

Guidance for Ship Inspections under PRF

Guidance for Ship Inspections under the Port Reception Facilities Directive Directive (EU) 2019/883

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Document History

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The EMSA guidance is a non-binding document and nothing in this guidance document should be construed as generating mandatory requirements on any of the involved parties.

In the event of lack of clarity or in doubt of a requirement(s) in this EMSA guidance, or dispute arising out of an event, the legal texts are prevailing.



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List of Abbreviations

Abbreviation	In full
ATA	Actual Time of Arrival
AWN	Advance Waste Notification
EMSA	European Maritime Safety Agency
ETA	Estimated Time of Arrival
GISIS	Global Integrated Shipping Information System
HME	Harmful to the Marine Environment
IMO	International Maritime Organization
IOPP Certificate	International Oil Pollution Prevention Certificate
IAPP Certificate	International Air Pollution Prevention Certificate
MS	Member State
NLS Certificate	Noxious Liquid Substances Certificate
ODS	Ozone Depleting Substances
PRF	Port Reception Facilities
PRF Directive	Directive (EU) 2019/883 on Port Reception Facilities for the delivery of waste from Ship,
	amending Directive 2010/65/EU and repealing Directive 2000/59/EC
PSC	Port State Control
RBT	Risk Based Targeting
SSN	SafeSeaNet, Community vessel traffic monitoring and information system stablished by
	Directive 2002/59/EC.
WR	Waste Receipt



1 Introduction

The main objective of the Directive (EU) 2019/883 on Port Reception Facilities for the delivery of waste from ships, (hereafter referred to as 'the PRF Directive') is to reduce the discharge of ship waste including cargo residues (hereafter referred to as 'waste from ships' or just 'waste') into the sea, by requiring that vessels visiting EU ports deliver all waste from ships to a port reception facility (hereafter referred as PRF) before departure.

This document should be read in conjunction with the text of the PRF Directive.

1.1 Objective

The goal of this document is to provide guidance for a harmonised approach to the inspection of ships within the context of the PRF Directive, ascertaining their compliance, identifying non-compliances, applying enforcement procedures and follow-up actions.

This guidance has been developed to facilitate ship inspections that are to be undertaken by the Member States (MS) in accordance with the provisions of the PRF Directive.

1.2 Definitions

The terms used in this document are defined in the PRF Directive as followed:

- (1) 'ship' means a seagoing vessel of any type operating in the marine environment, including fishing vessels, recreational craft, hydrofoil boats, air-cushion vehicles, submersibles and floating craft;
- (2) 'MARPOL Convention' means the International Convention for the Prevention of Pollution from Ships, in its up to date version;
- (3) 'waste from ships' means all waste, including cargo residues, which is generated during the service of a ship or during loading, unloading and cleaning operations and which falls within the scope of Annexes I, II, IV, V and VI to MARPOL Convention, as well as passively fished waste;
- (4) 'passively fished waste' means waste collected in nets during fishing operations;
- (5) 'cargo residues' means the remnants of any cargo material on board which remain on the deck or in holds or tanks following loading and unloading, including loading and unloading excess or spillage, whether in wet or dry condition or entrained in wash-water, excluding cargo dust remaining on the deck after sweeping or dust of the external surfaces of the ship;
- (6) 'port reception facility' means any facility which is fixed, floating or mobile and capable of providing the service of receiving the waste from ships;
- (7) 'fishing vessel' means any ship equipped or used commercially for catching fish or other living resources from the sea:
- (8) 'recreational craft' means a ship of any type, with a hull length of 2,5 metres or more, regardless of the means of propulsion, intended for sports or leisure purposes, and not engaged in trade;
- (9) 'port' means a place, or a geographical area made up of such improvement works and equipment designed principally to permit the reception of ships, including the anchorage area within the jurisdiction of the port;
- (10) 'sufficient storage capacity' means enough capacity to store the waste on board from the moment of departure until the next port of call, including the waste that is likely to be generated during the voyage;



- (11) 'scheduled traffic' means traffic based on a published or planned list of times of departures and arrivals between identified ports or recurrent crossings that constitute a recognised schedule;
- (12) 'regular port calls' means repeated voyages of the same ship forming a constant pattern between identified ports or a series of voyages from and to the same port without intermediate calls;
- (13) 'frequent port calls' means visits by a ship to the same port taking place at least once a fortnight;
- (14) 'GISIS' means the Global Integrated Shipping Information System set up by the IMO;
- (15) 'treatment' means recovery or disposal operations, including preparation prior to recovery or disposal;
- (16) 'indirect fee' means a fee paid for the provision of port reception facility services, irrespective of the actual delivery of waste from ships.

1.3 Delivery of waste and scope of application

The master of a ship calling at a Union port shall, before leaving that port, deliver all the waste carried on board to a port reception facility in accordance with the relevant discharge provisions laid down in the MARPOL Convention. However, the following "Exceptions" may be applicable to the obligation to deliver the waste from ships whereby a ship may proceed to the next port of call without delivering the waste (Article 7.4):

- (a) the information provided in the AWN and WR shows that there is 'sufficient dedicated storage capacity' for all waste that has been accumulated and will be accumulated during the intended voyage of the ship until the next port of call;
- (b) the information available onboard ships falling outside the scope of electronic reporting via SafeSeaNet (SSN) (see Annex 7¹ of this document) shows that there is 'sufficient dedicated storage capacity' for all waste that has been accumulated and will be accumulated during the intended voyage of the ship until the next port of call; or
- (c) the ship only calls at an anchorage for less than 24 hours or under adverse weather conditions (unless such an area has been excluded by the MS of the scope of the PRF Directive).

The PRF Directive applies to all ships irrespective of the flag, including fishing vessels and recreational craft, calling at, or operating within, a port of a MS, with the exception of ships engaged in port services within the meaning of Article 1(2)² of Regulation (EU) 2017/352³, and with the exception of any warship, naval auxiliary or other ship owned or operated by a State and used, for the time being, only on a government non-commercial basis (PRF Directive Art. 3).

Anchorage areas may be excluded by MSs from fulfilling the requirements of the PRF Directive regarding notification and delivery of waste.

MSs shall take measures to ensure that, where reasonably possible, ships that do not fall within the scope of the PRF Directive deliver their waste in a manner consistent with the PRF Directive.

1.4 Preliminary considerations

PRF inspections in EU ports on ships, to which the PRF Directive is applicable irrespective of their flag, should be carried in a harmonized way. In addition to the PRF Directive requirements, there may be requirements

¹ Annex 7 of this document provides an overview of the scope of the PRF Directive, indicating, as well the reporting obligations to SSN.

² 'Port services' either inside the port area or on the waterway access to the port: bunkering, cargo-handling, mooring, passenger services, collection of ship-generated waste and cargo residues, pilotage and towage.

³ Regulation (EU) 2017/352 of the European Parliament and of the Council of 15 February 2017 establishing a framework for the provision of port services and common rules on the financial transparency of ports.



arising from national legislations of the MSs or international regulations from the International Maritime Organization (IMO) that should be also correctly enforced.

PRF inspections must be based on the requirements of the PRF Directive. However, where the PRF Directive lacks further guidance on issues of importance to the PRF inspection, regulations from the MARPOL Convention may be used as benchmarks, i.e., considered mandatory.

Member States enforcement obligations in relation to the Directive

PRF inspections to ships derive from the obligations placed on the MSs in Articles 10 and 11 of the PRF Directive, that states that MSs shall ensure that any ship may be subject to inspections, including random ones, in order to verify that it complies with the PRF Directive.

Each MS shall carry out inspections of ships calling in its ports corresponding to at least 15 % of the ships calling their ports based on the average of individual ships calling in the last 3 calendar years.

The main issues concerning enforcement, are related to the delivery of waste from ships (Article 7), and the inherent mechanisms that are linked to the delivery, such as the AWN and WR. Inspectors may also need to deal with situations where there exist non-compliances from the ship's previous ports of call. In addition, it should be noted that exempted ships may still be inspected to confirm the terms of the Exemption ⁴Certificate, including the electronic reporting of AWN.

MSs must ensure that a ship has met it obligation to deliver, before departure, all its waste if:

- (a) it cannot be established, based on the available information, that adequate port reception facilities are available at the next port of call,
- (b) the next port of call is unknown, or
- (c) there is evidence of no 'sufficient storage capacity' for all waste that has been accumulated and that will be accumulated during the intended voyage of the ship until the next port of call, even in the case of Exempted ships.

1.5 Relevant certificates and other documentation

In order to establish whether a ship is in compliance with the requirements of the PRF Directive, the following documentation should be examined as appropriate.

1.5.1 Documents referred to under the PRF Directive

 Advance Waste Notification Form, AWN (Article 6 and Annex 2 of the PRF Directive and Annex 4 of this document)

Annex 2 of the PRF Directive sets out the format of the AWN Form that should be used by the operator, agent or master of the ship for notification to the authority or body designated by the MS in which the port is located.

