Bihar Inland Vessels Rules, 2013

BIHAR India

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Rule BIHAR-INLAND-VESSELS-RULES-2013 of 2013

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Bihar Inland Vessels Rules, 2013Published vide Notification No. S-1/WT-403/2010 T Part-4712, dated 23.09.2013Last Updated 11th February, 2020No. S-1/WT-403/2010 T Part-4712. - In exercise of the powers conferred in sections 19, 19R, 29, 30, 30A, 52, 53, 54 and 67 of the Inland Vessels Act, 1917 (Act, No. 1 of 1917) read with section 21 of the General Act, 1897 (Act No. 10 of 1897) and in supersession of the rules defining the procedure to be adopted for the survey and registration of Inland Motor Vessels in Bihar State publication for survey in government Notification No. 2057 VIS-I-Com dated May, 21, 1935 in Bihar and Orissa Gazette, dated May, 29, 1935 and in Government notification No. 4058-VIS-5-Com dated September, 23, 1936 in the Bihar Gazette, dated September 30, 1936, Bihar Inland Steam Vessels Survey Rules 1935 and its amendment rule 1936 and Bihar Inland Steam Vessels Registration Rule 1951 for registration published in Government Notification No. IVS-4-1025/51L-190 dated October 1, 1951 in the Bihar Gazette, dated October 15, 1951, the Governor of Bihar is pleased to make the following rules for their previous publication as required under section 74 of the said Act:-Chapter - 1.0 Preliminary

1. Short title and Commencement.

(1)These rules may be called Bihar Inland Vessels Rules, 2013(2)It shall come into force with effect from the date of their publication in the official Gazette and shall apply on Inland Vessels plying in whole State of Bihar except as otherwise provided in these Rules.(3)(a)An inland vessel shall not proceed on any voyage, or be used for any service unless she has a certificate of survey in force and applicable to such voyage or service.(b)Nothing in this para shall apply to any Inland vessel proceeding on a voyage during the interval between the time at which her certificate of survey expires and the time at which it is first practicable to have the certificate renewed.

2. Definitions.

- In these rules, unless there is anything repugnant in the subject or context:-(a)"Act" means the Inland Vessels Act, 1917;(b)"Builder" means the person in overall control of design, construction,

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fitting and delivery of Vessels and includes a person who has engine for fitting on hull or shell, or who has constructed super structure on hull or shell, and also includes his re presentative;(c)"Candidate" means a candidate desirous of obtaining a certificate of competency under the I.V. Act 1917;(d)"Cargo" includes livestock;(e)"Central Rules" means rules made by the Central Government under the Act or the Inland Waterways Authority of India Act, 1985;(f)"Certificate of Competency" means a certificate of competency granted under these rules to act as an engineer, master, or engine driver, serang on board of inland Mechanically Propelled Vessel;(g)"District Magistrate" includes the Additional District magistrate, and if specially authorized in this behalf by the District Magistrate, includes any other Executive Magistrate;(h)"Dumb barge" means a vessels under Act without mechanical propulsion or pressure-oriented propulsion but towed by a vessel so powered;(i)"Examiner" means an Examiner appointed as such by the State Government under section 20 of the Act. National Inland Navigation Institute, Patna shall be as deemed examiner from the date of coming in force of these rules.(j)"Chief Examiner under section 21 of the act, means State Transport Commissioner, Bihar or any other officer authorized by the State Government.(k)"Form" means a form appended to these Rules;(l)"National Waterway" means a waterway, or part thereof, notified as such by the Inland Waterways Authority of India;(m)"Schedule" "Registering Authority" means an officer appointed as such under clause (b) of sub-section (1) of section 19B of the Act who may be Director, Deputy Director or any officer authorized by the Government;(n)"Schedule" means a Schedule appended to these Rules;(o)"Director Inland Water Transport" means the Director, State Transport Commissioner Dy. Director, Chief Surveyor, Bihar, Patna or any other person authorized in this behalf by the Director Inland water transport or Secretary Transport.(p)"Chief Surveyor" means the State Transport Commissioner, Bihar or any other officer authorized by State Government appointed under sub-section 4 of section 9 of the Act for issuing the survey certificate of the vessels.(q)"Approved Consultant" means a naval architect or a marine engineer qualified to certify the safe construction of hull/machinery of the vessel for the purpose of survey and dully approved by the competent authority.(r)"Approved classification society" means a classification society duly approved by Government or is a member/associate member of International Association of Classification Society (IACS)(s)"Convoy" means a group of vessels, floating equipment or raft towed or pushed by a mechanically propelled vessel(t)"Dangerous goods" shall have the meaning as provided in the merchant shipping act, 1958.(u)"mechanically propelled vessel" means every description of vessel propelled wholly or in part by electricity, steam or other mechanical power including dumb vessel towed by the mechanically propelled vessel and vessel propelled by outboard motor;(v)"Surveyor" means any such person or member of agency such as

- 1. Indian Register of Shipping (IRS),
- 2. international classification Society,
- 3. Institute of Marine Engineers (Patna Chapter), or Company of Master Mariner of India (Patna Chapter), and

4. Surveyor appointed by Principal National Inland Navigation Institute, Patna and appointed as per rule 4(a) by chief surveyor at such place as he considers necessary for the purposes of these rules.

(w)"Inland Vessels" or "inland mechanically propelled vessel" means a mechanically propelled vessel which ordinarily plies on any inland water, classified into Category ACategory BAs per rule 3(x)"inland water" means any canal, river, lake or other navigable water(y)"passenger" includes any person carried in a mechanically propelled vessel other than the master, crew, the owner, his family and servants;(z)"state" means state of Bihar and "Government" means the Government of Bihar.Chapter - 2.0 Survey of Inland Vessels

3.

(1) Categorization of Vessels. - For the purpose of survey, inland vessels are categorized in to two groupsCategory- A(a)Vessels driven with more than 300 HP on board engine.(b)Vessel with upper deck(c)Vessel with FRP hull having passenger capacity of more than 25(d)Vessels with more than 15m length.(e)Hover Craft and Hydrofoils.Category-B(a)All mechanically vessels not included in Category A.(b)Non motorized barge/vessels towed by mechanized vessels not included in category A.(c)All vessels driven with more than 25 HP engine but less than 300HP. (Except vessels as mentioned in rule no.-106 of this rule.)(2)Procedure of Survey & Construction(a)Category-A vessels are required to be built under the class survey of a Classification Society.(b)Category-B vessels are required to be built under inspection of Chief Surveyor who will be assisted by certified Naval Architects/ Marine Engineers holding 1st class certificate of competency for approval of drawing, survey and classification etc throughout all stages of construction and other occasions of survey.(3) Every application for survey of an inland vessel shall be made by owner or master of the vessel in Form-I along with a fee specified in rule 9 directly to the authorized surveyor or at any other such place notified by the IWT directorate within a period of fifteen days before from the date of taking delivery of such vessels, excluding the period of journey, who shall forward the application for survey to the concerned Chief Surveyor/ Dy. Director IWT(4)Upon receipt of an application under sub-rule (3), the surveyor shall fix the date and time at which the survey shall commence, and shall give a notice in Form-2 to the owner or master of inland vessels informing him the date and time so fixed and requiring him to make all necessary preparations for the survey. The notice shall be given at least seven days before the date fixed for the survey. A survey shall be made on any day except Sunday and holidays. On request of the owner or master of an Inland Vessel, survey may be made on Sunday or holidays on payment of additional fees as specified in this behalf in rule 12.(5)Place of survey will be Patna or any such place that may be notified in the Gazette by the State Government under clause (a) of sub-section (1) of section 4 of Inland Vessel Act, 1917. A surveyor's fees of Rs2000/- per day/visit, or any rate fixed by Director IWT from time to time, plus conveyance, boarding and lodging expenses of the surveyor for making survey shall be borne by the owner or master of the inland vessel. (6) If every part of the inland vessels is not ready for survey at the appointed date and time or if requisite preparation has not been made for the survey by the owner or master of the inland vessel, the surveyor may, for reasons to be recorded, fix some other date and time for survey.(7)If due to unavoidable reason the Surveyor is unable to remain present

on the date and time fixed for survey, he shall send the earliest possible information to the owner or master of the inland vessel and shall fix some other date and time for the survey.(8)The owner or master of the inland vessel shall be liable to pay a penalty at the rate of rupees hundred per day if the application for survey is not made within the period specified in sub-rule (3):Provided that, the Director Inland Water Transport may for valid and sufficient reasons to be recorded by him reduce such fine to a maximum of fifty per cent, thereof.(9)The survey of Inland Vessels shall be completed within one month from the date of the receipt of application for survey.(10)Where the survey cannot be completed within one month from the date of the receipt of application owing to no fault of the owner or master of the Inland Vessel, sufficient valid reasons for such delay shall be shown by the surveyor to the Chief Surveyor.(11)If it is proved that survey was delayed due to willful negligence of the owner or master of the Inland Vessel or his authorized representative a penalty equal to double of the survey fee for each completed month or part thereof shall be payable by such owner or master, as the case may be.

