NOTICE 441 OF 2003

SOUTH AFRICAN MARITIME SAFETY AUTHORITY

DRAFT MERCHANT SHIPPING (EYESIGHT AND MEDICAL EXAMINATION) REGULATIONS: PUBLICATION FOR COMMENT

The South African Maritime Safety Authority (SAMSA), acting on the authority of the Minister of Transport, publishes for public comment the proposed regulations set out in the accompanying Schedule. Interested persons are invited to submit written comment to SAMSA on or before 21 March 2003 (Note: submissions received after this date may not be considered). Submissions should be addressed to the Chief Executive Officer, for the attention of Mr C Briesch, and may be either:

- hand-delivered to SAMSA, Block E Hatfield Gardens, 333 Grosvenor Street, Hatfield;
 or
- mailed to SAMSA, PO Box 13186 Hatfield 0028; or
- faxed to (012) 342 3160; or
- e-mailed to <u>cbriesch@samsa.org.za</u>.

Telephonic enquiries should be directed to Mr C Briesch at (012) 342 3049. Attention is invited to the explanatory note following the regulations.

SCHEDULE

DRAFT MERCHANT SHIPPING (EYESIGHT AND MEDICAL EXAMINATION) REGULATIONS, 2003

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PART 1

INTRODUCTORY

Title and commencement

1. These regulations are called the Merchant Shipping (Eyesight and Medical Examination) Regulations, 2003, and come into operation on <<date>>.

Objects of regulations

- 2. These regulations—
- (a) for the purposes of sections 92 and 101 of the Act—
 - make provision for and in relation to the medical examination of, and the issue of medical certificates to, masters and seamen and persons proposing to engage in employment as masters or seamen; and
 - (ii) prescribe the colour and form vision tests and the medical standards to be applied by eyesight examiners and medical examiners, respectively;

- (b) for the purposes of the seafarer certification regulations, prescribe matters relating to the health of persons performing, or intending to perform, the duties of a qualified master or seaman;
- (c) pursuant to section 356(1)(xxxviii) of the Act, require the observance of the provisions of section 101 of the Act also in relation to certain ships to which section 68 of the Act applies;
- (d) give effect to Regulation I/9 annexed to the STCW Convention and Section B-I/9 of the STCW Code referred to in that Convention.

Interpretation

- 3. In these regulations any word or expression given a meaning in the Act has the meaning so given and, unless the context indicates otherwise—
 - "applicant" means a person who applies for a medical certificate;
 - "approved" means approved by the Authority;
 - "contravene", in relation to a provision of these regulations, includes failing or refusing to comply with that provision;
 - "eyesight examiner" means a person who is an examiner for the purposes of section 77(4) of the Act;
 - "holder", in relation to a certificate or other document, means the person identified as holder by that certificate or document;
 - "medical certificate" means a certificate relating to an applicant's medical fitness, issued in accordance with Part 2;
 - "medical examiner" means a medical practitioner who has been approved under regulation 18;
 - "seafarer" means a person serving, or intending to serve, on a ship and includes a master or seaman but does not include a pilot, a person who is not a member of the crew of the ship or a supernumerary;
 - "seafarer certification regulations" means the regulations relating to the qualifications and certification of seafarers, issued under the Act;
 - "seaman" includes a cadet, an apprentice-officer, and any other person engaged on a ship in a training capacity;
 - "the Guidelines" means the Guidelines for Medical Examination of Scafarers set out in Annex 1;
 - "the Act" means the Merchant Shipping Act, 1951 (Act No. 57 of 1951);
 - "valid", in relation to a certificate, means a certificate that is current and that has not been cancelled.

Application

- 4. Subject to regulation 5, these regulations apply to—
- (a) every person who is required to be medically examined in terms of section 92 or 101 of the Act; and
- (b) every applicant for the issue or revalidation of a certificate under the seafarer certification regulations.

Application of section 101 of Act to certain ships

5. Section 101 of the Act applies to the employment or engagement of a person on a ship of 25 gross tonnage or more to which section 68 of the Act applies as if the ship were a ship to which section 101 of the Act applies otherwise than by virtue of this regulation.

PART 2

MEDICAL FITNESS

Requirement to be medically fit

6. A person to whom these regulations apply must not perform duties as a seafarer, or be taken into employment to perform duties as a seafarer, on a ship unless that person is medically fit to perform those duties.

Evidence of medical fitness

- 7. For the purposes of regulation 6, and sections 92 and 101 of the Act, a person is medically fit to perform duties as a seafarer if that person—
- (a) holds a valid medical certificate declaring him or her to be fit for those duties; and
- (b) there is no evidence that his or her medical condition has changed since the last medical examination to an extent that would make him or her unfit for those duties.