The Advance Waste Notification Form (AWN) shall be communicated:

- a) at least 24 hours prior to arrival, if the port of call is known,
- b) as soon as the port of call is known, if this information is available less than 24 hours prior to arrival; or,
- c) at the latest upon departure from the previous port if the duration of the voyage is less than 24 hours.

⁴ Note: the term 'Exemption' is different from 'Exception'. 'Exemption' refers to a specific vessel being released from an obligation or liability by the Maritime Administration of the country where the port is located, based on the conditions in Article 9 of the PRF Directive. . An exemption is also for a certain time interval and for a certain number of ports. 'Exception' refers to the specific situation, for a vessel in a specific port call, to be free from the general rule of disposing all its waste before departure. (for Example, Article 7.4)



The AWN must include information on:

- details about the ship, including the ships' name, call sign, IMO identification number and flag State;
- the ships' last and next port of call;
- the ships' last port where waste from ships has been delivered;
- the waste types and amounts of waste from ships the ship has on board;
- the amount of waste from ships it intends to deliver to the PRF in port;
- the amount of waste from ships the ship intends to keep on board; and,
- the maximum dedicated storage capacity the ship has for each type of waste

A copy of the AWN shall be available on board, at least until the next port of call and shall be made available upon request to the relevant MSs' authorities

This document is important for a PRF inspection as it provides the basic information on which the PRF inspection is based.

Waste Delivery Receipt, WR (Article 7 and Annex 3 of the PRF Directive and Annex 5 of this document)

Upon delivery, the port reception facility operator or the authority of the port where the waste was delivered shall issue and provide, without undue delay, the WR to the master of the ship.

It should be noted that small ports with unmanned facilities or remotely located may not issue WR as they may be exempted from doing this (Article 7.2 second paragraph).

The information from the WR must be available on board for at least two years, together with appropriated records in for example the Oil Record Book, Cargo Record Book, Garbage Record Book or the Garbage Management Plan as relevant and shall be made available upon request to the MSs' authorities.

■ Exemption Certificate (Article 9 of the PRF Directive and Annex 6 of this document)

Ships may be exempted from the obligations related to the AWN, the delivery of waste and payment of port waste fees, provided that the necessary conditions as per Article 9 of the PRF Directive are met.

If a ship has been granted an exemption, the MS where the port is located shall issue an exemption certificate, confirming that the ship meets the necessary conditions and requirements for the application of the exemption and stating its duration.

It is important to note that even in case an exemption has been granted, a ship shall not proceed to the next port of call if it can be determined that is not sufficient dedicated storage capacity for all waste that has been accumulated and that will be accumulated during the intended voyage of the ship to that port.

1.5.2 Other relevant documents on board

The following documents are required under international law and might also be relevant in the context of a PRF inspection to ascertain compliance with the requirements of the PRF Directive.

Ships' logbooks

Under the term of ships' logbooks, the following relevant documents for a PRF inspection, as a minimum, could be considered:

- · Oil Record Book Parts I and II;
- Cargo Record Book;



- Ozone-depleting substances Record book;
- · Records of navigational activities;
- · Engine logbooks; and,
- Garbage Record Book, Part I and II.

Oil Record Book and Cargo Record Book

Every ship of 400GT and above and every Oil Tanker of 150GT and above must have an Oil Record Book Part I (Machinery space operations) and every Oil Tanker of 150GT and above must have an Oil Record Book, Part II (Cargo/ballast operations) on board. All chemical tankers must also have a cargo record book on board. Entries in the Oil Record Book and the Cargo Record Book should be drawn up at least in English or French or Spanish.

The Oil Record Book and Cargo Record Book must be kept on board the ship in such a place as to be readily available for inspection. It shall be preserved for a period of three years after the last entry has been made. For compliance verification with the PRF Directive, the Oil Record Book, and when applicable, the Cargo Record Book, is therefore an essential part of the PRF inspection.

Records of navigational activities

Records of navigational activities must be kept on board all ships of 150GT and above, engaged on international voyages and on all other ships of 500GT and above (excluding fishing vessels). In addition, each ship of 500GT and above, in the case where the voyage exceeds 48 hours, must submit a daily report to its company, which shall retain this and all subsequent daily reports for the duration of the voyage. The reports shall contain, as a minimum, the following information:

- the ship's position,
- the ship's course and speed and,
- details of any external or internal conditions that are affecting the ship's voyage or the normal safe operation of the ship.

The above information is essential to obtain a complete record of the voyage, which may be used during the PRF Inspection. These documents can be of additional support to the PRF inspector to gain understanding of the vessel operations, including changes of course (as for example those related to safety issues) on board. Also, the consultation of the previous port calls list can provide relevant information from other previous voyages.

Garbage Record Book

Every ship of 400GT and above and every ship which is certified to carry 15 persons or more engaged in international voyages is to have a Garbage Record Book which is split in two parts. Part I for recording the management of all garbage, and Part II for recording the management of all solid bulk cargo residues (Annex V cargo residues, Harmful to the Marine Environment (HME) and non-HME). The Garbage Record Book, whether as a part of the ship's official logbook or otherwise, is to be in the form specified in Appendix II of MARPOL Annex V and be completed at least in English, French or Spanish. Where the entries are also made in an official language of the State whose flag the ship is entitled to fly, the entries in that language shall prevail in case of a dispute or discrepancy;⁵

Each discharge into the sea or delivery to a reception facility, or a completed incineration, shall be promptly recorded in the Garbage Record Book and signed for on the date of the discharge, delivery or incineration by the officer in charge. It should be noted that receipts must be kept on board the ship with the Garbage Record Book for a period of at least two years from the date of the last entry made in it⁵ and the amount of garbage

⁵ MARPOL Annex V 2019 Amendment (74th) / Reg. 10



on board should be estimated in cubic metres. The Garbage Record Book contains many references to the estimated amount of garbage, and it is recognized that the accuracy of estimating amounts of garbage is left to interpretation. Volume estimates will also differ before and after processing and some processing procedures may not allow for a usable estimate of volume, e.g. the continuous processing of food waste. Such factors should be taken into consideration when making and interpreting entries made in a record.

The Garbage Record Book also contains additional information like date, time and position of the ship (latitude and longitude) at the start and stop of incineration. For each discharge to a port reception facility or to another ship, each entry shall include date and time of discharge, port or facility or name of ship, categories of garbage discharged, and the estimated amount discharged for each category in cubic meters⁵;

The Garbage Record Book is an essential document for the PRF Inspection as it contains the entire history of garbage management on board the ship.

Garbage Management Plan

Every ship of 100GT and above, and every ship which is certified to carry 15 persons or more, is to carry a garbage management plan, which the crew shall follow, and should provide written procedures for minimising,⁵ collecting, storing, processing and disposing of garbage, including the use of the equipment on board. It shall also designate the person or persons in charge of carrying out the plan (including the identification of an Environmental Control Officer)⁶ and is written in the working language of the crew. This document is also relevant to the PRF Inspection as it sets out the way garbage is managed on the ship and will therefore contain information that will support the assessment of storage capacity and the way of processing and minimizing the quantities on board. Requirements for garbage receptacles, and appropriate spaces throughout the ship where they can be placed, can be found in the applicable IMO Guidelines⁶. Information on spaces used for storage of ship's waste can be verified against the ship's approved plans such as the tank and capacity plan, as well as general arrangement plan.

International Sewage Pollution Prevention Certificate

This certificate to be kept by ships 400GT or more, or less than 400GT and certified to carry more than 15 persons engaged in an international voyage. This certificate is to show that the Sewage Treatment Plant, the comminuting and maceration system or holding tank has been examined and satisfactorily approved in accordance with the IMO operational requirements. This certificate also states the capacity of any sewage holding tanks on the vessel. This document will be important to assess what equipment the ship has on board, how sewage is treated and managed on board the ship, and therefore, whether sewage on board ships should have been delivered in port.