4. The surveyor should have following minimum qualifications.

(a)Should be a Marine/ Mechanical/ Electrical Engineer having minimum 5 years of sailing experience after first certificate of competency and having obtained minimum Second class Motor/ Steam MOT Certificate, issued by Director General of Shipping, Government of India or equivalent international certificate, with minimum 2 years sailing experience after having obtained such a certificate or master mariner with 5 years of experience after having obtained master's certificate issued by Director General of Shipping, Government of India or equivalent international certificate. In case of surveyor being an agency, the concerned agency shall have personnel with above qualification on their panel/role.(b)The Surveyor shall survey the engine, boiler, all machineries, hull, equipments, passenger's accommodation, fire fighting and life saving equipment and determine the number of passengers and the nature and quantum of cargo which the vessel is fit to carry. The Surveyor shall also examine the certificate of the master, serangs, the engineer and engine driver and electrical operator on vessels or vessels having electrical machineries operating on 400 volt and above to ensure that the same are in accordance with the provisions of the Act and these rules. The surveyor shall also inspect the light and sound signals to ascertain that the light and sound signals are in good condition to prevent collision on waterways.

5.

(1)The declaration of surveyor shall be given in Form-3 which shall be duly filled and signed by the Surveyor. It shall be sent within fourteen (14) days by the ship owner to such officer as notified the state Government under sub-section (1) of section 8 of the Act; else a charge as prescribed in form 5 for delay shall be levied.(2)(a)If the surveyor finds any defect in the hull, machinery or equipment of the Inland Vessels, he shall, before refusing to give the declaration under section 7 of the Act intimate in Form-4 to the owner or master of the Inland Vessels or his authorized representative pointing out the defects and require him to make necessary repairs to make good the defects.(b)If the Owner/Master of a mechanically propelled vessel is dissatisfied with the survey report of first surveyor, an application from the Owner/ Master and payment of fees which shall be double of previous survey, the Director of Inland Transport/Chief Surveyor shall appoint two surveyors. Any

declaration given by them or refusal to give declaration shall be final.

6.

(1)A notice under clause (b) of sub-section (1) of section 9 of the Act shall be given in Form-5.(2)A Certificate of Survey under section 9 of the Act shall be granted in Form-6 for category A vessels or Form-7 for Category B vessels as the case may be. The owner or master of the mechanically propelled vessel, for which a certificate of survey has been granted, shall forthwith, on the receipt of the certificate, cause one of the duplicates thereof to be affixed and kept affixed so long as it remains in force and the [mechanically propelled vessel] is in use, on some conspicuous part of the [mechanically propelled vessel] where it may be easily read by all persons on board.(3)The certificate of survey shall not be in force:(a) after the expiry of one year from the date thereof; or(b)after the expiry of the period (if less than one year) for which the hull, boiler, engines or other machinery, or any of the equipments of the mechanically propelled vessel to which the certificate relates have been stated in the certificate to be sufficient; or(c)after notice has been given by the Government of Bihar to the owner or master of the mechanically propelled vessel that the Government has cancelled or suspended it.(4)The certificate of survey shall not be in force in any State by virtue of any endorsement in respect of that State, after notice has been given by the State Government of Bihar to the owner or master of a mechanically propelled vessel that Government has cancelled or suspended the endorsement. (5) The certificate of survey or any endorsement thereon made under section 10A may be suspended or cancelled by the Government of Bihar if the Government has reason to believe :-(a)that the declaration by the surveyor of the sufficiency and good condition of the hull, boilers, engines or other machinery or of any of the equipments of the mechanically propelled vessel has been fraudulently or erroneously made; or(b)that the certificate has otherwise been granted upon false or erroneous information; or(c)that since the making of the declaration the hull, boilers, engines or other machinery, or any of the equipments of the mechanically propelled vessel have sustained any material injury, or have otherwise become insufficient.(6)On suspension or cancellation of endorsement made under section 10A on a certificate of survey, the Chief surveyor or the Director. IWT shall report the fact of suspension or cancellation, together with the reasons therefore, to the State Government which (or whose delegate) granted the certificate. (7) Under Section 54(c) of the Inland Vessel Act 1917 if vessel is not insured, the vessel cannot be used for cargo and/or passenger service.

7.

(1)On the application made by the owner or his authorized representative or master of an Inland Vessels, as per procedure laid down in rule-3, the validity of a certificate of survey may be extended up to three months in Form-8 on the exigencies of the situation and if the surveyor recommends for the grant of the certificate for that period.(2)Dry docking period may be revalidated beyond four years or three years (for carriers of petroleum products) docking period, as the case may, be on exigencies of the situation and on application by the owner, or his authorized representative or master of an Inland Vessels as per rule 3 on deposit of full survey fees. The extension of validity of the docking period shall not exceed one year provided the surveyor recommends the grant of validity for that period and the Inland Vessel is surveyed by him.(3)If the vessels has been fully

surveyed, but in the opinion of the surveyor the hull, equipment or machinery of the Inland Vessel are declared to be sufficient only for a specific period being less than one year, the full annual fees for survey shall be payable.

8.

(1) Every Vessel to which these rules apply shall be subjected to the survey as specified below:-(a)before a new vessel is put in service (Initial Survey);(b)periodical survey once every twelve months including survey of hull, machinery and equipment.(c) four years dry docking survey, will include dry docking and detailed check on machinery wear and tear followed by satisfactory running trials;(d)additional surveys as and when necessary.(2)(a)The survey before the Inland Vessel is put in service shall include a complete inspection of the hull, machinery and equipments. The survey shall be such as to ensure that arrangements, materials, scantlings of hull, boilers and their appurtenances, fire appliances and other equipments fully comply with the provisions of these rules. The survey shall also be such as to ensure that the workmanship of all parts of the vessel and equipments are in all respects satisfactory. Provided that the bottom of the vessel which has been surveyed during the construction need not be examined by a surveyor before the vessel is launched unless the surveyor has special reasons for considering it necessary.(b)The periodical survey shall include an inspection of the whole of the hull, boilers, machinery and equipments including the outside of the vessel's bottom in dry dock. The survey shall be such as to ensure that hull, machinery and equipments is in satisfactory condition and fit for the service for which the vessel is intended and that it complies with the requirements of these rules.(c)A survey either general or partial, according to circumstances, shall be made-(i)every time an accident occurs or a defect is discovered which affects the safety of the vessel; (ii) its efficiency or completeness of its equipment or whenever any important repair or renewal are made; (iii) whenever a request for extensions of certificates of survey is being considered.(d)The survey shall be such as to ensure that the necessary repairs or renewals have been effectively made and the material and workmanship of such repairs or renewals are in all respects satisfactory and the Inland Vessel is fit for the service for which it is intended. (3) After the survey of the Inland Vessel has been completed, no change shall be made without approval of surveying authority.

9.

For the purpose of a survey under these rules, the fee shall be payable by the owner or master of the vessel at the rates given in schedule IV.Chapter - 3.0 Registration of Inland Vessels

10.

(1)An inland vessel shall not proceed on any voyage or be used for any service unless it has a certificate of registration in force in respect thereof and granted under the Inland Vessel Act. Every application for registration of an Inland Vessel shall be made by the owner or master of the vessel to the Registering Authority in Form No.10.(2)When registration is required to be made at a place other than the place where the owner resides or carries business or if the owner is a company, at a place other than the place where the registered office of the company is situated, the application for

registration shall be accompanied by a copy of the letter conveying the approval of registration from the State Government in which the owner resides or carries on business or the company has its registered office.(3)Every application for registration of an Inland Vessel shall be accompanied by a treasury Challan/Bank draft/ E-payment receipt showing the deposit of registration fees as mentioned in schedule 1.(4)While applying for registration of an Inland Vessel, the owner or master of the vessel shall furnish-(a)In the case of a newly built vessel, the builder's certificate and inspection certificate issued by the surveyor along with approved drawing of the vessel, documents relating to purchase of the vessel and document of its ownership.(b)In the case of renovated vessels, builder's certificate and inspection certificate issued by the surveyor along with approved drawing of the vessel and document of its ownership.(c)Copy of insurance certificate as per Chapter VI A, Section 54C of the Act.

11.

Registration of an Inland Vessel shall be made after survey of the vessel according to provisions of the Act and the rules and after production of certificate of survey.

12.

(1)On receipt of an application for registration of an inland vessel, the Registering Authority shall give a notice in Form No. 11 to the owner or master of the vessel informing him the date and time for inspection of the vessel(2)It shall be the duty of the owner or master of the inland vessel to furnish such other information as may be required by the registering authority.

13.

