

標題

パナマ籍船のシップリサイクル条約に関する対応について

ClassNK

テクニカル インフォメーション

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各位

今般、パナマ主管庁より、シップリサイクル条約（香港条約）の対応について、Merchant Marine Circular MMC-386（2025 年 6 月改訂）によって通知がありました。
パナマ籍船を運航されている船主/船舶管理会社向けの情報提供として船舶の運航と、船舶リサイクル時の手続きに関連する要件をお知らせいたします。

-1. IHM 第 I 部の作成と初回検査について (Para. 6, 7)

(1) 条約上の新船に該当する船舶

(a) 建造中に新造船方式による IHM 第 I 部の作成と、初回検査の受検が必要です。

(2) 条約上の現存船に該当する船舶

(a) 2030 年 6 月 25 日、または船舶のリサイクル実施のいずれか早い方までに、専門家方式による IHM 第 I 部の作成と初回検査の受検が必要です。

(b) ただし、EU に寄港する全ての 500GT 以上の船舶は EU への航海前に IHM 初回検査を完了させることが要求されています。

-2. 検査と有害物質一覧表証書（IHM 証書）の発行について (Para. 8, 9)

(1) 弊会検査員による IHM 初回検査または IHM 更新検査、船名・船籍・船舶管理会社変更に伴う検査後、登録船主変更に伴う書き換え発行時、弊会は有効期限 5 カ月間の IHM 仮証書(Interim IHM Certificate)を発行します。

(2) IHM 本証書(Full-term IHM Certificate)は船舶関係者からパナマ主管庁への申請によって、パナマ主管庁から発給されます。

(a) 本証書の申請に必要な提出書類は以下の通りです。

(i) Interim IHM 証書

(ii) 弊会承認済の IHM 第 I 部

(iii) Survey Report(弊会発行の検査記録書)*

(iv) 貨物船安全構造(SC)証書(Full-term SC Certificate)**

(v) 安全管理証書(SMC)

(非適用の場合は船主またはオペレーターによる Statement)

(vi) Payment receipt

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NOTES:

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- バックナンバーは ClassNK インターネット・ホームページ(URL: www.classnk.or.jp)においてご覧いただけます。

- * Survey Report：登録船主の名称や住所変更に伴う証書の再発行の場合、船舶管理会社の IMO 番号の変更がない場合は提出が要求されていません。
- ** Interim SC 証書または Conditional SC 証書を所持している場合、船舶関係者は Full-term SC 証書の有効期限と対象船の Date of construction が記載された弊会署名付きの Statement を送付する必要があります。該当する場合、弊会検査員は提出用の Statement を IHM 仮証書発行時にあわせて発行します。

(b) 本証書の申請は E-Segumar を通じて行います。

- (3) パナマ主管庁が発行する IHM 本証書は、他の条約証書の有効期限と一致させるために、有効期限が 5 年未満になる場合があります。
 - (4) IHM 証書の有効期限の延長に関する裏書は全てパナマ主管庁が行います。
 - (5) 追加検査は、船主の要望に応じて機器類の交換や、大規模な修理が行われた際に、弊会検査員が実施することができます。追加検査完了後、本船上に保管されている、印刷された IHM 本証書に手書きで裏書後、弊会検査員が電子証書へ裏書を反映させる手続きを行います。
- 3. 既に IHM-SOC を所持する船舶への IHM 証書の発給について(Para. 7.2, 7.3)
- (1) パナマ主管庁が発給した IHM-SOC を所持している船舶は、2025 年 6 月 26 日以降、自動的にパナマ主管庁より、IHM 証書が発給されます。
条約要件に従って IHM の適切な維持管理が行われていれば、証書への書換えの際に検査は要求されません。
なお、発給される IHM 証書の有効期限は IHM-SOC の有効期限と同一となります。
 - (2) 現在所持している IHM-SOC は IHM-SOC の有効期限または、2025 年 6 月 26 日いずれか早い方の日付まで有効です。
- 4. 船舶リサイクル準備と、リサイクル準備(RfR)証書(International Ready for Recycling Certificate)の発行について(Para. 8.3, 10)
- (1) 運航を終えた船舶は、リサイクル開始前に下記の検査を行うことが要求されています。
弊会は下記項目を含む条約の最終検査を実施します。
 - (a) IHM 第 I 部、第 II 部および第 III 部が IMO ガイドライン Resolution MEPC.379(80)に従って作成されていること
 - (b) 船舶リサイクル施設によって、船舶リサイクル計画書がシップリサイクル条約附属書第 9 規則に従って作成されていること。
 - (c) 船舶リサイクル施設がシップリサイクル条約附属書第 16 規則に従って有効な船舶リサイクル実施許可証を所持していること。

