This draft document reflects MARPOL Annex VI as it was signed in 1997. The official version, including various corrections, is available from the International Maritime Organization.
CONFERENCE OF PARTIES TO THE INTERNATIONAL CONVENTION FOR THE PREVENTION OF POLLUTION FROM SHIPS, 1973, AS MODIFIED BY THE PROTOCOL OF 1978 RELATING THERETO

Agenda item 6


Text of the Protocol of 1997 and Annex VI to the International Convention for the prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (MARPOL 73/78)

as adopted by the Conference

SUMMARY

This document forwards the Protocol of 1997 and Annex VI to MARPOL 73/78 as adopted by the Conference.

Action to be Taken:

For information to all IMO Members and further action of Parties to MARPOL 73/78


Attached as annex are the texts of the Protocol of 1997 and Annex VI of MARPOL 73/78, as set out in attachment 1 to the Final Act of the Conference.

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ATTACHMENT 1


THE PARTIES TO THE PRESENT PROTOCOL,

BEING Parties to the Protocol of 1978 relating to the International Convention for the Prevention of Pollution from Ships, 1973,

RECOGNIZING the need to prevent and control air pollution from ships,

RECALLING Principle 15 of the Rio Declaration on Environment and Development which calls for the application of a precautionary approach,

CONSIDERING that this objective could best be achieved by the conclusion of a Protocol of 1997 to amend the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto,

HAVE AGREED as follows:

Article 1

Instrument to be amended

The instrument which the present Protocol amends is the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (hereinafter referred to as the “Convention”).

Article 2

Addition of Annex VI to the Convention

Annex VI entitled Regulations for the Prevention of Air Pollution from Ships, the text of which is set out in the annex to the present Protocol, is added.

Article 3

General Obligations

1 The Convention and the present Protocol shall, as between the Parties to the present Protocol, be read and interpreted together as one single instrument.
2. Every reference to the present Protocol constitutes at the same time a reference to the Annex hereto.
Article 4

Amendment procedure

In applying article 16 of the Convention to an amendment to Annex VI and its appendices, the reference to “a Party to the Convention” shall be deemed to mean the reference to a Party bound by that Annex.

FINAL CLAUSES

Article 5

Signature, ratification, acceptance, approval and accession

1 The present Protocol shall be open for signature at the Headquarters of the International Maritime Organization (hereinafter referred to as the “Organization”) from 1 January 1998 until 31 December 1998 and shall thereafter remain open for accession. Only Contracting States to the Protocol of 1978 relating to the International Convention for the Prevention of Pollution from Ships, 1973 (hereinafter referred to as the “1978 Protocol”) may become Parties to the present Protocol by:

(a) signature without reservation as to ratification, acceptance or approval; or

(b) signature, subject to ratification, acceptance or approval, followed by ratification, acceptance or approval; or

(c) accession.

2 Ratification, acceptance, approval or accession shall be effected by the deposit of an instrument to that effect with the Secretary-General of the Organization (hereinafter referred to as the “Secretary-General”).

Article 6

Entry into force

1 The present Protocol shall enter into force twelve months after the date on which not less than fifteen States, the combined merchant fleets of which constitute not less than 50 per cent of the gross tonnage of the world’s merchant shipping, have become Parties to it in accordance with article 5 of the present Protocol.

2 Any instrument of ratification, acceptance, approval or accession deposited after the date on which the present Protocol enters into force shall take effect three months after the date of deposit.
After the date on which an amendment to the present Protocol is deemed to have been accepted in accordance with article 16 of the Convention, any instrument of ratification, acceptance, approval or accession deposited shall apply to the present Protocol as amended.

Article 7

Denunciation

1 The present Protocol may be denounced by any Party to the present Protocol at any time after the expiry of five years from the date on which the Protocol enters into force for that Party.

2 Denunciation shall be effected by the deposit of an instrument of denunciation with the Secretary-General.

3 A denunciation shall take effect twelve months after receipt of the notification by the Secretary-General or after the expiry of any other longer period which may be indicated in the notification.

4 A denunciation of the 1978 Protocol in accordance with article VII thereof shall be deemed to include a denunciation of the present Protocol in accordance with this article. Such denunciation shall take effect on the date on which denunciation of the 1978 Protocol takes effect in accordance with article VII of that Protocol.

Article 8

Depositary

1 The present Protocol shall be deposited with the Secretary-General (hereinafter referred to as the “Depositary”).

2 The Depositary shall:

(a) inform all States which have signed the present Protocol or acceded thereto of:

(i) each new signature or deposit of an instrument of ratification, acceptance, approval or accession, together with the date thereof;

(ii) the date of entry into force of the present Protocol; and

(iii) the deposit of any instrument of denunciation of the present Protocol, together with the date on which it was received and the date on which the denunciation takes effect.

(b) transmit certified true copies of the present Protocol to all States which have signed the present Protocol or acceded thereto.

3 As soon as the present Protocol enters into force, a certified true copy thereof shall be transmitted by the Depositary to the Secretariat of the United Nations for registration and
publication in accordance with Article 102 of the Charter of the United Nations.
Article 9

Languages

The present Protocol is established in a single copy in the Arabic, Chinese, English, French, Russian and Spanish languages, each text being equally authentic.

DONE AT LONDON this twenty-sixth day of September, one thousand nine hundred and ninety-seven.

IN WITNESS WHEREOF the undersigned, being duly authorized by their respective Governments for that purpose, have signed the present Protocol.

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ANNEX VI

REGULATIONS FOR THE PREVENTION OF AIR POLLUTION FROM SHIPS

(Regulations and Appendices thereto)
ANNEX 1

ADDITION OF ANNEX VI TO THE INTERNATIONAL CONVENTION FOR THE PREVENTION OF POLLUTION FROM SHIPS, 1973, AS MODIFIED BY THE PROTOCOL OF 1978 RELATING THERETO

The following new Annex VI is added after the existing Annex V:

“ANNEX VI

REGULATIONS FOR THE PREVENTION OF AIR POLLUTION FROM SHIPS

CHAPTER I - GENERAL

REGULATION 1

Application

The provisions of this Annex shall apply to all ships, except where expressly provided otherwise in regulations 3, 5, 6, 13, 15, 18 and 19 of this Annex.

REGULATION 2

Definitions

For the purpose of this Annex:

"A similar stage of construction" means the stage at which:

(a) construction identifiable with a specific ship begins; and

(b) assembly of that ship has commenced comprising at least 50 tonnes or one per cent of the estimated mass of all structural material, whichever is less.

"Continuous feeding" is defined as the process whereby waste is fed into a combustion chamber without human assistance while the incinerator is in normal operating conditions with the combustion chamber operative temperature between 850°C and 1200°C.

"Emission" means any release of substances, subject to control by this Annex from ships into the atmosphere or sea.

"New installations", in relation to regulation 12 of this Annex, means the installation of
systems, equipment, including new portable fire extinguishing units, insulation, or other material on a ship after the date on which this Annex enters into force, but excludes repair or recharge of previously installed systems, equipment, insulation, or other material, or recharge of portable fire extinguishing units.

"NOx Technical Code" means the Technical Code on Control of Emission of Nitrogen Oxides from Marine Diesel Engines adopted by Conference resolution 2, as may be amended by the Organization, provided that such amendments are adopted and brought into force in accordance with the provisions of article 16 of the present Convention concerning amendment procedures applicable to an appendix to an Annex.

"Ozone depleting substances" means controlled substances defined in paragraph 4 of article 1 of the Montreal Protocol on Substances that Deplete the Ozone Layer, 1987, listed in Annexes A, B, C or E to the said Protocol in force at the time of application or interpretation of this Annex.

"Ozone depleting substances" that may be found on board ship include, but are not limited to:

- Halon 1211 Bromochlorodifluoromethane
- Halon 1301 Bromotrifluoromethane
- Halon 2402 1,2-Dibromo-1,1,2,2-tetrafluoroethane (also known as Halon 114B2)
- CFC-11 Trichlorofluoromethane
- CFC-12 Dichlorodifluoromethane
- CFC-113 1,1,2-Trichloro-1,2,2-trifluoroethane
- CFC-114 1,2-Dichloro-1,1,2,2-tetrafluoroethane
- CFC-115 Chloropentafluoroethane

"Sludge oil" means sludge from the fuel or lubricating oil separators, waste lubricating oil from main or auxiliary machinery, or waste oil from bilge water separators, oil filtering equipment or drip trays.

