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THÔNG BÁO KỸ THUẬT TÀU BIỂN TECHNICAL INFORMATION ON SEA-GOING SHIPS

Ngày 13 tháng 02 năm 2015 Số thông báo: 010TI/15TB

Nội dung: Quy định về trang bị hệ thống khí trơ bảo vệ két hàng cho tàu chở dầu và tàu chở hóa chất được đóng từ ngày 01 tháng 01 năm 2016.

Kính gửi: Các chủ tàu/ công ty quản lý tàu biển Các công ty thiết kế tàu biển Các nhà máy đóng tàu Các chi cục Đăng kiểm tàu biển

Ủy ban An toàn hàng hải (MSC) của Tổ chức Hàng hải quốc tế (IMO), tại khóa họp thứ 93 (tháng 05 năm 2014), đã thông qua Nghị quyết MSC.365(93) về sửa đổi, bổ sung một số quy định của Công ước quốc tế về an toàn sinh mạng con người trên biển năm 1974 (SOLAS). Sửa đổi, bổ sung này dự kiến sẽ có hiệu lực từ ngày 01 tháng 01 năm 2016.

Quy định II-1/4.5.5 của Công ước SOLAS được sửa đổi, bổ sung bởi Nghị quyết MSC.365(93) yêu cầu các tàu chở dầu và tàu chở hóa chất có trọng tải từ 8.000 tấn trở lên, được đóng từ ngày 01 tháng 01 năm 2016, phải được trang bị hệ thống khí trơ cố định để bảo vệ két hàng (quy định trước đây của Công ước SOLAS chỉ bắt buộc trang bị hệ thống khí trơ cho tàu có trọng tải từ 20.000 tấn trở lên). Yêu cầu này cũng áp dụng cho các tàu chở khí được dùng để chở các loại dầu dễ cháy cũng như các loại hóa chất dễ cháy được liệt kê trong Chương 17 và 18 của Bộ luật quốc tế về kết cấu và trang thiết bị của tàu chở xô hóa chất nguy hiểm (IBC Code). Giới hạn hàm lượng ôxy trong khí trơ cung cấp cho két hàng là 5% (quy định trước đây là 8%).

Chúng tôi xin gửi kèm theo Thông báo kỹ thuật này các phần liên quan đến nội dung đề cập ở trên của Nghị quyết MSC.365(93); đề nghị các Quý Đơn vị lưu ý áp dụng theo đúng quy định.

Thông báo kỹ thuật này được nêu trong mục: *Thông báo của VR/ Thông báo kỹ thuật TB* của trang tin điện tử Cục Đăng kiểm Việt Nam: http://www.vr.org.vn.

Nếu Quý cơ quan cần thêm thông tin về vấn đề nêu trên, đề nghị vui lòng liên hệ:

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Xin gửi đến các Quý Đơn vị lời chào trân trọng./.

Nơi nhận:

- Như trên;
- TB, QP, CN, CTB, VRQC, TTTH;
- Luu QP./.

ANNEX 1

RESOLUTION MSC.365(93) (adopted on 22 May 2014)

AMENDMENTS TO THE INTERNATIONAL CONVENTION FOR THE SAFETY OF LIFE AT SEA, 1974, AS AMENDED

THE MARITIME SAFETY COMMITTEE,

RECALLING Article 28(b) of the Convention on the International Maritime Organization concerning the functions of the Committee,

RECALLING ALSO article VIII(b) of the International Convention for the Safety of Life at Sea (SOLAS), 1974 (hereinafter referred to as "the Convention"), concerning the amendment procedure applicable to the annex to the Convention, other than to the provisions of chapter I thereof,

HAVING CONSIDERED, at its ninety-third session, amendments to the Convention, proposed and circulated in accordance with article VIII(b)(i) thereof,

- 1 ADOPTS, in accordance with article VIII(b)(iv) of the Convention, amendments to the Convention, the text of which is set out in the annex to the present resolution;
- DETERMINES, in accordance with article VIII(b)(vi)(2)(bb) of the Convention, that the said amendments shall be deemed to have been accepted on 1 July 2015, unless, prior to that date, more than one third of the Contracting Governments to the Convention or Contracting Governments the combined merchant fleets of which constitute not less than 50% of the gross tonnage of the world's merchant fleet, have notified their objections to the amendments:
- 3 INVITES SOLAS Contracting Governments to note that, in accordance with article VIII(b)(vii)(2) of the Convention, the amendments shall enter into force on 1 January 2016 upon their acceptance in accordance with paragraph 2 above;
- 4 REQUESTS the Secretary-General, in conformity with article VIII(b)(v) of the Convention, to transmit certified copies of the present resolution and the text of the amendments contained in the annex to all Contracting Governments to the Convention;
- 5 REQUESTS ALSO the Secretary-General to transmit copies of this resolution and its annex to Members of the Organization which are not Contracting Governments to the Convention.

