A. **Purpose.** Coast Guard Marine Inspectors (MI) should use this guidance to evaluate situations where objective evidence indicates that a potential failure of a Recognized Organization (RO) or a Third Party Organization under 46 CFR Subchapter M (TPO) Quality Management System (QMS) resulted in the failure to adequately perform delegated functions under mandatory IMO instruments or national legislation and regulations on behalf of the Coast Guard.

B. **Action.** This work instruction applies to MIs performing inspections on U.S. flag vessels where ROs or TPOs also perform certain delegated functions

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1 “Delegated functions” is defined in 46 CFR 8.100. For the purpose of this work instruction, “delegated functions” is synonymous with “statutory certification and services” as described in the RO Code and “approved functions” described in 46 CFR 139.115 for towing vessels subject to inspection under 46 CFR Subchapter M.
C. **Background.** Pursuant to domestic regulations and the RO Code, ROs and TPOs performing delegated functions on behalf of the Coast Guard must develop and implement a QMS. The purpose of a QMS is to define and document policy and objectives for, and commitment to, quality, safety, and pollution prevention. In addition, the QMS must contain provisions to ensure that national legislation and requirements of flag administrations, including U.S. Coast Guard requirements, are incorporated.

D. **Discussion.** In its capacity as the Flag Administration, the Coast Guard is ultimately responsible to guarantee the effectiveness of delegated functions performed on its behalf. The Coast Guard executes third party oversight through a combination of verification and monitoring techniques executed at multiple levels of the organization. One of the most critical components of the oversight framework is MI “boots on deck.” In addition to performing inspections, an MI must be able to evaluate whether any deficiencies noted constitute *objective evidence* of Safety Management System (SMS) failure for the company (see [CVC-WI-003 (series), USCG Oversight of SMS on U.S. Flag Vessels](#)), as well as whether or not the substandard condition developed or was allowed to persist due to a potential failure, or lack of effectiveness, of a QMS. A “Quality Case” (QC) is a tool that the Coast Guard uses to request that the RO or TPO conduct an internal investigation or root cause analysis when objective evidence indicates a potential failure or lack of effectiveness of the QMS, related to unsatisfactory execution of delegated function(s). MIs that establish objective evidence of a QMS process failure shall initiate a QC recommendation to CG-CVC-4 in accordance with the provisions of this instruction.

E. **Establishing Objective Evidence for a Potential QMS Failure.** Prior to recommending a QC, the MI must establish *objective evidence* that the RO or TPO failed to meet a *requirement* as it relates to *any delegated function* performed on behalf of the Coast Guard. A QC should NOT be recommended where the MI cannot clearly identify and articulate the objective evidence, requirement, and relationship to a delegated function performed on behalf of the Coast Guard.

1. **Objective Evidence** means quantitative or qualitative information, records, or statements of fact. Examples include:
   a. Survey/Audit Reports
   b. Condition of vessel and/or equipment subject to survey
   c. Surveyor/Auditor statements
   d. Surveyor/Auditor checklists/procedures
   e. Other correspondence (emails, notifications, letters, phone calls, etc.)
   f. RO delegations (i.e. performing a delegated function that the RO did not have a delegation or authorization to perform)

2. **Requirements** include the elements of the QMS as established by the RO Code or ANSI/ISO/ASQ Q9001-2000 (or equivalent), and by extension any national legislation and regulations of the flag administration that apply to ROs performing delegated functions on behalf of the Coast Guard. Examples of requirements include:
   a. IACS QMSR/QSCS provisions

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3 Quality Management Systems are required to meet ANSI/ISO/ASQ Q9001-2000 or an equivalent standard (46 CFR 8.230). ROs that are members of International Association of Classification Societies (IACS) use the IACS Quality Management System Requirements (QMSR) and Quality System and Certification Scheme (QSCS) to fulfil this requirement.
4 See 33 CFR 96.120.
b. IACS Procedural Requirements
c. ACS Rules
d. U.S. Supplemental Requirements (i.e. ACP U.S. Supplement)
e. IMO Instruments
f. TPO requirements (46 CFR Subchapter M)
g. National legislation and other requirements or interpretations of the flag administration, including those specified in the Agreements between the RO and the Coast Guard.