Application for medical certificate

8. A person requiring a medical certificate must apply to a medical examiner.

Medical examination, etc

9. A medical examiner is to conduct such examinations, tests and interviews and make such enquiries in relation to an applicant as appear appropriate to determine whether the applicant is medically fit to perform the intended duties as a seafarer.

Determination of fitness

- 10. (1) In determining an applicant's medical fitness, a medical examiner must, in addition to applying normal medical fitness considerations, have regard to the Guidelines and to any report from an independent panel of medical practitioners convened under subregulation (2).
- (2) Where a person has been declared unfit for service at sea, that person or his or her employer may, at own expense, apply for further examination by an independent panel of medical practitioners, of whom one must be an occupational physician and one a specialist physician or surgeon from the appropriate speciality.

Issue of medical certificate

- 11. (1) Where a medical examiner—
- (a) is satisfied as to the identity of an applicant; and
- (b) is able to attest to the true state of the applicant's health,

he or she must issue to the applicant a medical certificate substantially in accordance with the form of certificate set out in the Appendix to the Guidelines.

- (2) The medical examiner must set out in the medical certificate his or her assessment of the applicant's medical fitness as either—
- (a) unfit for service at sea; or
- (b) fit for service at sea with restrictions; or
- (c) fit for service at sea without restrictions.
- (3) A medical examiner who assesses an applicant as fit for service at sea with restrictions must state those restrictions in the medical certificate.

Further examination

12. A seafarer who is the holder of a valid medical certificate may at any time be required by the owner or master of a ship, or by the proper officer, to obtain a new certificate where as a result of illness, injury or other cause it is believed the seafarer may no longer be medically fit.

Validity of medical certificate

- 13. (1) Except as provided in subregulation (2), (3) and (4), and subject to regulation 14, a medical certificate is valid from the date of issue for a period of 12 months.
- (2) Subject to regulation 14, a medical certificate in respect of a seafarer serving, or intending to serve, on a chemical tanker is valid from the date of issue for a period of six months.

- (3) Where the period of validity of a medical certificate expires in the course of a voyage, the certificate continues to be valid until the end of the voyage, or until the end of a further period of 30 days, whichever occurs first.
- (4) Where appropriate, taking into account the state of health of the applicant, a medical examiner may issue a medical certificate that specifies a shorter period of validity than the period specified in subregulation (1) or (2).

Cancellation

- 14. A medical certificate is taken to be cancelled when the person to whom it is issued-
- (a) is issued with a later medical certificate; or
- (b) is required, in accordance with regulation 12, to obtain a further medical certificate.

Production of medical certificate

15. A person required to hold a medical certificate must not fail, except with reasonable excuse, to produce the certificate on demand to the owner or master of the ship on which the person serves or is to serve, or to the proper officer or a surveyor.

Delivery of cancelled medical certificate

16. A person whose medical certificate is taken to be cancelled under regulation 14 must deliver the certificate to the proper officer, or the Authority, on demand.

Aids to vision or hearing

- 17. A person whose medical certificate indicates that an aid to vision or hearing was used for the purpose of being found fit must-
- (a) use the aid when performing duties as a seafarer; and
- (b) in the case of an aid to vision, keep at least two such aids while performing duties as a seafarer.

Medical examiners

- 18. (1) The Authority may, for the purposes of this Part, approve as a medical examiner any medical practitioner who in the Authority's opinion is qualified to medically examine seafarers.
- (2) Where the Authority approves a medical practitioner, it must publish the particulars of that medical practitioner in a marine notice.
 - (3) Every approval given pursuant to this regulation—

- (a) must be given in writing;
- (b) must specify the date on which it takes effect and the conditions (if any) on which it is given; and
- (c) may be varied or revoked by a subsequent notice.

Transitional (medical examiners)

19. Every medical practitioner who was, immediately before the commencement of these regulations, an approved medical practitioner for the purposes of the Act is taken to be a medical examiner under and for the purposes of these regulations as if that person had been approved under regulation 18 for the period expiring three years after the commencement of these regulations.

PART 3

COLOUR AND FORM VISION

Colour and form vision tests

- 20. A person is required to pass the colour and form vision tests set out in Annex 2 if the person's duties as a seafarer include watchkeeping duties in the deck department and the person—
- (a) is to be employed or indentured as contemplated in section 92 of the Act; or
- (b) is an applicant for the issue or revalidation of a certificate under the seafarer certification regulations; or
- (c) having failed to meet a relevant visual standard specified in Part 2 of the Guidelines, has been referred by a medical examiner for further examination in accordance with this Part.

