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Fairwater Holdings Joint Venture Includes 22 AMO-Contracted Vessels

Crowley and SEACOR Holdings in August jointly announced the successful formation of Fairwater Holdings LLC. Fairwater, an independent U.S. company, integrates Crowley and SEACOR's petroleum and chemical transportation vessels, capabilities and personnel to provide U.S. Jones Act shipping solutions.

In all, 22 vessels operated under contract with American Maritime Officers are now owned and/or managed by Fairwater. All of these vessels will continue to operate under their existing contracts. Successor agreements for AMO-contracted vessels will be negotiated as existing contracts near expiration. AMO jobs aboard these vessels remain secure under Fairwater ownership and management.

Fairwater is active in all major Jones Act coastwise tank vessel trades, differentiating it from industry peers, and supports the transportation of petroleum products, chemical and specialty parcels as well as Alaskan crude oil. The fleet consists of 31 owned vessels, including both "ECO" and conventional medium-range product tankers, 114,000 DWT Aframax tankers and articulated tug/barges (ATBs) with varying enhancements and capabilities. Fairwater also provides ship management services for a diverse fleet of 20 third-party owned vessels.

"I am excited to lead a team of nearly 1,700 seagoing and shoreside professionals under the new Fairwater banner," said Daniel Thorogood, CEO of Fairwater and former CEO of Seabulk. "Our geographic reach, operational and technical expertise and the diversity of our assets enables Fairwater to serve as the industry's next-generation provider of safe, highly flexible and reliable energy transportation solutions." "Fairwater creates a new, dynamic leader with the broadest capabilities in our domestic industry for customers and carries forward the shared legacy of value, efficiency and high performance by Crowley and SEACOR," said Tom Crowley, chairman and CEO of the Crowley Corporation, who also serves as chairman of Fairwater. "Together, with Crowley, we stand ready to support the business as it solidifies its position in the market and explores new avenues of sustainable, long-term growth across the coastwise trades and



other adjacent markets," said Eric Fabrikant, CEO of SEACOR.

Fairwater has assumed the collective bargaining agreements negotiated between AMO and Seabulk, as well as the CBA negotiated between AMO and Intrepid Personnel and Provisioning for the *California*, *Washington* and *Oregon*.

The American Maritime Officers contracts and vessels included in this joint venture are:

Former Seabulk owned and operated tankers and ATBs: • Seabulk Tankers – Seabulk Arctic,

• Seabulk Tankers – Seabulk Arcti Seabulk Challenge

• Eco-Tankers Crew Management –

Independence, Brenton Reef, Seabulk Pride, Mariner, and ATB Sea Power; additionally, it is confirmed the Tanker Security Program vessels TORM Thunder, TORM Timothy and TORM Thor will be managed by Fairwater.

• **USS Transport** — Brownsville, Freeport, Corpus Christi and Galveston

Former Seabulk-managed tankers: • Phoenix Crew Management –

American Phoenix • Seabulk Crew Management — Ohio, Texas, Louisiana and West Virginia

Crowley owned and operated tankers: • Intrepid Personnel and Provision-

ing (Crowley Alaska Tanker Agreement) — California, Washington and Oregon

A wholly-owned subsidiary of Fairwater Holdings will assume the Crowley Alaska Tanker contract once this acquisition is complete in the near future.

Seabulk Tankers, Inc. was renamed Fairwater Tanker Management LLC. The new company signed an agreement to assume the terms and conditions of employment and all past, current, and future obligations of the AMO/Seabulk Tanker, Inc. collective bargaining agreement.

Seabulk Crew Management, LLC was renamed Fairwater Crew Management LLC. The new company signed an agreement to assume the terms and conditions of employment and all past, current, and future obligations of the AMO/Seabulk Crew Management, LLC collective bargaining agreement.

All other AMO agreements will remain in place.

Other than the normal negotiation process as contracts expire, there will be no immediate change to any of the AMO agreements. There will continue to be multiple companies and contracts for various reasons. AMO recently negotiated an extension of the contract covering the American Phoenix with a significant compensation increase for the ship's officers so that contract will now expire on the same date as the Eco-Tankers and USS Transport contracts that have transitioned to Fairwater.

Fairwater's seagoing and shoreside operations are headquartered in Fort Lauderdale, Florida, with offices in Fairfield, Connecticut; Houston, Texas; Jacksonville, Florida; and Seattle.



Page 5: Stena Polaris Completes Extensive MSC CONSOL Mission

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AMO National Executive Board Proposes Amendments to the AMO National Constitution

The National Executive Board of American Maritime Officers, in accordance with Article XXV, is proposing a series of amendments to the AMO National Constitution. This notice and the enclosed copy of the AMO National Constitution detailing the proposed amendments are provided here for informational purposes only.

These proposed amendments are subject to approval by the AMO membership in a union-wide referendum, which is being conducted online by TrueBallot. AMO members and applicants will be contacted directly by TrueBallot via email at their email addresses on file with the union. TrueBallot will provide access to information for reviewing the proposed amendments online and instructions for casting an online vote.

The online referendum commenced August 31 and will conclude September 30. Only votes cast by AMO members in good standing will be counted at the conclusion of the referendum. AMO applicants who wish to have their votes counted must establish status as members in good standing with the union prior to September 30, 2024.

The amendments we are recommending will update the AMO National Constitution to ensure governance of American Maritime Officers by our National Executive Board and more clearly define the responsibilities of our National Executive Board and AMO National President.

We are recommending the amendments described above to preclude many possible unilateral actions by any person holding the office of National President that may be in contradiction to the best interests of the AMO membership and the union as a whole. Without these amendments, the office of the National President would retain the authority of unilateral action in several areas, and little or no practical recourse or remedy for such action would be available to the AMO membership or National Executive Board.

Many of the proposed amendments will modernize the AMO National Constitution by clarifying items about which there have been disputes over meaning and intent in the past. Several of the updates will allow for actions and notifications to be carried out and transmitted via electronic means rather than via USPS or courier services.

Several of the proposed amendments will allow for a transition to modern means of communication. In order to ensure the ability to maintain effective communications between the AMO membership and the National Executive Board, updates would be made to the responsibilities of members and applicants for keeping the union informed of their current mobile numbers, email addresses and physical addresses, as detailed in the proposed amendments.

Some of the proposed amendments were included at the recommendation of our General Counsel. Some of the proposed amendments are grammatical or typographical corrections.

As noted in the enclosed document detailing the proposed amendments, the AMO National Constitution currently exists in obsolete software that does not function on newer computer operating systems. Membership approval of the proposed amendments would also be considered consent to transfer the AMO National Constitution to contemporary software, including Microsoft Word and Adobe InDesign.

The last union-wide referendum on amendments to the AMO National Constitution was conducted in 2009.

On behalf of the AMO National Executive Board, I strongly encourage all AMO members to review the proposed amendments and participate in this online referendum. I also urge all AMO applicants who want to participate and have their votes counted to complete the process to become AMO members in good standing well in advance of September 30.

Willie Barrere National President

Publication of the AMO Newspaper Will Be Reduced in Frequency Beginning in September 2024

The frequency of publication of the AMO newspaper, American Maritime Officer, will be reduced beginning in September 2024. From that date forward, the newspaper will be published every other month, with annual editions dated January/February, March/April, May/June, July/August, September/October and November/December.

The STAR Center course schedule will be provided each month via email to members and applicants beginning in October 2024.

MONTHLY AMO MEMBERSHIP MEETINGS

Regular monthly membership meetings for American Maritime Officers will be held on the first Wednesday of every month except in the months of January, June, July and September, when the membership meeting will be held on the second Wednesday. Meetings will be held at AMO National Headquarters and will begin at 1 p.m. local time. The next meetings are scheduled to take place on the following dates:

U.S. Coast Guard to Exempt Active Duty Military and **Select Reservists from MMC Application Fees**

On August 6, 2024, the Coast Guard published a final rule titled Exemption for Active-Duty Uniformed Service Members from Merchant Mariner Credentialing Fees. The rule provides for an exemption from the fees associated with an application for a Merchant Mariner Credential (MMC) for active duty and selected reserve members of the uniformed services.

The Office of Merchant Mariner Credentialing assistant commandant for prevention policy has published CG-MMC Policy Letter 03-24, Exemption from Fees Associated with Merchant Mariner Credential Applications for Active Duty and Selected Reserve Members of the Uniformed Services. This policy letter implements and provides guidance on the final rule, including expanding the ways in which mariners may document their eligibility for an exemption from MMC fees.

The Final Rule and the policy letter are effective on November 4, 2024, at which time CG-MMC Policy Letter 02-20, which provides for a waiver of fees associated with applications for an MMC, is canceled. This policy letter is available at Merchant Mariner Credentialing Policy Letter site (https://tinyurl.com/5n6uzyb8).

Mariners and other interested parties should contact the Mariner Creden tialing Program Policy Division at MMCPolicy@uscg.mil or (202) 372-2357 with any questions or feedback.

September 11, October 2, November 6



POSTMASTER—Send Address Changes To: American Maritime Officers: ATTENTION Member Services P.O. Box 66 Dania Beach, FL 33004

American Maritime Officer (USPS 316-920) Official Publication of American Maritime Officers 601 S. Federal Highway Dania Beach, FL 33004 (954) 921-2221

Periodical Postage Paid at Dania Beach, FL and Additional Mailing Offices **Published Monthly**



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August 2024

AMO Jobs Secure in Acquisition of Bold Ocean/Schuyler Line Navigation

NOVA Infrastructure ("NOVA"), a middle-market infrastructure private equity firm, has announced the exit of Bold Holdco, LLC ("Bold Ocean" or the "Company") to institutional investors advised by J.P. Morgan Global Alternatives' Global Transportation Group.

Headquartered in Annapolis, Md., Bold Ocean/Schuyler Line Navigation Company is a leading U.S.-flag operator serving the critical transportation and logistics needs of numerous U.S. government agencies. The Company operates nine vessels that transport essential government supplies, fuel, humanitarian food aid, and other goods under long-term time charter with the U.S. government, as well as parcel contracts with highly rated counterparties, providing significant revenue stability and downside protection for the business.

"NOVA was a thoughtful and value-added partner to Bold Ocean as we scaled the business rapidly over the past three years. NOVA's experience working with companies of our size and with our government-contracting focus was valuable as we undertook significant growth initiatives," commented Dion Nicely, CEO of Bold Ocean and Senior Advisor at NOVA. "Bold Ocean has a great foundation for the future and will continue to meet the needs of the U.S. government with the highest service levels.

"Bold Ocean does not anticipate any major change in the operation of vessels under contract with American Maritime Officers as a result of the company's acquisition by J.P. Morgan Global Transportation Group, which was completed



July 31," Nicely commented. AMO represents the officers aboard two vessels operated for Bold Ocean by

Argent Marine Operations Inc. — the SLNC York and SLNC Severn. "NOVA is honored to have supported the Company during its transformative years of growth and we are incredibly proud of the Bold Ocean team for building a market-leading business. Critical to the success of our partnership was the development and execution of a range of strategic initiatives, including strategic contract renewals, improving the fleet by adding newer and higher quality vessels, and entering into new markets, such as humanitarian food-aid," said Allison Kingsley, Co-Founder and Partner at NOVA. "We are grateful to the Company's founders for their partnership and commend CEO Dion Nicely and the management team for their stewardship of the business. We look forward to great future outcomes for Bold Ocean."

NOVA partnered with the founders and management team of Bold Ocean in 2020 with the goal of building the leading maritime transportation and logistics platform in the U.S. Flag. During NOVA's partnership with Bold Ocean, the Company significantly expanded its operating footprint and market scope and high-graded its leading fleet of vessels.



AMO aboard the M/V Walter J. McCartby Jr. on Great Lakes





Members of American Maritime Officers working aboard the thousand-footer *Walter J. McCarthy Jr.* in July, here in Two Harbors, Minn., included Third Mate Coleman Villegas, Captain Ben Conley and First Mate Ryan Miller.

AMO members working aboard the *Walter J. McCarthy Jr.* in July, here in Two Harbors, included First Assistant Engineer Kevin Pearl and Third A.E. Stephen Venditti. AMO represents all licensed officers aboard the American Steamship Company vessel.

AMERICAN MARITIME OFFICER

Neatherys Continue Family Tradition of Sailing with AMO

Keeping it all in the family is more than a catchy phrase for the Neatherys.

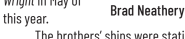
As patriarch of the Neathery family, Emmette (Rick) Neathery started sailing with the Seafarers International Union (SIU) in the late 60s and worked his way up to Chief Electrician. His sons Brad, Ryan and Keith and cousin Anthony grew up witnessing the life of a United States Merchant Mariner, and all of them decided to make a career out of sailing.

Brad Neathery started sailing with the SIU in 1994 and he is a graduate of Trainee Class 522. Eventually Brad earned his Third Assistant Engineer's license, and he started sailing with American Maritime Officers in 2008. Brad worked diligently and consistently until he earned his Chief Engineer's License and started sailing as Chief Engineer on the Crowley managed *Cape San Juan* in August 2023. As any engineer will tell you, it is one thing to earn the license, it is something else entirely to get the job that goes along with the license for the first time.

Not to be outdone, Brad's younger brother Ryan Neathery started sailing with the SIU in 1996, and he was a graduate of Trainee Class

Keith Neathery

553. He worked on various vessels with both steam and diesel propulsion systems. Ryan's experience as an unlicensed member of the engine department laid the groundwork for his future. While he received countless recommendations to take the license exams, it wasn't until someone challenged him that he wasn't smart enough to get a license that he was motivated to get busy working at it. In 2009, Ryan earned his Third Assistant Engineer License, and in 2010, he started sailing with AMO as a licensed Third Engineer. The culmination of his hard work and determination was realized recently, when he started sailing as Chief Engineer on the Crowley managed S/S Wright in May of



The brothers' ships were stationed in Norfolk, Va. only a few miles from each other this summer.

Keith Neathery got his start in the SIU, as his father and brothers did. Keith earned his Third Assistant Engineer license in 2000 and he currently sails with AMO as Second Engineer on the Ocean Duchess managed *Benavidez*.

Anthony "TJ" Neathery is a cousin of the brothers and he also got his start in the SIU. TJ started sailing with AMO in 2004 shortly after earning his Third Assistant Engineer's license. TJ currently sails as Second Assistant Engineer with AMO. The Neatherys added the next generation

to AMO when



Ryan Neathery

Brad's son, Michael, joined the union in 2023. Michael is a graduate of Great Lakes Maritime Academy and currently works aboard the Crowley managed *Cape Starr*.

The Neatherys have built a legacy of maritime service that has spanned more than six decades with more years to come – and each has passed down their wisdom from father to son and even to shipmates.

AMO is fortunate to count such a dedicated and skillful family as part of the union's membership.

Tellez, Nolan, Thorogood to Receive AOTOS Awards

The United Seamen's Service (USS) announced the 55th annual Admiral of the Ocean Sea (AOTOS) Awards will be presented to President and Chief Executive Officer of the TOTE Group Tim Nolan, Executive Vice President of the Seafarers International Union (SIU) Augustin "Augie" Tellez, and Chief Executive Officer of Fairwater Daniel J. Thorogood.

A Special AOTOS Recognition Plaque will be presented to ILWU Local 142 and Hawaii Longshore Division for their response to Maui being hit by a catastrophic wildfire that spread throughout the Community of Lahaina in August 2023.

The traditional silver statuette of Christopher Columbus — the first Admiral of the Ocean Sea — will be presented at a gala dinner and dance on Friday, October 25, 2024 at the Sheraton New York Times Square Hotel. American seafarers will also be recognized for heroism and bravery during the event.

For more than 50 years, USS has presented the AOTOS Award, widely regarded as the most prestigious accolade in the maritime sector, to individuals and organizations that have made exceptional contributions to the advancement of seafarers and the U.S. maritime industry. USS AOTOS Committee Chairman LTG Kenneth R. Wykle, USA (Ret.) noted, "We are proud to announce our three very deserving AOTOS Award honorees, all of whom have made significant contributions to the maritime industry. As the leader of TOTE, Tim Nolan is playing a critical role in the Jones Act trade with TOTE Maritime Alaska and TOTE Maritime Puerto Rico. For nearly

50 years, Augie Tellez has been an active leader with SIU and has been dedicated to protecting the well-being of seafarers throughout his entire career. Dan Thorogood is committed to ensuring Fairwater operates at the highest standards and prioritizes safety for seafarers, employees, cargo and the environment. These industry leaders have shown an unwavering commitment to advancing the maritime industry and protecting our seafarers' best interests."

President and Chief Executive Officer of the TOTE Group Tim Nolan has a long and distinguished record of service that has benefited the maritime industry. During his more than 10 years at TOTE, Nolan has left an indelible mark on the U.S.-flag industry. Under his leadership, TOTE has made significant investments in new and refitted American-flag vessels, which are critical to advancing the U.S.-flag industry. Nolan also led the TOTE Services business line to develop a vessel construction management company for the five MARAD-owned National Security Multi-Mission vessels.

TOTE has built a well-earned reputation as one of our industry's most reliable and efficient carriers, as well as a trusted employer of mariners. It encompasses some of the leading transportation companies in the U.S. domestic market, including TOTE Maritime Alaska and TOTE Maritime Puerto Rico, both of which have been operating in the Jones Act Trade for decades. Looking to the future, Nolan is ensuring TOTE is a strong steward of the environment, which is demonstrated by the investment of millions of dollars to make TOTE the first company in the world to convert its fleet of vessels to liquefied natural gas (LNG), the cleanest maritime fuel available in the global market. Executive Vice President of the Seafarers International Union Augustin "Augie" Tellez has dedicated his entire career to ensuring the well-being of SIU members and to the preservation and growth of the U.S.-flag maritime industry. His collaborative approach was critical during the height of the pandemic when all segments of the American maritime community worked together during unprecedented circumstances. He remains a valuable, insightful liaison with SIU's colleagues within government, the armed forces, management and other maritime labor unions.

