EXPLANATORY MEMORANDUM TO

THE MERCHANT SHIPPING (PREVENTION OF POLLUTION BY SEWAGE AND GARBAGE FROM SHIPS) REGULATIONS 2008

2008 No. 3257

1. This explanatory memorandum has been prepared by the Department for Transport and is laid before Parliament by Command of Her Majesty.

This memorandum contains matters of special interest to the Joint Committee on Statutory Instruments.

2. Purpose of the instrument

2.1 These Regulations will give effect to two annexes to an international convention on marine pollution ("MARPOL 73/78"). They will apply internationally agreed equipment requirements and discharge standards to UK flagged ships and other ships using the UK waters, which will control and reduce sewage and garbage pollution from shipping.

3. Matters of special interest to the Joint Committee on Statutory Instruments

- 3.1 By a letter dated 10th December 2008, the Joint Committee on Statutory Instruments asked the Department for a memorandum about the Merchant Shipping (Prevention of Air Pollution from Ships) Regulations 2008 (S.I. 2008/2924) and the reference in regulation 10(1)(b) to "important", in the context of an important repair or renewal. Those Regulations implement another annex to MARPOL 73/78, and the same issue arises in the current Regulations.
- 3.2 The requirement to obtain an additional survey after an "important" repair or renewal has been made stems directly from Annex IV to MARPOL 73/78. Annex IV does not define what constitutes an important repair or renewal. The word "important" should therefore be given its ordinary meaning. What is regarded as an important repair or renewal will vary from case to case as it will depend on the type of vessel and the type of repair or renewal in question.
- 3.3 Against that background, the Secretary of State will issue a Marine Guidance Note informing masters and ship owners that advice may be sought from the Maritime and Coastguard Agency ('MCA') as to what constitutes an important repair or renewal, though such advice will not be a definitive ruling as that could only be given by an arbitrator or the courts.
- 3.4 In practice, prosecution under regulation 42 for a breach of regulation 10(2) where it applies by virtue of regulation 10(1)(b) will be used only as a last resort, in cases where there could be no reasonable doubt that the repair or renewal is "important". If a repair or renewal which the MCA considers "important" has been undertaken and no additional survey has been conducted, the normal course of action would be for the ship to be detained under regulation 38; regulation 41 then provides a mechanism for appealing against the detention.

4. Legislative Context

4.1 These Regulations implement Annex IV (Regulations for the Prevention of Pollution by Sewage from Ships) and recent amendments to Annex V (Regulations for the Prevention of Pollution by Garbage from Ships) to the International Convention for the Prevention of Pollution from Ships, 1973 as modified by the Protocol of 1978. ("MARPOL 73/78"). The UK has already ratified both Annex IV and V, in 1995 and 1988 respectively.

- 4.2 Annex IV to MARPOL 73/78 has been in existence for many years. However, there was a significant delay in the Annex coming into force because not enough countries had agreed to ratify it. In March 2000, the International Maritime Organization reached agreement on changes to Annex IV that resulted in sufficient ratifications to allow entry into force on 27 September 2003. Subsequently the revised Annex was adopted internationally on 1 April 2004, with an entry into force date of 1 August 2005.
- 4.3 The revised Annex IV applies to ships above certain size thresholds, engaged in international voyages. Specifically, it applies to ships of 400 gross tonnage and above or ships of less than 400 gross tonnage but certified to carry more than 15 persons. As from the 27th September 2008, this Annex applies to existing ships as well as new ones.
- 4.5 Annex V to MARPOL 73/78 was initially implemented in the UK through the Merchant Shipping (Prevention of Pollution by Garbage) Regulations 1998 (SI 1998/1377). Since then there have been some significant amendments to this Annex. Therefore, these new Regulations replace the existing legislation and bring it into line with the current version of Annex V.
- 4.6 Implementation of these Annexes will enable the United Kingdom to have national standards consistent with the prevalent international legislation and allow the UK to implement the full range of enforcement measures available under MARPOL. These include regular inspections to ensure compliance and boarding of a suspect ship to obtain evidence of possible violations.

5. Territorial Extent and Application

5.1 This instrument applies to all of the United Kingdom.

6. European Convention on Human Rights

As the instrument is subject to negative resolution procedure and does not amend primary legislation, no statement is required.

7. Policy background

- 7.1.1 Annexes IV and V of MARPOL 73/78 contain provisions relating to the prevention of pollution by sewage and garbage from ships.
- 7.1.2 Annex IV provides for:
 - the prohibition of ships (to which the Annex applies) from discharging sewage within a specified distance of the nearest land, as it is generally considered that on the high seas the oceans are capable of assimilating and dealing with raw sewage through natural bacterial action;
 - exceptions to this prohibition occur when the ship:
 - o has in operation an approved sewage treatment plant; or
 - is discharging comminuted and disinfected sewage using an approved system at a distance of more than three nautical miles from the nearest land; or
 - is discharging sewage which is not comminuted or disinfected at a distance of more than 12 nautical miles from the nearest land;
 - inspections and certification to be carried out with regards to sewage equipment and procedures on ships;
 - Governments to be required to ensure the provision of facilities at ports and terminals for the reception of sewage ; and

- requirement for ships to carry an International Sewage Pollution Prevention Certificate to be issued by national shipping administrations to ships under their jurisdiction.
- 7.1.3 Annex V provides for:
 - the prohibition of disposal of plastics into the sea;
 - the prohibition of disposal of other garbage except in certain circumstances;
 - restrictions on ships entering Antarctic Treaty waters without sufficient capacity for garbage retention onboard;
 - inspections to be carried out with regards to garbage management and procedures on ships;
 - Governments to be required to ensure the provision of facilities at ports and terminals for the reception of garbage;
 - the imposition of requirements to carry:
 - o placards relating to the disposal of garbage;
 - o a garbage management plan; and
 - a garbage record book
- 7.1.4 It should be noted that the Merchant Shipping and Fishing Vessels (Port Waste Reception Facilities) Regulations 2003 implement the requirements about Governments having to ensure the provision of port reception facilities for garbage. Those requirements are set out not only in Annex V but also in Directive 2000/59/EC. These Regulations are currently in the process of being amended, so that the requirements about Governments ensuring the provision of port reception facilities for sewage are additionally incorporated.