"Shipboard incineration" means the incineration of wastes or other matter on board a ship, if such wastes or other matter were generated during the normal operation of that ship.

"Shipboard incinerator" means a shipboard facility designed for the primary purpose of incineration.

"Ships constructed" means ships the keels of which are laid or which are at a similar stage of construction.

"SOx Emission Control Area" means an area where the adoption of special mandatory measures for SOx emissions from ships is required to prevent, reduce and control air pollution from SOx and its attendant adverse impacts on land and sea areas. SOx Emission Control Areas shall include those listed in regulation 14 of this Annex.

"Tanker" means an oil tanker as defined in regulation 1(4) of Annex I or a chemical tanker as defined in regulation 1(1) of Annex II of the present Convention.
REGULATION 3

General Exceptions

Regulations of this Annex shall not apply to:

(a) any emission necessary for the purpose of securing the safety of a ship or saving life at sea; or

(b) any emission resulting from damage to a ship or its equipment:
   
   (i) provided that all reasonable precautions have been taken after the occurrence of the damage or discovery of the emission for the purpose of preventing or minimizing the emission; and
   
   (ii) except if the owner or the master acted either with intent to cause damage, or recklessly and with knowledge that damage would probably result.

REGULATION 4

Equivalents

(1) The Administration may allow any fitting, material, appliance or apparatus to be fitted in a ship as an alternative to that required by this Annex if such fitting, material, appliance or apparatus is at least as effective as that required by this Annex.

(2) The Administration which allows a fitting, material, appliance or apparatus as an alternative to that required by this Annex shall communicate to the Organization for circulation to the Parties to the present Convention particulars thereof, for their information and appropriate action, if any.

CHAPTER II - SURVEY, CERTIFICATION AND MEANS OF CONTROL

REGULATION 5

Surveys and Inspections

(1) Every ship of 400 gross tonnage or above and every fixed and floating drilling rig and other platforms shall be subject to the surveys specified below:

   (a) An initial survey before the ship is put into service or before the certificate required under regulation 6 of this Annex is issued for the first time. This survey shall be such as to ensure that the equipment, systems, fittings, arrangements and material fully comply with the applicable requirements of this Annex.

   (b) Periodical surveys at intervals specified by the Administration, but not exceeding
five years, which shall be such as to ensure that the equipment, systems, fittings, arrangements and material fully comply with the requirements of this Annex.

(c) A minimum of one intermediate survey during the period of validity of the certificate which shall be such as to ensure that the equipment and arrangements fully comply with the requirements of this Annex and are in good working order. In cases where only one such intermediate survey is carried out in a single certificate validity period, and where the period of the certificate exceeds 2½ years, it shall be held within six months before or after the halfway date of the certificate's period of validity. Such intermediate surveys shall be endorsed on the certificate issued under regulation 6 of this Annex.

(2) In the case of ships of less than 400 gross tonnage, the Administration may establish appropriate measures in order to ensure that the applicable provisions of this Annex are complied with.

(3) Surveys of ships as regards the enforcement of the provisions of this Annex shall be carried out by officers of the Administration. The Administration may, however, entrust the surveys either to surveyors nominated for the purpose or to organizations recognized by it. Such organizations shall comply with the guidelines adopted by the Organization*. In every case the Administration concerned shall fully guarantee the completeness and efficiency of the survey.

(4) The survey of engines and equipment for compliance with regulation 13 of this Annex shall be conducted in accordance with the NOx Technical Code.

(5) The Administration shall institute arrangements for unscheduled inspections to be carried out during the period of validity of the certificate. Such inspections shall ensure that the equipment remains in all respects satisfactory for the service for which the equipment is intended. These inspections may be carried out by their own inspection service, nominated surveyors, recognized organizations, or by other Parties upon request of the Administration. Where the Administration, under the provisions of paragraph (1) of this regulation, establishes mandatory annual surveys, the above unscheduled inspections shall not be obligatory.

(6) When a nominated surveyor or recognized organization determines that the condition of the equipment does not correspond substantially with the particulars of the certificate, they shall ensure that corrective action is taken and shall in due course notify the Administration. If such corrective action is not taken, the certificate should be withdrawn by the Administration. If the ship is in a port of another Party, the appropriate authorities of the port State shall also be notified immediately. When an officer of the Administration, a

nominated surveyor or recognized organization has notified the appropriate authorities of
the port State, the Government of the port State concerned shall give such officer, surveyor
or organization any necessary assistance to carry out their obligations under this regulation.

(7) The equipment shall be maintained to conform with the provisions of this Annex and,
subject to the other provisions of this Annex no changes shall be made in the equipment,
systems, fittings, arrangements, or material covered by the survey, without the express
approval of the Administration. The direct replacement of such equipment and fittings with
equipment and fittings that conform with the provisions of this Annex is permitted.
Whenever an accident occurs to a ship or a defect is discovered, which substantially affects the efficiency or completeness of its equipment covered by this Annex, the master or owner of the ship shall report at the earliest opportunity to the Administration, a nominated surveyor, or recognized organization responsible for issuing the relevant certificate.

REGULATION 6

Issue of International Air Pollution Prevention Certificate

(1) An International Air Pollution Prevention Certificate shall be issued, after survey in accordance with the provisions of regulation 5 of this Annex, to:

(a) any ship of 400 gross tonnage or above engaged in voyages to ports or offshore terminals under the jurisdiction of other Parties; and

(b) platforms and drilling rigs engaged in voyages to waters under the sovereignty or jurisdiction of other Parties to the Protocol of 1997.

(2) Ships constructed before the date of entry into force of this Annex shall be issued with an International Air Pollution Prevention Certificate in accordance with paragraph (1) of this regulation no later than the first scheduled drydocking after entry into force of this Annex, but in no case later than 3 years after the entering into force of the Protocol of 1997.

(3) Such certificate shall be issued either by the Administration or by any person or organization duly authorized by it. In every case the Administration assumes full responsibility for the certificate.

REGULATION 7

Issue of a Certificate by another Government

(1) The Government of a Party to the Protocol of 1997 may, at the request of the Administration, cause a ship to be surveyed and, if satisfied that the provisions of this Annex are complied with, issue or authorize the issuance of an International Air Pollution Prevention Certificate to the ship in accordance with this Annex.

(2) A copy of the certificate and a copy of the survey report shall be transmitted as soon as possible to the requesting Administration.

(3) A certificate so issued shall contain a statement to the effect that it has been issued at the request of the Administration and it shall have the same force and receive the same recognition as a certificate issued under regulation 6 of this Annex.

(4) No International Air Pollution Prevention Certificate shall be issued to a ship which is entitled
to fly the flag of a State which is not a Party to the Protocol of 1997.
REGULATION 8

Form of Certificate

The International Air Pollution Prevention Certificate shall be drawn up in an official language of the issuing country in the form corresponding to the model given in appendix I to this Annex. If the language used is not English, French, or Spanish, the text shall include a translation into one of these languages.

REGULATION 9

Duration and Validity of Certificate

(1) An International Air Pollution Prevention Certificate shall be issued for a period specified by the Administration, which shall not exceed five years from the date of issue.

(2) No extension of the five-year period of validity of the International Air Pollution Prevention Certificate shall be permitted, except in accordance with paragraph (3).

(3) If the ship, at the time when the International Air Pollution Prevention Certificate expires, is not in a port of the State whose flag it is entitled to fly or in which it is to be surveyed, the Administration may extend the certificate for a period of no more than 5 months. Such extension shall be granted only for the purpose of allowing the ship to complete its voyage to the State whose flag it is entitled to fly or in which it is to be surveyed, and then only in cases where it appears proper and reasonable to do so. After arrival in the State whose flag it is entitled to fly or in which it is to be surveyed, the ship shall not be entitled by virtue of such extension to leave the port or State without having obtained a new International Air Pollution Prevention Certificate.

(4) An International Air Pollution Prevention Certificate shall cease to be valid in any of the following circumstances:

(a) if the inspections and surveys are not carried out within the periods specified under regulation 5 of this Annex.

(b) if significant alterations have taken place to the equipment, systems, fittings, arrangements or material to which this Annex applies without the express approval of the Administration, except the direct replacement of such equipment or fittings with equipment or fittings that conform with the requirements of this Annex. For the purpose of regulation 13, significant alteration shall include any change or adjustment to the system, fittings, or arrangement of a diesel engine which results in the nitrogen oxide limits applied to that engine no longer being complied with.