Tellez has worked his way up the ranks to his current position, to which he was elected in 2005 and has subsequently been re-elected multiple times. He joined the SIU in 1975 after graduating from the entry program at the Paul Hall Center's Lundeberg School of Seamanship. He has been involved in many facets of the SIU during his nearly 50-year career, including contract implementation, education and training and collective bargaining to secure benefits for SIU members.

Tellez has participated on many committees that have focused on the seafarer's well-being. He has spearheaded initiatives across multiple aspects of the industry, including shipboard safety, leading to innovative safety programs at Paul Hall Center as well as training, which led to the Coast Guard-accepted training document designed to help facilitate compliance with complex international maritime regulations. Tellez's commitment to the prosperity of the SIU members has been demonstrated throughout his nearly five-decade career. chemical parcels, and Alaskan crude oil via a diverse, owned fleet of 31 tankers and articulated tug-barges. Fairwater also provides ship management to third-party vessels and engineering and construction services. Fairwater is a joint venture between global maritime and logistics companies SEACOR Holdings and Crowley.

Before serving in his current role, Thorogood spent 16 years serving as President and CEO of Seabulk, which was a leading transportation and maritime solutions provider across the U.S and Caribbean markets. Seabulk provided U.S. coastwise energy and chemical transportation, harbor towing, and bunkering operations in the U.S and Caribbean as well as liner services and third-party vessel management. Prior to joining Seabulk, he held various positions within Seabulk's parent company, SEACOR, developing his expertise in offshore marine services and logistics investments. He previously served as the Chairman of Trailer Bridge Inc.

Thorogood is honored to be taking the helm of the U.S. Merchant Marine's newest, most diversified, Jones Act energy transportation company. Fairwater launches with a commitment to build lasting customer partnerships and to continuously evolve and deliver "innovative, high-performance" services and solutions. The ILWU Local 142 and Hawaii Longshore Division is recognized for their response in August 2023 as Maui was hit by a catastrophic wildfire that spread throughout the Community of Lahaina. The ILWU upheld its tradition of answering our nation's call on the

Daniel Thorogood is the CEO of Fairwater, a recently created Jones Act energy and chemical transportation solutions provider. Fairwater is active in all major Jones Act coastwise tank vessel trades focused on safely transporting petroleum products,

AOTOS – Continued on Page 12

Stena Polaris Completes Extensive MSC CONSOL Mission

The Stena Polaris, an Ice Class tanker operated by Crowley Government Services on a five-year charter to Military Sealift Command, recently completed a 145-day mission as a consolidated cargo operations (CONSOL) tanker supplying underway fueling with other MSC vessels. This mission included 96 days supplying needed diesel and jet fuel to ships engaged in keeping the sea lanes safe and open to shipping.

In the beginning of February, the Stena Polaris, which is part of the newly formed Tanker Security Program, was asked if it could support the mission and be prepared to be on station within three weeks. The vessel normally manned by up to 29 crew had to be modified to handle upwards of a total of 44 crew and support personnel. To complete this task, additional berthing space and lifesaving equipment had to be created and approved by the United States Coast Guard.

The Stena Polaris also had to load cargo at two separate ports and was delayed in the first load port by almost a week due to extremely high winds. This was followed by racing across the Mediterranean Sea to make the timeline. Logistics included supplying the ship with 90-120 days of provisions and stores at a third port, embarking all required support personnel and completing last-minute crew changes. Despite all the delays, setbacks, and obstacles, the vessel made our transit check-in time only 20 minutes late. All things considered this was a massive logistical accomplishment that could not have been completed without the entire ship's crew giving it 110 percent effort.

The Stena Polaris completed a total of six transits through the Suez Canal and completed 18 CONSOL operations without incident over the period of 95 days, delivering a total of approximately 25 million gallons of clean product. The crew conducted multiple back-to-back evolutions involving three different types of MSC



American Maritime Officers members working aboard the *Stena Polaris* in August included (back) Second Assistant Engineer Mike Ventresca, First A.E. Sean Hall, Second Mates Asfaw Surafel and Kenny Rosol, Chief Mate Joe Mainella, Third Mates Tristan Woolf and Russel Combs, (front) Chief Engineer Kyle Mathews, Captain Carl Schoenbucher and Chief Engineer Dan Petrocelli. Officers not in the picture but working onboard were Chief Mate Leroid "Junior" Jones, Second Mate Robert Brice, Third Mate Kirsten Snyder and Chief Engineer Brandon Schreck.

vessels while rapidly changing products from both stations with minimal down time while alongside.

On top of delivering the fuel without incident, accidents, or any down time, the *Stena Polaris* also completed its annual COI

inspection and a SIRE inspection for its upcoming ice mission.

Bravo Zulu to all who helped support our good ship to allow this to happen. Special mention should be given to our four-member Steward Department who did a phenomenal job of providing a wide variety of great healthy meals over the course of this evolution.

Captain Carl Schoenbucher Master, *Stena Polaris*











AMERICAN MARITIME OFFICER

U.S. Coast Guard Changes Process for Applying for Renewal of a Merchant Mariner Credential

Applications for MMC Renewal Should Be Submitted Eight Months Prior to Expiration

By Christian Spain Vice President, Government Relations

Applications for a Merchant Mariner Credential (original or renewal) should now be submitted directly to the National Maritime Center at the following email address: **MMCApplications@uscg.mil**. Regional Exam Centers (RECs) will no longer accept most MMC applications.

If you submit your application to an REC, expect delays and/or other issues in processing by the Coast Guard.

RECs will continue to accept applications for First-Class Pilotage and Local Limited Merchant Mariner Credentials. For more information about submitting applications to RECs, visit the National Maritime Center website (www.dco.uscg.mil/nmc/recs/).

All renewal applications should be submitted eight months prior to expiration, even if you are on a ship. Due to relief delays, waiting until you get home to submit your application is not advisable. Medical Certificate renewals should be submitted six to eight months prior to expiration, depending on the length of your rotation.

As I wrote a few months ago, AMO's Government Relations office in Washington, D.C. can often assist members who are having issues with the National Maritime Center when renewing or upgrading a Merchant Mariner Credential, adding certifications and endorsements, or renewing a Medical Certificate. However, in the last eight months, the number of members contacting Alaina Basciano and I for assistance has significantly increased. The majority of these issues are the result of renewal applications not being submitted in a timely manner and/or neglecting to properly fill out the application.

MMC renewals are accepted up to eight months prior to their expiration date. License creep for renewal applications is no longer an issue due to the ability to postdate the credential. Renewals submitted prior to the expiration of a current MMC will result in a renewed MMC dated one day after the expiration of the current MMC unless early issuance is requested, as may be the case when upgrading/renewing or adding an endorsement. This option can be selected on the bottom of Page 3 on the CG-719B form under Section II beginning: "FOR RENEWAL TRANSACTIONS ONLY ..." As a reminder, all engineering and deck officers who require STCW certification on their Merchant Mariner Credential in order to sail are required to complete U.S. Coast Guard approved Basic Training and Advanced Firefighting Revalidation courses, as well as 360 days of sea service, and to include proof of course completion in their application package when submitting documents to the Coast Guard for MMC renewal, or for an upgrade including a renewal. This came into effect in January 2017.

Section I: App	licant Informat	tion								
1. Legal Name: La	st	First Name	Middle N	ame Suffix (Jr., Sr., III)	Alias(es) or Maiden Name(s) if applicable				
2a. SSN (for Origin	al only) 2b. R	eference Number (ii	f applicable) 2	c. Alien Registration Number (ARN)	(if applicable) 3. Date of Bi	rth (MM/DD/YYY				
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Officer		X								
Qualified Rating		X								
STCW		XI XI								
Entry Level										
Description of En	dorsement(s) Desi R Engineer Grade -	red: Include all app 3rd AE; DDE/Propu	propriate information	ion - Officer (i.e. Deck - Master/Mate r) Ratings (i.e.: Able Seaman, Tanke	/Propulsion/Tonnage/Route erman, QMED, Lifeboatman)	United States (Please Print)				
Registered Pilot Ol										

MMC Renewal — Continued on Page 7

CG-719B (04/17) Reset

NOTES TO CG-719B PAGE 3:

NOTE (1): You must select everything the U.S. Coast Guard will need to include on your renewed Merchant Mariner Credential. When renewing, you MUST select Officer, Qualified Rating AND STCW in order to receive ALL of your previous endorsements/ credentials on your MMC. If you miss one of these boxes, the Coast Guard will NOT automatically include that item on your MMC.

NOTE (2): <u>You must list EVERYTHING that currently appears or needs to appear (such as new endorsements) on your credential</u>. Separate your listing into two categories: DOMESTIC and INTERNATIONAL (STCW).

For example:

• DOMESTIC: Master, Unlimited Upon Oceans; Mate (Pilot) of Towing; Tankerman PIC (DL); Lifeboatman, etc.

• <u>INTERNATIONAL (STCW)</u>: OICNW, RFPNW, AB-Deck, Survival Craft, Fast Rescue Boat, Medical PIC, Advanced Chemical Tanker Cargo Operations, VPDSD, GMDSS Operator, Basic Training, etc.

NOTE (3): Only check this box if you are adding an endorsement and/or upgrading as part of the renewal process. By checking this box, your credential will be issued more rapidly with an immediate effective date. If you do not check this box, your credential will be post-dated one day after the expiration of your current MMC to prevent license creep.

U.S. Coast Guard Cautions Medical Certificate Renewal May Take 90 Days; AMO Members Advised to Apply for Renewal a Minimum of Six Months in Advance

Based on recent feedback from the U.S. Coast Guard, all members and applicants of American Maritime Officers who need to renew a Medical Certificate are urged to apply a minimum of 180 days in advance of the expiration of a current certificate.

In direct correspondence, the Coast Guard has stated it may take up to 90 days for an application to be reviewed and for a Medical Certificate to be issued after Form 719K or Form 719K/E has been sent by e-mail to **MEDAIP@uscg.mil** or by FAX to 304-433-3407.

Applications are processed by the Coast Guard on a first-in, first-out basis. To help improve processing times and prevent delay, make sure an application sent by email does NOT exceed 25 MB.

Additionally, please ensure applications sent by email include your name and Mariner Reference Number in the subject line and all required files and forms are complete and in PDF format. Otherwise, the Coast Guard will consider the application incomplete and return it to be resubmitted. Please ensure all file attachments are in PDF format. Other file formats will not be accepted.

Once an application is submitted, you should receive an auto-reply email within 12 to 24 hours to notify you whether or not your application email cleared the Coast Guard system firewall. Please check your spam or junk email folder for the auto-reply email.

Once your application has been accepted as complete, you will receive an automatic notification from the National Maritime Center and you will then be able to check the status of your application online.

If you reply to messages or have ongoing email correspondence with the Coast Guard's National Maritime Center, please include your Mariner Reference Number in all correspondence.

The Coast Guard's guidance for submitting Medical Certificate applications is available at: www.dco.uscg.mil/nmc/medical_certificate.

MMC Renewal

Continued from Page 6

The National Maritime Center provided information on June 26 that processing time for Medical Certificates will be at least 90 days until further notice. The NMC will only entertain limited requests for expedited processing. Please ensure that you submit for Medical Certificate renewal a minimum of six months from its expiration. The National Maritime Center only accepts Medical Certificate applications (CG-719K) electronically via MEDAIP@uscg.mil. Submitting documents through the Coast Guard's established electronic system is the best way to ensure that your interactions with any REC and the NMC can be tracked and documented.

It is highly advised you ensure the correct boxes are checked in Section II of your CG-719B form prior to submission. Checking too many options is just as bad as not checking enough. Incorrectly filling out this section of the form is the number one issue we are seeing with members and will inevitably cause delays in your application and possible errors in your new MMC. Please reach out to Captain Kathleen Friel or Captain Bob Silva if you have ANY questions regarding how you should complete this form. Please take two minutes to look at the renderings of the CG-719B form here to help avoid issuance of a renewed MMC with

LEASE SEE NOTE AT LEFT BELOW DEPARTMENT OF HOMELAND SECURITY U.S. Coast Guard e						
	Exp. Date: 03/31/2021					
r Coast Guard Policy Letter 11-15. I understand that a name based safety and suital						
	tion regarding the conviction.					
to a dangerous drug, including marijuana, within the last 10 years?	Yes No					
a dangerous drug law of the United States, District of Columbia, or any state, or	Yes No					
t-including military court - for an offense other than a minor traffic violation?	Yes No					
	Yes No					
voked or suspended for refusing to submit to an alcohol or drug test?	Yes No					
r than negative within the last 10-years?	Yes No					
nformation pertaining to my driving record. This consent constitutes authorization for ify information provided in this application. NOTE: Not required for Document of C formation received from the NDR available to me for review and written comment pri	a single access to the continuity applicants. for to disapproving my					
ification						
or sealift crisis. In such an emergency, MARAD would disseminate my contact inform vailability for possible employment on a sealift vessel. Once consent is given, it remains a signed notice of revocation to the U.S. Coast Guard National Maritime Center, 100	mation to an appropriate ins effective until revoked					
No thanks, I do not wish to participate at this time						
	obtain an MMC. STCW					
	U.S. Coast Guard N FOR MERCHANT MARINER CREDENTIAL (FORM CG-719B) Intification Credential) EXEMPTION STATEMENT - I have previously applied for a r coast Guard Policy Letter 11-15. I understand that a name based safety and suital ariner Credential Application. sel: If you answer Yes to ANY of the questions below you must disclose the informat C for each question marked "Yes". to a dangerous drug, including marijuana, within the last 10 years? a dangerous drug aw of the United States, District of Columbia, or any state, or t-including military court - for an offense other than a minor traffic violation? Infraction arising in a connection with a fatal traffic accident, reckless driving or racing while under the influence of, or impaired by, alcohol or a controlled substance? woked or suspended for refusing to submit to an alcohol or drug test? In than negative within the last 10-years? Insent (Mandatory for Original, Renewal, or new Officer Endorsement): I authorize the formation pertaining to my driving record. This consent constitutes authorization for ify information provided in this application. NOTE: Not required for Document of C formation received from the NDR available to me for review and written comment pri my Merchant Mariner's Credential. Authority: 46 U.S.C. 710(g), 46 U.S.C. 7302(c), a ification mesent to voluntary participation in the Mariner Outreach System to be used by the Ma or sealift crisis. In such an emergency, MARAD would disseminate my contact infor vailability for possible employment on a sealift vessel. Once consent is given, it rema a signed notice of revocation to the U.S. Coast Guard National Maritime Center, 100 transmiter.					

errors. DO NOT SUBMIT MULTIPLE APPLI-Cations if you notice an error or are Experiencing delays.

It is also advised you include scans of your current MMC and TWIC as PDF files.

If you have any questions, please email me at cspain@amo-union.org or call me at 202-658-8887.

NOTE TO C	G-719B	PAGE 4:
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DO NOT CHECK THE BOX (1. TWIC) if you possess a current and valid TWIC. Please read the entire text of the entry (1. TWIC) for clarification. My signature below attests that:

· All information on this application is true and correct to the best of my knowledge.

 I understand an application determined to be fraudulent may result in the denial of my application for one year from the date of submission, even if the fraudulent information was not by itself cause for denial or prosecution.

 I do solemnly swear or affirm that I will faithfully and honestly, according to my best skill and judgment, and without concealment and reservation, perform all the duties required of me by the laws of the United States. I will faithfully and honestly carry out the lawful orders of my superior officers aboard a vessel.

