INTERIM MEASURES FOR COMBATING UNSAFE PRACTICES ASSOCIATED
WITH THE TRAFFICKING, SMUGGLING OR TRANSPORT OF MIGRANTS BY SEA

1. Following the outcome of the inter-agency high-level meeting to address unsafe mixed migration by sea, that took place at IMO Headquarters on 4 and 5 March 2015, the Committee, at its ninety-fifth session (3 to 12 June 2015) accepted, as work in progress, an amended reporting format to reflect the information on migrant incidents and suspected smugglers and vessels.

2. The Committee, at its ninety-sixth session (11 to 20 May 2016), taking into consideration the outcome of the FAL Committee at its fortieth session (4 to 8 April 2016) approved amendments to MSC/Circ.896/Rev.1 on Interim Measures for combating unsafe practices associated with the trafficking, smuggling or transport of migrants by sea.

3. The use of the report format given in the appendix to the annex is recommended for conveying information for the purposes mentioned in paragraphs 11, 14 and 22 of the Interim Measures.

4. Member Governments are invited to bring this circular and annex to the attention of all parties concerned, and to provide timely and accurate information on migrant incidents and on suspected smugglers and vessels to the Organization via the Facilitation module in GISIS.

5. This circular revokes MSC/Circ.896/Rev.1.

***
ANNEX

INTERIM MEASURES FOR COMBATING UNSAFE PRACTICES ASSOCIATED WITH THE TRAFFICKING\(^1\), SMUGGLING\(^2\) OR TRANSPORT OF MIGRANTS BY SEA

Definitions

1 For purposes of this circular:

1.1 "Ship" means every description of water craft, including non-displacement craft and seaplanes, used or capable of being used as a means of transportation on water, except a warship, naval auxiliary, or other ship owned or operated by a Government and used, for the time being, only on government non-commercial service;

1.2 "Organization" means the International Maritime Organization; and

1.3 "unsafe practices" means any practice which involves operating a ship that is:

.1 obviously in conditions which violate fundamental principles of safety at sea, in particular those of the International Convention for the Safety of Life at Sea, 1974, as amended (hereinafter SOLAS 1974); or

.2 not properly manned, equipped or licensed for carrying passengers on international voyages,

and thereby constitute a serious danger for the lives or the health of the persons on board, including the conditions for embarkation and disembarkation.

Purpose

2 The purpose of this circular is to promote awareness and cooperation among Member States of the Organization so that they may address more effectively unsafe practices associated with the trafficking, smuggling or transport of migrants by sea which have an international dimension.

---

1 "Trafficking in persons" means the recruitment, transportation, transfer, harbouring or receipt of persons, by means of the threat or use of force or other forms of coercion, of abduction, of fraud, of deception, of the abuse of power or of a position of vulnerability or of the giving or receiving of payments or benefits to achieve the consent of a person having control over another person, for the purpose of exploitation (Protocol against the Smuggling of Migrants by Land, Sea and Air, supplementing the United Nations Convention against Transnational Organized Crime).

2 "Smuggler of migrants" means the procurement, in order to obtain, directly or indirectly, a financial or other material benefit, of the illegal entry of a person into a State Party of which the person is not a national or a permanent resident (Protocol against the Smuggling of Migrants by Land, Sea and Air).
Recommended actions by States

Compliance with international obligations

Experience has shown that migrants often are transported on ships that are not properly manned, equipped or licensed for carrying passengers on international voyages. States should take steps relating to maritime safety, in accordance with domestic and international law, to eliminate these unsafe practices associated with the trafficking, smuggling or transport of migrants by sea, including:

.1 ensuring compliance with the SOLAS 1974;  
.2 collecting and disseminating information on ships believed to be engaged in unsafe practices associated with trafficking, smuggling or transporting migrants;  
.3 taking appropriate action against masters, officers and crew members engaged in such unsafe practices; and  
.4 preventing any such ship:  
   .1 from again engaging in unsafe practices; and  
   .2 if in port, from sailing.

Measures taken, adopted or implemented pursuant to this circular to combat unsafe practices associated with the trafficking, smuggling or transport of migrants by sea should be in conformity with the international law of the sea and all generally accepted relevant international instruments, such as the United Nations 1951 Convention and the 1967 Protocol Relating to the Status of Refugees.

