Collective Bargaining Agreement (CBA)

Iranian Employees



IMMS-NITC

Collective Bargaining Agreement (CBA) Iranian Employees

1st Jan 2020 ~ 31st Dec 2020

Article 1: Definitions

For the purpose of this Agreement:

- 1.1 employment, working and living conditions, and welfare of seafarers. CBA is this Collective Bargaining Agreement setting out general terms and conditions of the
- 1.2 ship to which this CBA applies. (SEA) refers to this CBA and who is employed, engaged or works in any capacity on board a Seafarer means the Iranian employee whose individual Seafarer Employment Agreement
- 1.3 Ship means a vessel on which the Seafarer in accordance with his/her SEA is employed by
- 1.4 the ship owner, and is a signatory of this CBA. responsibility for the operation of the ship from the owner or recruiting seafarers on behalf of bareboat charterer or seafarer recruitment and placement service, who has assumed the Company means the owner of the ship or another organization or person, such as the manager,
- 1.5 IMMS means the Iranian Merchant Mariners' Syndicate, which is a signatory of this CBA.
- 1.6 out the terms and conditions of employment. the company, authorized by company at the time of the employment of the seafarer, setting service onboard the ship, signed by both the Seafarer and the Company or representative of Seafarers' Employment Agreement (SEA) means the individual agreement for each period of
- 1.7 MLC means Maritime Labor Convention adopted by the General Conference of International Labor Organization (ILO) on 23 February 2006 the
- 1.8 ILO means the International Labor Organization.
- 1.9 IMO means the International Maritime Organization.
- 1.10 ISM means the International Safety Management code as adopted by Resolution A741 (18) of IMO Assembly, as amended.
- 1.11 ISPS means the International Ship and Port Facilities Security Code as adopted by the IMO Assembly, as amended.
- 1.12 STCW means the International Convention on Standards of Training, Certification and Watch keeping for Seafarers, 2010, as amended.
- Place of engagement means the city of the Seafarer's residence or place of employment as



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- engagement, including while serving onboard. time he/she leaves place of engagement to join the ship until his/her return to the place of Employment means the engagement of a seafarer for work on ship and its period is from the
- seafarer transferring as specified in 16.4. provisions of this CBA including shore leaves with the master's permission and during In the service of the ship means the engagement of a seafarer on ship in accordance with
- agreement, including the duration that seafarer is in the service of the ship and annual leaves. Wage means the amount that is paid on monthly basis for the entire period of employment
- Daily onboard allowance is defined as the basic amount of allowance for one day in the service of the ship, based on monthly onboard allowance as specified in SEA. Monthly onboard allowance means the basic amount of allowance that is paid to seafarer monthly while he/she works in the service of the ship, based on SEA
- to Iranian Labor Law, whichever is applicable. Employment agreement means SEA as specified in 1.6 or employment agreement according

Article 2: Application

- any ship operated by the Company. (Ref to Appendix 3) This CBA sets out the standard terms and conditions applicable to the seafarers serving on
- 2.2 seafarer than those set out in this CBA, then those SEA condition(s) shall prevail. entered into an SEA with the seafarer. If an SEA contains more favorable condition(s) for the employment of any seafarer to whom this CBA applies whether or not the Company has This CBA is deemed to be incorporated into and to contain the terms and conditions of
- 2.3 be protected against acts of anti-syndicate discrimination as per relevant ILO Conventions. The Company acknowledges the right of seafarers to participate in syndicate activities and to
- 2.4 among the crew. The Company acknowledges the right of the seafarers to elect a liaison representative from
- 2.5 The Company shall ensure that signed copies of this CBA are available on board its ships in English and in Farsi
- 2.6 provisions of the ISM and ISPS codes. Nothing contained in this CBA shall restrict the authority of master for implementing

Article 3: Employment conditions

- and competency at the beginning and during employment is at the Company's discretion. the competency required to undertake the tasks they are employed for and to serve the Company competently. Verifying the authenticity and validity of the seafarers' certificates Seafarers shall hold certificates of competency, proficiency and medical fitness and possess
- employment medical fitness examination, at Company expense, by a Company-nominated The Company is entitled to require that every seafarer shall have



shall be entitled to receive a copy of the medical fitness statement issued in respect of such an entitlement to compensation set out in Articles 19, 20, 21 and/or 22 of this CBA. Seafarers doctor and that the seafarers answer faithfully any questionnaire on their state of health, which may be required. Failure to answer questionnaire faithfully would affect the seafarers'

- no fees or visa costs are born directly or indirectly, in whole or in part, by the seafarers for prevent seafarers from gaining employment for which they are qualified (Black list). preventing the Recruitment and Placement Service from using means, mechanisms or lists to finding employment, and the right for seafarers to inspect their SEA before engagement, and the standards laid down in the MLC, Regulation 1.4, are met, including the requirements that If the Company uses the Seafarer's Recruitment and Placement Service, it shall ensure that
- 3.4 Each seafarer is entitled to have a copy of the SEA to which he has been a signatory
- 3.5 book may be used to fulfill this requirement. the quality of the seafarers' work or as to their wage and allowances. A seafarer's discharge containing a record of their employment. The document shall not contain any statement as to Upon completion of service on board the ship, the Company shall give seafarers a document
- 3.6 Endorsements required by the Flag State shall be at Company's expense.

Article 4: Non-Seafarers' Work

- sizing, stacking, un stacking as well as composing and decomposing unit loads; and also checking, receiving, guarding, delivering, sampling and sealing, lashing and unlashing. services in relation with cargo or goods, such as tallying, weighing, measuring, cubing, is not limited to: loading, unloading, stowing, un stowing, pouring, trimming, classifying, be adequately compensated. For the purpose of this clause "cargo handling" may include but provided that the individual seafarers volunteer to carry out such duties, for which they should historically done by dock workers without the prior agreement of the IMMS concerned and employment by the Company shall carry out cargo handling and other work traditionally or Neither ship's crews nor anyone else on board whether in permanent or temporary
- 4.2 any seafarer who respects such dock workers' trade dispute and any such lawful act by the Seafarer shall not be treated as any breach of the SEA, provided that this act is lawful within the resolution of such a dispute. other work, traditionally and historically done by members of that union which would affect permanent or temporary employment by the Company shall undertake cargo handling and workers' union is taking place, neither ship's crew nor anyone else on board whether in Where a vessel is in a port where an official trade dispute involving an ITF-affiliated dock The Company will not take any punitive measures against
- at double the overtime rate. allowance. Any such work performed outside the normal working week will be compensated as specified in Article 6, shall be by the payment of the overtime rate specified in APPENDIX 1 for each hour or part hour that such work is performed, in addition to the daily onboard For crew members compensation for such work performed during the normal working week.