(c) upon transfer of the ship to the flag of another State. A new certificate shall be issued only when the Government issuing the new certificate is fully satisfied that the ship is in full compliance with the requirements of regulation 5 of this Annex. In the case of a transfer between Parties, if requested within three months after the
transfer has taken place, the Government of the Party whose flag the ship was formerly entitled to fly shall, as soon as possible, transmit to the Administration of the other Party a copy of the International Air Pollution Prevention Certificate carried by the ship before the transfer and, if available, copies of the relevant survey reports.

REGULATION 10

Port State Control on Operational Requirements

(1) A ship, when in a port or an offshore terminal under the jurisdiction of another Party to the Protocol of 1997, is subject to inspection by officers duly authorized by such Party concerning operational requirements under this Annex, where there are clear grounds for believing that the master or crew are not familiar with essential shipboard procedures relating to the prevention of air pollution from ships.

(2) In the circumstances given in paragraph (1) of this regulation, the Party shall take such steps as will ensure that the ship shall not sail until the situation has been brought to order in accordance with the requirements of this Annex.

(3) Procedures relating to the port State control prescribed in article 5 of the present Convention shall apply to this regulation.

(4) Nothing in this regulation shall be construed to limit the rights and obligations of a Party carrying out control over operational requirements specifically provided for in the Convention.

REGULATION 11

Detection of Violations and Enforcement

(1) Parties to this Annex shall co-operate in the detection of violations and the enforcement of the provisions of this Annex, using all appropriate and practicable measures of detection and environmental monitoring, adequate procedures for reporting and accumulation of evidence.

(2) A ship to which the present Annex applies may, in any port or offshore terminal of a Party, be subject to inspection by officers appointed or authorized by that Party for the purpose of verifying whether the ship has emitted any of the substances covered by this Annex in violation of the provision of this Annex. If an inspection indicates a violation of this Annex, a report shall be forwarded to the Administration for any appropriate action.

(3) Any Party shall furnish to the Administration evidence, if any, that the ship has emitted any of the substances covered by this Annex in violation of the provisions of this Annex. If it is practicable to do so, the competent authority of the former Party shall notify the master of the ship of the alleged violation.
(4) Upon receiving such evidence, the Administration so informed shall investigate the matter, and may request the other Party to furnish further or better evidence of the alleged contravention. If the Administration is satisfied that sufficient evidence is available to enable proceedings to be brought in respect of the alleged violation, it shall cause such proceedings to be taken in accordance with its law as soon as possible. The Administration shall promptly inform the Party which has reported the alleged violation, as well as the Organization, of the action taken.
A Party may also inspect a ship to which this Annex applies when it enters the ports or offshore terminals under its jurisdiction, if a request for an investigation is received from any Party together with sufficient evidence that the ship has emitted any of the substances covered by the Annex in any place in violation of this Annex. The report of such investigation shall be sent to the Party requesting it and to the Administration so that the appropriate action may be taken under the Convention.

The international law concerning the prevention, reduction, and control of pollution of the marine environment from ships, including that law relating to enforcement and safeguards, in force at the time of application or interpretation of this Annex, applies, mutatis mutandis, to the rules and standards set forth in this Annex.

CHAPTER III - REQUIREMENTS FOR CONTROL OF EMISSIONS FROM SHIPS

REGULATION 12

Ozone Depleting Substances

(1) Subject to the provisions of regulation 3, any deliberate emissions of ozone depleting substances shall be prohibited. Deliberate emissions include emissions occurring in the course of maintaining, servicing, repairing or disposing of systems or equipment, except that deliberate emissions do not include minimal releases associated with the recapture or recycling of an ozone depleting substance. Emissions arising from leaks of an ozone depleting substance, whether or not the leaks are deliberate, may be regulated by Parties to this Annex the Protocol of 1997.

(2) New installations which contain ozone depleting substances shall be prohibited on all ships, except that new installations containing hydro-chlorofluorocarbons (HCFCs) are permitted until 1 January 2020.

(3) The substances referred to in this regulation, and equipment containing such substances, shall be delivered to appropriate reception facilities when removed from ships.

REGULATION 13

Nitrogen Oxides (NOx)

(1) (a) This regulation shall apply to:

(i) each diesel engine with a power output of more than 130 kW which is installed on a ship constructed on or after 1 January 2000; and

(ii) each diesel engine with a power output of more than 130 kW which undergoes a major conversion on or after 1 January 2000.
(b) This regulation does not apply to:

(i) emergency diesel engines, engines installed in lifeboats and any device or equipment intended to be used solely in case of emergency; and

(ii) engines installed on ships solely engaged in voyages within waters subject to the sovereignty or jurisdiction of the Administration of those ships the flag of which the ship is entitled to fly, provided that such engines are subject to an alternative NOx control measure established by the Administration.

(c) Notwithstanding the provisions of sub-paragraph (a) of this paragraph, the Administration may allow exclusion from the application of this regulation to any diesel engine which is installed on a ship constructed, or on a ship which undergoes a major conversion, before the date of entry into force of the present Protocol, provided that the ship is solely engaged in voyages to ports or offshore terminals within the Administration of those ships the flag of which the ship is entitled to fly.

(2) (a) For the purpose of this regulation, "major conversion" means a modification of an engine where:

(i) the engine is replaced by a new engine built on or after 1 January 2000, or

(ii) any substantial modification, as defined in the NOx Technical Code, is made to the engine, or

(iii) the maximum continuous rating of the engine is increased by more than 10%.

(b) The NOx emission resulting from modifications referred to in the sub-paragraph (a) of this paragraph shall be documented in accordance with the NOx Technical Code for approval by the Administration.

(3) (a) Subject to the provision of regulation 3 of this Annex, the operation of each diesel engine to which this regulation applies is prohibited, except when the emission of nitrogen oxides (calculated as the total weighted emission of NO2) from the engine is within the following limits:

(i) 17.0 g/kWh when n is less than 130 rpm

(ii) 45.0*n(-0.2) g/kWh when n is 130 or more but less than 2000 rpm

(iii) 9.8 g/kWh when n is 2000 rpm or more

where n = rated engine speed (crankshaft revolutions per minute).

When using fuel composed of blends from hydrocarbons derived from petroleum
refining, test procedure and measurement methods shall be in accordance with the NOx Technical Code, taking into consideration the Test Cycles and Weighting Factors outlined in appendix V II to this Annex.

(b) Notwithstanding the provisions of sub-paragraph (a) of this paragraph, the operation of a diesel engine is permitted when:

(i) an exhaust gas cleaning system, approved by the Administration in accordance with the NOx Technical Code, is applied to the engine to reduce onboard NOx emissions at least to the limits specified in sub-paragraph (a), or

(ii) any other equivalent method, approved by the Administration in accordance with the relevant guidelines to be developed by the Organization, is applied to reduce onboard NOx emissions at least to the limit specified in sub-paragraph (a) of this paragraph.

(4) The NOx emission limits shall be considered for review by the Organization as necessary at a minimum of five-year intervals after entry into force of Annex VI.

(5) The Organization shall circulate to all Member States of the Organization notification of any revised emission requirements resulting from the review required by paragraph (4) of this regulation, at least three years before the implementation date of the revised NOx emission limits.

REGULATION 14

Sulphur Oxides (SOx)

General requirements

The sulphur content of any fuel oil used on board ships shall not exceed 4.5% m/m.

(2) The worldwide average sulphur content of residual fuel oil supplied for use on board ships shall be monitored based on guidelines to be developed by the Organization.

Requirements within SOx Emission Control Areas

(3) For the purpose of this regulation, SOx Emission Control Areas shall include:

(a) The Baltic Sea area as defined in regulation 10(1)(b) of Annex I;

(b) Any other sea area, including port, areas designated by the Organization in accordance with the based on criteria and procedures for designation of SOx Emission Control Areas with respect to the prevention of air pollution from ships contained in appendix HI III to this Annex.
(4) While ships are within SOx Emission Control Areas, at least one of the following conditions shall be fulfilled.

(a) The sulphur content of fuel oil used on board ships in a SOx Emission Control Area does not exceed 1.5% m/m.

(b) An exhaust gas cleaning system, approved by the Administration in accordance with based on guidelines to be developed by the Organization, is applied to reduce the total emission of sulphur oxides from ships, including both auxiliary and main propulsion engines, to 6.0 g SOx/kWh or less calculated as the total weight of sulphur dioxide emission. Waste streams from the use of such equipment shall not be discharged into enclosed ports, harbours and estuaries unless it can be thoroughly documented by the ship that such waste streams have no adverse impact on the ecosystems of such enclosed ports, harbours and estuaries, based upon criteria communicated by the authorities of the port State to the Organization. The Organization shall circulate the criteria to all Parties to the Convention.