• Consolidation

7.2 These regulations revoke and replace the Merchant Shipping (Prevention of Pollution by Garbage) Regulations 1998 (SI 1998/1377).

8. Consultation outcome

8.1 These Regulations, together with associated guidance Merchant Shipping Notice (MSN), Marine Guidance Note (MGN) and Impact Assessment (IA), have been consulted on over the full 12 week period March 2008 to May 2008.

8.2 Approximately 96 stakeholders and interested parties were sent the consultation package. These included the shipping industry, environmental groups, government and non government bodies.

8.3 Fifteen responses were received to this consultation exercise. Only minor amendments were required. Summary of key points:

- Supportive of proposals;
- concern expressed to why the Regulations requirements for sewage had not been extended to all ships; and
- further evidence was submitted which enabled the impact assessment to be further improved in relation to the cost of garbage on the environment.

8.4 A summary of the comments received during the consultation, and the Maritime and Coastguard Agency's responses to them, is published on the MCAs website at http://www.mcga.gov.uk/c4mca/mcga07-home/shipsandcargoes/consultations/mcga-

consultations-archive/consultations-started-2008/consultations-iv_v-letter/consultations-eqmarpol-annex-iv_v.htm

9. Guidance

9.1 Guidance, in the form of a Marine Guidance Note (MGN) has been developed to support these Regulations. This guidance formed part of the consultation package and will be published alongside these Regulations. There will also be a Merchant Shipping Notice (MSN) published, containing technical information related to the Regulations.

10. Impact

- 10.1 The impact on business, charities or voluntary bodies is minimal.
- 10.2 The impact on the public sector is minimal.
- 10.3 An Impact Assessment is attached to this memorandum.

11. Regulating small business

11.1 The legislation applies to small business.

11.2 To minimise the impact of the requirements on firms employing up to 20 people, the approach taken was to apply the sewage requirements only to ships which are engaged on international voyages and are either of at least 400 gross tonnage or of less than 400 gross tonnage but certified to carry more than 15 persons.

11.3 The basis for the final decision on what action to take to assist small business was taken as a result of the consultation exercise.

12. Monitoring and review

12.1 The impact of the policy will be kept under review.

12.2 Review work has already commenced at the International Maritime Organization for MARPOL Annex V (Garbage).

13. Contact

13.1 Lorraine Weller of the Maritime and Coastguard Agency: Telephone 02380 329503 or email: <u>lorraine.weller@mcga.gov.uk</u> can answer any queries regarding the instrument.

Summary: Intervention & Options						
Department /Agency:	Title:					
Maritime & Coastguard Agency	Impact Assessment of the Merchant Shipping (Prevention of Pollution by Sewage and Garbage from Ships) Regulations 2008					
Stage: Final	Version: 1.16	Date: 11/11/08				
Related Publications: Draft Statutory instrument, Marine Guidance Note and Merchant Shipping Notice						

Related Publications: Draft Statutory instrument, Marine Guidance Note and Merchant Shipping Notice as attached as part of the Consultation Package

Available to view or download at:

http://www.mcga.gov.uk

Contact for enquiries: Lorraine Weller

Telephone: 02380 329 503

1) Full implementation of Annex IV and Annex V

What policy options have been considered? Please justify any preferred option.

1) Fully Implement Annex IV and the revisions to Annex V. This is the preferred option.

2) Go beyond the international requirements by extending the Regulations to include vessels completing only domestic voyages.

Jim Fitzpatrick

18th December 2008

Summary: Analysis & Evidence										
Policy Option: 1 Description: Fully Implement MARPOL Annex IV and the Revisions to Annex V										
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Other key non-monetised costs by 'main affected groups' N/A										
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Other key non-monetised benefits by 'main affected groups' ENVIRONMENT Reduced harm to marine environment. TOURISM reduction of impacts on tourist industry by aesthetic impacts of pollution HEALTH Reduction in impacts of consuming contaminated fish/shellfish or bathing in water containing untreated sewage. UK REGISTER UK will maintain reputation as quality flag.										
Price Base Year 2007Time Period Years 20Net Benefit Range (NPV) £ -14.230 - £ -10.042mNET BENEFIT (NPV Best estimate) £ See net benefit range										
Wh	at is the to	tal annual co	ost of er	nforcement fo	or thes	e organisatior	ıs?	£0e	xisting	regim
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Evidence Base (for summary sh

[Use this space (with a recommended maximum of 30 pages) to set out the evidence, analysis and detailed narrative from which you have generated your policy options or proposal. Ensure that the information is organised in such a way as to explain clearly the summary information on the preceding pages of this form.]

The Issues

The United Nations Environmental Programme report 'Marine Litter – an analytical overview' (2005) estimates that 10-20% of marine debris is attributable to shipping.

Beachwatch 2006 found Sewage to represent 10.4% of the waste found, however it is impossible to distinguish between land based sources of sewage pollution and that discharged by shipping. It is likely that a much greater proportion of sewage originates from land-based discharges than the 80-90% of garbage reported by OSPAR, so this analysis makes the upper bound assumption that 5% of sewage originates from shipping.

Raw sewage discharged from ships into shallow seas can cause a range of social, economic and environmental impacts. In a 1995 opinion survey public concern about sewage on beaches was rated as the fourth most important environmental issue (MORI Research 1995).

Shipping related marine litter includes fishing nets, wooden pallets, small oil drums (plastic jerry cans), ropes and general domestic waste, as well as many items thrown overboard. With the growth of plastic use in recent decades, the problem of garbage has become more serious as it can travel over long distances with the currents and winds, thus transferring the impact beyond the site of the initial dumping. The majority of garbage will be degraded by the sea, but this process can take long periods of time, ranging from one year for cotton rope to 600 years for monofilament fishing line, and may cause serious environmental and economic problems during this period. This is particularly true of plastics. Degradation of plastics in seawater is slower than in air exposure, mainly due to the lower water temperatures which slow the process, with estimates for plastic degradation ranging from 450 years to 1000 years.

