film-forming Fluor-protein Foams	The possibility of usage in ships is low
AR-AFFF, Alcohol-resistant Aqueous Film-forming Foams	The possibility of usage in ships is low
AR-FFFP, Alcohol-resistant Film-forming Fluor-protein Foams	The possibility of usage in ships is low
Hydraulic Oil	
Cable sheath	
Electrical and electronic components	Printers, scanners, satellite communication instruments, radar systems, etc.
Metal plating (hard chrome plating)	
Surface coatings, paint and varnish	
Adhesive	

6 Materials listed in Table B

For existing ships it is not obligatory for materials listed in Table B to be listed in Part I of the Inventory. However, if they can be identified in a practical way, they are to be listed in the Inventory, because the information will be used to support ship recycling processes.

Materials	Component of equipment
Cadmium and cadmium compounds	Plating film, bearing
Hexavalent chromium compounds	Plating film
Mercury and mercury compounds	Fluorescent light, mercury lamp, mercury cell, liquid-level switch, gyro compass, thermometer, measuring tool, manganese cell, pressure sensors, light fittings, electrical switches, fire detectors

Materials	Component of equipment
Lead and lead compounds	Corrosion-resistant primer, solder (almost all electric appliances contain solder), paints, preservative coatings, cable insulation, lead ballast, generators
Polybrominated biphenyls (PBBs)	Non-flammable plastics
Polybrominated diphenyl ethers (PBDE)	Non-flammable plastics
Polychlorinated naphthalenes	Paint, lubricating oil
Radioactive substances	Refer to Annex 13
Certain shortchain chlorinated paraffins	Non-flammable plastics
HBCDD	Additive flame retardant, such as: switch plug cover, switch board, polymer made fire resistance insulation, fire sensor/alarm cover, light cover, cable sheath, coatings, flooring material

Annex 6 Format of Asbestos-free Declaration(manufacturer/supplier, shipyard and shipowner/ship management company)

(1) Format of Asbestos-free Declaration (manufacturer/supplier*)

Asbestos-free Declaration

1 Document No.:

2 Manufacturer/supplier* Information:

Company Name	
Company Address	
Contact person	
Telephone Number	
FAX Number	
E-mail Address	

3 Product Information

Product Name	
Type	
Serial/batch Number (If applicable)	
Product Quantity(If applicable)	
Other Information, i.e. name of ship, hull construction number if specific ship is known	

4 This company declares the product(s) described above are asbestos-free and in conformity with the procedures and relevant regulation(s) of the following document(s) as listed under 5.

5 Applicable Regulation(s) or other stipulated Requirement(s):

Document No.	Title	Edition
MSC.282(86)	Amendments to the International Convention for the Safety of Life at Sea,1974, as Amended	
IMO MSC.1/Circ.1379	Unified Interpretation of SOLAS Regulation II-1/3-5	
ISO 9001 (If applicable)	Quality management systems	
IMO MSC.1/Circ.1426/Rev.1	Unified Interpretation of SOLAS Regulation II-1/3-5	
Manufactures' /supplier'* other relevant internal procedures (to be listed)		

Place and date:
title):

Manufacturer's/supplier'* representative (Name, position,

*: Delete if not applicable.

(2) Format of Asbestos-free Declaration (shipyard)

Asbestos-free Declaration

This is to declare that:

Shipyard

has constructed the following ship in accordance with SOLAS Regulation II-1/3-5 and that therefore the ship does not contain asbestos (applicable for newbuildings) *:

Has major converted the following ship in accordance with SOLAS Regulation II-1/3-5 and that therefore the major conversion portion of ship does not contain asbestos (applicable for existing ships under major conversion) *:

Name of Ship:

Distinctive number or letters:

Port of Registry:

IMO Number:

Hull Construction Number:

Date on which keel was laid or ship was at a similar stage of construction (applicable for newbuildings) *:

Date of commencement of major conversions (applicable for existing ships under major conversion) *:

Date of completion of major conversions (applicable for existing ships under major conversion) *:

Date of delivery:

This Declaration is based upon the following Requirements and procedures of the shipyard:

SOLAS Regulation II-1/3-5, New Installation of Asbestos

IMO MSC.1/Circ.1379

ISO 9001

IMO MSC.1/Circ.1426/Rev.1

Shipyard's other relevant internal procedures (to be listed):

Place and date:

Shipyard's representative (Name, position, title):

* Delete if not applicable.

(3) Format of Asbestos-free Declaration (shipowner or ship management company)

Asbestos-free Declaration

Company (as defined in SOLAS Chapter IX - ISM Code*)

declares that the new installations since the last annual/periodical survey on the following ship are asbestos-free in accordance with SOLAS Regulation II-1/3-5:

Name of Ship:

Distinctive number or letters:

Port of Registry:

IMO Number:

This Declaration is based upon the following Requirements and procedures of the Company:

SOLAS Regulation II-1/3-5, New Installation of Asbestos

IMO MSC.1/Circ.1379

ISO 9001

IMO MSC.1/Circ.1426/Rev.1

Company other relevant internal procedures (to be listed):

Place and date:

Company representative (Name, position, title):

* Delete if not applicable.

Annex 7 Approval Requirements for Products in Compliance with the Hong Kong Convention and/or Regulation (EU) No 1257/2013

1.1 Application

1.1.1 The approval requirements specified in this Annex only apply to the products in compliance with Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009 and/or Regulation (EU) No 1257/2013, and such requirements may not supersede the list of certification requirements as specified in CCS Rules for Classification of Sea-going Steel Ships.

1.1.2 The approval requirements specified in this Annex are not to take the place of the responsibilities to be taken by the applicant as the subject of liability and the applicant is to make production according to the approved supplier's list and provide the user with Materials Declaration (MD) and Supplier's Declaration of Conformity (SDoC) at the same time.

1.2 Approval basis

1.2.1 IMO Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009

1.2.2 IMO resolution MEPC.379(90) 2023 Guidelines for the Development of the Inventory of Hazardous Materials

1.2.3 CCS Rules for Classification of Sea-going Steel Ships

1.2.4 CCS Rules for Green Eco-ships

1.2.5 Restriction for the Use of Certain Hazardous Materials in Electronic and Electric Equipment; (Special note: the requirements in the Restriction is higher than those of the Convention, certain materials specified in RoHS may not be used if the threshold value is reached, however, the use of such materials is allowed in the Hong Kong Convention provided the records are made.)

1.2.6 Regulation (EU) No 1257/2013

1.3 Definitions and abbreviations

1.3.1 The Rules: CCS Rules for Classification of Sea-going Steel Ships

1.3.2 The Hong Kong Convention: IMO Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009

1.3.3 The Guidelines: IMO resolution MEPC.379(80) 2023 Guidelines for the Development of the Inventory of Hazardous Materials

1.3.4 Definitions specified in the Rules, the Hong Kong Convention and the Guidelines are applicable to this Chapter.

1.4 Documents and lists to be submitted for approval of products

1.4.1 Approval Service Notification (Download address:<https://www.ccs.org.cn/ccswz/applicationAgreement?columnid=201900002000000089##>)

1.4.2 Supplier's List for all raw materials and components which may contain Hazardous Materials (see Appendix 1 for the format)

1.4.3 Sampling Schedule for the testing of the product (see Appendix 2 for the format)

1.4.4 Assembly Diagram indicating the locations of the raw materials and components which may contain Hazardous Materials or the List of Composition for components of the product (if any)

1.4.5 Documents for the exemption from the sampling check for materials and components

(1) recognized manufacturing standards which may verify the chemical contents of the materials and components;

(2) manufacturer's MD and SDoC, together with a testing report verifying the compliance of raw materials and components with the Hong Kong Convention and/or Regulation (EU) No 1257/2013 issued by the third party laboratory recognized by CCS;

(3) an Approval Certificate verifying the compliance of raw materials and components with the Hong Kong Convention.

1.4.6 CCS Type/Works Approval Certificate (for products subject to the approval requirements as specified in the list of certification requirements of CCS Rules)

1.4.7 The quality control plan maintaining the compliance of product with the Hong Kong Convention and/or Regulation (EU) No 1257/2013 is to manage the chemical substances in products which the supplier manufactures or sells and to cover the obtaining of information on chemical substance content and that the regulations and requirements governing the management of chemical substances in products are in compliance with law. In procuring raw materials for components and products, sub-suppliers are to be selected following an evaluation and the authenticity and validity of the information on the chemical substances they supply are to be ensured. The quality control plan may be incorporated into the quality management system recognized/accepted by CCS.

1.4.8 The Materials Declaration (MD) and Supplier's Declaration of Conformity (SDoC) verifying that the product is in compliance with the requirements of the Hong Kong Convention and/or Regulation (EU) No 1257/2013. The supplier is to regulate the development and management of MD and SDoC in documented form so as to ensure that the MD corresponds to SDoC. The MD of one or more product provided by the same supplier may correspond to the same SDoC at the same time, however, several SDoC may not correspond to the same MD at the same time.

1.5 Requirements for the manufacturer

(1) The applicant is to fill in the application for approval and to submit the application to the local survey unit of CCS. The applicant is also to submit the relevant documents in duplicate according to 1.4 of the Annex to CCS for examination.

(2) The manufacturer has the obligation to ensure that the product is in compliance with the requirements of the Hong Kong Convention and/or Regulation (EU) No 1257/2013.

(3) The manufacturer is to establish an effective supplier management system for the products within the approval scope and to manufacture according to the lists of suppliers approved by CCS so as to ensure that each batch of products are in compliance with the requirements of the Hong Kong Convention and/or Regulation (EU) No 1257/2013.

(4) The manufacturer is to facilitate the examination, subject to the necessary check from CCS in the process of approval so as to verify that the manufacturing of the product is in compliance with the requirements of documents approved by CCS. The manufacturer is to be subject to an additional audit if CCS suspects the validity and consistency of the certificate after approval.

(5) Where any change is made to the parts used in the product after approval, such changes are to be approved by the survey unit. The relevant tests are to be witnessed and checked by the surveyor

of CCS if deemed necessary by the survey unit and the results of the tests are to verify that the compliance with the conditions for approval is remained.

(6) If the product is subject to the requirements for approval as specified in CCS Rules for Classification of Sea-going Steel Ships, the Approval Certificate of Products in compliance with the Hong Kong Convention and/or Regulation (EU) No 1257/2013 is to be issued after the requirements for approval are met. The applicant may apply for the approval directly if no requirements for approval are specified in the Rules for Classification of Sea-going Steel Ships.

1.6 Development of Materials Declaration (MD) and Supplier's Declaration of Conformity (SDoC)

1.6.1 The manufacturer may complete the development of MD and SDoC with the software developed by CCS. A declaration is to be made in MD whether or not the hazardous materials listed in Table A and Table B of Annex 1 to the Guidelines are present above the threshold value specified for the "Homogeneous Materials" of the product. For complex product, tier 1 suppliers may request from their suppliers (tier 2 suppliers, namely the supplier of components or raw materials) the MD and SDoC for the development of their own MD and SDoC and so on, until the original supplier of raw materials. The product is to be decomposed into homogeneous materials. Suppliers of the supply chain may carry out checks and verifications for the suppliers of a lower level to ensure the availability of effective management of the chemical substances in products provided by the supplier and the consistency between the actual situation of the product and the MD provided.

1.6.2 If one or more hazardous materials listed in Table A are found in concentrations above the specified threshold value, the manufacturer is to refuse the use of the product and inform the supplier to replace it with the one complies with the specifications. Products containing such hazardous materials are not to be provided to the supplier of a higher level except those may be exempted under the specifications and clear indications are to be made in the MD.

1.6.3 If one or more materials listed in Table B are present in products above the threshold values specified in MD, clear indications are to be made in MD. If the units which cannot be directly used in IHM are used by the quality data of the hazardous materials declared in MD, the approximate quantity of the hazardous materials is to be calculated and recorded in MD.

1.7 Field approval

1.7.1 Selecting of typical sample

(1) All parts and components are to be decomposed into homogeneous materials according to the requirements of examples in the Guidelines. Raw materials and components which may contain hazardous materials are to be identified and sampling checked.

(2) The samples selected may be a product, raw material or component. The typical samples selected are to cover every type of raw materials or components which may contain hazardous materials and different suppliers of materials and components. For example, if different origins of nonmetallic raw materials (e.g. ore) will affect the containing of the asbestos, the sampling is to cover different origins of raw material from the same supplier.

(3) Requirements for sampling are to comply with the recognized standards.

