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GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF TRANSPORT

NO. 559 19 MAY 2016

SOUTH AFRICAN MARITIME SAFETY AUTHORITY

SOUTH AFRICAN MARITIME SAFETY AUTHORITY LEVIES ACT, 1998 (ACT No. 6 OF 1998)

DETERMINATION OF LEVIES

The South African Maritime Safety Authority intendeds, under section 44 of the South African Maritime Safety Authority Act, 1998 (Act No. 5 of 1998), to revoke the determinations published by General Notices 559 and 560 of 19 May 2016 and has, under that section, made the determination in the accompanying Schedule, with effect in each case from 20 June 2016.

SCHEDULE

Definitions

- 1. In this determination any word or expression given a meaning in the Act has the given meaning and, unless the context indicates otherwise—
- "Chief Executive Officer" has the meaning it has in section 1 of the South African Maritime Safety Authority Act, 1998 (Act No. 5 of 1998);
- "coasting ship" means any ship that is a coasting ship for the purposes of liability for light dues in terms of the applicable tariffs determined by the National Ports Authority;
- "commercial port" means a harbour of which Transnet Limited has become the owner in terms of section 3 of the Legal Succession to the South African Transport Services Act, 1989 (Act No. 9 of 1989);
- "fishing vessel" means any ship used for the catching, storage or processing of fish or other living resources of the sea for financial gain or reward;
- "overall length", in relation to a ship, means the distance between—
- (a) a vertical line passing through a point, being the foremost part of the stem of the ship; and
- (b) a vertical line passing through a point, being the aftermost part of the stern of the ship;
- "port" has the meaning it has in section 2(1) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951);
- "sport or recreation" has the meaning it has in section 2(1) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951);
- "the Act" means the South African Maritime Safety Authority Levies Act, 1998 (Act No. 6 of 1998);
- "the National Ports Authority" means the National Ports Authority of South Africa, being the division of Transnet Limited responsible for commercial ports;

- "ton", in relation to a ship, means—
- the gross tonnage of the ship as stated in its tonnage certificate issued in conformity with the International Convention on Tonnage Measurement of Ships, 1969; or
- (b) where the ship's tonnage certificate is not available, the ship's highest tonnage as reflected in Lloyds Register of Shipping.

Determination not applicable to certain ships

- 2. This determination does not apply to—
- (a) ships in distress;
- (b) ships in innocent passage;
- (c) ships used solely for sport or recreation;
- (d) ships belonging to the South African Police Service;
- (e) ships belonging to the South African National Defence Force or the defence force of another state; or
- (f) ships belonging to the National Sea Rescue Institute.

Imposition of Levies

- 3. (1) The levies in the Annex are hereby imposed.
 - (2) The Annex has effect according to its terms.
 - (3) A levy that is payable in accordance with the Annex, is payable by the ship's owner, charterer, operator or agent.
 - (4) If—
 - (a) the Authority has received an amount in respect of levy; and
 - (b) the person who paid the amount applies for a refund; and
 - (c) the amount is not due to the Authority,
 - the Authority must refund the amount to that person.
 - (5) Nothing in this paragraph prevents the collection directly by the Authority of any levy that is stated to be payable to the National Ports Authority.

Overdue Levies

4. Interest at the applicable prime bank overdraft rate charged by the Authority's banker, plus one per cent, compounded monthly, is payable in respect of the outstanding balance of any levy after the due date.

Variation and Waiver of Levies

5. The Chief Executive Officer may reduce or waive any levy on the conditions (if any) that he or she thinks fit.

ANNEXURE (Paragraph 3)

LEVIES

Item	Description of ship	Rate of levy	Additional remarks
1	Ships required to hold a local safety certificate issued in terms of the Merchant Shipping Act, 1951 (Act No. 57 of 1951)	R 17.76 per metre overall length or part thereof per calendar year or part thereof	Payable to the Authority at the same time as the charge for the initial or renewal survey of the ship for the issue of a local safety certificate, unless proof of prior payment to the National Ports Authority is produced.
2	Fishing vessels not required to hold a local safety certificate issued in terms of the Merchant Shipping Act, 1951 (Act No. 57 of 1951)	R 121.56 per 100 tons or part thereof	Payable to the National Ports Authority upon each call at a commercial port.
3	Coasting ships (not being ships referred to in item 1)	R121.56 per 100 tons or part thereof per calendar month or part thereof	(a) Payable to the National Ports Authority. (b) If a coasting ship calls at a port outside the Republic of South Africa or the Republic of Namibia, then item 4 also applies.
4	All other ships	R 121.56 per 100 tons or part thereof	(a) Payable upon first entry into the territorial waters of the Republic after a voyage from a port or place outside the Republic, except in the case of a ship engaged solely in victualling or changing crew beyond port limits. (b) Payable to the National Ports Authority in the case of a ship calling at a commercial port, or to the Authority in any other case unless proof of prior payment to the National Ports Authority is produced.

Notes:

- 1. To avoid doubt, the amounts in the table exclude value-added tax (VAT).
- 2. A levy is payable in accordance with the relative assessment issued by the Authority or the National Ports Authority, as the case may be.

DEPARTMENT OF TRANSPORT

NO. 560 19 MAY 2016

SOUTH AFRICAN MARITIME SAFETY AUTHORITY

SOUTH AFRICAN MARITIME SAFETY AUTHORITY ACT, 1998 (ACT No. 5 OF 1998)

DETERMINATION OF CHARGES

The South African Maritime Safety Authority, under section 44 of the South African Maritime Safety Authority Act, 1998 (Act No. 5 of 1998) and under section 2 of South African Maritime Safety Authority Levies Act, 1998 (Act No. 6 of 1998), revokes the determinations published by General Notice 807 of 30 July 2009 and has, under those sections, makes the determination in the accompanying Schedule, with effect in each case from 20 June 2016.

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(1) Definitions

"In this determination any word or expression given a meaning in the Act has the given meaning and, unless the context indicates otherwise"

"BCH Code certificate" means a Certificate of Fitness for the Carriage of Dangerous Chemicals in Bulk as defined in regulation 1(1) of the Marine Pollution (BCH Code) Regulations, 1998;

"cargo ship safety construction certificate", "cargo ship safety equipment certificate" and "cargo ship safety radio certificate" have the same meanings as in section 2(1) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951);

"certificate of fitness" has the same meaning as in regulation 2(1) of the Merchant Shipping (Small Vessel Safety) Regulations, 2002;

"charge" means a charge imposed by this determination;

"chemical tanker" has the same meaning as in regulation 1(1) of Annex I to MARPOL73/78;

"continuous synopsis record" means a continuous synopsis record within the meaning of the Merchant Shipping (Continuous Synopsis Record) Regulations, 2004;

"document of compliance" has the same meaning as in regulation 3(1) of the Merchant Shipping (Safety Management) Regulations, 2003;

"exemption certificate" has the same meaning as in section 2(1) of the Merchant Shipping Act, 1951;

"IBC Code certificate" means an International Certificate of Fitness for the Carriage of Dangerous Chemicals in Bulk as defined in regulation 1(1) of the Merchant Shipping/Marine Pollution (IBC Code) Regulations, 1998;

"IGC Code certificate" means an International Certificate of Fitness for the Carriage of Liquefied Gases in Bulk as defined in regulation 1(1) of the Merchant Shipping (IGC Code) Regulations, 1998;

"INLS certificate" means an International Pollution Prevention Certificate for the Carriage of Noxious Liquid Substances in Bulk issued in conformity with Annex II to MARPOL 1973/78;

"interim ISSC" has the same meaning as in regulation 3(1) of the Merchant Shipping (Maritime Security) Regulations, 2004;

"International charge means a charge applicable to ships that carry international certificates, as required by the SOLAS Convention;