なお、シップリサイクル条約で要求される最終検査に関する情報は別途発行するテクニカルインフォメーションをご参照ください。

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- (2) 検査完了後、弊会は 15 日間有効な RfR 仮証書(Interim International Ready for Recycling Certificate)を発行します。船舶は船舶リサイクル施設に向けた最終航海(Last voyage)の前に RfR 本証書を搭載する必要があります。
 - (3) RfR 本証書(Full-term International Ready for Recycling Certificate)は船舶関係者から、パナマ主管庁への申請によって、パナマ主管庁から発給されます。
 - (a) 本証書の申請に必要な提出書類は以下の通りです。
 - (i) Interim RfR 証書
 - (ii) 弊会確認済みの IHM 第 I 部、第 II 部、第 III 部
 - (iii) Final Survey Report(弊会発行の検査記録書)
 - (iv) 船舶リサイクル計画書(SRP)と船舶リサイクル実施許可証(DASR)
 - (v) 船主によるリサイクル意思通知書
(Written Statement of the intention to recycle a ship by the Shipowner)
 - (vi)安全管理証書(SMC) (非適用の場合は船主又はオペレーターによる Statement)
 - (vii)Payment receipt
 - (b) 本証書の申請は E-Segumar を通じて行います。
 - (4) 条約上の現存船であって、リサイクルが行われる前に初回検査と最終検査を同時に実施した場合は、RfR 証書のみ所持する必要があります。
 - (5) RfR 本証書は最終検査の完了日から 3 カ月以内かつ、船舶のリサイクルが開始する前まで有効です。
 - (6) 船舶リサイクル施設に到着するために RfR 証書の有効期限の延長が必要な場合、延長に関する裏書はパナマ主管庁が行います。
- 5. 船舶リサイクルのための臨時船籍登録をする場合の手続き(Para. 12)
- (1) 船舶リサイクルのための臨時船籍登録(Special Temporary Navigation Registry)に必要な手続きがパラグラフ 12 に規定されています。
 - (2) 船舶リサイクルのための臨時船籍登録が認められた場合、船舶リサイクル施設への最終航海(last voyage)を開始する前に Full-term RfR 証書をパナマ主管庁から取得する必要があります。

シップリサイクルに関する各種情報や、各国からの代行権限付与状況及び指示文書等の最新情報を弊会ウェブサイトに掲載しています。

ホーム > 業務サービス > 条約関連 > シップリサイクル条約

URL: <https://www.classnk.or.jp/hp/ja/activities/statutory/shiprecycle/index.html>

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なお、本件に関してご不明な点は、以下の部署にお問い合わせください。

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添付:

1. Merchant Marine Circular MMC-386 (Revised June, 2025)



Merchant Marine Circular

Panama Maritime Authority
General Directorate of Merchant Marine
Control and Compliance Department

MERCHANT MARINE CIRCULAR MMC-386

- To:** Shipowners, Ship Operators and Managers, Recognized Organizations, Shipyards, Ship Recycling Facilities, Competent Authorities, and all other Stakeholders.
- Subject:** Panama Policy on the. Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships (HKC), 2009
- Reference:**
- a) Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009 –through **Law No. 28** dated July 1, 2016;
 - b) **Resolution No.107-OMI-264-DGMM** dated 20 October 2023, adoption of Resolution MEPC.379(80) – 2023 Guidelines for the Development of the Inventory of Hazardous Materials (IHM) dated 7 July 2023;
 - c) **Resolution JD No.024-2025** of 30 April 2025;
 - d) **Resolution A.1186 (33)** dated 6 December 2023 – Survey Guidelines under the Harmonized System of Survey and Certification (HSSC), Resolution No. 107-OMI-287-DGMM of February 29, 2024;
 - e) **Resolution MEPC 196(62)** - Guidelines for the Development of the Ship Recycling Plan (**Only as Recommendation**);
 - f) **Resolution MEPC.222(64)** - 2012 Guidelines for the Survey and Certification of Ships under the Hong Kong Convention dated 5 October 2012 (**Only as Recommendation**);
 - g) **Regulation (EU) no 1257/2013** of the European Parliament and of the Council on Ship Recycling and amending Regulation (EC) No 1013/2006 and Directive 2009/16/EC dated November 20, 2013. (**Only as Reference**)

1. Purpose

- 1.1. The purpose of this Merchant Marine Circular is to inform on the implementation of the Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009, which enters into force on **26 June 2025**. In addition, to ensure that Panamanian-flagged ships comply with the requirements established in the Hong Kong Convention hence, they contribute to the enhancement of ship safety and protection of human health and the environment throughout a ship's



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operating life.