International Oil Pollution Prevention Certificate (IOPP Certificate) and the Supplement to the International Oil Pollution Prevention Certificate

The IOPP Certificate provides a record of construction and equipment for oil tankers, ships other than an oil tanker with cargo tanks coming under regulation 2.2 of Annex I of MARPOL (Form B) and all ships other than any of the above (Form A). These Forms states information on the capacity of:

- holding tank(s) for the total retention on board of all oily bilge water;
- holding tank(s) for the total retention on board of oil residue (sludge) tanks;
- slop tanks;
- · any incinerator for oil residues;
- any auxiliary boiler suitable for burning oil residues;
- · tanks for mixing oil residues with fuel oil, capacity; and,
- any other acceptable means for the disposal of residues in addition to the provisions of sludge tanks.
- oil separating/filtering and discharge monitoring equipment;

⁶ RESOLUTION MEPC.295(71) (adopted on 7 July 2017) 2017 GUIDELINES FOR THE IMPLEMENTATION OF MARPOL ANNEX V



 International Pollution Prevention Certificate for the Carriage of Noxious Liquid Substances in Bulk (NLS Certificate) and the Procedures and Arrangements Manual

The NLS Certificate provides a list of NLS and the conditions of carriage for chemical tankers coming under regulation 2 of Annex II of MARPOL. The procedures and arrangements manual provide information on the tank cleaning equipment and the cleaning arrangements to be applied on the respective ship in order to comply with any prewash requirement stipulated for specific cargoes under MARPOL Annex II. The Procedures and Arrangement Manual also contains relevant information for calculating stripping quantities to assess the amount of product remaining after discharge.

 International Air Pollution Prevention Certificate (IAPP Certificate) and the Supplement to the International Air Pollution Prevention Certificate

An International IAPP certificate shall be issued for every ship of 400GT and above as well as platforms and drilling rigs engaged in international voyages.

Operational systems or equipment onboard using Ozone Depleting Substances (ODS) shall be listed in the IAPP Certificate Supplement. If repairs or replacements of this equipment are required, the ODS and/or equipment removed from the ship shall be delivered to an appropriate PRF facility and an annotation shall be made in the ozone-depleting record book.

The IAPP certificate also indicates whether the ship has an incinerator suitable for burning solid waste, and whether it is type approved.

If the ship is using an EGCS, it should also be identified in the Supplement of the IAPP certificate, specifying whether it applies to all fuel combustion machinery on board (main engine, auxiliary engines and boilers) or only to some of them. The type of EGCS may be also reported in the IAPP certificate: close loop, open loop or hybrid. Additional approved documentation on the EGCS, such as SOx emissions compliance plan, EGCS Technical Manual and Onboard Monitoring Manual are relevant for the inspection.

2 PRF inspection

Inspectors should be duly authorised by the designated Competent Authority for the enforcement of the PRF Directive, and be conversant with its requirements, relevant national legislation and the IMO Conventions and Guidelines therein referenced.

In relation to the pre-boarding preparation, the MSs may need to develop pre-boarding preparation documents, specific instructions regarding the selection of ships for inspection as well as any other relevant form that may be required to conduct PRF inspection.

A PRF inspection consists of the following stages:

Pre-boarding:

- Ship information
- Selection of a ship for inspection

On board inspection:



- · Preliminary verifications
- Verification of the main requirements and documents (whenever mandatory for the specific vessel under inspection) under the PRF Directive

Follow-up actions

- Non-compliances with the PRF Directive
- Reporting

2.1 Pre-boarding

2.1.1 Ship information

Before boarding, relevant information about the ships in port may be obtained from THETIS-EU and other sources. This may include information on, for example, ship particulars, last and next port of call, arrival and departure times, port stay duration, AWN, as well as obtaining information about the ship's actual arrangements for waste delivery. Further information may directly be obtained through the port Authorities or the ship's agent. The information gathered needs to be confirmed once on board.

It should be noted that some vessels are not required to send notifications via SSN (under the scope of Directive 2002/59/EC Article 2), and therefore all related information could be gathered instead through the ship's agent or onboard (See Annex 7 of this document). Directive 2002/59/EC Article 2 Scope:

- 1. This Directive applies to ships of 300 gross tonnage and upwards, unless stated otherwise.
- 2. Unless otherwise provided, this Directive shall not apply to:
- (a) warships, naval auxiliaries and other ships owned or operated by a Member State and used for non-commercial public service.
- (b) fishing vessels, traditional ships and recreational craft with a length of less than 45 metres.
- (c) bunkers on ships below 1 000 gross tonnage and ships' stores and equipment for use on board all ships.

IMO GISIS could also provide additional relevant information such as on available PRF facilities on the next port of call, which may be relevant for instance to assess the need of waste to be delivered in the present port if there is no available PRF in the next port.

Inspectors may retrieve from THETIS-EU any additional inspection data reported by any MS for the purpose of monitoring the implementation of the PRF Directive. Information on AWN as well as any Exemption Certificate issue to the ship may be also obtained from THETIS-EU or SSN. Further information on the ship or its previous and future journeys, may directly be obtained from Port Authorities or the ship's agent.

Information on the cargo should also be gathered. For chemical tankers, information should include whether the cargo is classified as category X, Y or Z (high viscous, solidifying) under MARPOL Annex II, and for dry bulk cargo carriers, whether the cargo is HME. This information can be obtained from the cargo documents which can be requested through the ships' agent. For dry bulk cargo carriers, the information should be available in the "Shipper's declaration", which should accompany every dry bulk cargo, and can be requested from the master of the ship



2.1.2 Selection of a ship for inspection

Union Risk Based Targeting mechanism

Selection of individual ships for inspection may be based on risk-based methods developed at national level, PRF inspectors may also use the Union RBT mechanism stablished by the Commission Implementing Regulation to select the ships for inspection. The Union RBT mechanism classifies any vessel calling at an EU port into a Risk Level Category, where it is assumed that the probability of identifying a non-compliance during a PRF inspection is higher for vessels with higher Risk Levels (Annex 2 of this document).

The Risk Levels will be visible in THETIS-EU.

Selection criteria

Based on the ships at the port, the information gathered, and the information provided by THETIS-EU, a ship may be selected for a PRF Inspection by the MS. The decision on which ships should be inspected lies with the PRF inspector and may be based on numerous factors. However, inspectors should pay particular attention to ships:

- which have not complied with the AWN requirement (Article 6);
- that have proceeded to sea without having delivered waste in the previous port (Article 7);
- having any PRF alert in THETIS-EU; or
- having no inspections during the last 12 months.

In addition, the examination of information from the AWN can provide additional key elements for selecting a ship for inspection as the following information can be obtained from it:

- last port and date where the waste was delivered,
- the amount of waste from ships the ship has notified that it has on board and will deliver to the PRF,
- the maximum dedicated storage capacity for each type of waste from ships on board the ship,
- how much waste from ships the ship intends to keep on board after this port call, and
- how much waste from ships the ship estimate that will generated between the notification and the next port call.

Alerts⁷

Any alerts indicating potential non-compliance received from a third party, especially from another MS, concerning the waste delivering should be investigated to determine whether a ship should be inspected. Currently, THETIS-EU provides the following type of alerts:

Inserted manually

- Failure to comply with PRF reporting obligations;
- Possible non-compliance with PRF Directive;

⁷ This part will be revised once the THETIS-EU PRF Module is updated.



- Ship sailed without complying with the waste delivery;

Automatic alerts

- Failure to comply with PRF reporting obligations
- Not inspected (No previous PRF inspections carried out, within the context of the PRF Directive).

Whenever there is an alert for a particular ship, the ship should be prioritized for an inspection. If the ship is selected for an inspection, the alert that triggered its selection should be archived (cleared) by the inspector following the inspection (or the reason that originated the alert no longer applies) while reporting in THETIS-EU.

2.2 On board inspection

2.2.1 Preliminary verifications

During the pre-boarding phase, significant information about the ship is collected which should be verified once on board. This information may be also important as part of the details that need to be recorded after the inspection:

- ship particulars and cargo on board,
- last port and date where the waste was delivered,
- in case the previous port of delivery was EU-port: verification of WR,
- the amount of waste the ship has notified that it has on board and will deliver to the PRF,
- the maximum dedicated storage capacity for each type of waste on board the ship,
- how much waste the ship intends to keep on board after this port call, and
- how much waste the ship estimate that will generated between the notification and the next port call.

The PRF Directive obliges ships to deliver the waste in each port and shall upon this receive a WR issued by the PRF operator or by the port authority. This should be kept on board for a minimum of two years. For those ships obliged to report in accordance with Directive 2002/59/EC, upon receiving the WR, they should report electronically the information contained in the WR in the applicable systems. Based on this, a PRF inspection should be limited to determining whether the ship:

- has delivered or will be delivering the waste at the inspection port; or
- has a valid exemption certificate in place, or
- has sufficient dedicated storage capacity to keep the waste on board until the next port of call.

In case a ship is not obliged to report electronically, some of the preliminary verifications suggested above cannot be performed. The notification forms and receipts available on board should then be consulted while on board instead.

2.2.2 Delivery of waste from ships

If the PRF inspection takes place before delivery of the waste from ships the inspector should check whether:



- an AWN has been received at the port of inspection;
- the information in the AWN is consistent with the current waste on board and waste storage capacities;
- the ship is already preparing for the waste to be delivered;
- the ship has been informed by the port, the ship's agent, the PRF or the waste contractor, that transport will arrive at the ship with suitable PRF at a certain time;
- if appropriate, the ship's agent has arranged for the ship to be serviced by PRF or a waste contractor; and,
- there have been no previous problems with the ship delivering its waste.

