1 The Marine Environment Protection Committee, at its sixty-fifth session (13 to 17 May 2013), and the Maritime Safety Committee, at its ninety-second session (12 to 21 June 2013), approved the unified interpretation of the application of regulations governed by the building contract date, the keel laying date and the delivery date for the requirements of the SOLAS and MARPOL Conventions prepared by the Sub-Committee on Flag State Implementation, as set out in the annex, with a view to providing more specific guidance for application of the relevant requirements of the SOLAS and MARPOL Conventions.

2 Member Governments are invited to use the annexed interpretation when applying relevant provisions of the SOLAS and MARPOL Conventions and to bring it to the attention of all parties concerned.

3 This circular supersedes MSC-MEPC.5/Circ.4.

***
ANNEX

UNIFIED INTERPRETATION OF THE APPLICATION OF REGULATIONS GOVERNED BY
THE BUILDING CONTRACT DATE, THE KEEL LAYING DATE AND THE DELIVERY
DATE FOR THE REQUIREMENTS OF THE SOLAS AND THE MARPOL CONVENTIONS

1 Under certain provisions of the SOLAS and MARPOL Conventions, the application
of regulations to a ship is governed by the dates:
    1 for which the building contract is placed on or after dd/mm/yyyy; or
    2 in the absence of a building contract, the keel of which is laid or which is at
       a similar stage of construction on or after dd/mm/yyyy; or
    3 the delivery of which is on or after dd/mm/yyyy.

2 For the application of such provisions, the date on which the building contract is
placed for optional ships should be interpreted to be the date on which the original building
contract to construct the series of ships is signed between the shipowner and the shipbuilder
provided:
    1 the option for construction of the optional ship(s) is ultimately exercised
       within the period of one year after the date of the original building contract
       for the series of ships; and
    2 the optional ships are of the same design plans and constructed by the
       same shipbuilder as that for the series of ships.

3 The application of regulations governed as described in paragraph 1, above, is to be
applied as follows:
    1 if a building contract signing date occurs on or after the contract date
       specified for a particular set of regulation amendments, then, that set of
       regulation amendments applies;
    2 only in the absence of a building contract does the keel laying date criteria
       apply, and if a ship's keel laying date occurs on or after the keel laying date
       specified for a particular set of regulation amendments, then, that set of
       regulation amendments applies; and
    3 regardless of the building contract signing date or keel laying date,
       if a ship's delivery date occurs on or after the delivery date specified for
       a particular set of regulation amendments, then, that set of regulation
       amendments applies except in the case where the Administration has
       accepted that the delivery of the ships was delayed due to unforeseen
       circumstances beyond the control of the shipbuilder and the owner*. The
       delivery date means the completion date (day, month and year) of the
       survey on which the certificate is based (i.e. the initial survey before the
       ship is put into service and certificate issued for the first time) as entered on
       the relevant statutory certificates.

* Refer to Unified Interpretation of "Unforeseen delay in the delivery of ships" (MSC.1/Circ.1247 and
  MARPOL Annex I, Unified Interpretation 4).