2. Background

- 2.1. The Hong Kong International Convention for the Safe and Environmentally Sound Recycling of Ships was adopted in Hong Kong, China, in May 2009, through Diplomatic Conference. Taking the inputs from the IMO Member States, non-governmental organizations, the cooperation with the International Labour Organization, and the Parties to the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal. Besides, it was agreed to address the industry concerns on ships recycling.
- 2.2. Considering that the provisions stipulated in Article 17 (Enter into Force) of the HKC have been successfully achieved, the convention will enter into force on 26 June 2025.
- 2.3. The relevant annexes in the HKC, 2009 are mainly divided as follows: Chapter 2 - Requirements for Ships; Chapter 3 - Requirements for ship recycling facilities; and Chapter 4 - Reporting requirements
- 2.4. The Republic of Panama ratified the HKC, 2009, through Law No. 28, dated July 1, 2016; therefore, the Convention applies to ships registered under Panama flag from 26 June 2025.

3. Definitions

- 3.1. The following relevant definitions from the HKC, 2009 should be noted:

- 3.1.1. **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.
- 3.1.2. **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" shall mean such company. This term also includes those who have ownership of the ship for a limited period

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pending its sale or handing over to a Ship Recycling Facility.

3.1.3. Competent Authority(ies) means a governmental authority or authorities designated by a Party as responsible, within a specified geographical area(s) or area(s) of expertise, for duties related to Ship Recycling Facilities operating within the jurisdiction of that Party as specified in this Convention.

3.1.4. Hazardous Material means any material or substance which is liable to create hazards to human health and/or the environment.

These Environmentally hazardous substances affect the health and safety of the seafarers and of workers involved in ship recycling that may be found on board.

3.1.5. Hong Kong International Convention (HKC): means the International Convention for the Safe and Environmentally Sound Recycling of Ships, 2009; adopted by the International Maritime Organization.

3.1.6. 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 and re-use, whilst taking care 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.

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

3.1.8. Recycling Company means the owner of the Ship Recycling Facility or any other organization or person who has assumed the responsibility for the operation of the Ship Recycling activity from the owner of the Ship Recycling Facility and who, on assuming such responsibility, has agreed to take over all duties and responsibilities imposed by this Convention.

3.1.9. Existing ship means a ship which is not a new ship.

3.1.10. New ship means a ship for which the building contract is placed on or after 26 June 2025 or in the absence of a building contract, the keel of which is laid or which is at a similar stage of construction on 26 June 2025 or after six months or the delivery of which is on 26 June 2025 or after 30 months.

3.1.11. New installation means the installation of systems, equipment, insulation, or other material on a ship after 26 June 2025.

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3.1.12. **Statement of Completion** means a confirmatory statement issued by the Ship Recycling Facility that the Ship Recycling has been completed in accordance with this Convention.

3.1.13. A **Supplier's Declaration of Conformity** is a document that serves the purpose of providing assurance that the related Material Declaration conforms to section 6.2 of the MEPC.379(80) and identifies the responsible entity.

4. Scope

4.1 The requirements of this Merchant Marine Circular are applicable to Panamanian-flagged ships of 500 gross tonnage and above.

4.2 Not applicability:

- a. Ships less than 500 GRT.
- b. 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.

4.3. This Administration will inform stakeholders in due time about appropriate measures applicable to ships under 500 GRT.

5. General Requirements

5.1. Prohibition and Restriction of installations or use of Hazardous Materials on board

As per the provisions outlined in Appendix 1 of the HKC, this Administration shall prohibit and/or restrict the installation or use of Hazardous Materials on Panamanian-flagged vessels.

5.2. Mandatory Certificates and Documentation under HKC

5.2.1. New and existing ships shall have onboard an "**Inventory of Hazardous Material**". Further details are provided in Paragraph 6 of this circular.

5.2.2. Ships calling ports around the world are required to have onboard an "**International Certificate on Inventory of Hazardous Materials**". Further details are provided in Paragraphs 8.1 and 9 of this circular.

5.2.3. Ships shall have a specific "**Ship Recycling Plan**" developed by the Ship Recycling Facility in accordance with Regulation 9 of the HKC.

5.2.4. Ships destined to be recycled shall hold an "**International Ready for Recycling Certificate**" issued by this Administration after the successful completion of a final survey in accordance with the provisions of Regulation

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10 of the HKC. Further details are provided in Paragraph 10.

