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## **'I' ITEM NOTE**

From:	General Secretariat of the Council
To:	Permanent Representatives Committee (Part 1)
No. Cion doc.:	11376/21
No. prev. doc.:	11541/1/21 REV 1
Subject:	Draft submission by Member States and the Commission to the 77 <sup>th</sup> session of the Marine Environment Protection Committee of the International Maritime Organization proposing to include information on ship's EEXI and CII performance in the IMO Data Collection System and to launch a work stream for further amending the IMO Data Collection System
	<ul><li>Endorsement</li></ul>

# I. <u>INTRODUCTION</u>

- 1. On 2 September 2021, the <u>Commission</u> transmitted to the Council a Staff Working Document containing a draft submission to the 77<sup>th</sup> session of the Marine Environment Protection Committee (MEPC 77) of the International Maritime Organization (IMO) proposing to include information on ship's Energy Efficiency Existing Ship Index (EEXI) and Carbon Intensity Indicator (CII) performance in the IMO Data Collection System (IMO DCS) and to launch a work stream for further amending the IMO DCS. The deadline for transmitting the draft submission to the IMO Secretariat is 17 September 2021.
- 2. The purpose of the submission is to suggest the following: 1) including information on the ship's required and attained EEXI and CII values and rating in the IMO DCS; and 2) launching a work stream for amending the IMO DCS to pave the way for the review of the Carbon Intensity framework by 1 January 2026. The Annexes of the draft submission also

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suggest possible amendments to Appendix IX of MARPOL Annex VI and draft terms of reference for the work stream.

#### II. **WORK WITHIN THE COUNCIL**

- 3. The draft submission was presented by the Commission at the Shipping Working Party on 1 September 2021, based on an advance copy<sup>1</sup>. The draft submission was further examined at two informal videoconferences of the members of the Shipping Working Party on 8 and 13 September 2021. Further to that last meeting, an informal silence procedure was launched on a Presidency compromise proposal<sup>2</sup>, in view of reaching consensus. No delegations broke the silence procedure and consensus was reached on the substance of the draft submission that also allows the Presidency to indicate at the time of transmission that the document may be released to the public by the IMO secretariat prior to MEPC 77.
- 4. However, there is no agreement on who should submit the draft submission. The Commission maintains the view that the draft submission should be made by "the European Commission on behalf of the European Union", while the Member States consider that it should be made by the Member States and the European Commission.
- 5. Given the importance of the matter, it was agreed at working party level to propose to transmit the submission in the name of the Member States and the European Commission, while taking good note of the position of the Commission.

#### III. **CONCLUSION**

6. In the light of the above, the Permanent Representatives Committee is invited to endorse the text of the draft submission in the annex, with a view to its transmission by the Presidency to the International Maritime Organization by 17 September 2021.

<sup>1</sup> WK 10164/2021.

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<sup>&</sup>lt;sup>2</sup> ST 11541/2/21 REV 2.

MARINE ENVIRONMENT PROTECTION COMMITTEE 77<sup>th</sup> session Agenda item 7 MEPC 77/7/XX X September 2021 Original: ENGLISH

Pre-session public release: ⊠

#### REDUCTION OF GHG EMISSIONS FROM SHIPS

Proposal to include information on ship's EEXI and CII performance in the IMO Data Collection System and to launch a work stream for further amending the IMO DCS

Submitted by Austria, Belgium, Bulgaria, Croatia, Cyprus, the Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, the Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden and the European Commission

#### SUMMARY

Executive summary: This document suggests to include information on the ship's

required and attained Energy Efficiency Existing Ship Index (EEXI) and Carbon Intensity Indicator (CII) values and rating in the IMO Data Collection System (DCS). It further suggests to launch a work stream for amending the IMO DCS to pave the way for the review

of the Carbon Intensity framework by 1 January 2026.

The annexes of the draft submission suggest possible amendments to Appendix IX of MARPOL Annex VI and draft terms of reference

for the work stream.