States should take, adopt or implement such measures in conformity with international law with due regard to:

.1 the authority of the flag State to exercise jurisdiction and control in administrative, technical and social matters involving the ship; and  
.2 the rights and obligations of the coastal State.

It is recalled that:

- regulation 1 of chapter I of SOLAS 1974 provides that SOLAS applies to ships engaged on international voyages;
- regulation 2 of the same chapter defines as:
  - *international voyage*, a voyage from a country to which the present Convention applies to a port outside such country, or conversely.
  - *passenger ship*, a ship which carries more than twelve passengers.
  - *cargo ship*, any ship which is not a passenger ship.

The trafficking or smuggling of migrants will normally constitute an international voyage. When this practice occurs on board cargo ships, multiple infringements of the SOLAS 1974 are therefore committed.
If any measures are taken against any ship suspected of unsafe practices associated with trafficking, smuggling or transport of migrants by sea, the State concerned should take into account the need not to endanger the safety of human life at sea and the security of the ship and the cargo, or to prejudice the commercial and/or legal interests of the flag State or any other interested State.

**Cooperation**

States should cooperate to the fullest extent possible to prevent and suppress unsafe practices associated with the trafficking, smuggling or transport of migrants by sea, in conformity with the international law of the sea and all generally accepted relevant international instruments. It is consistent with international law for a flag State to authorize a vessel flying its flag to be boarded and inspected by a warship of another State, as described in paragraphs 11 and 19 below.

States should consider entering into bilateral or regional agreements to facilitate cooperation in applying appropriate, efficient and effective measures to prevent and suppress unsafe practices associated with the trafficking, smuggling or transport of migrants by sea.

States should also encourage the conclusion of operational arrangements in relation to specific cases.

**Measures and procedures**

A State, which has reasonable grounds to suspect that a ship which:

- is flying its flag or claiming its registry, or
- is without nationality, or
- though flying a foreign flag or refusing to show its flag is, in reality, of the same nationality as the State concerned,

is engaged in unsafe practices associated with the trafficking, smuggling or transport of migrants by sea, may request the assistance of other States in suppressing its use for that purpose. The States so requested should render such assistance as is reasonable under these circumstances.

A State which has reasonable grounds to suspect that a ship exercising freedom of navigation in accordance with international law and flying the flag or displaying marks of registry of another State is engaged in unsafe practices associated with the trafficking, smuggling or transport of migrants by sea may so notify the flag State, request confirmation of registry and, if confirmed⁴, request authorization from the flag State to take appropriate measures in regard to that ship. The flag State may authorize the requesting State to, inter alia:

- board the ship;
- inspect and carry out a safety examination of the ship, and
- if evidence is found that the ship is engaged in unsafe practices, take appropriate action with respect to the ship, persons and cargo on board, as authorized by the flag State.

A State which has taken any action in accordance with this paragraph should promptly inform the flag State concerned of the results of that action.

⁴ If registry is refuted, the situation is that described in paragraph 10.2 above.
12 A flag State may, consistent with paragraph 7, subject its authorization to conditions to be mutually agreed between it and the requesting State, including conditions relating to responsibility and to the extent of effective measures to be taken including the use of force. A State shall take no additional actions without the express authorization of the flag State, except those necessary to relieve imminent danger or those that follow from relevant bilateral or multilateral agreements.

13 A State should respond expeditiously to a request from another State to determine whether a ship that is claiming its registry or flying its flag is entitled to do so, and to a request for authorization made pursuant to paragraph 11.

14 When a ship is found engaged in unsafe practices associated with the trafficking, smuggling or transport of migrants by sea, States should:

   .1 immediately report the findings of the safety examinations conducted pursuant to paragraph 11 to the administration of the flag State whose flag the ship is entitled to fly or in which it is registered; and

   .2 immediately consult on the further actions to be taken after giving or receiving reports on the ship involved.