5. Applicant's Signature	
Signature of Applicant	Date (MM/DD/YYYY)
x	
Signature of individual authorized to administer the Oath. This is required only once for a mariner.	Date (MM/DD/YYYY)
x	
Name of individual authorized to administer the Oath:	
CG-719B (04/17) Reset Printed Name of Applicant:	Page 4 of

AMERICAN MARITIME OFFICER

AMO Safety and Education Plan — Simulation, Training, Assessment & Research (STAR) Center (954) 920-3222 / (800) 942-3220 — 2 West Dixie Highway, Dania Beach, FL 33004

General Courses				1					1
Advanced Fire Fighting	5 Days	28 October							
Advanced Fire Fighting Refresher	2 Days	7 October	9 December	31 March					
Basic Safety Training — All 4 modules must be completed within 12 months: Personal Safety Techniques (Monday/Tuesday — 1.5 days), Personal Safety & Social Responsibility (Tuesday PM — half-day), Elementary First Aid (Wednesday — 1 day), Fire Fighting & Fire Prevention (Thursday/Friday — 2 days) — not required if Combined Basic and Advanced Fire Fighting completed within 12 months.				5 Days	7 October	9 December			
Basic Safety Training — Refresher — required for STCW renewal for those without 360 days of sea service in 5 years	3 Days	9 October	11 December	2 April					
Basic Training and Advanced Fire Fighting Revalidation (Required for STCW renewal) — required for those with 360 days sea service in five years	2 Days	23, 30 September	17 October	4, 18 Nov.	2, 16 Dec.	6, 27 Jan.	10, 24 Feb.	10, 24 March	7, 28 April
Chemical Safety — Advanced	5 Days	30 Sept.	10 February						
Combined Basic & Advanced Low Flash Point Fuel Operations (IGF Code/LNG Fuel) Course	5 Days	28 October	2 December	3 February	10 March	21 April			
Confined Space Entry	3 Days	6 November	26 March						
Environmental Awareness (includes Oily Water Separator)	3 Days	11 November	10 February						
ast Rescue Boat	4 Days	15 October	21 January	18 March	22 April				
GMDSS — Requires after-hour homework	10 Days	7 October	24 February						
Leadership & Management (required by ALL management level Deck and Engine officers by 1 January 2017)	5 Days	21 October	20 January	10 February	17 March	21 April			
NG Tankerman PIC — available online	8 Days	25 Sept.							
LNG Simulator Training — Enrollment priority in the LNG simulator cour didates for employment and/or observation opportunities with AMO co successful completion of the LNG PNC classroom course is prerequisi	ntracted l			5 Days	7 October	4 November			
Proficiency in Survival Craft (Lifeboat)	4 Days	30 Sept.	16 December						
Proficiency in Survival Craft (Lifeboat) REFRESHER	1 Day	12 October	14 December	5 April					
Safety Officer Course (also see online schedule)	2 Days	15 October	4 November						
Fankerman PIC DL — Classroom (also see online schedule)	5 Days	7 October	16 December	17 February					
ankerman PIC DL — Simulator	10 Days	21 October	11 November	20 January	17 March				
rain the Trainer — requires after hours homework	5 Days	21 October	2 December	13 January	10 March				
/essel/Company Security Officer — Includes Anti-Piracy (also see online schedule)	3 Days	29 January	1 May						
/essel Personnel with Designated Security Duties (VPDSD)	2 Days	5 December							
Deck Courses		1							
Advanced Bridge Resource Management	5 Days	28 October	17 February						
Advanced Shiphandling for Masters/Senior Deck Officers — (no equivalency) must have sailed as Chief Mate Unlimited	5 Days	14 October	2 December	24 February					
Advanced Shiphandling for 3rd Mates — 60 days seatime equivalency for 3rd Mates	10 Days	7 October	4 November	20 January	3 March	28 April			
Basic Meteorology	5 Days	28 October	3 February						
Dynamic Positioning — Induction (Basic)	5 Days	11 November	6 January	10 March					
Dynamic Positioning — Simulator (Advanced)	5 Days	2 December	27 January	21 April					
Dynamic Positioning — REVALIDATION / REFRESHER and Competency Assessment (Please specify Revalidation or Refresher on course Application)	5 Days	14 October	9 December	10 February	7 April				
ECDIS	5 Days	9 December	17 March						
Electronic Navigation and Watchkeeping (ECDIS) Refresher	3 Days	25 Sept.	20 Nov.	8 January	9 April				
ligh Risk and Emergency Shiphandling for Masters (Must have com- oleted Advanced Shiphandling for Masters and sailed as Master)	5 Days	23 Sept.	18 November	16 December	20 January	24 March			
Navigational Watchkeeping Standardization & Assessment Program	5 Days	4 November	27 January	24 March					
TOAR (Towing Officer Assessment Record) — Third Mate (Unlimited or	5 Days	3 February							
Great Lakes) or 1600T Master License required AND OICNW required									

AMO Members and Applicants Are Asked to Register for Courses As Far in Advance As Possible, and To Submit a Course Application Even if the Preferred Course/Start Date Has a Wait List

AMO members and applicants are asked to submit an application for course registration as far in advance of the course's start date as possible for all courses. Applications received less than 60 days in advance of a course's start date are more difficult to accommodate. AMO members and applicants are also asked to submit an application for their preferred course and start date even if there is a wait list. STAR Center is sometimes able to accommodate those who are on a course wait list.



Deck Upgrade – STCW 2010 – Management Level (NVIC 10-14) – Completion of both required and optional courses listed below will include all Task Assessments required by NVIC 10-14, providing ECDIS, GMDSS and ARPA have been previously completed. See STAR Center's website for full details: http://www.STAR-Center.com/STCW2010-deck.upgrade.html.

			-						
Upgrade: Shiphandling at the Management Level (includes SAR)	10 Days	30 Sept.	21 October	4 Nov.	2 Dec.	6 January	10 February	3, 31 March	21 April
Upgrade: Advanced Meteorology — Requires after-hours homework	5 Days	30 Sept.	4 November	2 December	6 January	10 February	31 March		
Advanced Stability (also see online schedule on page 10)	5 Days	28 October	9 December	13 January	24 February	10 March			
fanagement of Medical Care (also see online schedule on page 10)	Half-Day	20 Nov.	26 February	,	,				
eadership & Management (also see online schedule on page 10)	5 Days	21 October	16 Dec.	20 January	10 February	17 March	21 April		
Advanced Cargo — Optional for task sign-off (also see online schedule on page 10)	5 Days	23 Sept.	21 October	6 January	17 February	31 March			
larine Propulsion Plants — Optional for task sign-off	5 Days	23 Sept.	28 October	2 December	27 January	17 February	24 March		
Advanced Celestial — Optional for task sign-off	5 Days	2 December	3 February	21 April					
Advanced Navigation — Optional for task sign-off	5 Days	14 October	9 December	10 February	7 April				
ingineering Courses		1	1	1		1		1	
Electrical and Instrumentation Troubleshooting (Professional Development)	5 Days	2 December	13 January	31 March					
Control Systems Troubleshooting (Professional Development)	5 Days	9 December	20 January						
Diesel Endorsement (Crossover)	4 Weeks	7 October	3 February						
Engine Room Resource Management (Simulator)	5 Days	4 November	6 January	28 April					
Engine Operations Training and Assessment Program	5 Days	2 December	20 January						
Gas Turbine Endorsement	2 Weeks	11 November							
1arine High Voltage Safety Course (Simulator)	5 Days	4 November	10 February						
lydraulics / Pneumatics (Professional Development)	5 Days	16 December	17 March						
1achine Shop 1 (Professional Development)	5 Days	23 Sept.	24 February						
1achine Shop 2 (must complete Machine Shop 1)	5 Days	30 Sept.	3 March						
Programmable Logic Controllers (PLCs) (Does not include EPA Jniversal)	5 Days	7 October	11 November	27 January					
Refrigeration & Air Conditioning	5 Days	9 December	6 January	7 April					
Steam Endorsement	4 Weeks	7 October		13 January					
Velding 1 — Professional Development	5 Days	11 November	20 January	21 April					
Velding 2 (must complete Welding 1 prior to enrolling)	5 Days	18 November	27 January	28 April					
E <mark>ngine Upgrade — STCW 2010 — Management Level (NVIC 15-14) —</mark> C Center's website for full details: https://www.star-center.com/stcw2			and optional cou	rses listed below	v will include all	Task Assessm	ents required b	y NVIC 15-14. S	ee STAR
eadership & Managerial Skills (G500 as amended) — REQUIRED.	5 Days	21 October	16 December	20 January	10 February	17 March	21 April		
ERM (E050 as amended) — REQUIRED (unless previously taken for gap closing or original license) Note: if your current OICEW endorsement loes not have a limitation, you should not require this for upgrade.	5 Days	4 November	6 January	28 April					
Jpgrade: Electrical, Electronics & Control Engineering (Management Level) (E133 as amended) (UPGRADE with tasks) Required unless	5 Days	14 October	2 December	13 January	10 March				

STCW Upgrade Task Assessment — General: This class is required by all propulsion types (Motor, Gas and Steam) Licensed engineers — OPTIONAL: Tasks can be signed off onboard	5 Days	28 October	9 December	27 January	3 March					
Medical Courses										
Elementary First Aid — Prerequisite for MCP within preceding 6 months	1 Day	29 October	3 December	7 January	25 February	18 March	14 April			
Medical Care Provider — Prerequisite for MPIC within preceding 6 months. Please fax EFA certificate when registering	3 Days	30 October	4 December	8 January	26 February	19 March	15 April			
Medical PIC — Please FAX MCP certificate when registering	5 Days	23 Sept.	4 November	9 December	13 January	3, 24 March				
Urinalysis Collector Training	1 Day	30 Sept.	16 December	14 January	10 March					
Screening Test Technician — QEDs a.m./Alco Mate 7000 p.m.	Half-Day	1 October	17 December	15 January	11 March					
Self-Study, CDs and Online Courses										
Anti-Terrorism Level 1 — Online				Qualified Assessor — Online						
DOT Hazardous Materials Transportation Training — Online				Vessel General Permit EPA — On campus in conjunction with other classes						

AMERICAN MARITIME OFFICER

previously taken for gap closing or original license

AMO Members and Applicants Can Register Online for STAR Center Courses

STAR Center is no longer accepting paper course registration applications by FAX, nor scanned paper applications by email. AMO members and applicants will need to register for courses on the STAR Center website. With a phone, scan the QR code to open a link to the online course registration form, or in the address bar of a Web browser, enter the following URL: www.star-center.com/forms/reg.mbr.live.html

Military Sealift Command Training Program — The core MSC courses	noted below	are required for	initial MSC emp	loyment. Other	MSC courses lis	ted are only re	equired as assi	igned duties r	equire.
CORE Basic CBR Defense — Refresher required every 5 years	1 Day	27 Sept.	24 October	15 November	6 December	16 January	14 Feb.	6 March	11 April
CORE Damage Control — Refresher required every 5 years	1 Day	25 Sept.	23 October	14 November	5 December	15 January	13 Feb.	5 March	9 April
CORE Helicopter Fire Fighting — Refresher required every 5 years	1 Day	26 Sept.	22 October	13 November	4, 16 Dec.	14 January	12 Feb.	4 March	10 April
CORE Marine Environmental Program (with CBRD) — Refresher required every 5 years	Half-Day	27 Sept.	24 October	15 November	6 December	16 January	14 Feb.	6 March	11 April
MSC Readiness Refresher — Must have completed full CBRD & DC once in career	2 Days	3, 21 October	12 November	15 December	13 January	3 March			
MSC ATO Level II — Required every 3 years by Master once during career (unless designated ATO)	5 Days	16 December	20 January	31 March					
MSC CBRD Officer — Required every five years and successful completion of the annual refresher/indoctrination training is a prerequisite	5 Days	18 November	3 February	17 March	28 April				
MSC Watchstander — BASIC — once in career, SST graduates are gran	dfathered	1 Day	21 October	9 December	27 January	3 March			
MSC Watchstander — ADVANCED — annual requirement for all SRF members	1 Day	27 September	11, 18, 22 October	8, 22 Nov.	6, 10 Dec.	10, 24, 28 January	7, 14, 28 February	4, 14, 28 March	11, 22 Apri
MSC Ship Reaction Force — Required every three years for SRF members and must have Basic and a valid Advanced Watchkeeping and a valid Small Arms	3 Days	23 October	11 December	29 January	5 March	1, 23 April			
Small Arms — Initial & Sustainment (Refresher) Training — Open to members & applicants eligible for employment through AMO (w/in 1 year) or MSC on MARAD contracted vessels.	4 Days	23, 30 September	7, 14, 28 October	4, 18 Nov.	2 December	6, 20 January	3, 10, 24 February	10, 24 March	7, 28 April
Radar Courses									
Radar Recertification	1 Day	7 October	9 December	17 February	31 March				
Electronic Navigation and Watchkeeping (ECDIS) Refresher	3 Days	25 Sept.	20 November	8 January	9 April				
ARPA	4 Days	18 February							
Radar Recertification & ARPA	5 Days	17 February							
Original Radar Observer Unlimited	5 Days	10 February							

ONLINE Blended Management Level Upgrade Classes (Deck and Engine) – STAR Center is offering the following courses ONLINE. WHERE SHOWN, FULLY ONLINE CLASSES INCLUDE ALL ASSESSMENTS AND TRAVEL TO STAR CENTER IS NOT REQUIRED. By USCG approval requirements, Practical Exercises and Competency Assessments for blended courses will have to be taken at STAR Center. This will be scheduled in a comprehensive 5-day session.

Leadership and Management (Deck and Engine) — FULLY ONLINE	5 Days	17 March							
Advanced Navigation (Deck) — FULLY ONLINE	3 Days	14 October	10 February						
Marine Propulsion Plant (Deck) — FULLY ONLINE	3 Days	28 October							
Advanced Stability (Deck) FULLY ONLINE	5 Days	24 February							
Advanced Cargo (Deck) FULLY ONLINE	5 Days	17 February							
Advanced Celestial (Deck) Blended at STAR Center	4 Days	18 February							
Upgrade: Electrical, Electronics, & Control Engineering (Engine) — FULLY ONLINE	5 Days	10 March							
Combined Basic and Advanced Low Flash Point Fuel Opera- tions — FULLY ONLINE	5 Days	28 October	3 February	21 April					
Vessel Security Officer — FULLY ONLINE	3 Days	Please Call							
Tankerman PIC DL — Classroom — FULLY ONLINE	5 Days	Please Call							
Safety Officer Seminar — FULLY ONLINE	2 Days	15 October							
Management of Medical Care — FULLY ONLINE	Half-Day	20 November	26 February						
Assessments (at STAR Center) DECK and ENGINE									
Advanced Celestial (Deck)	2 Days	4 November	16 January						

NOTICE: AMO members planning to attend STAR Center in Dania Beach, Florida — either to prepare for license upgrading or to undergo specialty training—are asked to call the school to confirm course schedule and space availability in advance.

NOTICE OF NON-DISCRIMINATION POLICY AS TO STUDENTS: The Simulation, Training, Assessment and Research Center (STAR), established under the auspices of the American Maritime Officers Safety and Education Plan, admit students of any race, color, national and ethnic origin or sex to all the rights, privileges, programs and activities generally accorded or made available to students at the Center. It does not discriminate on the basis of race, color, national or ethnic origin or sex in administration of its educational policies, admission policies and other programs administered by the Center.



DIRECTORY

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STAR CENTER

STUDENT SERVICES/LODGING AND COURSE INFORMATION 2 West Dixie Highway Dania Beach, FL 33004-4312 (954) 920-3222 Extension 201 (800) 942-3220 Extension 201 register@star-center.com Course Attendance Confirmation: (800) 942-3220 Extension 200 24 Hours: (954) 920-3222 Extension 7999

SERVICES

AMO MEMBERS & APPLICANTS: UPDATE CREDENTIALS, DOCUMENTS, TRAINING RECORDS Secure File Upload: https://www.amo-union.org Select LOGIN/MEMBER LOGIN to access Member Portal

Questions: (800) 362-0513 Extension 1050 E-mail: memberservices@amo-union.org

AMO Coast Guard Legal Aid Program

Michael Reny **Mobile: (419) 346-1485** (419) 243-1105 (888) 853-4662 MikeReny@BEX.NET FAX: (419) 243-8953

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cspain@amo-union.org

Alaina Basciano, National Assistant Vice President, Government Relations Mobile: (202) 603-4548 abasciano@amo-union.org

AMO PLANS 2 West Dixie Highway Dania Beach, FL 33004 (800) 348-6515 FAX: (954) 922-7539 MEDICAL CLINIC 2 West Dixie Highway Dania Beach, FL 33004 (954) 927-5213

AMO PLANS CONTACT INFORMATION

AMO Plans normal business hours are Monday through Friday, 8 a.m. to 4 p.m. Eastern.

Phone: (800) 348-6515

To request a connection with a specific person, dial "O" for the operator. Medical Customer Service: extension 12 Retirement Services — Pension, 401(k), MPB, and Defined Contribution: extension 14

Vacation: extension 15

- E-mail Medical Plan: amomedical@amoplans.com
- E-mail Vacation Plan: amovacation@amoplans.com
- E-mail 401(k) Plan: amo401k@amoplans.com
- E-mail Retirement Services: amopension@amoplans.com
- FAX Retirement Services: (954) 922-7539
- FAX Medical Plan: (954) 920-9482
- FAX Vacation Plan: (954) 926-7274

AMERICAN MARITIME OFFICER

Badlands Trader Conducts Ships Qualification Training with Japan Maritime Self-Defense Force Oiler

The following is excerpted from an article by Grady Fontana, Military Sealift Command Far East. The licensed officers aboard the Badlands Trader are represented by American Maritime Officers.

SASEBO, Japan - Military Sealift Command's (MSC) commercial charter tanker Badlands Trader conducted ships qualification training (SQT) with Japan Maritime Self-Defense Force (JMSDF) oiler JS Hamana (AO-424), in which the ships performed a simulated consolidated cargo replenishment at sea (CONSOL) West of Kyushu, Japan July 22 and 23, 2024.

"The U.S. and Japan have a strong strategic alliance," said Commodore of MSC Far East in Singapore Capt. Robert R. Williams. "Interoperable refueling capabilities enhance this partnership by enabling joint operations, training exercises, and real-world missions. This cooperation reinforces mutual defense commitments and helps promote regional stability."

CONSOL capability is when a specially outfitted MSC-controlled tanker conducts underway refueling operations, transferring cargo to combat logistics-force (CLF) ships at sea.

Typically, CLF ships are required to return to shore to a supply depot to resupply. A CONSOL eliminates those round-trips to a supply point, and thereby reduces cost and increases time at sea to support the fleet.

The training evolution builds upon a previous SQT between a U.S. Navy commercial tanker and a JMSDF oiler in October 2023. The ability of a JMSDF tanker to CON-SOL allows them to also carry fuel out to the fleet, and provide underway replenishment of fuel, fleet cargo, and stores to customer ships at sea, thereby increasing capacity in the Indo-Pacific region.

Badlands Trader is one of a few commercial tankers that has been chartered and outfitted to pump fuel to CLFs at sea, which allows the CLF ships to stay closer to the fleet.

"CONSOLs between JMSDF and U.S



Japan Maritime Self-Defense Force oiler JS Hamana connects its fuel lines to the Badlands Trader, operated under Military Sealift Command charter by USMMI.



Japan Maritime Self-Defense Force oiler JS Hamana deploys its fuel lines toward the Badlands Trader during ships qualification training in Sasebo, Japan.

Navy fleet replenishment oilers are not new," said Peter P. Bok, strategic sealift officer, MSC Far East. "However, the ability for JMSDF vessels to connect with an MSC-chartered commercial oiler is a capability that we are honing. This increases operational reach and endurance of both naval forces."

In a CONSOL, providing fuel to CLF ships means they don't have to return to a Defense Fuel Support Point to refuel, added Bok.

The two-day SQT began at port on board U.S. Fleet Activities Sasebo, Japan, and both crews participated in safety briefings, discussions and cross-deck training.

Day one involved pier side SQTs: deploying, retrieving and re-deploying the fuel lines between the two ships while at port.