Strategic direction, if 3

applicable:

Output: 3.2

Action to be taken: Paragraph 28

Related documents: MEPC 73/6/1; MEPC 74/6, MEPC 74/6/1, MEPC 74/6/3, MEPC

74/INF.35, MEPC 76/5/1, MEPC 76/6/1, MEPC 76/7/3 to 6, MEPC 76/INF.7 to 10, MEPC 76/7/23, MEPC 76/7/24, MEPC 76/7/51,

MEPC 76/WP.4, MEPC 76/WP.1/Rev.1

- 1 ISWG-GHG 8 and MEPC 76 discussed the IMO Data Collection System (IMO DCS) in relation to the amendments to MARPOL Annex VI as contained in document MEPC 76/3 and adopted by MEPC 76, and the associated Technical Guidelines on Carbon Intensity Reduction.
- These discussions, as well as the reports of the Correspondence Group on Air Pollution and Energy Efficiency (MEPC 76/5/1) and the Correspondence Group on the Development of Technical Guidelines on Carbon Intensity Reduction (MEPC 76/7/3 to 6), together with other related submissions, such as documents MEPC 76/7/23 and MEPC 76/7/24, concluded that there is a need to collect more data for the purpose of getting a better insight in and understanding of the potential for further reduction of ship's carbon intensity.

- On this basis, it was also decided to consider further refinements of the recently adopted Carbon Intensity framework (EEXI/ CII), the review of which is to be concluded by 1 January 2026 in accordance with regulation 28.11 of MARPOL Annex VI. It is evident that for a meaningful review, a comprehensive and reliable dataset is a pre-requisite.
- While other options for gathering additional data on an ad-hoc basis or from other sources can be explored in parallel, the co-sponsors believe that IMO DCS should remain the main source of information on ship's energy efficiency and carbon intensity performance. In order to ensure that the IMO DCS remains fit for this purpose, this document proposes to include the information on the ship's required and attained EEXI and CII performance in the IMO DCS, including concomitant amendments to Appendix IX of MARPOL Annex VI, and to launch a work stream for amending the IMO DCS, by amending the relevant MARPOL Annex VI provisions, including its Appendix IX, in particular through the inclusion of additional data.
- Furthermore, as discussions in the Correspondence Group on the Development of Technical Guidelines on Carbon Intensity Reduction have also shown, the current provisions on the implementation of IMO DCS limit the capability of IMO members to access, analyse and comprehend the dataset on the basis of which policy decisions are made. In the opinion of the cosponsors, such situation is no longer justified and it is therefore proposed that these issues are also addressed in this work stream.
- The co-sponsors believe that amending the IMO DCS should be undertaken as a matter of urgency in order to maximise the chances that more comprehensive data can be used for the review of the CII framework to be conducted by 1 January 2026 and to improve as soon as possible consideration and decision-making of future additional measures for reduction of GHG emissions from ships. 'Early implementation' of amendments to the IMO DCS could be considered aiming to start collection of data as early as possible.

# Proposal for inclusion of information on ship's EEXI and CII values and rating in IMO DCS

- The amendments to MARPOL Annex VI on the short-term GHG emissions reduction measures adopted at MEPC 76 require ships to calculate, verify and record their Energy Efficiency Existing Ship Index (EEXI) and their annual operational carbon intensity indicator (CII). Based on the latter, ships will be given a rating (A, B, C, D, E). However, although the information will be provided in the ship specific IEE Certificate, Statement of compliance for fuel oil consumption reporting and operational carbon intensity rating, and SEEMP, no provisions have been made to report the information on the ship's performance to IMO DCS, nor to the public.
- The co-sponsors are of the view that information on carbon intensity of ships, i.e. the required and attained annual operational CII, and the ship's rating, together with the required and attained EEXI, would provide essential information on the global fleet's energy efficiency and carbon intensity performance, which therefore should be reported to the IMO DCS. Such reporting will provide essential information on carbon intensity to both MEPC's 2026 review of CII, as well as for the discussions on mid- and long-term measures. Similarly to the Energy Efficiency Design Index (EEDI), such information is an inherent part of the ship's technical and operational characteristics already reported in accordance with Appendix IX to MARPOL Annex VI, and a prerequisite for an informed reporting to the Marine Environment Protection Committee, as required in Regulation 27.10 of MARPOL Annex VI. To this end, possible amendments to Appendix IX are suggested in annex I to this submission.

## Proposals for further amending the IMO DCS

#### Inclusion of cargo related data

9 The lack of robust and reliable cargo related data in the current IMO DCS framework

proved to considerably limit the analysis and policy decision during the development of the recently adopted short-term measure, and in particular the Technical Guidelines on Carbon Intensity Reduction. It simply made impossible the development of the reference lines, reduction factors and rating boundaries, on the basis of demand-based data. In their comments on the Group's report, co-sponsors of document MEPC 76/7/24 highlighted the benefits of using demand-based metrics as a tool to measure the carbon intensity performance of ships, but recognised that such metrics can only be reasonably used for a regulatory measure if based on actual reliable data and consistent quantifications. Therefore, the co-sponsors suggested to launch without delay a work stream on how the IMO DCS could be further amended to include cargo data in an appropriate manner.