Application to undergo colour and form vision tests

21. A person required to pass the colour and form vision tests must apply to the proper officer on the approved form.

Conduct of colour and form vision tests

22. The colour and form vision tests are to be conducted by an eyesight examiner at such times and at such places as the Authority may determine from time to time.

Issue and period of validity of certificate of pass

- 23. (1) If a person passes the colour and form vision tests, the eyesight examiner must issue to that person a certificate of pass in the approved form.
 - (2) A certificate of pass is valid from the date of issue for a period of 12 months.

Entries in record book

- 24. (1) Every person who passes the colour and form vision tests must, if he or she is required to hold a record book, produce that book to the proper officer so that the particulars of the pass can be entered in it.
- (2) In this regulation "record book" has the same meaning as in regulation 1(1) of the Merchant Shipping (Seamen's Documents) Regulations, 2000.

PART 4

SUPPLEMENTARY

Offences and penalties

25. Every person who, without reasonable excuse, contravenes regulation 6, 15, 16, 17 or 24(1) commits an offence and is liable on conviction to a fine or to imprisonment for a period not exceeding six months.

Amendment of regulations

- 26. The Merchant Shipping (Training and Certification) Regulations, 1999, published by Government Notice No. R. 20772 of 30 December 1999, as amended by Government Notice No. R 502 of 26 April 2002, are amended—
- (a) by the substitution for paragraph (a) of regulation 3(2) of the following paragraph:
 - "(a) medical fitness (including, where applicable, colour and form vision), in accordance with the requirements of the Merchant Shipping (Eyesight and Medical Examination) Regulations, 2002.";
- (b) by the substitution in regulation 71(2) for the words preceding paragraph (a) of the following words:
 - "The regulations referred to in subregulation (1)(a), (b) and (c) shall continue to have effect for the purposes of—";
- (c) by the substitution in the Annex for paragraph (a) of the provisions applicable to the tables of the following paragraph:
 - "(a) A sight test certificate is a certificate of pass (in the colour and form vision tests) issued by an eyesight examiner in accordance with Part 3 of the Merchant Shipping (Eyesight and Medical Examination) Regulations, 2002.

The certificate is valid from its date of issue for a period of 12 months."; and

- (d) by the substitution in the Annex for paragraph (f) of the provisions applicable to the tables of the following paragraph:
 - "(f) A medical certificate is a certificate issued in accordance with Part 2 of the Merchant Shipping (Eyesight and Medical Examination) Regulations, 2002. It is valid for the period stated in the certificate, which period may not exceed 12 months or, in the case of a person serving or intending to serve on a chemical tanker, six months.".

ANNEX 1

(Regulation 3)

GUIDELINES FOR MEDICAL EXAMINATION OF SEAFARERS

PART 1 CATEGORIES OF FITNESS

The following table describes the different categories of fitness used in Part 2 (Medical standards).

Categories of Description of fitness standard		Notes on standard		
Category A	Fit for service at sea without restrictions	No restrictions.		
Category A(T)	Fit for service at sea without restrictions but with medical surveillance at specified intervals	May be used where a serving seafarer can be considered fit for all shipping trades, geographical areas, types of ships or jobs but where medical surveillance is required at intervals. The medical certificate should be validated only for the appropriate period which would take into account the expected duration of the tour duty.		
Category Ba	Unfit for service at sea	Permanent unfitness.		
Category C	Unfit for service at sea	Indefinite unfitness: review in months.		
Category D	Unfit for service at sea	Temporary unfitness: review in weeks.		
Category E	Fit for service at sea with restrictions	The medical certificate must state the restriction, for example: "Restricted to service on vessels engaged on near-coastal voyages only".		

Note:

(a) Full use should be made of Categories E, C and D before declaring a serving seafarer permanently unfit.