(c) Any other technological method that is verifiable and enforceable to limit SOx emissions to a level equivalent to that described in sub-paragraph (b) is applied. These methods shall be approved by the Administration in accordance with the guidelines developed by the Organization.

(5) The sulphur content of fuel oil referred to in paragraph (1) and sub-paragraph (4)(a) of this regulation shall be documented by the supplier as required by regulation 18 of this Annex.

(6) Those ships using separate fuel oils to comply with paragraph (4)(a) of this regulation shall allow sufficient time for the fuel oil service system to be fully flushed of all fuels exceeding 1.5% m/m sulphur content prior to entry into a SOx Emission Control Area. The volume of low sulphur fuel oils (less than or equal to 1.5% sulphur content) in each tank as well as the date, time, and position of the ship when any fuel-changeover operation is completed, shall be recorded in such log-book as prescribed by the Administration.

(7) During the first twelve months immediately following entry into force of the instrument present Protocol, or of an amendment to the present Protocol designating a specific SOx Emission Control Area under paragraph (3)(b) of this regulation, ships entering that a SOx Emission Control Area referred to in sub-paragraph (3)(a) of this regulation or designated under paragraph (3)(b) of this regulation are exempted from the requirements in paragraphs (4) and (6) of this regulation and from the requirements of paragraph (5) of this regulation insofar as they relate to sub-paragraph (4)(a) of this regulation.

REGULATION 15

Volatile Organic Compounds

(1) If the emissions of volatile organic compounds (VOCs) from tankers are to be regulated in ports or terminals under the jurisdiction of a Party to the Protocol of 1997, they shall be regulated in accordance with the provisions of this regulation.
(2) A Party to the Protocol of 1997 which designates ports or terminals under its jurisdiction in which VOC emissions are to be regulated, shall submit a notification to the Organization. This notification shall include information on the size of tankers to be controlled, on cargoes requiring vapour emission control systems, and the effective date of such control. The notification shall be submitted at least six months before the effective date.

(3) The Government of each Party to the Protocol of 1997 which designates ports or terminals at which VOC emissions from tankers are to be regulated shall ensure that vapour emission control systems, approved by that Government based on the safety standards developed by the Organization*, are provided in ports and terminals designated, and are operated safely and in a manner so as to avoid undue delay to the ship.

(4) The Organization shall circulate a list of the ports and terminals designated by the Parties to the Protocol of 1997 to other Parties to the Protocol of 1997 and Member States of the Organization for their information.

(5) All tankers which are subject to vapour emission control in accordance with the provisions of paragraph (2) of this regulation shall be provided with a vapour collection system approved by the Administration based on the safety standards developed by the Organization*, and shall use such system during the loading of such cargoes. Terminals which have installed vapour emission control systems in accordance with this regulation may accept existing tankers which are not fitted with vapour collection systems for a period of three years after the effective date identified in paragraph (2).

(6) This regulation shall only apply to gas carriers when the type of loading and containment systems allow safe retention of non-methane VOC's on board, or their safe return ashore.

REGULATION 16

Shipboard Incineration

(1) Except as provided in paragraph (5), shipboard incineration shall be allowed only in a shipboard incinerator.

(2) (a) Except as provided in sub-paragraph (b) of this paragraph, each incinerator installed on board a ship on or after 1 January 2000 shall meet the requirements contained in appendix IV to this Annex. Each incinerator shall be approved by the Administration. Approval shall be based on the standard specifications for shipboard incinerators developed by the Organization**.

* Reference is made to MSC/Circ.585 Standards for Vapour Emission Control Systems.

** Reference is made to the standard specification for shipboard incinerators contained in Appendix 2 to the Revised Guidelines for the Implementation of Annex V of MARPOL 73/78 (resolution MEPC.59(33)). (Change reference to amended Guidelines adopted by MEPC 40).
(b) The Administration may allow exclusion from the application of sub-paragraph (a) of this paragraph to any incinerator which is installed on board a ship before the date of entry into force of the present Protocol of 1997, provided that the ship is solely engaged in voyages within waters subject to the sovereignty or jurisdiction of the Administration of those ships. State the flag of which the ship is entitled to fly.

(3) Nothing in this regulation affects the prohibition in, or other requirements of, the Convention on the Prevention of Marine Pollution by Dumping of Wastes and Other Matter, 1972, as amended, and the 1996 Protocol thereto.

(4) Shipboard incineration of the following substances shall be prohibited:

(a) Annex I, II and III cargo residues of this convention and related contaminated packing materials;

(b) polychlorinated biphenyls (PCBs);
(c) garbage, as defined in Annex V of MARPOL 73/78 this the present Convention, containing more than traces of heavy metals; and

(d) refined petroleum products containing halogen compounds.

(5) Shipboard incineration of sewage sludge and sludge oil generated during the normal shipboard operation of a ship may also take place in the main or auxiliary power plant or boilers, but in those cases, shall not take place inside ports, harbours and estuaries.

(6) Shipboard incineration of polyvinyl chlorides (PVCs) shall be prohibited, except in shipboard incinerators for which IMO Type Approval Certificates have been issued.*

(7) All ships with incinerators subject to this regulation shall possess a manufacturer's operating manual which shall specify how to operate the incinerator within the limits described in paragraph 2 of appendix IV of to this Annex.

(8) Personnel responsible for operation of any incinerator shall be trained and capable of implementing the guidance provided in the manufacturer’s operating manual.

(9) Monitoring of combustion flue gas outlet temperature shall be required at all times and waste shall not be fed into a continuous-feed shipboard incinerator when the temperature is below the minimum allowed temperature of 850°C. For batch-loaded shipboard incinerators, the unit shall be designed so that the temperature in the combustion chamber shall reach 600°C within 5 minutes after start-up.

(10) Nothing in this regulation precludes the development, installation and operation of alternative design shipboard thermal waste treatment devices that meet or exceed the requirements of this regulation.

REGULATION 17

Reception Facilities

(1) The Government of each Party to the Protocol of 1997 undertakes to ensure the provision of facilities adequate to meet the:

(a) needs of ships using its repair ports for the reception of ozone depleting substances and equipment containing such substances when removed from ships;

(b) needs of ships using its ports, terminals or repair ports for the reception of exhaust gas cleaning residues from an approved exhaust gas cleaning system when discharge into the marine environment of these residues is not permitted under regulation 14 of this Annex;

* Reference is made to the standard specification for shipboard incinerators contained in Appendix 2 to the Revised Guidelines for the Implementation of Annex V of MARPOL 73/78 (resolution MEPC.59(33)).
without causing undue delay to ships, and

(c) need in ship breaking facilities for the reception of ozone depleting substances and equipment containing such substances when removed from ships.

(2) Each Party to the Protocol of 1997 shall notify the Organization for transmission to the Members of the Organization of all cases where the facilities provided under this regulation are unavailable or alleged to be inadequate.

REGULATION 18

Fuel Oil Quality

(1) Fuel oil for combustion purposes delivered to and used on board ships to which this Annex applies shall meet the following requirements:

(a) Except as provided in sub-paragraph (b):

(i) the fuel oil shall be blends of hydrocarbons derived from petroleum refining. This shall not preclude the incorporation of small amounts of additives intended to improve some aspects of performance;

(ii) the fuel oil shall be free from inorganic acid;

(iii) the fuel oil shall not include any added substance or chemical waste which either;

(1) jeopardizes the safety of ships or adversely affects the performance of the machinery, or

(2) is harmful to personnel, or

(3) contributes overall to additional air pollution.

(b) Fuel for combustion purposes derived by methods other than petroleum refining shall not:

(i) exceed the sulphur content set forth in regulation 14 of this Annex;

(ii) cause an engine to exceed the NOx emission limits set forth in regulation 13(3)(a) of this Annex;

(iii) contain inorganic acid; and

(iv) (1) jeopardizes the safety of ships or adversely affects the performance of the machinery, or
(2) is harmful to personnel, or
(3) contributes overall to additional air pollution.

(2) This regulation does not apply to coal in its solid form or nuclear fuels.

(2)(3) For each ship subject to regulations 5 and 6 of this Annex, details of fuel oil for combustion purposes delivered to and used on board shall be recorded by means of a bunker delivery note which shall contain at least the information specified in appendix III V to this Annex.