Day two, both ships got underway and connected at sea as planned, offering a successful proof-of-concept. Both ships returned to port on day three.

"The SQTs reduce the risk of misunderstandings during CONSOL operations," said Bok. "It also encourages the adoption of standardized procedures and equipment."

MSC Far East supports the U.S. 7th Fleet and ensures approximately 50 ships in the Indo-Pacific Region are manned and equipped to deliver essential supplies, fuel, cargo, and equipment to warfighters, both at sea and on shore. U.S. 7th Fleet is the U.S. Navy's largest forward-deployed numbered fleet and routinely interacts and operates with allies and partners in preserving a free and open Indo-Pacific region.

AOTOS Continued from Page 4

days following this tragedy. America's ILWU workers responded with life-saving supplies and humanitarian support that helped save lives and restore

hope and dignity to the stricken population. Proceeds from the AOTOS event benefit USS community services abroad for the U.S. Merchant Marine, seafarers of all nations, and U.S. government and military members overseas. For AOTOS 2024, SIU President David W. Heindel will serve as

Dinner Chairman. F. Anthony Naccarato of American Maritime Officers Service and Joseph J. Cox, Cox Maritime LLC, will be serving as National Committee Co-Chairmen. USS is led by President Edward R. Morgan and Executive Director Roger T. Korner.

AMO Officers, Contracted Companies, Vessels Recognized by Chamber of Shipping of America for Safe Operations

The U.S. maritime industry publicly recognized the merchant mariners responsible for safe vessel operations at the Chamber of Shipping of America (CSA) Annual Safety Awards Luncheon held at the Hilton Riverside Hotel in New Orleans on June 6, 2024.

Seafarers and representatives from 34 companies and their subsidiaries attended the annual industry-sponsored event. AET, American Commercial Barge Line (ACBL), Chevron, Crowley, Keystone Shipping, Motiva, Seabulk Tankers, Shell, and TOTE Services sponsored the event, which recognized 1,056 vessels with 7,341 cumulative years of accident-free operation.

Of those, more than 60 vessels representing 11 companies contracted with American Maritime Officers were honored with a safety award.

Sixteen vessels were recognized with ship safety awards for their participation in rescue and recovery operations.

In his opening remarks, Sean Kline, CSA's director of maritime affairs, said: "CSA's members are deeply rooted in safe operations. Our commitment remains steadfast to represent the domestic and international fleets on safety issues encompassing every facet of ship operations. Today we come together to recognize and celebrate seafarers and companies hard

work and dedication to going home to our families better than we left them."

CSA's awards programs are open to all companies in the industry, both CSA member companies and non-member companies. Two different awards are given at the Safety Awards Luncheon - the Jones F. Devlin Safety Awards for safe vessel operation, and the Ship Safety Achievement Awards.

This was the fifty-sixth anniversary of both safety award programs. The sixteen vessels recognized with Ship Safety Achievement Awards hail from American Commercial Barge Line (ACBL), Canal Barge, Genesis Marine, Golding Barge Line,

Northern Marine Limited, Seabulk Tankers, and Tidewater.

Each fall, CSA hosts an Environmental Achievement Awards Dinner in Washington, D.C. The next Environmental Achievement Awards Dinner will be held on November 12, 2024 at the Ronald Reagan Building and International Trade Center.

The Chamber of Shipping of America represents companies that own, operate, or charter U.S. and foreign flagged oceangoing tankers, container ships, and other merchant vessels engaged in domestic and international trades along with other entities that maintain a commercial interest in the operation of such oceangoing vessels.

RED TYPE = TEXT TO BE REMOVED GREEN TYPE = TEXT TO BE ADDED

NOTE: This document as rendered exists in obsolete software that does not function on newer computer operating systems. If the proposed amendments are approved, the vote will also be considered consent to render this document with contemporary software, including Microsoft Word and Adobe InDesign.

AMERICAN MARITIME OFFICERS NATIONAL CONSTITUTION

Affiliated with Seafarers International Union of North America, AFL-CIO ('SIUNA")

PUBLISHED DECEMBER 6, 2023

PREAMBLE

We, the members of American Maritime Officers, (AMO), believe in the United States as a government of the people, by the people and for the people, whose just powers are derived from the consent of the governed; a democracy in a republic, a sovereign nation of many sovereign states, a perfect Union, one and inseparable, established upon those principles of freedom, equality, justice and humanity for which American patriots sacrificed their lives. We therefore believe it is our duty to our country to love it, to support its Constitution, to obey its laws, to respect its flag and to defend it against all enemies.

ARTICLE I Name

This Union is a National Labor Organization and shall be known by the name and title of American Maritime Officers (AMO).

ARTICLE II Objects Objectives

Section 1.

The **objects objectives** of this Union shall be to unite its members fraternally; to improve, maintain, promote and protect the standards of the craft; and to regulate the seagoing employment-related business matters of members of this Union.

Section 2.

(a) This Union shall be the exclusive representative for all of its members those members and applicants in collective bargaining units for the purpose of collective bargaining with respect to wages, benefits, hours and terms and conditions of employment. Such exclusive representation shall include the power to negotiate and execute contracts requiring members to continue membership in this Union as a condition of employment and contracts requiring the employer to deduct, collect or assist in collecting from the members' wages, fees, assessments, fines or contributions payable to this Union.

personally present. Said power shall include but not be limited to the prosecution, adjustment and settlement of grievances, complaints or disputes arising under any collective bargaining agreement to which this Union is a party.

Section 3.

A majority vote of the membership shall be authorization for any action of this Union unless otherwise specified in this Constitution.

Section 4.

The powers of this Union shall be legislative, judicial and executive. Such powers shall include: the formation of and issuance of charters to subordinate bodies. affiliates and divisions, corporate or otherwise, the formation of and participation in benefit or other funds and the authority of the National Executive Board to designate the Trustees representing this Union on such funds; and the establishment of enterprises for the benefit of this Union and similar ventures. This Union shall exercise all of its powers with respect to subordinate bodies and divisions created or chartered by it. For convenience of administration and in furtherance of its policies, this Union may make its property, facilities and personnel available for the use by and on behalf of such subordinate bodies, affiliates and divisions. The National Executive Board shall, by majority vote, be empowered to authorize the formation of or issuance of charters to subordinate bodies, affiliates and divisions.

Section 5.

This union is committed to a policy of non-discrimination with regard to race, gender, sexual orientation, religion, age and national origin both in its internal employment practices and referral practices through its hiring halls.

ARTICLE III

Section 3.

Other workers may be accepted into membership and shall have such rights, privileges and benefits in this Union as may be prescribed by the National Executive Board.

ARTICLE IV Membership Requirements, Duties and Obligations

Section 1.

Any person duly qualified in accordance with Article III may become a member or be reinstated as a member of this Union.

Section 2.

(a) Any person filing an application for membership or an application for reinstatement may be admitted or readmitted into membership, as the case may be, in accordance with the terms of this Constitution and such additional rules which are adopted, from time to time, **and published** by the National Executive Board.

(b) The term "membership book" shall mean the official certificate or **membership card** issued as evidence of membership in this Union.

(c) The term "permit number" shall mean the official permit number of applicant status issued to applicant upon the applicant's first employment assignment.

(d) Prior to being granted member status, applicants must have **satisfied the initiation fee requirement as noted in paid the initiation fee required by** this Constitution and have on file letters of recommendation from at least two (2) members **in good standing**.

(e) The number of applicants to be granted member status shall be as determined,

years. At a minimum, **one-third (1/3)** of the current initiation fee will be paid each year. The fee may also be paid **upfront** as a lump sum **upfront**. If rejected by this Union for any reason whatsoever, the fee paid shall be refunded upon request, and upon the return of all official documents issued by this Union evidencing the applicant's status in this Union.

(b) Where an applicant is permitted by rules established by the National Executive Board to **deposit pay** less than the full initiation fee with the obligation to complete payment thereafter, the payments he has made toward his the initiation fee shall not be returned to him unless he has been affirmatively unless the applicant is denied admission by this Union. In the event the applicant fails to complete payment of his initiation fee in the manner prescribed by this Constitution, any payments made by the applicant shall be forfeited and the applicant shall be deemed ineligible for admission into membership for two years.

Section 4.

Throughout their tenure in the union, all members and applicants are responsible for reading and understanding this Constitution and this Union's Shipping Rules. Prior to acceptance into membership accepting covered employment, applicants shall make every effort to understand read and understand this Constitution, the Shipping Rules and their duties to this Union and its members.

Section 5.

An applicant is required to truthfully complete the application for membership provided by this Union, including but not limited to providing the applicant's mailing address, home phone number, mobile phone number and an email address where all official union communications can be received. This contact information must be updated and kept current by applicants and by members as a condition of membership. Failure to do so shall result in forfeiture of all fees paid and removal as an applicant unless otherwise directed by the National Executive Board. Members who fail to do so may be fined by the National Secretary-Treasurer.

(b) This Union is irrevocably authorized and empowered exclusively to appear and act for all of its members **and applicants** on their behalf before any Board, Court, Committee or other tribunal in any matter affecting their status as employees, or as members of this Union, and exclusively to act as agent of all members and bind all of them in the presentation, prosecution and adjustment of grievances, complaints or disputes of any kind or character arising out of the employer-employee relationship as fully and to all intents and purposes as the member might or could do if

Composition

Section 1.

All maritime officers, mariners and other individuals of good moral character and with known qualifications regardless of nationality shall be eligible for membership after having completed the requirements for applicants.

Section 2.

All maritime officers, mariners and other individuals who are nationals of other countries and working on vessels, regardless of flag, owned or operated or controlled by American or foreign interests shall also be eligible for membership after having completed the requirements for applicants. from time to time, by the National Executive Board.

(f) The National Executive Board is authorized to, as it deems appropriate, reject an application for membership or drop an applicant from the rolls, provided that such rejected or dropped applicant may. Such a rejected or dropped applicant may not reapply for membership for at least two (2) years after such rejection. The National Executive Board may reinstate by majority vote members and applicants dropped for non-payment of dues and/or initiation.

Section 3.

(a) Applicants must pay the initiation fee established by this Union within three (3)

Section 6.

No applicant shall be granted membership who is a member of another **maritime union union of maritime officers**.

Section 7.

To preserve unity and to promote the common welfare of the membership, all members of this Union shall uphold and defend this Constitution and shall be

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governed by the provisions of this Constitution and National Executive Board rulings, orders and decisions.

Section 8.

(a) Evidence of membership or other affiliation with this Union shall, at all times, remain the property of this Union. Members may be required to show their evidence of membership in good standing in order to be admitted to **or vote at** Union meetings.

(b) Members and applicants are required to maintain an active email address at which they can receive official union communications. It is every member's duty to provide the union with up-to-date contact information, such as their home phone number, mobile phone number and an email address at which all official union communications can be received.

Section 9.

Only members in good standing shall be allowed to vote at official membership meetings on matters affecting this Union or in any referendum on any matter or in any election of National Officers and National Executive Board Members.

Section 10.

Members and applicants of this Union are duty bound to recognize every other member and shall not slander their character, or willfully or maliciously injure them in any way, on penalty of being suspended or dropped from this Union are expected to do all in their power to maintain and further the best interests and promote the effectiveness and reputation of this Union. Members and applicants are expected to do all in their power to maintain the interest, the life and the usefulness of this Union. They shall comply with and observe all provisions of all outstanding collective bargaining agreements under which they may be employed and observe and comply with all the duly adopted decisions of the National Executive Board.

Section 11.

(a) Members about to leave their contracted positions shall report this to this Union, which shall furnish, if possible, a competent member so the Union can seek a replacement to fill the vacancy. A member or applicant accepting Union-covered employment outside of the dispatch department shall report this to the union before turningto on the vessel. Any member seeking a position shall report this to this Union.

department.

(c) Members shall not accept employment or be employed aboard vessels or by employers who are not signatory to collective bargaining agreements with AMO covering the member's position unless specifically exempted for each proposed position, vessel and employer by the area national vice president.

Section 12.

Applicants for membership are duty bound to comply with all membership obligations as specified in this Constitution but shall have only such rights specifically granted herein.

ARTICLE V Finances

Section 1.

(a) Effective January 1, 2024, the The initiation fee and annual dues rate for each rating for the two (2) groups specified below shall be established from time to time by the National Executive Board. The NEB shall advise members by AMO print or email publications at least 30 days in advance of proposed dues and/or initiation increases. Effective January 1, 2024, the annual dues rate for each rating for the two (2) groups specified below shall be as follows:

<u>Group 1 - Deep Sea and Great Lakes</u> <u>Areas:</u>

- Chief Engineers and Captains \$1,932
- 1st Assistant Engineers, Chief Officers, First Officers, Electronics Officers*, and Electronics Technicians* \$1,824
- 2nd Assistant Engineers, 2nd Officers, and Radio Officers* \$1,724
- 3rd Assistant Engineers, 3rd Officers and Great Lakes Stewards* \$1,624

*Electronics Officers, Electronics Technicians, Radio Officers, and Stewards who do not achieve 200 days of covered employment in a calendar year shall pay the non-sailing dues rate of \$122.00 per quarter and \$488.00 per year.

<u>Group 2 - Inland Waters Areas and</u> <u>Others:</u>

- Dues Range: \$448.00 Annually, \$112.00 Quarterly, to \$1,236.00 Annually, \$309.00 Quarterly

(b) The initiation fee for Group 1 applicants shall be \$6,000 and for Group 2 applicants \$4,000 unless otherwise determined by the National Executive Board. If an applicant moves from Group 2 to Group 1 the higher initiation fee shall apply. Applicants who have not fulfilled their initiation fee requirements are subject to the initiation fee in place, including increases, as noted in the AMO National Constitution. benefits on January 1st of each calendar year. If a member/applicant is not assigned, employed or receiving vacation benefits on January 1st of any year, his dues rate for the entire year shall be determined on the basis of his first job assignment or receipt of vacation benefits after January 1st of that year. Persons eligible to register in Group 1 on or after January 1st of any year, must, in order to register for any job, pay the Group 1 3rd Assistant/3rd Officer rate, provided that the first job assignment of the year shall determine the dues rate of such persons for the entire year.

Pro-rated dues shall be assessed for applicants in lieu of quarterly dues when shipped within 30 days of the next quarter.

Members/Applicants, other than National Officers and National Executive Board Members and National Representatives, employed in a shoreside capacity on whose behalf contributions are being made to any of the AMO Plans, Committees, or related entities, shall pay, as a minimum, the dues rate in effect for **Group 1 3rd Assistant/ Deep Sea** 3rd Officers. National Officers and National Executive Board Members shall pay the dues rate in effect for **Group 1 Deep Sea** Chief Engineers and Captains.

(e) The non-sailing dues rate for all members/applicants other than those in Group 2 shall be \$888.00 per year. The non-sailing dues rate for Group 2 members shall be \$448.00 per year. This dues rate will be applicable to all members and applicants who do not sail or receive vacation benefits at any time during the calendar year.

(f) In addition to the above, the aAnnual dues rates may be increased effective January 1st for the subsequent year by an amount not to exceed the equivalent of the same percentage of the increase in wages and all other benefits negotiated by the Union which became effective in the prior calendar year for a particular group.

The National Executive Board shall have the authority in any particular year to suspend or forgo, in whole or in part, the aforesaid percentage dues increase. Any such action shall not affect the percentage dues increase in any subsequent year.

The National Executive Board, on or before November 1st of each year, shall determine the amount of dues and initiation fee increase, if any, for each rating in each group to be effective on the following January 1st. Any question or dispute concerning the dues rate of a rating or group shall be resolved by the National Executive Board, whose decision shall be final and binding on all members.

Section 2.

Any member who shall be in arrears for membership dues for a period of one (1) year shall be dropped from membership **by the National Secretary-Treasurer** unless otherwise ordered by the National Executive Board, but in no case may such a member be maintained on the membership rolls if the member is in arrears for two (2) years in dues payments.

Section 3.

A member who is in arrears for fines, assessments or other indebtedness to this Union, and who does not pay this debt within one (1) month of the due date, shall automatically be dropped from the roll of membership without notice.

Section 4.

The foregoing time limits shall not run:

(a) While a member is actually participating in a strike or is locked out.
(b) While a member is an in-patient in a hospital or has a documented disability.
(c) While a member is in the Armed Services of the United States, provided that the member was in good standing at the time he entered the Armed Services, and that he applies for reinstatement within 90 days after his release from active duty in the Armed Services.

Unless otherwise ordered by a majority vote of the membership, the National Executive Board may designate additional circumstances during which the time specified in Sections 2 and 3 shall not run.

It shall be the right of any member to present in writing to the National President any question with respect to the application of this Section 4, and the National Executive Board shall decide such questions unless otherwise ordered by a majority vote of the membership.

Section 5.

This Union shall have the power to impose fines not to exceed the amount of the Group Initiation Fee of the member for any violation of membership obligations.

Section 6.

Any applicant who is in arrears in payment of initiation fees for a year shall be dropped as an applicant unless otherwise ordered by the National Executive Board.

(b) No member shall accept seagoing employment outside of this union without clearance from this union.

(c) Members shall not be permitted to accept a position upon any vessel until they have reported to and have been cleared by this Union.

(b) Members shall observe and abide by the Shipping Rules of this Union and are subject to Union discipline or removal from positions of employment for a violation thereof. All employment must be obtained from or, upon acceptance, be reported to the Union's dispatch

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(c) **dD**ues rate of each rating and the initiation fee of applicants shall be established by the National Executive Board at the beginning of each calendar year and shall be applicable for the entire calendar year. The dues rate each member/applicant is required to pay shall be determined by the rating within the group in which the member/applicant is registered, assigned or employed or by the rating for which he is receiving vacation

(g) All dues shall be paid in advance quarterly. The Union shall issue an official receipt for all monies received from members. **No member shall be deemed In order to be deemed a member** in good standing **or shall be** entitled to any benefits of this Union, **unless** the member's dues **are must be** fully paid **through the before the first day of the** current quarter. Subject to applicable law, it shall be the duty of each individual member to assume all the responsibilities of maintaining membership in good standing. Section 7.