(4) A sufficient number of samples are to be taken to ensure the need for tests of every homogeneous material and the samples are to be kept by the works and third party testing

organization separately with a period of at least five years.

(5) All raw materials and components which may contain hazardous materials are to be listed in the Sampling Schedule. The materials and components may be exempted from the sampling check, provided the requirements of regulation 1.4.5 are met and the surveyor is only to carry out field confirmation.

(6) The developed sampling schedule is to be submitted to CCS for approval and the works is to be informed to prepare the samples after approval.

1.7.2 Report review and field audit (if necessary)

After being sealed up, the samples are to be submitted to a third party testing organization recognized by CCS for tests and the results are to be documented and submitted to CCS for audit. The surveyor is to endorse the test report after the review with an indication of “report review”.

CCS is to send its surveyor to confirm the compliance of the product and the supplier’s list on site and to seal up and keep the samples on site according to the sampling schedule, and then the sampling record is to be filled in and endorsed. If differences are found between the product and the description of the submitted documents, the sampling schedule may be adjusted appropriately based on the situations on site.

1.8 Verification for the suppliers of the manufacturer

1.8.1 When applying for products approval by CCS in compliance with the Hong Kong Convention and/or Regulation (EU) No 1257/2013, the suppliers are to be examined and verified by CCS according to regulations 1.6 and 1.7, if deemed necessary, so as to ensure that effective management and monitoring for the entire supply chain of the product are implemented by the manufacturer. If there are evidences that the MD and SDoC provided by the supplier are inconsistent with the product (such as the threshold of one or more hazardous materials listed in Table A/Table B of MD) or the authenticity of the information submitted is suspected, the samples may be requested to be submitted to the testing organization accepted by CCS for testing according to the sampling and decomposing principles as specified in 1.7.1 and verified according to 1.7.2 and the MD is to be confirmed according to the testing report. If one or more materials listed in Table A contained in the product which are found in concentrations above the specified threshold value according to the testing results (exceptions excluded), the approval may be carried out after relevant corrective measures are taken by the manufacturer.

1.8.2 For supplier of the parts and components not providing MD and SDoC, the manufacturer is to request the supplier to provide MD and SDoC or supporting documents (such as the documents used for the development of MD/SDoC, the testing report recognized or accepted by CCS, where applicable). If the supplier cannot provide the information or the authenticity of the information provided is suspected, the samples may be requested to be submitted to the testing organization accepted by CCS for testing according to the sampling and decomposing principles as specified in 1.7.1 and verified according to 1.7.2 and the MD is to be filled in according to the testing report. If one or more materials listed in Table A contained in the product which are found in concentrations above the specified threshold value according to the testing results (exceptions excluded), the approval may be carried out after relevant corrective measures are taken by the manufacturer.

1.9 Issue, audit, change, renewal and validity of the approval certificate

1.9.1 Issue of the approval certificate

The composition of raw materials/components of the product which may contain hazardous materials are to be identified and sampling checked according to the documents and information submitted by the manufacturer (such as asbestos-free certificate, third party testing report or manufacturing standards of the product). Approval Certificate of Products in compliance with the Hong Kong Convention and/or Regulation (EU) No 1257/2013 may be issued according to the relevant requirements of CCS once the product is confirmed to be in compliance with the Hong Kong Convention and/or Regulation (EU) No 1257/2013. The validity of the approval certificate is five years (If the approval and survey requirements for the product are specified in CCS Rules and the relevant certificates are issued, the validity of the approval certificate is consistent with that of the existing approval certificate).

1.9.2 Periodical audit

Within the period of validity of the approval certificate, a periodical audit may be requested by the approval unit according to the procedural requirements of CCS. The periodical audit is to be carried out within 3 months before or after the second anniversary date of the certificate. If the application for the periodical audit is not provided by the manufacturer within 3 months of the due date of the periodical audit, the approval certificate is to be suspended by the approval unit according to regulation 1.9.6. If the application for periodical audit is still not submitted to CCS by the manufacturer within 3 months after the suspension of the approval certificate, the approval certificate is to be canceled by the approval unit according to regulation 1.9.7.

1.9.3 Change of approval certificate

If the applicant is to change the scope of approval, the design of the product, manufacturing process, the quality control plan, approval basis or the supplier of raw materials and components, CCS is to be informed and the application for the change of approval certificate is to be submitted. The new approval certificate is to be issued by CCS when approved after audit or verified by tests (if necessary).

1.9.4 Renewal of approval certificate

An application for the renewal of approval certificate is to be submitted by the manufacturer to CCS within 3 months before the due date of the certificate, CCS is to examine the manufacturing, testing records, management of raw materials and components for the approved products and to check the compliance and consistency of the approved product and carry out sampling check if necessary.

1.9.5 Invalidation of approval certificate

The approval certificate will be automatically invalidated within the period of its validity in one of the following conditions:

- (1) any unauthorized alteration has been made to the certificate by its holder;
- (2) any convention, rule or standard applicable to the existing approved products has been changed (change of detailed requirements);
- (3) any unauthorized change of supplier of raw materials and components within the period of validity of approval certificate without approval by CCS.

1.9.6 Suspension of approval certificate

CCS will suspend the certificate within the period of its validity when CCS identifies that one of the following conditions exists at the manufacturer:

- (1) application for a periodical audit by CCS has not been submitted within the specified period;
- (2) any serious nonconformity of the approved products is found during a periodical audit or any

nonconformity found during a periodical audit has not been rectified as required;

(3) no remedial action has been promptly taken to quality problems of products or no assistance given to investigation by CCS.

1.9.7 Cancellation of approval certificate

CCS will cancel the certificate within the period of its validity when CCS identifies that one of the following conditions exists at the manufacturer:

(1) the date of periodical audit is pasted and the application for periodical audit is not submitted by the manufacturer to CCS within 3 months after the suspension of certificate;

(2) any major change has been made to the testing/test conditions, control of equipment or quality and management system of manufacturer and the existing approval conditions of CCS are not maintained;

(3) the holder is to accept the audit for the consistency of the product by CCS within the period of validity of approval certificate, if there are sufficient evidence indicating that the approved product is inconsistent with the approval certificate, CCS has the power to cancel the approval certificate;

(4) relevant fees have not been paid to CCS.

Appendix 1 Reference Format of the Supplier's List of Raw Materials and Components which may Contain Hazardous Materials

Appendix 2 Reference Format of Sampling Schedule;

Appendix 3 Requirements of Quality Control Plan.

Appendix 1 Reference Format of the Supplier's List of Raw Materials and Components which may Contain Hazardous Materials

List of Raw Materials and Components

Name	Specification/model	Supplier	Approval certificate/testing report No.	Applicable standards	Remarks
Component A					
Component B					
Material C					

Appendix 2 Reference Format of Sampling Schedule

Sampling Schedule

Work control No.				
Name of the company				
Name of the product				
Model				
Place of sampling				
Raw materials or components	Location	Supplier (manufacturer)	Number of sampling	Sampling No.
Material A1		Supplier a1		
		Supplier a2		
Material A2		Supplier a3		
Component A3		Supplier a4		

Specifications for other cases:

Sampling surveyor _____

Date of sampling _____

Appendix 3 Requirements of Quality Control Plan

The Quality Control Plan is to represent the requirements for professional quality system, describing the methods for the control of raw materials and components which may contain hazardous materials, especially to reflect the requirements of the Convention, CCS Rules and circulars, including:

- (1) The manufacturer is to designate a responsible person and make regulations for the raw materials and components which may contain hazardous materials in the processes of selection of suppliers, purchasing, acceptance of purchases, management of storage and management of manufacturing.
- (2) Requirements for the retrospective processing and timely informing of CCS of disqualified raw materials, components and products not in compliance with the Hong Kong Convention and/or Regulation (EU) No 1257/2013 found during the testing or quality feedback are to be specified.
- (3) Methods are to be specified for the management and control of the auxiliary additive materials and equipment containing hazardous materials products used in the process of manufacturing so as to prevent the marine products being polluted.
- (4) The supplier is at least to provide MD and SDoC for raw materials and components which may contain hazardous materials.
- (5) Supplier's list of raw materials and components used in marine products possibly containing hazardous materials is to be approved by CCS. Periodical reassessment is to be carried out for qualified suppliers, and the records of assessment are to be maintained. Any change of the qualified suppliers approved by CCS is to be submitted to CCS for approval and the changes of high risk materials or components are to be submitted with the relevant testing reports.
- (6) The following documents are to be kept and filed for irregular audit by CCS:
 - A) records of the delivery of relevant requirements for hazardous materials of the Hong Kong Convention and/or Regulation (EU) No 1257/2013 to all suppliers (such as fax, e-mail, meeting record);
 - B) Material Declaration (MD) and Supplier's Declaration of Conformity (SDoC), Asbestos-free Report or Asbestos-free Approval Certificate, Supplier's Commitment to Ensuring the Consistency between Source and Composition of Materials and the Tested Samples, Declaration of Same Material;
 - C) Records for the Change of Raw materials and Components.
- (7) All people engaged in the development, purchasing, manufacturing, survey and management of the product are to be trained through the quality control plan.

Annex 8 Example of Visual/sampling Check Plan

Visual/sampling check plan for sample ship

Name of ship	XXXXXXXXXX
IMO Number	XXXXXXXXXX
Gross Tonnage	28,000 GT
L x B x D	xxx.xx × xx.xx × xx.xx m
Date of delivery	dd.mm.1987
Shipowner	XXXXXXXXXX
Contact point (Tel.,Fax, E-mail, address)	XXXXXXXXXX Tel: XXXX-XXXX Fax: XXXX-XXXX E-mail: abcdefg@hijk.co.net
Check schedule	Visual check: dd, mm, 20XX Sampling check: dd, mm, 20XX
Site of check	XX shipyard, No. Dock
In charge of check	XXXX XXXX
Check engineer	XXXX XXXX、YYYY YYYY、ZZZZ ZZZZ
Sampling engineer	Person with specialized knowledge of sampling
Sampling method and anti-scattering measure for asbestos	Wet the sampling location prior to cutting and allow it to harden after cutting to prevent scatter. Notes: Workers performing sampling activities shall wear protective equipment.
Sampling of fragments of paints	Paints suspected to contain TBT are to be collected and analyzed from load line, directly under bilge keel and flat bottom near amidships.
Laboratory	QQQQ QQQQ
Chemical analysis method	Method by ISO/DIS 22262-1 Bulk materials--Part 1: Sampling and qualitative determination of asbestos in commercial bulk materials and ISO/CD 22262-2 Bulk materials – Part 2: Quantitative determination of asbestos by gravimetric and microscopic methods. ICP Luminous analysis (TBT)
Location of visual/sampling check	Refer to lists for visual/sampling check

Listing for equipment, system and/or area for visual check

See attached "Analysis and definition of scope of investigation for sample ship"

List of equipment, system and/or area for sampling check

Location	Equipment, machinery and/or zone	Name of parts	Materials	Result of doc. checking
Upper Deck	Back deck ceilings	Engine-room ceiling	Asbestos	Unknown
Engine-room	Exhaust gas pipe	Insulation	Asbestos	Unknown
Engine-room	Pipe/flange	Gasket	Asbestos	Unknown
Refer to attached "Analysis and definition of scope of investigation for sample ship" and "Location plan of Hazardous Materials for sample ship"				

List of equipment, system and/or area classed as PCHM

Location	Equipment, machinery and/or zone	Name of part	Material	Result of doc. checking
Floor	Propeller cap	Gasket	Asbestos	PCHM
Engine-room	Air operated shut-off valve	Gland packing	Asbestos	PCHM
Refer to attached "Analysis and definition of scope of investigation for sample ship" and "Location plan of Hazardous Materials for sample ship"				

This plan is established in accordance with the Guidelines for the development of the Inventory of Hazardous Materials.

Prepared by: XXXX XXXX
Tel: YYYYY-YYYY
E-mail: XXXX@ZZZZ.co.net

- Document check • date/place:
dd, mm, 20XX at XX Lines Co. Ltd.
- Preparation date of plan: dd. mm, 20XX

Annex 9 Specific Test Methods

1 Asbestos

Types to test for: as per resolution MEPC.379(80); Actinolite CAS 77536-66-4 Amosite (Grunerite) CAS 12172-73-5 Anthophyllite CAS 77536-67-5 Chrysotile CAS 12001-29-5 Crocidolite CAS 12001-28-4 Asbestos Tremolite CAS 77536-68-6.