Article 5: Period of Employment in the service of ship

at the first arrival of the ship in port after expiration of mentioned period. The employment shall be automatically terminated upon the terms and conditions of this CBA The period of employment of seafarers in the service of ship is as specified in Appendix 1.

Article 6: Normal Working Hours and Annual Leaves

specified in Appendix1. The normal working hours in the service of ship and duration of annual leaves shall be as

Article 7: Overtime

- 7.1 All scafarers are entitled to compensation for overtime performed onboard ship as specified ın Appendix 1.
- 7.2 shorter intervals. One copy shall be handed over to the seafarer at the termination of the department. Such records shall be handed to the seafarer for approval every month or at Overtime shall be recorded individually and in duplicate either by the Master or the head of
- 7.3 during safety, security and pollution prevention drills shall not be counted as overtime. other ships or persons in immediate peril, of which the Master shall be the sole judge, or and security of the ship, its passengers, crew or cargo, or work required to give assistance to Any additional hours worked during an emergency directly affecting the immediate safety

Article 8: National Holidays

8.1 shall be observed as holiday. discretion of Master, then the following or the first appropriate and practicable working day For the purpose of this Agreement the days listed in Appendix 1 shall be considered as holidays at sea or in port. If a national holiday is treated as a normal working day at the

Article 9: Rest Periods

- 9.1 77 hours in any seven-day period. Each seafarer shall have a minimum of 10 hours rest in any 24 hours period but no less than
- 9.2 be at least 6 hours in length, and the interval between consecutive periods of rest shall not The minimum hours of rest may be divided into no more than two periods, one of which shall
- 9.3 language of the ship and in English. of service at sea and in port and the minimum hours of rest for each position on board in the The Company shall post in an easily accessible place on board a table detailing the schedule
- 9.4 necessary until the normal situation has been restored. As soon as practicable after the normal schedule of hours of work or hours of rest and require a seafarer to perform any hours of work at sea or for overriding operational conditions. In such situation, the Master may suspend the on board or cargo, or for the purpose of giving assistance to other ships or persons in distress scafarer to perform any hours of work necessary for the immediate safety of the ship, persons Nothing in this Article shall be deemed to impair the right of the Master of a ship to require a

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- work in a scheduled rest period are provided with an adequate period of rest. situation has been restored, the Master shall ensure that any seafarers who have performed the
- 9.5 does not induce fatigue. instruments shall be conducted in a manner that minimises the disturbance of rest periods and Emergency drills and drills prescribed by national laws and regulations and by international
- 9.6 period shall be given if the normal period of rest is disturbed by call-outs. disturbance of rest periods and does not induce fatigue and an adequate compensatory rest in the engine room is not carried out, shall also be conducted in a manner that minimises the The allocation of periods of responsibility on UMS Ships, where a continuous watch keeping
- 9.7 to him which shall be endorsed by the master, or a person authorized by the master, and by of compliance with this article and the seafarer shall receive a copy of the record pertaining Records of seafarers daily hours of rest and work shall be maintained to allow for monitoring
- 9.8 A short break of 30 minutes or less will not be considered as a period of rest.

Article 10: Wage and Allowances

- authorised by the seafarer. Onboard allowances as specified in Appendix 4 are not paid to seafarers on annual leaves. be statutory and other deductions as specified in this CBA and/or other deductions as the last column of Appendix 4 and the only deductions from such wage and allowances shall While seafarers work in the service of ship, onboard allowances are paid in addition to wage. The total wage and allowances of each seafarer shall not be less than the amount specified in
- 10.2 onboard allowances. Onboard allowances statement shall be given to each seafarer at Seafarer onboard allowances shall be computed and paid on monthly basis in accordance to termination of SEA. the terms and conditions of the SEA and Seafarer is entitled to cash advance from his/her
- 10.3 nominated by the seafarer. a portion of his/her onboard allowances for remittance at regular intervals to person or persons Company shall, taking into account current laws and regulations, provide a system for enabling seafarer, at the time of entering employment or during it, to allot, if he/she so desire,
- 10.4 borne by the seafarer concerned. Any charges for the service provided as in Article 10.3 above shall be reasonable and shall be
- 10.5 Wage of the Iranian Permanent Employee Seafarer is paid on basis of Iranian Rials Currency allowances as specified in last column of Appendix 4. monthly to seafarers during the service of ship will not be less than the total wage SEA. The Company Onboard allowances will be paid on board monthly and on basis of USD currency and as per is not less than 1000 USD/month, equivalent as per the Central Bank of Iran exchange rate. which will be remitted to seafarer's account monthly and the Company will guarantee that it will guarantee that the total wage and onboard allowances are paid



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Article 11: Shorthand Allowance

shall not affect any overtime paid in accordance with Article 7. be made to make good the shortage before the ship leaves the next port of call. This provision concerned department who have undertaken the shortage seafarer's duties. Every effort shall onboard allowance of the shortage category shall be paid to the affected members of the Where the complement falls short of the agreed manning, for whatever reasons, the daily