"IOPP certificate" means an International Oil Pollution Prevention Certificate issued in conformity with Annex I to MARPOL 1973/78;

"ISM Code certificate" means a document of compliance or a safety management certificate;

"ISSC" means an International Ship Security Certificate within the meaning of the Merchant Shipping (Maritime Security) Regulations, 2004;

"ISSC verification" means determining whether a ship is ISSC verified in terms of regulation 79(1) of the Merchant Shipping (Maritime Security) Regulations, 2004;

"length" means-

- (a) in the case of a registered ship, the length shown in the certificate of registry; (b) in the case of a ship that is licensed under section 68 of the Merchant Shipping Act, 1951, the length shown in the licence; and
- (b) in the case of a ship that is neither registered nor licensed, the horizontal distance measured between perpendiculars erected at the extreme ends of the outside of the hull;

"Local charge is a charge applicable vessels that are required to carry a local safety certificate, license or certificate of fitness;

"load line certificate" and "load line exemption certificate" have the same meanings as in section 2(1) of the Merchant Shipping Act, 1951;

"local general safety certificate" has the same meaning as in section 2(1) of the Merchant Shipping Act, 1951;

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"local safety certificate" and "local safety exemption certificate" have the same meanings as in section 2(1) of the Merchant Shipping Act, 1951;

"MARPOL 1973/78" means the International Convention for the Prevention of Pollution from Ships, 1973, as amended by the 1978 Protocol;

"master" means the person having command or charge of a ship, excluding a pilot;

"oil tanker" has the same meaning as in regulation 1(4) of Annex I to MARPOL 73/78;

"owner", in relation to a ship, means the person to whom the ship or a share in the ship belongs;

"passenger ship" has the same meaning as in section 2(1) of the Merchant Shipping Act, 1951;

"passenger ship safety certificate" has the same meaning as in section 2(1) of the Merchant Shipping Act, 1951;

"person" has the same meaning as defined in Section 5(4) of the Act;

"pilot" means a person, not belonging to a ship, who has the conduct thereof;

"pollution safety certificate" means a certificate referred to in section 24 of the Marine Pollution (Control and Civil Liability) Act, 1981 (Act No, 6 of 1981);

"port" has the same meaning as in section 2(1) of the Merchant Shipping Act, 1951;

"principal officer" has the same meaning as in section 2(1) of the Merchant Shipping Act, 1951;

"register" means the South African Ships Register established by section 33 of the Ship Registration Act, 1998 (Act No. 58 of 1998); and "registered" has a corresponding meaning;

"safety certificate" means a passenger ship safety certificate, a cargo ship safety construction certificate, a cargo ship safety equipment certificate, a cargo ship safety radio certificate, an exemption certificate, a local general safety certificate, a local safety exemption certificate or a certificate of fitness:

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"safety management certificate" has the same meaning as in regulation 3(1) of the Merchant Shipping (Safety Management) Regulations, 2003;

"service" means any service or facility provided by the Authority, and includes any inspection or survey and the issue of any certificate or other document;

"ship security plan" has the same meaning as in regulation 3(1) of the Merchant Shipping (Maritime Security) Regulations, 2004;

"SOLAS convention" means the international convention for the safety of life at sea;

"small vessel" has the same meaning as in section 2(1) of the Merchant Shipping Act, 1951;

"the Act" means the South African Maritime Safety Authority Act, 1998

"ton", in relation to a ship, means its gross tonnage as calculated in accordance with the tonnage measurement rules contained in Annex I of the International Convention on Tonnage Measurement of Ships, 1969;

"tonnage certificate" means a certificate referred to in regulation 11 of the Tonnage Regulations, 1986,

"In this determination the expression, in relation to a service, of a charge in rand per hour is taken to include an officer's time spent travelling for the purpose of providing the service.

(2) Application

This determination applies to the specified services, wherever provided.

(3) By whom charges payable

Except where otherwise expressly provided, charges are payable by the person requesting the service, whether or not for another,

(4) When charges payable, etc

(1) Charges are payable either before or after provision of the relative service, as the Chief Executive Officer may determine, the Chief Executive Officer or his designated representative or the Principal Officer in the case of a port office, may direct that the issue of

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any certificate or other document be refused unless the relative charge has been paid or satisfactory arrangements for the payment thereof have been made.

- (2) Notice of cancellation of any prearranged service, or of any change thereto, must be given not later than 48 hours before the date or time appointed for the service in question, failing which the full charge for that service is payable.
- (3) The following provisions have effect in relation to Part 4 [Certification of seafarers, etc.]:
 - a) If, through circumstances beyond his or her control, a candidate is unable to sit or complete an examination for which a charge has been paid, the candidate is entitled to the refund of the charge. An administration fee of 30% will be charged on such refund.

b)

- c) If a candidate has already paid the charge for an examination for a certificate of competency or an endorsement thereto and elects not to complete the rest of the examination, the candidate is entitled to the refund of the examination charge. An administration fee of 30% will be charged on such refund.
- d) Subject to subparagraph (c), a candidate who fails in any part of an examination is not entitled to the refund of any relative charge.
- e) Where a candidate is assessed by an examiner to have insufficient sea service to attempt an examination for which a charge has been paid, the candidate is entitled to the refund of half the charge.
- f) An applicant for dispensation is not entitled to the refund of any relative charge if the application is unsuccessful.
- g) A candidate who submits false or misleading documentation in an application for certification or examination is not entitled to the refund of any relative charge.
- (4) Any charge paid in advance to the Authority is taken to be forfeited to the Authority if, without fault of the Authority, the relative service is not completed within the period expiring six months after the date of payment. In such a case, continuation of the service is subject to the further payment of the full charge.

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- (5) Where the Authority delivers a service where no direct charge is available, the Chief Executive Officer, or a person appointed by Him/Her, may determine the charge as they deem fit. Such a charge shall be distributed to the Authority's clients and stakeholders using a Marine Notice, and thereafter published in a Government Gazette at a later date.
- (6) Every charge, except where specified, covers one visit to the ship, facilities, or institution. Where additional visits are required, an hourly rate of R 920 00 shall be charged.

(5) Application of international and local charges

- 1. The difference in charges for local and international are primarily determined by the safety certificate required to be carried by that ship.
- 2. The international charges are to be applied in all cases where the same service is required for both local and international ships;
- 3. For tonnage and pre-registration surveys, the international charges are to be determined in the following manner;
 - a. The vessel's intended use, following vessels excluded;
 - i. Fishing vessels
 - ii. Sports and recreation vessels
 - iii. Government vessels; and
 - iv. Vessels intended for operations within SA's inland waters only
 - b. Vessels being built in the Republic pay local fees until issued with an international safety certificates;
- 4. All vessels that requires a service outside the republic pay international charges, despite the fact that they carry a local safety certificates. Where a specific international charge is not predetermined, the charge shall be equal to the local charge plus 40% of the same charge.

5. A foreign vessel which requires to be issued with a local certificate shall be charged an international fee. Such fee shall be determined to be equal to the local charge plus 40% of the same charge.

(6) To whom charges payable

- (1) All charges are payable to the Authority, except where permitted by paragraph (2) below, who must issue to the payer a receipt for the amount paid stating the reason for payment.
- (2) Where the Authority delegates its function or duties as per Section 5(3)(c) of the Act to a person, the charges shall be paid to the person concerned in line with procedures and fee recovery structures contained within the Authority's policies.

(7) Value added tax

Charges do not include value added tax.

