Isle of Man Ship Registry Technical Advisory Notice



Enclosed Space Entry - Gas Detection and CO₂ Hazards

Ref. 005-24

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1. Background

This Technical Advisory Notice is pre-dominantly targeted at dry cargo operators since statistics show that these vessels have highest incidence of enclosed space accidents, although some of the interpretations and guidance is applicable to other operators. The purpose of the notice is to advise that hazards presented by cargoes should be systematically considered prior to loading the cargo, with a particular emphasis on cargoes which may emit CO_2 but it is also hoped to be received as an informative notification to the wider industry wherever CO_2 exposure is possible.

This notice is published to supplement our Technical Advisory Notices $\underline{007-19}$ and $\underline{008-19}$, which originally aimed to address similar issues. Unfortunately, since the publication of these notices, a further enclosed space incident occurred on one of our vessels resulting in the death of three stevedores. The MAIB are conducting a casualty investigation on our behalf and their <u>interim report</u> was issued in August 2023. In the case of this casualty, the cargo being loaded onto the vessel was coal, which is a partially organic cargo. Organic cargoes present a particular hazard as they will absorb O_2 and emit CO_2 into the atmosphere, creating the dual hazards of oxygen depletion and the toxicity of CO_2 when encountered in high concentrations.

Despite this, the Ship Registry is aware of instances where vessels carrying organic cargoes have done so without 'appropriate instruments' onboard their vessel to detect CO_2 levels making it very difficult to fully manage the risks presented by this hazard without a means to measure it's concentration. The following guidance is intended to assist operators with cargo hazards related to enclosed space entry with a particular emphasis on CO_2 emitting cargoes, although parts of the guidance will also apply to other cargo types.

2. Gas Detection Requirements

Various codes and conventions contain requirements for 'appropriate equipment' for detecting flammable and toxic gases within confined and enclosed spaces to be provided, 'together with detailed instructions for their use'. References to such include:

- IMSBC Code Section 3
- A.1050(27) Revised Recommendations for Entering Enclosed Spaces
 Aboard Ships Section 7
- SOLAS Chapter VI regulation 3.1 which states 'when transporting a solid bulk cargo which is liable to emit a toxic or flammable gas or cause oxygen depletion in the cargo space, an appropriate instrument for measuring the concentration of gas or oxygen in the air shall be provided together with detailed instructions for its use. Such an instrument shall be to the satisfaction of the administration'.



- SOLAS Chapter VI regulation 3.2 which states 'The administration shall take steps to ensure the that crews of ships are trained in the use of such instruments'.
- SOLAS Chapter XI regulation 1.7

Noting the increase in frequency of enclosed space accidents which is documented by various IMO papers², taken together with the findings of recent casualty investigations and bearing in mind the ongoing work at IMO, the Isle of Man Ship Registry has established more detailed interpretations of the gas detection requirements in the relevant codes and conventions (as above), pending the updated IMO guidelines in A.1050(27). The aim of this is to develop more comprehensive gas detection guidance that we hope will reduce enclosed space accidents, without 'gold-plating' the existing IMO requirements.

The Isle of Man Ship Registry has therefore established the following interpretations:

- Flammable gas detectors, as referred to in SOLAS Chapter VI Regulation 3.1 and IMSBC Code Paragraph 3.4.2, should be interpreted as being of a type still capable of working in an oxygen deficient atmosphere, as flammable gas sensor range readings may be affected by the lack of O₂.
- 'Detailed instructions for its use', also in reference to the requirement in SOLAS Chapter VI Regulation 3.1, should cover at least the following:
 - Correct operation of the specified equipment
 - Correct calibration
 - Span gas compositions to be used for calibration
 - Specific reagent tubes to be used for toxic gases; and
 - Maintenance instructions

The above bullet points should be comprehensively covered by the company SMS (which may be reviewed at DOC audits). Additionally, vessel planned maintenance systems should have calibration/testing schedules included to ensure regular inspection of condition and correct operation of the equipment provided.

'Vessels provided equipment/arrangement' should, as a minimum, take into account
the cargo list and those risks arising from the specific cargos on that list. For
example, in the case of organic cargoes; if a vessel's arrangement of gas detection
equipment provides only the basic four gas combined detector (H₂S, LFL, O₂ and CO)
prescribed by MSC.1/Circ.1477, then it should be considered insufficiently equipped
to carry organic cargoes (as it is unable to mitigate the CO₂ hazards without a means
of detecting it).

