STCW.7/Circ.12
25 January 2002
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INTERNATIONAL CONVENTION ON
STANDARDS OF TRAINING, CERTIFICATION AND WATCHKEEPING FOR
SEAFARERS (STCW), 1978, AS AMENDED

Advice for port State control officers and recognized organizations on action to be taken in
cases where not all seafarers carry certificates and endorsements meeting STCW 95
requirements after 1 February 2002

1 The Sub-Committee on Standards of Training and Watchkeeping, at its thirty-third
session (21 to 25 January 2002), reviewed progress with the implementation of the 1995
amendments to the International Convention on Standards of Training, Certification and
Watchkeeping for Seafarers (STCW), 1978, as amended, in light of the imminent end, on
1 February 2002, of the transitional provisions laid down in STCW regulation I/15.

2 The Sub-Committee recalled the key radical changes introduced by the 1995 amendments
to the STCW Convention, including the provisions for endorsement attesting to the recognition
of another Party’s certificates (regulation I/10) and the responsibilities of companies
(regulation I/14) which resulted in certain delays in the Convention’s full implementation.

3 The Sub-Committee noted with satisfaction the number of STCW Parties thus far found
to be giving ‘full and complete effect’ to the relevant provisions of the STCW Convention as
given in MSC/Circ.1018.

4 The Sub-Committee also noted that a large number of certificates needed to be issued by
certificate-issuing Parties confirming that their seafarers complied with the provisions of the
1995 amendments to the STCW Convention and further noted that the provisions of regulation
I/10 require Administrations to issue endorsements to masters, officers and radio personnel for
service on their ships.

5 The Sub-Committee was particularly concerned about, and regretted the fact that, so close
to the end of the transitional period, seafarers were reportedly unable to obtain STCW 95
certificates and/or the necessary endorsements required by regulation I/10.

6 The Sub-Committee also noted that a considerable number of endorsements are required
to be issued by Administrations and undertakings to be agreed between Parties to allow for
recognition of certificates under regulation I/10.

7 The Sub-Committee therefore urged all concerned, including certificate-issuing Parties
and Administrations, to do their utmost to ensure that seafarers are issued with the appropriate
certificates and necessary endorsements by expediting the proposed undertakings and providing
the information required for issuing the necessary endorsements.

8 The Sub-Committee recognized that all seafarers on board ships may not yet hold their
STCW 95 certificates or flag State endorsements and urges port State control authorities to take
the above factors into consideration when taking action under the control procedures in article X
and regulation I/4 of the STCW Convention. The Sub-Committee agreed that, in cases where a
seafarer’s documentation complies with the requirements in force immediately before 1 February
2002, but is not in accordance with the requirements of STCW 95, port State control officers,
until 31 July 2002, are recommended to issue only a warning to companies and to notify the
seafarers and Administrations concerned accordingly.

9 The Sub-Committee also recommended that Administrations should inform recognized
organizations issuing ISM Code certification under SOLAS 74 that, until 31 July 2002, if a
seafarer’s documentation is not in accordance with STCW 95, it would be sufficient to inform the
Administration when assessing compliance with the provisions of the ISM Code.

10 Member Governments are invited to be guided accordingly and to bring the contents of
this circular to the attention of all concerned, especially port State control officers and recognized
organizations.