(3)(4) The bunker delivery note shall be kept on board the ship in such a place as to be readily available for inspection at all reasonable times. It shall be retained for a period of three years after the fuel oil has been delivered on board.

(4)(5) (a) The competent authority of the Government of a Party to the Protocol of 1997 may inspect the bunker delivery notes on board any ship to which this Annex applies while the ship is in its port or offshore terminal, may make a copy of each delivery note, and may require the master or person in charge of the ship to certify that each copy is a true copy of such bunker delivery note. The competent authority may also verify the contents of each note through consultations with the port where the note was issued.

(b) The inspection of the bunker delivery notes and the taking of certified copies by the competent authority under this paragraph shall be performed as expeditiously as possible without causing the ship to be unduly delayed.

(5)(6) The bunker delivery note is to be accompanied by a representative sample of the fuel oil delivered in accordance with having regard to guidelines to be developed by the Organization. The sample is to be sealed and signed by the supplier's representative and the master or officer in charge of the bunker operation on completion of bunkering operations and retained by the ship's owner under the ship's control until the fuel oil is substantially consumed, but in any case for a period of not less than twelve months from the time of delivery.

(6)(7) Parties to the Protocol of 1997 undertake ensure that appropriate authorities designated by them:

(a) maintain a register of local suppliers of fuel oil;

(b) require local suppliers to provide the bunker delivery note and sample as required by this regulation, certified by the fuel oil supplier that the fuel oil meets the requirements of regulations 14 and 18 of this Annex;

(c) require local suppliers to retain a copy of the bunker delivery note for at least 3 years for inspection and verification by the port State as necessary;

** Reference is made to Resolution A.787(19) Procedures for port State control.
(d) take action as appropriate against fuel oil suppliers that have been found to deliver fuel oil that does not comply with that stated on the bunker delivery note;

(e) inform the Administration of any ship receiving fuel oil found to be noncompliant with the requirements of regulations 14 or 18 of this Annex; and

(f) inform the Organization for transmission to Parties to the Protocol of 1997 of all cases where fuel oil suppliers have failed to meet the requirements specified in regulations 14 or 18 of this Annex.
In connection with port State inspections carried out by Parties to the Protocol of 1997, the Parties further undertake to:

(a) inform the Party or non-Party under whose jurisdiction bunker delivery note was issued of cases of delivery of noncompliant fuel oil, giving all relevant information; and

(b) ensure that remedial action as appropriate is taken to bring noncompliant fuel oil discovered into compliance.

REGULATION 19

Requirements for Platforms and Drilling Rigs

(1) Subject to the provisions of paragraphs (2) and (3) of this regulation, fixed and floating platforms and drilling rigs shall comply with the requirements of this Annex, except that:

(2) Emissions directly arising from the exploration, exploitation and associated offshore processing of sea-bed mineral resources are, consistent with article 2(3)(b)(ii) of the present Convention, exempt from the provisions of this Annex. Such emissions include the following:

(a) emissions resulting from the incineration of substances that are solely and directly the result of exploration, exploitation and associated offshore processing of sea-bed mineral resources, including but not limited to the flaring of hydrocarbons and the burning of cuttings, muds, and/or stimulation fluids during well completion and testing operations, and flaring arising from upset conditions;

(b) the release of gases and volatile compounds entrained in drilling fluids and cuttings;

(c) emissions associated solely and directly with the treatment, handling, or storage of sea-bed minerals; and

(d) emissions from diesel engines that are solely dedicated to the exploration, exploitation and associated offshore processing of sea-bed mineral resources.

(3) The requirements of regulation 18 of this Annex shall not apply to the use of hydrocarbons which are produced and subsequently used on site as fuel, when approved by the Administration.
INTERNATIONAL AIR POLLUTION PREVENTION CERTIFICATE

Issued under the provisions of the Protocol of 1997 to the International Convention for the Prevention of Pollution from Ships, 1973, as modified of the Protocol of 1978 related thereto (hereinafter referred to as "the Convention") under the authority of the Government of:

............................................................................................................................... ...................................

(full designation of the country)

by............................................................................................................................. ................................

(full designation of the competent person or organization authorized under the provisions of the Convention)

Name of ship Distinctive I M O Port of Gross tonnage number or number registry letters

Type of ship: □ tanker
□ ships other than a tanker

THIS IS TO CERTIFY:

1. That the ship has been surveyed in accordance with regulation 5 of Annex VI of the Convention; and

2. That the survey shows that the equipment, systems, fittings, arrangements and materials fully comply with the applicable requirements of Annex VI of the Convention.

This certificate is valid until ............................................................................................... .....................

subject to surveys in accordance with regulation 5 of Annex VI of the Convention.

Issued at ..................................................................................................................... ...................

(Place of issue of certificate)

.......................................................... ..........................................................

(Date of issue) (signature of duty authorized official issuing the certificate)
(Seal or stamp of the authority, as appropriate)

ENDORSEMENT FOR ANNUAL AND INTERMEDIATE SURVEYS

THIS IS TO CERTIFY that at a survey required by regulation 5 of Annex VI of the Convention the ship was found to comply with the relevant provisions of the Convention:

Annual survey: Signed........................................................
(Signature of duly authorized official)

Place.................................................................

Date.................................................................

(Seal or stamp of the authority, as appropriate)

Annual*/Intermediate* survey: Signed..........................................................
(Signature of duly authorized official)

Place..............................................................

Date...............................................................

(Seal or stamp of the authority, as appropriate)

Annual*/Intermediate* survey: Signed..........................................................
(Signature of duly authorized official)

Place..............................................................

Date...............................................................

(Seal or stamp of the authority, as appropriate)

Annual survey: Signed...........................................................
(Signature of duly authorized official)

Place..............................................................

Date...............................................................

(Seal or stamp of the authority, as appropriate)

* Delete as appropriate
Supplement to International Air Pollution Prevention Certificate
(IAPP Certificate)

RECORD OF CONSTRUCTION AND EQUIPMENT

In respect of the provisions of Annex VI of the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocols of 1978 and 1997 relating thereto (hereinafter referred to as "the Convention").

Notes:

1. This Record shall be permanently attached to the IAPP Certificate. The IAPP Certificate shall be available on board the ship at all times.

2. If the language of the original Record is not English, French or Spanish, the text shall include a translation into one of these languages.

3. Entries in boxes shall be made by inserting either a cross (x) for the answer "yes" and "applicable" or a (-) for the answers "no" and "not applicable" as appropriate.

4. Unless otherwise stated, regulations mentioned in this Record refer to regulations of Annex VI of the Convention and resolutions or circulars refer to those adopted by the International Maritime Organization.

1. Particulars of ship

1.1 Name of ship ..........................................................

1.2 Distinctive number or letters ..........................................

1.3 IMO number ..........................................................

1.4 Port of registry .....................................................

1.5 Gross tonnage .......................................................  

1.6 Total installed power (kW)

1.6.1 Date on which keel was laid or ship was at a similar stage of construction

1.7.1 Date of building contract ...........................................
1.7.2 1.6.2 Date on which keel was laid or ship was at a similar stage of construction

1.7.3 1.6.3 Date of delivery

1.7 Date of commencement of major engine conversion (if applicable) (regulation 13):

1.8.1 1.7.1 Date of conversion contract

1.8.2 1.7.2 Date on which conversion was commenced

1.8.3 1.7.3 Date of completion of conversion

2 Control of emissions from ships

2.1 Ozone depleting substances (regulation 12)

2.1.1 The following fire extinguishing systems and equipment containing halons may continue in service:

2.1.2 The following systems and equipment containing CFCs may continue in service:

2.1.3 The following systems containing hydro-chlorofluorocarbons (HCFCs) installed before 1 January 2020 may continue in service:
2.2 Nitrogen oxides (NOx)
(regulation 13)
2.2.1 The following diesel engines with power output greater than 130 kW, and installed on a ship constructed on or after 1 January 2000, comply with the emission standards of regulation 13(3)(a) in accordance with the NOx Technical Code: ........................................................................................................

<table>
<thead>
<tr>
<th>Manufacturer and Model</th>
<th>Use Number</th>
<th>Power Output (kW)</th>
<th>Rated Speed (RPM)</th>
</tr>
</thead>
</table>

2.2.2 The following diesel engines with power output greater than 130 kW, and which underwent major conversion per regulation 13(2) on or after 1 January 2000, comply with the emission standards of regulation 13(3)(a) in accordance with the NOx Technical Code:..............................................................