PART 2

MEDICAL STANDARDS

Item	Standard
1.	INFECTIOUS DISEASES
1.1	Gastro-Intestinal Infectious Diseases - until satisfactorily treated - Category D. Special care should be taken in respect of catering staff.
1.2	Other Infectious or Contagious Diseases - until satisfactorily treated - Category D.
1.3	Active Pulmonary Tuberculosis
1.3.1	When the examining doctor is satisfied, on the advice of a chest physician, that the lesion is fully healed and that the patient has completed a full course of chemotherapy, then return to work should be considered. In such cases, Category A(T) would be appropriate initially to allow for adequate surveillance.
1.3.2	Cases where either one or both lungs have been seriously affected are rarely suitable for re-employment. All relapsed cases should be Category B.
1.4	Sexually Transmissible Diseases
	All cases of acute infection are, while under treatment, Category D. Cases under surveillance having finished treatment will usually be fit for normal service but restricted service may be necessary if facilities for supervision are inadequate. In all cases evidence of satisfactory tests of cure should be produced.
1.4.1	HIV Positive
	In such cases Category A(T) would be appropriate initially to allow for adequate surveillance. Seafarers employed on fishing vessels in the food processing areas should be totally restricted from this area if they are HIV positive.
1.4.2	AIDS related complex and clinical AIDS - All confirmed cases - Category C or B.
2.	MALIGNANT NEOPLASMS
	Malignant Neoplasms - including Lymphoma, Leukaemia and similar conditions. Each case should be graded on diagnosis - Category C. Later progression to Category A, A(T), E or B should be dependent on assessment of progress, prognosis, measure of disability and the need for surveillance following treatment. No unrestricted Category A grading should be given within five years of completion of treatment, except in cases of skin cancer.
3.	ENDOCRINE AND METABOLIC DISEASES
3.1	Thyroid disease
	Serving seafarers developing thyroid disease for investigation - Category D, then Category A, $A(T)$, E or B on case assessment.
3.2	All other cases of endocrine disease in serving seafarers - Category D for investigation, upon which assessment will depend.

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Item	Standard
3.3	Diabetes Mellitus
3.3.1	All cases requiring Insulin - Category B.
3.3.2	Serving seafarers whose diabetes is controlled by food restriction: an initial period of up to six months should be allowed to achieve stabilisation - Category C. Thereafter, to be subject to medical review at appropriate intervals. The current treatment regimen should be confirmed with the general practitioner at each review - Category A(T).
3.3.3	Serving seafarers requiring oral hypoglycaemic agents: an initial period of up to six months should be allowed to achieve stabilisation - Category C. Thereafter, in the absence of any complications, service may be considered subject to six-monthly medical reviews and assessment for suitable job and sea trade - Category A(T) on case assessment.
3.4	Obesity
3.4.1	Excessive obesity significantly affecting exercise tolerance, mobility and/or general health, and likely to impair safe performance of duties at sea - Category D for treatment.
3.4.2	Refractory or relapsing cases - Category B.
	Note: A standard set of height/weight tables (preferably the Metropolitan Life tables) should be used - making an allowance of up to 25% excess weight.
4.	DISEASES OF THE BLOOD AND BLOOD FORMING ORGANS
•	There should not be any significant disease of the haemopoietic system.
4.1	Unexplained or Symptomatic Anaemia - for investigation - Category D. Then Category A, A(T), E or B on case assessment.
5.	MENTAL DISORDERS
5.1	Acute Psychosis, whether organic, schizophrenic, manic depressive or any other psychosis listed in the International Classification of Diseases - Category B.
5.2	Alcohol Abuse (Dependency). If persistent and affecting health by causing physical or behavioural disorder - Category B.
5.3	Drug Dependence. A history of abuse of drugs or substances within the last 5 years - Category B.
5.4	Neurosis - for example anxiety state, depression, or any other mental disorder likely to impair safe performance of duties at sea - Category D for assessment.
5.4.1	Chronic or recurrent - Category B.
6.	DISEASES OF THE NERVOUS SYSTEM
6.1	Organic Nervous Disease - especially those conditions causing defect of muscular power, balance, mobility and co-ordination - Category B.
6.2	Some minor localised disorders not causing symptoms of incapacity and unlikely to progress, may be - Category A.