Environmental Impacts

Raw sewage can change the physical nature and biological capacity of certain environments which will be unable to absorb and break down the sewage. These effects on the marine ecosystem include oxygen depletion and eutrophication resulting in localised fish kills and damage to the ecosystem, leading to changes in the local flora and fauna.

Disposal of garbage at sea can have a range of impacts, from directly affecting wildlife to impacts at the ecosystem level. The full impacts of garbage on wildlife and the ecosystem are difficult to assess as research is limited.

It has been reported that144 different marine species have at some time been entangled in marine debris, resulting in reduction in movement, injury and death by starvation or drowning. Ingestion of garbage has been reported in 177 marine species. Ingestion results in damage to the digestion tract, leading to infection, starvation and death, blockage resulting in starvation and ingestion of contaminated debris. Toxicity of waste, particularly plastics and contaminated containers (oil/chemical drums, paint tins), is also a concern. Reduced immunity, increased mortality rates, masculination of females and spontaneous abortion are all recorded impacts. (Beachwatch 2006)

Ecosystem level impacts can be seen not only in coastal regions but within benthic communities on the seabed which become smothered resulting in a reduction in light and nutrients reaching the sea floor. From 1987 to 1995, surveys of the seabed in the Dutch sector of the North Sea found an average of 166 individual items of litter per km² of seabed. Local variations in bathymetry, currents and wave exposure can result in litter sinks, leading to widespread destruction of local environments. Floating debris provides an efficient method of transport for colonisation for a variety of species as well as offering shelter and food for fish and migrating animals. The introduction of alien species to an ecosystem can have devastating effects on local flora and fauna.

An indirect environmental impact of garbage in the marine environment is the impact that beach cleaning can have on the resident flora and fauna. Mechanical beach cleaners can threaten the stability of beaches and destroy the habitats of resident species, resulting in a reduction in population numbers.

Social & Economic

With one of the longest coastlines in the EU the UK is particularly at risk from garbage and sewage which lands onshore or contaminates coastal waters. Impacts include hazards to human health, a reduction of the aesthetic quality of shoreline areas, impact upon the tourism industry and the economic costs of clearing garbage.

Tourism, Leisure & Aesthetic

More than 20 million people use the coast each year, contributing approx £11 billion annually (Maritime Technology Foresight Panel, 1996), excluding daytrips, which contributed an additional £3.1 billion in 2003 (British Resorts Association, 2005). Any damage, environmental or aesthetic, from sewage or garbage, to the coastal environment has the potential to impact upon the income generated through tourism.

In a survey of 56 Local Authorities in the UK, the annual expenditure on beach cleaning ranged from £15/km to £50,000/km, coming to a total of £2,197,138 (KIMO, 2000). A more recent Environment Agency study estimated that approximately £14million a year is spent by local authorities, industry and coastal communities to clean up marine debris (EA, 2004).

Damage to leisure craft through fouled propellers or other damage to the vessels, can result in costs of up to £2,000 to clear, repair or replace damaged equipment. Also associated with the damage to leisure vessels are the costs associated with rescuing such vessels when they get into difficulties. The RNLI put the cost of rescuing 'fouled boats' at approximately £900,000 per year, based upon 1998 figures when there were more than 200 incidents. Harbours also incur costs due to marine litter and sewage. A survey of 42 harbours reported costs of £50,960 to clear 182 fouled propellers and more to remove debris from the water (KIMO, 2000)

<u>Health</u>

Bathing in contaminated waters or eating contaminated fish/shellfish can cause health impacts to humans whilst untreated sewage can also cause direct problems for water users. There are a number of enteroviruses (*Rotavirus, Adenovirus, Calcicivirus, Astrovirus*) as well as *Hepatitis A* and *Poliovirus* found in sewage effluent that can cause debilitating illness, or even fatality in

the most vulnerable victims (children, diabetics, pregnant women and the elderly). The World Health Organisation predicts that one in every twenty bathers who swim in 'acceptable waters' will become ill after entering the sea just once and 250 million cases of gastroenteritis and upper respiratory disease are recorded every year worldwide.

Detailed records of such health impacts are hard to ascertain. Surfers Against Sewage hold details of illnesses reported by coastal water users, but this is an informal arrangement and does not prove that the illnesses are directly caused by exposure to contaminated waters. Only informal illness statistics, regarding illness caused by contaminated seafoods, are available due to most fish / shellfish-associated outbreaks not getting through to the official statistics. Individual incidents of illness are not reported at all. It is therefore hard to quantify the costs of such incidents to the health service and to the general economy due to loss of working days etc.

Fishing Industry

The impacts of excessive sewage in the marine environment can lead to eutrophication of waters; this can impact upon marine aquaculture. There are no figures available for the impacts of sewage on aquaculture, figures are available for freshwater fisheries and may offer a comparison. Revenue loss for commercial aquaculture, fisheries and shellfisheries due to freshwater eutrophication is estimated by to be between £29,000 and £118,000 annually (Pretty, Mason, Nedwell, Hine, 2002).

Marine litter and debris can become entangled in fishing equipment and cause damage to fishing vessels. This can result in expensive repairs due to damage to the propeller and engine and a loss of income from time spent repairing the ship. KIMO estimates that North Sea fishermen spend an average of 1-2 hours per week clearing nets of litter, at a cost of £1300 per tonne in lost time; this does not include the cost in loss of catch, damage to equipment or disposal of the garbage.

A survey of Shetland fishermen revealed that 92% reported marine debris being caught in their nets, with 69% confirming their catch was contaminated by the debris. Costs associated with this impact include time to clear and repair nets and loss of catch due to contamination and loss of time at sea. The total cost is estimated to be up to £2000 per incident, based on only one incident per year and working only a 40 hour week (following KIMO, 2000) this gives an annual cost of between £6000 and £30000.