In addition to looking ahead to the waste that will be created, a check should also be carried out on the waste from the last journey. The captain can be enquired in case less waste than expected is found.

If the PRF inspection takes place after delivery of the waste, the inspector should additionally check that:

- delivery of the pre-notified waste did occur at the port of inspection,
- the delivery was complete,
- a WR is available for the current port and has been reported to the national single window
- and appropriate records have been made in the ship's record books.

It shall be noted that verification of record books will in some cases not be possible, if the applicable document is not required for that specific ship (example: ships < 100 GT are not obliged to have a Garbage Management Plan). In this case, visual verifications will be the main compliance validation mean.

In addition, a physical check on deck is recommended, also in the garbage storeroom, in the gally and in the engine room (including the incinerator), to check whether no waste has been left behind. If waste is lying around, the captain should be asked to place the waste in the appropriate waste bins and, if necessary, have the current content of the waste bins adjusted on the waste notification.

If during the inspection it is concluded that the maximum dedicated storage for a certain waste type is reported incorrectly, additionally to the possible raising of Non-Compliances, the correct waste storage capacity should be recorded in THETIS-EU.

2.2.3 Exempted ships

Inspectors should also monitor and enforce the arrangements for the delivery of waste for any exempted ships visiting their ports, or claiming to be exempted, from notifying, delivering or paying a fee for their waste (or any mixture of notifying, delivering or paying a fee) under Article 9 of the PRF Directive.

In order to verify that an exemption is valid for a ship, the inspector should:

- ask the master of the ship for the Exemption Certificate to ensure it is on board the ship;
- ensure that the Exemption Certificate is complete, is valid and is signed by the competent body from the MS (exemptions can only be given by a MS for the ports in their country);
- verify that the Exemption Certificate is applicable to the ship being inspected;
- verify that the conditions and requirements of the exemption are being fulfilled by inspecting the corresponding record books and verifying that the receipts are on board; Conditions and requirements are as follows:
 - o a ship is engaged in a scheduled traffic with frequent and regular port calls,



- an arrangement is in place (with proof of a signed contract and WRs) ensuring that the
 waste from the ship would be delivered, and the fees paid, in a port along the ship's
 route.
- the arrangement has been accepted by the port where delivery and fee payment will be taking place, and
- the arrangement has been previously notified to the port where the inspection is taken place
- verify that any deviations from the route if any were made because of force majeure; and,
- verify that the waste is being delivered to the nominated PRF in the nominated port of the route.

2.2.4 Exceptions from Mandatory Delivery based on Sufficient Dedicated Storage

The PRF Directive provides the exception to deliver waste from ships when the ship has 'sufficient dedicated storage capacity' to keep the waste on board until the next port of call (Article 7.4). The determination of whether the ship has sufficient capacity on board for the waste and the amount of waste likely to be produced on the next voyage, must be based on the Commission Implementing Regulation 'Method for calculating Sufficient Storage Capacity' (Annex 1 of this document). The calculation will be available in THETIS-EU.

If based on the estimations performed, the competent authority considers that the ship has sufficient capacity to store the waste then the ship may be granted an Exception from mandatory delivery. The calculation in THETIS-EU, however, should be confirmed on board to the extent possible, in order to confirm that the information reported electronically is reliable.

2.2.5 Ascertaining compliance

Should the general impressions and on board checks of documentation confirm the ship is meeting the requirements of the PRF Directive then the inspection should be limited to the checks in subsection 2.2.2. However, situations might arise where proof may be needed to determine that the ship is not ready to deliver the Waste from Ships it has notified on the AWN, or no action has been taken to ensure this Waste from Ships will be delivered.

Depending on the case, evidence may be obtained through the inspection:

- of the capacities outlined in the documentation on board such as the Garbage Management Plan and the AWN;
- of the waste that the ship has declared that it will keep on board to confirm that the amount is accurate;
- of the remaining storage capacity on board to confirm that is adequate for the waste that will be generated;
- of the AWN of the previous port of delivery; and
- of the WRs of the previous ports of delivery in accordance with relevant entries in the record books to ensure that delivery has been occurring regularly.

It is important to underline that factors such as "sufficient storage capacity" and "next port of call known/unknown" should be taken into account as available at the time of inspection. Claims during an inspection such as that waste will be incinerated or compacted during the next voyage, resulting in "sufficient capacity", or that the next port of call will be known just before sailing shall be disregarded if not duly justified.

In addition, the inspector may verify whether the AWN submitted prior arrival to the port fulfilled the requirements in the PRF Directive (Article 6.1). In particular, the inspector may check if the AWN:

- is present on board the ship;
- has been filled in appropriately with information on the actual waste generated on board;



- is correct for the relevant types of waste; and
- reported the waste storage capacities as stated in the relevant documentation on board (e.g. Garbage Management Plan, Supplement to the IOPP Certificate and the International Sewage Pollution Prevention Certificate).
- Corresponds to the data that has been reported to the national single window

2.3 Non-compliances

Non-compliances can be raised if the competent authority considers that the ship:

- is not ready to deliver the waste it has notified on the AWN;
- no action has been taken to ensure the waste will be delivered;
- does not have sufficient capacity to store the waste to be kept on board and the waste that will be produced on the next voyage;
- has not submitted the AWN according to the requirements in the PRF Directive;
- is not operating in line with the conditions under which the Exemption Certificate was issued; a relevant enforcement action should be undertaken;
- Or does not keep the WR on board for a period of at least two years.

Any enforcement actions should be undertaken in accordance with the national legislation transposing the PRF Directive in the MS and any non-compliances found during the PRF Inspection should be reported in THETIS-EU.

MSs have several tools that can be used to ensure compliance with the PRF Directive once a non-compliance has been identified. These actions range from:

- a warning or simple request to comply with any non-conformity, such as re-notification;
- a formal request to deliver waste before the vessel leaves, for example when there is no sufficient storage capacity for the ships waste for the next journey;
- holding the ship to ensure notification and delivery of all or part of the waste. However, if this happens
 then the flag State of the ship should be informed in order to follow international practice during survey
 and inspection. If a ship leaves without notifying and/or delivering its waste, or without following an
 enforcement request then the next port of call should be notified through THETIS_EU and a manual
 alert should be included; and,
- penalties as per the provisions in national legislation or for more serious cases a legal case can be initiated against master of the ship/company based on the provisions of the MS national legislation. If the non-compliance is also a deficiency under MARPOL, the relevant authorities should also be informed.

The use of these enforcement rules and penalties are at the discretion of the competent authorities.

A non-exhaustive list of non-compliances and potential actions that could be taken under the PRF Directive can be found in Annex 3.



3 Reporting PRF inspections in THETIS-EU

The results of all PRF inspections should be reported in THETIS-EU, in the dedicated module in THETIS supporting the enforcement of the PRF Directive as per PRF Directive Article 14. Along with the outcome of the inspection, other ship specific information should be inserted in THETIS-EU which could be of relevance for future inspections, like for example the actual storage capacity on board, in particular if different from the value reported in the notification.

Inspectors should report without delay to the THETIS-EU database the information related to the PRF inspections, including information regarding non-compliance as soon as the inspection report has been completed, and information related to any prohibition of departure orders.

In addition, the relevant competent authorities in the MSs shall ensure that any exemption which has been granted is recorded in SSN.

Inspection outcomes and follow-up actions:

There are three inspections outcomes in THETIS-EU: "Inspection on-going", "Inspected" and 'Inspected and Penalty Applied'. Any PRF inspection while is being processed in THETIS-EU will set the 'Inspection outcome' to 'Inspection on-going' by default. The inspection outcome is visible to all authorised users. As soon as a PRF Inspection is finalised, this should be reported in the information system and the outcome changed consequently to 'Inspected' or to 'Inspected and Penalty Applied'.

As a result of the inspection the overall Inspection Action can be:

- o Prohibition of Departure Order Issued (Article 14.2)
- Prohibition of Departure Order Lifted (Article 14.2)
- o Prohibition of Departure Order Revoked (Article 14.2)
- o Request Ship to Deliver All Waste: Insufficient Storage
- o Request Ship to Deliver All Waste: PRF (Article 7.5(a))
- o Request Ship to Deliver All Waste: Next Port Unknown (Article 7.5(b))

The outcome of the inspection as well as potential non-compliances, nature of the defect and inspection actions should be appropriately reported by the inspector.

Alerts:

Manual alerts may be used by inspectors to notify other MSs of a possible infringement of the PRF Directive which may lead to a follow-up inspection at the next port of call, as for example:

- Failure to comply with PRF reporting obligations:
- Possible non-compliance with PRF directive: and,
- Ship sailed without complying with waste delivery

It shall be noted that an alert entered to THETIS-EU by an inspector after a ship has left may still be edited by this inspector. The alert could also be cleared, e.g. in the case additional evidence/information is received after the ship's departure.