5.3. Preparation for Ship Recycling

- 5.3.1. For Recognized Organizations to prepare for the survey and for this Administration to get ready for certification according to the Convention, shipowners shall provide a written notice of their intention to recycle a ship in a timely manner. Therefore, no recycling activity may occur without a Full Term International Ready for Recycling Certificate.
- 5.3.2. Ships shall perform operations before arriving at the Ship Recycling Facility in order to minimize the amount of cargo residues, remaining fuel oil, and wastes remaining on board. When it comes to Tankers, these shall arrive at the Ship Recycling Facility with cargo tanks and pump room(s) in a condition that is ready for certification as Safe-for-entry, Safe-for-hot work, or both.
- 5.3.3. Ships shall have a "Ship Recycling Plan" in accordance with Regulation 9 of HKC and be certified as "Ready for recycling" by this Administration before any recycling activity takes place.
- 5.3.4. When the partial or complete recycling of a ship is completed in accordance with the requirements of the HKC, a **Statement of Completion** shall be issued by the Ship Recycling Facility(ies) and reported to its Competent Authority(ies); the Competent Authority(ies) shall then provide a copy of the Statement to this Administration as required by Regulation 25 of the HKC.

6. Development and Verification of IHM

6.1. Inventory of Hazardous Materials (IHM)

- 6.1.1. The Inventory consists of:
- **Part I:** Materials contained in ship structure or equipment, which shall be developed before the initial survey
 - **Part II:** Operationally generated wastes, which shall be developed before the Final survey.
 - **Part III:** Stores, which shall be developed before the Final survey.
- 6.1.2. New ships shall have an Inventory of Hazardous Material Part I (IHM Part I) on the Supplier's Declaration of Conformity (SDoC) and the related Material Declarations (MD) collected from suppliers at the design and construction stage, and verified by the Recognized Organization authorized to do so, according to the IMO Resolution MEPC.379(80) – "Guidelines for the Development of the Inventory of Hazardous Materials".
- 6.1.3. Existing ships shall have an Inventory of Hazardous Materials Part I (IHM Part I) prepared by an expert or expert party not later than five (5) years after the

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entry into force of the HKC or before any recycling takes place, if earlier. The IHM Part I shall be verified by an authorized Recognized Organization. However, the EU SRR will still apply to all ships ≥ 500 GT when calling at a EU port or anchorage.

- 6.1.4. Although the shipowner is responsible for the development of the IHM Part I according to the MEPC.379(80), this can rely on expert assistance to do so.

In addition, existing ships shall prepare a plan describing the visual/sampling check.

- 6.1.5. The IHM Part I shall identify the hazardous materials in ship structure, machinery, equipment, materials and coatings on board, listed at least the hazardous materials in Appendix 1 and 2 of the Hong Kong Convention if identified on board.

To facilitate a clear information, please refer to the diagram shown in the appendix section to this merchant marine circular, which explains in detail how an Inventory of Hazardous Materials is prepared prior to verification.

- 6.1.6. The IHM Part I shall be appropriately maintained and updated throughout the ship's operational life to reflect any changes in the location and quantities of the hazardous materials resulting from new installations, especially after any repair, conversion or sale of a ship, containing hazardous materials and relevant changes in the ship's structure and equipment.

- 6.1.7. If any machinery or equipment is installed/added, removed, or replaced, or if the hull coating is renewed, the IHM Part I shall be updated according to the requirements for a new ship as indicated in MEPC.379 (80).

- 6.1.8. The shipowner is responsible for verifying whether the hazardous materials are present on board by collecting the Material Declaration (MD) and Supplier's Declaration of Conformity (SDoC) from the supplier.

7. Surveys

- 7.1. Ships to which HKC applies shall be subject to the following surveys:

- 7.1.1. In the case of new ships, an **Initial survey** before the ship is put in service or before the International Certificate on Inventory of Hazardous Materials is issued, to verify that the IHM Part I is in accordance with the HKC. An International Certificate on Inventory of Hazardous Materials shall be issued after successful completion of the Initial survey, not exceeding five years of validity.



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For existing ships, an *Initial survey* before the International Certificate on Inventory of Hazardous Materials is issued and not later than five years after the entry into force of the Convention.

The initial Survey shall verify that IHM Part I, materials, quantity, and location are consistent with the arrangements, structure, and equipment of the ship.

Notwithstanding the above, this Administration requires ships calling EU ports to satisfactorily complete an initial survey prior to any voyage to an EU Port.