Power Stations

Power stations around the UK remove between 100 and 10,000 tonnes annually of waste from the water intake screens, depending upon their location. This is estimated to cost up to £50,000 per station annually to clear (KIMO, 2000). All of this waste cannot be attributed to sewage and garbage from shipping; however a proportion will be of ship origin.

<u>Agriculture</u>

Marine debris is known to cause damage to agricultural land and equipment. Garbage blown from the sea is responsible for approximately £600,000 of damage annually to crofters in Shetland. These costs consist of repairs to fencing and machinery and veterinary fees. Once again not all of this litter can be sourced back to shipping, however for illustrative purposes scaling these figures up to cover the whole of the UK coastline yields a potential cost of £5.2m (based on the relative length of coastline of Shetland and the UK as a whole).

On the basis of the above discussion a range for the total cost to the environment of sewage and garbage from shipping is estimated and shown in table 1. These estimates are very rough and based upon broad assumptions about the contribution of shipping to general garbage and sewage found in and around marine habitats, but they are useful as a starting point against which to appraise improvements resulting from the introduction of MARPOL annexes IV and V.

Table 1	Existing	research	into	costs	of	shipping's	contribution	to	sewage	and	garbage,	£
millions,	present v	alue over 2	<u>20 ye</u>	ears					-			

		Damage from Garbage	Damage from Sewage	Total Damage
Tourism and Leisure	Marine Debris clean-up cost	62.2	1.8	64
Safety	Rescue and repair of fouled vessels	3.6	-	3.6
	Port costs of fouling	0.2	-	0.2
Fishing and agriculture	Damage to Fisheries	0.12 – 0.47	0.003 – 0.014	0.12 – 0.48
	Clearing fouled nets	0.024 – 0.12	-	0.024 – 0.12
	Damage to shore-based agriculture	20.8	-	20.8
Other industrial	Power station filtering	0.18	0.0052	0.18
Monetised costs: total of above		87.0 - 87.5	1.81 – 1.82	88.9 – 89.3

It should be noted that there are additional non-monetised costs associated with ship generated sewage and garbage which are not included here, such as the environmental costs including damage to eco-system, localised fish kills and changes in local flora / fauna caused by sewage and entanglement and ingestion issues caused by garbage for marine species. There are also potential additional costs to tourism caused by reduction in trade due to the negative aesthetic impact on coastal areas that can be caused by sewage and garbage and costs to human health caused by either consuming shellfish contaminated by sewage or bathing in water containing untreated sewage.

Even if the UK did not introduce this new legislation imposing requirements on UK ships, there may also be an increase in violations and prosecution of UK ships internationally and in noncompliance with international standards by UK flagged ships generally. Instances of vessels being detained for failing to meet international standards will be costly, as freight rates of around £25,000 - £30,000 per day for larger vessels (100,000GT) will mean that any delays will have severe financial implications. In addition cargo owners or passengers would likely seek compensation for any delays caused by detention of a vessel creating further costs. There is the potential for fines and penalties to be imposed in relation to a UK ship by another state which has implemented MARPOL, if the ship fails to comply with the requirements in the other state's waters. These can range from fines in the region of £2,000 to imprisonment, depending on the port state. This in turn will damage the reputation of the UK flag, potentially impacting on the UK's position on the Paris MOU white list, an indicator of a high quality flag, leading potentially to vessels 'flagging out'.

Regulatory Background

The International Convention for the Prevention of Pollution from Ships was adopted in 1973 at the International Convention on Marine Pollution which was convened by the International Maritime Organisation. (IMO). The Convention was modified by protocol in 1978 and became known as MARPOL 73/78. Regulations covering various sources of pollution from ships are contained within the Annexes of the Convention.

Annex IV - Regulations for the Prevention of Pollution by Sewage from Ships

Annex IV was developed to put in place requirements with regards to the treatment of sewage onboard ships and to identify locations at which it can be discharged from ships into the sea. The aim of the Annex is to reduce and, where possible, prevent the impacts of sewage on the marine and local environment. The ratification conditions of Annex IV were met in 2002, resulting in the Annex coming into force on 27 September 2003. Further amendments were made to the Annex in 2004 and 2006.

Following the slow ratification of the original text the IMO completed a study which found that countries had experienced difficulties in implementing the requirements to provide port reception facilities for sewage. The issues raised through the study were addressed through the 2004 amendments to the Annex which entered into force on 1 August 2005. The 2006 amendments focused on Port State Control (PSC) of the operational requirements of the Annex and came into force on 1 August 2007.

A significant requirement of Annex IV, in its current form, is that all ships must now have one of three approved sewage systems installed. These are a sewage treatment plant, a sewage comminuting / macerating and disinfecting system or a holding tank for the retention of sewage. Annex IV prohibits the discharge of sewage into the sea, unless discharging comminuted and disinfected sewage using an approved system, at a distance of more than 3 nautical miles from the nearest land, or untreated sewage which is not comminuted or disinfected at a distance of more than 12 nautical miles from the nearest land. The only other case where sewage can lawfully be discharged into the sea (without any restriction as to miles from land) is where the sewage has been treated by an approved sewage treatment plant and meets requirements about test results and not producing visible floating solids.

This applies to new ships of 400GT and over or those less than 400GT that are certified to carry more than 15 people, and are engaged on international voyages. Existing ships will be required to comply with the provisions five years after the date of its entry into force (i.e. on 27 September 2008), and Governments are required to ensure the provision of adequate reception facilities at ports and terminals for the reception of sewage. Annex IV does not apply to any warship, naval auxiliary or any other ship owned and operated by the state on non-commercial service. However, as a matter of good practice HMG will encourage these ships to comply.

<u>Annex V – Regulations for the Prevention of Pollution of Garbage from Ships</u>

Annex V controls the types of garbage that can be discharged into the sea and specifies the distances from land and the manner in which they may be disposed of. The requirements are much stricter in a number of "special areas" and there is a complete ban imposed on the dumping of all forms of plastic into the sea.