<table>
<thead>
<tr>
<th>Manufacturer and Model</th>
<th>Use Number</th>
<th>Power Output (kW)</th>
<th>Rated Speed (RPM)</th>
</tr>
</thead>
</table>

2.2.3 The following diesel engines with a power output greater than 130 kW and installed on a ship constructed on or after 1 January 2000, or with a power output greater than 130 kW and which underwent major conversion per regulation 13(2) on or after 1 January 2000, are fitted with an exhaust gas cleaning system or other equivalent methods in accordance with regulation 13(3), and the NOx Technical Code:

<table>
<thead>
<tr>
<th>Manufacturer and Model</th>
<th>Use Number</th>
<th>Power Output (kW)</th>
<th>Rated Speed (RPM)</th>
</tr>
</thead>
</table>
2.2.4 The following diesel engines from 2.2.1, 2.2.2 and 2.2.3 above are fitted with NOx emission monitoring and recording devices in accordance with the NOx Technical Code:

<table>
<thead>
<tr>
<th>Manufacturer and Model</th>
<th>Serial Number</th>
<th>Use</th>
<th>Power Output (kW)</th>
<th>Rated Speed (RPM)</th>
</tr>
</thead>
</table>

2.3 Sulphur oxides (SOx) (regulation 14)

2.3.1 When the ship operates within an SOx Emission Control Area specified in regulation 14(3), the ship uses:

.1 fuel oil with a sulphur content that does not exceed 1.5% m/m as documented by bunker delivery notes; or

.2 an approved exhaust gas cleaning system to reduce SOx emissions below 6.0g SOx/kWh; or

.3 other approved technology to reduce SOx emissions below 6.0g SOx/kWh.

2.4 Volatile organic compounds (VOCs) (regulation 15)

2.4.1 The tanker has a vapour collection system installed and approved in accordance with MSC/Circ. 585.

2.5 The ship has an incinerator:

.1 which complies with resolution MEPC .... as amended

.2 installed before 1 January 2000 which does not comply with resolution MEPC .... as amended
THIS IS TO CERTIFY that this Record is correct in all respects.

Issued at ..........................................................

(Place of issue of the Record)

........................................
Date of Issue  ........................................

(Signature of duly authorized official
issuing the Record)

Seal or Stamp
of the authority,
as appropriate
APPENDIX V

TEST CYCLES AND WEIGHTING FACTORS

(Regulation 13)

The following test cycles and weighing factors shall be applied for verification of compliance of marine diesel engines with the NO\textsubscript{x} limits in accordance with regulation 13 of this Annex using the test procedure and calculation method as specified in the NO\textsubscript{x} Technical Code.

.1 For constant speed marine engines for ship main propulsion, including diesel electric drive, test cycle E2 should be applied.

.2 For variable pitch propeller sets test cycle E2 should be applied.

.3 For propeller law operated main and propeller law operated auxiliary engines the test cycle E3 should be applied.

.4 For constant speed auxiliary engines test cycle D2 should be applied.

.5 For variable speed, variable load auxiliary engines, not included above, test cycle C1 shall be applied.

Test cycle for "Constant Speed Main Propulsion" Application
(incl. Diesel Electric Drive or Variable Pitch Propeller Installations)

<table>
<thead>
<tr>
<th>Speed</th>
<th>100 %</th>
<th>100 %</th>
<th>100 %</th>
<th>100 %</th>
</tr>
</thead>
</table>

Test cycle type E2

<table>
<thead>
<tr>
<th>Power</th>
<th>100 %</th>
<th>75 %</th>
<th>50 %</th>
<th>25 %</th>
</tr>
</thead>
</table>

Weighting Factor

| 0.2 | 0.5 | 0.15 | 0.15 |

Test cycle for "Propeller Law operated Main and Propeller Law operated Auxiliary Engine" Application

<table>
<thead>
<tr>
<th>Speed</th>
<th>100 %</th>
<th>91 %</th>
<th>80 %</th>
<th>63 %</th>
</tr>
</thead>
</table>

Test cycle type E3

<table>
<thead>
<tr>
<th>Power</th>
<th>100 %</th>
<th>75 %</th>
<th>50 %</th>
<th>25 %</th>
</tr>
</thead>
</table>

Weighting Factor

| 0.2 | 0.5 | 0.15 | 0.15 |

Test cycle for "Constant Speed Auxiliary Engine" Application

<table>
<thead>
<tr>
<th>Speed</th>
<th>100 %</th>
<th>100 %</th>
<th>100 %</th>
<th>100 %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test cycle type D2</td>
<td>Power</td>
<td>100 %</td>
<td>75 %</td>
<td>50 %</td>
</tr>
<tr>
<td>-------------------</td>
<td>-------</td>
<td>-------</td>
<td>------</td>
<td>------</td>
</tr>
<tr>
<td></td>
<td>Weighting</td>
<td>0.05</td>
<td>0.25</td>
<td>0.3</td>
</tr>
</tbody>
</table>

Test cycle for "Variable Speed and Load Auxiliary Engine" Application

<table>
<thead>
<tr>
<th>Speed</th>
<th>Rated</th>
<th>Intermediate</th>
<th>Idle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Torque %</td>
<td>100 %</td>
<td>75 %</td>
<td>50 %</td>
</tr>
<tr>
<td>Weighting Factor</td>
<td>0.15</td>
<td>0.15</td>
<td>0.1</td>
</tr>
</tbody>
</table>

APPENDIX H III

CRITERIA AND PROCEDURES FOR DESIGNATION OF SOₓ EMISSION CONTROL AREAS
(Regulation 14)

1 OBJECTIVES

1.1 The purpose of this appendix is to provide the criteria and procedures for the designation of SOₓ Emission Control Areas. The objective of SOₓ Emission Control Areas is to prevent, reduce, and control air pollution from SOₓ emissions from ships and their attendant adverse impacts on land and sea areas.

1.2 A SOₓ Emission Control Area should be considered for adoption by the Organization if supported by a demonstrated need to prevent, reduce, and control air pollution from SOₓ emissions from ships.

2 PROPOSAL CRITERIA FOR DESIGNATION OF A SOₓ EMISSION CONTROL AREA

2.1 A proposal to the Organization for designation of a SOₓ Emission Control Area may be submitted only by Parties contracting States to this Protocol of 1997. Where two or more Parties contracting States have a common interest in a particular area, they should formulate a coordinated proposal.

2.2 The proposal shall include:
1. a clear delineation of the proposed area of application of controls on SOx emissions from ships, along with a reference chart on which the area is marked;

2. a description of the land and sea areas at risk from the impacts of ship SOx emissions;

3. an assessment that SOx emissions from ships operating in the proposed area of application of the SOx emission controls are contributing to air pollution from SOx, including SOx deposition, and their attendant adverse impacts on the land and sea areas under consideration. Such assessment shall include a description of the impacts of SOx emissions on terrestrial and aquatic ecosystems, areas of natural productivity, critical habitats, water quality, human health, and areas of cultural and scientific significance, if applicable. The sources of relevant data including methodologies used, shall be identified.

4. relevant information pertaining to the meteorological conditions in the proposed area of application of the SOx emission controls and the land and sea areas at risk, in particular prevailing wind patterns, or to topographical, geological, oceanographic, morphological, or other conditions that may lead to an increased probability of higher localized air pollution or levels of acidification;

5. the nature of the ship traffic in the proposed SOx Emission Control Area, including the patterns and density of such traffic; and

6. a description of the control measures taken by the proposing Party or Parties or contracting State or contracting States addressing land-based sources of SOx emissions affecting the area at risk that are in place and operating concurrent with the consideration of measures to be adopted in accordance with regulation 14 of this Annex.

2.3 The geographical limits of an SOx Emission Control Area will be based on the relevant criteria outlined above, including SOx emission and deposition from ships navigating in the proposed area, traffic patterns and density, and wind conditions.

2.4 A proposal to designate a given area as an SOx Emission Control Area should be submitted to the Organization in accordance with the rules and procedures established by the Organization.
3 PROCEDURES FOR THE ASSESSMENT AND ADOPTION OF SOx EMISSION CONTROL AREAS BY THE ORGANIZATION

3.1 The Organization shall consider each proposal submitted to it by a Party or Parties contracting State or contracting States.

3.2 A SOx Emission Control Area shall be designated by means of an amendment to this Annex, considered, adopted and brought into force in accordance with article 16 of the present Convention.

3.3 In assessing the proposal, the Organization shall take into account the criteria which are to be included in each proposal for adoption as set forth in section 2 above, and the relative costs of reducing sulphur depositions from ships when compared with land-based controls. The economic impacts on shipping engaged in international trade should also be taken into account.

