





Ref. T2/4.2.1

MSC.1/Circ.1163/Rev.5 26 May 2010

INTERNATIONAL CONVENTION ON STANDARDS OF TRAINING, CERTIFICATION AND WATCHKEEPING FOR SEAFARERS (STCW), 1978, AS AMENDED

Parties to the International Convention on Standards of Training, Certification and Watchkeeping for Seafarers (STCW), 1978, as amended, confirmed by the Maritime Safety Committee to have communicated information which demonstrates that full and complete effect is given to the relevant provisions of the Convention

- The Maritime Safety Committee (MSC), at its eighty-seventh session (12 to 21 May 2010), received reports by the Secretary-General pursuant to regulation I/7, paragraph 2 of the International Convention on Standards of Training, Certification and Watchkeeping for Seafarers (STCW Convention), 1978, as amended. The reports were in respect of those STCW Parties, whose information had not been fully evaluated previously and in time for them to be considered by MSC 86. A list of the STCW Parties which had communicated information that demonstrated that they were giving full and complete effect to the relevant provisions of the Convention at that session of the Committee, together with those which had previously been confirmed by MSC 86 (27 May to 5 June 2009), MSC 84 (7 to 16 May 2008), MSC 82 (29 November to 8 December 2006), MSC 80 (11 to 21 May 2005), MSC 79 (1 to 10 December 2004), MSC 78 (12 to 21 May 2004), MSC 77 (28 May to 6 June 2003), MSC 76 (2 to 13 December 2002), MSC 75 (15 to 24 May 2002), the Committee's first extraordinary session (27 and 28 November 2001), MSC 74 (30 May to 8 June 2001) and MSC 73 (27 November to 6 December 2000), was promulgated by means of MSC/Circ.1163/Rev.4 dated 8 June 2009.
- MSC 87 noted that, in preparing the reports required by STCW regulation I/7, paragraph 2, the Secretary-General had solicited and taken into account the views of competent persons selected from the list established pursuant to paragraph 5 of section A-I/7 of the STCW Code and circulated as MSC/Circ.797, as revised from time to time.
- In accordance with STCW regulation I/7, paragraph 3, MSC 87 confirmed two further STCW Parties, additional to those listed in MSC/Circ.1163/Rev.4, which had communicated information demonstrating that they were giving full and complete effect to the relevant provisions of the STCW Convention, as amended. The list at annex contains those STCW Parties confirmed by the Committee at its sessions referred to in paragraph 1 above. The Committee noted that, as the process of communicating and evaluating information is continuing, further Parties may be added to the list in the annex at subsequent meetings.

- The Committee draws the attention of maritime administrations, shipowners, ship operators and managers, ship masters and other parties concerned to the following:
 - .1 not all of the STCW Parties listed in the annex provide seafarer training, and some of those Parties listed may only provide a limited range of training; and
 - .2 the fact that a Party is listed in the annex does not relieve those concerned of their obligations under the STCW Convention.
- As Parties are entitled to accept, in principle, certificates issued by or on behalf of Parties identified in the list in the annex, and a position on that list is one of the necessary measures used by many Administrations for the issue of endorsements in compliance with STCW regulation I/10, the attention of port State control officers is drawn to the fact that this circular was issued on 26 May 2010 and, therefore, some seafarers may, for practical reasons, not hold certificates with such endorsements.

ANNEX

Parties to the International Convention on Standards of Training, Certification and Watchkeeping for Seafarers (STCW), 1978, as amended, confirmed by the Maritime Safety Committee to have communicated information which demonstrates that full and complete effect is given to the relevant provisions of the Convention

Algeria Honduras Peru Antigua and Barbuda Hungary **Philippines** Argentina Iceland Poland Australia India Portugal Indonesia Azerbaijan Qatar

Bahamas Iran (Islamic Republic of) Republic of Korea

Bahrain Ireland Romania

Bangladesh Israel Russian Federation Barbados Saint Vincent and the Italy

Belgium **Jamaica** Grenadines Belize Japan Samoa Brazil Jordan Saudi Arabia Senegal Brunei Darussalam Kenya Kiribati Serbia* Bulgaria Kuwait Singapore Cambodia Slovak Republic Canada Latvia Cape Verde Lebanon Slovenia Chile Liberia Solomon Islands China² Lithuania South Africa Colombia Luxembourg Spain Madagascar Comoros Sri Lanka Côte d'Ivoire Malaysia Sweden

Croatia Malawi Switzerland Maldives Cuba Syrian Arab Republic

Cyprus Malta Thailand Czech Republic Marshall Islands Togo Democratic People's Mauritania Tonga

Trinidad & Tobago Republic of Korea Mauritius

Denmark* Mexico Tunisia Dominica Micronesia (Federated States of) Turkey Montenegro* Tuvalu **Ecuador** Morocco Ukraine Egypt

Mozambique **United Arab Emirates** Eritrea United Kingdom Estonia Myanmar

Netherlands*** United Republic of Tanzania Ethiopia

New Zealand**** United States Fiji Finland Nigeria Uruguay France Vanuatu Norway

Georgia Venezuela (Bolivarian Republic of) Oman

Germany Pakistan Viet Nam

Ghana Panama

Greece Papua New Guinea

Hong Kong, China (Associate Member to the IMO) Includes: Faroe Islands (Associate Member to the IMO) Includes:

Netherlands Antilles & Aruba Includes: ****

Includes: The Cook Islands

> Includes: Bermuda Cayman Islands Gibraltar

Isle of Man Part of ex. Yugoslavia

As from 4 February 2003, the name of the State of the Federal Republic of Yugoslavia was changed to Serbia and Montenegro. Following the dissolution of the State of Serbia and Montenegro on 3 June 2006, all treaty actions relating to the provisions of the STCW Convention undertaken by Serbia and Montenegro continue to be in force with respect to the Republic of Serbia and the Republic of Montenegro with effect from the same date, i.e. 3 June 2006.