Although the 'basic four' detector will detect a drop in O_2 associated with this process, it should be borne in mind that a small drop in O_2 can result in a large increase in CO_2 concentration when considered in proportion to the 'normal' quantities in air and that CO_2 can begin to have adverse physiological affects with as little as 1,000 or 2,000ppm depending upon exposure period (the 8hr time weighted average (TWA) in the UK is 5,000ppm).

It should be noted that, to some extent, this point is covered by paragraph 2 of MSC.1/Circ.1477 which states 'given a ship's specific characteristics and operations, additional atmospheric hazards in enclosed spaces may be present that may not be detected by the instrument recommended to be selected by these Guidelines and in such case, if known, **additional appropriate instruments** should be carried'. However, evidence gathered by the Isle of Man Ship Registry, including during



casualty investigations, suggests that this is not in all cases being interpreted in the above way for organic cargoes where CO₂ is now understood to be a particular hazard. Accordingly, a more prescriptive interpretation of 'additional appropriate instruments' is likely to have a more meaningful benefit.

Lists of Cargoes, such as those appended to the 'Statement of Compliance for the
Carriage of Sold Bulk Cargoes', should be filtered by gas detection equipment
arranged on board to safely handle them, taking account of the above bullet points –
for example, organic and other CO₂ emitting cargoes would need CO₂ detection
equipment to be provided on board the vessel to be included on the List of Cargoes
(without it then the cargo shouldn't even be listed).

ROs will be advised of this accordingly at the next revision to our Technical Instructions.

Lastly, paragraph 9 of MSC.1/Circ.1477 states that 'if the instrument is fitted with an alarm function, it should activate at the appropriate level as determined by the flag State Administration – this is in reference to the four measurements of H₂S, LFL, O₂ and CO. At the present time we'd propose to defer an interpretation on this point pending discussions at IMO on this subject.

3. <u>Safety Management Systems – Enclosed Space Entry in General</u>

In addition to the above detection requirements, the vessel's Safety Management System plays a crucial role in mitigating the human element risks associated with enclosed space entry.

IMO Resolution A.1050(27) provides a basic framework in this regard, although it is acknowledged that it has not been successful in reducing enclosed space casualties and is therefore undergoing a revision at IMO. In the meantime, the Ship Registry makes the following strong recommendations in respect of the SMS, in addition to A.1050(27):

- SMS enclosed space risk assessment and space entry procedures should also be revised to specifically include cargo hazard assessment (and mitigation) which includes CO₂ if those types of cargoes are to be carried.
- Enclosed space entry drills required by SOLAS III- Regulation 19.3.6 should periodically include 'cargo hazard/atmospheric risk assessment' methodology (an example of which is provided in TAN 007-19) to make crews more aware of the risks posed by CO₂ which is an odourless, tasteless gas often generated by the cargoes being carried on board the vessel (in addition other cargo hazards).
- Safety Management System operating procedures for safe entry and occupation of spaces where CO₂ may be present should be developed using 15min threshold limit and 8hr time weighted average levels span gas for calibration and regular bump testing of any provided CO₂ meter should also be supplied to the vessel.
- Working 'at depth' should also be considered within SMS operational procedures to properly risk assess enclosed spaces – instead of falling from height, rescue from depth and all it entails should be considered (avoidance of descent into an oxygen deficient or potentially toxic atmosphere, potentially need vertical rescue or use of hoist/stretcher, manpower necessary to achieve this, etc.)
- Physical barriers to entry (until tested) could also be considered as part of entry procedures.



- Enclosed space entry procedures should ensure that everyone involved in an enclosed space entry knows who to contact and where to go for medical/rescue equipment and advice should it be needed.
- ¹ See SOLAS XI-1/7 (referencing both MSC.1/Circ.1477 and A.1050(27))
- ² See IMO Papers CCC 5/INF.12, CCC 6/INF.7,CCC 9/INF.3 and CCC10/INF.32

Please note - The Isle of Man Ship Registry cannot give legal advice. Where this document provides guidance on the law it should not be regarded as definitive. The way the law applies to any particular case can vary according to circumstances - for example, from vessel to vessel. You should consider seeking independent legal advice if you are unsure of your own legal position.