3. Delegated Function means a function related to Coast Guard commercial vessel inspection that has been delegated to an RO or TPO. Delegated functions may include issuance of international convention certificates (e.g. Load Line Certificate, Cargo Ship Safety Construction Certificate), related surveys/audits, or participation in the Alternate Compliance Program, Maritime Security Program, or Towing Safety Management System (TSMS) option under 46 CFR Subchapter M. By extension, other services that eventually result in the issuance of international convention certificates, such as plan review, are delegated functions. A properly formed QC relates to a delegated function.

F. Requirements Specific to Subchapter M - TSMS Option.

1. TPOs conduct independent verifications and surveys to assess whether towing vessels comply with the company’s TSMS and if the TSMS complies with the applicable requirements contained in 46 CFR Subchapter M. TPOs are required to conduct such verifications and surveys in accordance with the applicable regulatory requirements and an internal QMS and may have their TPO approvals suspended or revoked if the Coast Guard determines that the TPO does not comply with the provisions of Subchapter M. TPOs perform the following delegated functions (not all functions are performed on all TSMS option vessels):
   - External Surveys
   - External Audits
   - Issuance of TSMS Certificates
   - Oversight of internal survey program

For oversight of internal survey programs, as prescribed in 46 CFR 137.210, it is important to note that the procedures and elements of an internal survey program are to be included in the TSMS. To establish “objective evidence” that the TPO failed to adequately oversee an internal survey program, the QC recommendation should provide objective evidence that the TPO failed to adequately audit the required elements of an internal survey program. For example, an internal survey program requires that the TSMS include “procedures for surveying and testing described in 46 CFR 137.215.” If, in fact, the TSMS does not include such procedures AND the TSMS was recently audited, it may be grounds for a QC for failure to perform oversight of the internal survey program.

5 See 46 CFR 8.420(e)
7 See 46 CFR 139.120
8 See 46 CFR 139.145 and 139.150, respectively
9 See 46 CFR 137.205
10 See 46 CFR 138.410
11 See 46 CFR 138.305
12 See 46 CFR 137.130
2. A QC may be directed against a TPO where objective evidence indicates that the TPO failed to follow their required QMS and/or established “requirements” related to delegated functions performed on behalf of the Coast Guard. The Coast Guard may direct a QC when a valid TSMS Certificate has been issued by a TPO regardless of whether or not the vessel covered by that TSMS Certificate has been issued a Certificate of Inspection (COI). Where there are multiple TPOs that complete delegated functions (e.g., TPO#1 issues the TSMS certificate to the Company and TPO#2 completes the external surveys of a vessel), the OCMI must ensure that the objective evidence provided properly relates to the delegated function(s) performed by the relevant TPO. Generally, it is preferable to first assess whether or not the TPO that issued the TSMS certificate properly executed any delegated function prior to assessing any other TPO that may be involved.

G. Procedure for Recommending a Quality Case:

1. The OCMI establishes objective evidence that an RO or TPO failed to meet a requirement as it relates to a delegated function.

2. The OCMI documents the objective evidence in the MISLE inspection activity. Details of how to document objective evidence in the MISLE inspection activity can be found in CVC-PR-001(series) “Documenting Deficiencies on U.S. Flag Vessels and OCS Floating Offshore Installations” and CVC-PR-004(series) “Management Systems Oversight (MSO).” After documenting the objective evidence, the unit shall initiate an MSO activity referral with the “Quality Case” subtype.

3. The OCMI generates the QC MSO activity and routes the activity to CG-CVC through the District. Field units shall forward the recommendation within 14 days of becoming aware of the potential QMS failure. If field units need additional guidance for QC recommendations, it is strongly encouraged to engage CG-CVC-4 at FlagStateControl@uscg.mil.

4. The District (dp) should review each QC recommendation to validate the sufficiency of the objective evidence against the cited requirement and delegated function. The District (dp) shall review and complete the review and endorsement within 7 days upon receipt from the OCMI. The District (dp) shall record the review and endorsement in the MSO activity narrative. If District (dp) determines that the objective evidence is insufficient, that the requirement is invalid, or that the objective evidence is unrelated to a delegated function performed by the RO, District (dp) shall non-concur with the QC recommendation. If District (dp) does not concur with the unit’s recommendation for a QC, an explanation shall be provided in the MSO activity narrative. Regardless of District’s (dp) determination, activity shall continue to be processed through the chain of command to CG-CVC-4.