A MS can also issue an Incident Report of Type Waste in SSN (see Annex 8 for details) and this will automatically be used as a parameter to be taken into account in the RBT Mechanism.



Appendix A List of Annexes

Annex 1	Implementing Regulation on the Calculation of the Sufficient storage Capacity
Annex 2	Implementing Regulation on the Risk Based Targeting Mechanism
Annex 3	List of Non-Compliances and Inspection Actions
Annex 4	AWN form
Annex 5	WR form
Annex 6	Exemption certificate form
Annex 7	Scope PRF Directive
Annex 8	SSN Incident Report type Waste



Annex 1 Method for calculating Sufficient Storage Capacity

II

(Non-legislative acts)

REGULATIONS

COMMISSION IMPLEMENTING REGULATION (EU) 2022/89

of 21 January 2022

laying down rules for the application of Directive (EU) 2019/883 of the European Parliament and of the Council as regards the method to be used for the calculation of sufficient dedicated storage capacity

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Directive (EU) 2019/883 of the European Parliament and of the Council of 17 April 2019 on port reception facilities for the delivery of waste from ships, amending Directive 2010/65/EU and repealing Directive 2000/59/EC (1), and in particular Article 7(4), second subparagraph, thereof,

Whereas:

- (1) Article 7(4), points (a) and (b), of Directive (EU) 2019/883 establishes an exception from the general obligation to deliver all waste carried on board to the port of call for ships that have sufficient dedicated storage capacity for all waste that has been accumulated and will be accumulated during their intended voyage until the next port of call.
- (2) By applying the calculation method defined in this Regulation, Member States should be able to implement the exceptions from the general obligation to deliver all waste carried on board with respect to availability of sufficient storage space in a harmonised way.
- (3) The calculation method should not be applied to waste disposal under Annex II to the International Convention for the Prevention of Pollution from Ships ('MARPOL Convention'). As set out in Annex II to the MARPOL Convention, waste disposal is regulated by the MARPOL Convention and the delivery of such waste is either mandatory at the port where cargo is unloaded before a new cargo is loaded or discharge at sea is permitted under certain conditions. Depending on the substance, delivery of cargo residues regulated by Annex II to the MARPOL Convention is mandatory before departure, subject to the procedures and control established under Regulations 13 and 16 of that Annex. Cargo residues under Annex II to the MARPOL Convention containing category X substances, high-viscosity persistent floating Y substances and high-viscosity or solidifying Y substances, are regulated by mandatory pre-wash and requirements to deliver such waste in a port reception facility set out in Regulations 13 and 16 of Annex II to the MARPOL Convention.
- (4) The calculation method should not be applied to passively fished waste. Dedicated storage for this type of waste on board does not always exist and delivery of all passively fished waste is incentivised by the cost recovery system set out in Article 8(2), point (d), of Directive (EU) 2019/883.

- (5) In order to provide for uniform conditions for the application of the exemptions to the waste delivery obligation set out in Article 7(4), points (a) and (b), of Directive (EU) 2019/883, it is indispensable that Member States apply a harmonised methodology. Implementing acts adopted pursuant to Directive (EU) 2019/883 should therefore take the form of implementing regulations.
- (6) The measures provided for in this Regulation are in accordance with the opinion of the Committee on Safe Seas and Prevention of Pollution from Ships,

HAS ADOPTED THIS REGULATION:

Article 1

- 1. Member States shall calculate the sufficient dedicated storage capacity for the application of Article 7(4), points (a) and (b), and Article 9 of Directive (EU) 2019/883 by using the method set out in Annex I to this Regulation.
- 2. For the purpose of verifying the information provided in accordance with Annex 2 to Directive (EU) 2019/883, by estimating the on-board generation of different waste types, Member States shall take into account the waste generation rates set out in Annex II to this Regulation.
- 3. In addition to the waste generation rates set out in Annex II to this Regulation, Member States may use one or both of the following criteria to determine estimates for the on-board generation of different waste types:
- (a) historic records for generated waste, based on advance waste notification forms and waste delivery receipts available for the ship in question;
- (b) on-board inspections obtaining information on previous waste generation rates, details of on-board waste management and equipment specific or trading area specific information affecting the actual waste generation rate.

Article 2

The method for calculating the sufficient dedicated storage capacity, set out in Annex I to this Regulation, shall not be applicable to the following waste types:

- (a) waste types under Annex II to the MARPOL Convention;
- (b) passively fished waste.

Article 3

This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 21 January 2022.

For the Commission The President Ursula VON DER LEYEN

ANNEX I

Calculation method for sufficient dedicated waste storage capacity

- 1. The method uses an arithmetic calculation based on the estimated amounts of waste retained on board in relation to the maximum dedicated storage capacity.
- 2. The Used Waste Capacity ('UWC'), estimated at the time of sending the advance waste notification to the port of call and expressed as a percentage of the maximum dedicated storage capacity, shall not exceed a predefined threshold.
- 3. The UWC shall be calculated with the following formula:

$$UWC (\%) = \frac{A*100}{M}$$

4. The UWC shall comply with the following condition:

Where:

A is the estimated amount of waste type to be retained on board at the time of departure from the port of call (expressed in m^3);

M is the Maximum dedicated storage capacity (expressed in m³);

Threshold is the value set out in Table 1, for the corresponding type of waste and next port of call.

Table 1

Thresholds

Next port of call	Annex I to the MARPOL Convention	Annex IV to the MARPOL Convention	Annex V to the MARPOL Convention	Annex VI to the MARPOL Convention
Next port of call is an EU-port or is in the 'Group of Additional Selected Ports'	50 %	50 %	25 %	75 %
Next port of call is not an EU-port, nor is in the 'Group of Additional Selected Ports'	25 %	50 %	20 %	25 %

- 5. For the purpose of using the calculation method for sufficient dedicated waste storage capacity, the following shall apply:
 - (a) Port of call, as indicated in the advance waste notification form set out in Annex 2 to Directive (EU) 2019/883, is the port where the ship is heading and where the advanced waste notification is sent to, in accordance with Article 6 of Directive (EU) 2019/883;
 - (b) Next port of call is the port to be called after departure, as indicated in point 2.5 of the advance waste notification form set out in Annex 2 to Directive (EU) 2019/883;
 - (c) The amount indicated in the sixth column 'Estimated amount of waste to be generated between notification and next port of call' of point 3 of the advance waste notification form set out in Annex 2 to Directive (EU) 2019/883 refers to waste generated and intended to be disposed at a port reception facility. Amounts that may be legally discharged shall not be included in the reported value.
- 6. The 'Group of Additional Selected Ports' includes those ports that are to be considered as EU-ports for the purpose of the application of the thresholds set out in Table 1. The ports included in this group are all ports located in: Iceland, Norway, United Kingdom (including Isle of Man, Channel Islands and Gibraltar) and Russian ports located in the Baltic Sea.

- 7. During the first two years of application of this Regulation, the UWC as calculated in the third paragraph of this Annex may be treated as indicative for the following cargo residues waste types:
 - (a) MARPOL Annex I Oil: Oily tank washings;
 - (b) MARPOL Annex I Oil: Dirty Ballast Water;
 - (c) MARPOL Annex V Garbage: Cargo Residues (HME);
 - (d) MARPOL Annex V Garbage: Cargo Residues (non-HME).

ANNEX II

Table 1

Waste Generation Rates for Annexes I, IV and V to the MARPOL Convention (1)

Type of waste	Generation rate	Driver	On-board treatment
Oily bilge water	0,01-13 m³ per day, larger ships generate larger quantities.	Condensation and leakages in the engine room; size of the ship.	The amount can be reduced by 65-85 % by using an oil water separator and discharging the water fraction into the sea.
Oily residues (sludge)	0,01 to 0,03 m³ of sludge per tonne of HFO. 0 and 0,01 m³ per tonne of MGO.	Type of fuel; fuel consumption.	Evaporation can reduce the amount of sludge by up to 75 % (²). Incineration can reduce the amount of sludge by 99 % or more.
Tank washings (slops)	20 to hundreds of m ³	Number of tank cleanings; size of loading capacity.	After settling, the water fraction may be discharged at sea.
Sewage	0,01 to 0,06 m³ per person per day. Sewage is sometimes mixed with other waste water. The total amount ranges from 0,04 to 0,45 m³ per day per person.	Number of persons on-board; type of toilets; length of voyage; type of treatment: the operation of a sewage treatment plant, or comminuting and disinfection system provides different quantities of waste	Effluent from treatment plants is often discharged at sea where permitted under MARPOL Annex IV.
Plastics	0,001 to 0,008 m³ of plastics per person per day.	Number of persons on-board.	Often not incinerated. Dirty plastics (plastics that have been in contact with food) are often treated as a separate waste stream.
Food wastes	0,001 to 0,003 m³ per person per day.	Number of persons on-board; provisions.	Where permitted under MARPOL Annex V, food waste is often discharged at sea.
Domestic wastes	0,001 to 0,02 m³ per day per person.	Number of persons on-board; type of products used.	
Cooking oil	0,01 to 0,08 litres per person per day.	Number of persons on-board; type of food prepared.	Although not permitted, cooking oil is sometimes still added to the sludge tank.
Incinerator ashes	0,004 and 0,06 m³ per month.	Use of incinerator; cost of using incinerator.	The incinerator is not used for all types of waste, mostly for paper sometimes for oily sludge.
Operational wastes	0,001 to 0,1 m³ per person per day.	Size of the ship; type of cargo.	
Cargo residues	0,001-2 % of cargo load.	Type of cargo. Size of ship.	

