

# **RULES FOR SAFETY EQUIPMENT**

**Rules for Safety Equipment**

**2014 AMENDMENT NO.2**

Rule No.79      19th December 2014

Resolved by Technical Committee on 29th July 2014

Approved by Board of Directors on 16th September 2014

**ClassNK**  
NIPPON KAIJI KYOKAI

“Rules for safety equipment” has been partly amended as follows:

## **Chapter 2    SURVEYS OF SAFETY EQUIPMENT**

### **2.2      Registration Surveys**

#### **2.2.3      Documents to be maintained on board**

Sub-paragraph (35) has been added as follows.

**4** At the completion of registration surveys, Surveyors confirm that certificates showing that the following devices have passed all required examinations or tests are maintained on board (certificates having a validity date are to be of valid when registration surveys are carried out).

((1) to (34) are omitted)

(35) Long-range identification and tracking systems

### **EFFECTIVE DATE AND APPLICATION**

- 1.** The effective date of the amendments is 19 December 2014.
- 2.** Notwithstanding the amendments to the Rules, the current requirements may apply to ships for which the date of contract for construction\* is before the effective date.  
\* “contract for construction” is defined in the latest version of IACS Procedural Requirement (PR) No.29.

#### **IACS PR No.29 (Rev.0, July 2009)**

- 1.** The date of “contract for construction” of a vessel is the date on which the contract to build the vessel is signed between the prospective owner and the shipbuilder. This date and the construction numbers (i.e. hull numbers) of all the vessels included in the contract are to be declared to the classification society by the party applying for the assignment of class to a newbuilding.
- 2.** The date of “contract for construction” of a series of vessels, including specified optional vessels for which the option is ultimately exercised, is the date on which the contract to build the series is signed between the prospective owner and the shipbuilder. For the purpose of this Procedural Requirement, vessels built under a single contract for construction are considered a “series of vessels” if they are built to the same approved plans for classification purposes. However, vessels within a series may have design alterations from the original design provided:
  - (1)** such alterations do not affect matters related to classification, or
  - (2)** If the alterations are subject to classification requirements, these alterations are to comply with the classification requirements in effect on the date on which the alterations are contracted between the prospective owner and the shipbuilder or, in the absence of the alteration contract, comply with the classification requirements in effect on the date on which the alterations are submitted to the Society for approval.The optional vessels will be considered part of the same series of vessels if the option is exercised not later than 1 year after the contract to build the series was signed.
- 3.** If a contract for construction is later amended to include additional vessels or additional options, the date of “contract for construction” for such vessels is the date on which the amendment to the contract, is signed between the prospective owner and the shipbuilder. The amendment to the contract is to be considered as a “new contract” to which **1.** and **2.** above apply.
- 4.** If a contract for construction is amended to change the ship type, the date of “contract for construction” of this modified vessel, or vessels, is the date on which revised contract or new contract is signed between the Owner, or Owners, and the shipbuilder.

Note:

This Procedural Requirement applies from 1 July 2009.