5. In addition to the MISLE casework, after District (dp) review, the QC shall be forwarded to the Towing Vessel National Center of Expertise (TVNCOE) at TVNCOE@uscg.mil for QCs involving Subchapter M delegated functions and CG-CVC-4 for all other QCs at FlagStateControl@uscg.mil.

6. For QCs involving Subchapter M delegated functions, the TVNCOE shall complete review and endorsement within 7 days upon receipt from District then routed to CG-CVC-4. If the TVNCOE does not concur with the recommendation, they shall provide an explanation within the MSO activity narrative and the activity shall continue to be processed to CG-CVC-4.

7. CG-CVC-4 will be the final reviewer for all QCs. CG-CVC-4 will review each QC. If affirmed, CG-CVC-4 will perform all QC actions as described in paragraph H. CG-CVC-4 will have 7 days to review and endorse the QC as valid or invalid. If the QC is not affirmed, CG-CVC-4
will send notification to the originating unit detailing why the QC was not accepted and close out the MSO activity.

8. General Procedure for routing QCs through the Chain of Command.

H. Quality Case Actions.

1. CG-CVC-4 staff will notify the RO or TPO that the Coast Guard is requesting a QC and send a business letter detailing the circumstances of the QC via email. The RO or TPO should acknowledge receipt of the QC by the next business day.

2. The RO or TPO should complete an internal review or root cause analysis and communicate any findings, to include any non-conformities and associated corrective actions, in writing to FlagStateControl@uscg.mil. The RO or TPO should provide this report within 30 calendar days from receipt of CG-CVC-4’s QC request.

3. CG-CVC-4 will review the RO’s or TPO’s findings and proposed corrective actions. If accepted, the QC will be considered “closed” and relevant details related to the QC will be recorded within the MSO activity.

4. The Coast Guard may address any non-conformities resulting from a QC at the next regularly scheduled Flag State Audit to ensure that the proposed corrective actions have been implemented and are effective.

5. The Coast Guard will use the data and records derived from QCs to inform Key Performance Indicators (KPI) for ROs and TPOs, in accordance with the RO Code13 and as specified in the agreement between the RO/TPO and the Coast Guard.

I. Appeals.

1. Disputes may arise between the Coast Guard and ROs or TPOs on matters of QC interpretation (e.g. determining if the RO or TPO was performing a delegated function at the time of incident, if the requirement is applicable to the delegated function, or if the objective evidence supports the QC).

2. The first level of dispute resolution is a request for reconsideration by the CG-CVC-4 Division Chief at FlagStateControl@uscg.mil. The next and final level of resolution is an appeal, in accordance with 33 C.F.R 1.03-15 to the Chief, Office of Commercial Vessel Compliance (CG-CVC). The decision by CG-CVC shall constitute final agency action.

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3. All appeals under review should be sent to CG-CVC for final disposition through CG-CVC-4 via email at FlagStateControl@uscg.mil or by mail at:

Office of Commercial Vessel Compliance (CG-CVC)
U.S. Coast Guard, Stop 7501
2703 Martin Luther King Jr Ave., SE
Washington, DC 20593-7501

M. EDWARDS
Captain, U.S. Coast Guard
Chief, Office of Commercial Vessel Compliance
By direction

Enclosure: (1) Objective Evidence and Requirements Examples
Examples of Objective Evidence and Requirements

(These examples are not all-inclusive and are provided only as reference to give the MI a sense of the functions and structure of the objective evidence)