Specific testing techniques: Polarized Light Microscopy (PLM), electron microscope techniques and/or X-Ray Diffraction (XRD) as applicable.

Specific reporting information: The presence/no presence of asbestos, indicate the concentration range, and state the type when necessary.

Notes:

- (1) The suggested three kinds of testing techniques are most commonly used methods when analysing asbestos and each of them has its limitation. Laboratories are to choose the most suitable methods to determine, and in most cases, two or more techniques are to be utilized together.
- (2) The quantification of asbestos is difficult at this stage, although the XRD technique is applicable. Only a few laboratories conduct the quantification rather than the qualification, especially when a precise number is required. Considering the demand from the operators and ship recycling parties, the precise concentration is not strictly required. Thereby, the concentration range is recommended to report, and the recommended range division according to standard VDI 3866 is as follows:
 - Asbestos not detected
 - Traces of asbestos detected
 - Asbestos content approx. 1% to 15% by mass
 - Asbestos content approx. 15% to 40% by mass
 - Asbestos content greater than 40% by massResults that specified more precisely must be provided with a reasoned statement on the uncertainty.
- (3) As to the asbestos types, to distinguish all six different types is time consuming and in some cases not feasible by current techniques; while on the practical side, the treatment of different types of asbestos is the same. Therefore, it is suggested to report the type when necessary.

2 Polychlorinated biphenyls (PCBs)

Note: there are 209 different congeners (forms) of PCB of it is impracticable to test for all. Various organizations have developed lists of PCBs to test for as indicators. In this instance two alternative approaches are recommended. Method 1 identifies the seven congeners used by the International Council for the Exploration of the Sea (ICES). Method 2 identifies 19 congeners and 7 types of aroclor (PCB mixtures commonly found in solid shipboard materials containing PCBs). Laboratories are to be familiar with the requirements and consequences for each of these lists.

Types to test for: Method 1: ICES7 congeners (28, 52, 101, 118, 138, 153, 180). Method 2: 19 congeners and 7 types of aroclor, using the US EPA 8082a test.

Specific testing technique: GC-MS (congener specific) or GC-ECD or GC-ELCD for applicable mixtures such as aroclors.

Note: standard samples must be used for each type.

Sample Preparation: It is important to properly prepare PCB samples prior to testing. For solid materials (cables, rubber, paint, etc.), it is especially critical to select the proper extraction procedure in order to release PCBs since they are chemically bound within the product.

Specific reporting information: PCB congener, ppm per congener in sample, and for Method 2, ppm per aroclor in sample is also to be reported.

Notes:

- (1) Certain field or indicator tests are suitable for detecting PCBs in liquids or surfaces. However, there are currently no such tests that can accurately identify PCBs in solid shipboard materials. It is also noted that many of these tests rely on the identification of free chlorine ions and are thus highly susceptible to chlorine contamination and false readings in a marine environment where all surfaces are highly contaminated with chlorine ions from the sea water and atmosphere.
- (2) Several congeners are tested for as “indicator” congeners. They are used because their presence often indicates the likelihood of other congeners in greater quantities (many PCBs are mixes, many mixes use a limited number of PCBs in small quantities, therefore the presence of the small quantities indicates the potential for a mix containing far higher quantities of other PCBs).
- (3) Many reports refer to “total PCB”, which is often a scaled figure to represent likely total PCBs based on the sample and the common ratios of PCB mixes. Where this is done the exact scaling technique must be stated, and is for information only and does not form part of the specific technique.

3 Ozone Depleting Substances

Types to test for: as per appendix 8 to IMO resolution MEPC.379(80), all the listed CFCs, Halons, HCFCs and other listed substance as required by Montreal Protocol.

Specific testing technique: Gas Chromatography-Mass Spectrometry (GC-MS), coupled Electron Capture Detectors (GC-ECD) and Electrolytic Conductivity Detectors (GC-ELCD).

Specific reporting information: Type and concentration of ODS.

4 Anti-fouling systems containing organotin compounds as biocides and/or cybutryne

4.1 Anti-fouling systems containing organotin compounds as biocides

Types to test for: Anti-fouling compounds and systems regulated under Annex I to the International Convention on the Control of Harmful Anti-fouling Systems on Ships, 2001 (AFS Convention), including: Tributyl tins (TBT), Triphenyl tins (TPT) and Tributyl tin oxide (TBTO).

Specific testing technique: As per resolution MEPC.356(78) (2022 Guidelines for Brief Sampling of Anti-Fouling Systems on Ships), adopted on 10 June 2022, using ICPOES, ICP, AAS, XRF, GC-MS as applicable.

Specific reporting information: Type and concentration of organotin compound.

Note: For “field” or “indicative” testing it may be acceptable to simply identify presence of tin, due to the expected good documentation on anti-fouling systems.

4.2 Anti-fouling systems containing cybutryne

Types to test for: Anti-fouling systems containing cybutryne regulated under Annex 1 to the International Convention on the Control of Harmful Anti-fouling Systems on Ships, 2001 (AFS Convention, as amended).

Specific testing technique: As per resolution MEPC.356(78) (2022 Guidelines for brief sampling of anti-fouling systems on ships), adopted on 10 June 2022, using GC-MS.

Specific reporting information: Concentration of cybutryne.

4.3 Simplified approach to detect organotin compounds or cybutryne

Types to test for: Anti-fouling systems containing organotin compounds as biocides and/or cybutryne regulated under Annex 1 to the International Convention on the Control of Harmful Anti-fouling Systems on Ships, 2001 (AFS Convention, as amended).

Specific testing technique: As per resolution MEPC.356(78) (2022 Guidelines for brief sampling of anti-fouling systems on ships), adopted on 10 June 2022, using GC-MS.

Specific reporting information: Concentration of organotin compound and/or cybutryne.

5 Perfluorooctane sulfonic acid (PFOS)

Types to test for: As per Regulation (EC) No 850/2004 of the European Parliament and of the Council, new installations which contain perfluorooctane sulfonic acid (PFOS) and its derivatives are to be prohibited.

Specific testing technique: LC-MS/MS or LC-MS, GC-MS, LC-qMS, LC-tandem/MS.

Specific reporting information: Type and concentration of perfluorooctane sulfonic acid (PFOS) and its derivatives.

Annex 10 Inventory of Hazardous Materials and Example of Location Diagram of Hazardous Materials for Existing Ships

Inventory of Hazardous Materials for sample ship

Identification/verification number of Part I of the Inventory of Hazardous Materials: _____

Particulars of the "Sample Ship"

Distinctive number or letters	XXXX
Port of registry	Port of XXX
Type of vessel	Bulk carrier
Gross Tonnage	28,000 GT
IMO number Name of shipbuilder	NNNNNNN xx Shipbuilding Co. Ltd
Name of shipowner	yy Maritime SA
Date of delivery	MM/DD/1988

This inventory was developed in accordance with the Guidelines for the development of the Inventory of Hazardous Materials.

Attachment: Location diagram of Hazardous Materials

Prepared by: _____

Address: _____

Date: _____

Inventory of Hazardous Materials: “Sample Ship”

Part I HAZARDOUS MATERIALS CONTAINED IN THE SHIP’S STRUCTURE AND EQUIPMENT

I-1 Paints and coating systems containing materials listed in Table A and Table B of Annex 1 to this Guidelines

No.	Application of paint	Name of paint	Location *1	Materials (classification in Annex 1)	Approx. quantity		Remarks
1	AF paint	Unknown paints	Flat bottom	TBT	60.00	kg	Confirmed by sampling
2							
3							

I-2 Equipment and machinery containing materials listed in Table A and Table B of Annex 1 to this Guidelines

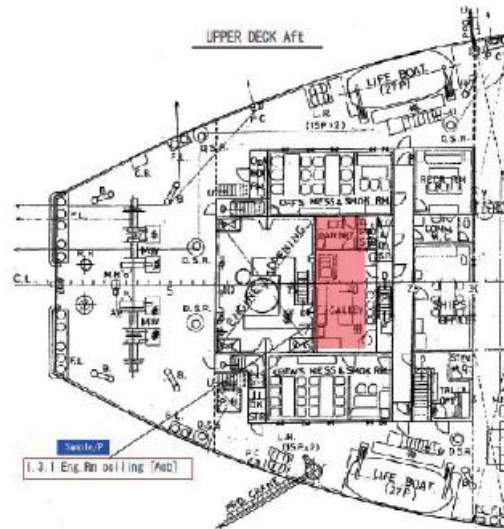
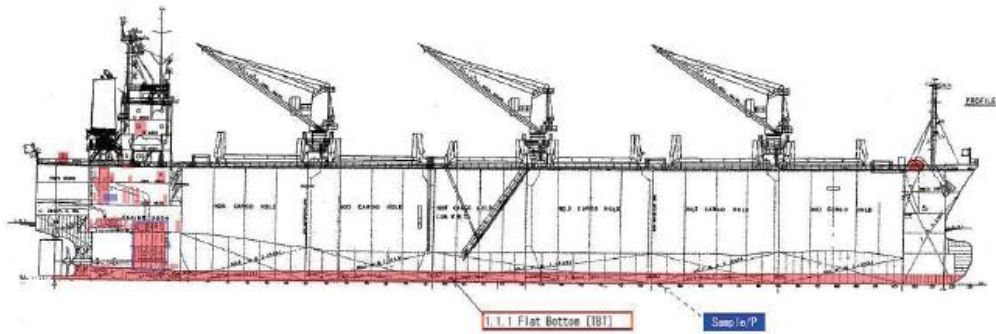
No.	Name of equipment and machinery	Location *1	Materials (classification in Annex 1)	Parts where used	Approx. quantity		Remarks
1	Main engine	Lower floor	Asbestos	Exh. pipe packing	3.50	kg	
2	Aux. boiler	3 rd deck	Asbestos	Unknown packing	10.00	kg	PCHM (potentially containing Hazardous Material)
3	Piping/flange	Engine-room	Asbestos	Packing	50.00	kg	PCHM
4	Ref. provision plant	2 nd deck	HCFC	Refrigerant (R22)	20.00	kg	

I-3 Structure and hull containing materials listed in Table A and Table B of Annex 1 to this Guidelines

No.	Name of structural element	Location *1	Materials (classification in appendix 1)	Parts where used	Approx. quantity		Remarks
1	Back deck ceiling	Upper deck	Asbestos	Engine-room ceiling (A class)	3.80	kg	Confirmed by sampling
2							
3							

*1 Each item is to be entered in order based on its location, from a lower level to an upper level and from a fore part to an aft part.

Example of location diagram of Hazardous Materials



Annex 11 Examples of Radioactive Sources

The following list contains examples of radioactive sources that should be included in the Inventory, regardless of the number, the amount of radioactivity or the type of radionuclide.