The Annex originally entered into force on 31st December 1988 and was subsequently amended. One of these amendments tightened the controls on the dumping at sea of incinerator ashes from plastics that may contain toxic or heavy metal residues.

Through the Merchant Shipping (Prevention of Pollution by Garbage) Regulations 1998 (SI 1998/1377), the UK currently has in place a framework for addressing the disposal of garbage from ships into the sea. But following the most recent amendments to Annex V, the existing legislation no longer reflects the requirements in their up to date form.

The amendments made to Annex V are minor but include the prohibition of disposing into the sea of incinerator ashes from plastic products as they may contain toxic or heavy metal residues, as well as some changes to the form of the garbage record book, a change to the coordinates of the baseline for the definition of 'nearest land' off the coast of Australia and the addition of Spanish as one of the prescribed languages for placards and entries in the garbage record book. It is therefore necessary to update the existing legislation.

Simplification

The introduction of the Merchant Shipping (Prevention of Pollution by Sewage and Garbage from Ships) Regulations 2008 addresses the two discrete but related areas of pollution from ships which form Annexes IV and V of MARPOL 73/78. In the interests of reducing the number of legislative proposals and limiting the burden of multiple sets of regulations, consultations and guidance documents, the decision has been taken to implement the two Annexes by a single set of UK Regulations.

There are also numerous domestic and European water quality standards for bathing waters and other coastal areas that have to be complied with. A reduction in the instances of sewage and garbage pollution from ships will help the United Kingdom to meet these standards.

Intervention

The environmental, social and economic costs of sewage and garbage are not directly felt by the ships responsible for producing the pollution and as such the polluter pays principle is not being applied. This is considered a market failure because ships benefit from waste disposal without paying for the pollution costs. Intervention of some form is therefore necessary.

As the UK has ratified MARPOL, there is no scope for not fulfilling UK commitments under this Convention. It is Government policy to ensure that it satisfies its international obligations. This immediately rules out such measures as creating voluntary guidelines for reducing pollution from sewage and raising awareness in the shipping industry through targeted campaigns as opposed to implementing new legislation.

Supporting documentation, such as a Merchant Shipping Notice and a Marine Guidance Note will be used to educate and inform ship owners/masters and relevant bodies about the requirements of the Regulations and reduce the impact that both UK and non-UK ships have upon the marine and coastal environment. The Merchant Shipping Notice also sets out some technical details which are referred to in the Regulations. In addition the Regulations will ensure that the UK is in compliance with international Convention to which the UK is a Party, and that UK ships have a framework in place for gaining certification.

Implementation and delivery plan

UK flagged ships are already compliant with the majority of the MARPOL requirements about garbage. With regards to the MARPOL requirements about sewage, parts of the industry are already compliant with the international Convention requirements and have been issued with Certificates of Compliance by Classification Societies in advance of the UK implementation. For those who are not currently compliant, there has already been a significant lead time since the development and adoption of the Annex and it is therefore not expected that there will be significant practical difficulties for ships in complying.

The implementation of the MARPOL requirements about garbage is not expected to be an onerous process as most of the provisions have already been implemented, and the amendments are minor.

1) Fully implement Annexes and associated Amendments

The UK has already ratified Annexes IV and V of MARPOL and has prepared draft Regulations to implement them, taking into account all the current amendments. This option will allow the UK to fulfil its treaty obligations and will provide improved protection for the UK coast and the wider global environment.

Introducing the new Regulations to implement Annexes IV and V would directly benefit the UK by reducing the impacts of sewage and garbage on the marine and coastal environments.

UK flagged ships may have to invest in the installation of sewage systems, at a cost of between £4,000 and £60,000 approx per system depending on the requirements of the ship. An overall estimated headline cost of installation to the UK flag is £10.4m -£12.7m, although this takes into account all ships on the UK Flag which are of the relevant size. There would also be certification costs ranging from £800 to £1100 per ship, which applied to a maximum of 1,030 ships would represent a maximum cost of £1.2million. The calculations used to estimate these costs and the assumptions made are further outlined within the Costs and Benefits section with associated spreadsheets in the Annex 1.

Costs to industry of implementing the amendments to Annex V into UK law would be negligible. As a worst case scenario, if every ship on the UK flag needed to replace record books, update plans and fit new placards the cost would be in the region of £70,000.

Generally speaking, the garbage provisions of the new legislation will apply to all UK flagged ships, wherever they are, and to other ships in UK waters. The sewage provisions will generally apply to ships of UK ships of 400 GT or above, or less than 400 GT but certified to carry more than 15 persons, if they are engaged in international voyages. (The sewage provisions will also apply to similar ships which are not UK flagged, if they are in UK waters.) It is suggested that in order for ships undertaking only domestic voyages to register the fact as regards compliance with the sewage requirements and avoid delays during inspection, they may wish to notify the administration of the fact and keep the relevant correspondence on board. This can be backed up through other evidence kept on board concerning the ship's voyages.

2) Go beyond International Requirements

It is not UK policy to deliberately exceed international requirements when it is not necessary. However, the MCA has received enquiries from the NGO sector as to the potential benefits of this option and hence feel it prudent to include it in this impact assessment.

There is a clear environmental benefit to be derived from extending the restrictions placed upon ships that are potentially engaged in international voyages to domestic traffic. Controlling the discharge of sewage from all ships operating around the UK coast regardless of the type of journey they engage in would in effect bring such ships within the international regime. They would be required to fit appropriate equipment and ensure that they only discharged sewage and garbage as prescribed by the Annexes.

It is not, however, felt to be appropriate to "over-implement" the regulations at this time for a number of reasons:

Most importantly, the Secretary of State's existing enabling powers for making secondary legislation would cover the implementation of the MARPOL provisions, but would not cover the imposition of significant additional requirements - such as extending the requirements to ships on domestic voyages. So for this option to be pursued, new primary legislation would be required, and waiting for this is likely to entail substantial further delays to the programme for implementing MARPOL.

