IMPLEMENTATION OF THE MARITIME LABOUR CONVENTION 2006
EXPERIENCE OF THE REPUBLIC OF BULGARIA

Bulgarian Maritime Administration
Anna Mihneva – Natova
Director of Directorate “European Union, International Relations and Projects”

anna.natova@marad.bg
The Maritime Labour Convention 2006 is ratified by a law.

The law was adopted by the 40th National Assembly on 27.05.2009 (promulgated, SG. 42 of 2009) and entered into force on 20.08.2013.

Pursuant to art. 5 para. 1 of the Convention, each State is required to adopt and bring into force the laws or regulations or other measures by which to perform its obligations thereunder.

The choice of legislation to regulate the labour relations of seafarers working on board a ship flying the flag of States - Members of the International Labour Organisation (ILO) depends on the legal system of the country.
The Bulgarian Legislation and The Maritime Labour Convention 2006

In 2010 by Order of the Minister of Transport, Information Technologies and Communications a Working Group was formed with the task to develop legislation to implement the Maritime Labour Convention 2006.

- 2010 Working Group to develop legislation to implement the MLC 2006

- Draft of ORDINANCE No. 5 from 01.09.2004 related to ships documents

- DRAFT of ORDINANCE No.12 on Port State Control Inspections

- Ordinance on Labor and Directly Associated Relations between the Crew and Shipowner
The Bulgarian Legislation and The Maritime Labour Convention 2006

In 2012 new Order of the Minister of Transport, Information Technologies and Communications was issued to review the work of the Working Group set up in 2010.

The Working Group from 2012 developed legislation to bring into full compliance the requirements of the Maritime Labour Convention 2006, taking into account:

The following legislative acts were redrafted and also included in the Action plan for the adoption of European Union legislation for 2013:

- **Merchant Shipping Code**
- **Ordinance № 5 from 01.09.2004 related to ships documents**
- **Ordinance № 11 from 26.04.2004 on the inspection of ships and shipowners**
- **Ordinance on the medical fitness of the seafarers**
- **Ordinance on port state control inspections regulation on the terms and conditions for performing labour intermediary services**
- **Ordinance on labor and directly associated relations between the crew and shipowner**
- **Ordinance on the terms and conditions for performing labour intermediary services, employment promotion act, labor code, law on labor inspection**
Article 88b amended 2013

In accordance with the current provisions of Art. 88b, para. 1 of the MSC, the specific requirements regarding the terms for employment of seafarers, the conclusion of employment contract, repatriation, working hours and holidays, overtime and the use of annual leave are in the Ordinance on Labor and Directly Associated Relations between the Crew and Shipowner.

Significant part of the provisions of the Labour Code on working hours, breaks and holidays are mandatory in nature. This requires any deviation from them to be regulated by a normative act to the same extent as the Merchant Shipping Code.

The amendment of art. 88b aims to create a mechanism to accurately record working time of seafarers to use the breaks and compensation for unused vacations with additional weekly holiday ashore after repatriation or exception - with payment.
ORDINANCE № 5 FROM 01.09.2004 RELATED TO SHIPS DOCUMENTS
( State Gazette 88 / 2004, last amendment SG 7/ 2015)

Addition of new articles 58a, 58b, 58c and 58d.

1. Maritime Labour Certificate (annex № 62), which certifies that the vessel has been inspected and checked for compliance with the requirements of the Maritime Labour Convention, 2006 and set out in the attached Declaration of Conformity with the Maritime Labour Convention, 2006. The document is issued without a declaration of conformity with the Maritime Labour Convention, 2006.

2. Declaration of compliance with MLC part I (Declaration of Maritime Labour Compliance - Part I) (annex № 63), which certifies that the vessel is maintained in accordance with the standards of the Convention A 5.1.3.