Examples of consumer products with radioactive materials

Ionization chamber smoke detectors (typical radionuclides ^{241}Am ; ^{226}Ra)

Instruments/signs containing gaseous tritium light sources (^3H)

Instruments/signs containing radioactive painting (typical radionuclide ^{226}Ra)

High intensity discharge lamps (typical radionuclides ^{85}Kr ; ^{232}Th)

Radioactive lighting rods (typical radionuclides ^{241}Am ; ^{226}Ra)

Examples of industrial gauges with radioactive materials

Radioactive level gauges

Radioactive dredger gauges

Radioactive conveyor gauges

Radioactive spinning pipe gauges

Note: Typical radionuclides: ^{241}Am ; $^{241}\text{Am}/\text{Be}$; ^{252}Cf ; ^{244}Cm ; ^{60}Co ; ^{137}Cs ; ^{153}Gd ; ^{192}Ir ; ^{147}Pm ; ^{238}Pu ; $^{239}\text{Pu}/\text{Be}$; ^{226}Ra ; ^{75}Sb ; ^{90}Sr (^{90}Y); ^{170}Tm ; ^{169}Yb

References

1.1 References

- (1) Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009;
- (2) 2023 Guidelines for the Development of the Inventory of Hazardous Materials (resolution MEPC.379(80));
- (3) 2012 Guidelines for the Survey and Certification of Ships under the Hong Kong Convention (resolution MEPC.222(64));
- (4) Rules for Green Eco-ships (China Classification Society);
- (5) Unified Interpretation of SOLAS regulation II-1/3-5 (MSC.1/Circ.1426/Rev.1).
- (6) Regulation (EU) No 1257/2013

1.2 Abbreviations

- (1) IMO: International Maritime Organization
- (2) MEPC: Marine Environment Protection Committee of IMO
- (3) GPR: CCS class notation “Green Passport”
- (4) GT: Gross Tonnage
- (5) FSU: Floating Storage Unit
- (6) FPSO: Floating Production, Storage and Offloading Facilities
- (7) HCFCs: Hydrochlorofluorocarbons
- (8) IHM: Inventory of Hazardous Materials
- (9) HSSC: Harmonized System of Survey and Certification
- (10) MD: Materials Declaration
- (11) SDoC: Supplier’s Declaration of Conformity
- (12) TBT: Tributyl tins
- (13) PCHM: potentially containing Hazardous Material
- (14) DASR: Document of Authorization to conduct Ship Recycling
- (15) EU: European Union

Appendix 1 Regulation (EU) No 1257/2013

REGULATION (EU) No 1257/2013 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 20 November 2013 on ship recycling and amending Regulation (EC) No 1013/2006 and Directive 2009/16/EC

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,
Having regard to the Treaty on the Functioning of the European Union, and in particular Article 192(1) thereof,

Having regard to the proposal from the European Commission,

After transmission of the draft legislative act to the national parliaments,

Having regard to the opinion of the European Economic and Social Committee^①,

After consulting the Committee of the Regions,

Acting in accordance with the ordinary legislative procedure^②,

Whereas:

- (1) Ships which constitute waste and which are subject to a transboundary movement for recycling are regulated by the Basel Convention of 22 March 1989 on the Control of the Transboundary Movements of Hazardous Wastes and their Disposal ('the Basel Convention') and Regulation (EC) No 1013/2006 of the European Parliament and of the Council^③. Regulation (EC) No 1013/2006 implements the Basel Convention as well as an amendment^④ to that Convention adopted in 1995, which has not yet entered into force at international level, and which establishes a ban on exports of hazardous waste to countries that are not members of the Organisation for Economic Cooperation and Development (OECD). Such ships are generally classified as hazardous waste and prohibited from being exported from the Union for recycling in facilities in countries that are not members of the OECD.
- (2) The mechanisms for monitoring the application of, and enforcing the current Union and international law are not adapted to the specificities of ships and international shipping. Efforts involving interagency cooperation between the International Labour Organisation (ILO), the International Maritime Organisation (IMO) and the Secretariat of the Basel Convention have been successful in reaching agreement on the introduction of mandatory requirements, at global level, aimed at ensuring an efficient and effective solution to unsafe and unsound ship recycling practices in the form of the Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships ('the Hong Kong Convention').
- (3) Current ship recycling capacity in OECD countries which is legally accessible to ships flying the flag of a Member State is insufficient. Current safe and environmentally sound ship recycling capacity in countries which are not members of the OECD is sufficient to treat all ships flying the flag of a Member State and is expected to expand further by 2015 as the results of actions taken by recycling countries to meet the requirements of the Hong Kong Convention.

① OJ C 299, 4.10.2012, p.158.

② Position of the European Parliament of 22 October 2013 (not yet published in the Official Journal) and decision of the Council of 15 November 2013.

③ Regulation (EC) No 1013/2006 of the European Parliament and of the Council of 14 June 2006 on shipments of waste (OJ L 190, 12.7.2006, p.1).

④ Amendment to the Basel Convention ('Ban amendment') adopted by Decision III/1 of the Parties to the Basel Convention.

- (4) The Hong Kong Convention was adopted on 15 May 2009 under the auspices of the International Maritime Organization. The Hong Kong Convention will enter into force only 24 months after the date of ratification by at least 15 states representing a combined merchant fleet of at least 40 per cent of the gross tonnage of the world's merchant shipping and whose combined maximum annual ship recycling volume during the preceding 10 years constitutes not less than three per cent of the gross tonnage of the combined merchant shipping of the same states. That Convention covers the design, the construction, the operation and the preparation of ships with a view to facilitating safe and environmentally sound recycling without compromising ship safety and operational efficiency. It also covers the operation of ship recycling facilities in a safe and environmentally sound manner, and the establishment of an appropriate enforcement mechanism for ship recycling.
- (5) This Regulation is aimed at facilitating early ratification of the Hong Kong Convention both within the Union and in third countries by applying proportionate controls to ships and ship recycling facilities on the basis of that Convention.
- (6) The Hong Kong Convention provides explicitly for its Parties to take more stringent measures consistent with international law, with respect to the safe and environmentally sound recycling of ships, in order to prevent, reduce or minimise any adverse effects on human health and the environment. Taking that into account, this Regulation should provide protection from the possible adverse effects of hazardous materials on board all ships calling at a port or anchorage of a Member State while ensuring compliance with the provisions applicable to those materials under international law. In order to ensure the monitoring of compliance with the requirements relating to hazardous materials under this Regulation, Member States should apply national provisions to implement Directive 2009/16/EC of the European Parliament and of the Council^①. Currently, port State control inspectors are tasked with the inspection of certification and with active testing for hazardous materials, including asbestos, under the International Convention for the Safety of Life at Sea ('SOLAS'). The Paris Memorandum of Understanding on Port State Control provides a harmonised approach for those activities.
- (7) The purpose of this Regulation is also to reduce disparities between operators in the Union, in OECD countries and in relevant third countries in terms of health and safety at the workplace and environmental standards and to direct ships flying the flag of a Member State to ship recycling facilities that practice safe and environmentally sound methods of dismantling ships instead of directing them to substandard sites as is currently the practice. The competitiveness of safe and environmentally sound recycling and treatment of ships in ship recycling facilities located in a Member State would thereby also be increased. The establishment of a European List of ship recycling facilities ('the European List') fulfilling the requirements set out in this Regulation would contribute to those objectives as well as to better enforcement by facilitating the control of ships going for recycling by the Member State whose flag the ship is flying. Those requirements for ship recycling facilities should be based on the requirements of the Hong Kong Convention. In this regard, ship recycling facilities approved in accordance with this Regulation should meet the necessary requirements to ensure protection of the environment, the health and safety of workers and the environmentally sound management of the waste recovered from recycled ships. For ship recycling facilities located in a third country,

① Directive 2009/16/EC of the European Parliament and of the Council of 23 April 2009 on port State control (OJ L 131, 28.5.2009, p.57).

the requirements should achieve a high level of protection of human health and the environment that is broadly equivalent to that in the Union. Ship recycling facilities which do not meet those minimum requirements should therefore not be included in the European List.

- (8) The principle of equality in Union law should be applied and its application monitored, in particular when establishing and updating the European List in respect of ship recycling facilities located in a Member State and ship recycling facilities located in a third country fulfilling the requirements set out in this Regulation.
- (9) Member States are encouraged to adopt appropriate measures to ensure that ships excluded from the scope of this Regulation act in a manner that is consistent with this Regulation, in so far as is reasonable and practicable.
- (10) In order to avoid duplication, it is necessary to exclude ships flying the flag of a Member State falling under the scope of this Regulation from the scope of application of Regulation (EC) No 1013/2006 and of Directive 2008/98/EC of the European Parliament and of the Council^① respectively. Regulation (EC) No 1013/2006 applies to shipments of waste from the Union, subject to exclusions for certain categories of waste where an alternative regime applies. This Regulation subjects ships within its scope to controls throughout their life-cycle and aims to secure recycling of those ships in an environmentally sound manner. It is therefore appropriate to specify that a ship subject to the alternative control regime throughout its life-cycle under this Regulation should not be subject to Regulation (EC) No 1013/2006. Ships neither covered by the scope of the Hong Kong Convention nor by this Regulation, and any waste on board of a ship other than operationally generated waste, should continue to be subject to Regulation (EC) No 1013/2006 and to Directives 2008/98/EC and 2008/99/EC of the European Parliament and of the Council^②, respectively.
- (11) It is also acknowledged that ships continue to be subject to other international conventions to ensure their safe operation at sea during the operational part of their life-cycle and, although they can exercise certain navigational rights and freedoms, ships are required to provide prior notice of entry into ports. Member States should be able to choose to apply further controls in accordance with other international treaties. Additional transit controls are therefore not considered necessary under this Regulation.
- (12) When interpreting the requirements of this Regulation, consideration should be given to the guidelines developed by the IMO ('IMO guidelines') to support the Hong Kong Convention.
- (13) For the purposes of this Regulation, the term 'recycling' should not have the same meaning as defined in Directive 2008/98/EC. This Regulation should therefore introduce a specific definition for the term 'ship recycling'.
- (14) Regulation (EC) No 1272/2008 of the European Parliament and of the Council^③ implements at Union level the Globally Harmonised System for the classification and labelling of chemicals. That Regulation, together with Council Directive 67/548/EEC^④ and Directive

① Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 on waste and repealing certain Directives (OJ L 312, 22.11.2008, p.3).

② Directive 2008/99/EC of the European Parliament and of the Council of 19 November 2008 on the protection of the environment through criminal law (OJ L 328, 6.12.2008, p.28).

③ Regulation (EC) No 1272/2008 of the European Parliament and of the Council of 16 December 2008 on classification, labelling and packaging of substances and mixtures, amending and repealing Directives 67/548/EEC and 1999/45/EC, and amending Regulation (EC) No 1907/2006 (OJ L 353, 31.12.2008, p.1).

④ Council Directive 67/548/EEC of 27 June 1967 on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances (OJ 196, 16.8.1967,

1999/45/EC of the European Parliament and of the Council^①, provides useful guidance in determining what constitutes a hazardous material.

- (15) Keeping an inventory of hazardous materials on board a ship throughout its life-cycle is a key requirement laid down in the Hong Kong Convention and in this Regulation. In accordance with Regulation 8(2) of the Hong Kong Convention, a ship destined to be recycled should minimise the amounts of operationally generated waste in the period prior to entering the ship recycling facility. If the operationally generated waste is intended for delivery with the ship to a ship recycling facility, the approximate quantities and locations of that waste should be listed in Part II of the inventory.
- (16) Member States should take measures to prevent circumvention of ship recycling rules and to enhance transparency of ship recycling. As provided for in the Hong Kong Convention, Member States should report information concerning ships to which an inventory certificate has been issued, ships for which a statement of completion has been received and information regarding illegal ship recycling and follow-up actions that they have undertaken.
- (17) Member States should lay down rules on penalties applicable to infringements of this Regulation and ensure that those penalties are applied so as to prevent circumvention of ship recycling rules. The penalties, which may be of a civil or administrative nature, should be effective, proportionate and dissuasive.
- (18) In accordance with the case-law of the Court of Justice, the courts of the Member States are required to interpret, to the fullest extent possible, the procedural rules relating to the conditions to be met in order to bring administrative or judicial proceedings in accordance with the objectives of Article 9(3) of the Aarhus Convention.
- (19) In the interest of protecting human health and the environment and having regard to the 'polluter pays' principle, the Commission should assess the feasibility of establishing a financial mechanism applicable to all ships calling at a port or anchorage of a Member State, irrespective of the flag they are flying, to generate resources that would facilitate the environmentally sound recycling and treatment of ships without creating an incentive to out-flag.
- (20) In order to take into account developments regarding the Hong Kong Convention, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of the updating of Annexes I and II to this Regulation. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and to the Council.
- (21) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council^②.

p.1).

- ① Directive 1999/45/EC of the European Parliament and of the Council of 31 May 1999 concerning the approximation of the laws, regulations and administrative provisions of the Member States relating to the classification, packaging and labelling of dangerous preparations (OJ L 200, 30.7.1999, p.1).
- ② Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down

(22) Since the objective of this Regulation, namely to prevent, reduce or eliminate adverse effects on human health and the environment caused by the recycling, operation and maintenance of ships flying the flag of a Member State, cannot be sufficiently achieved by the Member States due to the international character of shipping and ship recycling, but can rather by reason of its scale and effects, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve that objective,

HAVE ADOPTED THIS REGULATION:

TITLE I SUBJECT-MATTER, SCOPE AND DEFINITIONS

Article 1 Subject matter and purpose

The purpose of this Regulation is to prevent, reduce, minimise and, to the extent practicable, eliminate accidents, injuries and other adverse effects on human health and the environment caused by ship recycling. The purpose of this Regulation is to enhance safety, the protection of human health and of the Union marine environment throughout a ship's life-cycle, in particular to ensure that hazardous waste from such ship recycling is subject to environmentally sound management.

This Regulation also lays down rules to ensure the proper management of hazardous materials on ships.

This Regulation also aims to facilitate the ratification of the Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009 ('the Hong Kong Convention').

Article 2 Scope

1. This Regulation, with the exception of Article 12, shall apply to ships flying the flag of a Member State.

Article 12 shall apply to ships flying the flag of a third country calling at a port or anchorage of a Member State.