Every inland vessel shall be marked permanently and conspicuously to the satisfaction of the registering authority as follows:-(1)Inland Vessel name shall be marked on each of its bows or at a suitable place on the superstructure and the inland vessels name and the name of its place of registration shall be marked on its stern on a dark background in white letters or on a white background in black letter which shall not be less than 15 centimeter in height and 2 centimeter in breadth.(2)Inland Vessels registration mark and the number denoting its registered tonnage shall be cut in on its main beam or any permanent bulkhead at a prominent place. The letters and figures of the registration marks shall not be less than 15cm. X. 10 cm.(3)Scale of draught marks shall be cut or welded in meters and decimeters, forward and rear of Inland vessels on both the port and the starboard side.(4)Inland vessels load line shall be cut or welded 300cm. long and 35mm. wide and shall coincide with maximum draught level of the inland vessel in fair weather conditions.(5)The maximum drought level mark line will be below deck level not less than 62 cm. The space as per requirement will be taken space all around the vessel on deck level.

14.

(1) The registering authority shall after satisfying itself grant a certificate of registration in Form No.

12. It shall be the duty of the owner or master of the inland vessel to produce it on demand by authority engaged in the enforcement of Act and rules. The certificate may also be in electronic form like smart card, in place of Form 12.(2)In special circumstances and for reason to be recorded in writing, the registering authority may grant a temporary pass to an inland vessel to enable it to ply during the period of the preparation of certificate of registration. The pass shall be in Form No. 13 and for the time and within the limit therein mentioned. The said pass shall be valid for 30 days and shall have the same effect as a certificate of registration subject to the conditions laid down in the pass.

15.

A book of registration shall be maintained by the registering authority in Form No.14 separately for each vessel registered and shall contain inter alia of the particulars given in the certificate of registration. It should be bound volumes with machined numbered pages. It can be in electronic form also.

16.

(1) When the registered of inland vessel is altered so as not to correspond with the particulars relating to its tonnage and or description as shown in the book of registration, the onus of having the alteration recorded by the registering authority shall be on the owner or master of the inland vessel. The inland vessel shall be required to be registered if the registering authority so directs for reasons to be stated for such direction. The registering authority in deciding whether alteration will be recorded or whether the inland vessel should be registered a new shall be guided by the following considerations:-(a)Whenever any material alteration is made in the hull affecting the length or breadth or depth of the inland vessel or wherever there is alteration in the means of propulsion including addition or removal of an auxiliary engine the vessel shall require new registration.(b)Where the alteration consists merely of a change in the dimensions of close in space, the addition or removal of poop or deckhouse etc. or an allowance or disallowance or crew space of other similar change or an alteration from motor or steam crew to another motor or steam crew or reverse, the registering authority may allow such alteration to be recorded provided the stability of the vessel is not endangered thereby. (2) The owner shall report in Form No. 15 to the registering authority of such alteration within one month of the alteration taking place mentioning therein the place where the vessel is registered and giving complete particulars regarding alteration made.(3) Fee as specified in the schedule-I shall be payable along with such application. The registration certificate of the inland vessel shall be surrendered by the owner along with other supporting documents for recording the alterations made or for registration if the registering authority so directs.(4)The registering authority shall, after satisfying itself that the inland vessels is not defective in hull, machinery or equipment and is river worthy, either issue a fresh certificate of registration or make such alteration in the certificate of registration in force as he may deem necessary. If the registering authority is of the view that a fresh survey should be conducted before issue of fresh certificate of registration, he shall direct the owner to apply for survey. Such survey shall be completed within one month. (5) In case the registering authority directs that the vessel be registered a new, the registering authority shall provisionally endorse the particulars of the

alteration on the existing certificates.

17.

The owner or master of an inland vessel may apply for transfer of registration of his vessel in Form No.16. The application for such transfer shall be made to the registering authority where the inland vessel is registered along with fees as specified in schedule-I paid through treasury Challan/Bank draft/ E-payment receipt and a certificate of registration in respect of the vessel. If the transfer is to be made to another state, an authenticated copy of approval of the Central or State Government to such transfer shall be attached with the application. The registering authority on receipt of such application and on satisfying himself that there is no ground of objection for such transfer, forward the same to the registering authority of the intended place of registration and shall return the certificate of registration to the applicant after making necessary entries in his book or registration and on the certificate.

18.

The application of transferring registration should be accompanied by a treasury Challan/Bank draft/ E-payment receipt showing that the fees as specified in the schedule-I. Such transfer of ownership shall be executed in Form No. 17. The deed of sale shall bear stamped fee as applicable. Every such deed of sale being duly executed shall be produced before the registering authority of the place where the inland vessel is registered and the registering authority shall thereupon enter in the registration book, the name of the transferee as owner/co-sharer of the inland vessel and shall endorse on the deed of sale that such entry has been made together with date and time. Within 30 days of transfer of ownership of the inland vessel/entry of one of co-sharer, the transferor and transferee shall jointly make a report of the transfer to the registering authority within the local limits of whose jurisdiction the transferee resides or carries on business together with deed of sale and the treasury Challan/Bank draft/ E-payment receipt showing fees as specified in the schedule-1 have been paid. The registering authority on satisfaction that the documents are in order and that the inland vessel is not defective shall enter the particulars of the transfer of ownership of the vessel in the certificate of registration. The application for transfer of ownership shall be made in Form No.18 along with fees in treasury Challan/Bank draft/ Epayment receipt as specified in the Schedule-1.

19.

(1)If at any time a certificate of registration is lost, the owner shall forthwith intimate the fact in writing to the registering authority by whom the certificate was issued and shall apply in Form No.19 to the said authority for issue of duplicate certificate. The application for duplicate certificate shall be accompanied by treasury Challan/Bank draft/ Epayment receipt indicating payment of fee at the rate specified in schedue-1. The mutilated certificate where a duplicate is sought because of mutilation shall also be deposited along with the application.(2)On receipt of such application, the registering authority shall issue a duplicate certificate with the word duplicate certificate and stamped boldly in red ink thereon.(3)If a duplicate certificate of registration has been issued upon

the original having been lost and the original is subsequently found by the holder of the duplicate certificate, the original certificate shall be deposited forthwith by him to the registering authority.

20.

(1)Any person preferring an appeal against the orders of the registering authority in respect of any matter relating to the registration of vessels shall do so in writing to the secretary to the state Government in Transport Department in the Performa in triplicate within thirty days from the receipt of the order of the registering authority accompanied by a certified copy of the order and treasury Challan/Bank draft/ E-payment receipt after depositing the fee mentioned in schedule-1(2)Upon receipt of memorandum of appeal in accordance with sub-rule (1), the appellate authority shall fix the time and place for hearing and shall not give less than fifteen days notice to the appellant, the registering authority and any other person interested in the appeal.

21.

(1) The registering authority or any officer authorized by the State Government in this behalf may go on board, detain, or inspect any vessel at any hour for the purpose of satisfying himself that the provision of the Act, are being complied with. It shall be the duty and responsibility of the owner or master of the inland vessel to give all reasonable assistance to the inspecting officer in carrying out the inspection and to comply with any lawful directions that he may give.(2)In case any inland vessel is detained, a report of the circumstances in which the detention is ordered shall be sent to the registering authority and the Director of Inland Water Transport within forty eight hours.(3)The registering authority at any time, if satisfied that the vessel is in a condition not fit to ply in the Inland water, suspend the registration of the vessel and require the owner thereof to surrender forth with certificates of survey and registration in respect of that vessel. Before cancellation, the owner of the vessel should be given an opportunity to be heard. A registering authority may also suspend/cancel a certificate of registration if the vessel has been destroyed or rendered permanently unfit for service. (4) No certificate shall be suspended under section 19N of the Act without giving owner a reasonable opportunity of being heard in respect of the grounds on which the suspension of the certificate is proposed. Chapter - 4.0 Certificate of Competency to Engineer and Engine Drivers of Inland Vessels

22. Minimum Crew/Manning.

- The manning requirement under section 25,26,27 of the Act, requirement of the Master, Engineer, Engine Driver, crew, lascars, greasers for various categories of vessels to ensure safety of the passengers/cargo shall be prescribed by the authority/surveyor with due consideration of the operating conditions. No person who in the opinion of the surveyor/competent officer is not fully qualified or is inefficient shall be employed in any capacity in a vessel. Every vessel registered under these rules shall have on board minimum following crew when in operation. (1) For vessels having inboard engine of 565BHP or more(a) one master with first class master's certificate(b) one engineer with engineer certificate(c) Two lascar(d) One greaser(2) For vessels having inboard engine of 226BHP but less than 565BHP(a) one master with second class master's certificate(b) one engineer

with 1st class engine driver certificate(c)one lascar(d)one greaser(3)For vessels having inboard engine less than 226BHP .(a)one master with Serang certificate(b)one engineer with 2nd class engine driver certificate(c)one lascars(d)One greaser

23.