Any application for reinstatement shall have the same status as any application for original membership. Any application for reinstatement after a member is expelled shall be approved by a 2/3 vote at regularly scheduled monthly membership meeting at Headquarters.

ARTICLE VI System of Organization

Section 1.

National Officers, National Executive Board Members, National Representatives and members shall be governed in this order by: (a) This Constitution;

- (b) Majority vote of the membership;
- (c) National Executive Board;

Section 2.

National Headquarters shall be located in Dania Beach, Florida. The functions of this Union shall be administered at and by National Headquarters.

Section 3.

National Headquarters and **Ports other AMO offices** shall be **manned staffed** by such National Officers and National Representatives as shall be determined by the National Executive Board.

Section 4.

National Executive Board

(a) Effective January 4, 2016, tThere shall be a National Executive Board consisting of the National President,; National Secretary-Treasurer,; National Executive Vice President,; National Vice President, Deep Sea,; National Vice President, Great Lakes,; National Vice President, Inland Waters,; and National Vice President, Government Relations. Each member of the National Executive Board shall have one (1) vote. A quorum for meetings of the National Executive Board shall be a majority of National Executive Board members. Members in good standing of this Union are encouraged to attend National Executive Board meetings, but shall have no voice or vote in these proceedings.

(b) In addition to the other duties of the National President, the National President or — in case of the National President's vacation, illness, disability or infirmity — any two other National Executive Board members may shall call National Executive Board Meetings during the year. The time and place of each such meeting shall be determined by the National President or by the other NEB members calling the meeting. To avoid expense and delay, the National Executive Board may be polled on any decision via telephone, email email, or other means of communication. Such decision shall be reduced to writing and signed by the Members of the Board. All National Executive Board Members shall have the right to have their votes recorded.

(c) The National Executive Board shall be empowered to discuss and prepare reports and recommendations on any part of this Union's activities, policies and plans. The adoption of any such recommendation by a majority vote of the National Executive Board shall make the provisions thereof binding Union policy, unless modified or otherwise altered by a majority vote of the Membership, provided such policy is not inconsistent with the provisions of this Constitution. (g) It shall be the duty of the National Executive Board to establish and direct the policies, strategies, rules and business of this Union, which shall advance and protect the interests and welfare of this Union. The adoption of any such action shall make the provisions thereof binding Union policy, provided such action is not inconsistent with the provisions of this Constitution.

(h) The National Executive Board shall direct the administration of all Union affairs, properties, policies and personnel in any and all areas except as otherwise specifically provided for in this Constitution.

(i) The National Executive Board shall be responsible for overseeing **or delegating** the formulation of bargaining demands and contract negotiations, provided these actions are not inconsistent with any other provision of this Constitution.

(j) The National Executive Board shall determine, subject to the provisions of this Constitution, the terms and conditions of affiliation for any group of workers desiring affiliation.

(k) The National Secretary-Treasurer, or in the National Secretary-Treasurer's absence, an appointee of the National Executive Board, shall keep accurate minutes of all meetings of the National Executive Board.

(1) The National Executive Board may act without holding a formal meeting provided all members of the National Executive Board are sent notice of the proposed action or actions, and the decision is reached by a majority vote, **as evidenced by email polling or electronic signatures**, provided sufficient votes are received to constitute a quorum.

(m) Unless otherwise provided for in this Constitution, the National Executive Board shall designate the number and location of additional offices and the jurisdiction, status and activities thereof, and may close such offices. The National Executive Board shall designate the National Officer or Representative in charge of each office. The National Executive Board may assign or reassign any elected official or representative to any office including Headquarters or to other duties at a salary level determined by the National Executive Board.

(n) In the event of the incapacity of any

All official membership meetings shall be held at Headquarters and recorded by minutes. Official minutes shall be **distributed to all Port offices of AMO and** posted on the AMO Website for inspection by members in good standing. When no quorum is present, this shall be noted in **a the posted** report distributed as official minutes.

ARTICLE VII National Officers, National Representatives and other Elective Positions

Section 1.

The National Officers of this Union shall be elected, except as otherwise provided in this Constitution. These National Officers shall be those specified in Article VI, Section 4, and such additional National Officers as may be designated in the National President's pre-balloting report.

Section 2.

The following positions in this Union shall be voted upon in the manner prescribed by this Constitution:

- (a) Recording Secretary
- (b) Reading Clerk
- (c) Committee Members of:
 - Trial Committee;
 - Credentials Committee;
 - Tallying Committee;
 - Financial Committee;
 - Negotiating Committee; and - Strike Committee

Section 3.

Additional Committees may be formed upon the recommendation of the National Executive Board **or by the presiding officer at a union membership meeting,** unless otherwise provided by a majority vote of the membership. Committees may also be appointed as permitted by this Constitution.

ARTICLE VIII Duties of National Officers, National Representatives and Committee Members

Section 1.

The National President

(a) The National President shall be the Executive Officer of this Union and shall represent and act for and on behalf of this Union in all matters consistent with this Constitution, and shall implement all policies, strategies, and business of the Union as adopted by the National Executive Board.

President shall be in charge of, and responsible for, all Union property and shall be in charge of National Headquarters and Port Offices all union offices, although these duties may be delegated by the National President or returned, at any time and for any reason, to the National President. The National President shall be responsible for seeing to the issuance of a monthly comprehensive report covering the financial operation of the Union for the previous month. Whenever there are time restrictions or other considerations affecting Union action, the National President shall take appropriate action to ensure observance thereof. The National President shall, unless otherwise ordered by a majority vote of the membership National Executive Board, designate the number and persons who may, in any instance, sign checks drawn upon Union fund

(d) Unless otherwise provided for in this Constitution, the National President shall designate the number and location of additional Ports and the jurisdiction, status and activities thereof and may close such Ports. The National President shall designate the National Officer or representative in charge of each Port. Should any new Constitutional Ports be established between the election of National Officers, the National **Executive Board** will propose amendments to this Constitution so that a representative complement for any such Port shall be elected as members of the Credentials Committee and the Tallying Committee. The National President may assign or reassign any elected official or representative to any Port or to other duties at a wage level determined by the National President with the approval of the National **Executive Board.**

(e)(d) The National President shall supervise oversee the activities of all Ports offices, implementing all policies, strategies, and business of the Union as adopted by the National Executive Board. In the event of the incapacity of any elected National Officer, National Executive Board member, National Representative or Committee member, the National President may designate a replacement to act as such during the period of incapacity.

(f)(e) At the regular April membership meeting of every election year, the National President shall submit to the membership a pre-balloting report. This report shall contain those National Officers specified in this Constitution and the number of additional National Officers that are to be elected. The National President shall also, in such report, designate, with the approval of the National Executive Board, a depository to which the ballots are to be mailed or delivered. Unless otherwise ordered by a majority vote of the membership, the report shall be deemed accepted.

(d) Meetings of the National Executive Board shall be held in executive session when circumstances dictate.

(e) The National Executive Board has established a policy regarding agency fee payers.

(f) There shall be no loans to Officers, National Executive Board Members, Agents, Representatives, Employees or Members of AMO. elected National Officer, National Executive Board member, National Representative or Committee member, the National Executive Board shall designate a replacement.

Section 5.

Vacancies

Should a vacancy occur in any elective office by death, resignation or other cause, the National Executive Board may designate a successor, who must otherwise be qualified to fill said office, until the next election of National Officers.

Membership Meetings

(b) The National President shall be a member ex-officio of all committees.

(c) The National President shall be responsible for: **overseeing** the organization and maintenance of the correspondence, files and records of the Union; setting up, and the maintenance of, proper office and other Union administrative procedures; and the proper collection, safeguard and expenditure of all Union funds, **Port whether in the general treasury, investment accounts, special accounts, accounts in union offices** or otherwise. The National

(g)(f) The National President shall be Chairman of the National Executive Board.

(h)(g) The National President shall be responsible within the specified limits for the enforcement of this Constitution, the policies of this Union and all rules and rulings adopted by a majority vote of the

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membership and the National Executive Board. The National President shall strive to enhance the strength, position and prestige of this Union.

(i)(h) The National President may delegate to a person or persons the execution of such of the National President's duties as the National President may decide, subject to the limitations set forth in this Constitution.

(j)(i) The National President is directed to take any legal and all measures and employ such means which the National President deems necessary or advisable to protect the interests and further the welfare of this Union and its members in all matters.

(k)(j) By virtue of election as National President, the National President is designated to serve as a Vice President of the Seafarers International Union of North America, AFL-CIO, and as a delegate to the SIUNA Convention.

(l)(k) In the event the National President shall be unable to carry out his duties by reason of incapacity or in the event of a vacancy in the office of the National President for any reason including death, resignation, **disability** or removal, the National Executive Board shall, at the time of such incapacity or vacancy, determine and designate by majority vote of the remaining members of the National Executive Board, the successor in office to the National President from amongst the existing members of the National Executive Board.

Section 2.

National Secretary-Treasurer

(a) Duties of the National Secretary-Treasurer shall include such assistance to be those that the National President as the President may direct directs and to take charge may include oversight of the correspondence, files and records of this Union, to take charge of its accounting and bookkeeping system, to take charge of and responsibility for the collection, safeguarding and expenditures of all dues, initiation fees and other Union funds, and **provide** providing a monthly comprehensive report to the National President Executive Board covering the financial operations of this Union for the previous month, and to perform such other duties as may be determined by the National Executive Board.

National Executive Vice President and National Vice Presidents.

(a) The National Executive Vice President shall assist the National President in the execution of his duties and shall carry out such other duties as may be determined by the National Executive Board.

(b) National Vice Presidents shall be in direct charge of the administration of Union affairs in the **Port areas** under their jurisdiction as assigned and determined by the National President. They shall also be responsible for the enforcement and execution of this Constitution, the policies of this Union and the rules adopted by the National Executive Board.

(c) National Officers shall account, financially, or otherwise, for their activities in any Port Office office of this Union whenever demanded by the National President. National Vice Presidents and National Executive Board members and National Representatives shall prepare and forward to National Headquarters weekly financial reports detailing their prior weekly income and expenses, and comply with all other accounting directions issued by the National President and National Executive Board.

(d) National Vice Presidents, with the approval of the National President, shall designate which members **at that Port in their offices or jurisdictions** may serve as representatives to other organizations, affiliations with which have been **properly** permitted **by the National Executive Board**.

(e) The foregoing is in addition to those other duties prescribed elsewhere in this Constitution.

(f) National Representatives shall perform whatever duties are assigned to them by the National President or the person designated to act **in on** behalf of the National President.

(g) The National President, National Secretary-Treasurer, National Executive Vice President, Area National Vice Presidents and National Executive Board Members for the Deep Sea, Great Lakes and Inland Waters areas shall be considered elected as delegates to the SIUNA Convention by virtue of their election as officers of AMO with full voting rights in accord with the SIUNA Constitution.

Section 2 of this Constitution.

(b) Financial Committee

The Financial Committee shall be elected semi-annually at a regular membership meeting. The Financial Committee shall meet at National Headquarters and: conduct a semi-annual (26 week) audit of the finances of National Headquarters and each Port office, which audit shall include the examination of regular weekly financial reports of the National President, National Secretary-Treasurer, National Executive Vice President, National Vice Presidents any other National Officers as well as the National Secretary-Treasurer's monthly comprehensive report for the semi-annual period under review; note discrepancies where they exist; and report on their findings and make recommendations. Members of this Committee may make dissenting reports, separate recommendations and separate findings. The report and recommendations of this Committee shall be completed within a reasonable time after the election of its members and shall be submitted to the National President, who shall cause the report and recommendations to be read at the following month's regular membership meetings meeting. A member may not serve on the Financial Committee if the member is an AMO National Officer or employee or the relative or business associate, as defined by the National Executive Board, of any National Officer or employee of AMO.

National Officers and National Representatives shall comply with all demands made for financial records, bills, vouchers and receipts by the Financial Committee. No report shall be considered complete without an accompanying report and audit statement by a Certified Public Accountant. The National President **Executive Board** is charged with the selection of the Certified Public Accountant. Any action on the Financial Committee report and recommendations shall be determined by the National Executive Board.

The Financial Committee's duties shall include not only reviewing and signing off on the cover vouchers, but also the documents provided that are specified in this Article VIII, Section 4(b) and by engaging in a review with the Union's auditor and comptroller a Union accountant, which review should be for a period of up to two (2) days as the Financial Committee deems necessary. The Financial Committee shall identify and thoroughly review a representative number of randomly selected financial documents in each category to be audited. Any member of the Financial Committee shall have the right to expand the extent of his review beyond the random sampling selected by the Committee as a group. More than one (1) member of the Committee need not review any given document unless there appears to be a problem with a document. Additionally, an independent auditor should either be on site or available by telephone to provide interpretation and guidance to all members of the Committee while they are conducting their review.

office by death, resignation or other cause, the National President may designate a successor, who must otherwise be qualified to fill said office, until the next election of National Officers.

ARTICLE IX Term of Office; Wages of Elected National Officers; National Executive Board Members; Employees and Others

Section 1.

The term of office for each of the National Officers and National Executive Board Members specified in Article XI and such additional National Officers and National Executive Board Members included in the National President's pre-balloting report shall be four (4) years.

Section 2.

The compensation to be paid the holder of any office, or other elective position, for which a Union-wide vote is held, shall be determined, from time to time, by the National Executive Board.

Section 3.

All other classifications of employees shall be hired, discharged and compensated at the discretion of the **National President National Executive Board and serve at will.**

Section 4.

Unless modified by a majority vote of the Union Membership, the National President, with approval of the National Executive Board, may contract for, or retain, the services of any person, firm or corporation, not employees of this Union, when it is deemed in the best interest of this Union.

ARTICLE X Qualifications for National Offices

Section 1.

Eligibility requirements for all elective National Offices of this Union shall be as follows:

(a) The nominee must be a member for two (2) four (4) years prior to the date of the commencement of the nomination period and must be a member in good standing of this Union at the time of nomination, and at the time of election;

(b) The National Secretary-Treasurer, Section 4.

with approval of the National President, will establish a Petty Cash Fund in each Port where the National President deems establishment of such a fund to be necessary. One (1) official or representative shall be designated as responsible for overseeing maintenance of the Petty Cash Fund records, filing weekly financial reports concerning receipts and disbursements and the security of the Petty Cash Fund. The National Secretary-Treasurer shall oversee the reconciliation of the use of the Petty Cash Fund for each location. The Petty Cash Fund will not be used for loans or individual expenses. The Petty Cash Fund will be used for office supplies or materials.

Section 3.

4 ★ December 2023

Committees

(a) Trial Committee

A Upon the filing of charges against a union member or officer, under Article XIII, section 2 or Article XXIII, section 1, a Trial Committee shall conduct trials of persons charged, and shall submit findings and recommendations as prescribed in this Constitution. It shall be the special obligation of the Trial Committee to observe all the requirements of this Constitution with regard to charges and trials. The Trial Committee's findings and recommendations must specifically state whether or not the rights of the accused, under this Constitution, were properly safeguarded. A Trial Committee shall be elected in accordance with Article XII,

Section 5.

Vacancies

Should a vacancy occur in any elective

and

(b) The nominee must have either **180 360** days of bargaining unit employment, including days of vacation, with companies party to a collective bargaining agreement with this Union covering the wages, working conditions and benefits for the position held by the nominee, during each of any two (2) full calendar years of the three (3) full calendar years immediately preceding the election year or equal time served as a full time and paid elected official or employee of this Union or full time employee of any Plan, Committee or similar entity created by agreement with the Union and one (1) or more contracted employers or combination thereof.

(c) No nominee after reaching the age of

70 prior to the date of the commencement of the nomination period shall be considered for elective office.

(c)(d) No member may be a nominee who has been found guilty of an act or acts detrimental to the Union, or who has been impeached and removed from office, within five (5) years from the date of such finding as finally determined under this Constitution.

Section 2.

No member can accept nomination as a candidate or be a candidate for more than one (1) office in any AMO election.

Section 3.

All **nominees**, candidates for, and holders of other elective positions not specified in Article XI shall be members in good standing of this Union and meet all other eligibility requirements for office specified in Section 1 above.

Section 4.

All candidates for, and holders of elective offices and positions, whether elected or appointed in accordance with this Constitution, shall maintain their membership in good standing at all times. Failure to do so shall result in ineligibility to be a candidate for or to hold such office or position, and shall constitute a vacancy in such office or position.

ARTICLE XI

Election of National Officers and National Executive Board Members: National President, National Secretary-Treasurer, National Executive Vice President, National Vice Presidents

Section 1.

(a) Notice of Nomination and Election. Notice to the membership for nomination and election to any AMO office or position shall be given in accordance with applicable law and regulations.

(b) Nominations.

Any member may submit the member's own name or the name of any other member for nomination for any office including National President, National Secretary-Treasurer, National Executive Vice President and National Vice President by delivering in person, by email (receipt of which has been acknowledged by the National President or his designee), or by registered mail or U.S. Postal Service Express Mail or its non-fax private courier equivalent mail that can be tracked (such as U.S. Postal Service Express, Certified or Priority Mail) or private delivery services (such as UPS, DHL or FedEx) a letter addressed to the Credentials Committee in care of the National President at the address of National Headquarters. The letter shall contain only the information required by this Section. Any other documentation or material not required by this Section included with this letter shall be returned to the member by the Credentials Committee. The National President or his designee is charged with the safekeeping of these letters and shall turn them over to the Credentials Committee.