Article 12: Warlike Operations Area / High Risk Area / Extended Risk Zone

- this CBA and accessible to the seafarers while serving onboard ship. risk areas, along with their applicable benefits. IMMS shall notify and provide the company with the latest enforced ITF list of designated The company shall ensure the latest enforced ITF list of designated risk areas is annexed to A warlike operations area / high risk area and extended risk zone will be designated by the ITF as amended.
- Company shall advise the seafarers immediately. information becomes known during the period of the seafarers' employment on the ship the to or may enter any warlike operations area/high risk area/extended risk area.If this At the time of the assignment the Company shall inform the seafarers if the vessel is bound
- seafarer's entitlements if he/she agrees to proceed to any risk areas shall be according to the latest enforced ITF list of designated risk areas.
- Seafarer's entitlements shall be ascertained based on supporting documents provided by ship's together with ship's track with reference to the latest enforced ITF list. Master, as to the exact date/time/position of entering and leaving any designated risk areas
- 12.5 captured seafarers with extra protection. For the purpose of this paragraph, the term: captivity, until the date of death. The Company shall also make every effort to provide is safely repatriated to his/her place of engagement or, where the seafarer dies while in under this agreement shall continue until the seafarer's release and thereafter until the seafarer designated area referred to in this Article, the seafarer's employment status and entitlements In case a seafarer becomes captive on or off the ship as a result of acts of piracy or armed robbery against ships, irrespective of whether such act takes place within or outside an ITF Piracy shall have the same meaning as in the United Nations Convention on the Law of
- facilitating an act described above internal waters, archipelagic waters and territorial sea, or any act of inciting or of intentionally directed against a ship or against persons or property on board such a ship, within a State's depredation, or threat thereof, other than an act of piracy, committed for private ends and (b) Armed Robbery against ships means any illegal act of violence or detention or any act of

Article 13: Crew's Personal Effects

as a result of fire, flooding or collision, excluding any loss or damage caused by the seafarer's serving on board the ship as a result of wreck, loss, stranding or abandonment of the ship, or When any seafarer suffers total or partial loss of, or damage to, their personal effects whilst



- concern seafarer, up to a maximum specified in Appendix 1. own fault or through theft or misappropriation, the Company shall pay compensation to the
- injured or deceased seafarers and for returning it to them or to their heirs. The Company shall take measures for safeguarding personal effects left on board by sick,

Article 14: Onboard Complaint Procedure

- seafarers' complaints alleging breaches of the requirements of this CBA. The Company shall have a procedure for a fair, effective and expeditious handling of
- of seafarers for filing complaints. during the complaints procedure, as well as safeguards against the possibility of victimization The onboard complaint procedure shall allow the seafarer to be accompanied or represented

Article 15: Company Policies on Eliminating Shipboard Harassment and Bullying

- or not, creates feelings of unease, humiliation, embarrassment or discomfort for the recipient. Harassment includes any inappropriate and unwelcome conduct which, whether intentionally
- 15.2 Bullying is a particular form of harassment that includes hostile or vindictive behavior, which can cause the recipient to feel threatened or intimidated
- 15.3 from duties and resignations. effects, which may include stress, lack of motivation, reduced work performance, absence Harassment and bullying are examples of conduct that is unwanted and causes detrimental
- 15.4 and bullying whether sexually, racially or otherwise motivated. The Company will regard breaches of this undertaking as a serious act of misconduct on the part of Seafarers. Each Seafarer shall be entitled to work, train and live in an environment free from harassment
- 15.5 Company will treat all complaints of harassment and bullying seriously and in strict confidence.
- 15.6 Complaints of bullying or harassment, or information from staff relating to such complaints, will be dealt with fairly, confidentially, sensitively and expeditiously.
- the company code of conduct and result in disciplinary action against perpetrators'. company's communication equipment for such purposes will be treated as a serious breach of or intimidate an individual in an attempt to gain power and control over them. The use of the is the use of modern communication technologies to harass, embarrass, humiliate, threaten, The company considers any complaint of cyber bullying to be serious issue. Cyber bullying
- 15.8 harassment and bullying is annexed to this CBA and accessible to the seafarers while serving The company shall ensure the latest enforced ITF-ICS guidance on eliminating shipboard eliminating shipboard harassment and bullying. IMMS shall notify and provide the company with the latest enforced ITF-ICS guidance on
- 15.9 Guidance on eliminating shipboard harassment and bullying annexed to this CBA contains examples of the types of behavior that maybe classed as harassment and bullying for seafarer's

2) Bullying Procedure Procedure to monther the effectiveness of Cruichance referred to under 15.9 to be Page 8 of 26 provides

to be annibled.

- 15.10 The complaint procedure, complaint form and contact information stipulated in company MLC booklet will be used in the event of onboard harassment and bullying.
- Should onboard harassment and bullying becomes evident, onboard disciplinary action procedures stipulated in company procedures will be applied.

Article 16: Termination of Employment

- 16.1 A seafarer's employment shall be terminated:
- with Article 19, or pursuant to Article 21; or When signing off owing to sickness or injury, after medical examination in accordance Upon the expiry of the period of employment as specified in his/her individual SEA;
- c) As consequence of sinking or total loss of the ship.
- 16.2 The Company can terminate the employment of a seafarer with a notice of 15 days:
- obligations in accordance with Article 18; or seafarer has been found to be in serious default of his/her employment
- the sale of the ship. When the ship has been laid up for a continuous period of at least one month or upon
- A seafarer can also terminate his/her employment with a notice of 15 days:
- satisfactory medical reports; or the spouse, child or a parent has fallen dangerously ill subject to the submission of For compassionate reasons when, during the course of a voyage, it is confirmed that
- enforced ITF list of designated risk areas. If the ship is about to sail into a designated risk area, in accordance with the latest
- shall be liable for all costs and subsistence for and during the transfer. terms. There shall be no loss of earnings or entitlements during the transfer and the Company owner/manager, (Ref to appendix 3) on the same rank, wage and allowances and all other It shall not be grounds for termination if, during the period of employment of the seafarer, the Company transfers the seafarer to another vessel belonging or related to the
- 16.5 16.2 (b) above, as an indemnity against unemployment resulting from such cases. in Appendix 1, on termination of his/her employment in accordance with Articles 16.1 (c) or A seafarer employed on temporary basis shall be entitled to receive compensation as specified