(1) Examination for the grant of certificate of competency as inland vessel engineer, First class engine driver, second class engine driver, shall be held by the examiner at such place on such dates as may be published by examiner/chief examiner. (2) Every application for examination shall be filled and submitted in Form No-20 appended to these rules. The application so filled shall be received at the examination centre, before the date fixed for examination and shall be accompanied by-(a) attested copy of all the testimonials of both practical and theoretical experience of the candidate;(b)testimonials of good character from the employer,(c)receipt or challan showing that the amount of fee prescribed hereunder for such examination at which the candidate wishes to appear has been paid; (d) any certificate granted to the applicant under these rules; (e) two copies of recent bust photograph bearing the signature or thumb impression of the application on the back;(f)authentic proof of age;(3)No candidate shall be granted competency certificate unless he produces a medical certificate from a Registered Medical Officer that he is medically fit to carry out jobs and board inland vessels port crafts etc. and is not colour blind. (4) All candidates who, desires to appear for the examination of Competency as Engine Drivers and Engineers on Inland Vessels should have completed the four basic safety courses from National Inland Navigation Institute (NINI), Patna or from any other institute recognized by Transport Department Or approved by DG Shipping namely:(i)Elementary First Aid (EFA)(ii)Proficiency in survival techniques (PST)(iii)Personal safety and social responsibility (PSSR)(iv)Fire Prevention and Fire fighting (FPFF)(5)No candidate shall be granted Certificate of Competency as Engine Drivers and Engineers on Inland Vessels without passing the relevant examination of Competency specified hereunder.(6)A candidate who has served as an engineer of a vessel of the Coast Guard, Indian Navy or regular Army for a period of 5 years may be granted a Certificate of Service as Engine Drivers and Engineers on Inland Vessels, depending on the size of vessel served and on successful completion of relevant preparatory course including the four basic safety courses from National Inland Navigation Institute (NINI), Patna or from any other institute recognized by Transport Department or approved by DG Shipping. (7) A certificate of service so granted as per para (6) above shall have the same effect as a certificate of competency granted under these Rules. A certificate of Service so issued shall be issued in Form No. 30.(8) The Chief Examiner may if he thinks fit grant a license authorizing a person to act as master or engineer, as the case may be of any inland mechanically propelled vessels having engines of one hundred and seventy nominal horse-power or of such less nominal horse power as he may deem fit who is in possession of a first-class, engine-driver's certificate granted under these rules or an engine-driver's certificate granted or deemed to be granted under the Merchant Shipping Act, 1958, and has, by virtue of such certificate, served as an engine driver of an inland mechanically propelled vessels having engines of not less than seventy nominal horse-power for five years, for not less than two and a half years of which period he has been the engine-driver of such vessel.(9) Any license granted under para (8) above shall remain in force only for such time as the person holding the same is in the possession of engine-driver's certificate of the nature referred to in para (8) above. Provided that the State Government may if it

thinks fit, suspend, cancel or vary the conditions of any such licenses.(10)Every certificate of competency or service and every license granted under these rules shall be made in duplicate, and one copy shall be delivered to the person entitled to the certificate, or licence and the other shall be kept and recorded in the prescribed manner.Qualifications for Certificate of Competency as Second Class Engine Driver of Inland Motor Vessels

24.

A candidate shall not be admitted to the examination unless he:-(i)is a citizen of India;(ii)has obtained 21 years of age on the date of examination;(iii)is able to read and write Hindi in Devnagri Script.

25. Qualifications.

(1) Such candidate shall have minimum qualification of eighth Class pass in English or Hindi from recognized and knowledge of regional language.(2)Such candidate other than for armed forces and paramilitary persons who desires to appear for examination of Competency as Second Class Engine Driver of inland vessel should have undergone Induction Training for Rating (Engine) at NINI or from any other institute recognized by Transport Department. If the first service is after promulgation of these rules the training period of the respective course shall be considered as a service for the purpose of computing the total qualifying service.(3)Candidates should have attended preparatory Course for Second Class Engine Driver at NINI or at any institute recognized by Transport Department.(4)Such candidate should have served:-(a)for a period of not less than four years in the engine room of a motor vessel of not less than 226 brake horse power, of which period not less than one year must have been served as Assistant Driver or total of four years service as GP rating or rating (engine) of which at least six month shall be on Inland vessel plying in the Port/Inland Rivers of the State/candidate is appearing for the examination of 2nd Class Engine Driver; or(b) for period of not less than five years in the engine room of motor vessel having engines of not less than 85 brake horse power, or six years in the engine-room of a vessel having engines of not less than 40 brake horse power of which period not less than one year should have been as assistant driver or oilman. or(c)such candidate who has passed Matric Examination from recognized school board must have three years of service at or on Inland Waters, one year of which service must be as an Oilman or as an Assistant Driver and should have performed at least six months service on board the vessel plying in the Port/Inland Rivers of the State/candidate is appearing for the examination of 2nd Class Engine Driver.(d)Such candidates who have passed class X (Matric) examination from recognized board and undergone one year Inland Vessel Cadets Training at National Inland Navigation Institute (NINI), Patna shall have two years of services at sea or on Inland waters, if the total service has been performed as Inland Vessel cadet apprentice with onboard vessel Structured Training Program verified in record book and approved or conducted by NINI and should have performed at least six months watch keeping service under qualified second class engine driver or First class engine driver or Inland vessel Engineer on board the vessel plying in the port/Inland Rivers of the Stated where the candidate is appearing for the examination of second class engine driver.

26. Knowledge required.

- Such candidate shall:-(a)Satisfactorily pass an examination on the working of the various types of internal combustion engine and be able to name the principal parts of the machinery; (b) be required to know what attention is required by various part of the machinery, understand the use and management of the different valves, forks, pipes and connections and be familiar with the various methods of supplying air and fuel to the cylinder.(c)be required to be able to describe the chief causes which may make the engine difficult to start and explain how he would proceed to remedy any defects connected therewith; he shall be able to show that he understands the mechanism of the starting and reversing arrangements and that he is competent to deal with defects therein; (d) be required to be able to overhaul an engine, to adjust the working parts and to put the engine together again in good working condition. He shall be required to understand how to make good the result of ordinary wear and tear to the machinery and how to correct defects from accidents.(e)be required to be familiar with the nature and properties of the various fuel oils used in internal combustion engines. He must understand what is meant by flash point and(f)be required to know the dangers resulting from leakage from the fuel oil tanks and must understand the precautions to be taken against explosion. He shall also able to take the necessary precautions to guard against the escape of inflammable vapour from the vapouriser when the engines are stopped. He must know how to deal with fire if it break out.(g)Practical test.- The candidate shall also be able, if required to show his practical knowledge by actually working the engine of a motor vessel in the presence of the Examiner.Qualification for Certificate of Competency as a First Class Engine Drivers of Inland **Motor Vessels**

27.

A candidate for a Certificate of Competency as First Class Engine Driver of an inland motor vessel shall be not less than 21 years of age, and have following minimum qualifications:-(1)Such candidates should possess Certificate of Competency/service as 2nd Class Engine Driver.(2)Such candidate, who desire to appear for examination of Competency as First Class Engine Driver of an Inland motor vessel should undergo Preparatory Course for 1st class engine driver in NINI or from any other institute recognized by Transport Department. The training period of the respective course shall be considered as a service of the purpose of computing the total qualifying service. (3) Such candidate should have served:-(a) for a period not less than one year as Assistant Engine driver on regular watch on the main engines of a motor vessel of not less than 565 break horse power, while holding a Second Class Engine Driver's Certificate for a motor vessel; or(b)for a period of not less than 24 months as Assistant Engine Driver/Oil man with a Second Class Engine Driver's Certificated of motor vessel in change of a watch on the main engine of a motor vessel of not less than 226 brake horse power; or(c) for a period of not less than three years in the engine room of a motor vessel of not less than 226 brake horse power of which period not less than one year should have been served as an assistant driver or oilman whilst holding a Second Class Engine Driver's Certificate for motor vessels; or(d) for a period of not less than 18 months with a Second Class Engine driver's certificate for motor vessels as driver in charge of the engine of a motor vessel of not less than 113 brake horse power.

28. Additional qualification.

(1)Such a candidate shall pass examination similar to that required by rule 26 for a Second Class Engine Driver's Certificate but of a more advanced stage. (2)Such candidate who desire to appear for examination of Competency of First Class Engine Driver should be able to overhaul an engine, to adjust the working parts and to put the engine together again in good working condition. He shall also be required to understand how to make good the result of ordinary wear and tear to the machinery and how to correct defects for accidents. He should know valve setting and injector setting of marine engine and be able to replace lines and head of engines with appropriate knowledge of torque and head of engine with appropriate knowledge for trouble shooting of engines. Qualifications for Certificate of Competency as Inland Engineers of Inland Motor Vessels.

29. Age.

- A candidate for a Certificate of Competency as Inland engineers of an inland motor vessel shall not be less that 21 years of age.

30. Qualifications. - (1) Such candidates who desire to appear for examination of Competency of Inland Motor Vessel should undergo Preparatory course for Inland Engineer in NINI or from any other institute recognized by Transport Department.