7.1.2. A **Renewal survey** at intervals not exceeding five years, to verify that the IHM Part I is in accordance with the HKC.

7.1.3. An **Additional survey** may be made at the request of the shipowner after a change, replacement, or significant repair of the structure, equipment, systems, fittings, arrangements and material.

7.1.4. A **Final survey** before the ship is taken out of service and before the recycling of the ship has started, to verify that:

- a. The IHM Part I is in accordance with the HKC, and Part II and III are incorporated, taking into account the Resolution MEPC.379(80).
- b. The Ship Recycling Plan, as required by regulation 9 of the Annex to the Convention, properly reflects the information contained in IHM Part I.
- c. The Ship Recycling Facility where the ship is to be recycled holds a valid authorization in accordance with this Convention.

7.1.5. Existing ships shall have only an International Ready for Recycling Certificate when conducting an initial and a final survey at the same time.

7.2. From June 26, 2025, all Statements of Compliance on Inventory of Hazardous Materials already issued by this Administration will be re-issued automatically as International Certificates *on Inventory of Hazardous Materials* under the HKC, with the same validity date of the Statement of Compliance previously issued. The issuance of this certificate will not require an additional survey/inspection as long as the IHM has been maintained and updated as required by the Convention.

7.3. Statement of Compliance on IHM already issued by this Administration will continue to remain valid until the expiration date or until June 26, 2025, whichever is first.



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8. Instructions to Recognized Organizations

8.1. Issuance of Interim International Certificate on Inventory of Hazardous Materials

- 8.1.1. Authorized Recognized Organizations shall verify that the ship is subject to compliance with the requirement to carry on board Part I of the Inventory of Hazardous Materials (IHM) required by regulation 5 of the HKC, 2009 and that said IHM complies with the requirements of IMO resolution MEPC.379(80).
- 8.1.2. Recognized Organizations authorized shall issue an *Interim International Certificate on Inventory of Hazardous Materials*, valid for five (5) months from the date on which the Initial or Renewal Survey of the ship was completed in accordance with regulation 10 of the HCK, 2009.
- 8.1.3. The *Interim International Certificate on Inventory of Hazardous Materials* will comply with the form established in Appendix 3 of the HKC, 2009, excluding the endorsements applicable to regulations 11.6, 11.7, 11.8, 11.9, as well as the endorsement of the additional survey.
- 8.1.4. The *Interim International Certificate on Inventory of Hazardous Materials* shall be supplemented by Part I of the Inventory of Hazardous Materials.
- 8.1.5. The issuance of an *Interim International Certificate on Inventory of Hazardous Materials* by the Recognized Organizations does not require the payment of additional fees to this Administration.

8.2. Endorsement due to an Additional survey

- 8.2.1. Endorsements according to Regulation 10 to the Full-Term *International Certificate on Inventory of Hazardous Materials* shall be carried out by the Recognized Organization surveyors nominated for this purpose at the completion of the corresponding survey on board the ship and on the printed version.
- 8.2.2. The information of the Responsible surveyor, RO, place, date and other information required to be inserted on the endorsement spaces shall be communicated by the RO no later than 30 days after conducting the survey by sending an e-mail to SEGUMAR Office (srr-ihm@segumar.com) or the nearest International SEGUMAR Office, which can be found [\[HERE\]](#) in order to update this information on the system and on the electronic Full-term Certificates under the HKC.
- 8.2.3. The Full-Term *International Certificate on Inventory of Hazardous Materials* will be updated by this Administration at the earliest opportunity; in the meantime,

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manual endorsements or electronic versions of the endorsements shall be considered valid.

8.2.4. The endorsement pages left by the surveyor who carried out the additional survey shall remain on board. The validation of such endorsements, as well as the authentication of the certificate, can be done through the query certification system on Platform E-Segumar or by scanning the QR code, which will reflect updated information on surveys and certifications carried out.

8.2.5. This Administration shall be informed at the earliest opportunity if endorsements according to Regulation 10 are carried out by a different RO¹ at the ship-owner or ship-operator's request due to transfer of Statutory certifications.

8.2.6. This Administration requires Recognized Organizations to comply with the procedures established in the MMC-307 in this regard.

8.3. Preparation for Ship Recycling and Issuance of Interim International Ready for Recycling Certificate

8.3.1. Prior to the ship being taken out of service and before any ship recycling activity, Recognized Organizations shall verify:

- a. That the IHM Parts I, II and III have been developed according to Resolution MEPC.379(80);
- b. That the Ship Recycling Plan developed by the Ship Recycling Facility(ies) is in compliance with Regulation 9 of the HKC;
- c. That the Ship Recycling Facility where the ship is to be recycled holds a valid authorization according to Regulation 16 of the Convention.