ANNEX

AMENDMENTS TO THE INTERNATIONAL CONVENTION FOR THE SAFETY OF LIFE AT SEA, 1974, AS AMENDED

CHAPTER II-1 CONSTRUCTION – STRUCTURE, SUBDIVISION AND STABILITY, MACHINERY AND ELECTRICAL INSTALLATIONS

Part C Machinery installations

Regulation 29 - Steering gear

1 At the end of paragraph 3.2, the following new text is added:

"where it is impractical to demonstrate compliance with this requirement during sea trials with the ship at its deepest seagoing draught and running ahead at the speed corresponding to the number of maximum continuous revolutions of the main engine and maximum design pitch, ships regardless of date of construction may demonstrate compliance with this requirement by one of the following methods:

- .1 during sea trials the ship is at even keel and the rudder fully submerged whilst running ahead at the speed corresponding to the number of maximum continuous revolutions of the main engine and maximum design pitch; or
- .2 where full rudder immersion during sea trials cannot be achieved, an appropriate ahead speed shall be calculated using the submerged rudder blade area in the proposed sea trial loading condition. The calculated ahead speed shall result in a force and torque applied to the main steering gear which is at least as great as if it was being tested with the ship at its deepest seagoing draught and running ahead at the speed corresponding to the number of maximum continuous revolutions of the main engine and maximum design pitch; or
- the rudder force and torque at the sea trial loading condition have been reliably predicted and extrapolated to the full load condition. The speed of the ship shall correspond to the number of maximum continuous revolutions of the main engine and maximum design pitch of the propeller;"
- 2 The word "and" at the end of paragraph 4.2 is deleted and the following new text is added:

"where it is impractical to demonstrate compliance with this requirement during sea trials with the ship at its deepest seagoing draught and running ahead at one half of the speed corresponding to the number of maximum continuous revolutions of the main engine and maximum design pitch or 7 knots, whichever is greater, ships regardless of date of construction, including those constructed before

- 1 January 2009, may demonstrate compliance with this requirement by one of the following methods:
 - .1 during sea trials the ship is at even keel and the rudder fully submerged whilst running ahead at one half of the speed corresponding to the number of maximum continuous revolutions of the main engine and maximum design pitch or 7 knots, whichever is greater; or
 - .2 where full rudder immersion during sea trials cannot be achieved, an appropriate ahead speed shall be calculated using the submerged rudder blade area in the proposed sea trial loading condition. The calculated ahead speed shall result in a force and torque applied to the auxiliary steering gear which is at least as great as if it was being tested with the ship at its deepest seagoing draught and running ahead at one half of the speed corresponding to the number of maximum continuous revolutions of the main engine and maximum design pitch or 7 knots, whichever is greater; or
 - .3 the rudder force and torque at the sea trial loading condition have been reliably predicted and extrapolated to the full load condition; and"

CHAPTER II-2 CONSTRUCTION – PROTECTION, FIRE DETECTION AND FIRE EXTINCTION

Part A General

Regulation 1 - Application

- The following three new paragraphs are added after paragraph 2.5:
 - "2.6 Vehicle carriers constructed before 1 January 2016, including those constructed before 1 July 2012, shall comply with paragraph 2.2 of regulation 20-1, as adopted by resolution MSC.365(93).
 - 2.7 Tankers constructed before 1 January 2016, including those constructed before 1 July 2012, shall comply with regulation 16.3.3 except 16.3.3.3.
 - 2.8 Regulations 4.5.5.1.1 and 4.5.5.1.3 apply to ships constructed on or after 1 January 2002 but before 1 January 2016, and regulation 4.5.5.2.1 applies to all ships constructed before 1 January 2016."

Regulation 3 – Definitions

- 4 The following three new paragraphs are added after paragraph 53:
 - "54 Fire damper is, for the purpose of implementing regulation 9.7 adopted by resolution MSC.365(93), as may be amended, a device installed in a ventilation duct, which under normal conditions remains open allowing flow in the duct, and is

closed during a fire, preventing the flow in the duct to restrict the passage of fire. In using the above definition the following terms may be associated:

- .1 *automatic fire damper* is a fire damper that closes independently in response to exposure to fire products;
- .2 *manual fire damper* is a fire damper that is intended to be opened or closed by the crew by hand at the damper itself; and
- .3 remotely operated fire damper is a fire damper that is closed by the crew through a control located at a distance away from the controlled damper.
- Smoke damper is, for the purpose of implementing regulation 9.7 adopted by resolution MSC.365(93), as may be amended, a device installed in a ventilation duct, which under normal conditions remains open allowing flow in the duct, and is closed during a fire, preventing the flow in the duct to restrict the passage of smoke and hot gases. A smoke damper is not expected to contribute to the integrity of a fire rated division penetrated by a ventilation duct. In using the above definition the following terms may be associated:
 - .1 *automatic smoke damper* is a smoke damper that closes independently in response to exposure to smoke or hot gases;
 - .2 *manual smoke damper* is a smoke damper intended to be opened or closed by the crew by hand at the damper itself; and
 - .3 remotely operated smoke damper is a smoke damper that is closed by the crew through a control located at a distance away from the controlled damper.
- Vehicle carrier means a cargo ship with multi deck ro-ro spaces designed for the carriage of empty cars and trucks as cargo."