2. This Regulation shall not apply to:

- (a) any warships, naval auxiliary, or other ships owned or operated by a state and used, for the time being, only on government non-commercial service;
- (b) ships of less than 500 gross tonnage (GT);
- (c) ships operating throughout their life only in waters subject to the sovereignty or jurisdiction of the Member State whose flag the ship is flying.

Article 3 Definitions

the rules and general principles concerning mechanisms for control by the Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p.13).

1. For the purposes of this Regulation, the following definitions apply:

- (1) ‘ship’ means a vessel of any type whatsoever operating or having operated in the marine environment, and includes submersibles, floating craft, floating platforms, self-elevating platforms, Floating Storage Units (FSUs), and Floating Production Storage and Offloading Units (FPSOs), as well as a vessel stripped of equipment or being towed;
- (2) ‘new ship’ means a ship for which either:
 - (a) the building contract is placed on or after the date of application of this Regulation;
 - (b) in the absence of a building contract, the keel is laid or the ship is at a similar stage of construction six months after the date of application of this Regulation or thereafter; or
 - (c) the delivery takes place thirty months after the date of application of this Regulation or thereafter;
- (3) ‘tanker’ means an oil tanker as defined in Annex I to the Convention for the Prevention of Pollution from Ships (‘MARPOL Convention’) or a Noxious Liquid Substances (NLS) tanker as defined in Annex II to that Convention;
- (4) ‘hazardous material’ means any material or substance which is liable to create hazards to human health and/or the environment;
- (5) ‘operationally generated waste’ means waste water and residues generated by the normal operation of ships subject to the requirements of the MARPOL Convention;
- (6) ‘ship recycling’ means the activity of complete or partial dismantling of a ship at a ship recycling facility in order to recover components and materials for reprocessing, for preparation for re-use or for re-use, whilst ensuring the management of hazardous and other materials, and includes associated operations such as storage and treatment of components and materials on site, but not their further processing or disposal in separate facilities;
- (7) ‘ship recycling facility’ means a defined area that is a yard or facility located in a Member State or in a third country and used for the recycling of ships;
- (8) ‘ship recycling company’ means, the owner of the ship recycling facility or any other organisation or person who has assumed the responsibility for the operation of the ship recycling activity from the owner of the ship recycling facility;
- (9) ‘administration’ means a governmental authority designated by a Member State as being responsible for duties related to ships flying its flag or to ships operating under its authority;
- (10) ‘recognised organisation’ means an organisation recognised in accordance with Regulation (EC) No 391/2009 of the European Parliament and of the Council^①;
- (11) ‘competent authority’ means a governmental authority or authorities designated by a Member State or a third country as responsible for ship recycling facilities, within a specified geographical area or an area of expertise, relating to all operations within the jurisdiction of that state;
- (12) ‘gross tonnage’ means the gross tonnage (GT) calculated in accordance with the tonnage measurement regulations contained in Annex I to the International Convention on Tonnage Measurement of Ships, 1969, or any successor convention;
- (13) ‘competent person’ means a person with suitable qualifications, training, and sufficient knowledge, experience and skill, for the performance of the specific work;

^① Regulation (EC) No 391/2009 of the European Parliament and of the Council of 23 April 2009 on common rules and standards for ship inspection and survey organisations (OJ L 131, 28.5.2009, p.11).

- (14) ‘ship owner’ means the natural or legal person registered as the owner of the ship, including the natural or legal person owning the ship for a limited period pending its sale or handover to a ship recycling facility, or, in the absence of registration, the natural or legal person owning the ship or any other organisation or person, such as the manager or the bareboat charterer, who has assumed the responsibility for operation of the ship from the owner of the ship, and the legal person operating a state-owned ship;
- (15) ‘new installation’ means the installation of systems, equipment, insulation or other material on a ship after the date of application of this Regulation;
- (16) ‘ship recycling plan’ means a plan developed by the operator of the ship recycling facility for each specific ship to be recycled under its responsibility taking into account the relevant IMO guidelines and resolutions;
- (17) ‘ship recycling facility plan’ means a plan prepared by the operator of the ship recycling facility and adopted by the board or the appropriate governing body of the ship recycling company that describes the operational processes and procedures involved in ship recycling at the ship recycling facility and that covers in particular workers’ safety and training, protection of human health and the environment, roles and responsibilities of personnel, emergency preparedness and response, and systems for monitoring, reporting and record-keeping, taking into account the relevant IMO guidelines and resolutions;
- (18) ‘safe-for-entry’ means a space that meets all of the following criteria:
- (a) the oxygen content of the atmosphere and the concentration of flammable vapours are within safe limits;
 - (b) any toxic materials in the atmosphere are within permissible concentrations;
 - (c) any residues or materials associated with the work authorised by the competent person will not produce uncontrolled release of toxic materials or an unsafe concentration of flammable vapours under existing atmospheric conditions while maintained as directed;
- (19) ‘safe-for-hot work’ means a space in which all of the following criteria are met:
- (a) safe, non-explosive conditions, including gas-free status, exist for the use of electric arc or gas welding equipment, cutting or burning equipment or other forms of naked flame, as well as heating, grinding, or spark-generating operations;
 - (b) the safe-for-entry criteria set out in point 18 are met;
 - (c) existing atmospheric conditions do not change as a result of the hot work;
 - (d) all adjacent spaces have been cleaned, rendered inert or treated sufficiently to prevent the start or spread of fire;
- (20) ‘statement of completion’ means a confirmatory statement issued by the operator of the ship recycling facility that the ship recycling has been completed in accordance with this Regulation;
- (21) ‘inventory certificate’ means a ship-specific certificate that is issued to ships flying the flag of a Member State in accordance with Article 9 and that is supplemented by an inventory of hazardous materials in accordance with Article 5;
- (22) ‘ready for recycling certificate’ means a ship-specific certificate that is issued to ships flying the flag of a Member State in accordance with Article 9(9) and that is supplemented by an inventory of hazardous materials in accordance with Article 5(7) and the approved ship recycling plan in accordance with Article 7;
- (23) ‘statement of compliance’ means a ship-specific certificate that is issued to ships flying the

flag of a third country and that is supplemented by an inventory of hazardous materials in accordance with Article 12;

(24) 'light displacement tonnes (LDT)' means the weight of a ship in tonnes without cargo, fuel, lubricating oil in storage tanks, ballast water, fresh water, feedwater, consumable stores, passengers and crew and their effects and it is the sum of the weight of the hull, structure, machinery, equipment and fittings of the ship.

2. For the purposes of Article 7(2)(d) and Articles 13, 15 and 16,

(a) 'waste', 'hazardous waste', 'treatment' and 'waste management' have the same meaning as in Article 3 of Directive 2008/98/EC;

(b) 'site inspection' means an inspection of the ship recycling facility assessing whether the conditions on site are consistent with those described in any relevant documentation provided;

(c) 'worker' means any person who performs work, either regularly or temporarily, in the context of an employment relationship, including the personnel working for contractors and subcontractors;

(d) 'environmentally sound management' means taking all practicable steps to ensure that waste and hazardous materials are managed in a manner which protects human health and the environment against the adverse effects which may result from such materials and waste.

3. For the purposes of point 13 of paragraph 1, a competent person may be a trained worker or a managerial employee capable of recognising and evaluating occupational hazards, risks, and employee exposure to potentially hazardous materials or unsafe conditions in a ship recycling facility, and who is capable of specifying the necessary protection and precautions to be taken to eliminate or reduce those hazards, risks or that exposure.

Without prejudice to Directive 2005/36/EC of the European Parliament and of the Council^①, the competent authority may define appropriate criteria for the designation of such persons and may determine the duties to be assigned to them.

TITLE II SHIPS

Article 4 Control of hazardous materials

The installation or use of hazardous materials referred to in Annex I on ships shall be prohibited or restricted as specified in Annex I, without prejudice to other requirements of relevant Union law which may require further measures.

Article 5 Inventory of hazardous materials

1. Each new ship shall have on board an inventory of hazardous materials, which shall identify at least the hazardous materials referred to in Annex II and contained in the structure or equipment of the ship, their location and approximate quantities.

2. Subject to point (b) of Article 32(2), existing ships shall comply, as far as practicable, with

^① Directive 2005/36/EC of the European Parliament and of the Council of 7 September 2005 on the recognition of professional qualifications (OJ L 255, 30.9.2005, p.22).

paragraph 1.

In the case of ships going for recycling, they shall comply, as far as practicable, with paragraph 1 of this Article from the date of the publication of the European List of ship recycling facilities ('the European List') as set out in Article 16(2).

Subject to point (b) of Article 32(2), when the inventory of hazardous materials is developed it shall identify, at least, the hazardous materials listed in Annex I.

3. The inventory of hazardous materials shall:

- (a) be specific to each ship;
- (b) provide evidence that the ship complies with the prohibition or restrictions on installing or using hazardous materials in accordance with Article 4;
- (c) be compiled taking into account the relevant IMO guidelines;
- (d) be verified either by the administration or a recognised organisation authorised by it.

4. In addition to paragraph 3, for existing ships a plan shall be prepared describing the visual or sampling check by which the inventory of hazardous materials is developed and taking into account the relevant IMO guidelines.

5. The inventory of hazardous materials shall consist of three parts:

- (a) a list of hazardous materials referred to in Annexes I and II, in accordance with the provisions of paragraphs 1 and 2 of this Article, and contained in the structure or equipment of the ship, with an indication of their location and approximate quantities (Part I);
- (b) a list of the operationally generated waste present on board the ship (Part II);
- (c) a list of the stores present on board the ship (Part III).

6. Part I of the inventory of hazardous materials shall be properly maintained and updated throughout the operational life of the ship, reflecting new installations containing any hazardous materials referred to in Annex II and relevant changes in the structure and equipment of the ship.

7. Prior to recycling, and taking into account the relevant IMO guidelines, the inventory of hazardous materials shall, in addition to the properly maintained and updated Part I, incorporate Part II for operationally generated waste and Part III for stores, and be verified by the administration or a recognised organisation authorised by it.

8. The Commission shall be empowered to adopt delegated acts in accordance with Article 24 concerning the updating of the list of items for the inventory of hazardous materials in Annexes I and II to ensure that the lists include at least the substances listed in Appendices I and II of the Hong Kong Convention.

The Commission shall adopt a separate delegated act in respect of each substance to be added or deleted from Annexes I or II.

Article 6 General requirements for ship owners

1. When preparing to send a ship for recycling, ship owners shall:

- (a) provide the operator of the ship recycling facility with all ship-relevant information, necessary for the development of the ship recycling plan set out in Article 7;
- (b) notify in writing the relevant administration, within a timeframe to be determined by that administration, of the intention to recycle the ship in a specified ship recycling facility or facilities. The notification shall include at least:
 - (i) the inventory of hazardous materials; and

- (ii) all ship-relevant information provided under point (a).
2. Ship owners shall ensure that ships destined to be recycled:
 - (a) are only recycled at ship recycling facilities that are included in the European List;
 - (b) conduct operations in the period prior to entering the ship recycling facility in such a way as to minimise the amount of cargo residues, remaining fuel oil, and ship generated waste remaining on board;
 - (c) hold a ready for recycling certificate issued by the administration or a recognised organisation authorised by it prior to any recycling of the ship and after the receipt of the ship recycling plan approved in accordance with Article 7(3).
 3. Ship owners shall ensure that tankers arrive at the ship recycling facility with cargo tanks and pump rooms in a condition ready for certification as safe-for-hot work.
 4. Ship owners shall provide the operator of the ship recycling facility with a copy of the ready for recycling certificate issued in accordance with Article 9.
 5. Ship owners shall be responsible for the ship and shall make arrangements to maintain that ship in compliance with the requirements of the administration of the Member State whose flag the ship is flying up until such time as the operator of the ship recycling facility accepts responsibility for that ship. The operator of the ship recycling facility may decline to accept the ship for recycling if the condition of the ship does not correspond substantially with the particulars of the inventory certificate, including where Part I of the inventory of hazardous materials has not been properly maintained and updated, reflecting changes in the ship's structure and equipment. In such circumstances, the ship owner shall retain responsibility for that ship and shall inform the administration thereof without delay.