The training period of the respective course shall be considered as service for the purpose of computing the total qualifying service.(2)(a)He should hold 1st Class Engine Driver Competency Service Certificated under the Inland Vessels Act, 1917 (I.V.Act 1 of 1917)(b)He should have worked for 18 months on a vessel having engines more than 226 BHP or he has to work more than 27 months on a vessel having less than 226 BHP while holding 1st class engine driver certificate issue under the Inland Vessel Act, 1917 (I.V. Act 1 of 1917).(3) Knowledge required: - Such candidate should:-(a)be able to write a legible hand and have a good knowledge of arithmetic up to and including vulgar and decimal fractions and square root. He shall also be able to work out questions relating to spring or level loaded safety and relief valve, consumption of oils and stores capacities of tanks to bunkers, speed of vessels and other similar problem and be to calculate suitable working pressures for air received of given dimensions and the stress per square inch on crank and tunnel shafts and other parts of the machinery when the necessary data are furnished; (b) be able to give a clear explanation of the principles on which oil, gas or other internal combustion of the principles on which oil, gas or other internal combustion engine works, including the methods of ignition, to point out the difference between them and to show by means of illustrative sketches and otherwise, that he understands the details of the constructions of those in general use. (c) be familiar with the various methods if supplying air and fuel to the cylinders in the different types of engines, the constructions of the apparatus for carbureting, atomizing or gasifying the fuel, and the means for cooling the cylinders, pistons, etc.(d)have satisfactory knowledge of the process employed in the construction of internal combustion engines in the workshop and of the methods used in fitting the machinery on board a ship.(e)Know what attention is required by the various parts of the machinery and understand the use and management of the deferent valves, cocks, pipes and connections.(f)be able to state and describe the chief cause which may make the engine difficult to start and explain how he would proceed to remedy any defects arising there from. He shall also be able to show that he understands the mechanism of the starting and reversing arrangements and is competent to deal with defects therein.(g)understand how to make good the result of ordinary wear and tear to the machinery, how to test the fairness of shafting, etc. and how temporary or permanent repair could be affected in case of derangement or total breakdown.(h)understand the construction of the pressure gauge, barometer, thermometer and other instruments used in the engine room and the principle on which they work.(i)understand the construction and working knowledge of centrifugal bucket and plunger pumps and the principles on which the work.(j)the provisions of the I.V. rules for Life Saving, Fire Appliances and general discipline.Chapter - 4.1 Certificate of Competency to Masters and Serangs of Inland Vessels

30.

(1) Examination for the grant of certificate of competency as inland vessel Master Class I, Master Class II and Serang shall be held by the examiner at such place on such dates as may be published by the examination centre..(2) Every application for examination shall be filled and submitted in Form No-20 appended to these rules. The application so filled shall be received at the examination centre before the date fixed for examination and shall be accompanied by-(a)attested copy of all the testimonials of both practical and theoretical experience of the candidate; (b) Testimonials of Good Character from the Employer.(c)receipt or challan showing that the amount of fee prescribed hereunder for such examination at which the candidate wishes to appear has been paid;(d)any certificate granted to the applicant under these rules; (e) two copies of recent bust photograph bearing the signature or thumb impression of the application on the back; (f) authentic proof of age;(3)All candidates who, desires to appear for the examination of Competency as Serang, Second Class Master and First Class Master should have completed the four basic safety courses From National Inland Navigation Institute (NINI), Patna or from any other institute recognized by Transport Department or approved by DG Shipping namely:(i)Elementary First Aid (EFA)(ii)Proficiency in survival techniques (PST)(iii)Personal safety and social responsibility (PSSR)(iv)Fire Prevention and Fire fighting (FPFF)(4)No candidate shall be granted competency certificate unless he produces a medical certificate from a Government Medical Officer that he is medically fit to carry out jobs and board inland vessels port crafts etc. and normal colour vision and 6/6 vision in each eye, and is not colour blind. (5) No candidate shall be granted Certificate of Competency as Serang, Second Class Master and First Class Master without passing the relevant examination of Competency specified hereunder. (6) A candidate who has served as a master, or as an engineer of a vessel of the Coast Guard, Indian Navy or regular Army for a period of 5 years may be granted a certificate of service as a first-class master, second-class master or serang, depending on the size of vessel served and on successful completion of relevant preparatory course including the four basic safety courses from from National Inland Navigation Institute, Patna or from any other institute recognized by Transport Department or approved by DG Shipping. (7) A certificate of service granted as per Para (6) shall have the same effect as a certificate of competency granted under these Rules. A certificate of Service so issued shall be issued in Form No. 30.(8)The Chief Examiner may if he thinks fit grant a license authorizing a person to act as master or engineer, as

the case may be of any inland mechanically propelled vessels having engines of one hundred and seventy nominal horse-power or of such less nominal horse power as he may deem fit who is in possession of a second-class master's certificate granted as per these rules and has, by virtue of such certificate, acted as master of an inland mechanically propelled vessels having engines of forty or more nominal horse-power for a period of not less than five years.(9)Any license granted under para (8) above shall remain in force only for such time as the person holding the same is in the possession of engine-driver's certificate of the nature referred to in para (8) above. Provided that the State Government may if it thinks fit, suspend, cancel or vary the conditions of any such licenses.(10)Every certificate of competency or service and every license granted under these rules shall be made in duplicate, and one copy shall be delivered to the person entitled to the certificate, or licence and the other; shall be kept and recorded in the prescribed manner.

31. Qualification for Certificate of Competency as a Serang.

(1)A candidate shall not be admitted to the examination, unless he-(i)is a citizen of India;(ii)has obtained 21 years of age on the date of examination; (iii) is able to read and write Hindi in Devnagri Script.(2)Qualifications. - A candidate for a Certificates of Competency as Serang shall have minimum qualification of eighth standard passed in English or Hindi or a regional language.(3)Candidates who, desires to appear for the examination of Competency as Serang should produce the Certificate of Preparatory Training Course from From National Inland Navigation Institute, Patna or from any other institute recognized by Transport Department. The training period of the respective course shall be considered as a service for the purpose of computing the total qualifying service. (4) Candidates other than for armed forces and paramilitary persons, who desires to appear for the examination of Competency as Serang should have undergone Rating Induction Training if the date of beginning of first qualifying service is after these rules comes in effect. The training period of the course shall be considered as a service for the purpose of computing the total qualifying service. (5) Such candidates should have four years of service at sea or on Inland Waters vessels having engine not less than 226BHP or for a period of five years on vessels having engine not less than 85BHP or for a period of six years of vessel having engine not less than 40BHP, , one year of which service shall be as helmsman or an Assistant Master (Deck) or Sukani and should have performed of at least six months service on board the vessel plying in the port/Inland Rivers of the State where the Candidate is appearing for the examination of Serangs or (6) Such candidates who have passed Matric examination from recognized board and have three years of services at sea or on Inland waters, one year of the service shall be helmsman or as Assistant Master or Sukani and should have performed at least six months service on board the vessel plying in the port/Inland Rivers of the State where the candidate is appearing for the examination of Serang. Or(7)Such candidates who have passed class X (Matric) examination from recognized board and undergone one year Inland Vessel Cadets Training at National Inland Navigation Institute (NINI), Patna shall have two years of services at sea or on Inland waters, if the total service has been performed as Inland Vessel cadet apprentice with onboard vessel Structured Training Program verified in record book and approved or conducted by NINI and should have performed at least six months watch keeping service under qualified serang or First Class Master or Second Class Master on board the vessel plying in the port/Inland Rivers of the State in which he is appearing for examination of serang. Or(8)Such candidates who have served in flood or water transport company of police, P.A.C.

or other Paramilitary forces for 5 years or more.(9)The candidate appearing for the examination of Serang and shall be examined in the following subject:-(a)the rules of the road as regards both sailing vessels and mechanically propelled vessels, their regulation, lights, fog and sound signals:(b)the marking and use of the lead line and knowledge of the compass;(c)Management of a boat under oars or sail;(d)Steps to be taken in the event of vessel grounding;(e)Management of inland vessels under all conditions;(f)Management of inland vessels under tow or when towed(g)Partial questions on carriage of iron ore, coal, ODC, Petroleum Products;(h)the provisions of the I.V. rules for Life Saving, Fire Appliances, collision avoidance and general discipline.(i)The provisions of the rules with regards to carriage of passengers.

32. Qualification for Certificate of Competency as a Second Class Maste.

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- 1. Age. A candidate for a Certificate of Competency as Second Class Master of an Inland Vessel shall not be less than 21 years of age.
- 2. Qualifications. (1) A candidate for Certificate of Competency as Second Class Master should hold certificate of Competency as Serang.