3. Declaration of Compliance with MLC part II (Declaration of Maritime Labour Compliance - Part II) (annex № 64), showing that the shipowner specified in the maritime labour certificate has taken measures to ensure continued compliance with the requirements of the ship between inspections.

   a) the ship is inspected on the Appendix-I A5 to the Maritime Labour Convention, 2006, and is fulfilled specified in b. "B" - "d" below;
   b) the shipowner has submitted evidence to the Executive Agency "Maritime Administration" or an organization recognized by it that the ship has in place procedures to ensure compliance with the Convention;
   c) the master is familiar with the requirements of the Convention and the responsibilities for its implementation;
   d) the Executive Agency "Maritime Administration" or an organization recognized by it is provided with the information in accordance with the Declaration of Maritime Labour Convention.
Declaration of Maritime Labour Compliance – Part I

REPUBLIC OF BULGARIA
MINISTRY OF TRANSPORT,
INFORMATION TECHNOLOGY AND COMMUNICATIONS

MARITIME LABOUR CONVENTION 2006

Declaration of Maritime Labour Compliance – Part I

(Note: This Declaration must be attached to the ship’s Maritime Labour Certificate)
Issued under the authority of the Government of the Republic of Bulgaria
by The Maritime Administration of Bulgaria

With respect to the provisions of the Maritime Labour Convention, 2006, the following referenced ship:

<table>
<thead>
<tr>
<th>Name of ship</th>
<th>IMO Number</th>
<th>Gross tonnage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

is maintained in accordance with Standard A5.1.3 of the Convention.

The undersigned declares, on behalf of the abovementioned competent authority, that:

a) the provisions of the Maritime Labour Convention are fully embodied in the national requirements referred to below;
b) these national requirements are contained in the national provisions referenced below;
   explanations concerning the content of those provisions are provided where necessary;
c) the details of any substantial equivalencies under Article VI, paragraphs 3 and 4, are provided (under the corresponding national requirement listed below) <in the section provided for this purpose below> (strike out the statement which is not applicable);
d) any exemptions granted by the competent authority in accordance with Title 3 are clearly indicated in the section provided for this purpose below; and

e) any ship-type specific requirements under national legislation are also referenced under the requirements concerned.

1. Minimum age
(Regulation 1.1)

Ordinance for labour and directly connected relations between the members of a crew of a ship and a shipowner, dated 14.10.2003
Chapter 2 – Work relations, Section 1, Article 4, Paragraphs 1 and 2 - Minimum age requirement for employment on a ship is 18 years. Young persons under and between 16 and 18 years old are allowed to carry out on board training.
Persons under the age of 18 are not allowed to carry out training during night hours, unless when the training program requires the fulfilment of their duties during night hours and there is no threat to their health. Night work shall be work performed between 10.00 p.m. and 6.00 a.m. (Article 27)

2. Medical certification
(Regulation 1.2)

Merchant Shipping Code (Last amended SG 28/2013)
Chapter 5 – Articles 87 (4) - requires all seafarers to pass medical examination in accordance with Ordinance of Minister of Transport and Minister of Public Health
Draft of the Ordinance on medical fitness of the seafarers – stipulates standards for medical fitness based on ILO/WHO Guidelines for conducting pre-sea and periodic medical fitness examination for seafarers, maximum period of validity of certificate shall be two years for persons between 18 and 60 years.
Ordinance No. 6/ 05.04.2012 for the competency of seafarers in the Republic of Bulgaria
Chapter 3 – Medical fitness
Articles 12 – Every crew member of a ship flying Bulgarian flag or candidate for certification shall meet the medical fitness standards for service in the relevant capacity.
Declaration of Maritime Labour Compliance – Part II

MARITIME LABOUR CONVENTION, 2006

Declaration of Maritime Labour Compliance – Part II
Measures adopted to ensure ongoing compliance between inspections.