Article 7 Ship recycling plan

1. A ship-specific ship recycling plan shall be developed prior to any recycling of a ship. The ship recycling plan shall address any ship-specific considerations that are not covered in the ship recycling facility plan or that require special procedures.
2. The ship recycling plan shall:
 - (a) be developed by the operator of the ship recycling facility in accordance with the relevant provisions of the Hong Kong Convention and taking into account the relevant IMO guidelines and the ship-relevant information provided by the ship owner in accordance with Article 6(1)(a) so that its contents are consistent with the information contained in the inventory of hazardous materials;
 - (b) clarify whether and to what extent any preparatory work, such as pre-treatment, identification of potential hazards and removal of stores, is to take place at a location other than the ship recycling facility identified in the ship recycling plan. The ship recycling plan should include the location where the ship will be placed during recycling operations and a concise plan for the arrival and safe placement of the specific ship to be recycled;
 - (c) include information concerning the establishment, maintenance and monitoring of the safe-for-entry and safe-for-hot work conditions for the specific ship, taking into account features such as its structure, configuration and previous cargo, and other necessary information on how the ship recycling plan is to be implemented;
 - (d) include information on the type and amount of hazardous materials and of waste to be

generated by the recycling of the specific ship, including the materials and the waste identified in the inventory of hazardous materials, and on how they will be managed and stored in the ship recycling facility as well as in subsequent facilities; and

(e) be prepared separately, in principle, for each ship recycling facility involved where more than one ship recycling facility is to be used, and identify the order of use and the authorised activities that will occur at those facilities.

3. The ship recycling plan shall be tacitly or explicitly approved by the competent authority in accordance with the requirements of the state where the ship recycling facility is located, where applicable.

Explicit approval shall be given when the competent authority sends a written notification of its decision on the ship recycling plan to the operator of the ship recycling facility, the ship owner and the administration.

Tacit approval shall be deemed given, if no written objection to the ship recycling plan is communicated by the competent authority to the operator of the ship recycling facility, the ship owner and the administration within a review period laid down in accordance with the requirements of the state where the ship recycling facility is located, where applicable, and notified in accordance with Article 15(2)(b).

4. Member States may require their administration to send to the competent authority of the state where the ship recycling facility is located the information provided by the ship owner pursuant to Article 6(1)(b) and the following details:

- (i) the date on which the ship was registered within the State whose flag it flies;
- (ii) the ship's identification number (IMO number);
- (iii) the hull number on new-building delivery;
- (iv) the name and type of the ship;
- (v) the port at which the ship is registered;
- (vi) the name and address of the ship owner as well as the IMO registered owner identification number;
- (vii) the name and address of the company;
- (viii) the name of any classification societies with which the ship is classed;
- (ix) the ship's main particulars (Length overall (LOA), Breadth (Moulded), Depth (Moulded), LDT, Gross and Net tonnage, and engine type and rating).

Article 8 Surveys

1. Surveys of ships shall be carried out by officers of the administration, or of a recognised organisation authorised by it, taking into account the relevant IMO guidelines.

2. Where the administration uses recognised organisations to conduct surveys, as described in paragraph 1, it shall, as a minimum, empower such recognised organisations to:

- require a ship that they survey to comply with this Regulation; and
- carry out surveys if requested by the appropriate authorities of a Member State.

3. Ships shall be subject to the following surveys:

- (a) an initial survey;
- (b) a renewal survey;
- (c) an additional survey;

- (d) a final survey.
4. The initial survey of a new ship shall be conducted before the ship is put in service, or before the inventory certificate is issued. For existing ships, an initial survey shall be conducted by 31 December 2020. The survey shall verify that Part I of the inventory of hazardous materials complies with the requirements of this Regulation.
 5. The renewal survey shall be conducted at intervals specified by the administration, which shall not exceed five years. The renewal survey shall verify that Part I of the inventory of hazardous materials complies with the requirements of this Regulation.
 6. The additional survey, either general or partial depending on the circumstances, shall be conducted if requested by the ship owner after a change, replacement or significant repair of the structure, equipment, systems, fittings, arrangements and material, which has an impact on the inventory of hazardous materials. The survey shall be such as to ensure that any change, replacement, or significant repair has been made in a manner that ensures that the ship continues to comply with the requirements of this Regulation, and that Part I of the inventory of hazardous materials is amended as necessary.
 7. The final survey shall be conducted prior to the ship being taken out of service and before the recycling of the ship has started.
That survey shall verify that:
 - (a) the inventory of hazardous materials complies with the requirements of Article 5;
 - (b) the ship recycling plan properly reflects the information contained in the inventory of hazardous materials and complies with the requirements of Article 7;
 - (c) the ship recycling facility where the ship is to be recycled is included in the European List.
 8. For existing ships intended for ship recycling, the initial survey and the final survey may be conducted at the same time.

Article 9 Issuance and endorsement of certificates

1. After successful completion of an initial or renewal survey, the administration or a recognised organisation authorised by it shall issue an inventory certificate. That certificate shall be supplemented by Part I of the inventory of hazardous materials, referred to in Article 5(5)(a).
Where the initial survey and the final survey are conducted at the same time as provided for in Article 8(8), only the ready for recycling certificate referred to in paragraph 9 of this Article shall be issued.

The Commission shall adopt implementing acts to establish the format of the inventory certificate to ensure it is consistent with Appendix 3 to the Hong Kong Convention. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 25 of this Regulation.

2. An inventory certificate shall be endorsed at the request of the ship owner either by the administration or by a recognised organisation authorised by it after successful completion of an additional survey conducted in accordance with Article 8(6).

3. Subject to paragraph 4, the administration or recognised organisation authorised by it shall issue or endorse, as appropriate, an inventory certificate, where the renewal survey is successfully completed:

- (a) in the three month period before the expiry date of the existing inventory certificate, and the

- new certificate shall be valid from the date of completion of the renewal survey to a date not exceeding five years from the date of expiry of the existing one;
- (b) after the expiry date of the existing inventory certificate, and the new certificate shall be valid from the date of completion of the renewal survey to a date not exceeding five years from the date of expiry of the existing one;
 - (c) more than three months before the expiry date of the existing inventory certificate, and the new certificate shall be valid from the date of completion of the renewal survey to a date not exceeding five years from the date of completion of the renewal survey.
4. Where a renewal survey has been successfully completed and a new inventory certificate cannot be issued or placed on board before the expiry date of the existing certificate, the administration or recognised organisation authorised by it shall endorse the existing certificate and such a certificate shall be accepted as valid for a further period which shall not exceed five months from the date of expiry.
5. In case of an inventory certificate issued for a period of less than five years, the administration or the recognised organisation authorised by it may extend the validity of the existing certificate for a further period which shall not exceed five years.
6. In special circumstances as determined by the administration, a new inventory certificate need not be dated from the date of expiry of the existing certificate as required by points (a) and (b) of paragraph 3 and paragraphs 7 and 8. In those circumstances, the new certificate shall be valid for a period not exceeding five years from the date of completion of the renewal survey.
7. Where a ship is not at the port or anchorage where it is to be surveyed when the inventory certificate expires, the administration may, if it is proper to do so, extend the period of validity of the inventory certificate for a period not exceeding three months to enable the ship to complete its voyage to the port in which it is to be surveyed. Any such extension granted shall be conditional on the survey being completed at that port before the ship leaves. A ship to which an extension is granted shall not, on its arrival in the port in which it is to be surveyed, be entitled, by virtue of such extension, to leave the port without having a new certificate. When the renewal survey is completed, the new inventory certificate shall be valid for a period not exceeding five years from the date of expiry of the existing certificate before the extension was granted.
8. An inventory certificate for a ship engaged on short voyages and which has not been extended under the conditions referred to in paragraph 7 may be extended by the administration for a period of grace of up to one month from its expiry. When the renewal survey is completed, the new inventory certificate shall be valid for a period not exceeding five years from the date of expiry of the existing certificate before the extension was granted.
9. After successful completion of a final survey in accordance with Article 8(7), the administration or a recognised organisation authorised by it shall issue a ready for recycling certificate. That certificate shall be supplemented by the inventory of hazardous materials and the ship recycling plan.

The Commission shall adopt implementing acts to establish the format of the ready for recycling certificate to ensure it is consistent with Appendix 4 to the Hong Kong Convention. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 25 of this Regulation. A ready for recycling certificate issued after a final survey in accordance with the first subparagraph of this paragraph shall be accepted by the other Member States and regarded for the purposes of this Regulation as having the same validity as a ready for

recycling certificate issued by them.

Article 10 Duration and validity of certificates

1. Subject to Article 9, an inventory certificate shall be issued for a period specified by the administration, which shall not exceed five years.
2. An inventory certificate issued or endorsed under Article 9 shall cease to be valid in any of the following cases:
 - (a) if the condition of the ship does not correspond substantially with the particulars of that inventory certificate, including where Part I of the inventory of hazardous materials has not been properly maintained and updated, reflecting changes in ship structure and equipment, taking into account the relevant IMO guidelines;
 - (b) where the renewal survey is not completed within the intervals specified in Article 8(5).
3. A ready for recycling certificate shall be issued by the administration or by a recognised organisation authorised by it for a period not exceeding three months.
4. A ready for recycling certificate issued under Article 9(9) shall cease to be valid where the condition of the ship does not correspond substantially with the particulars of the inventory certificate.
5. By way of derogation from paragraph 3, the ready for recycling certificate may be extended by the administration or by a recognised organisation authorised by it for a single point to point voyage to the ship recycling facility.

Article 11 Port State control

1. Member States shall apply control provisions for ships in accordance with their national law having regard to Directive 2009/16/EC. Subject to paragraph 2, any such inspection shall be limited to checking that either an inventory certificate or a ready for recycling certificate is kept on board, which, if valid, shall be considered sufficient for the inspection to be approved.
2. A detailed inspection may be carried out by the relevant authority involved in port State control activities, taking into account the relevant IMO guidelines, where a ship does not carry a valid certificate or there are clear grounds for believing either that:
 - (a) the condition of the ship or its equipment does not correspond substantially with the particulars of that certificate, Part I of the inventory of hazardous materials, or both; or
 - (b) there is no procedure implemented on board the ship for the maintenance of Part I of the inventory of hazardous materials.
3. A ship may be warned, detained, dismissed or excluded from the ports or offshore terminals under the jurisdiction of a Member State in the event that it fails to submit to the relevant authorities of that Member State a copy of the inventory certificate or the ready for recycling certificate, as appropriate and on request of those authorities, without prejudice to Article 9. A Member State taking such action shall immediately inform the administration concerned. Failure to update the inventory of hazardous materials shall not constitute a detainable deficiency, but any inconsistencies in the inventory of hazardous materials shall be reported to the administration concerned and shall be rectified at the time of the next survey.
4. Access to a specific port or anchorage may be permitted by the relevant authority of a Member

State in the event of force majeure or overriding safety considerations, or to reduce or minimise the risk of pollution or to have deficiencies rectified, provided that adequate measures to the satisfaction of the relevant authority of that Member State have been implemented by the owner, the operator or the master of the ship to ensure safe entry.

Article 12 Requirements for ships flying the flag of a third country

1. Subject to point (b) of Article 32(2), when calling at a port or anchorage of a Member State, a ship flying the flag of a third country shall have on board an inventory of hazardous materials that complies with Article 5(2).

Notwithstanding the first subparagraph, access to a specific port or anchorage may be permitted by the relevant authority of a Member State in the event of force majeure or overriding safety considerations, or to reduce or minimise the risk of pollution or to have deficiencies rectified, provided that adequate measures to the satisfaction of the relevant authority of that Member State have been implemented by the owner, the operator or the master of the ship to ensure safe entry.

2. The installation of hazardous materials referred to in Annex I on ships flying the flag of a third country, whilst in a port or anchorage of a Member State, shall be prohibited or restricted as specified in Annex I.

The use of hazardous materials referred to in Annex I on ships flying the flag of a third country, whilst in a port or anchorage of a Member State, shall be prohibited or restricted as specified in Annex I, without prejudice to the exemptions and transitional arrangements applicable to those materials under international law.

3. The inventory of hazardous materials shall be specific to each ship, be compiled taking into account the relevant IMO guidelines and serve to clarify that the ship complies with paragraph 2 of this Article. When the inventory of hazardous materials is developed it shall identify, at least, the hazardous materials listed in Annex I. A plan shall be established by the ship flying the flag of a third country describing the visual/sampling check by which the inventory of hazardous materials is developed taking into account the relevant IMO guidelines.

4. The inventory of hazardous materials shall be properly maintained and updated throughout the operational life of the ship, reflecting new installations containing any hazardous materials referred to in Annex II and relevant changes in the structure and equipment of the ship, taking into account the exemptions and transitional arrangements applicable to those materials under international law.