(3) Such candidates who desire to appear for the examination of Competency as 2nd Class Master should undergo Preparatory Course of II Class Master at National Inland navigation Institute, Patna, or from any other institute recognized by Transport Department. The training period of the respective course shall be considered as a service for the purpose of computing the total qualifying service.(4)Such candidates should have two years service as Helsman Sukani of inland vessel having not less than 282 BHP or three years service as Serang of an Inland Motor vessel having less than 282 BHP. A candidate for certificate of Competency as Second Class Master shall be examined in the following subjects:-(a)Management of inland vessels under all conditions;(b)Knowledge of storm and distress signals;(c)Knowledge of the compass;(d)Knowledge of inland waters of NW-1, its anchorages, shoals, buoyage, beacons, lights and other such matters.(e)The rules of the road as regards to both, sailing vessels and mechanically propelled vessels, their regulation, lights, fog and sound signals:(f)The marking and use of the lead line;(g)Steps to be taken in the event of vessel grounding;(h)Management of inland vessels under tow or when towed or pushing(i)Questions on carriage of iron ore, coal, ODC, Petroleum Products, cement, fly ash, containers;(j)The provisions of the rules made by IWAI in respect of Life Saving and Fire Appliances and Conduct of Vessels.(k)The provisions of the rules with regards to carriage of passengers.(1)Knowledge of Loading Marks and Stability of Inland vessels.(m)Knowledge of Inland Vessel act and Relevant DG notices.(n)Use of GPS, DGPS, VHF, Radar, ARPA and Echo sounder for safe navigation of vessel to be demonstrated in Simulator.

6. No refund of fee permitted. - The fee which the candidate has paid shall not be refunded to him and on presenting himself, when entitled so to do, for re-examination for the higher grade of certificate, he shall be required to pay the full fee again.

33. Qualification for Certificate of Competency as a First Class Maste.

- 1. Age. - A candidate for a Certificate of Competency as First Class Master of an inland vessel shall not be less than 21 years of age.

2. Qualifications. - (1) A candidate for Certificate of Competency as First class Master should hold Certificate of Competency as Second Class Master;

(2) Such candidate who desires to appear for the examination of Competency as 1st Class Master should undergo Preparatory Course for 1st Class Master in at national Inland Navigation Institute or from any other institute recognized by Transport Department. The training period of the respective course shall be considered as service for the purpose of computing the total qualifying services; (3) Such candidate should have served: -(a) as Master of a Motor vessel of not less than 226BHP for a period not less than 27 months, while holding a Certificate of Competency as Second Class Master.Or(b)as Assistant Master of a vessel of not less than 565 BHP while holding a Certificate of Competency as Second Class Master for a period of not less than 18 months.(4)Additional knowledge. - In addition to the knowledge required for the grades of Serang and Second Class Master, a candidate for certificated of Competency as First Class Master shall be examined in each of the following subjects:-(a)Knowledge of tide-tables and effect of currents;(b)Knowledge of hydrographic charts of National Waterway-1;(c)Knowledge of handling twin screw vessels.(d)Writing of log books,(e)Knowledge of weather and waves.(f)Knowledge to be able to make use of weather reports issue for the areas;(g)Seasons and general weather of the area through out the year;(h)Knowledge of loading, Stowing, Securing, Carrying and Unloading of different types of cargoes.(i)Knowledge of Stability of vessels and effects on Grounding.(j)Knowledge of fire fighting appliances, light and sound signals, life saving appliances and their uses; (k) Knowledge of the provisions of the Inland Vessels Act, 1917 (Central Act 1 of 1917), and the rules framed there under;(1)Knowledge of IWAI rules pertaining to terminals and ports.(m)Knowledge of Kolkotta Port Rules and also Customs Regulations in so far as they are applicable to inland mechanical propelled vessels; (n) Signaling, recognition of alphabet and numbers through the international Code of Flags, Morse and use of ensign flag;(o)Knowledge of use of Mariner's Compass and Gyro Compass and find and apply the errors on the Compasses.(p)Knowledge of the rules with regards to Prevention and Control of Pollution and protection of Inland waters and Coastal Areas.(q)The provisions of the I.V. rules for Life Saving, Fire Appliances, collision avoidance and general discipline.(r) Knowledge of the provisions of section 134, Chapters X, XI and XII of the Motor Vehicles Act, 1988 (59 of 1988) as applicable to the Inland Vessels.(5)The candidate shall have successfully completed Inland Vessel Maneuvering Simulator course at National Inland Navigation Institute, Patna or from any other institute recognized by Transport Department.(6) Every candidate shall pay the following examination fees to the

examination centre for appearing at the examination as required under rule 30, which shall not be returnable -(1)First Class Master/ Inland Vessel Engineer Rs. 2000-00(2)Second Class Master/First Class Engine Driver Rs. 1600-00(3)Serang/ Second Class Engine Driver Rs. 1000-00Above fee can be revised by the Transport Department from time to time.(7)A certificate of competency of 1st Class Master, 2nd Class Master and Serang of inland vessel shall be issued in prescribed Form.(8)Duplicate of all certificates granted under these rules shall be recorded in the office of the Inland water transport, Patna.

34. Grant of Certificate.

- 1. A person who has served as a master or engineer on a vessel of the Coast Guard, Indian Navy or Army for a period of 3 years shall be granted certificate of competency as serang, first class or Second class master or Inland vessel engineer, first class or second class engine driver subject to the following:(1)Satisfactory completion of relevant preparatory course at NINI or from any other institute recognized by Transport Department.(2)Satisfactory completion of four basic courses

2. A person who has served in flood or water transport company of police, P.A.C. or other Paramilitary forces for 3 years or more shall be granted license as boat handler subject to the following:

(1)Satisfactory completion of Boat Handler Course at NINI or from any other institute recognized by Transport Department.(2)Satisfactory completion of four basic courses.(3)A license, certificate of competency or service granted by the state government to a master or engineer shall be valid throughout India.

4. Form and Validity of Certificate of competency

(1) Certificate of Competency shall be issued in the appropriate forms

a. Inland Vessel Engineer Form 21
b. First Class Engine Driver Form 22
c. Second Class Engine Driver Form 23
d. First Class Master Form 24
e. Second Class Master Form 25
f. Serang Form 26

(2)The validity of all competency certificates issued for the first time to the candidates who pass the Masters, Serangs, Engineers, Engine Drivers or Lascar's examination shall be for period of of five years.(3)Master's, Engineer's, Engine Driver's, Searng's certificate of competency shall be renewed for five years at a time on expiry of their validity.(4)Application for renewal shall be made to the, at any examination centre with appropriate fees.(5)Any certificate not so renewed shall lapse, A lapsed certificate if not more than three years, shall be renewed after paying one extra fees and giving satisfactory reason for the same. After three years the certificate shall be renewed after undergoing

oral examination and if found satisfactory the examiner may recommend for renewal of the license after paying one extra fees. (6) Whenever a master or serang, or an engineer or engine-driver, proves, to the satisfaction of the Chief Examiner that he has, without fault on his part, lost or been deprived of it, a copy of the certificate or license to which according to the record kept hereunder he appears to be entitled shall be granted to him and shall have the same effect as the original. (7) Any certificate granted or any endorsement made under this chapter may be suspended or cancelled by the Government of Bihar in the following cases, namely:-(a)if, on any investigation made under the IV Act, the Court reports that the wreck or abandonment of or loss or damage to, any vessel, or loss of life has been caused by the wrongful act or default of the holder of such certificate, or that the holder of such certificate is incompetent, or has been guilty or any gross act of drunkenness, tyranny or other misconduct, or(b)if the holder of such certificate is proved to have been convicted of any nonbailable offence, or(c)if the holder of such certificate is proved to have deserted his vessel or has absented himself, without leave and without sufficient reason, from his vessel or from his duty; or(d)if, in the case of a person holding a certificate of competency or service and second-class master or serang, or as engine-driver, such person is or has become, in the opinion of the State Government, unfit to act as a second-class master or serang or an engine-driver, as the case may be;(8) Every person whose certificate is suspended or cancelled under this Chapter shall deliver it to the Chief Examiner.(9)State Government of Bihar or Chief Examiner may revoke any order of suspension or cancellation which it may have made under this Chapter to grant new certificate, or grant, without examination to any person whose certificate it has so cancelled a new certificate. A certificate so granted shall have the same effect as a certificate of competency granted under this Act after examination. Chapter - 5.0 Protection of and Carriage of Passengers Inland Vessel

35.

The master or any employee authorized in this behalf by the owner or master of any inland vessel, may refuse to admit any person on the Inland Vessel as a passenger,-(a)if he has not paid his fare; or(b)if he is insane; or(c)if he is suffering from an infectious or contagious disease; or(d)if he is drunk and incapable of taking care of himself; or(e)if he is disorderly, or if he is otherwise in such a state or is conducting himself in such a manner, as to cause or likely to cause annoyance to other passengers; or(f)when the Inland vessel, or the part thereof to which such person seeks admission, already contains the maximum number of passengers which may lawfully be carried therein.

36.

(1)No passenger shall,-(a)travel, or attempt to travel in an inland vessel without having previously paid his fare; or(b)travel, or attempt to travel in accommodation of a higher class than that for which his fare has been paid, or(c)travel beyond the place to which his fare has been paid without previously paying the additional fare in respect of the additional distance; or(d)use, or attempt to use ticket on any day for which such ticket is not available; or(e)take, or attempt to take luggage with him without having previously paid the freight, if any; payable in respect thereof.(2)Every passenger of an inland vessel shall, when required by the master or any person authorized in this behalf by the master or owner-(i)pay his fare, if not already paid,(ii)present his ticket for examination,(iii)deliver such ticket at or near the end of the journey.(3)No passenger shall alter or deface his ticket so as to

render illegible the date or number or any other material portion thereof.