<table>
<thead>
<tr>
<th>Requirements</th>
<th>Objective Evidence Example</th>
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<tbody>
<tr>
<td>46 CFR 8.230(a)(15) – RO is required to maintain a Quality Management System</td>
<td>Following oversight exam on an ACP vessel, MI noted that the last annual survey was completed by the RO just two weeks prior. Following a review of the survey report, it was noted that the lifeboats were inoperable, the fuel oil purifiers were leaking and there was oil in the engine room’s bilge. In aggregate, the combination of these deficiencies indicated that the safety management system was not effectively implemented. However, the surveyor did not notify the RO responsible for the SMS audit of the ship in accordance with IACS PR-17. The RO failed to follow IACS Procedural Requirements as required by their QMS.</td>
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<tr>
<td>ROs must comply with IACS Procedural Requirements (IACS QMSR)</td>
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<td>46 CFR 8.420(e) and 46 CFR 8.430 – ROs have to comply with their agreement with the Coast Guard (MoA/MoU, as applicable), and the requirements of a U.S. Supplement.</td>
<td>During an ACP oversight exam, the MI was testing the fire hoses and noted that none of the fire nozzles were Coast Guard-approved. Following a discussion with the Chief Mate, it was discovered that the nozzles were recently replaced and the RO tested them during the annual safety equipment survey. The associated survey report indicated that the surveyor examined the new nozzles and performed an operational test with satisfactory results. The surveyor did not ensure that the fire nozzles were Coast Guard-approved in accordance with the ACP Supplement.</td>
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<td>(Cite the U.S. Supplement as appropriate to the RO)</td>
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<tr>
<td>46 CFR 8.230(a)(15) – RO is required to maintain a Quality Management System</td>
<td>During an exam of a traditionally inspected cargo ship subject to SOLAS, the MI notes that the RO has issued a Cargo Ship Safety Equipment Certificate pursuant to their delegations. The certificate was properly endorsed within the last 30 days. During a test of the lifeboats, it is noted that the davit electric motor was inoperable and the falls should have been changed 6 months prior. Following a review of the RO’s checklist for the Safety Equipment Annual Survey, the MI notes that there is a function to ensure that the lifeboat, liferaft, and rescue boat appliances (davits, falls, winches &amp; brakes) are thoroughly examined and compliant. The surveyor failed to ensure that regulations requiring the performance of the function were complied with during the annual survey.</td>
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<td>(Note that the surveyor did not follow the internal checklist)</td>
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<tr>
<td>46 CFR 8.230(a)(15) – RO is required to maintain a Quality Management System</td>
<td>CG-CVC received notification that a U.S. flag vessel was detained in a foreign port after the Port State Control Officer had noted that the Company IMO</td>
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<td>Number was incorrect on the Document of Compliance. Objective evidence indicates that the RO’s procedures related to the review of vessel certificates are inadequate.</td>
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<tr>
<td><strong>46 CFR 139.135 – Addition and removal of auditors and surveyors</strong></td>
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<td>During a marine casualty investigation on a towing vessel inspected under the Subchapter M TSMS Option, the attending investigating officer is reviewing the TPO’s survey and audit records for the vessel. The IO consults with the TVNCOE to determine, based on the TPO’s records, whether or not ineffective surveys may have contributed to the casualty. Upon further review, it is noted that due to high demand, the TPO hired several new surveyors that were inexperienced. The TPO failed to notify the TVNCOE that new surveyors were hired and did not submit a record of the person’s experience, background, and qualifications to the TVNCOE.</td>
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<td><strong>NVIC 01-13, Change (1) , Enclosure (4), 1.20 – ACS Responsibilities under an agreement with the Coast Guard</strong></td>
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<td>During an annual oversight exam of an MSP Select vessel, the MI notes that the vessel has a short-term classification certificate and that the Unattended Machinery Space endorsement has been suspended due to a failure of the automated control system that cannot be fixed until an upcoming dry-dock (currently 6 months away). Following a review of the COI, it is noted that the vessel has reduced manning and is authorized for Periodically Unattended Machinery Spaces (PUMS). No notification was provided to the Coast Guard regarding a condition of equipment that was not in substantial compliance with the particulars of the COI.</td>
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<td><strong>IACS QMSR 4.1.2 Statutory Services</strong></td>
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<td>The RO’s QMS shall ensure that statutory regulations and related requirements are complied with through survey during service.</td>
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<tr>
<td><strong>IACS QSCS 4.2 – Quality Management System Requirements</strong></td>
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<tr>
<td>ROs must comply with IACS Procedural Requirements</td>
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<td>Following an ACP additional oversight exam for a vessel on the risk assessment list, the vessel was found to be in poor materiel condition. The emergency generator would not start, several on-deck gooseneck vents were severely corroded, and most of the fire dampers were inoperable or wasted. Based on the condition of the vessel, it is obvious that many of deficiencies developed over the course of several months or in some cases years. The MI notes that each of the deficiencies relates to an ACS survey checklist item that were signed off during the annual surveys, which occurred just two months prior. In addition, the surveyor failed to apply IACS PR-17 in accordance with the RO’s QMS.</td>
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