

Member Circular No. 11/2016

June 2016

Update on the Maritime Labour Convention

Dear Sirs.

Members are referred to the Club's Circulars of <u>March 2013</u> and <u>May 2013</u> on the Maritime Labour Convention (MLC) 2006.

The MLC entered into force on 20 August 2013. In April 2014 the International Labour Organisation (ILO) agreed several amendments to the MLC to implement the principles agreed back in 2009 by the joint IMO/ILO financial security working group. These amendments will enter into force on 18 January 2017.

Ships that are subject to the MLC will, after this date, be required to display certificates issued by an insurer or other financial security provider confirming that insurance or other financial security is in place for the cost and expense of crew repatriation, as well as up to four months contractually entitled arrears of wages and entitlements following abandonment (MLC Regulation 2.5.2, as amended). A further certificate will be required for liabilities for contractual claims arising from seafarer personal injury, disability or death (MLC Standard A4.2, as amended).

Finding a sustainable financial security solution

In order to assist owners in complying with these additional financial security requirements, all 13 International Group (IG) Clubs currently propose to provide the necessary MLC certification by way of an extension clause to the P&I rules, and indemnify the seafarers directly should the requisite MLC event occur, but with a right of indemnity from Members and on the basis that these new MLC liabilities will not fall within the IG's existing pooling arrangements.

All IG Clubs have agreed to participate in this separate, group, reinsurance arrangement in the event a Club becomes liable for its Members' financial default resulting in seafarer abandonment. Placing this reinsurance is currently a work in progress, but discussions with the reinsurance market have been positive. The IG will continue to work on the detail of these security arrangements to ensure that when the MLC amendments do enter into force, in January 2017, owners will have the requisite certification in place, and seafarers and States will have the comfort afforded by a Group-backed scheme.





The IG is also speaking with a number of key states in order to establish a common approach amongst the 77 States who have now ratified the Convention, on this issue of certification.

Any questions with regard to the above may be addressed to your usual contact at Gard or Alice Amundsen in Arendal.

Further updates will be provided in due course.

All Clubs in the International Group of P&I Clubs have issued similar circulars.

Yours faithfully,

GARD AS

Rolf Thore Roppestad Chief Executive Officer

Rof Rise Roynesbeel

2