The letter shall be dated and shall contain the following:

(1) The full name of the nominee, and, if the nominee wishes, any **special name nickname** to appear on the ballot;

(2) The nominee's home address and mailing address;

(3) The nominee's book number;

(4) The title of the office or other position for which the member is a candidate;

(5) Proof of employment required for candidates shall be as specified in Article X, Sections 1 and 3. Proof of employment shall be demonstrated by submission of signed letters from AMO contracted employers, AMO or the AMO Plans, originals or copies of certificates of discharge or pay vouchers from AMO contracted vessels, or signed vouchers from the AMO Vacation Plan.

(6) Annexing a certificate in the following form, signed and dated by the proposed nominee:

"I hereby certify that I am not now, nor have I been for the five (5) years last past, convicted of, or served any part of a prison term resulting from conviction of robbery, bribery, extortion, embezzlement, grand larceny, burglary, arson, violation of narcotics laws, murder, rape, assault with intent to kill, assault which inflicts grievous bodily injury, or violation of Titles II or III of the Landrum-Griffin Act, or conspiracy to commit any such crime.

"However, with respect to any of the crimes specified below wherein a conviction occurred on or after October 12, 1984 or wherein an appeal was pending from such conviction on or after that date I hereby certify that I have not been convicted of or served any part of a prison term resulting from conviction of robbery, bribery, extortion, embezzlement, grand larceny, burglary, arson, violation of narcotics laws, murder, rape, assault with intent to kill, assault which inflicts grievous bodily injury or violation of subchapter III or IV of Chapter 11 of Title 29 U.S.C. or any felony involving abuse or misuse of such person's position or employment in a labor organization or employee benefit plan to seek or obtain an illegal gain at the expense of the members of the labor organization or the beneficiaries of the employee benefit plan or conspiracy to commit any such crimes or attempt to commit any such crimes, or a crime in which any of the foregoing crimes is an element; for a period of 13 consecutive years last past, or, if so, I have received legal permission from the appropriate governmental agency excusing me from compliance with this prohibition. Proof of any such legal permission is attached to this certification."

member provided that where a member has been nominated by another member the nominee must, within two (2) weeks after receipt of notification that the member has been nominated, submit the required letter of acceptance in the same form and containing the same information as required in the case where a member has nominated himself.

(e) Notice as to the time for nominations for candidates for each election shall be sent to the last known address of each member sent by email to the last known email address of each member, and published in the AMO newspaper (if any) and electronic newsletter (if any), no later than 15 days nor more than 30 days prior to the commencement of nominations.

Section 2.

Credentials Committee

(a) A Credentials Committee consisting of five (5) members and two (2) alternates, members in good standing, who are in attendance shall be elected at the regular June membership meeting.

No National Officer or candidate for office or position shall be eligible for election to this Committee. The Committee decisions shall be by majority vote with any tie vote being resolved by a majority of the membership at special meetings called for this purpose at the National Headquarters Committee Members shall elect a Chairman.

(b) After its election, the Committee shall assemble at National Headquarters as soon as practicable and shall receive all nomination letters in the care of the National President or his designee. It shall determine whether the person has submitted his nomination correctly and possesses the necessary qualifications. The Committee shall prepare a report listing each nominee and his book number under the office or position he is seeking. Each nominee shall be marked "qualified" or "disqualified," according to the findings of the Committee. Where a nominee has been marked "disqualified," the reason must be stated in the report. The report shall be signed by all the Committee members and be completed and submitted to National Headquarters in time for the next regular membership meetings after their election. At the meetings, the report shall be read and incorporated in the minutes.

(c) When a nominee has been disqualified by the Committee, the nominee shall be notified immediately by certified mail, U.S. Postal Service Express Mail or its non-fax private courier equivalent mail that can be tracked (such as U.S. Postal Service Express, Certified or Priority Mail) or private delivery services (such as UPS, DHL or FedEx) or e-mail to the nominee's listed home and mailing address, or by email to the nominee's listed or last known email address. The nominee shall also be sent a letter containing notice shall state the reasons reason(s) for such disqualification by certified mail to the nominee's home address and mailing address. A disqualified nominee shall have the right to take an appeal to the membership from the decision of the Committee. Such appeal must be in writing and must be forwarded to National Headquarters not later than 14 days after the date of the mailing of the notice of disqualification. In all events, the postmark date or date on the certified mail, U.S. Postal Service Express Mail or its non-fax private courier equivalent or e-mail email shall govern. In any event, without prejudice to his written appeal, the disqualified nominee may appear in person before the Committee within two (2) days after the date on which the certified mail, U.S. Postal Service Express Mail or its non-fax private courier equivalent or e-mail is sent email is received, to correct his application or argue for his qualification.

(d) The Committee's report shall be prepared early enough to allow the disqualified nominee to appear before it and still reach National Headquarters in time for the next regular membership meeting.

(e) A majority vote of the membership at this meeting shall, in the case of such appeals, be sufficient to overrule any disqualification by the Credentials Committee, in which event the individual so previously disqualified shall then be deemed qualified. Unless so overruled, the Committee's report shall **obtain be final**.

(f) Each member of the Committee shall be paid the rate of \$300.00 \$600.00 per day and reimbursed for legitimate out-ofpocket expenses.

(g) If the Credentials Committee finds there is only one (1) person qualified for any elective office or position, that person shall be declared to have been elected without the necessity of an election.

(h) Unless otherwise provided for a specific office, in the event the Credentials Committee determines there is not a qualified candidate for an office or position, the National Executive Board shall designate a member in good standing to fill the office or position until the next general election. Upon such designation being accepted, the provisions of Article XI, Section 2(g) shall govern the selection of the designee.

Section 3.

Balloting Procedure

(a) (i) The National President, subject to the approval of the National Executive Board shall, not later than June 1st of each election year, designate an independent mailing and balloting service to administer the election. The duties of such independent mailing and balloting service shall include supervising the printing and mailing of the ballots, ensuring the secrecy of and inaccessibility to the Depository during the election, mailing of duplicate ballots and receipt of written requests from members, supervising the ballot collection and tallying procedure with the Tallying Committee and to take such other measures as the independent mailing and balloting service may deem necessary to ensure a fair and impartial election. In the event the independent mailing and balloting service is unable to fulfill its duties as determined by the National Executive Board, the National President shall replace the independent mailing and balloting service with another such service.

(c) The nominating letter must reach National Headquarters no earlier than the commencement of the May National Headquarters regular membership meeting and no later than the commencement of the June National Headquarters membership meeting of the election year.

(d) In the case of any regular election for any office of this Union any member has the right to nominate himself or any other (a) (ii) The National President shall **ensure receive reports of** the proper and timely preparation of ballots by the independent

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mailing and balloting service. The ballots so prepared shall be the only official ballots. The ballots may contain general information and instructive comments, not inconsistent with the provision of this Constitution. All qualified candidates shall be listed alphabetically within each category. No write-in votes shall be permitted. All qualified nominees shall be entitled to timely receive 15-days notice of the date, time, and location of the preparation mailing of ballots together with a sample ballot. Objections to the sample ballot must be made by the candidate aggrieved and received by the National President within 7 days of receipt of the sample ballot by the candidate. Individuals must be members in good standing of this union to observe the preparation of ballots.

(b) The ballot sent to members in good standing shall be enclosed in an envelope which shall have on its face the word "Ballot." This envelope, with ballot enclosed, shall be enclosed in an outer envelope, which shall have on its face an official number which shall correspond with an official number assigned to each member. Lists of the names of the membership, together with the corresponding official numbers, shall be made available to the Tallying Committee for the purpose of checking, at the time of the count, the voting eligibility of members whose ballots have been received. The official numbers shall be consecutive, commencing with Number 1. A sufficient amount of envelopes and ballots shall be printed and distributed. A record of the ballots, by amount, shall be maintained by the independent mailing and balloting service and reported to the National President.

(c) Such outer envelope shall be addressed to the Depository designated by the National President pursuant to Article VIII, Section I. (f) of the Constitution to ensure the secrecy of the ballot and shall be held in safekeeping by the Depository, which shall be in the same County where National Headquarters is located. The Depository shall be secured and paid for by the Union. During the balloting period, the Depository shall only provide access to the designated independent mailing and balloting service. At the conclusion of the balloting period, the depository shall only provide access to the designated independent mailing and balloting service and elected Tallying Committee. The outer envelope shall have a return address to a post office box in the same county in the state where National Headquarters is located. In addition, only the independent mailing and balloting service shall have access to the designated post office box selected by the National President. The independent mailing and balloting service shall take ballots returned to the post office box as undeliverable to National Headquarters and oversee the remailing of the return envelope, affixing the most recent address for the member whose original ballot envelope was returned to the designated post office box.

have the opportunity to, unless Members request their ballots be sent to them aboard their vessels.

(f) A member shall be entitled to write to the independent mailing and balloting service, c/o National Headquarters, for a duplicate Ballot and receive same by mail provided he states in his letter that he has not received his ballot or that his ballot has been lost or mutilated so that it can not be used. All duplicate ballots shall be marked either by color or serial number to identify them as such. Duplicate ballots shall be counted unless the original and duplicate ballots mailed to the member are both cast, in which event neither shall be counted. Each duplicate sent by the independent mailing and balloting service shall be recorded on a list maintained by the independent mailing and balloting service. The list shall be included in the election records, which are to be preserved in accordance with Article XI, Section 4(j).

(g) All members shall be mailed ballots on August 1st of the election year, unless August 1st falls on a Saturday or Sunday, then the ballots will be mailed on the previous Friday; the ballots are to be returned as provided in subparagraph (h) herein. In order for the member's ballot to be counted, the member must be in good standing for the quarter in which the ballot cast is to be counted, with such standing established not later than November 30th of the election year.

(h) Voting shall thereupon commence and continue through December 1st inclusive. If December 1st falls on a holiday, or a Sunday, balloting shall end on the next succeeding business day. Ballots received after December 1st or the next succeeding business day shall be disqualified. Members who become in good standing after September 1st but on or before November 15th shall be mailed a ballot, which must be received by mail on or before December 1st or the next succeeding business day, if December 1st is a Sunday or Holiday, in order to be counted.

(i) Elections shall be held at regular four
 (4) year intervals for National Officers.
 Elected National Officers are to be installed in begin their terms of office as of midnight December 31.

Section 4.

Ballot Collection, Tallying Procedure, Protests and Special Votes

(a) A Tallying Committee consisting of

empty ballot box prior to the closing of the **bank depository** on the day of the regular December meeting.

The independent mailing and balloting service and the Tallying Committee shall remove all the ballots from the Depository, count the ballot envelopes and place them in the empty ballot box in the presence of any member in good standing who may be observing.

The independent mailing and balloting service and the Tallying Committee shall then seal this box and return it to National Headquarters, where it shall remain sealed and in the custody of the independent mailing and balloting service and Tallying Committee until such time as the ballot box is opened and the ballots are checked and counted.

(b) The independent mailing and balloting service and the Tallying Committee are charged with the tally of all the ballots and preparation of a report setting forth in complete detail the results of the election, including a complete accounting of all ballots and ballot envelopes, and reconciliation of the ballots and ballot envelopes with the rosters and verification lists of membership. The report shall clearly detail all discrepancies discovered and shall contain recommendations for the treatment of these discrepancies. The independent mailing and balloting service and all members of the Committee shall sign the report, without prejudice however to the right of any Committee member to submit a dissenting report as to the accuracy of the count and the validity of the ballots, with pertinent details.

Only members in good standing shall be entitled to be present as observers at the tallying of the ballots.

(c) The independent mailing and balloting service and the Tallying Committee are also charged with the receipt and evaluation of written protests by any member who claims an improper denial of **the his or her** right to vote. If they **both** find the protests invalid, they shall dismiss the protests and so inform the protesting member, by **e-mail email** or overnight mail on the day of dismissal.

If they **both** find the protests valid, and the vote or votes can affect the outcome of the election, the independent mailing and balloting service and the Committee shall order a special re-run election for the office so affected on such terms as are practical. If the Tallying Committee and independent mailing and balloting service order a special election disagree on ordering a special re-run election, on finding one (1) or more protests valid, such order a special re-run election shall be subject to approval or disapproval by a majority of the membership at the next regularly scheduled membership meeting at Headquarters. The report of the independent mailing and balloting service and the Committee shall include a brief summary of each protest received, the name and book number of the protesting member, and a summary of the protest's disposition.

Tallying Committee may, at their sole discretion, retire for the evening even though their task has not been completed and shall return to a sealed box all ballots and envelopes and ensure the custody and security of the ballots and envelopes until the resumption of their duties by the committee the following day no later than 9:00 A.M.

Each member of the Committee shall be paid the rate of \$300.00 \$600.00 per day, as determined by the National Executive Board, and reimbursed for legitimate out of pocket expenses.

The proceedings of the independent mailing and balloting service and the Committee, except for the actual preparation of the report and dissents, if any, shall be open for observation to any member in good standing.

The independent mailing and balloting service and the Tallying Committee shall file a tally of the Ballots cast within 24 hours after the completion of the ballot count.

(e) The December regular membership meeting at Headquarters in the election year shall be held in recess by the National President or National Officer officially in charge designated by the National President until the independent mailing and balloting service and Tallying Committee have completed their work.

The meeting shall be officially reconvened in order to receive the preliminary report including the tally of the independent mailing and balloting service and Tallying Committee. A majority of the membership, at that meeting, may order a recheck and recount where a dissenting report **alleging a miscount or the counting of an ineligible ballot** has been issued by one (1) or more members of the Tallying Committee.

(f) The candidate or candidates receiving the highest vote shall be deemed elected. In the event of a tie vote for office, the National President shall, within 10 days, direct a runoff election among the candidates receiving the tie vote; the runoff election shall be a mail ballot referendum conducted for a 90-day period in accordance with the provisions of this Article.

(g) Any challenge to the conduct of the election of National Officers (other than appeals by disqualified nominees for candidacy governed by Section 2 of this Article) shall be made not later than 20 days from the date of the preliminary report and tally of the Tallying Committee. Such challenge must be in writing and signed by the complaining member or members and shall be sent by **certified or** registered mail mail that can be tracked (such as U.S. Postal Service Express, Certified or Priority Mail) or private delivery services (such as UPS, DHL or FedEx) to the National Executive Board, in care of the National President. The National Executive Board shall hold hearings and shall make its decision on such challenge within 30 days after the conclusion of the hearings and in any event not less than all within 60 days after receipt of the challenge. If a recount is held pursuant to subparagraph (e) of this Section and a challenge to the conduct of the original count shall have been made prior to the decision to hold such recount,

(d) The ballots shall be secret and must be cast by mail. Ballots which contain the signature of any voter or other distinguishing marks shall be void.

(e) Ballots shall be sent to the member's last known residence or last known mailing address, as indicated in the records at National Headquarters. Members will

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five (5) members and two (2) alternates, in good standing, shall be elected from those in attendance at special meeting called by the National President, or the National Officer officially in charge designated by the National President, at Headquarters on the Monday Wednesday morning in the week preceding the week of the regular December meetings Thanksgiving for the express purpose of electing a Tallying Committee. Five (5) members and two (2) alternate shall be elected at Headquarters. No National Officer or candidate for office or position shall be eligible for election to this Committee. The Committee Members shall elect a Chairman and Secretary.

The elected Tallying Committee shall, with the independent mailing and balloting service, proceed to the Depository in **the Port of** Dania Beach, Florida with an (d) The independent mailing and balloting service and the Tallying Committee shall commence **proceedings the ballot count** on the same day as the ballots are collected and shall complete the **proceedings count** as soon as possible. The independent mailing and balloting service and the the challenge shall be deemed null and void. After the recount, if any, the complaining member or members may renew such challenge in accordance with subsection (g) of this Article.

(h) The decision of the National Executive Board may be appealed by the complaining member or members, in person or in writing, to the membership at the first regular membership meetings which next follow the receipt by the National President of written notice of appeal. The written notice of appeal must be received within 20 days after the date of mailing or notification of the decision of the National Executive Board to the challenging member. If the notice of appeal is received by the National President less than five (5) business days before the first such regular membership meetings, then the appeal shall be presented to the next regularly scheduled membership meetings. A majority of the members voting at such meetings shall control. The action of the National Executive Board and the membership on any such appeal shall be final.

(i) The final report by the independent mailing and balloting service, the Tallying Committee and the National President, under this Article, shall be entered in the minutes of the next membership meeting.

(j) The National President is directed and authorized to issue other directions as to the election procedures as are required by law. These directives shall be part of the election procedures of this Union. The National President is specifically charged with the post-election preservation and retention of all election records, including the ballots, as required by law.

Section 5.

Installation into Office

(a) The candidate elected shall be that person receiving the highest number of votes cast for the particular office or position. Where more than one (1) candidate is to be elected for a particular office or position, the proper number of candidates receiving the successively highest number of votes shall be declared elected. It shall be the duty of the National President to advise each candidate which candidate or candidates were elected within seven (7) days of receipt of the final report of the Tallying Committee and the independent mailing and balloting service.

(b) The duly elected National President, National Secretary-Treasurer, National Executive Vice President, and National Vice Presidents, elected shall take their respective positions and assume the duties thereof at midnight December 31st. At that time, the terms of their predecessors shall expire. This shall not apply where the successful candidate for National President cannot assume his office because he is at sea, in which event the provisions of Article VIII, Section 1(1) dealing with succession shall apply until such office is assumed. office all books, papers and other property including all computer files, hardware and software of this Union that may be in my possession at the close of my official term. Further, I do solemnly swear (or affirm) that I am not a member of any organization which advocates the overthrow of the Government of the United States by force, violence or other subversive or unconstitutional methods, and during my term of office, I will not knowingly aid or support the activities of any such party or organization.

"All this I solemnly promise with the full knowledge that to violate this pledge is to stamp me as a person devoid of principle and destitute of honor."

Section 6.

Incumbent officials of the Union shall continue to hold office until successors are elected, qualified and installed.

Section 7.