The following measures have been drawn up by the shipowner, named in the Maritime Labour Certificate to which this Declaration is attached, to ensure ongoing compliance between inspections:

(Write below the measures drawn up to ensure compliance with each of the items in Part I)

1. Minimum age (Regulation 1.1)
2. Medical certification (Regulation 1.2)
3. Qualifications of seafarers (Regulation 1.3)
4. Seafarers’ employment agreements (Regulation 2.1)
5. Use of any licensed or certified or regulated private recruitment and placement service (Regulation 1.4)
6. Hours of worker rest (Regulation 2.2)
7. Manning levels for the ship (Regulation 2.7)
8. Accommodation (Regulation 3.1)
9. On-board recreational facilities (Regulation 3.1)
10. Food and catering (Regulation 3.2)
11. Health and safety and accident prevention (Regulation 4.3)
12. On-board medical care (Regulation 4.1)
13. On-board complaint procedures (Regulation 5.1.2)
14. Payment of wages (Regulation 2.3)

I hereby certify that the above measures have been drawn up to ensure ongoing compliance, between inspections, with the requirements listed in Part I.

Name of shipowner: ..............................................

..............................................................

Company address: ......................................................

..............................................................

(Sign of the shipowner)

Name of the authorized signatory: ...............................

..............................................................

Title: ..............................................................

..............................................................

Signature of the authorized signatory: ..............................................................

..............................................................

Date: ..............................................................

The above measures have been reviewed by Maritime Administration of Bulgaria and, following inspection of the ship, have been determined as meeting the purpose set out under Standard A5 1.1, paragraph 106, regarding measures to ensure initial and ongoing compliance with the requirements set out in Part I of this Declaration.

Name: ..............................................................

..............................................................

Title: ..............................................................

..............................................................

Address: ..............................................................

..............................................................

(Sign of the authority)

Name: ..............................................................

..............................................................

Signature: ..............................................................

..............................................................

Place: ..............................................................

..............................................................

Date: ..............................................................

________________________________________________________________________

(Statement by the shipowner: Seafarer’s Certificate (35) of the Convention)

Shipowner means the owner of the ship or another organization or person, such as the manager, agent or bareboat charterer, who has assumed the responsibility for the operation of the ship from the owner and who, on assuming such responsibility, has agreed to take over the duties and responsibilities imposed on shipowners in accordance with the Convention, regardless of whether any other organization or person still retains any of the duties or responsibilities in behalf of the shipowner. See Article III(35) of the Convention.)
CHECK LIST FOR THE MARITIME LABOUR CONVENTION CERTIFICATE

Issued under the provisions of the 2006 MARITIME LABOUR CONVENTION, as modified by and Bulgarian National Legislation under the authority of the Bulgarian Maritime Administration

REPUBLIC OF BULGARIA
MINISTRY OF TRANSPORT
INFORMATION TECHNOLOGY AND COMMUNICATIONS

MARITIME ADMINISTRATION

CHECK LIST FOR THE MARITIME LABOUR CONVENTION CERTIFICATE
Issued under the provisions of the 2006 MARITIME LABOUR CONVENTION, as modified by and Bulgarian National Legislation of the BULGARIAN MARITIME ADMINISTRATION

Type of survey: Type of ship: Flare and Ray No: Class and Ray No (applicable): Name of ship: IMO No: C/S and Port of Registry: Gear transfer: Date load laid: Survey carried out at: (Place) on: (Date)...

Survivor to MARITIME ADMINISTRATION

Report No: NMLC

Notes:
1. The checklist is used for certification purposes, must be followed by Ship Survey Report.
2. The checklist is intended to be used in conjunction with Ship Survey Report.
Ordinance № 11 introduces the requirements of Chapter 5 of the Maritime Labour Convention, 2006, Rule 5.1. Responsibilities of the flag State. The aim is to ensure that each Member State fulfills its obligations under the Convention with respect to ships flying its flag.
ORDINANCE № 12
ON PORT STATE CONTROL INSPECTIONS
Issued by the Minister of Transport and Communication, published in State Gazette № 59 from 2003, last amendment – SG № 85/ 2014

Extension of the scope of the Ordinance by creating a new paragraph, which provides for the inspection of living and working conditions of seafarers on board a ship to visit the port of the Republic of Bulgaria or a place to moor, to ensure that the working conditions and lives of the sailors on board the ship, meet the requirements of the Maritime Labour Convention 2006 and the applicable national legislation, including the rights of seafarers.