15 When there are reasonable grounds to suspect that a ship is engaged in unsafe practices associated with trafficking, smuggling or transport of migrants by sea and it is concluded in accordance with the international law of the sea that the ship is without nationality, or has been assimilated to a ship without nationality, States should conduct a safety examination of the ship, as necessary. If the results of the safety examination indicate that the ship is engaged in unsafe practices, States should take appropriate measures in accordance with relevant domestic and international law.

16 When evidence exists that a ship is engaged in unsafe practices associated with the trafficking, smuggling or transport of migrants by sea, States, in taking action pursuant to paragraphs 11 or 15, should:

   .1 ensure the safety and the humanitarian handling of the persons on board and that any actions taken with regard to the ship are environmentally sound; and

   .2 take appropriate action in accordance with relevant domestic and international law.

17 States should take required steps, in accordance with international law including SOLAS 1974 regulation I/19(c), to ensure that a ship involved in unsafe practices associated with the trafficking, smuggling or transport of migrants by sea does not sail until it can proceed to sea without endangering the ship or persons on board, and to report promptly to the State whose flag the ship is entitled to fly, or in which it is registered, all incidents concerning such unsafe practices which come to their attention.

18 Contracting Governments to SOLAS 1974, and Contracting Governments to Protocol of 1988 relating to SOLAS 1974, as amended, should ensure that, when a request is received to transfer a ship to their flag or registry, the requirements listed in regulation I/14(g)(ii) and I/14(i)(iii), respectively, are met, and appropriate inspections and surveys are conducted to ensure the ship will be used for the service specified in the certificates issued in accordance with chapter I of the SOLAS 1974 and Protocol of 1988 relating to SOLAS 1974.
19 Any action taken at sea pursuant to this circular shall be carried out only by warships or military aircraft, or other ships or aircraft clearly marked and identifiable as being on government service and authorized to that effect.

20 Each State should designate an authority or, where necessary, authorities to receive reports of unsafe practices, and to respond to requests for assistance, confirmation of registry or right to fly its flag and authorization to take appropriate measures.

21 Notwithstanding paragraph 19, ships providing assistance to persons in distress at sea, as required by the international law of the sea including SOLAS 1974 regulation V/33, and ships providing assistance in accordance with this circular, should not be considered as engaging in unsafe practices associated with the trafficking, smuggling or transport of migrants by sea.

Reports

22 To prevent and suppress unsafe practices associated with trafficking, smuggling or transport of migrants by sea, reports on incidents and the measures taken should be provided to the Organization by States concerned as soon as possible.

23 The appendix gives details of the information necessary to meet the purposes of paragraphs 11, 14 and 22. States are encouraged to provide and update this data as appropriate via the Inter-agency platform for information sharing on migrant smuggling by sea in GISIS\(^5\). This information will be used for the purpose of updating or revising this circular, as necessary.

***

\(^5\) Refer to Global Integrated Shipping Information System (GISIS) – Inter-agency platform for information sharing on migrant smuggling by sea (Circular Letter No.3569).
APPENDIX

REPORT ON MIGRANT INCIDENTS AT SEA AND ON SUSPECTED SMUGGLERS AND VESSELS

Date: __________________ Time: ________________________________

Coordinates: N/S_________________ E/W___________________________

Ship name: __________________________________________________________________

Flag: __________________________ International call sign/IMO Number: __________________________

If it is a boat, description: ________________________________________________________________

__________________________

Last port of call (include date/time of departure): ____________________________________________

Next port of call (include date/time of departure): ____________________________________________

Number of crew/nationality(ies) (if identified among persons on board): ________________________

Number of migrants and other persons on board/nationality(ies): ______________________________

   Number of male adults: ______ Number of female adults: _________________________________
   Number of male minors: ______ Number of female minors: _______________________________

Number of fatalities (count only bodies found): ______ Number of people missing: _________

Name of the rescue unit: __________________________ Type of rescue _____________________________

Brief description of incident and measures taken (include date/time as necessary, and the details of smugglers and their equipment, as appropriate): ______________________________________

_____________________________________________________________________________________

Additional comments and recommendations (if any): __________________________________________

_____________________________________________________________________________________

Submitter Member State: ___________________________________________________________________

_____________________________________________________________________________________

https://edocs.imo.org/Final Documents/English/MSC.1-CIRC.896-REV.2 (E).docx