(8) Certificates and other documents

- (1) Except where otherwise expressly provided, these charges cover the issue, alteration or endorsement of any relative certificate or other document.
- (2) A charge of is payable for the issue of a safe manning document under regulation 24 of the Merchant Shipping (Safe Manning) Regulations, 1999. However, there is no charge for the document if it is issued together with a local general safety certificate for the same vessel.
- (3) (a) Except where otherwise expressly provided, a charge of R1 750 is payable for the issue of any of the following certificates on the strength of a survey report or calculation provided by a person other than an officer: safety certificate; IGC Code certificate; IBC Code certificate; BCH Code certificate; ISM Code certificate; load line certificate; load line exemption certificate; IOPP certificate; INLS certificate; tonnage certificate; pollution safety certificate; or any other statutory or non-statutory certificate.
 - (b) For vessels contemplated under the Merchant Shipping (National Small Vessel Safety) Regulations that are surveyed outside of the Republic by a third party; a fee of R920 is payable. [Note that the rest of the original text moved to 13(5)]

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- (4) Where an exemption certificate is issued based on the survey conducted by a recognised organisation, a fee equal to 50% of the charge is applicable.
- (5) A charge under the Part 4 of this determination include the issue of a Certificate of Competency, Proficiency or Equivalent Competency where a candidate has been successfully assessment.
- (6) Where a Safe Manning Document has to be issued in line with Regulation 95(3) and 95(4) of the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013. A charge of R 920 00 per hour shall be charged, with a minimum fee of R 4 485 00.

PART 2 – SHIP REGISTRATION, LICENSING AND TONNAGE MEASUREMENT

- (9) Ship registration, etc.
- (1) A charge of R 920 of payable for the following services
 - (a) A issuing a carving and marking note
 - (b) Renewing a ship's registration
 - (2) A charge of R 920 00 per hour is payable for the carving and marking inspection
 - (3) The charges in the table below are applicable for the purposes of Initial Registration of a ship under the following conditions;
 - (a) registering a ship anew upon change of ownership;
 - (b) registering a ship anew upon sale under a certificate of sale;
 - (c) registering a ship anew as a result of alterations to the ship;
 - (d) registering a ship on bareboat charter:

Item	Tonnage of a Ship	Local Charge	International
			Charge
(1)	<25 GT and <24m Pleasure Vessels	R 1 960 – 00	R 2 750 - 00
(2)	≥25GT and ≥24m pleasure vessels but <200	R 3 690 – 00	R 5 170 - 00

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	GT		
(3)	≥200 GT but <1000 GT	R 7 385 – 00	R 10 335 - 00
(4)	≥1000 GT	every 500GT or	plus R 1 030 for every 500GT or part thereof over 1000 GT, subject to a

- (4) A fee of R $1\,180-00$ is payable for the issue or endorsement of any Registration Certificate
 - (a) granting a new registration certificate where the original has been mislaid, lost or destroyed;
 - (b) registering alterations to a ship in the register;
 - (c) registering the transfer or transmission of ownership of a ship or of a share in a ship;
 - (d) registering a mortgage instrument;
 - (e) registering the transfer of a mortgage;
 - (f) registering the transmission of an interest in a mortgage;
 - (g) registering the discharge of mortgage;
 - (h) changing a ships home port;
 - (i) issuing a deletion certificate,
- (5) the following charges are applicable for the survey of a ship to determine its suitability to be registered in the Republic, including verifying the ship's particulars:

Item	Tonnage of a Ship	Charge	
		Local Charge	International
			Charge
(1)	<25 GT and <24m Pleasure Vessels	R 1 835 – 00	R 2 565 - 00
(2)	≥25GT and ≥24m pleasure vessels but <200 GT	R 3 650 – 00	R5 115 - 00
(3)	≥200 GT but <1000 GT	R 5 475 – 00	R 7 670 - 00
(4)	≥1000 GT	R 7 385 – 00 plus R740 for every 500GT or part thereof over 1000 GT, subject to a maximum of R 23 560 – 00	R 10 335 – 00 plus R1 030 for every 500GT or part thereof over 1000 GT, subject to a maximum of R 26 090 – 00

- (6) granting a temporary pass in the place of a registration certificate—R920;
- (7) issuing a continuous synopsis record, or any amendment or revision of the record, for a ship—R430;
- (8) certifying a copy of an extract from the register at time of registration—R920;
- (9) Certifying a copy of the particulars of transactions recorded in the register after registration—R920.

(10) Ship licensing

(1) The following charges are payable for the issue or renewal of a licence in terms of sections 68 and 69, respectively, of the Merchant Shipping Act, 1951 (Act No. 57 of 1951):

Item	Tonnage of Ship	Charge	
	Tomage of Ship	Issue	Renewal
(1)	≤ 25 tons	No charge at present	No charge at present
(2)	$>$ 25 but \leq 500 tons	R1 835	R 3 110 - 00
(3)	> 500 tons	R2 745	R 3 260 - 00

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(11) Tonnage measurement

(1) Subject to paragraph (2), the following charges are payable for the measurement of a ship in terms of the Tonnage Regulations, 1986:

Item	Registered length of ship	Local Charge	International Charge
1.	≤ 24metres	R5 430 - 00	R 7 600 - 00
2.	\geq 24 but \leq 36 metres	R10 950 - 00	R 15 325 - 00
3.	\geq 36 but \leq 55 metres	R14 410 - 00	R 20 180 - 00
4.	\geq 55 but \leq 68 metres	R28 830 - 00	R 40 370 - 00
5.	> 68 metres	R36 110 - 00	R 50 560 - 00

- (2) Where an officer finds it necessary to visit a ship because the ship's plans are inadequate, an additional charge of R920 per hour or part thereof, and travel and subsistence expenses, are payable.
- (3) A charge of R920 per hour is payable for providing particulars of a tonnage computation.

PART 3 –SHIP SAFETY AND SECURITY, AND POLLUTION PREVENTION

Division 1—Ship safety services

(12) Survey of passenger ship for safety Certificate

- (1) Subject to paragraphs (2) and (3), the following charges are payable for the survey of a passenger ship for a passenger ship safety certificate, with or without an exemption certificate, or a local general safety certificate, with or without a local safety exemption certificate. The charges in the table below cover:
 - a. one visit to the ship;
 - b. issue of a Certificate, or Exemption Certificate; and

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c. the survey of all parts of the ship, except the hull [paragraph 19] where the survey thereof requires the ship to be dry-docked, slipped or lifted by a synchro-lift or crane, and the ships radio installations [paragraph 18], but do not cover the scrutiny of plans or stability books [paragraph 25]

Item	Vessel Size	Charge	
		Local charge	International charge
(1)	> 25 tons	R1 835 - 00	R2 565 -00
(2)	≥25 but <100 tons	R5 475 - 00	R 7 670 - 00
(3)	≥100 but <500 tons	R 12 785 - 00	R 17 900 - 00
(4)	≥500 tons	R12 785 - 00 plus R315 for every 100GT or part	R435 for every
		thereof, over 500 GT	thereof, over 500 GT

- (2) Paragraph (1) does not apply to ships under construction or undergoing rebuilding or refurbishment. Visits to such a ship are to be charged as per determination 27 except where the ship is ready for final survey and certification, whereupon the charges in paragraph (1) become applicable.
- (3) If visits in addition to those referred to in paragraph (1) are required to complete the survey, an additional charge of R920 per hour, and travel and subsistence expenses, are payable for each such visit.

(13) Survey of ship for cargo ship safety construction certificate

(1) Subject to paragraph (2), the following charges are payable for the survey of a ship for a cargo ship safety construction certificate, with or without an exemption certificate.