8.3.2. The *Interim International Ready for Recycling Certificate* issued by the Recognized Organization will be valid for a period of fifteen (15) days. Bear in mind that a Full-Term *International Ready for Recycling Certificate* shall be onboard before commencing the last voyage that intends to reach the port of the ship recycling facility(ies).

8.3.3. The issuance of the *Interim International Ready for Recycling Certificate* by the Recognized Organizations does not require the payment of additional fees by this Administration.

8.4. Recognized Organizations interested in verifying and issuing the *Interim International Certificate on Inventory of Hazardous Materials* and the *Interim International Ready for Recycling Certificate*, in accordance with this Circular, shall contact ro-monitoring@segumar.com.

¹ RO other than the one that issued the existing interim *International Certificate on Inventory of Hazardous Materials*.

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9. Issuance of the Full-Term International Certificate on Inventory of Hazardous Materials

9.1. Ships of 500 gross tonnage and above, subject to the surveys required by the HKC, 2009, shall be issued after satisfactory completion, with the corresponding initial or renewal survey.

9.2. Application for a Full Term *International Certificate on Inventory of Hazardous Materials* shall be made through the following link: [E-Segumar](#).

9.3. The Full-Term *International Certificate on Inventory of Hazardous Materials* will be issued as an electronic certificate that can be printed by the user when needed. Refer to **MMC-355**– Use of Electronic Certificates Onboard.

9.4. The Full Term *International Certificate on Inventory of Hazardous Materials* will be issued by the SEGUMAR Office (srr-ihm@segumar.com) or the nearest International SEGUMAR Office, which can be found [\[HERE\]](#), after receiving through the electronic system a copy of the following documents:

- Interim International Certificate on Inventory of Hazardous Materials issued by the Recognized Organization;
- Part I of the Inventory of Hazardous Materials duly verified by the RO;
- Survey Report²
- Cargo Ship Safety Construction Certificate (Full Term)³;
- Safety Management Certificate (SMC). If the Safety Management Certificate does not apply, a Statement from the Owner/Operator shall be uploaded;
- Payment receipt.

9.5. The Full-Term *International Certificate on Inventory of Hazardous Materials* will be valid until the expiry date of the Cargo Ship Safety Construction Certificate (Full Term) or International Load Line Certificate (Full Term), if applicable.

In addition, bear in mind that for existing ships, Full-Term *International Certificates*

² A survey report will not be required when a Full-Term *International Certificate on Inventory of Hazardous Materials* needs to be re-issued due to a change of the shipowner's name/address and/or IMO registered owner identification number and the IMO company identification number is maintained.

³ In case the Cargo Ship Safety Construction Certificate does not apply, a copy of the International Load Line Certificate (1966) (Full Term) and a copy of the International Oil Pollution Prevention Certificate (Full Term) must be submitted to complement the information. In the case where the ship is holding either an interim or conditional certificate, the applicant must send a written statement signed by the RO stating the validity date of the Full-term statutory certificate and the ship's date of construction.



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on Inventory of Hazardous Materials, in most cases, will have a validity of less than five years due to their harmonization with other statutory certificates in accordance with paragraph 5 of regulation 10 of the HKC.

9.6. Endorsements **to extend the validity** according to Regulations 11.6, 11.7, 11.8 and 11.9 will be applied to the Full-Term *International Certificate on Inventory of Hazardous Materials* by this Administration. Hence, stakeholders are invited to apply in due time to the SEGUMAR Office (srr-ihm@segumar.com) or the nearest International SEGUMAR Office, which can be found [\[HERE\]](#).

9.7. The fee for the issuance of the Full Term *International Certificate on Inventory of Hazardous Materials* is **USD 300.00** (No handling fees shall apply in case of payments made through the Merchant Marine Qualified Consulates), as per Resolution JD No.024-2025 dated April 30, 2025.

9.8. The fee for any modification or re-issuance of a Full Term International Certificate on Inventory of Hazardous Materials is **USD 300.00**. Hence, a new application shall be placed through the following link: [E-Segumar](#).

10. Issuance of the International Ready for Recycling Certificate

10.1. Ship Owners shall notify a Recognized Organization authorized by this Administration of the intention to recycle the ship to arrange/prepare for the final survey and required certification under the HKC.

10.2. An *International Ready for Recycling Certificate* shall be issued by this Administration, valid no longer than three (3) months from the date of completion of the final survey and before the ship's recycling.