Vacancies Occurring Between Credentials Committee Report and Start of Election

(a) In the event a candidate for contested office who has been found "qualified" by the Credentials Committee dies, or becomes permanently incapacitated, withdraws as a candidate, or becomes disqualified following issuance of the Credentials Committee Report and prior to commencement of balloting, and only one qualified candidate remains for the office, the commencement of balloting for National Officers and National Executive Board members shall be postponed to October 20th of the Election Year to allow additional nominations with notice to all members by email and by mail at their last known address for the contested office(s) in which a death, withdrawal, or permanent disability or disqualification has occurred, and all other contested offices. Additional nominations of **National Officers for that elective office** as ordered by the National Executive Board shall occur in September of the Election Year. The previously elected Credentials Committee shall reconvene in early October and issue a supplementary Report in time for the October Membership meeting. The election of all contested Offices shall be conducted from October 20th when ballots are mailed to December 21st inclusive. If either date falls on a holiday or Sunday, balloting shall commence or end, as the case may be, on the next succeeding business day. Ballots received after December 21st shall be disqualified. The Tallying Committee shall be elected as provided in Article X, Section 4 (a) of the Constitution and proceed to collect the ballots at the Depository in Broward County, Florida in the morning on the next business day after the close of the balloting period. The Tallying Committee shall pick up the ballots and tally same as specified in Article X, Section 4 and issue its report, along with a dissenting report, if any, to special membership meetings called solely for this purpose prior to December 31st of the Election Year at Headquarters.

prior to 12:00 midnight on the date the balloting period ends in the Union's Election year, such vacancy shall not be filled and the votes cast for such deceased, incapacitated or otherwise disqualified candidate shall be counted by the Tallying Committee. If such candidate shall have received the highest number of the votes cast, a vacancy shall exist in that office and shall be filled in the manner provided in this Constitution for vacancies in office occurring by reason of death after election and assumption of the National Office as provided in Section 1 and Section 5 of Article VIII of this Constitution by the National Executive Board with the designated successor taking office on the date the vacancy is deemed to exist.

(c) In the event a candidate for Elective Office, who has either been declared elected by the Credentials Committee pursuant to Article XI, Section 2(g) of the American Maritime Officers National Constitution or who has received the highest number of votes cast as reported by the Tallying Committee and independent mailing and balloting service dies, is permanently incapacitated or otherwise disqualified before being installed in Office, the Office shall be deemed vacant and filled in accordance with this National Constitution.

ARTICLE XII Other Elections

Section 1.

Financial Committee

The Each Financial Committee shall consist of three (3) members in good standing who shall be elected at the National Headquarters meeting at the second regular membership meeting held after the close of the six (6) months and year end of the Union's fiscal year for which the Committee is to make the required audit. If no quorum is present on that date, a special meeting shall be called within one (1) week for the sole purpose of electing a Financial Committee. No member shall be elected unless in attendance at the meeting. No National Officer or employee may be elected to serve on the Financial Committee. A member may not serve on the Financial Committee if the member is an AMO National Officer or employee, or a relative or business associate as defined by the National Executive Board, of any AMO National Officer or employee of AMO.

Section 2.

rules as are adopted by a majority vote of the membership. No member shall be so elected unless in attendance at the meeting.

Section 3.

Negotiating & Strike Committees

(a) The members of the negotiating Committee shall be elected by a majority vote of the membership in that fleet for the contract being negotiated. Notwithstanding anything to the contrary in this Constitution, the National Executive Board may be constituted as the Negotiating Committee.

(b) The National Executive Board shall decide when any strike shall begin and end. The National Executive Board will act as the Strike Committee. The National President shall act as Chairman and may designate a working committee of not less than two (2) National Executive Board members and two (2) rank and file members, all of whom shall report to the full National Executive Board as needed. The Strike Committee shall be charged with the preparation, execution and termination of a strike plan binding on all members and other persons affiliated with this Union, when approved by the National Executive Board.

Section 4.

Unless otherwise specified herein, all Committees shall be elected when and as required.

Section 5.

Reading Clerk and Recording Secretary

At each official regular or special membership meeting held at Headquarters, the membership shall by majority vote elect a Reading Clerk and a Recording Secretary, who shall serve in such capacity for that meeting only.

ARTICLE XIII Code of Trial by Charges

Section 1.

All violations of this Constitution, laws, rules, regulations or Shipping Rules of this Union shall be tried by this Union unless otherwise specified in this Constitution, and if charges are proven, the penalties imposed shall be enforced by this Union.

(c) Before assuming office, all elected Officials, shall take the following oath:

"I....., do hereby sincerely pledge my honor to perform the duties of my office as described by the Constitution, and to uphold this Constitution to the best of my ability. I will deliver to my successor in (b) If a vacancy shall occur amongst the candidates for a contested National Office caused by death, permanent incapacity, withdrawal or other disqualification of a candidate subsequent to 12:01 a.m. on the date the balloting period commences and

Trial Committee

A Any Trial Committee shall be elected at a regular membership meeting at National Headquarters, where the trial will take place. It shall consist of five (5) members in good standing, of which three (3) shall constitute a quorum. No National Officer or employee may be elected to serve on a Trial Committee. No member who intends to be a witness in the pending trial may serve, nor may any member who cannot, for any reason, render an impartial decision. It shall be the duty of every member to decline nomination if he knows, or has reason to believe, any of the foregoing disqualifications apply to him. The members of this Committee shall be elected under such generally applicable

Section 2.

When a member of this Union is accused of an offense which, if proven, would subject him to a penalty, the proceedings shall be conducted in accordance with the following rules:

(a) The accusation shall be made in writing, and it and be signed by two members in good standing. It shall state the charges and the specifications upon which these charges are based. The accusation shall also specify the time and place of the alleged offense as nearly as can be determined. Once the charges and specifications are received at National Headquarters, the charges shall be reviewed by AMO's General Counsel to determine whether they allege a

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violation of this Constitution. If General Counsel opines the charges do not allege a violation of this Constitution, the charging parties shall be so informed and provided a copy of the General Counsel's opinion and the matter shall proceed no further. If General Counsel determines the charges allege a violation of this Constitution, the National Secretary-Treasurer shall notify the accused of the charges and specifications and provide the accused with a copy of the charges. At the discretion of the National President, and depending upon the gravity of the alleged offense, the accused shall be given the opportunity to sign a Waiver of Charges Trial in lieu of a trial within 30 days of notification and accept the penalty proposed in the waiver. The proposed Waiver of Charges Trial shall be provided by a member of the National Executive Board to the accused as directed by the National President. If the accused does not sign the Waiver of Charges Trial, the charges and specifications shall be processed in accordance with this Article.

(b) The charges and specifications shall be presented to the membership at the next regularly scheduled monthly membership meeting at Headquarters, signed by two (2) or more members in good standing and, if with the charging parties and the accused being given equal time, as determined by the presiding officer, to address the membership. If the charges are accepted for trial by a majority vote of the attending members, the National Secretary-Treasurer shall notify the accused member immediately that charges will proceed to a trial before a Trial Committee at a date and time to be determined by the Trial Committee. have been preferred against the member and shall serve or cause to be served upon the accused by mail, directed to the accused's last known address with the postage prepaid, a copy of the charges and specifications, together with a notice directing the accused to be present at a meeting of the Trial Committee. The notice shall specify the date and time of the hearing before the Trial Committee, which. The trial shall take place at National Headquarters not less than 30 days from the date the notice to the accused is mailed on a date and at a time determined by the Trial Committee, with at least 15 days advance notice to the accuser and the accused. For good cause, the Trial Committee may extend the time at which the hearing will take place. In the event the accused does not attend the hearing, the Trial Committee

forth in the charges and specifications.

(f) The accused and the accusers shall have the benefit of counsel if they desire, provided said counsel shall be a member in good standing of this Union.

(g)(f) The Trial Committee shall within 30 days of the close of the hearing issue its decision as to the guilt or innocence of the accused and the penalty, if any, to be imposed.

(h)(g) The Decision and Recommendation of the Trial Committee shall be submitted to the membership at the next regularly scheduled monthly membership meeting at Headquarters. The record, including the transcript, if any, shall also be transmitted by the Trial Committee for review at the meeting and shall be posted on the Union's website at least 10 days before the meeting. The members of the Union present at the meeting, shall decide by majority vote upon the guilt or innocence of the accused, a two-thirds vote of the members voting being necessary to convict; such vote shall be taken on each separate specification. If convicted, the members of this Union shall then by a two-thirds vote declare a degree of punishment. If the accused is found guilty, the members present at the meeting shall determine by majority vote whether to impose or reduce the penalty decided upon by the Trial **Committee.**

(i)(h) The Committee shall have power to summon and interview persons and summon subpoena relevant papers on behalf of the parties and to procure from the National Secretary-Treasurer such summons and subpoenas in a form as may be necessary for that purpose, and may adjourn the hearing from time to time at its discretion.

(j) In the event a National Officer of the Union is accused by a member, orally or in writing, of any misconduct or nonfeasance in office, said National Officer shall have the right, at his option, to file charges against such member with the National Executive Board. Upon the filing of charges, all proceedings to be followed shall be the same as in the case of charges filed against an elected official under Article XXIII hereof, and any penalty, if imposed, shall be in accordance with Article XIV hereof.

ARTICLE XIV Penalties

fines or assessments.

(g) Dropped from the roll of membership.(h) Dropped from the roll of membership with fine or fines charged to his account.

Section 2.

In no case shall the fine for each proven charge exceed the amount of the guilty member's Group initiation fee in effect at the time the Membership determines the penalty or shall the term of suspension exceed two (2) years; suspended the decision of the Trial Committee is issued. Suspended members who are not reinstated at the expiration of such period shall then be dropped from the roll of membership. In cases where members are fined, they may be suspended pending payment, or they may be given 60 days before such suspension is enforced.

Section 3.

Members are not required to pay dues during the period of disciplinary suspension. If members are dropped from membership for any reason, and such persons desire reinstatement, they must pay all their indebtedness to this Union and make application for reinstatement.

ARTICLE XV Publications

Section 1.

The Union may publish such pamphlets, journals, newspapers, magazines, email bulletins, periodicals and general literature in such manner as may be determined by the National Executive Board. The National Executive Board by majority vote may determine the requirements for approval of any such publication as a communication of this Union. The National Executive Board shall approve any such communication and shall determine the exclusive means and medium of distribution to the membership, the public, or to other parties.

Section 2.

(a) The AMO and its National Officers, shall not print, publish or distribute any mailing list or **email distribution list** of its members and shall not give, sell or otherwise provide any names and addresses (mailing or email) of its members to anyone except for the independent mailing service, National Officers and employees distributing communications of this Union, Pension, Medical, Safety & Education, Vacation Plan and other Plan purposes employees for the purpose of distributing Plans communications to members and applicants. **authorized by AMO** unless approved by the AMO National Executive Board.

ARTICLE XVI Bonds

National Officers, whether elected or appointed, as well as all other employees of this Union, shall be required to be bonded under such terms and conditions as may be determined, from time to time, by the National Executive Board, provided however, that elected National Officers whose responsibility it is to handle the liquid funds of this Union, or who are empowered to convert securities in their possession into cash, shall each be required to furnish a bond at the expense of the Union in an amount required by law but not less than **\$25,000.00 \$500,000.00**; such bond is to be executed by a reliable surety company and approved by the National President. The bond, when furnished, shall be placed in the custody of the National President, who shall in turn be responsible for ascertaining that such bond is kept in force throughout the term of office of such elected National Officers. No elected National Officer or union employee who is charged with the responsibility of handling funds and assets of the Union may assume office or employment or remain in such office or **employment** unless a satisfactory bond is in force and effect. It is expressly provided that the amount and content of the bond and the National Officers to be covered thereunder shall, at all times, be consistent and in compliance with provisions of any applicable law in force and effect. It is expressly provided that the amount and content of the bond and the National Officers to be covered thereunder shall, at all times, be consistent and in compliance with provisions of any applicable law.

ARTICLE XVII Expenditures

Section 1.

Policies or specific instructions with regard to expenditures to be made or expenses to be incurred shall be determined by the National President in accordance with this Constitution.

Section 2.

As determined by the National President, monies may be appropriated from the treasury of the Union for political purposes which are permitted by law. **Political expenditures that could subject the Union to federal unrelated business income taxation are prohibited.**

may proceed in his absence.

(c) No other persons other than the accused, accusers and their **counsel advocates, who must be members in good standing,** shall be present at the trial without the consent of the Trial Committee. The Trial Committee shall be entitled to have legal counsel present.

(d) Each witness shall be examined separately and apart if desired by the accused or accuser and all testimony shall be transcribed. The cost of the copies of the transcript shall be borne by the Union.

(e) At the hearing, the Trial Committee shall give the accused, the accuser, or their **counsel advocates**, an opportunity to present evidence or argument as to the guilt or innocence of the accused, as set

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Section 1.

Any member found guilty in accordance with the procedures of this Constitution shall be subject to the degree of punishment as follows:

(a) Public reprimand.

(b) Fined for each proven offense.

(c) Fined for each proven repetition of offense.

(d) Suspended pending reinstatement.

(e) Suspended for a stated period **up to a maximum of two years**.

(f) Suspended pending payment of dues,

(b) The AMO, its National Officers, employees and members shall not use the name of AMO or the logo of this Union. as authorizing the The publication or production of any book, pamphlet, circular, other printed matter, clothing or attire, electronic mail, website, social media posting or content, or other electronic transmission of information containing any advertisement whatever, nor shall AMO authorize whatsoever by any person or persons to do so, is not

ARTICLE XVIII Income

Section 1.

The income of this Union shall include receipts from dues, initiation fees, assessments, contributions, loans, interest, dividends, **gifts**, **bequests**, **realized capital gains**, as well as income derived from any other legitimate source.

Section 2.

No member shall be required or permitted to pay or deliver any sum of money to any Union representative without obtaining a **temporary** receipt, signed and dated by an authorized Union official. It is the duty of the member to demand such temporary receipt in lieu of an official Union receipt to be issued to the member by Headquarters at a later date.

Section 3.

No assessment shall be levied except after a vote of the members in good standing conducted under such rules as may be determined by the National Executive Board, subject to these conditions:

(1) The ballot must be secret;

(2) The assessment must be approved by a majority of the valid ballots cast;

(3) Reasonable notice of the intention to vote upon such proposed assessment at Membership meeting shall be given prior to the Membership meeting.

Section 4.

All payments by a member or applicant of this Union shall be applied to the monetary obligations owed to this Union by the member or applicant, commencing with the oldest as measured from the date of accrual of such obligation. The period of arrearage shall be calculated accordingly. All payments to this Union not made in person, shall be forwarded to the National Secretary-Treasurer at Headquarters. Payments made by electronic means or credit card shall be deemed made when credited to the Union's account.

ARTICLE XIX Formulation of Shipping Rules

Section 1.

Shipping Rules, containing the details for registration and dispatch to and assignment of jobs and rules governing conduct and procedure shall be issued by the National Executive Board. Shipping Rules shall be Union policy.

Section 2.

The National Executive Board may make special exceptions or rules for any company or vessel for organizational purposes.

Section 3.

Each Violation of the Shipping Rules shall result in the issuance of a fine amounting to two (2) quarters of dues.

ARTICLE XX Quorums

Section 4.

The decisions, reports, recommendations or other functions of any segment of the Union requiring a quorum to act officially shall be that of the majority of the quorum present at the officially called or required meeting and shall not be official or effective unless the quorum requirements are met.

ARTICLE XXI Meetings

Section 1.

The National President, or, an elected official designated by the National President or if the National President is incapacitated, an elected official designated by the National Executive Board, shall call and convene a regular monthly membership meeting on the first Wednesday of every month except in the months of January, June, July, and September when the membership meeting will be held on the second Wednesday. The meeting shall be at National Headquarters. The convening officer may, in his or her sole discretion, cancel, postpone, or move the location of a membership meeting only for exigent circumstances such as hurricane or flood watches or warnings, states of emergency declared by governmental authorities, or damage to the National Headquarters premises. This meeting shall be commenced commence at 1:00 P.M. local time. In the event a quorum is not present at 1:00P.M. local time the National President or National Officer officially in charge designated by the President shall postpone the opening of the meeting until a quorum is present, but in no event later than 1:30 P.M. local time. If a quorum is not present by 1:30 p.m., then the meeting shall be cancelled and the Order of Business shall be carried over to the next monthly membership meeting.

Section 2.

Special membership meetings can be held at Headquarters or any Port and called only by the National President or as directed by the National President, or if the National President is incapacitated, by the National Executive Board.

Section 3.

Meeting Chairman

(a) The Chairman of each meeting at Headquarters or any Port, shall be the National President or a National Officer designated by the National President. The Chairman shall keep order under rules of order specified in this Constitution.

- 5. Communications and action taken
- 6. Resolutions and action taken
- 7. Shipping and Registration Report
- 8. Ships' Activity Report
- 9. Report on Applications for Membership
- 10. National Secretary-Treasurer's financial report.
- 11. Election of the Financial Committee or Financial Committee Report
- 12. Charges and Election of Trial Committee, and other special Committees
- 13. Report of National Executive Vice President and National Officers
- 14. National President's Verbal Report
- 15. Unfinished Business
- 16. New Business
- 17. Good and Welfare
- 18. Adjournment

Section 5.

Rules of Order

1. No motion shall be placed before the meeting unless moved and seconded, or be open for discussion until stated by the Chair. When a motion is before the meeting, the only superseding motions in order are as follows:

- a. To adjourn;
- b. The previous question;
- c. To postpone indefinitely;
- d. To postpone to a specific time;
- e. To recommit and refer;
- f. To amend;
- g. To substitute; and they shall take precedence in the order named, the first three (3) to be decided without debate.

2. If two (2) or more members rise to speak at the same time, the Chair shall decide who is entitled to the floor. No member shall speak longer than five (5) minutes, or more than once upon the same subject or question until all who desire have spoken, or more than twice without permission of the meeting.

of order. A majority of all members present and entitled to vote shall be necessary to sustain an appeal. Any member voting in the minority may change his vote to affirmative and give notice that he will move to reconsider at the next meeting.