Item	Standard
6.3	Epilepsy
6.3.1	A person who
	(a) has been free of all epileptic attacks for at least the last ten years; and
	(b) has not taken anti-epileptic drugs during that ten year period; and
	(c) does not have a continuing liability to seizures,
	- Category A(T) (fit for unrestricted service subject to medical surveillance)
6.3.2	A single fit in a serving seafarer - for investigation - Category D. Then, providing that the past medical history is clear and investigation has shown no abnormality, re-entry can be considered after one year without treatment or after one year following the cessation of treatment.
6.3.3	Serving seafarers who have had cranial surgery or significant traumatic brain damage - Category C for 12 months - then Category A, B or E on case assessment.
6.4	Migraine - slight infrequent attacks responding quickly to treatment - Category A. Frequent attacks causing incapacity - Category B.
6.5	Syncope and Other Disturbances of Consciousness - for assessment - Category D. Recurrent attacks with complete or partial loss of consciousness should be - Category B.
6.6	Disabling Meniere's Disease - Category B.
7.	CARDIOVASCULAR SYSTEM
	The Cardiovascular System should be free from acute or chronic disease causing significant disability.
7.1	Valvular Disease causing significant impairment or having required surgery - Category B. Satisfactorily treated patent ductus arteriosus or atrial septal defect could be accepted.
7.2	Hypertension
7.2.1	All cases for investigation - Category D.
7.2.2	Serving seafarers with hypertension whose blood pressure can be maintained below 170/100 mm by dietary control - Category A(T) for annual assessment.
7.2.3	Serving seafarers whose blood pressure can be maintained below 170/100 mm by anti-hypertension therapy without significant side effect - Category A(T) to allow for health surveillance and to ensure that arrangements have been made for continuation of treatment.
7.2.4	All other cases - Category B.
7.3	Ischaemic Heart Disease
7.3.1	A history of Coronary Thrombosis/Myocardial Infarction - Category B.
7.3.2	A history of confirmed Angina - Category B.
7.4	Other Cardiovascular Disorders Any clinically significant abnormality of rate of rhythm or disorder of conduction - Category B.

Item	Standard
8.6.3	Occupational Asthma - to avoid the allergen - Category E.
8.7	Pneumothorax. All cases to be classified - Category C for at least 12 months. With recurrence - Category B.
9.	DISEASES OF THE DIGESTIVE SYSTEM
9.1	Diseases of the Oral Cavity
9.1.2	Mouth or gum infection - until satisfactorily treated - Category D.
9.1.3	Dental defects - until satisfactorily treated - Category D. Seafarers should be dentally fit.
9.2	Diseases of the Oesophagus, Stomach and Duodenum
9.2.1	Peptic Ulceration - for investigation - Category D.
	Cases of proven ulceration should not return to seafaring until they are free from symptoms. There should also be evidence of healing on gastroscopy and the seafarer should have been on ordinary diet for at least three months - Category A(T).
	Where there has been gastro-intestinal bleeding, perforation or recurrent peptic ulceration (in spite of maintenance H2 blocker treatment) or an unsatisfactory operation result - normally Category B.
	Following successful treatment of helicbacter pylori and urea breath test at least five weeks after completion of treatment to confirm eradication - Category A.
9.3	Recurrent attacks of Appendicitis - pending surgical removal - Category D.
9.4	Hernia - see 13.4.
9.5	Non-infective Enteritis and Colitis - severe or recurrent or requiring special diet - Category B.
9.6	Intestinal Stoma - Category B.
9.7	Diseases of the Liver and Pancreas
9.7.1	Cirrhosis of the liver - for investigation - Category D, then where condition is serious or progressive and/or where complications such as oesophageal varices or ascites are present - Category B.
9.7.2	Biliary Tract Diseases - after complete surgical cure - Category A or A(T) on case assessment.
9.7.3	Pancreatitis - recurrent pancreatitis and all cases where alcohol is an aetiological factor - Category B.
10.	DISEASES OF THE GENITO-URINARY SYSTEM
	All cases of proteinuria, glycosuria or other urinary abnormalities should be referred for investigation.
10.1	Acute Nephritis - until resolved - Category D.
10.2	Subacute or Chronic Nephritis or Nephrosis - for investigation - Category D, then Categories E or B on case assessment.

Item	Standard			
10.3	Acute Urinary Infection - until satisfactorily treated - Category D. Recurrent cases - Category B unless full investigation has proved satisfactory.			
10.4	Renal or Ureteric Calculus - for investigation and any necessary treatment - Category D.			
	An isolated attack of renal colic with passage of small calculus may be - Category A after a period of observation, provided urine and renal function remain normal and there is no clinical and radiological evidence of other calculi. Recurrent stone formation - Category B.			
10.5	Urinary Obstruction - from any cause - for investigation - Category D; if not remediable - Category B.			
10.6	Removal of Kidney - in serving seafarers, provided the remaining kidney is healthy with normal function - Category A(T). Such cases may be unsuitable for service in the tropics or other conditions of high temperature, in which case - Category E.			
10.7	Renal Transplant - Category B.			
10.8	Incontinence of Urine - for investigation - Category D. If irremediable - Category B.			
10.9	Enlarged Prostate - for investigation - Category D.			
10.10	Hydrocoele - small and symptomless - Category A. Large and/or recurrent - Category D or, if untreated - Category B.			
10.11	Abnormality of the Primary and Secondary Sexual Characteristics - for investigation - Category D, upon which final assessment will rest.			
10.12	Gynaecological Conditions - There should be no gynaecological disorder or disease such as heavy vaginal bleeding, lower abdominal pain or prolapse of the genital organs likely to cause trouble on the voyage or affect working capacity.			
11.	PREGNANCY			
11.1	The doctor should discuss with the seafarer the implications of continuing work at sea particularly if it is a first pregnancy.			
	A seafarer with a normal pregnancy before the 28th week may be permitted to work on short haul trips or long haul trips on a vessel carrying a doctor - to allow for ante natal care - Category E.			
	Employment should not normally be permitted after the 28th week of pregnancy.			
	Following delivery, employment should not be permitted for at least six weeks after delivery.			
11.2	Abnormal Pregnancy, on diagnosis - Category C.			
12.	SKIN DISORDERS			
	Special care is required in passing fit for service in the tropics if there is a history of skin trouble. Catering staff in particular should have no focus of skin sepsis.			
	Any condition liable to be aggravated by heat, sea air, oil, caustics or detergents - or due to specific occupational allergens may be - Category A(T), B, C, D or E on case assessment.			