Article 17: Repatriation

- A scafarer shall be entitled to repatriation to the place of engagement or his/her city of termination of his/her SEA not based on conditions defined in Article 16.3. where such termination arises under Article 16.2 (a) or when the seafarer requests premature residence at the Company's expense on termination of employment as per Article 16 except
- During repatriation for normal reasons, the Company shall be liable for the following costs until the seafarer reaches the place of engagement or his/her city of residence:



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the arrival of the seafarer at his/her place of engagement; Payment of daily onboard allowance between the time of discharge from the ship and

The cost of accommodation and food;

Reasonable travel costs; and

Transport of the seafarer's personal effects up to 30Kg

Article 18: Misconduct

- specifying the serious default which has been the cause of the dismissal. provided that master shall, where possible, prior to dismissal, give written notice to him/her seafarer's employment obligations which gives rise to a lawful entitlement to dismissal, The Company may terminate the employment of a seafarer following a serious default of the
- of providing a replacement for the dismissed seafarer. attributable to the seafarer proven misconduct. Such costs do not, however, include the costs with repatriating the seafarer together with such costs incurred by the Company as are directly be entitled to recover from that seafarer's balance of wage and allowances the costs involved In the event of the dismissal of a seafarer in accordance with this Article, the Company shall
- shall not amount to a breach of the seafarers employment obligations where: For the purpose of this Agreement, refusal by any seafarer to obey an order to sail the ship
- a) The ship is unseaworthy or otherwise if the Ship is certified substandard in relation to by the Protocol of 1978 (MARPOL) and remains so for a period of 30 consecutive days. International Convention for the Prevention of Pollution from Ships 1973, as modified International Convention on Loadlines (LL) 1966, the applicable provisions the Safety of Life at Sea Convention (SOLAS) 1974, the and Watchkeeping Convention (STCW 78) as amended 2010, the the Standards of Training

statutory certificates required under international instruments. In any event, a ship shall be regarded as substandard if it is not in possession of the

- b) The seafarer has a genuine grievance against the Company in relation to the Company's grievance procedure. implementation of this Agreement and has complied in full with the terms of the
- c) The seafarer refuses to sail into a designated risk area, in accordance with the latest
- Acts of gross misconduct, examples of which are listed below, may, if appropriate in the separate from any other legal or disciplinary action which may be called for: either immediately or at the end of the voyage and to dismissal from employment. This is circumstances and established to the satisfaction of master, lead to dismissal from the ship
- 1. Assault (including threatening behavior).
- and the marine environment. Willful act or conduct endangering the ship, persons, any property or cargo on board,
- Theft (including attempted theft) or possession of stolen property.
- Possession of offensive weapons
- Persistent or willful failure to perform duty.



- Collaboration with others at sea to impede the progress of the voyage or navigation of
- Disobedience of a lawful order in accordance with the Company's procedures and line
- 9 Breach of the Company's rules and procedures relating to alcohol, drugs or smoking safety of the ship, persons or cargo on board, or the marine environment. To be asleep on duty or fail to remain on duty, if such conduct would prejudice the
- Failure to report to work without satisfactory reason or absence from place of duty or from the ship without leave.
- 11. Interference with the work of others endangering safety of life, ship, properties and protection of marine environment.
- Behavior which seriously detracts from the safe and/or efficient working of the ship.
- 13. Sexual abuse.
- 14. Behavior which seriously detracts from the social well-being of any other person on board, including but not limited to bullying, harassment, intimidation and coercion.
- 15. Causing or permitting unauthorized cargo, possessions or persons to be on board the ship or in parts of the ship where prohibited.
- Smuggling of any nature or breach of Customs' regulations, including but not limited to contraband, stowaways or refugees.
- 17. Demanding and/or receiving any commission or any other favor or benefit from any passenger, customer or supplier.
- Deliberate misuse of a harbor pass or personal identity card.

Article 19: Medical Attention

- of acute pain and emergencies. A seafarer shall be entitled to immediate medical attention when required and to dental treatment
- 19.2 A seafarer who is hospitalized abroad owing to sickness or injury shall be entitled to medical required or until the seafarer is repatriated pursuant to Article 17, whichever is earlier. attention (including hospitalization) at the Company's expense for as long as such attention is
- 19.3 (including hospitalization) at the Company's expense: A seafarer repatriated unfit as a result of sickness or injury, shall be entitled to medical attention
- satisfactory medical reports. In the case of sickness, for up to 130 days after repatriation, subject to the submission of
- determination is made in accordance with clause 21.2 concerning permanent disability. In the case of injury, for so long as medical attention is required or until a medical
- unless there are exceptional circumstances, in which case the period may be extended. costs, in line with Article 19.3 (a), they may submit claims for reimbursement within 6 months, In those cases where, following repatriation, seafarers have to meet their own medical care
- 19.4 Proof of continued entitlement to medical attention shall be by submission of satisfactory medical between the Company and the IMMS and the decision of this doctor shall be final and binding on on behalf of the seafarer disagrees with the assessment, a third doctor may be nominated jointly reports, endorsed where necessary, by a Company appointed doctor. If a doctor appointed by or



- For the purpose of this Article the Company is not liable for compensation if:
- a) Injury incurred otherwise than in the service of the ship;
 b) Injury or sickness is due to the willful misconduct of the
- Injury or sickness is due to the willful misconduct of the sick, injured or deceased seafarer;
- Sickness or infirmity intentionally concealed when the engagement is entered into.

Article 20: Sick Pay

- daily onboard allowance shall continue until he has been repatriated at the Company's expense as specified in Article 17: When a scafarer is landed at any port because of sickness or injury, a pro rata payment of their
- 20.2 allowance while they remain sick up to a maximum of 130 days. The provision of sick pay following repatriation shall be subject to submission of a valid medical certificate, without Thereafter the seafarers shall be entitled to sick pay at the rate equivalent to their daily onboard
- 20.3 However, in the event of incapacity due to an accident the daily onboard allowance shall be paid until the injured seafarer has been cured or until a medical determination is made in accordance with clause 21.2 concerning permanent disability.
- 20.4 jointly between the Company and the IMMS and the decision of this doctor shall be final and binding on both parties. or on behalf of the seafarer disagrees with the assessment, a third doctor may be nominated reports, endorsed, where necessary, by a Company appointed doctor. If a doctor appointed by Proof of continued entitlement to sick pay shall be by submission of satisfactory medical
- 20.5 For the purpose of this Article the Company is not liable for compensation if:
- a) Injury incurred otherwise than in the service of the ship;
 b) Injury or sickness is due to the willest in the service of the ship;
- Injury or sickness is due to the willful misconduct of the sick, injured or deceased
- Sickness or infirmity intentionally concealed when the engagement is entered into.