37.

(1) No passenger shall take with him or keep on board an inland vessel: (a) any decayed meat, fish or vegetable, or any such other offensive article.(b) Any dangerous and explosive material.(2) No passenger on an inland vessel shall, (a) obstruct or impede the master or any other officer of the Inland vessel in the discharge of his duties;(b)in any way obstruct or interfere with the loading or unloading of luggage or cargo; (c) damage, or attempt to damage the Inland vessel or any article on board thereof;(d)enter or leave to attempt to enter or leave, any inland vessel when such Inland vessel is in motion:(e)without lawful excuse, enter a compartment or place reserved for the use of another passenger or refuse to leave it when required to do so by the master or any other officer of the Inland vessel;(f)smoke or be in possession of a fire or light, in any part of the Inland vessel where smoking or the possession of a fire or light is not permitted by the master thereof;(g)be drunk and disorderly, or drunk and incapable of taking care of himself;(h)commit any nuisance or act of indecency or use obscene or abusive language; (i) without lawful excuse, molest or interfere with the comfort of any other passenger.(3)No male passenger on an inland vessel, knowing that a compartment or place has been reserved for the exclusive use of females, shall enter such compartment or place without lawful excuse, or having entered it, shall remain therein after being required by the master, or any other officer of the Inland vessel to leave it.

38.

The master or owner or any employee authorized in this behalf by the owner or master, of any inland vessel may make the following passengers leave the Inland vessel, namely:-(a)insane passengers, and their attendants (if any), if they have embarked without the special permission of the master, or of the authorized employee;(b)passengers suffering from an infectious or contagious disease, when they have embarked without the special permission of the master or owner or of the authorized employee;(c)passengers who are drunk and incapable of taking care of themselves;(d)passengers who are disorderly, or are otherwise in such a state, or are conducting themselves in such a manner, as to cause or likely to cause annoyance to other passengers;(e)any passengers who have embarked in excess of the maximum number of passengers which may lawfully be carried in the Inland vessel or in the part of the inland vessel thereof in which they propose to travel; and(f)passengers who have not paid their fare.

39.

A person who has been refused permission to an inland vessel under rule 35 shall not embark thereon; and a person who is required under rule 38 to leave an inland vessel shall leave at such convenient time and place as the master/ owner or authorized employee may direct:Provided that any person who is refused admission under clause (e) of rule 38 to leave shall be entitled to have his fare refunded to him.

40.

Any passenger who, with intent to defraud, commits any breach of rule 36, and any person who commits any breach of rule 37, shall be punished with fine of rupees One thousand.

41.

(1) Whenever any case of plague, cholera or other dangerous epidemic disease occurs on board in Inland Vessel, the master or serang, shall immediately:-(a)remove the patient, together with his bedding, drinking utensils and food, to a part of the deck at the extreme stern of the Inland Vessel, where he shall be segregated from the rest of the passengers by a purdah. In the case of plague, the clothing, bedding, and if considered necessary the baggage of the patient shall be disinfected immediately; (b) cause all excreta, vomit and urine which may have been discharged on to the dock by the patient, to be cleaned away with a solution of cyllin: and(c)report the case to the Sub-divisional or District Magistrate within whose jurisdiction the nearest ghat lies, and also to the Chief Medical Officer of the district.(2)Where such ghat is not at the headquarters of a sub-division or district, the report mentioned in sub-clause (c) of Sub-rule (1) shall be sent by the master or serang, as the case may be, by the most expeditious means available, to the next headquarters of a sub-division or district which the Inland vessel will touch. (3) If, when the case occurs, the Inland Vessel is lying at a ghat at the headquarters of a sub-division or district, or otherwise, when the Inland Vessel has reached the nearest ghat which is at such headquarters, the master or serang shall not move the Inland Vessel there from until permission has been given by the District Magistrate or Sub-divisional Magistrate as the case may be.(4)(a)On receipt of the report mentioned in sub-rule (1) the Magistrate shall at once depute a Medical Officer to inspect and disinfect the Inland Vessel.(b)Such Medical Officer shall visit the Inland Vessel and if a suitable hospital is available, or if other satisfactory arrangements can be made for the patients treatment and segregation, shall bring the patient to land. (5) Where no such hospital is available, and no such arrangement can be made, the patient shall not be allowed to land, but the Medical Officer deputed under sub-rule (4) shall take steps to ensure the proper segregation of the patient on the Inland Vessel, and to satisfy himself that every possible precaution has been taken to prevent the spread of the disease. (6) The Medical Officer deputed under sub-rule (4) shall, in all cases, cause the deck cabins, latrines and any other part of the Inland Vessel, while the patient has been, to be thoroughly washed down with a strong solution of cyllin, and all utensils which has been used by the patient, to be disinfected.(7)(a)In case of death, the body of the patient shall be wrapped in a cloth soaked in a strong solution of cyllin, and made over to his relatives, friends, or where he is without relatives/ friends, to the police, who shall arrange for its disposal.(b)If they have not already been disinfected in accordance with the provisions of clause (a) of sub-rule (1) of rule 41 the clothes of the deceased (except those in the baggage), his bedding and all food in his possession shall be burnt, unless orders to the contrary are passed by the Medical Officer. (8) The Medical Officer deputed under sub-rule (4) shall ascertain the names and addresses of all members of the party accompanying the patient, and shall report them through the Sub-Divisional Magistrate to the District Magistrate of the district to which they are proceeding. (9) When the orders contained in these rules have been complied with, and the Medical Officer deputed under sub-rule(4) is satisfied that there is no reason further to detain the inland vessel, he may give permission to the master or serang to proceed on the

journey.(10)The owner of every inland vessel shall be bound to keep on board each inland vessel, five liters of cyllin.(11)The patient may be permitted to land on the expiry of a period to be fixed by the Medical Officer deputed under sub-rule (4).(12)Any person committing a breach of any of the above rules shall be punished with fine which may extend upto rupees one thousand.

42.

(1) Before an inland vessel proceeds on a voyage, its cargo and that of any float or floats which are intended to be towed, shall be safely towed away, and hay or any other inflammable material shall be properly stowed with tarpaulins or other sufficient protection.(2)Provisions of Section 50 and section 51 of the Act shall be displayed in some prominent place on an inland vessel. (3) Every person who takes any dangerous goods with him on board of an inland vessel shall, if required to do so, hand over the same to the master or owner or an authorized person by the master or owner of the inland vessel for safe custody. (4) No person shall use naked lights of any description in the hold or on the cargo deck of any inland vessel; and no closed light shall be used unless it is in the charge of an officer of inland vessel. (5) Fire stations at the inland vessel shall be assigned to the officers and crews.(6)No gunpowder or other explosive shall be carried unless it is in a suitably constructed magazine compartment; and no fire shall be permitted on board of Inland Vessel while gunpowder is being taken in or discharged. (7) Nothing in sub-rule (2) as to the delivery of dangerous goods to the master, or in sub-rule-(6) as to the carriage of gunpowder or other explosive in a magazine compartment, shall apply to the carriage of samples of explosive in the charge of an inspector of explosives.(8)It shall be the duty of the master or owner of every inland vessel to give affect to, and observe the above rules, and he or an other person committing a breach of these rules shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend up to twenty thousand rupees or with both.

43.

Loading of cargo in Inland Vessel carrying passengers shall be regulated as follows:-(1)Stern wheel inland vessel with a length of hull of less than 36 meters when carrying cargo on deck or passengers, shall be fitted with :-(a)Shifting boards amid ships in a fore and aft direction in way of, and height at least level with, the cargo;(b)a substantial wire net or similar light division on the upper deck amidships in fore and aft direction at least 1.8 meter high.(2)In all other inland vessels carrying both passengers and cargo, all cargo, carried on deck shall be efficiently stowed to prevent it from shifting.(3)A space of at least 75 centimeters wide on each side of the cargo, and within the bulwarks, shall be kept clear as fore and aft passage way.(4)Any owner or master committing a breach of these rules shall be punished with imprisonment for a term which may extend to six months or with fine which may extend to twenty thousand rupees or with both.

44. Freeboard.

(1)In case of passenger vessel when it is loaded with weight representing the full number of passengers and crew at 65 kg for each person and when all necessary fuel is on board the clear height of the side above water at the lowest point in not less than 38 cms for vessels 6 m in length or

less and 76 cms for vessels 18 m in length and over. For lengths between 6m and 18 m in height shall be in proportion. The length shall be measured from the forward side of the stem to the after side of stem post and the clear side shall be measured to the top of the covering board if however a half deck is fitted the clear side shall be measured to the top of the side at side or to the top of gunwale whichever measurement gives the smaller free board. In decked boats the free boat shall be measured from the top of the deck at side.(2)Vessels permitted to ply during foul season shall be required to have freeboard 1.5 times as of that calculated in sub rule (1).

45.