This option would require ships to conform to the Regulations at all times even if they were engaged in domestic voyages between UK ports and were never engaged in international voyages. There would be an increased impact of the regulations upon leisure craft operating around the UK coastline. This would incur considerable costs on owners/operators of the affected vessels.

UK law already allows for provisions to be introduced that enable Harbour Authorities to implement controls on the discharge of sewage from ships within port limits. Such controls take the form of local port entry requirements and/or bylaws. This provides a level of control on sewage discharges beyond that found in MARPOL Annex IV and allows for a level of control of the discharge of sewage from all ships including those on domestic voyages.

The situation with respect to sewage from domestic ships will be kept under review through normal stakeholder meetings as part of the review process for the regulations.

Over implementation is likely to be strongly opposed by the maritime industry and all those that would be affected due to the additional costs they would incur.

Post-implementation Review

The implementation of the Regulations will be reviewed domestically through the MCA's normal contact with industry and NGO groups at regular stakeholder meetings. In addition the UK is active in ongoing work within the international community to tackle pollution from shipping both within the IMO's Marine Environment Protection Committee structure and through other UN and EU initiatives. For all of these bodies the input of the industry and NGO's is sought when developing a UK position both through standing meetings before IMO Committee meetings and ad hoc consultation

Costs and Benefits of the Preferred Option

Economic

The economic costs of the Regulations will largely be borne by the shipping industry, with the majority of the costs associated with the implementation of Annex IV requirements as opposed to implementing the amendments to Annex V.

Costs of Annex V

Implementation of the original Annex V 1998 Regulations was estimated to cost in the region of $\pounds 55,000^1$ for the entire UK fleet to fit placards outlining the rules onboard the ships, develop garbage management plans and purchase garbage record books. This was a one-off cost with limited recurring costs relating to the purchase of replacement record books and maintenance of plans. Factoring in inflation² and rounding upwards it is considered that if the entire UK fleet needed to replace record books, update plans and fit new placards the cost would be in the region of $\pounds 70,000$. There is not expected to be any increase in administrative costs, as the record keeping system is not materially altered.

Costs of Annex IV

In assessing the total cost of the policy to implement Annex IV requirements the MCA has spoken to manufacturers and ship owners and developed indicative costs for the UK industry. In order to calculate a maximum cost the MCA made a number of assumptions, which has resulted in a likely substantial overestimate of the real situation but provides for an estimated maximum cost for the measure.

To meet the requirements of Annex IV, UK flagged ships may have to invest in the installation of sewage systems, at a cost of between £4,000 and £60,000 approx per system, depending on the requirements of the ship. Class Societies recognised by the UK have already issued 125 International Sewage Pollution Prevention (ISPP) Certificates or Statements of Compliance (SoC) to UK Flagged ships. It is also likely that those ships that trade internationally will already have systems fitted to meet the requirements of other countries but have not yet applied for the relevant certification.

Data used to calculate the costs to industry was based upon the Flag information collated from the Seaweb database on 5th September 2007, which gave a total of 1030 ships on the UK flag of 400gt or over or carrying 15 or more passengers. The preferred option does not extend to 293 of these ships, which are known to trade domestically, but for reasons of commercial sensitivity the types of sewage system on this sub-group of ships is not easy to establish. Therefore, the costs of upgrading all UK flagged vessels is calculated, and scaled down appropriately.

To give a high-end cost estimate, it was assumed that no UK flagged ships have compliant sewage systems and that all ships would choose to fit top-of-the-range sewage treatment plants rather than lower cost solutions. Table 2 shows the costs of fitting these high-cost sewage systems. To come to a low-cost estimate, the sewage systems fitted were assumed to cost as much as the high-cost systems for the next smallest class of vessel. This is designed to reflect the fact that businesses do not in general go beyond minimum requirements, so would prefer to fit cheaper systems. Information on the costs of cheaper treatment systems is not available, so it is assumed that the cost of a one-class-smaller top-end system is roughly equivalent to the cost of a larger, cheaper system. For example, if a ship was required to fit a category F sewage system, the low cost estimate would use the figure for a top of the range class E system.

Table 2: Classes of sewage systems and high-cost scenario estimates

² Using Office of National Statistics headline CPI rate.

¹ From the Merchant Shipping (Prevention of Pollution from Garbage) Regulations 1998 Compliance Cost Assessment

System Ref/Class	Recommended No. People	Cost (£)
Α	8	3500
В	14	4200
С	26	5200
D	39	6200
E	51	7200
F	80	8500
G	101	10200
Н	135	12500
I	178	14200
J	246	16500
K	325	20300
L	390	23000
М	454	25600
N	614	32000
0	768	55000
Р	959	62000

Anonymity of systems and suppliers is maintained to ensure commercial confidence.

Figures used in estimating the sizes of sewage treatment system required on each vessel category were based upon the average number of crew onboard each vessel plus a 50% margin. Further explanation and details of the figures used are given within Annex 1.

The set-up cost generated using such assumptions is a range between £12m and £14.4m non-recurring cost for all ships on the UK flag. This assumes that no UK ship has pre-existing treatment systems, and reflects the estimated cost of option 2 that goes beyond international requirements. As many modern ships (particularly passenger ships that generate the greatest amounts of sewage) have been built with Annex IV in mind and/or have had systems retrofitted the total number of ships that will need to comply will be lower than that used for the calculation. For example, 125 vessels are known to already hold an SoC so would not require further expenditure. Consequently, the remaining cost to industry falls to £10.4m - £12.7m.

There will be further costs associated with the maintenance and operation of the new sewage systems that must be considered. A standard assumption is that maintenance and operating costs will equal five percent per year of the up-front cost of the system, which we appraise over 20 years. Present value costs over this period come to £19.4m - £23.3m for option 2.

However, the preferred option excludes 28.4 percent of the fleet because these vessels are recorded as trading exclusively domestically. In the absence of detailed information on the precise vessels included in this sub-group, best estimates can be achieved by down-rating the costs above by 28.4 percent, to yield present value cost estimates of the preferred option of between £13.9m and £16.7m.