Item	Standard		
12.1	Infections of Skin - until satisfactorily treated - Category D.		
12.1.1	Acne - most cases - Category A, but severe pustular cystic acne - Category B.		
12.2	Other Inflammatory Skin Conditions		
12.2.1	Atopic Dermatitis and related conditions - until satisfactorily treated - Category D.		
12.2.2	Contact Dermatitis - refer for dermatological opinion - Category D.		
12.2.3	Acute Eczema - no seafarer should return to duty until skin is healthy - Category D.		
12.2.4	Recurrent Eczema of more than minimal extent - Category B.		
12.2.5	Psoriasis - most cases can be - Category A, but some widespread or ulcerated cases should be - Category D for treatment. Severe cases resistant to treatment, frequently relapsing or associated with joint disease - Category B.		
13.	MUSCULO-SKELETAL SYSTEM		
	It is essential that seafarers should not have any defect of the musculo-skeletal system which might interfere with the discharge of their duties; muscular power, balance, mobility and co-ordination should be unimpaired.		
13.1	Osteo-arthritis - for assessment - Category D.		
	Advanced cases where disability is present - Category B.		
13.2	Limb Prosthesis normally would not be acceptable.		
13.3	Back Pain - recurrent incapacitating back pain - Category B.		
13.4	Hernia - until repaired - Category D.		
13.4.1	Diaphragmatic Hernia - to be assessed according to the disability.		
14.	SPEECH DISORDERS		
	If likely to interfere with communications - Category B.		
15.	HEARING		
15.1	Acute and Chronic Otitis Externa - Category D. Should be completely healed before returning to sea. Care is required in passing fit for tropics.		
15.2	Acute Otitis Media - until satisfactorily treated - Category D.		
15.2.1	Chronic Otitis Media - Category D. May become Category A or Category E after satisfactory treatment or surgery. Special care is required in passing fit for tropics, where air travel is required or if the job involves food handling.		
15.3	Loss of Hearing - a degree of impairment sufficient to interfere with communication - Category B.		
15.4	Unilateral Complete Loss of Hearing in serving seafarers - assessment of this condition should be considered in relation to the job.		
	A serving seafarer in whom impaired hearing acuity is found should be referred for full investigation by an ENT surgeon.		

Item

Standard

Hearing Aids: the use of a satisfactory hearing aid at work by certain catering department personnel could be considered where not hearing an instruction would not result in a danger to the seafarer or others. The hearing aid should be sufficiently effective to allow communication at normal conversational tones.

The use of a hearing aid by those working in, or associated with, the deck or engine room departments, including electricians and radio operators, should not be permitted.

16. EYES / VISION

No person should be accepted for training or service at sea if an irremediable morbid condition of either eye, or the lids of either eye, is present and liable to the risk of aggravation or recurrence.

Binocular vision is normally necessary for all seafarers; however, monocular serving seafarers, and those who become monocular in service, who meet the required standard should be allowed to continue to serve at sea.

In all cases where visual aids (spectacles or contact lenses) are required for the efficient performance of duties, a spare pair must be carried when seafaring. Where different visual aids are used for distant and near vision a spare pair of each must be carried.

Persons wishing to serve in the deck department or considering dual qualifications are strongly advised to have their eyes tested by an eyesight examiner before embarking on their career, in view of the particular importance for them of good eyesight.