Tannaga of shin	Charge		
Tonnage of ship	Initial/renewal survey	Intermediate or annual survey	
≥ 500 tons	R35 415 plus R14 per ton over 500 tons; subject to a maximum of R221 550 - 00	R26 280 – 00 plus R 655 per 100 GT or part thereof over 500 GT, subject to a maximum of R110 690 – 00	
	R 49 585 – 00 plus R 2 005-00 per 100 tons or part thereof over 500 GT	R 36 790 plus R 2 005 – 00 per 100 GT or part thereof over 500 GT	

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- (2) In the table above
 - (a) The charges in the initial survey column covers necessary visits to the ship to complete the survey limited to 10 working days any further of visits to the ship for the purpose of completing the survey.
 - (i) The survey of all parts of the ship, including the hull, superstructures, propeller, rudder, machinery and other hull fittings that form part of the hull;
 - (ii) The issue a Certificate and/or exemption certificate as applicable
 - (b) The charges in intermediate or annual survey column
 - (i) one visits to the ship; and
 - (ii) the survey of all parts of the ship, including the hull, superstructures, propeller, rudder, machinery and other hull fittings that form part of the hull.
- (3) If visits in addition to those referred to in paragraph (2)(b) are required to complete the survey, an additional charge of R920 per hour, and travel and subsistence expenses, are payable for each such visit.

(14) Survey of ship for cargo ship safety equipment certificate

- (1) Subject to paragraph (2), the following charges are payable for the survey of a ship for a cargo ship safety equipment certificate, with or without an exemption certificate. The charges in the table below covers;
 - a. Two visits to the ship; and
 - b. The survey of all parts of the ship, except those covered in other charges;
 - c. The issue a Certificate and/or exemption certificate as applicable;
 - d. The charges exclude approval of documents directly related to the survey or certificate

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		Charge	
Item	Vessel Size	Initial or Renewal Survey	Intermediate or annual survey
(1)	\geq 500 but \leq 1 600 tons	R 25 170 - 00	R17 620 - 00
(2)	\geq 1 600 but \leq 3 000 tons	R 30 310 – 00	R 20 280 - 00
(3)	\geq 3 000 but \leq 10 000 tons	R35 270 - 00	R 24 690 – 00
(4)	$\geq 10\ 000\ \text{but} \leq 20\ 000\ \text{tons}$	R40 300 – 00	R28 210 – 00
(5)	≥ 20 000 but ≤ 50 000tons	R 45 385 -00	R31 765 – 00
(6)	> 50 000tons	R 52 615 – 00	R 36 830 – 00

- (2) Paragraph (1) does not apply to ships under construction or undergoing rebuilding or refurbishment. Where more than one visits is required, additional charges shall be charged against the ship as follows;
 - (a) A ship under construction shall be charged under determination number 27; and
 - (b) Ships undergoing refurbishment shall be charged at an hourly rate of R920-00

(15) Survey of ship (other than passenger ship) for local general safety certificate or certificate of fitness

(1) Subject to paragraphs (3), (4), (5), and (6), the following charges are payable for the survey of a ship (other than a passenger ship) for a local general safety certificate, with or without a local safety exemption certificate, or a certificate of fitness for vessels engaged in sports and recreation;

Item	Description of ship	Charge
(1)	Rowing boats	R265
(2)	Mechanically propelled ships and sailing ships < 6 metres in length	R410
(3)	Ships ≥ 6 but < 9 metres in length	R645
(4)	Ships ≥ 9 metres in length but ≤ 25 tons (or ≤ 14 m LOA)	R1 300
(5)	Ships ≥ 25 (or >14m LOA) but < 100 tons (<24m LOA)	R2 730

(2) Subject to paragraphs (3), (4), (5), and (6)), the following charges are payable for the survey of a ship (other than a passenger ship) for a local general safety certificate, with or without a local safety exemption certificate, or a certificate of fitness for vessels not included paragraphs (1) above;

Item	Description of ship	Charge
(1)	Rowing boats	R265
(2)	Mechanically propelled ships and sailing ships < 6 metres in length	R410
(3)	Ships ≥ 6 but < 9 metres in length	R645
(4)	Ships ≥ 9 metres in length but ≤ 25 tons (or ≤ 14 m LOA)	R1 300
(5)	Ships \geq 25 (or >14m LOA) but < 100 tons	R2 730
(6)	Ships $> 100 \text{ but} \le 500 \text{ tons}$	R4 505
(7)	Ships > 500 but ≤ 1 600 tons	R7 240
(8)	Ships $> 1 600 \text{ but} \le 3 000 \text{ tons}$	R10 815
(9)	Ships > 3 000 tons	R14 455

- (3) Charges in the tables forming part of Paragraphs (1), and (2) covers one visit to the ship. the following special circumstances are applicable;
 - a) For item (1) (4) in the tables, the survey covers all parts of the ship including the hull inspection and inspection of radio installations with the exception of Category A and seagoing passenger vessels.
 - b) The survey exclude the hull [determination 27], where the survey thereof requires the ship to be dry-docked, slipped or lifted by a synchro-lift or crane, and the ship's radio installations [paragraph 18], nor the scrutiny of plans or stability books [paragraph 25]
- (4) If additional visit(s) are required to those in paragraph (4) above, an additional charge of R 920-00 per hour is applicable.
- (5) Where surveys are conducted by appointed local small vessel surveyors other than officers, an administration fee of R120 is payable by the surveyor to SAMSA with each return of the documentation. This fee includes the issuing of a local general safety certificate or a certificate of fitness and is not an additional charge to those contemplated in paragraph

- 1(a) above. The charges in (1) and (2) may not be amended by the surveyors who must issue a receipt as envisaged by regulation 6. The R120 due to SAMSA is borne by the surveyor or concerned and payable at the responsible SAMSA office.
- (6) Where a service is provided in calculating and issue of a SAMSA buoyancy certificate or related document a fee of R920 per hour is payable;

(16) Survey of ship for IGC, IBC and ISM Code certificate

	Description	Charge		
Item		Initial or Renewal	Intermediate, annual or additional survey	
(1)	Survey of ship for an IGC Code Certificate	R 35 310 - 00	R 24 710 – 00	
(2)	Survey of ship for an IBC Code Certificate	R 25 215 – 00	R 17 650 – 00	

(17) ISM Code certificates

(1) The following charges are payable for the specified verification audits for the specified ISM Code certificates:

T4	D : (:	Charge		
Item	Description	Renewal verification	Annual or additional	
			verification	
(1)	Document of compliance	R40 310 – 00	R 28 220 – 00	
(2)	Safety management certificate	R 18 010 – 00	R 17 650 - 00	

(2) The charges in subparagraph (1) (b) cover one visit to the ship. If additional visits are required to complete the verification, an additional charge of R920 per hour or part thereof.

(18) Survey of a ship for load line certificate

(1) Subject to paragraphs (2) and (3), the following charges are payable for the survey of a ship for a load line certificate or a load line exemption certificate, and for the calculation arid assignment of a load line:

		Charge				
T.		Local Charge		International Charge		
Item	Description of ship	Initial or renewal survey	Intermediate, partial or annual	Initial or renewal survey	Intermediate, partial or annual	
(1)	< 100 tons	R2 890 - 00	R 2 025 – 00	R 4 060 - 00	R 2 835 – 00	
(2)	\geq 100 but \leq 500 tons	R8 640 - 00	R6 045 – 00	R12 095 - 00	R 8 290 - 00	
(3)	≥ 500 but < 1 600 tons	R14 325 - 00	R10 020 - 00	R20 050 – 00	R 14 020 - 00	
(4)	≥ 1 600 but < 10 000 tons	R21 595 - 00	R15 120 - 00	R30 240 – 00	R21 170 - 00	
(5)	≥ 10 000 tons	R27 430 - 00	R19 200 - 00	R 38 405 – 00	R 26 880 - 00	

- (2) The charges in initial or renewal survey column includes the following;
 - (a) Calculation and assignment of load line,
 - (b) Issue of Certificate or Exemption Certificate as applicable;
 - (c) The same charges are applicable where provisional calculations and assignment is provided.
- (3) The charges in the intermediate, partial or annual survey column include the following services;
 - (a) A single service for an intermediate, partial or annual surveys
 - (b) These charges are applicable for re-assignment and re-calculation f load lines after the initial load lines are assigned
- (4) The charges in this paragraph cover one visit to the ship. If additional visits are required to complete the survey or calculation, an additional charge of R920 per hour.