- Although MEPC 76 and ISWG-GHG 8 agreed that, in the absence of robust cargo related data, trial metrics such as the EEOI³ should be used for reporting on a voluntary basis, the cosponsors believe that a more comprehensive and representative enough set of data for further review of the short-term measure and for the development of future measures would be needed. The co-sponsors are of the view that such data should be mandatorily collected, verified and reported through the IMO DCS and should be further discussed as part of the proposed new workstream.
- Based on proposals and outcome of the Correspondence Group on the Development of Technical Guidelines on Carbon Intensity Reduction, the co-sponsors propose as a basis for discussion, in table 1 below, a set of essential simplified cargo related data that could allow better analysis of carbon intensity of the fleet in the future while at the same time limiting the administrative burden for the companies, which already collect these data for commercial purposes.

Table 1: Essential cargo related data per ship type

Ship type	Essential cargo related data		
bulk carriers, tankers, combination carriers, gas carriers, LNG carriers, ro-ro cargo ships, general cargo ships, container ships and vehicle carriers	Metric tonnes		
cruise passenger ships and <del>ro-ro</del> passenger ships	Number of passengers		
ro-ro passenger ships	Number of passengers and metric tonnes		

### Consideration of other possible amendments to amend the IMO DCS

- 12 The ongoing discussion on correction factors and voyage exclusions in the Correspondence Group on the Development of Technical Guidelines on Carbon Intensity Reduction has shown that information on the distribution of fuel consumption is essential for a better understanding of the differences and variations that may be found on certain ship's carbon intensity indicators and, consequently, the need for, and added value of, certain correction factors and voyage exclusions. This points out the need to consider the granularity of the information reported as set out in Appendix IX to MARPOL Annex VI.
- For example, as a starting point for the discussion in the proposed work stream, the cosponsors suggest to split the reported annual fuel consumption data between 'underway' and 'at berth' conditions in the IMO DCS. This could potentially be complemented by other operational conditions related to future potential CII correction factors. Also, the general differentiation between auxiliary and main engine (propulsion) fuel consumption should be envisaged.
- 14 The discussion in the Correspondence Group on the development of the Technical Guidelines on Carbon Intensity Reduction also showed that there may be a need to further refine

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<sup>&</sup>lt;sup>3</sup> Refer to the Guidelines for voluntary use of the ship energy efficiency operational indicator (MEPC.1/Circ.684)

some definitions of ship categories for data reporting, in order to have more meaningful knowledge of some ship types' specific carbon intensity performance, such as LNG carriers, high speed crafts, combination carriers, offshore and marine contracting vessels, etc. Such consideration could be part of the work stream, bearing in mind the necessity to limit the implications of such potential amendments for other regulations in MARPOL or other IMO conventions.

# Data anonymisation, rounding and accessibility

- 15 IMO's ship fuel oil consumption database is governed by regulation 27 of MARPOL Annex VI taking into account the associated Guidelines developed by the IMO<sup>4</sup> where relevant, requiring the data to be anonymised and rounded. As explained in document MEPC 76/7/51, the anonymisation and rounding of the data in the IMO DCS have significantly hampered the work in the Correspondence Group on the Development of Technical Guidelines on Carbon Intensity Reduction. The co-sponsors are of the view that more meaningful analysis would have been possible if non-rounded and non-anonymised data could have been used. It is therefore suggested that the work stream addresses the issue of data anonymisation and rounding.
- In addition, the co-sponsors suggest that the work stream also addresses the issue of accessibility of IMO DCS data, which is currently limited to parties to MARPOL Annex VI. The co-sponsors believe that less restricted access would encourage and improve the analysis of DCS data and benefit future decision-making at IMO. Furthermore, transparency would further enhance the effectiveness of the CII measure and encourage further improvement of CII ratings of ships. It should also be borne in mind that non-rounded and non-anonymised data for a significant part of the global fleet have been now fully accessible since three years through the EU-MRV<sup>5</sup> or other commercial databases, and industry stakeholders are increasingly providing such information on their own initiative to policy makers.
- It is suggested, in the context of the new work stream, to consider which user profiles could have access to which types of data (e.g. IMO Members States and intergovernmental organisations as well as non-governmental organisations with observer status on the one hand, but also ship owners on the other hand, possibly limited to their own data, which would enable them to verify their own data once it has been submitted). All data will be used only for the GHG emission reduction activities.
- On this basis and taking into account the further explanations in document MEPC 76/7/51, the co-sponsors suggest to further consider the anonymisation, rounding and accessibility of IMO DCS data within the work stream.