Addition of a new paragraph related to the type of inspections assuming the Maritime Labour Certificate and the Declaration of Maritime Labour Compliance standards required under the Maritime Labour Convention, 2006, as _prima facie_ evidence of compliance with the same, including the rights of seafarers and except as provided in the Code of Convention cases when inspections are limited to checking the license and declaration.
ORDINANCE № 12
ON PORT STATE CONTROL INSPECTIONS
Issued by the Minister of Transport and Communication, published in State Gazette № 59 from 2003, last amendment – SG № 85/ 2014

- Creating new subparagraphs in conjunction with an in-depth examination, including operational control when the conditions of life and work, which are deemed or alleged to be inconsistent with the requirements clearly hazardous to safety, health or security of seafarers or when the inspector has a reason to believe that any non-compliance is a serious violation of the requirements of the Maritime Labour Convention 2006, including with regard to the rights of seafarers;

- Create new paragraphs in relation to the handling of findings and retention as a result of the inspectors under the depth examination that the vessel does not meet the requirements of the Maritime Labour Convention, 2006. In case of wrongful detention the burden of proving alleged undue detention or delay of a vessel is borne by the shipowner of the ship;

- Amendment of paragraphs and creating new ones of the same article in relation to the handling of all complaints of seamen on board of ships visiting the Bulgarian ports and in which complaints alleged violation of the requirements of the Maritime Labour Convention 2006, including in connection with violation of the rights of seafarers.
The abovementioned acts transpose the requirements of Regulation 1.4 and Standard A1.4 Recruitment and Placement.

Both public (the National Employment Agency) and private seafarers recruitment and placement services (PSRPS) operate in Bulgaria.

The same legislative requirements apply to the public and private services.

The above Bulgarian legal documents regulate in detail the activity of the private seafarers recruitment and placement services.

The operational performance of the private services is strictly and regularly controlled by the Executive Agency “Labour Inspectorate”.
Major challenges related to the transposition of Standard A1.4:

- Standard A1.4, 5 (c), (iv) – PSRPSs to make sure, as far as practicable, that the shipowner has the means to protect the seafarers from being stranded in a foreign port.
  - criteria against which the fulfilment of this requirement can be verified could hardly be identified;
  - the phrase “as far as practicable” is quite general and interpretation thereof can be very subjective.
Ordinance on the Terms and Conditions for Performing Labour Intermediary Services, Employment Promotion Act, Labour Code, Law on Labour Inspection

Major challenges related to the transposition of Standard A1.4: (contd)

- Standard A1.4, 5 (c), (vi) – the PSRPSs to establish a system of protection, by means of insurance or an equivalent appropriate measure, to compensate seafarers for potential monetary losses, caused by the PSRPS or the shipowner

The difficulties in transposing this requirement were related to:

- the very general scope of the phrase “equivalent appropriate measure” the interpretation of which can be quite ambiguous
- the great variety of compensatory mechanisms used by the different shipowners (insurance, bank guarantee, member’s card, etc.) makes it hard to choose only one or few thus posing unjustified limits to the shipowners and the PSRPSs.
Ordinance on Labor and Directly Associated Relations between the Crew and Shipowner
Under Decision № 2 of 08.03.2012 on case № 9/2011 (promulgated, SG. 23 of 2012)

In this Ordinance are implemented:

✓ Regulation 2.1 Seafarers’ employment agreement and Standard A 2.1 lack of Bulgarian Seafarer Collective Agreement, A 2.2 and A 2.3;
✓ Guideline B 2.5, 2.3 and 2.2, B 3.1.11 т. 4 from the Maritime Labour Convention 2006
✓ Regulation, Standard and Guideline 4.4 the Maritime Labour Convention 2006
✓ Standard A 4.1, т.1 the Maritime Labour Convention 2006,
  Standard A 4.2, A 4.3
✓ Regulation 5.1.5 – Procedures for on-board complaints.
Information for the Contact points for seafarers to lodge complaints relating to any matters that constitute a breach of the requirements of the Maritime Labour Convention 2006