5. A ship flying the flag of a third country may be warned, detained, dismissed or excluded from the ports or offshore terminals under the jurisdiction of a Member State in the event that it fails to submit to the relevant authorities of that Member State a copy of the statement of compliance in accordance with paragraphs 6 and 7, together with the inventory of hazardous materials, as appropriate and on request from those authorities. A Member State taking such action shall immediately inform the relevant authorities of the third country whose flag the ship concerned is flying. Failure to update the inventory of hazardous materials shall not constitute a detainable deficiency, but any inconsistencies in the inventory of hazardous materials shall be reported to the relevant authorities of the third country whose flag that ship is flying.

6. The statement of compliance shall be issued after verification of the inventory of hazardous materials by the relevant authorities of the third country whose flag the ship is flying or an

organisation authorised by them, in accordance with the national requirements. The statement of compliance may be modelled on the basis of Appendix 3 to the Hong Kong Convention.

7. The statement of compliance and the inventory of hazardous materials shall be drawn up in an official language of the issuing relevant authorities of the third country whose flag the ship is flying and where the language used is not English, French or Spanish, the text shall include a translation into one of those languages.

8. Subject to point (b) of Article 32(2), ships flying the flag of a third country applying to be registered under the flag of a Member State shall ensure that an inventory of hazardous materials, as provided for in Article 5(2), is kept on board or is established within six months of the registration under the flag of that Member State or during any of the next surveys under Article 8(3), whichever comes first.

TITLE III SHIP RECYCLING FACILITIES

Article 13 Requirements necessary for ship recycling facilities to be included in the European List

1. In order to be included in the European List, a ship recycling facility shall comply with the following requirements, in accordance with the relevant Hong Kong Convention provisions and taking into account the relevant guidelines of the IMO, the ILO, the Basel Convention and of the Stockholm Convention on Persistent Organic Pollutants and of other international guidelines:

- (a) it is authorised by its competent authorities to conduct ship recycling operations;
- (b) it is designed, constructed and operated in a safe and environmentally sound manner;
- (c) it operates from built structures;
- (d) it establishes management and monitoring systems, procedures and techniques which have the purpose of preventing, reducing, minimising and to the extent practicable eliminating:
 - (i) health risks to the workers concerned and to the population in the vicinity of the ship recycling facility, and
 - (ii) adverse effects on the environment caused by ship recycling;
- (e) it prepares a ship recycling facility plan;
- (f) it prevents adverse effects on human health and the environment, including the demonstration of the control of any leakage, in particular in intertidal zones;
- (g) it ensures safe and environmentally sound management and storage of hazardous materials and waste, including:
 - (i) the containment of all hazardous materials present on board during the entire ship recycling process so as to prevent any release of those materials into the environment; and in addition, the handling of hazardous materials, and of waste generated during the ship recycling process, only on impermeable floors with effective drainage systems;
 - (ii) that all waste generated from the ship recycling activity and their quantities are documented and are only transferred to waste management facilities, including waste recycling facilities, authorised to deal with their treatment without endangering human health and in an environmentally sound manner;
- (h) it establishes and maintain an emergency preparedness and response plan; ensures rapid access for emergency response equipment, such as fire-fighting equipment and vehicles,

- ambulances and cranes, to the ship and all areas of the ship recycling facility;
- (i) it provides for worker safety and training, including ensuring the use of personal protective equipment for operations requiring such use;
 - (j) it establishes records on incidents, accidents, occupational diseases and chronic effects and, if requested by its competent authorities, reports any incidents, accidents, occupational diseases or chronic effects causing, or with the potential for causing, risks to workers' safety, human health and the environment;
 - (k) it agrees to comply with the requirements of paragraph 2.
2. The operator of a ship recycling facility shall:
- (a) send the ship recycling plan, once approved in accordance with Article 7(3), to the ship owner and the administration or a recognised organisation authorised by it;
 - (b) report to the administration that the ship recycling facility is ready in every respect to start the recycling of the ship;
 - (c) when the total or partial recycling of a ship is completed in accordance with this Regulation, within 14 days of the date of the total or partial recycling in accordance with the ship recycling plan, send a statement of completion to the administration which issued the ready for recycling certificate for the ship. The statement of completion shall include a report on incidents and accidents damaging human health and/or the environment, if any.
3. The Commission shall adopt implementing acts to establish the format of:
- (a) the report required by point (b) of paragraph 2 of this Article to ensure it is consistent with Appendix 6 to the Hong Kong Convention; and
 - (b) the statement required by point (c) of paragraph 2 of this Article to ensure it is consistent with Appendix 7 to the Hong Kong Convention.
- Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 25 of this Regulation.

Article 14 Authorisation of ship recycling facilities located in a Member State

1. Without prejudice to other relevant provisions of Union law, competent authorities shall authorise ship recycling facilities located on their territory that comply with the requirements set out in Article 13 to conduct ship recycling. That authorisation may be granted to the respective ship recycling facilities for a maximum period of five years and renewed accordingly. Provided that the requirements of this Regulation are complied with, any permit produced pursuant to other relevant national or Union law provisions may be combined with the authorisation under this Article to form a single permit, where such a format obviates the unnecessary duplication of information and the duplication of work by the operator of the ship recycling facility or the ship recycling company or the competent authority. In those cases the authorisation may be extended in accordance with the permit regime referred to in the first subparagraph, but not exceeding a maximum period of five years.
2. Member States shall establish and update a list of the ship recycling facilities that they have authorised in accordance with paragraph 1.
3. The list referred to in paragraph 2 shall be communicated to the Commission without delay and not later than 31 March 2015.
4. Where a ship recycling facility ceases to comply with the requirements set out in Article 13, the

Member State where that ship recycling facility is located shall suspend or withdraw the authorisation given to it or require corrective actions by the ship recycling company concerned and shall inform the Commission thereof without delay.

5. Where a ship recycling facility has been authorised in accordance with paragraph 1, the Member State concerned shall inform the Commission thereof without delay.

Article 15 Ship recycling facilities located in a third country

1. A ship recycling company owning a ship recycling facility located in a third country and intending to recycle ships flying the flag of a Member State shall submit an application to the Commission for inclusion of that ship recycling facility in the European List.

2. The application referred to in paragraph 1 shall be accompanied by evidence that the ship recycling facility concerned complies with the requirements set out in Article 13 in order to conduct ship recycling and to be included in the European List in accordance with Article 16.

In particular, the ship recycling company shall:

- (a) identify the permit, license or authorisation granted by its competent authorities to conduct the ship recycling and, where relevant, the permit, license or authorisation granted by the competent authorities to all its contractors and sub-contractors directly involved in the process of ship recycling and specify all information referred to in Article 16(2);
- (b) indicate whether the ship recycling plan will be approved by the competent authority through a tacit or explicit procedure, specifying the review period relating to tacit approval, in accordance with national requirements, where applicable;
- (c) confirm that it will only accept a ship flying the flag of a Member State for recycling in accordance with this Regulation;
- (d) provide evidence that the ship recycling facility is capable of establishing, maintaining and monitoring of the safe-for-hot work and safe-for-entry criteria throughout the ship recycling process;
- (e) attach a map of the boundary of the ship recycling facility and the location of ship recycling operations within it;
- (f) for each hazardous material referred to in Annex I and additional hazardous material which might be part of the structure of a ship, specify:
 - (i) whether the ship recycling facility is authorised to carry out the removal of the hazardous material. Where it is so authorised, the relevant personnel authorised to carry out the removal shall be identified and evidence of their competence shall be provided;
 - (ii) which waste management process will be applied within or outside the ship recycling facility such as incineration, landfilling or another waste treatment method, the name and address of the waste treatment facility if different from that of the ship recycling facility, and provide evidence that the applied process will be carried out without endangering human health and in an environmentally sound manner;
- (g) confirm that the company adopted a ship recycling facility plan, taking into account the relevant IMO guidelines;
- (h) provide the information necessary to identify the ship recycling facility.

3. The Commission shall be empowered to adopt implementing acts to specify the format of the information required to identify the ship recycling facility. Those implementing acts shall be

adopted in accordance with the examination procedure referred to in Article 25.

4. In order to be included in the European List, compliance by ship recycling facilities located in third countries with the requirements set out in Article 13 shall be certified following a site inspection by an independent verifier with appropriate qualifications. The certification shall be submitted to the Commission by the ship recycling company when applying for inclusion in the European List and, every five years thereafter, upon renewal of the inclusion in the European List. The initial inclusion on the list and the renewal thereof shall be supplemented by a mid-term review to confirm compliance with the requirements set out in Article 13.

By applying for inclusion in the European List, ship recycling companies accept the possibility of the ship recycling facility concerned being subject to site inspections by the Commission or agents acting on its behalf prior to or after their inclusion in the European List in order to verify compliance with the requirements set out in Article 13. The independent verifier, the Commission or agents acting on its behalf shall cooperate with the competent authorities of the third country where the ship recycling facility is located in order to carry out those site inspections.

The Commission may issue technical guidance notes in order to facilitate such certification.

5. For the purposes of Article 13, with regard to the waste recovery or disposal operation concerned, environmentally sound management may only be assumed to be in place provided the ship recycling company can demonstrate that the waste management facility which receives the waste will be operated in accordance with human health and environmental protection standards that are broadly equivalent to relevant international and Union standards.

6. The ship recycling company shall provide updated evidence without delay in the event of any changes to the information provided to the Commission and shall, in any event, three months prior to expiry of each five year period of inclusion on the European List, declare that:

- (a) the evidence that it has provided is complete and up-to-date;
- (b) the ship recycling facility continues and will continue to comply with the requirements of Article 13.

Article 16 Establishment and updating of the European List

1. The Commission shall adopt implementing acts to establish a European List of ship recycling facilities which:

- (a) are located in the Union and have been notified by the Member States in accordance with Article 14(3);
- (b) are located in a third country and whose inclusion is based on an assessment of the information and supporting evidence provided or gathered in accordance with Article 15.

Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 25.

2. The European List shall be published in the Official Journal of the European Union and on the website of the Commission not later than 31 December 2016. It shall be divided into two sub-lists indicating the ship recycling facilities located in a Member State and the ship recycling facilities located in a third country.

The European List shall include all of the following information about the ship recycling facility:

- (a) the method of recycling;
- (b) the type and size of ships that can be recycled;

- (c) any limitation and conditions under which the ship recycling facility operates, including as regards hazardous waste management;
 - (d) details on the explicit or tacit procedure, as referred to in Article 7(3), for the approval of the ship recycling plan by the competent authority;
 - (e) the maximum annual ship recycling output.
3. The European List shall indicate the date of expiry of the inclusion of the ship recycling facility. An inclusion shall be valid for a maximum period of five years and shall be renewable.
4. The Commission shall adopt implementing acts to regularly update the European List, in order to:
- (a) include a ship recycling facility in the European List where:
 - (i) it has been authorised in accordance with Article 14; or
 - (ii) its inclusion in the European List is decided in accordance with paragraph 1(b) of this Article;
 - (b) remove a ship recycling facility from the European List where:
 - (i) the ship recycling facility ceases to comply with the requirements set out in Article 13; or
 - (ii) the updated evidence is not provided at least three months prior to expiry of the five-year period as set out in paragraph 3 of this Article.
- Those implementing acts shall be adopted, in accordance with the examination procedure referred to in Article 25.
5. In establishing and updating the European List, the Commission shall act in accordance with the principles enshrined in the Treaties and with the international obligations of the Union.
6. Member States shall communicate to the Commission all information that may be relevant in the context of updating the European List. The Commission shall forward all relevant information to the other Member States.

TITLE IV GENERAL ADMINISTRATIVE PROVISIONS

Article 17 Language

1. The ship recycling plan referred to in Article 7 shall be developed in a language accepted by the state authorising the ship recycling facility. Where the language used is not English, French or Spanish, the ship recycling plan shall be translated into one of those languages, except where the administration is satisfied that that is unnecessary.
2. The inventory certificate and the ready for recycling certificate issued pursuant to Article 9 shall be drawn up in an official language of the issuing administration. Where the language used is not English, French or Spanish, the text shall include a translation into one of those languages.

Article 18 Designation of competent authorities and administrations

1. Member States shall designate the competent authorities and administrations responsible for the application of this Regulation and shall notify the Commission of those designations. Member States shall immediately notify the Commission of any changes in such information.
2. The Commission shall publish on its website lists of the designated competent authorities and administrations and shall update those lists as appropriate.