Article 21: Permanent Disability

- 21.1 addition to sick pay, be entitled to disability compensation according to the provisions of this of the Company, including accidents occurring while travelling to or from the ship, shall in A seafarer who suffers permanent disability as a result of an accident whilst in the employment
- 21.2 and the decision of this doctor shall be final and binding on both parties assessment, a third doctor may be nominated jointly between the Company and the IMMS The permanent disability suffered by the seafarer shall be determined by a doctor appointed by the Company. If a doctor appointed by or on behalf of the seafarer disagrees with the
- 21.3 The Company shall provide permanent disability compensation to the seafarer in accordance



- 21.4 so as to avoid undue hardship. injury. Where the nature of the personal injury makes it difficult for the Company to make a full payment of the claim, consideration is to be given to the payment of an interim amount conditions, should have effective arrangements for the payment of compensation for personal The Company, in discharging his/her responsibilities to provide for safe and decent working
- For the purpose of this Article the Company is not liable for compensation if:
- **b a** Injury incurred otherwise than in the service of the ship;
- Injury or sickness is due to the willful misconduct of the sick, injured or deceased
- Sickness or infirmity intentionally concealed when the engagement is entered into.
- A Seafarer whose disability, in accordance with 21.2 above is assessed at 50% or more under be resolved in accordance with the procedures set out in 21.2 above. entitled to 100 % compensation. Any disagreement as to entitlement under this clause shall unfit for further sea service in any capacity by the Company-nominated doctor, shall also be Furthermore, any Seafarer assessed at less than 50% disability but certified as permanently unfit for further sea service in any capacity and be entitled to 100% compensation. the attached Appendix 2 shall, for the purpose of this paragraph, be regarded as permanently

Article 22: Loss of Life - Death in Service

- 22.1 If a seafarer dies through any cause other than those specified in 22.2, whilst in the employment of the Company or during sickness period as specified in Article 20, cost of burial expenses as set out in Appendix 1. Company shall pay ny shall pay the sums specified in Appendix 1 to his/her legal. Additionally, the Company should transport, at its own expense, the scafarer's home where practical and at the families' request and pay the
- 22.2 For the purpose of this Article the Company is not liable for compensation if death:
- b) Incurred otherwise than in the service of the ship;
- Was due to the willful misconduct of the deceased seafarer;
- entered into; or Was due to sickness or infirmity intentionally concealed when the engagement is
- Was due to sickness or infirmity not related to the working onboard ship.

Article 23: Food, Accommodation, Bedding, Amenities etc.

- give due consideration to the relevant guidelines in that Convention. catering services in accordance with the standards specified in Title 3 of the MLC and shall entertainment amenities, such as videos, books, sports and fitness facilities, and food and The Company shall provide, as a minimum, accommodation, recreational
- Seafarers should have access to free calls in compassionate circumstances as per the



Article 24: Personal Protective Equipment

- Job in accordance with the ISM Code. The Company shall provide the necessary personal protective equipment for the nature of the
- 24.3 24.2 proper use of their personal protective equipment. The Company shall advise seafarers of the dangerous nature and possible hazards of any work to be carried out and instruct them of any necessary precautions to be taken as well as of the
- protective equipment to conduct a safe operation is not available. Seafarers shall not be forced to conduct work if proper equipment, including personal
- protective equipment remains the property of the Company. Seafarers shall use and take care of the personal protective equipment at their disposal and not misuse any means provided for their own protection or the protection of others. Personal

Article 25: Waivers and Assignments

already in existence shall be null and void and of no legal effect. any wage and allowances (including back wage and allowances) or other emoluments due or accept variations to the terms of this CBA or return to the Company, their servants or agents to become due to the seafarer under this CBA and the Company agrees that any such document whereby, by way of waiver or assignment or otherwise, the seafarer agrees or promises to The Company undertakes not to demand or request any seafarer to enter into any agreement

Article 26: Recruitment and Placement

to the MLC, Regulation 1.4. Placement Services which have obtained the required license/certificate to operate pursuant Temporary employment of seafarers shall only take place through Seafarers Recruitment and

Article 27: Social Security

The Company shall ensure that all seafarers, and to the extent provided by the laws of the Placement Services concerned. with national regulations, provided by the Company or the Seafarers Recruitment and country of residence, their dependents, have access to social security protection in accordance

Article 28: Seafarers Welfare Fund

The Company shall pay IMMS, on annual basis, a seafarers' welfare fund, as specified in of vessels listed in Appendix 4. Appendix 1, for each seafarer complementing the minimum safe manning document (MSMD)

Article 29: Probationary Service

29.1 the cost of repatriation shall be the responsibility of the party who gives notice of termination terminate the employment prior to the expiry of the SEA during this period. In such an event regarded as probationary and both the seafarer and/or the Company shall be entitled to The first 6 weeks of service during the first term of employment with the Company shall be



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but the compensation for premature termination of employment provided in Article 16.5 shall

Article 30: Insurance Coverage

The Company shall conclude appropriate insurance to cover itself fully against the liabilities set out in Articles 16.5, 17 and 19 to 22 of this CBA.

Article 31: Law and Arbitration

of this CBA shall be referred to the I.R. of Iran Judiciary system. the laws of the I.R. of Iran and any dispute arising out of or in connection with the execution This CBA has been drafted in accordance with the MLC provisions and shall be governed by

Article 32: Language of CBA

32.1 This CBA is written in both languages, English and Persian and in the event of any inconsistency determining the spirit intent and meaning of this CBA. or conflict between the two aforementioned versions the English version shall prevail in

Article 33: Validity of the CBA

This CBA consists of 33 Articles and 4 appendices and is prepared in two copies, all of which are considered as original, and was negotiated and signed on 31.12.2019 and shall enter into Mu force on 1st January 2020 and shall remain valid until 31st December 2020.

