

Marine Safety Center Technical Note

MTN 03-00, CH-1 16710/46 CFR 127 February 6, 2014

MARINE SAFETY CENTER TECHNICAL NOTE (MTN) NO. 03-00, CH-1

Subj: MEANS OF ESCAPE FROM MAIN MACHINERY SPACES ON OFFSHORE SUPPLY VESSELS (OSV)

Ref: (a) 46 CFR 127.240

- (b) International Convention for the Safety of Life at Sea (SOLAS), 1974 and its Protocol of 1988. (Consolidated Edition 2009)
- 1. <u>Purpose</u>: This Technical Note provides guidance for applying the means of escape requirements of 46 CFR Subchapter L to main machinery spaces on Offshore Supply Vessels (OSVs). This change to MTN 03-00 incorporates minor administrative changes including the latest edition of reference (b).
- 2. <u>Applicability</u>: The guidelines provided in this Technical Note apply to all U.S. flag offshore supply vessels that have keel laying dates or contract dates for major modification after June 16, 2000, the first issue date of MTN 03-00. OSVs that carry a SOLAS certificate must continue to meet the specific requirements of reference (b), Chapter II-2, Regulation 13.

3. <u>Discussion:</u>

- a. The main machinery spaces of most OSVs are considered spaces where the crew may normally be employed and, as such, two means of escape are required from these spaces per 46 CFR 127.240(a)(2). Notable exceptions include very small OSVs with machinery spaces small enough to preclude the crew from working in those spaces while underway. The cognizant Officer in Charge, Marine Inspection (OCMI) generally makes the determination as to whether a given space will be considered a space where crew may normally be employed.
- b. As stated in 46 CFR 127.240(b)(1), one of the two required means of escape from such a space must be independent of bulkheads required to be watertight under 46 CFR 174. For the common OSV design that places the machinery space beneath the cargo deck, this leads to a design with outboard escape trunks and scuttles leading up to the main deck, and the sacrifice of some cargo space to keep the escape clear. Typical designs for larger OSVs place these escape trunks inboard of the transverse damaged extent required by 46 CFR 174.207, so that the inboard bulkhead and egress door of the escape trunk are not required to be watertight, thereby meeting the requirement of 46 CFR 127.240(b)(1). However, for smaller vessel designs, where the OSV measures less than 100 GRT (Regulatory Measurement System) and 500 GT ITC (Convention Measurement System), it is often impractical to place these escape trunks inboard of the transverse damaged extent required by 46 CFR 174.207, due to the comparatively narrow beam and space

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restrictions of the cargo deck area. For these smaller vessels, strict compliance with 46 CFR 127.240(b)(1) results in a disproportionately large reduction of the deck cargo area, when compared to larger vessels.

- c. Because of the adverse impact on the cargo carrying capacity of some small OSVs, several designers have requested relief from this requirement by proposing an alternate equivalent arrangement. As stated in 46 CFR 125.170, the Commanding Officer, Marine Safety Center may accept substitutions for fittings, equipment and arrangements required by 46 CFR, Subchapter L, provided the substitution achieves an equivalent level of safety. This guidance is provided to assist designers requesting such an equivalency.
- 4. <u>Action</u>: The Marine Safety Center will consider requests to accept equivalent arrangements for compliance with 46 CFR 127.240(b)(1). Proposed designs which do not meet the escape requirements of 46 CFR 127.240 may be submitted for review, along with compelling justification that the required arrangement is not practical or compatible with the design and proper working of the ship.
 - a. All requests must demonstrate equivalency in the following areas:
 - i. watertight compartmentation of the vessel; and,
 - ii. quick access to a ready means of escape to the open deck
 - b. In addition, all watertight doors must open in the intended direction of escape (away from the machinery space), and they must meet the requirements of 46 CFR 174.210(c).

In lieu of seeking an equivalency determination from the Marine Safety Center, designers may request that the cognizant OCMI consider an alternative arrangement, as provided for in 46 CFR 125.170 and 46 CFR 127.240(m).

5. <u>Disclaimer</u>: While the guidance contained in this document may assist the industry, the public, the Coast Guard, and other Federal and State agencies in applying statutory and regulatory requirements, this guidance is not a substitute for the applicable legal requirements, nor is it in itself a regulation. It is not intended to, nor does it impose legally binding requirements on any party, including the Coast Guard, other Federal agencies, the States, or the regulated community.

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