<table>
<thead>
<tr>
<th>CASES</th>
<th>CONTACT POINT</th>
</tr>
</thead>
</table>
| 1. In case of seafarer employed on a ship flying Bulgarian flag (regardless of the fact that the seafarer has signed a contract with a manning agent or shipowner/operator) **the contact point** for lodging complaints relating to any matters that constitute a breach of the requirements of the Maritime Labour Convention 2006 is: | **General Labour Inspectorate Executive Agency**  
**Address:** Sofia 1000; 3, Dondukov Boulevard  
**e-mail:** secr-glsecretar@gli.government.bg  
**Phone:** (+359 2) 988 51 72 |
| 2. In case the seafarer is employed on a ship flying foreign flag without signing a contract with a manning agent the contact point for lodging complaints relating to any matters that constitute a breach of the requirements of the Maritime Labour Convention 2006 are **the Flag State Administration and Bulgarian Maritime Administration:** | **Bulgarian Maritime Administration**  
**Address:** Sofia 1000; 9, Diakon Ignatii str.  
**e-mail:** bma@marad.bg  
**Phone:** (+359 2) 930 09 10  
Contact point of the Flag State Administration - information for each Contact point of the Flag State Administration can be found on [www.ilo.org](http://www.ilo.org) |
Information for the Contact points for seafarers to lodge complaints relating to any matters that constitute a breach of the requirements of the Maritime Labour Convention 2006


<table>
<thead>
<tr>
<th>CASES</th>
<th>CONTACT POINT</th>
</tr>
</thead>
</table>
| 3. In case the seafarer is employed on a ship flying foreign flag and has signed a contract with a manning agent the contact point for lodging complaints relating to any matters that constitute a breach of the requirements of the Maritime Labour Convention 2006 are General Labour Inspectorate Executive Agency and the Flag State Administration: | **General Labour Inspectorate Executive Agency**  
**Address:** Sofia 1000; 3, Dondukov Boulevard  
**e-mail:** secr-glsecretar@gli.government.bg  
**Phone:** (+359 2) 988 51 72  
Contact point of the Flag State Administration – information for each Contact point of the Flag State Administration can be found on [www.ilo.org](http://www.ilo.org) |
Additional information regarding the entry into force of the Maritime Labour Convention 2006 for the Republic of Bulgaria

- **National recognition:** The competent authorities of the Republic of Bulgaria did not take any decisions in respect of (I) certain categories of persons not to be defined as seafarers, (II) Convention not to be applicable to certain categories of ships and (III) some parts of the Code not to be applicable to certain categories of ships.

- **Authorization of recognized organizations:** Executive Agency Maritime Administration did not authorize recognized organizations to perform surveys and certification in accordance with the Maritime Labour Convention 2006.
**Port State Control:** The reports of the authorized employees which have found that the working and living conditions on board the ships are not in accordance with the MLC 2006 shall be sent to the Secretary General of the Maritime Labour Organization. The reports are subject to detail inspection in accordance with the Port State Control Inspection.

**Complaints:** The Republic of Bulgaria shall send to the Secretary General of International Labour Organization copies of the reports of the authorized employees in respect of any unsolved complaints on board the ships entering Bulgarian ports. Since 2014 in the annual implementing reports for the MLC 2006 the Republic of Bulgaria shall send to the Director-General of International Labour Organization statistics and information in respect of the solved disputes and complaints.
First annual report on the MLC 2006

- Republic of Bulgaria has presented the first annual report (for the period 20.08.2013 to 20.08.2014) on the Maritime Labour Convention of 2006, including the specified measures for implementation, the fundamental rights and principles, law enforcement, as well as the statistical data;

- The Republic of Bulgaria has received approx. 15 disputes and complaints according to MLC 2006. The Bulgarian Maritime Administration has carried out port state control inspections in accordance with the MLC’s Standards and provided the statistical data in this respect to the Director-General of ILO.
A competent, rested and well motivated crew is an essential factor in reducing operational costs by efficiency, safe operations and protecting the owner’s investment in expensive vessels and equipment…,

“The quality of the industry (shipping) ultimately depends on the quality of the people (seafarers) in it.”

International Commission on Shipping
Thank you for your attention!
Any questions?

Anna Mihneva – Natova
anna.natova@marad.bg