Colour vision

In the case of seafarers serving, or intending to serve, in the deck department and required to undertake watchkeeping duties, colour vision is tested with *Ishihara* plates, using the introductory plate and all the transformation and vanishing plates. A person who fails this test may be referred to an eyesight examiner for further examination using the *Holmes-Wright* Type B lantern test, in accordance with Annex 2. In the case of seafarers serving, or intending to serve, in other departments, colour vision is tested using *Ishihara* plates (as for deck department).

Table: Visual standards

		Distan	Distant vision				
	Basic viss stan (una	Basic visual acuity standard (unaided)	Higher visual acuity standard (aided if necessary)*	Higher visual acuity standard (aided if necessary)*	Near vision ⁶	Colour vision ^e	Visual fields ⁴
	Better eye ^b	Other eye	Better eye ^b	Other eye			
Deck department	not less than	not less than	not less than	not fess than			
1. Seafarers required to undertake watchkeeping duties	09/9	09/9	9/9	6/12	N8 for charts, weather maps and N12 for other reading tasks with or without visual aids	Ishihara or Lantern	No pathological field defect
2. Others (aided vision if necessary)			Su	fficient to u	Sufficient to undertake duties efficiently		
Other departments*							
1. Engine room (includes electrician) and radio	09/9	09/9	6/18 6/9 ^b	6/18	N8 to read instruments and gauges on controls	Ishihara	Sufficient to undertake duties efficiently
2. Others (aided vision if necessary)			Sul	ficient to u	Sufficient to undertake duties efficiently		

Notes:

In all cases where visual aids (spectacles or contact lenses) are required to meet the higher standard, a spare pair must be carried when seafaring. When different visual aids are used for distance and near vision, a spare pair of each must be carried. (a)

For seafarers who become monocular in service with no evidence of progressive eye disease in the remaining eye, monocular vision is permitted.

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Aids to colour vision, such as red-tinted x-chroma, chromas lenses and chromagen lenses, are not permitted.

Seafaters who suffer pathological field defects (i.e. not new entrants, deck officers and monocular seafarers) should have a field of vision at least 120° in the horizontal measured by the Goldman perimeter using the iii/4 setting (or equivalent perimetry). In addition there should be no significant defect in the binocular field which encroaches within 20° of fixation above or below the meridian. Homonymous or bitemporal defects which come close to fixation whether hemianopic or quadrantopic are not acceptable.

No diplopia, congenital night blindness, retinitis pigmentosa or any other serious or progressive eye disease is permitted.

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APPENDIX

FORM OF MEDICAL CERTIFICATE

SEAFARER'S MEDICAL CERTIFICATE					
Name Surname Give	n Dames		Sex	Male	of identity ID Passport
		305			Passport No.
Home address	12 (12 m)		Date of	birth / Month	Year
I have evaluated the above-named applicate the Merchant Shipping Act 57 of 1951. On the medical examination form, I declare	n the basis of the ap	th the Merchant Shippin applicant's personal decl	g (Eyesight and Medic aration and my clinical	al Examination) Regu examination and diag	lations, 2002, made under nostic test results recorded
Fit Unfit*	2	Deck Department			de details and sellon
Fit Unfit*	Category	Engine Department		ness can be certified	ctical tests required l)
Fit Unfit*	Category	Other Departments			
The applicant used aids to vision	,	Yes	No		191 F 197 E 197 E
Colour vision test done		Yes	No		
Colour blind		Yes	No		
The applicant used aids to hearing If Category E, describe restrictions (eg.	specific position, to	Yes	No		
in Category 2, describe restrictions (eg	special position, s	2015 1970		3.22	
List any prescribed medications taken r	egulariy	79.30°3.			1000
Date of expiry / Day Month	Year				
Date of examination	· ,	Place of e	xamination		
Name of Medical Examiner			Signature	of Medical Examiner	
I acknowledge that I have been advised	of the content of th	be medical examination	n form.\	-	
Applicant's signature					

ANNEX 2

(Regulation 20)