(19) Inspection of radio installations

- (1) Subject to item (b), the following charges are payable for the inspection of the radio installation(s) on a ship. These charges cover
 - (a) One visit to the ship.

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(b) If additional visits are required to complete the inspection, an additional charge of R 920 per hour

Item	Description of Ship	Charge			
GMDSS s	GMDSS ships				
(1)	≥25 tons	R 5 350 – 00			
(2)	≥300 tons, includes issuing of the relevant Safety Radio Certificate, or Safety Radio Exemption	R 7 480 – 00			
Non – GM	Non – GMDSS Ships				
(3)	Ships < 25 GT – All Seagoing Passenger Vessels (excluding Cat R and E-restricted)	R 445 – 00			
(4)	Ships < 25 GT – Category A	R 635 - 00			
(5)	Ships ≥ 25 but < 100 tons	R 620 - 00			
(6)	Ships $\geq 100 \text{ but} < 300 \text{ tons}$	R 895 - 00			
(7)	Ships ≥ 300 but < 1 600 tons	R 2 720 - 00			
(8)	≥ 1 600 tons	R5 390 - 00			

(2) A charge of R920 is payable for the issue of a total radio installation exemption certificate.

(20) Hull surveys

- (1) Subject to item (b) and paragraph (2), the following charges are payable for the survey of the hull of a ship. The charges in the table below covers
 - (a) Two visits to the ship;
 - (b) If additional visits are required to complete the survey, an additional charge of R920 per hour is applicable

Item	Vessel Size	Charge
(1)	< 9 metres	R410 - 00
(2)	≥ 9 metres but < 25 tons (or <14m LOA)	R970 - 00
(3)	≥ 25 (or ≥14m LOA) but < 100 tons (or <24m LOA)	R1 835 - 00
(4)	$\geq 100 \text{ but} < 500 \text{ tons}$	R2 720 - 00
(5)	≥ 500 but < 5 000 tons	R5 420 - 00
(6)	≥ 5 000 but < 10 000 tons	R7 532 - 00

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(7)	≥ 10 000 but < 20 000 tons	R10 815 - 00
(8)	\geq 20 000 but < 50 000 tons	R18 010 - 00
(9)	≥ 50 000 tons	R21 595 - 00

(2) Where an extension to a dry-docking certificate is required, a partial survey must be carried out as per Regulation 43 and the certificate amended accordingly.

(21) Approval of equipment required under legislation administered by the Authority

A charge of R920 per hour or part thereof, is payable for any work carried out in relation to the approval of any safety appliance and includes the issue of any relative report or certificate.

(22) Approval of service providers required under legislation administered by the Authority

A charge of R920 per hour or part thereof, is payable for any services provided in relation to the approval of any service station, premises or doctor's practice, and includes the issue of any relative report or certificate.

(23) Dangerous goods

A charge of R920 per hour, is payable for services and inspections provided in terms of the Merchant Shipping (Dangerous Goods) Regulations, 1997.

(24) Grain cargoes

A charge of R920 per hour, is payable for grain cargo services in terms of the Merchant Shipping (Carriage of Cargoes) Regulations, 2004.

(25) Timber deck cargoes

A charge of R920 per hour, is payable for the inspection of stowage plans, fittings, and stowage and securing arrangements for timber deck cargoes.

(26) New Building and refit

- (1) Services to ships undergoing construction, alteration, or rebuilding shall be charged at an hourly rate of R 920 00 for services directly relating to the work. Services to such ships relating to the issue of certificates where service is listed elsewhere in these charges shall be charged according to those charges.
- (2) Charges in subparagraph (1) above may include approval of plans and documents listed elsewhere in these charges.

(27) Approval of plans and stability books

- (1) A charge of R920 per hour is payable for the scrutiny and approval of plans for any new construction, alteration, rebuilding, registration or refurbishment of a ship. Subject to this subparagraph, the following charges are payable for the inspection and approval of a ship's stability book or stability statement. The charges cover the following;
 - (a) The initial submission of stability books and plans and perusal;
 - (b) The service include two visits to the ship

		Charge				
Item	Tonnage of ship	Local	Local Charge		International Charge	
		Passenger ships	Other ships	Passenger ships	Other ships	
(1)	< 25 tons (or <14m LOA)	R920 - 00	R920 - 00	R1 285 – 00	R900 -00	
(2)	\geq 25 tons (or \geq 14m LOA) but < 100 tons (or <24m LOA)	R3 630 - 00	R2 540 - 00	R5 080 - 00	R3 555 - 00	
(3)	\geq 100 but < 500 tons	R4 560 - 00	R3 190 - 00	R6 390 - 00	R4 475 -00	
(4)	≥ 500 but < 1 600 tons	R5 430 - 00	R3 800 - 00	R7 600 - 00	R5 320 - 00	
(5)	≥ 1 600 but < 10 000 tons	R9 060 - 00	R6 340 - 00	R12 680 - 00	R8 880 - 00	
(6)	≥ 10 000 tons	R37 800 - 00	R26 440 - 00	R52 925 - 00	R37 050 - 00	

- (2) If additional ship visits, re-submissions and inspections are required to complete the approval due to any act or omission of the owner, an additional charge of R920 per hour plus subsistence and travel is payable for each re-submission or inspection.
- (3) A charge of R920 per hour, or part thereof is payable for the witnessing and verification of an inclining experiment, including a report if necessary;
- (4) Double the charges specified in paragraphs (1), (2), and (3) apply in respect of services performed at the request of a foreign flag state.

Division 1A—Ship security services

(28) Ship security plans

A charge of R920 per hour is payable for the approval of a ship security plan, or any variation or revision of the plan, for a ship.

(29) ISSCs

- (1) A charge of R920 per hour is payable or part thereof, subject to a minimum charge of R1 835 and a maximum charge of R7 365, is payable for the ISSC verification of a ship for the issue, maintenance or renewal of an ISSC for the ship.
- (2) A charge of R530 is payable for the issue of an interim ISSC for a ship.

(30) Approved ISSC equivalents

(3) A charge of R920 per hour is payable for the approval of an ISSC equivalent under regulation 85 (3) of the Merchant Shipping (Maritime Security) Regulations. 2004Division 2—Pollution prevention services

(31) Survey of ship for IOPP certificate

- (1) The following charges are payable for the survey of a ship for an IOPP certificate:
 - (a) initial or renewal survey:
 - i. oil tanker less than 4 000 DW R 10 815 00
 - ii. oil tanker of more than 4 000 DW—R14 400 00
 - iii. any other ship—

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- (aa) of 400 tons or more but not exceeding 1 000 tons R1 835;
- (ab) of more than 1 000 tons but not exceeding 3 000 tons—R4 970 00:
- (ac) of more than 3 000 tons—R4 475 00.
- (b) annual survey
 - i. oil tanker—R920 per hour;
 - ii. any other ship—
 - (aa) of 400 tons or more but not exceeding 1 000 tons—R920:
 - (ab) of more than 1 000 tons but not exceeding 3 000 tons—R1 370 00;
 - (ac) of more than 3 000 tons—R2 215 00;
- (c) Intermediate or additional survey—R3 690 00.

(32) Survey of ship for INLS certificate

- (1) The following charges are payable for the survey of a ship for an INLS certificate
 - (a) initial or renewal survey:
 - i. chemical tanker (all ship-types)—R18 010 00;
 - ii. oil tanker capable of carrying specified noxious liquid substances in bulk in designated cargo tanks, per tank—R1 835 00;
 - (b) annual survey:
 - i. chemical tanker—R 7 070 00;
 - ii. oil tanker capable of carrying specified noxious liquid substances in bulk in designated cargo tanks, per tank—R920;
 - (c) intermediate or additional survey:
 - i. chemical tanker—R9 000 00;
 - ii. 0il tanker capable of carrying specified noxious liquid substances in bulk in designated cargo tanks, per tank—R920.