10.3. The Full Term *International Ready for Recycling Certificate* shall be obtained by accessing the following link: [E-Segumar](#), and submitting the following information:

- Copy of the Interim International Ready for Recycling Certificate issued by the Recognized Organization;
- Final Survey Report;
- Copy of the Inventory of Hazardous Materials Parts I, II and III;
- Copy of the Ship Recycling Plan with the Document of Authorization to conduct Ship Recycling (DASR) attached;
- Written Statement of the intention to recycle a ship by the Shipowner;
- •Copy of the Safety Management Certificate (SMC). If the Safety Management Certificate does not apply, a Statement from the owner/operator must be



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uploaded;

- Payment Receipt.

10.4. Endorsements to extend the certificate until reaching the Ship Recycling Facility, according to Regulations 14.5 will be applied to the Full-Term *International Ready for Recycling Certificate* by this Administration. Hence, stakeholders are invited to apply in due time to the SEGUMAR Office (srr-ihm@segumar.com) or the nearest International SEGUMAR Office, which can be found [\[HERE\]](#).

10.5. The Full Term *International Ready for Recycling Certificate* will be issued as an electronic certificate that can be printed by the user when needed. Refer to **MMC-355 – Use of Electronic Certificates Onboard.**

10.6. The fee for the issuance of the Full Term *International Ready for Recycling Certificate* is determined as follows:

10.6.1. USD 200.00 (No handling fees shall apply in case of payments made through the Merchant Marine Qualified Consulates), for ships that already hold an Inventory of Hazardous Materials, as per Resolution JD No.024-2025 dated 30 April 2025;

10.6.2. USD 400.00 (No handling fees shall apply in case of payments made through the Merchant Marine Qualified Consulates), for ships that do not hold a Full-Term International Certificate on Inventory of Hazardous Materials, as per Resolution JD No.024-2025 dated 30 April 2025.

10.7. In addition to the regular application cost, we request that our customers cover a fee of USD 50.00 for international wire transfers to avoid incomplete payments.

10.8. Payments may also be made through Merchant Marine Qualified Consulates or through ACH to the Panama Maritime Authority Central Office. Please refer to our MMN-15/2022 "Payment accounts".

10.9. The fee for any modification or re-issuance of Full Term International Ready for Recycling Certificate will be as indicated in paragraphs **10.6.1** and **10.6.2**. Hence, a new application shall be placed through the following link: [E-Segumar](#).

11. Issuance of Conditional Certificate valid for three (3) months

11.1. For the purpose of the issuance of Conditional Certificates, please refer to the Merchant Marine Circulars **MMC-156** and **MMC-324**.



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12. Special Temporary Navigation Registry for ships destined to be recycled

12.1. Ships registering under the Panama flag and destined to be recycled through a Special Temporary Navigation Registry shall provide the following information to be evaluated but not limited to:

- Written Statement from the Shipowner stating that the ship shall be recycled and also confirming the name and location of the Ship Recycling Facility(ies);
- Authorization of the Ship Recycling Facility(ies) issued by the Competent Authority(ies);
- Ship's specific recycling plan and confirmation from the Recycling Facility(ies) that the ship shall be recycled;
- Other measures taken by this Administration.

12.2. If the ship is accepted and the Special Temporary Navigation Registry Certificate is issued, the shipowner shall have onboard a Full Term *International Ready for Recycling Certificate* before commencing the last voyage that intends to reach the port of the ship recycling facility(ies), which can be obtained by accessing E-**Segumar** and submitting the information listed in paragraph **10.3** of this marine circular.

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Appendix 1: Preparation Process of an Inventory of Hazardous Materials Prior Verification