Signed on behalf of the IMMS Captain Arman Jahan Biglari Chairman

Signed on behalf of Company (NITC)
Captain Nasrollah Sardashti
Managing Director and Member of Board



Limpioyees)

Period of Employment in the service of ship

his/her SEA up to 12 months by mutual agreement with the Company. regard, IMMS' arbitration shall be final and binding by both parties). However, Seafarer can extend operational circumstances (If there is any dispute between the seafarer and the Company in this ship is as specified in the SEA which may be subject to change by Company due to unforeseen With respect to the provisions of Article 5 of this CBA, the period of employment in the service of

Normal Working Hours

custom, decision on the days of the weekend is at the discretion of the Master of the ship. not normal working days. However, with respect to the operational conditions of a ship and national shall not exceed eight hours per day. Saturday afternoon and Sunday are considered as weekends and With respect to the provisions of Article 6 of this CBA, normal working hours in the service of ship

Paid annual leave

month of service and pro rata for a shorter period. in the relevant SEA. However, the paid annual leave shall not be less than 2.5 days for each completed With respect to the provisions of Article 6 of this CBA, paid annual leave for seafarers is as specified

Overtime

With respect to the provisions of Article 7 of this CBA:

- **b**) Hours worked in excess of the normal working hours are counted as overtime; and
- the monthly onboard allowance for the concerned seafarer shown in appendix 4. The hourly overtime rate shall be 1.4 the basic hourly rate calculated with reference to

Sailing into the warlike operation, high risk, designated risk areas

With respect to the provisions of Article 12 of this CBA, seafarer's entitlements, shall be as follows:

- a) Compensation for death and disability are in accordance with the latest enforced ITF list of designated risk areas.
- The bonus for sailing into the warlike operation, high risk and extended risk areas shall accordance with the category of risk areas stipulated in the latest enforced ITF list. be calculated and paid based on daily onboard allowance as specified in SEA and in

Personal effects' lost

be 4000.00 USD, depending on the type and quantity of the personal effects declared. Maximum compensation for loss of personal effects as provided for in Article 13 of this CBA shall



Indemnity against unemployment

unemployed and is limited to two months onboard allowance of the seafarer concerned. the remaining days of the period of employment during which the seafarer remains in fact With respect to Article 16.5 of this CBA, the indemnity against unemployment would be payable for

Indemnity against Death in Service

With respect to Article 22 of this CBA;

- Death in service benefits shall be:
- To seafarer's heir

To each dependent child (maximum 4 under the age of 18) 21,000.00 USD 105,000.00 USD

Burial expenses shall be 6000.00 USD

Seafarers' Welfare Fund

per year per seafarer covered by this agreement as specified in Appendix 3/ With respect to the provisions of Article 28 of this CBA, the seafarers' welfare fund is 870,000 IR

Holidays

Treasure and

Member of Jums-Be

The days regarded as holidays in accordance with Article 8 are as per the following list:

1) Christian New Year's Day (1st January)

2) Commemoration of the Islamic Revolution in Iran (11th February)

3) Persian New Year's Day (21st March)

4) Nature Day (2nd April)

5) Imam Mahdi's Birthday

6) Anniversary of Imam Khomeini's demise (4th June)

7) Martyrdom of Imam Ali

8) Eid-e-Fetr (End of Ramadan)

9) Day of Seafarers (25th June)

10) Eid-e-Ghorban

13) Demise of Prophet Mohammad (pbuh)

14) Birthday of Prophet Mohammad (pbuh)



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APPENDIX 2

Indemnity against permanent disability

In the event a seafarer suffers permanent disability, the indemnity in accordance with the provisions of Article 21 of this CBA for 100% disability is as follow:

Junior officers Senior officers 175,000.00 USD

140,000.00 USD

Ratings

105,000.00 USD

A -Injuries to Extremities The degree (percentage) of permanent disability shall be computed as per bellow tables.

Note 1: Only for the purpose of Article 21, senior officers means Master, Chief Officer, Chief Engineer and Second Engineer and ETO.

(If	If a nercon is left hand at 1: 1			
1-1	1-1- Fingers	vice ver	sa)	
No	Disability	Perc	Percentage (%)	%
-	Loss of all fingers of one hand	Left		Right
2	Loss of one thumb and metacamal bones	50		55
3	Loss of one thumb	25		30
4	Loss of extremity of one thumb		25	
Un	Loss of half of extremity of one thumb		12	
6	Thumb with stiff extreme joint		80	
7	Thumb with stiff metacarnonhalanceal icint		5	
00	Thumb with stiff extreme and metacomach-1		w	
9	Loss of forefinger (second finger)		15	
10	Loss of middle and extreme inints of fame		10	
11	Loss of extreme forefinger		10	
13	Forefinger with stiff metacarponhalanced icia		S	
H			n	
13	Forefinger with 90 degrees or more stretch deficiency		0	
14	Loss of middle finger (third finger)		S	
15	Loss of middle and extreme joints of middle for		10	
16	Loss of extreme joint of middle finger		00	
17	Middle finger with stiff metacarpophalangeal joint in outstretched position		n U	
100	Middle finger with 90 degrees or more stretch deficiency in middle		n c	
19	Loss of ring finger (fourth finger)		U	
20	Loss of middle and extreme joints of ring final		00	
21	Loss of extreme joint of ring finger		S	
22	Ring finger with stiff metacarpophalangeal joint in outstretched		· 3	
23	Ring finger with 90 degrees or more stretch deficiency in middle joint		n (
			0	