(33) Survey of ship for BCH Code certificate

The following charges are payable for the survey of a ship for a BCH Code certificate:

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- (1) initial or renewal survey—R18 010 00;
- (2) Intermediate, annual or additional survey—R920 00 per hour.

(34) Survey of offshore installation for pollution safety certificate

- (1) A charge of R 920 per hour or part thereof, subject to a minimum charge of R6 235 00 is payable for any work relating to the initial issue of a pollution safety certificate for an offshore installation.
- (2) A charge of R920 per hour or part thereof is payable for any subsequent audit, inspection, survey or other work undertaken in connection with the offshore installation.
- (3) Transportation to offshore facilities relating to the initial issue of the safety pollution certificate as well as any subsequent audits must be arranged and paid for by the owners or operators.

(35) CLC insurance certificates

A charge of R9 020 - 00 is payable for the issue of a certificate of insurance or other financial security referred to in section 14 of the Marine Pollution (Control and Civil Liability) Act, 1981 (Act No. 6 of 1981).

(36) Inspection of equipment and documents under MARPOL 1973/78

- (1) Where an officer conducts an inspection to determine whether certain equipment or documents comply with the applicable requirements of MARPOL 1973/78, a charge of R920 per hour.
- (2) Where a certificate of inspection is issued, an additional charge of R920 is payable.
- (3) A charge of R920 per hour is payable for the approval of any item of equipment required by MARPOL 1973/78 on the strength of an approval issued by another competent authority.

(37) Inspection of cargo spaces under Annex II to MARPOL 1973/78

- (1) Where an officer conducts an inspection of cargo spaces to determine whether the provisions of Annex II to MARPOL 1913/78 have been complied with, a charge of R920 per cargo space inspected is payable.
- (2) Where a certificate of inspection is issued, an additional charge of R530 is payable.

(38) Provisional assessment of noxious liquid substances

A charge of R9 020 - 00 is payable for each noxious liquid substance provisionally assessed in terms of regulation 3(4) of Annex II to MARPOL 1973/78.

(39) Transhipment of oil

A charge of R920 per hour or part thereof, and travel and subsistence expenses, are payable for attendance by a representing officer referred to in regulation 17 of the Prevention and Combating of Pollution of the Sea by Oil Regulations, 1984.

Division 3—Maritime Labour Services

(40) Inspection of a ship for Maritime Labour Certificate

- (1) Subject to paragraphs (2), the following charges are payable for the survey of a ship for a Maritime Labour Certificate. The charges in the table below covers;
 - (a) two visits to the ship;
 - (b) the inspection of all relevant parts of the ship; and
 - (c) The review of the documentation and procedures submitted by the owner, Declaration of Maritime Labour Compliance-Part II.

		Charge			
		Local	Local Charge		International Charge
Item	Tonnage of the Ship	Initial or renewal inspection	Intermediate or Additional inspection	Initial or renewal inspection	Intermediate or Additional inspection
(1)	< 500 GT	R4 390 - 00	R3 080 - 00	R6 155 - 00	R4 310 - 00
(2)	≥ 500 GT but <1600 GT	R5 265 - 00	R2 680 - 00	R7 380 - 00	R5 160 - 00
(3)	≥ 1600 GT but 9 000 GT	R6 055 - 00	R4 240 - 00	R8 490 - 00	R5 940 - 00
(4)	≥ 3000 GT but <10000 GT	R6 965 - 00	R4 875 - 00	R9 250 - 00	R6 825 - 00
(5)	≥ 10000 GT but <20000 GT	R8 365 - 00	R5 855 - 00	R11 710 - 00	R8 190 - 00
(6)	≥ 20000 GT		R6 625	R10 915- 00	R7 620 - 00

(2) If visits and/or further documentary reviews in addition to those referred to in subparagraph (b) are required to complete the inspection, an additional charge of R 920 per hour or part thereof, and travel and subsistence expenses are payable for each such visit.

(41) Accreditation of seafarer recruitment and placement services

- (1) A charge of R920 per hour or part thereof is payable for the services of accrediting a seafarer recruitment and placement service.
- (2) The charges in subparagraph (I) cover one visit to the ship or premises. If additional visits are required to complete the verification, an additional charge of R920 per hour or part thereof, and travel and subsistence expenses, are payable for each such visit.

Division 4 - Miscellaneous

(42) Partial surveys

(1) A charge of R920 per hour is payable for any partial survey or survey for the issue of an optional alternative certificate, not otherwise provided for in this where a ship is surveyed

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for the purposes of the alteration of any statutory or non-statutory certificate, a charge of R920 per hour is payable.

(2) For small vessels <9m, services for partial surveys/inspections, the relevant charge relating to the service is payable.

(43) Detained ships

- 1) Subject to item (b), the following charges are payable for a ship that is detained. The charge covers the following;
 - a) Two visits to the ship, one visit being at the time of detaining the vessel and the second for release inspection;
 - b) If additional visits are required before release, an additional hourly rate of R 920 00 shall be charged;

Item	Tonnage of ship	Charge		
Item		Local charge	International charge	
(1)	< 25 tons(or <14m LOA	R 4 550 - 00	R 6 370 – 00	
(2)	≥25 (or≥14m LOA)but < 500tons	R 8 525 - 00	R 11 940 – 00	
(3)	≥ 500 but < 750 tons	R 14 180 – 00	R 19 850 – 00	
(4)	≥750 but < 1 000 tons	R 34 035 – 00	R47 645 – 00	
(5)	≥ 1 000 but < 3 000 tons	R 67 270 – 00	R 94 180 – 00	
(6)	≥ 3 000tons	R102 090 – 00	R 142 925 – 00	

2) Charges referred to in paragraph 1 are not applicable where the ship is detained for the purposes of conducting an investigation into a casualty.

PART 4

EXAMINATION & CERTIFICATION

(44) Fishers and marine motormen

- 1) The following charges are payable for full or partial examination for the specified certificates of competency based on the Examination Regulations for certificates of competency for Fisherman, 1993:
 - a) Fisherman Grade 4 (Skipper or Watchkeeper)—R 620 00;
 - b) Fisherman Grade 3—R 810 00;
 - c) Fisherman Grade 2—R 1 150 00;
 - d) Fisherman High Seas Command Endorsement—R 1 150 00.
- The following charges are payable for full or partial examination for the specified examinations based on the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013;

Item	Certificate	Charge		
Ittili	Certificate	Examination	Revalidation	
(1)	Deck Officer – Fishing <24m	R 1 445 - 00	R 560 - 00	
(2)	Deck Officer – Fishing ≥24m	R 1 550 - 00	R 560 - 00	
(3)	Skipper Fishing (<24m limited waters)	R 1 890 - 00	R 560 - 00	
(4)	Skipper Fishing (<24m unlimited waters)	R 2 005 - 00	R 560 - 00	
(5)	Skipper Fishing (≥24m limited waters)	R 2 330 - 00	R 560 - 00	
(6)	Skipper Fishing (≥24m unlimited waters)	R 2 450 - 00	R 560 - 00	

- 3) The following charges are payable for examination for the specified certificates of competency based on the Examination regulations for the Certificates of Competency as Marine Motorman, 1993:
 - a) Marine Motorman Grade 3—R 620 00
 - b) Marine Motorman Grade 2—R 810 00;
 - c) Marine Motorman Grade 1-R1 150 00
 - d) Marine Motorman Higher Grade—R 1 150 00

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4) The following charges are payable for examination and revalidation for the specified certificates of competency based on the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013;