### **Proposal**

- 19 The co-sponsors suggest to:
  - i. Consider possible amendments to the Appendix IX of MARPOL Annex VI, as suggested in annex I to this document;
  - ii. Launch a dedicated work stream on further amending the IMO DCS, including by considering appropriate amendments to MARPOL Annex VI and its Appendix IX, possibly including associated guidelines, on the basis of the draft Terms of Reference as suggested in annex II to this document; and

<sup>&</sup>lt;sup>4</sup> Refer to the 2017 Guidelines for the development and management of the IMO ship fuel oil consumption database (Resolution MEPC. 293

<sup>&</sup>lt;sup>5</sup> Refer to Regulation (EU) 2015/757 of the European Parliament and of the Council of 29 April 2015 on the monitoring, reporting and verification of carbon dioxide emissions from maritime transport, and amending Directive 2009/16/EC (Text with EEA relevance)

iii. Invite for further submissions on amending the IMO DCS.

Action red	quested	of the	Commi	ttee
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The Committee is invited to note the discussion provided in this document and in particular the suggestions in paragraph 19 and to take action as appropriate.

(Attained) . ...

### **APPENDIX IX**

	Information to be submitted to the IMO Ship Fuel Oil Consumption Database
Identity	of the ship
	IMO number
Period o	of calendar year for which the data is submitted
	Start date (dd/mm/yyyy)
	End date (dd/mm/yyyy)
Technic	al characteristics of the ship
	Year of building contract (as noted in IEEC)
	Ship type, as defined in regulation 2 of this Annex or other (to be stated)
	Gross tonnage (GT)*
	Net tonnage (NT)†
	Deadweight tonnage (DWT)‡
	Power output (rated power)§ of main and auxiliary reciprocating internal combustion engines over 130 kW (to be stated in kW)
	EEDI** (if applicable)
	EEXI <sup>&amp;&amp;</sup> (Required)
	Ice class††
	Fuel oil consumption, by fuel oil type in metric tons and methods used for collecting fuel oil consumption data
	Distance travelled
	Hours underway

\* Gross tonnage should be calculated in accordance with the International Convention on Tonnage Measurement of Ships, 1969.

Annual operational CII ff (Required) . . . . . .

Ships' rating<sup>%%</sup>

- † Net tonnage should be calculated in accordance with the International Convention on Tonnage Measurement of Ships, 1969. If not applicable, note "N/A".
- ‡ DWT means the difference in tonnes between the displacement of a ship in water of relative density of 1,025 kg/m3 at the summer load draught and the lightweight of the ship. The summer load draught should be taken as the maximum summer draught as certified in the stability booklet approved by the Administration or an organisation recognised by it. If not applicable, note "N/A".
- § Rated power means the maximum continuous rated power as specified on the nameplate of the engine.

- \*\* As defined in 20148 Guidelines on the method of calculation of the Attained Energy Efficiency Design Index (EEDI) for new ships (resolution MEPC. 245(66)308(73), as amended) or other (to be stated).
- †† Ice class should be consistent with the definition set out in the International Code for ships operating in polar waters (Polar Code) (resolutions MEPC.264(68) and MSC.385(94)). If not applicable, note "N/A"
- As defined in 2021 Guidelines on the method of calculation of the attained energy efficiency existing ship index (EEXI (resolution MEPC.333(76))
- As defined in 2021 Guidelines on operational carbon intensity indicators and the calculation methods (CII guidelines, G1) (resolution MEPC.336(76)) and 2021 Guidelines on the reference lines for use with operational carbon intensity indicators (CII reference lines guidelines, G2) (resolution MEPC.337(76))
- <sup>8%</sup> As defined in 2021 Guidelines on the operational carbon intensity rating of ships (CII rating Guidelines, G4) (resolution MEPC.339(76))

### **ANNEX II**

# Draft Terms of Reference for a work stream for amending the IMO DCS

Taking into account discussions taking place in the Correspondence Group on the Development of Technical Guidelines on Carbon Intensity Reduction:

- Identification of other potential amendments to Appendix IX of MARPOL Annex VI, including associated guidelines, to amend the IMO DCS, in addition to those presented in Annex I, in particular regarding the granularity of reporting of data related to fuel consumption and cargo related data and data related to relevant operational aspects of offshore and marine contracting vessels;
- 2. Consider data anonymisation and rounding of data;
- 3. Consider accessibility of data in the IMO DCS; and
- 4. Based on the above, propose possible amendments to MARPOL Annex VI, Appendix IX and/or associated guidelines.