 ⁽¹) Extracted from EMSA's study 'The Management of Ship-Generated Waste On-board Ships', January 2017.
 (²) Evaporation of the water fraction in oil sludge is a process that must be carefully managed and should only be done to the extent to allow combustibility of the sludge intended for incineration.

Table 2
Waste Generation Rates for Annex VI to the MARPOL Convention on waste (exhaust gas cleaning systems, 'EGCS')

Type of EGCS	Coefficient	Unit	Examples (10 MW engine or HFO consumption 40 t/day)
Manufacturer 1			
Open loop sludge amount	0,1	kg/MWh	$0.1 \times 10 \text{ MW} \times 24 = 24 \text{ kg/day}$
Closed loop sludge amount (DAF-BOTU)	3,5-7,0	kg/MWh, depending on SFOC, MCR and fuel quality	3,5 × 10 MW × 24 = 840 kg/day
Closed loop sludge amount (BOTU-M)	3,0	l/MWh/S%, depending on SFOC, MCR and fuel quality	3,0 × 10 MW × 24 × S2,5 % = 1800 l/day
Manufacturer 2			
Closed loop sludge amount	2,5-3,0	kg/consumed HFO t	$2.5 \times 40 \text{ t/day} = 100 \text{ kg/day}$

NB: The amount of exhaust gas cleaning system sludge generated depends ultimately also on the individual installation specifics: the exhaust gas cleaning system manual provided by the manufacturer should therefore be consulted. Information in the tables provided by stakeholder companies.



Annex 2 Risk Based Targeting Mechanism

COMMISSION IMPLEMENTING REGULATION (EU) 2022/90

of 21 January 2022

laying down rules for the application of Directive (EU) 2019/883 of the European Parliament and of the Council as regards the detailed elements of the Union risk-based targeting mechanism for selecting ships for inspection

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Directive (EU) 2019/883 of the European Parliament and of the Council of 17 April 2019 on port reception facilities for the delivery of waste from ships, amending Directive 2010/65/EU and repealing Directive 2000/59/EC (¹), and in particular Article 11(2), second subparagraph, thereof,

Whereas:

- (1) Effective enforcement of the obligation to deliver waste to port reception facilities is paramount to effectively address the problem of marine litter and other waste from shipping entering the marine environment.
- (2) A single Union risk-based targeting mechanism should provide for uniform conditions for selecting ships for inspection in accordance with Article 11(2) of Directive (EU) 2019/883.
- (3) By establishing the Union risk-based targeting mechanism, the relevant authorities in the Member States are to have a supporting tool to fulfil the inspection commitment in accordance with Article 11(1) of Directive (EU) 2019/883.
- (4) In order to assess the risk that a ship is not complying with the obligations established in Directive (EU) 2019/883, several parameters should be taken into account, which in conjunction provide a clear indication of such risk. Those parameters should be: the non-compliance or indications of non-compliance with the requirements for the delivery of waste; the period of time elapsed since the last inspection; the existence of previous reports of non-compliance by the relevant port authorities; the previous and the next port of call; the existence of an exemption for that ship; and the information included on SafeSeaNet and in THETIS-EU.
- (5) In order to provide for uniform conditions for the selection of ships for inspection, it is indispensable that Member States apply a harmonized methodology. Implementing acts adopted pursuant Directive (EU) 2019/883 should therefore take the form of implementing regulations.
- (6) The measures provided for in this Regulation are in accordance with the opinion of the Committee on Safe Seas and the Prevention of Pollution from Ships,

HAS ADOPTED THIS REGULATION:

Article 1

- 1. For the purposes of inspections, Member States shall classify the ships referred to in Article 3(1), point (a), of Directive (EU) 2019/883, into the following risk level categories:
- (a) Risk level 1 (high risk);
- (b) Risk level 2 (medium risk);
- (c) Risk level 3 (low risk);
- (1) OJ L 151, 7.6.2019, p. 116.

- (d) Risk level 4 (minimum risk).
- 2. The risk level category for each ship shall be determined on the basis of the risk parameters set out in Table 1 of the Annex.
- 3. The risk level parameters set out in Table 1 of the Annex shall be applied following the methodology referred to in points 1 to 4 of the Annex.

Article 2

When complying with the inspection commitments set out in Article 11 of Directive (EU) 2019/883, Member States shall comply with the following requirements:

- (a) give priority to the inspection of ships with a higher risk level category;
- (b) randomly select for inspection at least 1 % of number of ships to be inspected every year.

Article 3

This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 21 January 2022.

For the Commission The President Ursula VON DER LEYEN

Methodology:

- 1. The risk parameters set out in Table 1 shall be used to determine the risk level of a vessel.
- 2. Each risk parameter set out in Table 1 is assigned a different colour code representing a risk level: red (high), orange (medium) or yellow (low).
- 3. The assignment of the risk level to a ship on the basis of the alerts for the risks parameters in Table 1 shall be based on the criteria set out in Table 2.
- 4. In order to apply several concurrent active alerts for assigning the risk levels set out in Table 2, the conversion factors set out in Table 3 may be applied.

Table 1

ANNEX

Risk parameters

Risk parameter number	Risk level of the alert (Colour code)	Risk parameter description	Criteria for activating an alert for the risk parameter	Criteria for deactivating the alert for the risk parameter
1	Orange	Non-compliance with the advanced waste notification requirements set out in Article 6 of Directive (EU) 2019/883.	The alert is activated if advance waste notification has not been sent or has not contained mandatory information.	The alert is computed to Port A based on the advance waste notification sent to Port A. The alert must be reassessed at each Port.
2	Orange	Information provided by the operator, agent or master in accordance with Article 6 of Directive (EU) 2019/883.	The alert is activated if validity checks of advance waste notification content reveal that the ship might not be compliant with the Directive.	The alert is computed to Port A based on the advance waste notification sent to Port A. The alert must be reassessed at each Port.
3	Orange	Date of the previous inspections carried out in accordance with Article 10 of Directive (EU) 2019/883.	The alert is activated if the ship was not inspected in accordance with Article 10 of Directive (EU) 2019/883 in the previous 12 months. Note: This alert should only be active after	The alert is deactivated after an inspection has been recorded in accordance with Article 14(2), point (a), of Directive (EU) 2019/883.
			28 June 2022.	
4	Red	Existing report(s) by Port Reception Facilities inspection authorities, port authorities or other competent bodies indicating that the ship has not complied with Article 7 of Directive (EU) 2019/883.	The alert is activated manually in THETIS-EU by Port Reception Facilities inspectors.	The alert is deactivated after an inspection is concluded (status 'Inspected') without non-compliances.

The alert is deactivated after an inspection is

The alert is computed to Port A based on the

alert must be reassessed at each Port.

alert must be reassessed at each Port.

alert must be reassessed at each Port.

The alert must be reassessed at each Port.

The alert is deactivated after an inspection is

inactive at SafeSeaNet

concluded (status 'Inspected') and has taken place without non-compliances or after the incident is

advance waste notification sent to Port A. The

The alert is computed to Port A based on the

The alert is computed to Port A based on the

advance waste notification sent to Port A. The

advance waste notification sent to Port A. The

concluded (status 'Inspected') without non-

compliances.

Alert activated if ship has been identified with

within the last 6 months, with a relevant report

The alert is activated if the dedicated storage

on-board is not considered sufficient according

to the criteria used for the application of Article

Considered to increase risk level if non-EU or

unknown. For the computation of this alert, ports located in Iceland, Norway, United

Baltic Sea are to be treated as EU.