Article 19 Designation of contact persons

1. Member States and the Commission shall each designate one or more contact persons responsible for informing or advising natural or legal persons making enquiries. The contact person of the Commission shall forward to the contact persons of the Member States any questions received which concern the latter, and vice versa.
2. Member States shall notify the Commission of the designation of contact persons. Member States shall immediately notify the Commission of any changes to that information.
3. The Commission shall publish on its website lists of the designated contact persons and shall update those lists as appropriate.

Article 20 Meeting of contact persons

The Commission shall, if requested by Member States or where it considers it appropriate, periodically organise a meeting of the contact persons to discuss the questions raised by the implementation of this Regulation. Relevant stakeholders shall be invited to such meetings, or parts of meetings, where all Member States and the Commission are in agreement that it is appropriate to do so.

TITLE V REPORTING AND ENFORCEMENT

Article 21 Reports by the Member States

1. Each Member State shall send to the Commission a report containing the following:
 - (a) a list of the ships flying its flag to which a ready for recycling certificate has been issued, and the name of the ship recycling company and the location of the ship recycling facility as shown in the ready for recycling certificate;
 - (b) a list of the ships flying its flag for which a statement of completion has been received;
 - (c) information regarding illegal ship recycling, penalties and follow-up actions undertaken by the Member State.
2. Every three years, Member States shall electronically transmit the report to the Commission no later than nine months after the end of the three-year period covered by it.

The first electronic report shall cover the period from the date of application of this Regulation to the end of the first regular three-year reporting period, specified in Article 5 of Council Directive 91/692/EEC^①, falling after the starting date of the first reporting period.

The Commission shall publish a report on the application of this Regulation no later than nine months after receiving the reports from the Member States.
3. The Commission shall enter this information in an electronic database that is permanently accessible to the public.

Article 22 Enforcement in Member States

^① Council Directive 91/692/EEC of 23 December 1991 standardizing and rationalizing reports on the implementation of certain Directives relating to the environment (OJ L 377, 31.12.1991, p.48).

1. Member States shall lay down provisions on penalties applicable to infringements of this Regulation and shall take all the measures necessary to ensure that they are applied. The penalties provided for shall be effective, proportionate and dissuasive.
2. Member States shall cooperate, bilaterally or multilaterally, with one another in order to facilitate the prevention and detection of potential circumvention and breach of this Regulation.
3. Member States shall designate those members of their permanent staff responsible for the cooperation referred to in paragraph 2. That information shall be sent to the Commission, which shall distribute to those members a compiled list.
4. Member States shall communicate to the Commission the provisions of their national law relating to the enforcement of this Regulation and the applicable penalties.

Article 23 Request for action

1. Natural or legal persons affected or likely to be affected by a breach of Article 13 in conjunction with Article 15 and Article 16(1)(b) of this Regulation, or having a sufficient interest in environmental decision-making relating to the breach of Article 13 in conjunction with Article 15 and Article 16(1)(b) of this Regulation shall be entitled to request the Commission to take action under this Regulation with respect to such a breach or an imminent threat of such a breach. The interest of any non-governmental organisation promoting environmental protection and meeting the requirements laid down in Article 11 of Regulation (EC) No 1367/2006 of the European Parliament and of the Council^① shall be deemed sufficient for the purposes of the first subparagraph.
2. The request for action shall be accompanied by the relevant information and data supporting that request.
3. Where the request for action and the accompanying information and data show in a plausible manner that a breach of Article 13 in conjunction with Article 15 and Article 16(1)(b) has occurred, or that there is an imminent threat of such a breach, the Commission shall consider any such requests for action and information and data. In such circumstances, the Commission shall give the ship recycling company concerned an opportunity to make its views known with respect to the request for action and the accompanying information and data.
4. The Commission shall, without delay and in accordance with the relevant provisions of Union law, inform the persons who submitted a request pursuant to paragraph 1, of its decision to accede to or refuse the request for action and shall provide the reasons for it.

TITLE VI FINAL PROVISIONS

Article 24 Exercise of the delegation

1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.

^① Regulation (EC) No 1367/2006 of the European Parliament and of the Council of 6 September 2006 on the application of the provisions of the Aarhus Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters to Community institutions and bodies (OJ L 264, 25.9.2006, p.13).

2. The power to adopt delegated acts referred to in Article 5(8) shall be conferred on the Commission for a period of five years from 30 December 2013. The Commission shall draw up a report in respect of the delegation of power no later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension no later than three months before the end of each period.

3. The delegation of power referred to in Article 5(8) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a late date specified therein. It shall not affect the validity of any delegated acts already in force.

4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.

5. A delegated act adopted pursuant to Article 5(8) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

Article 25 Committee procedure

1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.

2. When reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.

Where the committee delivers no opinion, the Commission shall not adopt the draft implementing act and the third subparagraph of Article 5(4) of Regulation (EU) No 182/2011 shall apply.

Article 26 Transitional provision

As of the date of publication of the European List, Member States may, prior to the date of application of this Regulation, authorise the recycling of ships in ship recycling facilities included in the European List. In such circumstances, Regulation (EC) No 1013/2006 shall not apply.

Article 27 Amendment to Regulation (EC) No 1013/2006

In Article 1(3) of Regulation (EC) No 1013/2006, the following point is added:

‘(i) ships flying the flag of a Member State falling under the scope of Regulation (EU) No 1257/2013 of the European Parliament and of the Council (*).

(*) Regulation (EU) No 1257/2013 of the European Parliament and of the Council of 20 November 2013 on ship recycling and amending Regulation (EC) No 1013/2006 and Directive 2009/16/EC (OJ L 330, 10.12.2013, p.1).’

Article 28 Amendment to Directive 2009/16/EC

In Annex IV, the following point is added:

‘49. A certificate on the inventory of hazardous materials or a statement of compliance as applicable pursuant to Regulation (EU) No 1257/2013 of the European Parliament and of the Council (*).

(* Regulation (EU) No 1257/2013 of the European Parliament and of the Council of 20 November 2013 on ship recycling and amending Regulation (EC) No 1013/2006 and Directive 2009/16/EC (OJ L 330, 10.12.2013, p.1).’

Article 29 Financial incentive

The Commission shall, by 31 December 2016, submit to the European Parliament and to the Council a report on the feasibility of a financial instrument that would facilitate safe and sound ship recycling and shall, if appropriate, accompany it by a legislative proposal.

Article 30 Review

1. The Commission shall assess which infringements of this Regulation should be brought under the scope of Directive 2008/99/EC to achieve equivalence of the provisions related to infringements between this Regulation and Regulation (EC) No 1013/2006. The Commission shall report on its findings by 31 December 2014 to the European Parliament and to the Council and, if appropriate, accompany it by a legislative proposal.

2. The Commission shall review this Regulation not later than 18 months prior to the date of entry into force of the Hong Kong Convention and at the same time, submit, if appropriate, any appropriate legislative proposals to that effect. This review shall consider the inclusion of ship recycling facilities authorised under the Hong Kong Convention in the European List in order to avoid duplication of work and administrative burden.

3. The Commission shall keep this Regulation under review and, if appropriate, make timely proposals to address developments relating to international Conventions, including the Basel Convention, should it prove necessary.

4. Notwithstanding paragraph 2, the Commission shall, by five years after the date of application of this Regulation, submit a report to the European Parliament and to the Council on the application of this Regulation, accompanied, if appropriate, by legislative proposals to ensure that its objectives are being met and its impact is ensured and justified.

Article 31 Entry into force

This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.

Article 32 Application

1. This Regulation shall apply from the earlier of the following two dates, but not earlier than 31 December 2015:

(a) 6 months after the date that the combined maximum annual ship recycling output of the ship

recycling facilities included in the European List constitutes not less than 2,5 million light displacement tonnes (LDT). The annual ship recycling output of a ship recycling facility is calculated as the sum of the weight of ships expressed in LDT that have been recycled in a given year in that facility. The maximum annual ship recycling output is determined by selecting the highest value occurring in the preceding 10-year period for each ship recycling facility, or, in the case of a newly authorised ship recycling facility, the highest annual value achieved at that facility; or

(b) on 31 December 2018.

2. However in relation to the following provisions the following dates of application shall apply:

(a) Article 2, the second subparagraph of Article 5(2), Articles 13, 14, 15, 16, 25 and 26 from 31 December 2014;

(b) the first and third subparagraphs of Article 5(2) and Article 12(1) and (8) from 31 December 2020.

3. The Commission shall publish in the Official Journal of the European Union a notice concerning the date of application of this Regulation when the conditions referred to in point (a) of paragraph 1 have been fulfilled.

4. If a Member State has closed its national ship register or, during a three year period, has had no ships registered under its flag, and as long as no ship is registered under its flag, that Member State may derogate from the provisions of this Regulation, except for Articles 4, 5, 11, 12, 13, 14, 16(6), 18, 19, 20, 21 and 22. Where a Member State intends to avail itself of this derogation, it shall notify the Commission at the latest on the date of application of this Regulation. Any subsequent change shall also be communicated to the Commission.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Strasbourg, 20 November 2013.

For the European Parliament

The President M. SCHULZ

For the Council

The President V. LEŠKEVIČIUS

ANNEX I CONTROL OF HAZARDOUS MATERIALS

Hazardous Material	Definitions	Control measures
Asbestos	Materials containing asbestos	For all ships, new installation of materials which contain asbestos shall be prohibited
Ozone-depleting substances	<p>Controlled substances defined in Article 1(4) of the Montreal Protocol on Substances that Deplete the Ozone Layer, 1987, listed in Annexes A,B,C or E to that Protocol in force at the time of application or interpretation of this Annex.</p> <p>Ozone-depleting substances that may be found on board ships include, but are not limited to:</p> <p>Halon 1211 Bromochlorodifluoromethane Halon 1301 Bromotrifluoromethane Halon 2402 1,2-Dibromo-1,1,2,2-tetra-fluoroethane (also known as Halon 114B2) CFC-11 Trichlorofluoromethane CFC-12 Dichlorodifluoromethane CFC-113 1,1,2-Trichloro-1,2,2-trifluoro-ethane CFC-114 1,2-Dichloro-1,1,2,2-tetrafluoro-ethane CFC-115 Chloropentafluoroethane HCFC-22 Chlorodifluoromethane</p>	New installations which contain ozone-depleting substances shall be prohibited on all ships
Polychlorinated biphenyls (PCB)	'Polychlorinated biphenyls' means aromatic compounds formed in such a manner that the hydrogen atoms on the biphenyl molecule (two benzene rings bonded together by a single carbon- carbon bond) may be replaced by up to ten chlorine atoms	For all ships, new installation of materials which contain Polychlorinated biphenyls shall be prohibited
Perfluorooctane sulfonic acid (PFOS) ⁽¹⁾	'perfluorooctane sulfonic acid' (PFOS) means perfluorooctane sulfonic acid and its derivatives	New installations which contain perfluorooctane sulfonic acid (PFOS) and its derivatives shall be prohibited in accordance with Regulation (EC) No 850/2004 of the European Parliament and of the Council ⁽²⁾
Anti-fouling compounds and systems	Anti-fouling compounds and systems regulated under Annex I to the International Convention on the Control of Harmful Anti-fouling Systems on Ships, 2001 (AFS Convention) in force at the time of application or interpretation of this Annex.	<p>1. No ship may apply anti-fouling systems containing organotin compounds as a biocide or any other anti-fouling system whose application or use is prohibited by the AFS Convention</p> <p>2. No new ship or new installations on ships shall apply or employ anti-fouling compounds or systems in a manner inconsistent with the AFS Convention</p>
<p>(1) Not applicable for ships flying the flag of a third country.</p> <p>(2) Regulation (EC) No 850/2004 of the European Parliament and of the Council of 29 April 2004 on persistent organic pollutants and amending Directive 79/117/EEC (OJ L 158, 30.4.2004, p.7).</p>		

ANNEX II LIST OF ITEMS FOR THE INVENTORY OF HAZARDOUS MATERIALS

1. Any hazardous materials listed in Annex I
2. Cadmium and Cadmium Compounds
3. Hexavalent Chromium and Hexavalent Chromium Compounds
4. Lead and Lead Compounds
5. Mercury and Mercury Compounds
6. Polybrominated Biphenyl (PBBs)
7. Polybrominated Diphenyl Ethers (PBDEs)
8. Polychlorinated Naphthalenes (more than 3 chlorine atoms)
9. Radioactive Substances
10. Certain Shortchain Chlorinated Paraffins (Alkanes, C10-C13, chloro)
11. Brominated Flame Retardant (HBCDD)