7. Any member Any three members may call for a division of the house on any question when subject matter permits, and when three (3) members then a call for the ayes and nays by raising of hands or standing in place they shall be ordered taken by the Chair.

8. When the ayes and nays shall have been taken, the result shall be noted in the minutes.

9. Rules of Order not herein provided shall be decided according to Robert's Rules of Order.

ARTICLE XXII **Definitions and Miscellaneous Provisions Relating Thereto**

Section 1.

Incapacity

Unless otherwise set forth herein, the term "incapacity" shall mean (1) any illness or other condition preventing the affected person from carrying out his duties for more than 45 days within any 60-day period, or (2) suspension from office or membership as provided for in this Constitution or (3) failure to maintain membership in good standing in this Union. Nothing contained in this Article shall be deemed to prohibit the temporary assumption of duties of more than one (1) office, in which event no vacancy shall be deemed to exist with regard to the office of the National Officer as designated by the National President taking over the duties and functions of the one (1) incapacitated. The period of incapacity shall be the time during which the circumstances exist.

Section 2.

Vacancy and Vacancy Not Caused By an Incapacity

Unless otherwise set forth, the term "vacancy" and the term "vacancy not caused by an incapacity" shall be the same, and shall include failure to perform the functions of any office by reason of death, or resignation or expulsion from the Union with no further right to appeal in accordance with the provisions of this Constitution and failure of an elected office holder to maintain membership in good standing at all times, or creation of a new office which is to be elective.

Section 1.

The quorum for a regular or a special meeting at Headquarters shall be five (5) members in good standing.

Section 2.

The quorum for a National Executive Board meeting shall be a majority of its members in person or through communications media.

Section 3.

The quorum for any committee meeting shall be the majority of the elected or appointed members in good standing.

(b) The Meeting Chairman may cast a vote only in the event of a tie.

Section 4.

Order of Business

1. Call to Order

- 2. Election of Recording Secretary and Reading Clerk
- 3. Obligations
- 4. Reading of the Minutes of previous meetings

3. No motion shall be entertained while a member has the floor, and members making or seconding motions shall rise and address the Chair.

4. No member shall be interrupted while speaking, except for a point of order.

5. If a member, while speaking, is called to order, he shall, at the request of the Chair, take his seat until the question is decided; then, if in order, he may proceed.

6. Unless an appeal is taken, the decision of the Chair shall be final upon all points

Section 3.

Majority Vote of the Membership -Union as A Whole

When applicable to this Union as a whole, the term "majority vote of the membership" shall mean the majority of all the valid votes cast by members in good standing at an official meeting at Headquarters.

Section 4.

(a) Majority Vote of the National **Executive Board**

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When applicable to the National Executive Board, "majority vote" or "majority vote of the National Executive Board" shall mean a majority of the votes of those entitled to vote.

Section 5.

Membership Action

The term "membership action" shall mean the same as the term "majority vote of the membership."

Section 6.

Titles

Where the title of any office or position is referred to in this Constitution, all references to it and the provisions concerned with it shall be equally applicable to whomever is acting in such office or position.

Section 7.

Election Year

The "Election Year" shall mean that calendar year prior to the calendar year in which elected officials and other elected position holders are required to assume office.

Section 8.

Applicant in Good Standing

The term "applicant in good standing" shall mean a person seeking admission or readmission to this Union whose dues are paid through the current quarter, who has not satisfied the initiation fee requirements, and who has been issued a permit number after filing the appropriate application for membership and whose acceptance into membership in this Union is pending.

Section 9.

Member

The term "member" shall mean a person who has filed an appropriate application for membership in this Union, fully satisfied the initiation fee, provided two (2) letters of recommendation from members and has been accepted as a member by the National Executive Board.

Section 12.

Meetings

(a) All meetings conducted pursuant to this Constitution shall be governed by Robert's Rules of Order unless otherwise provided for herein or agreed upon by a majority of members attending the meeting.

(b) Whenever the day on which a scheduled Union meeting or action is to take place falls on a holiday, the meeting or action shall be put off until the next business day at the same hour.

Section 13.

Calendar Year

The term "calendar year" shall mean a 12 month period beginning with January 1st.

Section 14.

Area

The term "area" as used in this Constitution shall mean Deep Sea Area, Great Lakes Area **or and** Inland Waters Area.

Section 15.

Gender

Whenever the masculine gender is referred to in this Constitution it shall also be deemed to include the feminine gender.

Section 16.

Counsel Advocate

The term "counsel" "advocate" when used as "counsel" "advocate" to for members during a trial or other proceeding means a member in good standing who acts as an advisor advocate or spokesperson.

Section 17.

Suspend and Forgo

The term "suspend" means to defer to some future date which may not exceed two (2) years.

The term "forgo" means permanently relinquish.

ARTICLE XXIII

Executive Board Members, or by a 10% vote of all five or more members in good standing of AMO, at regular Membership Meetings at Headquarters, against any elected National Officer of the Union. Such charges shall be filed with the National President or and National Secretary-Treasurer, who shall, within 30 days of its receipt,. The National President or National Secretary-Treasurer shall within 10 days of its receipt mail or send by email a copy to each member of the National Executive Board and to the National Officer or National Executive Board Member so charged. The National Officer or National Executive Board Member charged shall file a written answer to the charge not later than 30 20 days following the mailing or electronic delivery of the charges by the National President or National Secretary-Treasurer.

Section 2.

Trial

Upon the filing of the aforesaid charges, the National Executive Board shall designate a Trial Committee, consisting of three (3) members who must be full time and paid elected National Officers of the Union, at least one (1) of whom shall be from an area different than the other two (2) members. The Trial Committee shall conduct a hearing at a place and time which it shall designate, provided, however, that the date of the hearing may not be set earlier than 30 days following the mailing of the charges by the National President or National Secretary-Treasurer.

Section 3.

Trial of the Accused

A written record of the hearing shall be made. There shall be full opportunity for examination and cross-examination of all witnesses. The charged National Officer or National Executive Board Member may be represented by counsel an advocate. The Trial Committee shall have full authority to determine the rules of procedure which that shall govern all parties. The Trial Committee shall have full authority to direct the charging and charged National Officer(s) or National Executive Board Member(s) to produce or make available to the Trial Committee or its designated agent any relevant books, records or other documents in the possession or under the direction or control of the charging or charged **party parties**, and to direct any such charged party parties to submit to examination at the trial.

Constitution or AMO policy.

(b) Any decision which calls for the suspension or dismissal from office of the charged party shall also contain a provision relating to the continued membership of said charged party. In the case of a suspension or dismissal of the charged party from office, the charged party's membership may be suspended, or in the case of a dismissal, he may be expelled from membership. Also in case of dismissal, the charged party shall be barred from holding any office, position or employment in the Union for five years. In the case of a suspension or dismissal of the charged party, a vacancy shall be deemed to exist and filled in accordance with this Constitution.

(c) The full record of the proceeding shall be kept at AMO National Headquarters.

Section 5.

Appeal to the National Executive Board

In the event either the charged party or the charging parties desire to appeal to the National Executive Board, notice of the appeal, together with a memorandum setting forth the exceptions taken and a brief comment, shall be filed with the National President **or**, **the** National Secretary-Treasurer **and the opposing parties** within 20 days of the mailing by the National President or National Secretary-Treasurer of the Trial Committee's decision. **The opposing party shall have 15 days to make a like filing.**

If no such appeal is taken within the prescribed time, the decision of the Trial Committee shall be presented to the membership during the next scheduled membership **meetings meeting** where, if ratified by a majority vote, the decision shall be final. If found guilty, the members present at the meeting shall vote by majority vote to impose or reduce the penalty decided upon by the Trial Committee.

Section 6.

Decision of the National Executive Board

The National Executive Board, (no charged or charging members of the National Executive Board shall be permitted to participate in discussions or vote on this appeal) shall meet at the call of the National President and based on the entire record, shall render its decision as to the acceptance, modification or rejection of the decision of the Trial Committee in the event an appeal has been taken. The National Executive Board may make its decision based on the filings received or may hold a hearing on the appeal and exceptions, as it may choose. Its acceptance, modification or rejection based on the appeal shall be in writing and conveyed to the charged and charging parties within 3 days after making its decision, thereafter and presented to the membership during the next scheduled membership meetings meeting where, if ratified by a majority vote, the decision shall be final. If found guilty, the members present at the meeting shall vote by majority vote to impose or reduce the penalty decided upon by the **Trial Committee.**

Member in Good Standing

The term "member in good standing" means a member whose dues are paid **through in full before the first day of** the current quarter and who is not under suspension or **sentence penalty** of expulsion as provided by this Constitution.

Section 11.

Membership Book and Permit Number

(a) The term "membership book" shall mean the official certificate **or card** issued as evidence of membership in this Union.

(b) The term "permit number" shall mean the official permit number of applicant status issued to applicants upon the applicant's first employment assignment.

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Impeachment and Removal from Office of Elected National Officers and National Executive Board Members

Section 1.

Charges and Answer

Charges of misdemeanors in office, malfeasance, misfeasance, nonfeasance, corruption, favoritism, extortion, oppression in office, gross misconduct, habitual drunkenness or impairment due to use of controlled substances, or failure to conform to the AMO National Constitution or to a National Executive Board Policy may be filed by a three fulltime elected National Officer or any three (3) members of the National Section 4.

Decision of the Trial Committee

(a) After a full hearing, the Trial Committee shall render a written decision which shall be filed with the National President **or and** National Secretary-Treasurer, who shall distribute copies to the charged party, the party or parties who filed the charges and to each member of the National Executive Board. Said decision shall either recommend a dismissal of the charges in whole or in part, or a suspension or dismissal from office of the charged party, **the taking of action by the charged party**, or such other course of action **which that** it deems necessary to obtain compliance with this Section 7.

Immediate Suspension

If the final decision is against the accused, he shall be automatically suspended or removed from office or position in accordance with the final decision, and, in the case of dismissal, the accused who is found guilty shall be barred from holding any future office, position or employment in the Union.

Section 8.

Criminal or Civil Liability

A decision rendered in favor of or against any accused under the provisions of this Article shall not in any way limit his criminal liability or his civil liability under the law to this Union.

ARTICLE XXIV Affiliation

Section 1.

(a) The National President or his authorized designee, with the approval of the National Executive Board, shall have the authority to affiliate with any other Union, group of Unions or an Association, provided, that the autonomy of AMO is guaranteed and maintained and the National President determines this to be in the best interest of AMO and its membership.

(b) There shall be no merger of this Union with any other Union without prior approval by:

1. A majority vote of the National Executive Board followed by;

2. A majority vote of the members in good standing through membership referenda including voting, tallying and certifying of results by an independent third-party vendor using secure internet, electronic and/or telephone balloting systems.

Section 2.

The National Executive Board shall have the authority, whenever it may determine it is in the best interest of the membership, to submit to a referendum vote among the membership any issues, policy, or action. Any such referendum shall be conducted through membership referenda including voting, tallying and certifying of results by an independent third-party vendor using secure internet, electronic and/or telephone balloting systems. Details such as timing and length of balloting shall be set by the National Executive Board. Board may propose and submit to the membership proposed amendments which, if approved by a majority vote of the membership, shall be deemed adopted. Such submission may be made to the membership at the next regularly scheduled monthly membership meeting at Headquarters or by conducting membership referenda including voting, tallying and certifying of results by an independent third-party vendor using secure internet, electronic and/or telephone balloting systems as the National Executive Board may determine.

ARTICLE XXVI Internal Appeals Procedure

Section 1.

Before resorting to any court, tribunal or agency, any member or applicant for membership must appeal any action or decision taken by any National Officer, concerning the handling or disposition of any contractual grievance pursuant to the procedures set forth in this Article.

Section 2.

The route of appeal is:

FIRST, to the National Executive Board; by written appeal within 60 calendar days after the member or applicant is notified of the decision or action under challenge; and SECOND, to the membership at membership meetings.

Section 3.

Procedures at Each Level of Appeal

This Section specifies the procedures at each level of appeal.

(a) Appeal to the National Executive Board:

An appeal to the National Executive Board shall be in writing and postmarked not later than 60 days after receipt by the appellant of notice of the action or decision being appealed. The appeal shall be as specific and detailed as possible, and shall include all information available in support of the appeal. The appeal shall be addressed to the National Executive Board, c/o the National President.

The National Executive Board shall appoint a one (1) member Appeals Committee to consider the appeal and make recommendations. This Appeals Committee shall be composed of a member of the National Executive Board, but shall not include as a member any National Officer who has previously participated in the consideration or disposition of the contractual grievance involved. within 60 days, which, together with the full record, shall be submitted to the National Executive Board. The National Executive Board shall consider the record, together with the Appeals Committee's recommendation, and shall make a decision on the appeal. The National Executive Board shall use its best efforts to render its decision within 60 days of receipt of the Appeals Committee's recommendation, concerning the appeal and supporting documentation. Any National Officer who has previously participated in the consideration or disposition of the contractual grievance involved shall not participate in the deliberations or decision concerning the appeal in question.

A copy of the decision of the National Executive Board shall be sent to the appellant by the AMO National Secretary-Treasurer by overnight express mail or its private courier equivalent at the last known mailing address of the appellant.

(b) Appeal to a Membership Meeting

An appeal to the membership at membership meeting of this Union from the decision made by the National Executive Board shall be made by a member in person or in writing and by an applicant in writing addressed to the National Secretary-Treasurer of the AMO within 30 days after the member or applicant is notified by the National Secretary-Treasurer of the decision by the National Executive Board concerning the decision or action under challenge. The appeal will be presented at the next membership meeting. The National Secretary-Treasurer of the Union shall notify the appellant in writing by certified mail, return receipt requested, at the last known mailing address of the appellant within 60 days after the meeting of the action taken on the appeal by the membership.

Section 4.

Upon receipt of the decision of the membership, the appellant shall be considered to have exhausted his internal appeals.

Section 5.

The following rules, unless otherwise indicated, shall govern all levels of the appeal procedure:

(a) Contents of Appeal

Any appeal should set forth the action or

(c) Time Limits for Appeal

To be considered, an appeal must comply with these time limits, if no other time limit is specifically set forth in this Constitution: appeal to AMO National Executive Board, 60 calendar days; appeal to AMO membership meeting, 30 calendar days.

(d) Extensions of Time

In the case of any appeal, the National President may waive the time for filing the appeal if warranted by the circumstances and otherwise not prohibited by this Constitution.

(e) Compliance Pending Appeal

The decision of the lower tribunal, in all cases, must be complied with before an appeal can be accepted by a higher tribunal in authority, and shall remain in effect until reversed or modified. The National President may, upon written application of an appellant, waive in whole or in part requirements of such compliance where unusual circumstances warrant.

(f) Counsel

Any party to an appeal before the National Executive Board shall be permitted representation by **legal** counsel, or other representative of the party's choice. Unless otherwise specified in this Constitution, **legal** counsel is not permitted before the membership meeting. The party retaining **legal** counsel, or other representative, shall bear any cost of such representation. The Appeals Committee, or National Executive Board, as the case may be, shall be entitled to have representation or the assistance of **legal** counsel, regardless of whether or not any party to an appeal chooses to utilize **legal** counsel.

(g) Briefs

Any party to an appeal may submit a brief or other written statement of position.

(h) Hearings

Hearings shall be such as determined appropriate in the discretion of the tribunal considering the issue, and shall bring to light all facts and issues involved. The appellant and appellee (or their representatives) shall be required to appear, with such witnesses as they may choose, and shall answer fully and truthfully all questions put to them. The parties shall be afforded full opportunity to present their respective positions on all matters bearing on the action, decision, or penalty under review. A hearing held by the National Executive Board, through its Appeal Committee, shall be held at a Union office, as close as possible to the locality from which the appeal originates in order to minimize the expense and inconvenience to the parties.

Section 3.

By virtue of the affiliation of AMO with the Seafarers International Union of North America, AFL-CIO, the President of the SIUNA shall have the right to attend any membership meeting of AMO and its National Executive Board with a voice but no vote concerning the deliberations.

ARTICLE XXV Amendments

This Constitution shall be amended in the following manner. The National Executive

The appeal and any supporting information shall be forwarded by the National President to the designated Appeals Committee. After a review of the appeal and supporting information, the Appeals Committee may hold a hearing, unless the Committee concludes that no useful purpose would be served by a hearing in which event the Appeals Committee, in its discretion, may make recommendations on the appeal without a hearing. The Appeals Committee shall use its best efforts to complete consideration of the appeal and make a recommendation decision being appealed, and should include all information and documents in support of the appeal. The appeal should be as specific and detailed as possible, and must be signed by the member(s) or applicant(s) involved.

(b) Calculation of Time

The time limits of Section 3 of this Article begin to run from the time the appellant first becomes aware, or reasonably should have become aware, of the alleged action or decision appealed. In the case of an appeal from a decision of the National Executive Board, the time limit shall begin to run when the appellant first receives notice of the decision. For purposes of this Article, "day" means a calendar day. If mailed, an appeal will be considered filed on the date it is postmarked.

Section 6.

It shall be the duty of any member, applicant or group of members or applicants, if aggrieved by any action, decision or penalty imposed, to exhaust fully the member, applicant or group remedy and all appeals under this Constitution and the rules of this Union before going to a civil court or governmental agency for redress.

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ARTICLE XXVII Savings Clause

The provisions of this Constitution shall be interpreted and applied in accordance with all applicable laws. If any provision of this Constitution shall be declared invalid or inoperative by operation of law or any Court of law, the National Executive Board shall have the authority to suspend the operation of such provision during the period of its invalidity and to substitute a provision which meets the objections to its invalidity and which will be, to the extent possible, in accord with the intent and purpose of the invalid provision. The remainder of this Constitution or the application of such Article or Section to persons other than those as to which it has been held invalid, shall not be affected.

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