Kingdom (including Isle of Man, Channel Islands and Gibraltar) and Russian ports located in the

Considered to increase risk level if non-EU. For

Iceland, Norway, United Kingdom (including Isle

The alert is activated if the ship has an exemption

The alert is activated if an Incident Report of type

'waste' has been issued in SafeSeaNet for that

and has not been inspected for 12 months, to ensure that these ships will be included in the

the computation of this alert, ports located in

of Man, Channel Islands and Gibraltar) and Russian ports located in the Baltic Sea are to be

Port Reception Facilities non-compliances

in THETIS-EU.

treated as EU.

inspections.

vessel in a previous port.

8(4)(b)

5

6

7

8

9

10

Orange

Orange

Yellow

Yellow

Yellow

Red

Port Reception Facilities Non-Compliances Alert

Sufficient Dedicated Storage

Next Port Of Call

Previous Port Of Call

Exemption Alert

Incident Type Waste Alert

2
4
_
1
0
2
\sim

Table 2
Assignment of risk levels based on number of active inputs

Criteria for risk levels		
Risk level 1 One or more red alerts		
Risk level 2 One or more (¹) orange alerts		
Risk level 3 One or more (¹) yellow alerts		
Risk level 4	No active alert	

 $\label{eq:Table 3}$ Conversion factors to combine several concurrent active parameters for application of Table 2 risk levels

Conversion factor			
Three yellow alerts	One orange alert		
Three orange alerts	One red alert		



Annex 3 List of Non-Compliances and Inspection Results

Definition: "Non-compliances ": to indicate PRF-related non-compliances if found by the PRF Inspector.

Non-Compliance	Nature of Defect	Action Taken	Directive Reference
Pre-arrival notification to current port	 Not via NSW Not sent 24 hours prior to arrival Not sent upon departure last port Not sent when destination became known Missing⁸ Incorrect entries⁹ Incomplete¹⁰ Mismatch between AWN via NSW and Form on board 	 Flag informed Other (free text) PSC authority informed Warning issued Relevant Authorities Informed Case raised as per provisions pursuant to national legislation Penalty applied as per provisions pursuant to national legislation Compliance (notification) requested Re-notification required Delivery required 	Art. 6.1 Pre-arrival timing Art. 6.1 Content Art. 6.2 Reported electronically Art. 6.3 Keeping AWN on board
Pre-arrival notification to previous port	 Not via NSW Not sent 24 hours prior to arrival Not sent upon departure last port Not sent when destination became known Missing Incorrect entries Incomplete 	 Flag informed Other (free text) PSC authority informed Warning issued Relevant Authorities Informed Case raised as per provisions pursuant to national legislation 	Art. 6.1 Pre-arrival timing Art. 6.1 Content Art. 6.2 Reported electronically Art. 6.3 Keeping AWN on board

means: AWN form not kept on board)
 means: AWN form contains incorrect entries)
 means: AWN form Incomplete)



Non-Compliance	Nature of Defect	Action Taken	Directive Reference
	- Mismatch between AWN via NSW and Form on board	Penalty applied as per provisions pursuant to nationalDelivery required	
Delivery of waste from ship in current port	 Delivery did not occur No intention to deliver notified waste Incomplete delivery 	 Flag informed Other (free text) PSC authority informed Warning issued Relevant Authorities Informed Case raised as per provisions pursuant to national legislation Penalty applied as per provisions pursuant to national Delivery Required Next port informed 	Art. 7.1 Delivery obligation Art. 7.4 Storage capacity for delivery in next port and/or anchorage exceptions Art 9.5 Delivery obligation for exempted ships
Delivery of waste from ship in previous port	- Delivery did not occur - Incomplete delivery	 Flag informed Other (free text) PSC authority informed Warning issued Relevant Authorities informed Case raised as per provisions pursuant to national legislation Penalty as per provisions pursuant to national legislation (only if previous port is in the same country) Delivery required 	Art. 7.1 Delivery obligation Art. 7.4 Storage capacity for delivery in next port and/or anchorage exceptions Art 9.5 Delivery obligation for exempted ships
Storage capacity for waste on board	Information not providedInformation not complete	Flag informedOther (free text)	Art. 7.1 Storage Capacity



Non-Compliance	Nature of Defect	Action Taken	Directive Reference
	- Storage capacity inadequate for next voyage	 PSC authority informed Warning issued Relevant Authorities informed Case raised as per provisions pursuant to national legislation Penalty as per provisions pursuant to national legislation Delivery required Next port of call informed 	
Exemption	 Not available ¹¹ Information not complete Not applicable Not as required Conditions of exemption not fulfilled Requirements of exemption not fulfilled 	 Flag informed Other (free text) PSC authority informed Warning issued Relevant Authorities Informed Case raised as per provisions pursuant to national legislation Penalty applied as per provisions pursuant to national Delivery required 	Art. 9.1 Conditions of Exemption Art. 9.2 Exemption certificate availability, completeness and/or conformity

¹¹All these 'natures of defect' for this non-compliance are related to the forms on bord. Any mismatch with the SSN exception form or if it is missing from SSN, this can be indicated in the observations of the report, up to the professional judgment of the PRF Inspector



Non-Compliance	Nature of Defect	Action Taken	Directive Reference
Record books and WR	 Information not complete Incorrect entries WR and record book inconsistent WR received and not reported electronically 	 Flag informed Other (free text) PSC authority informed Warning issued Relevant Authorities Informed Case raised as per provisions pursuant to national legislation Penalty applied as per provisions pursuant to national Delivery required 	Art. 7.3 Record books annotations, keeping of WR

Definition:

"Inspection Action ": is used to specify one or more actions taken as a result of the inspection

- Prohibition of Departure Order Issued
- o Prohibition of Departure Order Lifted
- o Prohibition of Departure Order Revoked
- o Request Ship to Deliver All Waste: Insufficient Storage
- o Request Ship to Deliver All Waste: PRF
- o Request Ship to Deliver All Waste: Next Port Unknown

Definition: "Inspection Outcome" should be used by the PRF inspector to indicate the status of the inspection.

- Inspection on-going
- Inspected
- Inspected and Penalty Applied



Annex 4 Advance waste notification form

STANDARD FORMAT OF THE ADVANCE NOTIFICATION FORM FOR WASTE DELIVERY TO PORT RECEPTION FACILITIES

Notification of the delivery of waste to: (enter name of port of call, as referred to in Article 6 of Directive (EU) 2019/883)

This form should be retained on board the ship along with the appropriate Oil Record Book, Cargo Record Book, Garbage Record Book or Garbage Management Plan as required by the MARPOL Convention.

1. SHIP PARTICULARS

1.1 Name of ship:				1.5 Owner or operator:						
1.2 IMO number:				1.6 Distinctive number or letters:						
			MMSI (Maritime Mobile Service Identity) number:							
1.3 Gross tonnage:			1.7 Flag State:							
1.4 Type of ship:		Oil tank	er	□ Che tank		mical er		Bulk carrier		Container
		Other ship	cargo		Pas ship	senger		Ro-ro		Other (specify)

2. PORT AND VOYAGE PARTICULARS

2.1 Location/terminal name:	2.6 Last port where waste was delivered:
2.2 Arrival date and time:	2.7 Date of last delivery:
2.3 Departure date and time:	2.8 Next port of delivery:
2.4 Last port and country:	2.9 Person submitting this form (if other than the
2.5 Next port and country (if known):	master):

3. TYPE AND AMOUNT OF WASTE AND STORAGE CAPACITY

Туре	Waste to be delivered (m ³)	Maximum dedicated storage capacity (m ³)	Amount of waste retained on board (m ³)	Port at which remaining waste will be delivered	Estimated amount of waste to be generated between notification and next port of call
MARPOL Annex I - Oil					
Oily bilge water					
Oily residues (sludge)					
Oily tank washings					
Dirty ballast water					



Туре	Waste to be delivered (m ³)	Maximum dedicated storage capacity (m ³)	Amount of waste retained on board (m ³)	Port at which remaining waste will be delivered	Estimated amount of waste to be generated between notification and next port of call (m³)
Scale and sludge from tank cleaning					
Other (please specify)					
MARPOL Annex II - NOXIO	DUS LIQUID SU	JBSTANCES (I	NLS) (1)		
Category X substance					
Category Y substance					
Category Z substance					
OS - other substances					
MARPOL Annex IV - Sewa	ige				
MARPOL Annex V - Garba	ige				
A. Plastics					
B. Food Waste					
C. Domestic waste (e.g. paper products, rags, glass, metal, bottles, crockery, etc.)					
D. Cooking Oil					
E. Incinerator ashes					
F. Operational waste					
G. Animal carcass(es)					
H. Fishing gear					
I. E-waste					

⁽¹⁾ Indicate the proper shipping name of the NLS involved.