Item	Certificate	Charge	
	Certificate	Examination Revalidation	
(1)	Marine Motorman Grade 2	R 1 435 - 00	R 560 - 00
(2)	Marine Motorman Grade 1	R 1 665 - 00	R 560 - 00
(3)	Marine Motorman Higher Grade	R 2 110 - 00	R 560 - 00

- 5) The charges in the revalidation columns of paragraphs (2) and (4) are applicable in the following instances
 - a) Where a candidate is applying for a lost, stolen, damaged certificate;
 - b) Where a candidate is exchanging the certificate that existed prior the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013 came into force, for a certificate under the same Regulations
- 6) A charge of R295 00 is payable where an examiner is requested to assess a candidate's sea service or eligibility to attempt an examination for a certificate of competency referred to in subparagraphs (1) or (2).
- 7) A candidate who is found competent in an examination is entitled to be issued with an interim certificate immediately after the examination whilst waiting for a certificate to be issued by the Registrar of Seafarer

(45) Engineer officers

(1) The following charges are payable for examination and revalidations for the specified certificates of competency:

Item	Certificate	Charge	
	Certificate	Examination Revalidation	
(1)	Chief Engineer (<750kW Port Operations)	R 2 120 - 00	R 1 120 - 00
(2)	Chief Engineer (< 1 500 kW Port Operations)	R 2 120 - 00	R 1 120 - 00
(3)	Chief Engineer Officer (Port Operations)	R 2 120 - 00	R 1 120 - 00
(4)	Engineer Officer	R 2 450 - 00	R 1 120 - 00
(5)	Second Engineer (<3 000 kW)	R 2 585 - 00	R 1 120 - 00

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(6)	Second Engineer	R 2 900 - 00	R 1 120 - 00
(7)	Chief Engineer (<3 000 kW)	R 2 955 - 00	R 1 120 - 00
(8)	Chief Engineer	R 3 260 - 00	R 1 120 - 00
(9)	Chief Engineer – Special Grade	R 7 060 - 00	R 1 120 - 00

- (2) The charges in the revalidation columns of paragraph (1) are applicable in the following instances
 - (a) Where a candidate is applying for a lost, stolen, damaged certificate;
 - (b) Where a candidate is exchanging the certificate that existed prior the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013 came into force, for a certificate under the same Regulations
- (3) A charge in the examination column is applicable in the case where a candidate is being examined under the regulations that existed immediately prior the coming into force of the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013. Those examinations will be charged using relevant equivalencies in those regulations.
- (4) A charge of R410 00 is payable where an examiner is requested to assess a candidate's sea service or eligibility to attempt an examination for a certificate of competency referred to in subparagraphs (1) or (2).
- (5) A candidate who is found competent in an examination is entitled to be issued with an interim certificate immediately after the examination whilst waiting for a certificate to be issued by the Registrar of Seafarer

(46) Deck officers

(1) The following charges are payable for examination and revalidations for the specified certificates of competency:

Item	Certificate	Charge	
	Certificate	Examination Revalidation	
(1)	Skipper (<200 GT Port Operations)	R 1 760 - 00	R 1 120 - 00
(2)	Master (<200 GT Near-coastal)	R 1 760 - 00	R 1 120 - 00

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(3)	Master (<200 GT)	R 1 760 - 00	R 1 120 - 00
(4)	Mate (<500 GT Near Coastal)	R 2 110 - 00	R 1 120 - 00
(5)	Mate (<500 GT)	R 2 110 - 00	R 1 120 - 00
(6)	Master (<1 600 GT Port Operations)	R 2 110 - 00	R 1 120 - 00
(7)	Master (Port Operations)	R 2 110 - 00	R 1 120 - 00
(8)	Master (<500 GT Near Coastal)	R 2 110 - 00	R 1 120 - 00
(9)	Master (<500 GT)	R 2 235 - 00	R 1 120 - 00
(10)	Deck Officer (unlimited)	R 2 450 - 00	R 1 120 - 00
(11)	Chief Mate (<3 000 GT)	R 2 680 - 00	R 1 120 - 00
(12)	Master (< 3000 GT)	R 2 900 - 00	R 1 120 - 00
(13)	Chief Mate	R 3 040 - 00	R 1 120 - 00
(14)	Master	R 3 260 - 00	R 1 120 - 00
(15)	Master (Special Grade).	R 7060 - 00	R 1 120 - 00

- (2) The charges in the revalidation columns of paragraph (1) are applicable in the following instances
 - (a) Where a candidate is applying for a lost, stolen, damaged certificate;
 - (b) Where a candidate is exchanging the certificate that existed prior the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013 came into force, for a certificate under the same Regulations
- (3) A charge in the examination column is applicable in the case where a candidate is being examined under the regulations that existed immediately prior the coming into force of the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013. Those examinations will be charged using relevant equivalencies in those regulations.
- (4) A charge of R410 00 is payable where an examiner is requested to assess a candidate's sea service or eligibility to attempt an examination for a certificate of competency referred to in subparagraphs (1) or (2).

(5) A candidate who is found competent in an examination is entitled to be issued with an interim certificate immediately after the examination whilst waiting for a certificate to be issued by the Registrar of Seafarer

(47) Radio operators

(1) The following charges are payable for examination and revalidations for the specified certificates of competency:

Item	Certificate	Charges	
Itterin	Certificate	First Issue	Revalidation
(1)	Short Range Certificate	R 635 - 00	Not
			applicable
(2)	Long Range Certificate	R 635 - 00	Not
			applicable
(3)	GMDSS General Operator's Certificate	R 990 - 00	R 620 - 00
(4)	GMDSS 1st Class Radio Electronic Certificate	R 990 - 00	R 620 - 00
(5)	GMDSS 2nd Class Radio Electronic Certificate	R 990 - 00	R 620 - 00

- (2) The charges in the revalidation columns of paragraphs (2) and (4) are applicable in the following instances
 - (c) Where a candidate is applying for a lost, stolen, damaged certificate;
 - (d) Where a candidate is exchanging the certificate that existed prior the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013 came into force, for a certificate under the same Regulations
- (3) A candidate who is found competent in an examination or application is successful is entitled to be issued with an interim certificate immediately after the examination whilst waiting for a certificate to be issued by the Registrar of Seafarer

(48) Small vessels skippers

(1) The following charges are applicable for examinations under the Merchant Shipping (National Small Vessel Safety) Regulations, 2007. The charges in the case where a single examination is conducted, including any applicable endorsement;

Examination Fees for Skipper Certificates	
SAMSA Skipper Exam (new exam)	≥9m
Theory exam	R530.00
Practical exam	R410.00
Oral exam	R410.00

SAMSA Skipper Exam (new exam)	<9m
Theory exam fee	R230.00
Oral exam fee	R230.00
Practical exam fee	R230.00

- (2) A charge of R 620 00 is payable above the fees prescribed in paragraph 1 above for the issuing of certificate.
- (3) Where the examination is conducted by an appointed examiner, other than those employed by the Authority, a fee of R 620 00 is payable to the authority for issuance of a certificate
- (4) A charge of R 410 00 is applicable for issuing of an endorsement to a small vessel certificate where there is no examination required
- (5) A charge of R 410 00 is payable for issuing of an endorsement where the candidate has to be examined in any part to achieve the endorsement
- (6) A charge of R410 is payable for the re-issue of a certificate of competence reflecting the additional endorsements.