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	00	70	000	55	54	53		52	51	00	49	400	47	40	1	4 1	44	42	41	40	39	38	37	36	33	34	.33	32	31	100	20	200	20	26	25	1 1
1-4- Elbow	Auxiliary thrombosis	Onhealed rupture of biceps	Amputation of forearm with poor elbow movement	Amputation of forearm with good elbow movement	Amputation of upper arm	Loss of one arm	A	Consequences of fracture of radial bone: Forefinger to little finger	functional disturbances, possible friction	Fraction of 13 13	Stiffness in good working position	Loss of one hand	deficiency in middle joint	finger and little finger	Loss of extreme joints of ring finger and little finger	Loss of middle and little finger (4th and 5th)	Loss of extreme joints of middle finger, ring finger and little finger	little finger	Loss of middle finger, ring finger and little finger (3rd, 4th and 5th)	little finger	Loss of middle and extreme joints of forefinger, middle finger, ring finger and little finger	Loss of forefinger, middle finger, ring finger and little finger (2nd, 3rd, 4th and 5th)	Loss of extreme joints of forefinger, middle finger and ring finger	ring finger			-	-	-	-	-	-				+
		00	50	60	65						35	3						8			30	35		0	30				50		45		35			
0	0						18	5	S E	15	10		∞	5	15	20	10	20	30	15		17	13	25	TO	10	20	20		20		18	0	2) (7 0	000
		65	60	65	70						60										35	. 40		33	2				55	,	50	1	40			

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Z		65	64	63	62		60	39
De-1 90	J. C. WARTON	Stretch deficiency 40-90 degrees	4 Stretch deficiency of up to 40 degrees	Elbow bending reduced to 90 degrees or less	Cessation of rotary function of forearm ("""" """	Stiffness in poor working position	Stiffness in good working position	Stiffness in outstretched position
	5	w	12	15	25	20	40	
			15	20	30	25	45	

	95 S	-	-	-	+	-	-	1	-	880 F		86	85	84	-	-	-	-	79	000	77	76			75	74	10	72	73	71	70	69	80	67	66			No
	Shortening by less than 3 cm	Loss of crus with poor function of prosthesis	Loss of crus (shank) with good function of prosthesis	Amputation at the knee or thigh with poor function of prostnesss	Amputation at the knee or thigh with good function of	LOSS Of one leg	2-2- Leg	Section 19 alones	Trainmatic fallen cache	Fallen arches accepted 1	Ankle joint where retarn modelle 1		Ankle joint stiff at right angle or slight talipes equinus (up to 15	Loss of one of the other toes	Big toe with stiffness in metatarsonhalanceal is int	Loss of extreme joint of big toe	Loss of 1st toe (big toe)	Loss of 1st toe (big toe) and some of its metatareal born	Loss of all toes on one foot	Amputation of tarsus with stump capable of bearing	Loss of foot with poor function of prosthesis	Loss of foot with good function of prosthesis	2-1- Foot	2_	For sensory injuries only	injuries of nervus medianus, both sensory and motoric	Total paralysis of nervus ulnaris	Total paralysis of nervus radialis on the upper arm	Total paralysis of plexus brachialis	1-6- Paralysis	Luxatio acromio-clavicularis	Habitual luxation	Friction and some reduction of mobility	Elevation up to 90 degrees	th "unset" sh	1-5- Shoulder		Disability
w	35	30	55	S	6																				0	30	25	20	23							440.00	Left	Perc
	S	0	5	50	65		10	0	0	7 0	20	15	w	S	S	S	00	10	15	35	30			10						U	10	5	15	0	35		0	Percentage (%)
																									33	36	202	0/0	70							mgm	Diche	(%)

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	C ANTICE DO	100 Knee c	99 Essenti	98 Postthi		Thigh	onorte
	Trice Still III BOOd position	stiff in co.d. in miscose vents of leg soles	Essential deterioration of variouse veins or les	Postthrombotic syndrome in one leg	compensation for shortening or reduction of mobility.	shrinkage of at least 2 cm (T-	Shortening of at least 3 cm
22	20	~	5	1 (00	10	

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Zo	Disability	Percentage (%)	(%)
		Left	Right
129	129 Loss of one eve		
130	Loss of both eyes	20	
131	-	100	
122	_	200	
132	Loss of sight of both eyes	20	
123	Loss of sight of one eve with complication	100	
LOS	contracted eye)		
134	Loss of sight of one eye with possibility of improvement via	25	
135	Double vision	18	
136	Double vision in outcome the six	10	
1	Loss of binocular vision (cont. 1:	s.	
13/	6/60) (c.g. apilakla with visual power of at least	10	
138	Aphakia with good contact place function	1.0	
139	Total one-sided ptosis	00	
140	Flood of tears	18	
141	Hemianopsia	3	
142	142 Rightsided heminaonsia as a result of bearing.	40	
Reduc	Reduction of visual power of one or both	50	
tahla a	rouse of one of some eyes is assessed in accordance with the	C 11 .	

Decimal table

200	Visual nov	0	2/60	6/60	6/36	6/24	6/18	6/12	6/6	0	Fraction		0	0.1	0.2	0.3	0.4	0.5	0.6	S	THE SAME
glasses.	Wer is access	20	15	13	10	00	5	0	0	6/6	PRIA.		30	15	10	10	5	0	0	0.6	AL CADIC
sed with b	02	200	18	10	10	10	10	S	0	6/12			20	15	10	10	5	5	0	0.5	
est availab	50	45	40	35	30	02	200	10	S	6/18		30		20	15	15	10	7	h	. 04	
le glasses.	60	55	50	45	35	30	10	10	× .	6/24		1						1			
	75	70	65	55	45	35	7.1	10	100	72/7		55	10	45	25	10	10	10	0.3	3	The state of the s
	85	80	75	65	50	40	15	12	0/00	6160		70	00	45	33	15	10	10	0.2		
100	100	05	80	70	22	45	18	15	2/60		00	2005	75	60	45	20	15	15	0.1		
100	100	100	200	75	00	50	20	20	0		100	100	85	70	55	30	20	20	0		
L																					

	144	143		INO	
O CONT VAID	144 Total loss of hearing in both ears	Total loss of hearing in one on 4- Ears		Disability	Simple of
75	10		Left Right	Percentage (%)	