Туре	Waste to be delivered (m³)	Maximum dedicated storage capacity (m ³)	Amount of waste retained on board (m³)	Port at which remaining waste will be delivered	Estimated amount of waste to be generated between notification and next port of call (m³)
J. Cargo residues (¹) (Harmful to the Marine Environment – HME)					
K. Cargo residues (²) (non-HME)					
MARPOL Annex VI - Air P	ollution related				
Ozone depleting substances and equipment containing such substances (3)					
Exhaust gas cleaning residues					

Other waste, not covered by MARPOL						
Passively fished waste						

Notes

This information shall be used for port State control and other inspection purposes.
 This form is to be completed unless the ship is covered by an exemption in accordance with Article 9 of Directive (EU) 2019/883

May be estimates. Indicate the proper shipping name of the dry cargo.

May be estimates. Indicate the proper shipping name of the dry cargo. Arising from normal maintenance activities on board.



Annex 5 Waste Receipt form

STANDARD FORMAT FOR THE WASTE DELIVERY RECEIPT

The designated representative of the port reception facility provider shall provide the following form to the master of a ship that has delivered waste in accordance with Article 7 of Directive (EU) 2019/883

This form shall be retained on board the ship along with the appropriate Oil Record Book, Cargo Record Book, Garbage Record Book or Garbage Management Plan as required by the MARPOL Convention.

1.	PORT	RECEPTION	FACILITY	AND PORT	PARTICUL	ARS

1.1.	Location/terminal name:	
1.2.	Port reception facility provider(s):	
1.3.	Treatment facility provider(s) - if different from above:	
1.4.	Waste delivery date and time from:	to:

2. SHIP PARTICULARS

2.1. Name of the ship:				2.5. Owner or operator:					
2.2. IMO number:			2.6. Distinctive number or letters: MMSI (Maritime Mobile Service Identity) number:						
2.3. Gross tonnage:				2.7. Flag State:					
2.4. Type of ship:		Oil tanker		Chemical tanker			Bulk carrier		Container
		Other cargo ship		Pass ship	enger		Ro-ro		Other (specify)



3. TYPE AND AMOUNT OF WASTE RECEIVED

MARPOL Annex I - Oil	Quantity (m ³)	MARPOL Annex V - Garbage	Quantity (m ³)
Oily bilge water		A. Plastics	
Oily residues (sludge)		B. Food waste	
Oily tank washings		C. Domestic waste (e.g. paper products, rags, glass, metal, bottles, crockery, etc.)	
Dirty ballast water		D. Cooking oil	
Scale and sludge from tank cleaning		E. Incinerator ashes	
Other (please specify)		F. Operational waste	
MARPOL Annex II - NOXIOUS LIQUID SUBSTANCES (NLS)	Quantity (m³)/ Name (¹)	G. Animal carcass(es)	
Category X substance		H. Fishing gear	

Category Y substance		I. E-waste	
		J. Cargo residues (²) (Harmful to the Marine Environment – HME)	
		K. Cargo residues (2) (non-HME)	
		MARPOL Annex VI - Air Pollution related	Quantity (m ³)
Category Z substance		Ozone-depleting substances and equipment containing such substances	
OS - other substance		Exhaust gas-cleaning residues	
MARPOL Annex IV - Sewage	Quantity (m ³)	Other waste, not covered by MARPOL	Quantity (m ³)
		Passively fished waste	

⁽¹⁾ Indicate the proper shipping name of the NLS involved.
(2) Indicate the proper shipping name of the dry cargo.



Annex 6 Exemption Certificate form

EXEMPTION CERTIFICATE PURSUANT TO ARTICLE 9 IN RELATION TO THE REQUIREMENTS UNDER ARTICLE 6, ARTICLE 7(1) AND ARTICLE 8 OF DIRECTIVE (EU) 2019/883 AT THE PORT[S] OF [INSERT PORT] IN [INSERT MEMBER STATE] (1)

Name of ship	Distinctive number or letters	Flag State			
[insert name of the ship]	[insert IMO number]	[insert name of the Flag State]			
is in scheduled traffic with frequent and regular port calls at the following port(s) located in [insert name of the Member State] according to a schedule or predetermined route:					
[]					
and calls at these ports at least one	ce a fortnight:				
[]					
and has made an arrangement to ensure the payment of the fees and the delivery of waste to the port or a third party at the port of:					
[]					
and is thus exempted, in accordance with [insert relevant provision in national legislation of the country], [from the requirements on:					
□ mandatory delivery of waste from	m ships,				
□ the advance waste notification, and					
□ the payment of the mandatory fee, at the following port(s):]					
This certificate is valid until [insert of that date.	date], unless the grounds for issuing	the certificate are changed before			
Place and date					
		Name Title			

⁽¹⁾ Delete if not appropriate.



Annex 7 Scope PRF Directive

			SSN	THETIS-EU PRF Module	
Flag	Foreign				
	Flag State				
GT	<300 GT		Except if with dangerous goods		
	>= 300 GT				
Voyages	International				
	Domestic				
Ship Type	Fishing	<45 m			
		>45m			
	Warships				
	Naval Auxiliaries				
	Wooden of	<45 m			
	primitive build	>45m			
	Engaged in port services			1	
	Governmental Non-commercial				
	Pleasure yachts	<45 m			
	the contraction and the first of the contraction of	>45m			
	Bunkers<1000 GT			it .	

Note: those categories that are filled in yellow in the column 'THETIS-EU PRF Module' but not filled in blue in the column 'SSN', are still under the scope of the PRF Directive, but notifications will not be available electronically through SSN.



Annex 8 SSN Incident Report type Waste

The IR Waste template shall include the following data elements:

Ship identification IMO or MMSI mandatory)

Authority reporting the incident

Date of incident

Port reporting the incident (possibility to link to voyage in SSN using ShipCallId)

Next Port of Call

ETA to next port

Waste Incident type - possible list of values:

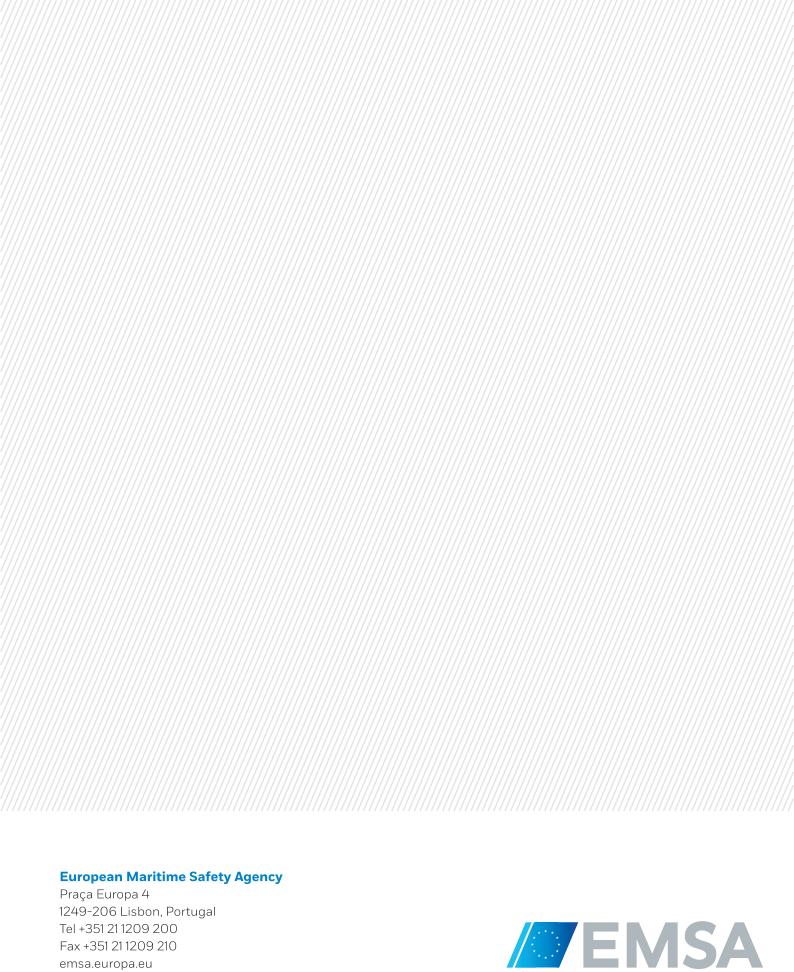
- o Advance Waste notification not reported (article 6)
- Waste not delivered (article 7.1)
- Waste receipt not reported (article 7.3)
- Vessel has sailed but not sufficient storage capacity (article 7.4)
- Other (please fill in the free text description below) e.g. [significant] mismatch between the notification and receipt*
- * In due time it should be explored if and how the system can support by sending such warnings

Description of the incident (free text description)

e.g. describe the type(s) and quantity(-ies) of mismatch between the notified amounts of waste to be delivered and the actual amounts delivered, resulting in not enough spare storage capacity in view if next port of call and possible risks for discharging and pollution (and any action taken or recommended any by whom).

The Incident should be automatically distributed to the country of the next port of call if port of a Member State.

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