(49) Rating certificates and certificates of Proficiency

(1) The following charges are payable for the application, issue and revalidation of Ratings Certificates and Certificates of Proficiency ad defined in the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013;

Item	Certificate	Charges
(1)	Ordinary Seafarer	R 620
(2)	Able Seafarer, Electro-Technical Rating and Efficient Cook	R 620
(3)	Issue of certificates of Proficiency without a rating certificate or certificate of competency	R 620
(4)	Endorsement to Certificates in items (1), (2) and those in determinations 48, 49, 50 and 51	R 410

- (2) The charges in paragraph (1) are applicable in the following instances
 - (a) For revalidation of certificate
 - (b) Where a candidate is applying for a lost, stolen, damaged certificate;
 - (c) Where a candidate is exchanging the certificate that existed prior the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013 came into force, for a certificate under the same Regulations
- (3) The charge in paragraph (1) above, item (3) is not applicable when candidate applies for it at the same time with other certificates. A candidate whose application is successful is entitled to be issued with an interim certificate immediately after the examination whilst waiting for a certificate to be issued by the Registrar of Seafarer

(50) Licences for compass adjusters

(1) The following charges are payable for the examination and licensing of compass adjusters:

Item	Certificate	Type of Examination	Charges
(1)	- Compass Adjuster (Restricted)	Full examination	R 2 730 - 00
(2)		Partial examination	R 1 890 - 00
(3)	Compass Adjuster (Unrestricted)	Full examination	R 3 070 - 00
(4)		Partial examination	R 2 060 - 00

- (2) The charges in paragraph (1) are applicable in the following instances
 - (d) Where a candidate is applying for a lost, stolen, damaged certificate;
 - (e) Where a candidate is exchanging the certificate that existed prior the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013 came into force, for a certificate under the same Regulations
- (3) A candidate whose application is successful is entitled to be issued with an interim certificate immediately after the examination whilst waiting for a certificate to be issued by the Registrar of Seafarer

(51) Moderation, of examination papers and scripts, accreditation of training institutions.

- a) A charge of R920 is payable for the moderation of any examination paper, and includes the moderation, and one re-mark, of any examination scripts relating to that paper.
- b) A charge of R920 per hour or part thereof is payable for the setting of an examination paper.
- c) A charge of R920 per hour is payable for services relating to the accreditation of a training institution or the approval of any training programme.

(52) Crewing arrangements

- (1) The following charges are payable for an employment of a seafarer holding a foreign certificate of competency under section 83 of the Merchant Shipping Act, 1951 (Act No. 57 of 1951) read with the relevant Regulations of the Merchant Shipping (Safe Manning, Training and Certification) Regulations, 2013:
 - (a) where there is a need for the authority to authorise a foreign seafarer to work on a South African ship before being issued the certificates, a charge of R $2\,880-00$ shall be paid per month or part thereof. Provided, a minimum charge equal to three months is paid.

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- (b) A charge of R5 275 00 is payable where the application is for an endorsement of foreign certificate of competency under the Regulations. This charge covers;
 - i. the relevant assessment that may be required under the Regulations;
 - ii. issue of Certificate of Equivalent Competency and the Authority to Operate Radio Apparatus (Deck Officers only)
- (2) A charge of R2 745 00 per month, or part thereof calculated with reference to the desired duration of the permission, is payable for permission under section 85 of the Merchant Shipping Act, 1951.

(53) Colour and form vision tests

A charge of R380 - 00 is payable for colour and form vision tests.

PART 5

MISCELLANEOUS

(54) Inspection of crew accommodation

- (1) A charge of R920 per hour, or part thereof is payable for the inspection of compartments in accordance with the Crew Accommodation Regulations, 1961, and for the marking of accommodation prior to registration or re-registration of the ship in the Republic.
- (2) A charge of R920 per hour, or part thereof is payable by the owner of the ship concerned for any inspection of crew accommodation that is conducted as a result of a reasonable complaint about such accommodation.

(55) Discharge of seamen

(1) Where a seaman is discharged in terms of section 113(1) or (4) of the Merchant Shipping Act, 1951 (Act No. 57 of 1951), at an office of the Authority, a charge of R410 is payable by the master or owner of the ship concerned,

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(2) Where a seaman is discharged in terms of section 113(1) or (4) of the Merchant Shipping Act, 1951, on board a ship at a port in the Republic, a charge of R410 plus R920 per hour or part thereof is payable by the master or owner of the ship concerned.

(56) Extra and special attendance

- (1) Subject to subparagraph (2), the Authority's normal business hours are from 08:00 to 16:00 daily, excluding Saturdays, Sundays and public holidays. The Authority will from time to time determine and publish details of the times and places at which officers will be available to conduct surveys of bottom accessible small vessels.
- (2) If attendance by an officer is required at another time or place, the charge for the particular service plus an additional charge of R920 per hour, and travel and subsistence expenses, are payable.
- (3) Where, in relation to any other matter, attendance by an officer is required outside the Authority's normal business hours, the charge for the particular service plus—
 - (a) for a charge expressed wholly or partly as an hourly rate, an additional charge of R920 per hour, or part thereof;
 - (b) For any other charge, an additional charge of R1 835 per hour or part thereof.

(57) Services at sea or outside Republic

Where attendance by an officer is required at sea or outside the Republic, the charge for the particular service plus an additional charge of R920 per hour and travel and subsistence expenses are payable. If attendance includes a Saturday, Sunday or public holiday, the hourly rate for those days is R 1 835 per hour.

These charges are applicable for the authority's normal working hours, to a maximum of 8 hours.

(58) Consultancy and other services

(1) A charge of R920 per hour or part thereof is payable for consultancy or other unspecified services. A consultancy or unspecified service is any service for which a charge is not

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otherwise provided by this determination, and includes the compilation of any repair list for the purpose of assisting compliance with applicable statutory requirements.

(2) Where an officer is requested to provide a written interpretation of any statutory requirement, a charge of R920 per hour is payable.

(59) Travel and subsistence

- (1) All travel and subsistence expenses for an officer are to be calculated in accordance with the applicable tariffs determined from time to time by the Chief Executive Officer.
- (2) Where a kilometre rate is charged to a client the rate shall be R9 per km.
- (3) Travel and subsistence charges are to be applied using the Authority's Policies

(60) Miscellaneous charges

- (1) The following charges are payable for—
 - (a) any code of safe working practice as applicable to fishing vessels published by the Authority—R70;
 - (b) official logbook—R390 00;
 - (c) radio logbook—R390 00;
 - (d) seaman's record book—R 620 00, except if the book was lost through shipwreck or fire aboard ship, in which case it is free of charge;
 - (e) Photocopies of any documents
 - i. R3 00 per page for Black & White Copies;
 - ii. R6-00 per page for colour
 - (f) Training record book for cadets and ratings— R 620 00
 - (g) Certificates of Fitness Books (30 page) R 265 00
 - (h) Medical certificates Books (50 page) R 370 00

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- (2) Where a service other than the standard use of registered mail is required, an additional fee will be charged as follows:
 - (a) Domestic R 170 00;
 - (b) Foreign R 550 00
 - (c) SAMSA Interim Certificates of Competence templates R 410 00
- (3) Access to Information in accordance with the Promotion of Access to Information Act 2 of 2000; the prescribed "request fee" of R45 is payable with every application and where the release of documents has been approved, the prescribed fee of R1 per page will be levied.

(61) Refusal, etc. of services

- (1) An officer may discontinue or refuse to conduct any survey or inspection if he or she is satisfied on reasonable grounds that the ship, premises or thing to be surveyed or inspected has not been properly prepared for that purpose.
- (2) Where an officer discontinues or refuses to conduct a service pursuant to subparagraph (1), a charge of R920 per hour, or part thereof and travel and subsistence expenses, are payable at the discretion of the Chief Executive Officer or his designated representative or the Principal Officer in the case of a port.

(62) Overdue charges

Interest at the applicable prime bank overdraft rate charged by the Authority's banker, plus one per cent, compounded monthly, is payable on the outstanding balance of any charge after the due date.

(63) Variation and waiver of charges

(1) The principal officer or in the case of the Authority's Head Office, a person appointed by the Chief Executive Officer, may in special cases reduce or waive any charge on such conditions (if any) as he or she thinks fit.

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