Part B Prevention of fire and explosion

Regulation 4 – Probability of ignition

- 5 Paragraph 5.5 is replaced with the following:
 - "5.5 Inert gas systems

5.5.1 Application

5.5.1.1) For tankers of 20,000 tonnes deadweight and upwards constructed on or after 1 July 2002 but before 1 January 2016, the protection of the cargo tanks shall be achieved by a fixed inert gas system in accordance with the requirements of the Fire Safety Systems Code, as adopted by resolution MSC.98(73), except that the Administration may accept other equivalent systems or arrangements, as described in paragraph 5.5.4.

5.5.1.2 For tankers of 8,000 tonnes deadweight and upwards constructed on or after 1 January 2016 when carrying cargoes described in regulation 1.6.1 or 1.6.2, the protection of the cargo tanks shall be achieved by a fixed inert gas system

in accordance with the requirements of the Fire Safety Systems Code, except that the Administration may accept other equivalent systems or arrangements, as described in paragraph 5.5.4.

- 5.5.1.3 Tankers operating with a cargo tank cleaning procedure using crude oil washing shall be fitted with an inert gas system complying with the Fire Safety Systems Code and with fixed tank washing machines. However, inert gas systems fitted on tankers constructed on or after 1 July 2002 but before 1 January 2016 shall comply with the Fire Safety Systems Code, as adopted by resolution MSC.98(73).
- 5.5.1.4 Tankers required to be fitted with inert gas systems shall comply with the following provisions:
 - double-hull spaces shall be fitted with suitable connections for the supply of inert gas;
 - where hull spaces are connected to a permanently fitted inert gas distribution system, means shall be provided to prevent hydrocarbon gases from the cargo tanks entering the double hull spaces through the system; and
 - where such spaces are not permanently connected to an inert gas distribution system, appropriate means shall be provided to allow connection to the inert gas main.

5.5.2 Inert gas systems of chemical tankers and gas carriers

- 5.5.2.1 The requirements for inert gas systems contained in the Fire Safety Systems Code need not be applied to chemical tankers constructed before 1 January 2016, including those constructed before 1 July 2012, and all gas carriers:
 - when carrying cargoes described in regulation 1.6.1, provided that they comply with the requirements for inert gas systems on chemical tankers established by the Administration, based on the quidelines developed by the Organization; or
 - when carrying flammable cargoes other than crude oil or petroleum products such as cargoes listed in chapters 17 and 18 of the International Bulk Chemical Code, provided that the capacity of tanks used for their carriage does not exceed 3,000 m³ and the individual nozzle capacities of tank washing machines do not exceed 17.5 m³/h and the total combined throughput from the number of machines in use in a cargo tank at any one time does not exceed 110 m³/h.

5.5.3 General requirements for inert gas systems

5.5.3.1 The inert gas system shall be capable of inerting, purging and gas-freeing empty tanks and maintaining the atmosphere in cargo tanks with the required oxygen content.

5.5.3.2 Tankers fitted with a fixed inert gas system shall be provided with a closed ullage system.

Refer to the Regulation for inert gas systems on chemical tankers, adopted by the Organization by resolution A.567(14), and Corr.1.

5.5.4 Requirements for equivalent systems

5.5.4.1) The Administration may, after having given consideration to the ship's arrangement and equipment, accept other fixed installations, in accordance with regulation I/5 and paragraph 5.5.4.3.

5.5.4.2 For tankers of 8,000 tonnes deadweight and upwards but less than 20,000 tonnes deadweight constructed on or after 1 January 2016, in lieu of fixed installations as required by paragraph 5.5.4.1, the Administration may accept other equivalent arrangements or means of protection in accordance with regulation I/5 and paragraph 5.5.4.3.

5.5.4.3 Equivalent systems or arrangements shall:

- be capable of preventing dangerous accumulations of explosive mixtures in intact cargo tanks during normal service throughout the ballast voyage and necessary in-tank operations; and
- be so designed as to minimize the risk of ignition from the generation of static electricity by the system itself."

Part C Suppression of fire

Regulation 9 - Containment of fire

6 Paragraph 7 is replaced with the following:

"7 Ventilation systems

(This paragraph applies to ships constructed on or after 1 January 2016)

7.1 General

- 7.1.1 Ventilation ducts, including single and double wall ducts, shall be of steel or equivalent material except flexible bellows of short length not exceeding 600 mm used for connecting fans to the ducting in air-conditioning rooms. Unless expressly provided otherwise in paragraph 7.1.6, any other material used in the construction of ducts, including insulation, shall also be non-combustible. However, short ducts, not generally exceeding 2 m in length and with a free cross-sectional area* not exceeding 0.02 m², need not be of steel or equivalent material, subject to the following conditions:
 - .1 the ducts shall be made of non-combustible material, which may be faced internally and externally with membranes having low flame-spread characteristics and, in each case, a calorific value** not exceeding 45 MJ/m² of their surface area for the thickness used;
 - .2 the ducts are only used at the end of the ventilation device; and
 - .3 the ducts are not situated less than 600 mm, measured along the duct, from an opening in an "A" or "B" class division, including continuous "B" class ceiling.