Administrative costs:

Administrative costs associated with Survey and Certification must also be taken into account. Sewage certification is likely to cost between £800 and £1100 per ship. This generates an estimated cost under option 2 assumptions of £0.77m - £1.2m for all relevant ships on the UK flag. Excluding those ships that operate domestically, in line with option 1, this range falls to £550,000 - £830,000. Furthermore there will be costs associated with the renewal of certification, on a five yearly basis. It is assumed that renewal costs are half the initial certification cost, which appraised over the 20 year period (three renewals) provides a present value for option 2 of £1.5m - £2.2m and for option 1 of £1m - £1.6m.

The headline costs of £15.0m - £18.2m and initial certification cost of \pounds 1m - \pounds 1.6m for the preferred option will be staggered as ships may comply with the regulations in advance of the 2008 entry into force. Subsequent to discussions with the manufacturing sector it is considered likely that there will be no significant issue with supply and fitting of such systems.

Table 3: Summary of costs of options 1 and 2, appraised over 20 years

Policy cost (£ minions pv) Admin cost (£ minions pv) Total (£ minions pv)		Policy cost (£ millions pv)	Admin cost (£ millions pv)	Total (£ millions pv)
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Option 1	13.9 – 16.7	1 - 1.6	15.0 – 18.2
Option 2	19.4 – 23.3	1.5 - 2.2	20.8 – 25.8

Benefits:

There may be some economic benefits from providing additional clarity and focus to the regulations with reduced likelihood of incorrect disposal of wastes overboard due to less clear regulations and a reduced chance of errors in record keeping occurring. The economic costs of garbage and sewage pollution that can manifest in the form of beach cleaning costs and costs to the fishing and boat industries as a result of fouling of nets and propellers could be reduced. The costs to tourism that arise from the negative impact of garbage and sewage on beaches could also be reduced. It should be noted that the Environment Agency estimate that the cost to Local Authorities of clearing up coastal and marine litter is approximately £14 million per year. It is likely that only a very small percentage of this is attributable to garbage from shipping but a minor reduction in costs could potentially be achieved.

Benefit to the environment:

The Marine Conservation Society's Beachwatch 2006 Report provides data in relation to rubbish collected in one weekend from around the UK coastline. 19.36 tonnes of garbage were collected from 187.6km of coastline surveyed, giving an average of 0.1 tonnes per kilometre. This figure, when applied to the 16,900km (approx) of coastline around the entire UK, gives an approximate 'snapshot' figure of 1690 tonnes of garbage on the UK coast. A maximum of 20% of this (338 tonnes) is likely to be attributable to shipping. Landfill tax is charged at £24 per tonne so, using this figure to quantify the monetary cost that garbage has on the environment, the new UK legislation would give an effective saving to the environment of £8112 per year (338 tonnes x £24).

It should be noted that due to the lack of detailed source data available with respect to beach litter, the above calculations give no more than a minimum assessment for annual environmental savings. The figures cannot be wholly relied on due to a number of factors, including:

- Beachwatch data refers to litter collected over one weekend only i.e probably only two tides worth of litter, so is in no way an accurate reflection of litter washed up in a year.
- Some beaches surveyed for Beachwatch 2006 were also part of the Adopt-a-Beach scheme whereby beaches are cleaned and surveyed about 4 times a year.
- Amenity beaches surveyed will have been cleaned daily in the summer by local authorities.
- Not all litter collected by teams involved in Beachwatch 2006 was weighed.

Benefits to the economy:

The tourism, leisure and port industries could benefit economically from the Regulations as the negative impacts of sewage and garbage upon these industries could be further reduced, resulting in improved water quality, particularly around ports and harbours. The fishing industry could also benefit from a reduction in instances of contamination. In the long term the shipping industry may benefit, in terms of ships engaged in international voyages, who will avoid potential costs in terms of fines and detentions from failure to comply with other States' legislation.

Studies carried out by the Washington State Department of Natural Resources Aquatic Resources $Project^3$ and carried out on behalf of the Government of Canada⁴ have indicated that the benefits of measures to restrict ship users from releasing untreated sewage into the marine environment can outweigh the costs. In Canada, benefits were considered to accrue primarily to oyster farmers around a single port where new sewage systems were required to be fitted to all ships. These benefits amounted to £807,000 in 2003. Oyster production is not a major industry around any ports in the UK, so per port, fishing would benefit by significantly less than the Canadian case. However, even if the near-shore fishing industry only benefited by half as much for each port where these improvements applied, benefits could be of the order of £10m across the UK.

<u>Social</u>

The new UK legislation is expected to be beneficial for coastal communities and beach users. There should be reductions in the instances of negative impacts on human health through bathing in contaminated waters or eating contaminated fish / shellfish due to the resulting improvement in water quality. The potential health impacts of

³ <u>www.dnr.wa.gov/htdocs/aqr/residentialuse</u>

⁴ www.canadagazette.gc.capartII/2007/20070628/html/sor133-e.html

garbage and sewage washing up on beaches would be reduced. There could also be a reduction in amenity loss due to unsightly discharges.

A Swedish study of the Stockholm Archipelago revealed monetised benefits of up to £20.2m for improving the sight-depth of water by 1m (a measure of water quality behaviourally linked to recreational demand and scientifically linked to sewage ejection). The Stockholm archipelago is an exceptionally popular recreational destination, so it is not directly comparable to the more varied attraction of the British coastline (water quality will be less important to the tourist industry on industrialised stretches of coastline such as near ports), but these figures are at least indicative of the utility gains from reducing sewage in marine environments.