4 OPERATION OF SOx EMISSION CONTROL AREAS

4.1 Parties which have ships navigating in the area are encouraged to bring to the Organization any concerns regarding the operation of the area.
APPENDIX IV

TYPE APPROVAL AND OPERATING LIMITS
FOR SHIPBOARD INCINERATORS
(Regulation 16)

(1) Ships incinerators described in regulation 16(2) on board shall possess an IMO type approval certificate for each incinerator. In order to obtain such certificate, the incinerator shall be designed and built to an approved standard as described in paragraph of regulation 16(2). Each model shall be subject to a specified type approval test operation at the factory or an approved test facility, and under the responsibility of the Administration, using the following standard fuel/waste specification for the type approval test for determining whether the incinerator operates within the limits specified in paragraph (2) of this appendix:

- Sludge Oil Consisting of: 75% SLUDGE OIL FROM HFO; 5% WASTE LUBRICATING OIL; and 20% EMULSIFIED WATER.
- Solid Waste consisting of: 50% Food Waste; 50% Rubbish Containing Approx. 30% Paper, 40% Cardboard, 10% Rags, 20% Plastic

The mixture will have up to 50% moisture and 7% incombustible solids.

(2) Incinerators described in paragraph of regulation 16(2) shall operate within the following limits:

- O2 in Combustion Chamber: 6 - 12 %
- CO in Flue Gas Maximum Average: 200 mg/MJ
- Soot Number Maximum Average: BACHARACH 3 or RINGELMAN 1 (20% opacity)
  (A higher soot number is acceptable only during very short periods such as starting up)
- Unburned Components in Ash Residues: Maximum 10% by Weight
Combustion Chamber Flue Gas
Outlet Temperature Range: 850 - 1200 degrees Celsius
APPENDIX-HH V

INFORMATION TO BE INCLUDED IN THE BUNKER DELIVERY NOTE

(Regulation 18(2))

Name and IMO Number of receiving vessel

Port

Date of commencement of delivery

Name, address, and telephone number of marine fuel oil supplier

Product name(s)

Quantity in metric tons

Density at 15°C, kg/m$^3$ *

Sulphur content (%m/m)**

A declaration signed and certified by the fuel oil supplier's representative that the fuel oil supplied is in conformity with paragraphs of regulation 14 (1) or 4(a) and paragraph of regulation 18(1) of this Annex.

---

* Fuel oil should be tested in accordance with ISO 3675

** Fuel oil should be tested in accordance with ISO 8754.
CONFEREN CE OF PARTIES TO THE INTERNATIONAL CONVENTION FOR THE PREVENTION OF POLLUTION FROM SHIPS, 1973, AS MODIFIED BY THE PROTOCOL OF 1978 RELATING THERETO

Agenda item 7

CONSIDERATION AND ADOPTION OF RESOLUTIONS AND RECOMMENDATIONS AND RELATED MATTERS

Text of Conference Resolutions 1 to 8 and the Technical Code on Emission of Nitrogen Oxides from Marine Diesel Engines

as adopted by the Conference

SUMMARY

Executive Summary: This document forwards Conference Resolutions 1 to 8 and the NOx Technical Code as adopted by the Conference

Action to be Taken: For information to all IMO Members and further action of Parties to MARPOL 73/78


Attached as annex are the text of Conference resolutions:

Resolution 1 - Review of the 1997 Protocol;

Resolution 2 - Technical Code on Control of Emission of Nitrogen Oxides from Marine Diesel Engines;

Resolution 3 - Review of Nitrogen Oxides Emission Limitations;

Resolution 4 - Monitoring the World-Wide average Sulphur Content of Residual Fuel Oil
Supplied for use on board Ships;

Resolution 5 - Consideration of Measures to Address Sulphur Deposition in North West Europe;

Resolution 6 - Introduction of Harmonized System of Survey and Certification in Annex VI;

Resolution 7 - Restriction on the use of Perfluorocarbons on board Ships; and

Resolution 8 - CO₂ Emissions from Ships

and text of Technical Code on Control of Emission of Nitrogen Oxides from Marine Diesel Engines which is annexed to Conference Resolution 2, as set out in attachment 2 to the Final Act of the Conference.
CONFERENCE RESOLUTION 1

REVIEW OF THE 1997 PROTOCOL

THE CONFERENCE,

HAVING ADOPTED the Protocol of 1997 to amend the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (MARPOL 73/78),

NOTING that Article 6(1) of the Protocol of 1997 to amend MARPOL 73/78 (1997 Protocol) provides that this Protocol shall enter into force twelve months after the date on which not less than fifteen States, the combined merchant fleets of which constitute not less than 50 per cent of the gross tonnage of the world's merchant shipping, have become Parties to it in accordance with article 5 of the same Protocol,

DESIRING that the conditions for entry into force of the 1997 Protocol be satisfied by 31 December 2002, enabling air pollution requirements to be implemented internationally as soon as possible,

BEING COGNIZANT that the unique characteristics of air pollution from ships and the provisions of the annex to the 1997 Protocol may require a timely review of the provisions of the instrument,

1 URGES Member States of the Organization to take the steps necessary to consent to be bound by the 1997 Protocol no later than 31 December 2002;

2 REQUESTS the Secretary-General to review the progress of Member States in consenting to become bound by the 1997 Protocol; and

3 INVITES, if the conditions for entry into force of the 1997 Protocol have not been met by 31 December 2002, the Marine Environment Protection Committee, at its first meeting thereafter, to initiate, as a matter of urgency, a review to identify the impediments to entry into force of the Protocol and any necessary measures to alleviate those impediments.
CONFERENCE RESOLUTION 2

TECHNICAL CODE ON CONTROL OF EMISSION OF NITROGEN OXIDES FROM MARINE DIESEL ENGINES

THE CONFERENCE,

RECALLING resolution A.719(17) adopted by the Assembly of the International Maritime Organization, which indicates that the objective of prevention of air pollution from ships would best be achieved by establishing a new annex to the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (MARPOL 73/78) to provide rules for restriction and control of emission of harmful substances from ships into the atmosphere,

RECOGNIZING that the emission of nitrogen oxides from marine diesel engines installed on board ships has an adverse effect on the environment causing acidification, formation of ozone, nutrient enrichment and contributes to adverse health effects globally,

BEING AWARE of the protocols and declarations to the 1979 Convention on Long-Range Transboundary Air Pollution concerning, inter alia, the reduction of emission of nitrogen oxides or its transboundary fluxes,

HAVING ADOPTED the Protocol of 1997 to amend MARPOL 73/78 (1997 Protocol),

NOTING regulation 13 of Annex VI of MARPOL 73/78 which makes the Technical Code on Control of Emission of Nitrogen Oxides from Marine Diesel Engines mandatory under that regulation,

HAVING CONSIDERED the recommendations made by the Marine Environment Protection Committee at its thirty-ninth session,

1 ADOPTS the Technical Code on Control of Emission of Nitrogen Oxides from Marine Diesel Engines (NOx Technical Code), the text of which is set out at annex to the present resolution***;

2 RESOLVES that the provisions of the NOx Technical Code shall enter into force, as mandatory requirements, for all Parties to the Protocol of 1997 to amend MARPOL 73/78 on the same date as the entry into force date of that Protocol;

3 INVITES Parties to MARPOL 73/78 to implement the provisions of the NOx Technical Code in accordance with the provisions of regulation 13 of Annex VI; and

4 URGES Parties to MARPOL 73/78 to bring the NOx Technical Code to the immediate attention of shipowners, ship operators, ship builders, marine diesel engine manufacturers and

*** The text of the NOx Technical Code is set out in document MP/CONF.3/35???
any other interested groups.
CONFERENCE RESOLUTION 3

REVIEW OF NOX NITROGEN OXIDES EMISSION LIMITATIONS

THE CONFERENCE,

HAVING ADOPTED the Protocol of 1997 to amend the International Convention for the Prevention of Pollution from Ships, 1973, as amended by the Protocol of 1978 relating thereto (MARPOL 73/78),

RECOGNIZING that the emission of nitrogen oxides from marine diesel engines installed on board ships has an adverse effect on the environment causing acidification, formation of ozone, nutrient enrichment and contributes to adverse health effects globally,

BEING AWARE of the protocols and declarations to the 1979 Convention on Long-Range Transboundary Air Pollution concerning, inter alia, the reduction of emission of nitrogen oxides or its transboundary fluxes,