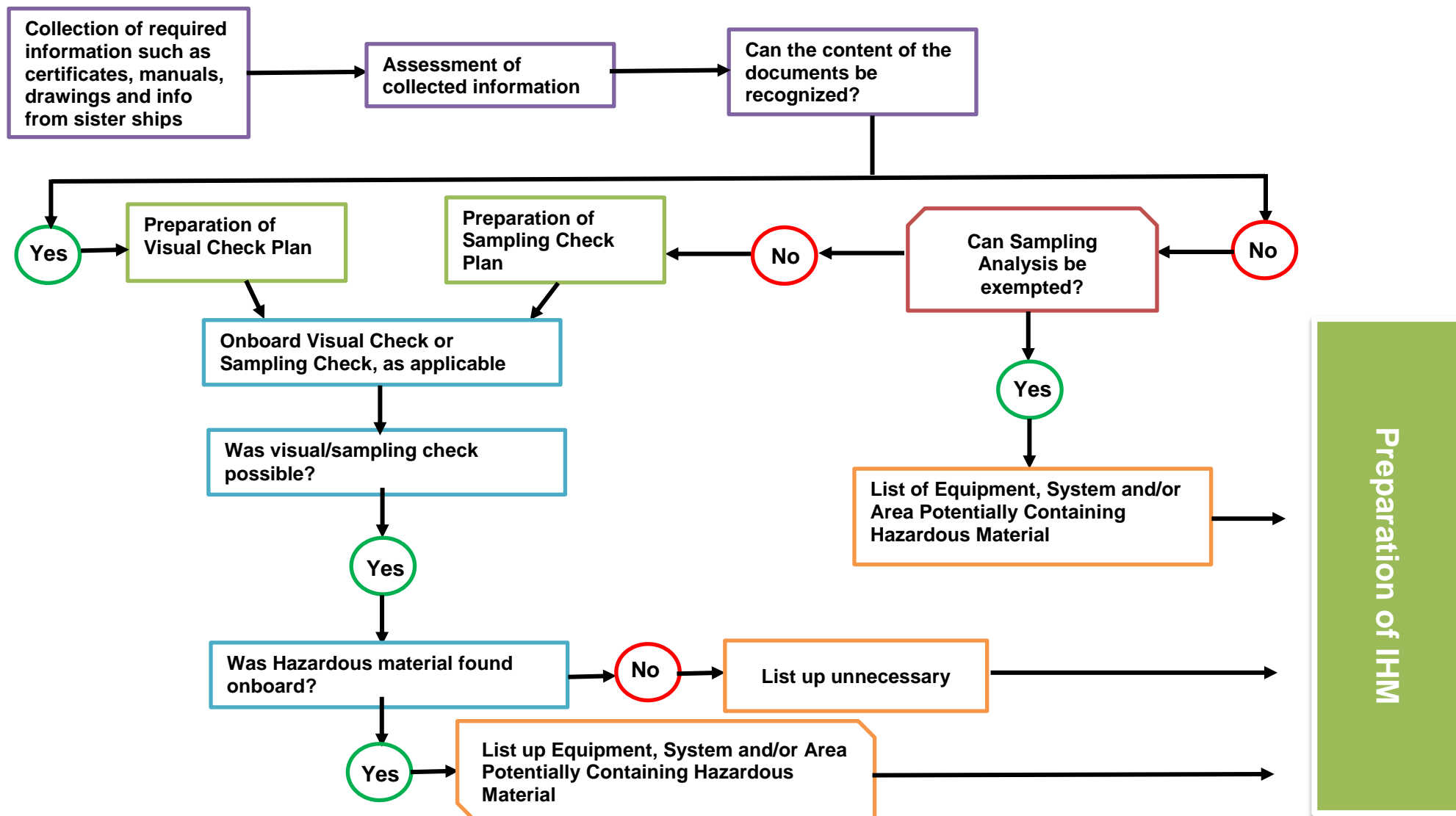


Fig.1: Diagram showing the Preparation process of an Inventory of Hazardous Materials prior verification.
Adapted from "Guide for the Inventory of Hazardous Materials" by ABS and "Flow Diagram for Developing Part I of the IHM" by NK.



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June, 2025 – Entirely revised.

April 2024 – Entirely revised.

December, 2023 – References updated due to adoption of 2023 Guidelines.

October, 2023 – Reference and paragraphs [4.2](#), [5.1](#), [5.2](#) have been amended, paragraph 7.5.4 and 7.5.6 were modified, paragraph 7.1 and 7.2 were deleted.

December, 2021 - Reference to MMC 159 deleted from paragraph 7.3, MMC 324 added.

November, 2020 – New paragraph 7 was added.

September, 2020 – Paragraphs 5.6, 5.7 amended, the word short term, deleted. New paragraph 5.8 included. Paragraph 6.4 corrected, numeral 3.1.a changed to 3.1.

Paragraph 6.5.4 and 6.5.5 amended and new noted added. New Paragraph 6.6 included. Paragraph 6.8 amended, USD 25.00 fee for international wire transfer changed to USD 50.00.

August, 2020.

Inquiries concerning the subject of this Merchant Marine Circular or any other request should be forwarded to:

SEGUMAR Panama / Recognized
Organizations Oversight Department
General Directorate of Merchant Marine
Panama Maritime Authority

Phone: (507) 501-5361/5362/ 5363/ 5350/5348/5351

E-mail: segumar.headoffice@segumar.com / ro-monitoring@segumar.com

Website: <https://panamashipregistry.com/circulars/>