COLOUR AND FORM VISION TESTS

		Test		
		, lest	Method of test	Standard
1.	New entrants and all first-time applicants for certificates under the seafarer certification regulations.	Form test Using cards based on Snellon's principle, the candidate is to view the cards indirectly through a polished mirror at a virtual distance of 6 metres from the eye. The cards have 7 lines. The 3 rd , 4 th , 5 th , 6 th and 7 th lines corresponding to the standards 6/24, 6/18, 6/12, 6/9 and 6/6, respectively.	Form test Candidates are to read a card with both eyes and then different cards with each eye separately. Cards are to be read from left to right, top to bottom. The eye not being used is to be covered with a small card. The cards and means of illumination must be in accordance with BS4274-1960 and must be contained in a cabinet placed so that the centre of a Snellon's card as viewed is at the height of the eye of an average person in a sitting position.	Form test Without aids to vision The candidate is to read correctly down to and including line 7 with the better eye, line 6 with the other and line 6 with both eyes. With aids to vision First without the aids to vision, the candidate is to read correctly down to and including line 5 with the better eye, line 3 with the other eye and line 3 with both eyes. Then with the aids to vision, the candidate is to read correctly down to and including line 7 with the better eye, line 6 with the other eye and line 6 with both eyes.
		Lantern test The candidate is to view, through large and small apertures, coloured lights, red, green and white in the mirror mentioned above, from the approved lantern positioned directly in front of the mirror so that the front part of the lantern is exactly 3,05 metres from the mirror. The candidate is to sit beside the lantern with his or her eyes more or less in line with the front of the lantern. The testing room must be so darkened as to exclude all daylight.	Lantern test To acquaint the candidate with the lantern colours, the candidate is to read one complete circuit of large aperture lights. The candidate is then required to name the coloured lights as they appear in four complete and one broken circuit of small apertures. Large apertures show the coloured lights singly i.e. red, green or white. The small apertures show the coloured lights in pairs in any combination of the three colours or in the same colour.	Lantern test A candidate who mistakes red for green or vice versa, in the large or small apertures is taken to have failed the test. A candidate who on more than six occasions in four full and one broken circuit of the small apertures, confuses red for white or white for green or vice versa, is taken to have failed the text. A candidate is permitted to read the lights with or without aids to vision, but aids to vision that are designed to correct or adjust colour vision deficiencies may not be used.
2.	Other applicants for certificates, including applicants for the revalidation of certificates, under the scafarer certification regulations.	As for item 1, except "Ishihara" card test may be used instead of lantern test.	As for item 1, except "Ishihara" card test may be used in stead of lantern test.	Form test (a) Candidate under 40 years of age—as for item 1. (b) Candidate being 40 years of age or older—Without aids to vision The candidate is to read correctly down to and including line 7 with the better eye, line 5 with the other eye and line 5 with both eyes. With aids to vision First without aids to vision, the candidate is to read correctly down to an including line 3 with both and then either eye. Then with aids to vision, the candidate is to read down to an including line 7 with the better eye, line 5 with the other eye and line 5 with both eyes.
				Lantern test As for item 1, except that a candidate who has previously passed the lantern test may be taken to have passed this test if he or she reads correctly the "Ishihara" plates 1, 11, 15, 22 and 23.

Notes:

- 1. Binocular vision is a requirement for new entrants. Seafarers who become monocular in service are required to meet the standard for the better eye, specified in the table above.
- 1. Dissocutes vision is a requirement for new currants. Scaraters who become monocular in service are required to meet the standard for the better eye, specified

 1. A candidate who requires darkness adaptation in the launtern test is permitted a period of 10 minutes in a darkened room for his or her eyes to adapt to the darkness.

 1. A candidate who fails only the form test may repeat the examination after a period of not less than one week, upon payment of a further fee.

 1. A candidate who fails a lantern test will not be retested, except at the discretion of the Authority upon application in writing.

 1. Candidates will be notified on the appropriate form of their success or failure, or that their case has been referred for consideration.

- 6. A candidate who is ill on the day of the test or who is on medication at the time of the test stands a chance of failing the test. These candidates should be given an option of
- attempting the test at a later time when well.

 7. Candidates are to declare to the eyesight examiner whether or not they will be using contact lenses during the tests. A candidate who fails to declare the use of contact lenses will be penalised by being prohibited from completing the test for a period of two years from the date he or she last completed the test, and the results of that test will be revoked in writing by the Authority.
- 8. A candidate who uses aids to vision to pass the form test must show the eyesight examiner two pairs of such aids to vision.

EXPLANATORY NOTE

(This note is not part of the regulations)

These regulations re-enact, with modifications, the Eyesight and Medical Examination Regulations, 1977, that were repealed by the Merchant Shipping (Training and Certification) Regulations, 1999.

The regulations supplement sections 92 and 101 of the Merchant Shipping Act, 1951, by establishing eyesight and medical examination procedures and standards for seafarers serving, or intending to serve, on ships of 25 gross tonnage or more that are either registered or licensed in the Republic. The regulations require that seafarers be fit to perform their intended duties and, for that purpose, require seafarers to be periodically examined by medical examiners approved by the South African Maritime Safety Authority. The regulations establish guidelines for the medical examination of seafarers and require medical examiners to have regard to the guidelines when examining a seafarer to determine his or her fitness for service at sea.