NOTING that regulation 13(3)(a) of Annex VI of MARPOL 73/78 sets forth the nitrogen oxide emission limitations for marine diesel engines,

RECOGNIZING FURTHER the concern expressed by a number of delegations that these emission limits may not achieve the desired reduction in nitrogen oxide emissions and that these delegations support a review of regulation 13(3)(a) of Annex VI of MARPOL 73/78 with the aim of prescribing more stringent emission limits, taking into account the adverse effects of such emissions on the environment and any technological developments in marine engines,

1 INVITES the Marine Environment Protection Committee, as a matter of urgency, to review the nitrogen oxide emission limits at a minimum of five year intervals after entry into force of the 1997 Protocol and, if appropriate as a result of such review, amend regulation 13(3) of Annex VI of MARPOL 73/78 and the corresponding provisions of the Technical Code on Control of Emission of Nitrogen Oxides from Marine Diesel Engines; and

2 RECOMMENDS that the date of implementation of any amended emission limitation take into account technological feasibility.
CONFERENCE RESOLUTION 4

MONITORING THE WORLD-WIDE AVERAGE SULPHUR CONTENT OF RESIDUAL FUEL OIL SUPPLIED FOR USE ON BOARD SHIPS

THE CONFERENCE,

HAVING ADOPTED the Protocol of 1997 to amend the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (MARPOL 73/78),

NOTING that regulation 14(2) of Annex VI of MARPOL 73/78 calls for monitoring the world-wide average sulphur content of residual fuel oil supplied for use on board ships in accordance with guidelines to be developed by the Organization,

1 INVITES the Marine Environment Protection Committee, in co-operation with interested organizations, to develop guidelines for monitoring the world-wide average sulphur content of residual fuel oil supplied for use on board ships; and

2 URGES Member States of the Organization and interested organizations to make available the resources and expertise necessary for the development and implementation of these guidelines.
CONFERENCE RESOLUTION 5

CONSIDERATION OF MEASURES TO ADDRESS
SULPHUR DEPOSITION IN NORTH WEST EUROPE

THE CONFERENCE,

    NOTING that the Protocol of 1997 to amend the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (MARPOL 73/78) and Annex VI contained therein provides for the designation of SOx Emission Control Areas where specific criteria are met,

    RECOGNIZING the concerns of a number of States regarding the contribution to sulphur deposition by shipping particularly in the North Sea and the damaging effects of that deposition,

    NOTING the proposal to the Conference that the North Sea should be designated as a SOx Emission Control Area,

1 INVITES the Marine Environment Protection Committee (MEPC) to consider the above proposal for the North Sea, based on justification in accordance with the criteria for the designation of a SOx Emission Control Area contained in Appendix II to Annex VI of MARPOL 73/78 and in compliance with the Guidelines on the Organization and Method of Work of the Maritime Safety Committee and the MEPC and their subsidiary bodies; and

2 INVITES ALSO the MEPC to take necessary steps in order that any measures agreed as a result of consideration of the above proposal can be implemented as soon as reasonably possible.
CONFERENCE RESOLUTION 6

INTRODUCTION OF HARMONIZED SYSTEM OF SURVEY AND CERTIFICATION IN ANNEX VI

THE CONFERENCE,

HAVING ADOPTED the Protocol of 1997 to amend the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (MARPOL 73/78)

NOTING that regulations 5 and 6 of Annex VI of MARPOL 73/78 lay down requirements for survey and certification similar to those in Annexes I and II of MARPOL 73/78,

NOTING FURTHER that the Marine Environment Protection Committee at its twenty-ninth session by resolution MEPC 39(29) adopted the amendments to Annexes I and II of MARPOL 73/78 introducing a harmonized system of survey and certification, which will enter into force on the date on which the 1988 SOLAS and Load Line Protocols enter into force,

RECOGNIZING the imminent entry into force of the said 1988 Protocols, possibly prior to the entry into force of the Protocol of 1997 to amend MARPOL 73/78 (1997 Protocol),

RECOGNIZING FURTHER the need to introduce the harmonized system of survey and certification in Annex VI of MARPOL 73/78 upon entry into force of the 1988 Protocols,

1 INVITES the Marine Environment Protection Committee to:

(a) develop the harmonized system of survey and certification to replace the existing regulations 5 and 6 of Annex VI of MARPOL 73/78; and

(b) initiate action to amend Annex VI of MARPOL 73/78 immediately upon entry into force of the 1997 Protocol; and

2 RECOMMENDS Parties to the 1997 Protocol which are also Parties to the 1988 Protocols to give effect to the harmonized system of survey and certification referred to in paragraph 1(a) upon entry into force of the 1997 Protocol, as equivalent to the existing regulations 5 and 6 of Annex VI, if by that time the 1988 Protocols have entered into force.
CONFERENCE RESOLUTION 7

RESTRICTION ON THE USE OF PERFLUOROCARBONS ON BOARD SHIPS

THE CONFERENCE,

HAVING ADOPTED the Protocol of 1997 to amend the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (MARPOL 73/78),

NOTING that regulation 12 of Annex VI of MARPOL 73/78 prohibits new installations containing ozone depleting substances (including halons) and that regulation II-2/5.3.1 of the International Convention for the Safety of Life at Sea, 1974, as amended, currently prohibits new installations of halogenated hydrocarbon systems on all ships,

MINDFUL that these actions will require substitutes for use in shipboard fire-extinguishing equipment, and that perfluorocarbons (PFCs) are one of the potential substitutes that may replace halons in shipboard fire-extinguishing systems,

BEARING IN MIND that there is no known compelling need requiring the use of PFCs in fire-extinguishing systems used on board surface vessels,

RECOGNIZING that the atmospheric lifetimes for PFCs range from 3,200 to 50,000 years and the extremely high global warming potential of these compounds present warming effects that are essentially irreversible,

RECOGNIZING FURTHER that the United Nations Framework Convention on Climate Change has acknowledged that PFCs are among the highest global warming chemicals with extraordinary lifetimes, and has targeted PFCs for future action,

SEEKING to avoid replacing one environmental problem with another,

1 INVITES the Marine Environment Protection Committee and the Maritime Safety Committee to consider, as a matter of urgency, any appropriate measures including an immediate moratorium and adoption of amendments to the relevant instrument concerning the prohibition of the use of PFCs in shipboard fire-extinguishing systems.
CONFERENCE RESOLUTION 8

CO₂ EMISSIONS FROM SHIPS

THE CONFERENCE,

HAVING ADOPTED the Protocol of 1997 to amend the International Convention for the Prevention of Pollution from Ships, 1973, as modified by the Protocol of 1978 relating thereto (MARPOL 73/78),

RECOGNIZING that CO₂ emissions, being greenhouse gases, have an adverse effect on the environment,

RECOGNIZING FURTHER that Annex VI of MARPOL 73/78 does not address CO₂ emissions from ships,

NOTING that parties to the United Nations Framework Convention on Climate Change (UNFCCC) have recognized the adverse effects of greenhouse gases to the atmosphere and that these gases originating from international shipping and aviation contribute to the global inventory of emissions,

NOTING FURTHER that the UNFCCC has recognized that the climate system should be protected for the benefit of present and future generations of mankind; that the global nature of climate change calls for the widest possible co-operation by all countries world-wide; and that the UNFCCC obliges parties to anticipate, prevent or minimize the causes of climate change and mitigate its adverse effects,

1 INVITES the Secretary-General of the Organization to cooperate with the Executive Secretary of the UNFCCC in the exchange of information on the issue of emissions of greenhouse gases;

2 INVITES the Organization, in cooperation with the UNFCCC, to undertake a study of CO₂ emissions from ships for the purpose of establishing the amount and relative percentage of CO₂ emissions from ships as part of the global inventory of CO₂ emissions. The study should estimate emissions for the most recent year where they may be reasonably estimated and should also address how shipboard emissions and their relative percentage contribution to the global inventory may change in future years, in light of reductions to be made in other sectors as well as other trends that may be reasonably anticipated through sound scientific analysis;

3 INVITES FURTHER the Marine Environment Protection Committee to consider what CO₂ reduction strategies may be feasible in light of the relationship between CO₂ and other atmospheric and marine pollutants, especially NOx since NOx emissions may exhibit an inverse relationship to CO₂ reduction; and

4 URGES Member States of the Organization to participate in the study on CO₂ emissions referred to above and propose any appropriate strategies to the Marine Environment Protection Committee.
1.2.3.4.a.b.c.d.e.i.ii.iii.(1)