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	Other	abo	0	182011		
as defined above	164 Other lasting consequences with bladder to the consequences with the cons	above above	ther lasting consequences without Livia	symptoms (objectively determinable neurological symptoms on a	Mild but lasting consequences - with bladder (defecation) symptoms (objectively determinable neurological symptoms on a modest scale)
35	30	30		25		20

	101 Impotence		-	+	178 Loss of b	-		1/4 Expulsive	-	-	-	-	169 Loss of spleen		FEV 1.0 of ab	FEV 1.0 of 1.5	FEV 1.0 of ov	function, such	Steps are taker	168 Any for be prese	167 Conside	strenuo	-	by the ailmen	Heart and lun	No	
		Urethra stricture, if a bougie must be used	LOSS of one or both epididymides	Loss of both ovaries after menopause	Loss of both ovaries before menopause	Loss of Doth testicles	Assuminal hernia, inoperable	Abd : 11	Minor incontinence (i.e. imperious urination, possibly defection)	Anus praeternaturalis	Well-functioning transplanted kidney	Loss of one kidney		E - Abdominal Cavity and Pelvis	FEV 1.0 of about 1 litre corresponds roughly to function group 3, and FEV 1.0 of about 0.5 litre corresponds roughly to function group 4	FEV 1.0 of 1.5-2 litres corresponds roughly to function group 1,	FEV 1.0 of over 2 litres correspond	function, such as the forced exhalation volume in the first second FFV 1.0	n to support the division into fination 1.	Any form of physical activity produces symptoms, which can also be present during periods of rest	considerable limitation of physical activity. Symptoms also appear during low levels of activity	strenuous activity	imitation of physical activity	by the ailment, applying the following division into function groups:	ig ailments are assessed with record to the limit	Disability	D- Heart and Lungs
Not covered	15	3	3	0.1	10	20	25	10	10	25	10	5						neasurements for lung	/0	70	45	20	3	tional capacity caused	Left Right	Percentage (%)	





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APPENDIX 3

Ship's names and their minimum manning scale (CBA Validity: 1st Jan 2020 to 31st Dec 2020)

		THE RESIDENCE OF THE PARTY OF T		1	TO MO	10 OF TACE TOTAL		
	No.	Ships' name	IMO No.	Minimum	No.	Ships' name	OWI	Minimum
	1	AMBER	9357406	20	29	FORTUNE	00000	scale
	2	APAMA	9187631	20	30	HALTI	9283/46	20
	w	ARGO I	9187667	20	31	HAPPINESS I	9212005	20
	4	ARK	9187655	20	25	HASNA	C047174	20
	S	ARNICA	9187643	20	33 2	HEDY	9212917	20
	6	ARTAVIL	9187629	20	34	HELM	8887176	20
	7	NAROON	9079066	000	1	HENNIA	9357391	20
	00	DAN	9357779	20	35	HENNA	9212929	20
_	9	DANIEL	0560682	20	36	HERBY	9362059	20
	10	DEEP SEA	9218492	20	37	HERO II	9362073	20
		DERYA	9569700	20	38	INCLUMENT	9357389	20
	12	DESTINY	0177155	20	39	HURSE	9362061	20
	13	DEVON	9218454	20	40	HIMANITY	9357183	20
	14	DIAMOND II	9218478		43	MARIA III	1870816	20
	15	DINOI	9569671		43	NASHA	7605106	20
	16	DIONA	9569695		44	NAVARZ	9079107	20
	17	DORE	9357717		45	SEVDA	9079078	20
_	18	DORENA	9569669	1		SALINA	9172040	20
	19 I	DOVER	9218466		47	SEVIN	9357377	20
20		DOWNY	9218480		4	SEA CITIES	9357353	20
21		DREAM II	9356593		-	SEA CLIFF	9569657	20
22		DUNE	9569712			SER STAK III	9569205	20
23		FAXON 9	9283758	200		SII VIA I	9569645	20
24		FELICITY 9	9183934			SINOBA	9172052	20
25		FOREST 9	9283760			SHOLA	9172038	20
26		SANAN 9	9171462		-	SONIA	9569619	20
27		STARK I 9	9171450	20 24		STARI A	9357365	20
28		STREAM 9	9569633	20			9569621	20
				1				
								The same of the sa





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APPENDIX 4 Minimum Wages and Allowances applicable from 01/Jan/2020 to 31/Dec/2020 (USD) / Iranian Employees

No.	Capacity (on board) Master	*Min. Monthly Wage	Daily Onboard Allowance	Monthly Onboard Allowance	** Monthly Overtime Allowance	Monthly leave pay Allowance	Monthly Leave Subsistence allowance	Total Wage
2	Ch/Off	*	69	2070	1564	552		Allowances
3	2nd/Off	*	55	1650	1246	440	144	5002
4	3rd/Off	*	22	660	498	177	144	3814
5	Cat/Off	*	17	510	385	137	144	2872
6	Ch/Eng	*	15	450	340	120	144	2553
7	TOTAL	*	66	1980	1496	528	144	2375
8	2nd/Eng	*	55	1650	1246	440	144	4626
9	3rd/Eng	*	22	660	498	177	144	3814
10	4th/Eng	*	17	510	385	137	144	2872
11	Jr/Eng	*	14	420	318	112	144	2553
12	ETO (1)	*	40	1200	907	320	144	1550
13	ETO (2)	*	30	900	680		144	3814
14	Gas/Eng	*	22	660	498	240	144	2872
	BSN	*	8	240	182	177	144	2872
15	P/M	*	8	240	182	64	144	1500
16	AB	the .	6	180	136	64	144	1500
17	OS	*	4.5	135		48	144	1200
18	FTR	*	8	240	102	36	144	817
19	OLR	*	6	180	182	64	144	1500
20	WPR	*	3	90	136	48	144	1200
1	Ch/Ck	*	8		68	24	144	817
2	1st/Ck	*	6	240	182	64	144	1912
3	2nd/Ck	*	4.5	180	136	48	144	1200
4	M/M	*	3.5	135	102	36	144	960
Min.	Monthly Wages, is define	1: 1: 10	3.3	105	80	28	144	935

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^{**} Monthly overtime allowance is calculated as specified in appendix 1.