It is hoped as part of this consultation that the industry can comment upon the accuracy of these costs and indicate to what extent UK flagged ships are already compliant with the requirements of the annex

An alternative way of assessing the benefits from MARPOL annexes IV and V is to take a high-level view based upon the discussion of costs to the economy, society and environment at the beginning of this Impact Assessment. It was suggested that shipping contributes up to 20% of the garbage around the UK coast, and 5% of the sewage. Except where sewage has been processed through an approved treatment plant, MARPOL aims to impose a complete ban on sewage and garbage evacuation within three nautical miles of the coast, and further restrictions out to 12 nautical miles. For the purposes of this analysis therefore it is assumed that the contribution of shipping to marine sewage and garbage will decline near to zero. This is a strong assumption, but in the absence of detailed modelling it avoids adding spurious accuracy to the estimates. Note also that this is wider than the effect of just UK shipping complying with MARPOL. The contribution of UK shipping alone can be assessed on the basis that UK flagged vessels make up around 10% of vessels in UK waters. Furthermore, around 28% of these are purely domestic vessels that are excluded from option 1 but not option 2.

	Benefit that may be monetised	Of which, benefits from UK flag compliance (option 2)	Of which, benefits excluding domestic ships (option1)
Garbage	£62.0m	£6.2m	£4.4m
Sewage	£1.3m	£0.13m	£0.090m

Table 4: Monetary impacts of reductions in sewage and garbage from shipping over 20 years

MARPOL is an international treaty that will increasingly affect ships of all countries as it is further ratified. Consequently, although benefits to the UK flagged fleet are low compared to costs, other flags will increasingly comply and benefits to the UK of MARPOL as a whole will rise towards the £63m figure.

There are further benefits that can be obtained through implementation of Annexes IV and V associated with reduction of non-monetised costs such as the problems associated with plastic as garbage which continue after the scope of the appraisal period used in this document, various environmental costs impacting upon marine life, additional non-monetised costs to tourism that could be created by a reduction in the aesthetic appeal of coastal areas and costs to human health associated with sewage (caused by consumption of contaminated species / bathing in contaminated waters).

Small Firms Impact Test

It is envisaged that the impact on companies of the new UK legislation will be commensurate with their size; with smaller firms less affected than larger companies in the shipping industry. This is because companies operating smaller ships of less than 400GT will not have to install a sewage system, unless they are certified to carry more than 15 people. Such vessels generally generate less waste and would need smaller sewage systems if required to carry the equipment. The instance where the new Regulations could be seen to be impacting upon smaller firms is in the leisure craft industry where ships certified to carry more than 15 people will need to install a system. The MCA has worked to ensure that the measures were consulted upon with small, medium and large businesses – a number of consultees including the British Chamber of Shipping, RYA and BMF have small business members and a number of the specific consultees would be classified as small or medium enterprises.

It is envisaged that a specific Small Firms Impact Test will not be required as the consultation should provide adequate information on this point. This will be kept under review during the consultation process and in the production of the final Impact Assessment

Competition Assessment

As the draft Regulations will implement the internationally agreed MARPOL 73/78 Annexes and do not go beyond these instruments it is not expected that the legislation will have any negative effect on UK international competitiveness.

Where there is increased cost to the industry it is believed to be fair as it will be a case of the polluter paying – larger ships and those with larger crews or greater numbers of passengers will generate more garbage and sewage and as a result have a greater impact. Ships that choose to invest in waste reduction systems and implement improved management practices will see a commensurate reduction in costs.

A failure to implement the internationally agreed standards will prevent UK flagged vessels from being certified against the prevailing international law. As such any UK flagged vessel operating internationally may face sanctions up to and including detention for non-compliance. It is likely that failing to implement the agreed international rules will render the UK flag less competitive and result in vessels leaving the UK flag

Enforcement, Sanctions and monitoring

Enforcement would be carried out by the Maritime and Coastguard Agency as part of its existing enforcement activities. The draft Regulations provide for sanctions for non-compliance. These include provisions for a fine not exceeding the statutory maximum (currently £5,000) on summary conviction in some cases, or a fine not exceeding £25,000 in the case of offences involving pollution of the sea by garbage or sewage. In the case of a conviction in the Crown Court, the Regulations do not impose any limit on the amount of the fine. These penalties are in line with those for other maritime pollution offences and are considered to be proportionate to the nature of the offences.

Provisions also exist whereby a ship may be detained in UK waters where a surveyor of ships suspects that a pollution offence has been committed.

The draft Regulations also provide for inspections to be carried out; this is in line with normal international maritime law. .

Surveys concerning sewage and garbage will tend to take place at the same time as other ship surveys, so as to reduce the administrative burden for the shipping industry through fulfilment of a number of requirements simultaneously.

The Home Office and the Scottish Executive Justice Department have indicated their satisfaction with the proposed sanctions.

Consultation Process

A full 12 week public consultation was issued in May 2008 on the draft Merchant Shipping (Prevention of Pollution by Sewage and Garbage from Ships) Regulations 2008. The consultation comprised a covering letter providing a background and summary of the Regulations together with specific questions on the consultation package. The associated documents to the letter were the draft Merchant Shipping (Prevention of Pollution by Sewage and Garbage from Ships) Regulations 2008, Marine Guidance Note and Marine Shipping Notice and a signed Impact Assessment (IA).

As a result of consulting 96 bodies and organisations representing the shipping industry, environmental groups, government and non government bodies the Maritime and Coastguard Agency received a total of 15 replies with 4 making a specific comment on the IA. All comments were taken into consideration and where there was appropriate evidence to support the comments the IA was amended accordingly.

The Marine Conservation Society (MCS) provided evidence which resulted in the following changes to the IA.

- The United Nations Environment Programme has been correctly credited as the source for data referred to in the paragraph entitled 'The Issues' at page 5.
- A reassessment of the environmental cost benefit data which has changed the estimated monetary cost given for annual environmental saving at page 15. This cost has increased from £6,192 pa to £8,112pa.

Specific Impact Tests: Checklist

Use the table below to demonstrate how broadly you have considered the potential impacts of your policy options.

Ensure that the results of any tests that impact on the cost-benefit analysis are contained within the main evidence base; other results may be annexed.



Data used to calculate the estimated costs of implementing Annexes IV and V of MARPOL.



Specific Impact Tests: Checklist

Use the table below to demonstrate how broadly you have considered the potential impacts of your policy options.

Ensure that the results of any tests that impact on the cost-benefit analysis are contained within the main evidence base; other results may be annexed.