(1)In all cases in which an inland vessel has sustained damage from any accident, or other cause, affecting its efficiency, in any part of hull equipment, or machinery, the surveyor of the port where the inland vessel may be, shall go on board and ascertain the extent of the damage. In doing so, he will take care not to make any change in the position or condition of things on the board.(2)The accidental inland vessel shall be surveyed, and a report thereof shall be sent to the Registering Authority as early as possible.

46.

(1)in cases of collision, the surveyor should examine the lights and screens of the Inland Vessel, and if the Inland Vessel, with which it has been in collision is within his district he should examine the lights of the Inland Vessel also, should forward to the Registering Authority examine in a separate report, a statement in respect of the size, condition, and place of its lamp and screens and whether in his opinion they are deficient.(2) The surveyors should be very careful in wording their report as to lights and screens as they may be used in evidence in case taken into Court.(3)If, in consequence of any accident to an Inland Vessel, or any other reason, the surveyor considers it necessary to require the vessel to be taken into dock for the purpose of surveying the hull thereof, he may do so, but he is to be cautious never to exercise this power unless the circumstances of the case actually require it.(4)Unless directions to the contrary are given by the Registering Authority, the surveyor is to hold the certificate of the Inland Vessel during the time it is under repair, and for this purpose he is to require it of the master, unless the damage is such that in the surveyors opinions the certificate should be cancelled, in which case he should forward it to the Registering Authority with his report. In all cases of serious damage the certificates should be returned to the Registering Authority to be cancelled.(5)If the master or owner decline to give up the certificate the surveyor shall inform immediately to the Registering Authority, and the Director Inland water transport. (6) When the vessel is in every respect rendered efficient both in hull and machinery to the entire satisfaction of the surveyor, he is to put an endorsement on the back of the certificate if they have not been previously cancelled, to the effect that the damage has been made good so as to last for the period for which the certificate was granted, and return the certificate to the master or owner, or his agent, and allow the inland vessel to proceed. He is then to send to the Registering Authority a statement to the extent of repair that was necessary, and endorsement made on the certificate.

47.

In all cases in which a surveyor is directed by the Registering Authority to obtain from an owner or master a certificate that has expired, or has been cancelled or revoked, he is to apply for it without delay, and in the event of his application not being attended to, he is at once to report the case. A fine of two hundred rupees may be imposed on any owner or master who neglects or refuses to deliver such certificate when required to do so by the Registering Authority.

48.

Notwithstanding anything contained in these rules, the Director Inland Water Transport, by a general or a specific order, may direct the vessel owners, vessel builders or persons / passengers involved in any manner with vessel operation to add/ delete / amend certain technical specifications of vessels or of its operational aspects in order to enhance safety of vessel, monitoring of movement, passengers comfort and general regulation of the Inland Transport Sector.Chapter - 6.0 Life Saving Appliances to be Carried on Board Inland Vessels

49. Classification of vessel.

(1) For the purposes of this Rule the inland vessels shall be classified as namely:(a) Class I -Passenger vessels and Ferry launches boats(b)Class II - Cargo vessels and vessels other than those falling under Class I, Class III, and IV.(c)Class III - Non-propelled vessels (Barges)(d)Class IV -Pleasure crafts adventure vessels(2)Required of vessels of Class I(a)Sufficient number of life rafts or buoyant apparatus to accommodate at least 50% number of passengers and crew on board.(b)One life jacket for 50% of passengers and crew on board.(c)Life jacket for child, for 10% of total number of persons certified to carry. For the purpose of this section, child means person below 30kgs.(d)At least four life buoys for vessels up to 25 meter length, six life buoys for vessel 25-45 meter length and life buoys more than 45 meter length. At least two of the life buoys shall be with self igniting light if the vessels navigate at night(e) Every vessels of Class I passenger capacity 150 shall have at least one life boat with minimum passenger capacity of ten persons. The boat shall be provided with necessary arrangement for launching. Boats are to be stowed on either side of the vessels if more than one boat provided.(f)Life boats plus Life rafts plus life jacket together to accommodate 100% of the passengers and crew on board.(g)All crew boat should posses sufficient training in rescue working addition to artificial respiration and first aid.(h)All boats have headlights search lights hand torches and emergency lanterns.(i)Boats should be sturdy and should maintenance standards rigid. The under water material should be sound, strong and river worthy. In small vessels one pair of ores should be kept in readiness for use in event of power failure. (3) Requirement for Vessels of Class II(a) Every vessel of Class II shall be provided with: (i) At least one life raft to accommodate all crew for vessel over 10 meters.(ii)One life jacket for each crew or persons on board.(iii)At least two life buoys for vessels upto 25 meter length and four life buoys for above 25 meter of which one shall be equipped with self igniting light if vessels navigate at night.(b)Life raft plus life jacket plus life buoys to accommodate 100% of the crew.(4)Requirement for vessels for Class IIIEvery manned vessel of class III shall be provided with,(a)At least two life buoys, one of which shall be equipped with self switching light if the vessels navigate at night.(b)One life jacket for every crew on

board.(5)Requirement for Vessels of Class IV(a)Every vessel of class IV up to 10 meter in length shall carry life jacket for each person. Vessel above 10 meter shall carry sufficient life raft for all persons on board. For small vessels where buoyant apparatus could not be accommodated 100% buoyancy by way of life jackets and lifebuoys.(b)However all vessels of class IV shall carry at least 2 life buoys of which one shall be of self lighting type if the vessels navigate at night. For small vessels the buoyant apparatus could not be accommodated 100% buoyancy by way of life jackets and life buoys.

50. Technical Requirement.

- Every life saving appliances provided as per provisions of these rules shall be of approved type and have proper stowage as per the satisfaction of the surveyor

51. Display of usage.

- On every vessel of Class I the list of saving appliances and instruction of their use shall be displayed at conspicuous places.

52. Exemption.

- Vessels or class of vessels whose keel of which is at the corresponding stages of construction before coming into force of these rules may be exempted from compliance there with of the provision for carriage of life boats until one year after the date of commencement of these rules provided that adequate life raft in lieu are provided on board. Chapter - 7.0 Inland Vessels and Firefighing Equipments

53. This rule should apply to all vessels excepting

(1)Vessels above 500 tons gross. These vessels shall be required to comply with requirements of Merchant Shipping (Fire Alliances) rule 1969 as applicable to ships on coastal voyages.(2)Hovercrafts: Requirements in respect of hovercrafts shall be specially considered by the competent officer.(3)Provided that these rules do not apply to the existing vessels for a period of 6 months from the date of publication of these rules or till their next annual survey whichever is early.

54. Appliances to be carried.

- All inland vessels should be provided with the following type of fire appliances(1)Power Driven Fire Pump: In every vessel above 150 tons gross at least one.(2)Hand Operated Fire Pump: In every vessel exceeding 21 meters in length at least one.(3)Water services pipes, Hydrants, Fire houses: In every vessel required to carry a fire pump with water services pipe hydrants and fire houses so arranged that at least one powerful jet of water may be directed to any part of the vessel. Hoses shall not be less than 32mm in dia.(4)Plain Nozzles: One for every fire hose carried in accordance with these rules(5)Spray Nozzles: One for every fire hose carried in accordance with these

rules.(6)Portable Soda Ash/ water type of fire extinguishers: One in each of the passengers spaces above the upper deck and with at least two such extinguishers in each of the crew spaces and of the passenger space below the deck. Provided vessels less than 15 meters in length need carry one such extinguisher.(7)Portable type of Fire Extinguishers: Atleast two in every machinery space.(8)Portable Dry Power Type Fire Extinguishers: Having atleast one in every vessel having a large electrical installation.(9)Fire Axe: At least one in every vessel exceeding 15 meters in length(10)Fire Buckets: Atleast one for each number of the crew with the minimum of two. Fifty percent of those buckets are to be fitted with lanyards. No vessels need carry more than 20 buckets.(11)Sand Box with scoop: In every vessel at least one in machinery and boiler spaces. Quantity of sand shall not be less than 0.075 cubic meters.(12)Non Portable Foam Type Fire extinguishers. In case of motor vessels exceeding 30 meter length at least one. Capacity of such extinguishers shall not be less than 45 liters.(13)Smothering Arrangement. All fixed installation in all vessels having areas containing fuel oil installation shall be covered by smothering arrangements.

55. Approval by Competent Authority.

- If in any case the inland vessel is unable to comply fully with the requirements set out as above, an all cases of vessel exceeding 45m in length, Or 150 ton gross, the appliances to be provided are to be referred to the competent officer for approval.

56. Responsibility of Master/Owner.

(1)The master of all inland vessels shall ensure that the vessel is provided with appliances and equipment for fire fighting and for protection from danger or explosion in accordance with theses rules and that the crew of the vessel are well conversant with the use of theses appliances.(2)If in any case an inland vessel is unable to comply fully with the requirements set out in these rules and in all cases of vessel exceeding 45 meter in length the Fire Appliances to be provided are to be referred to the component officer for approval.

57. Penalties.

- Any breach of provisions in these rules shall be punishable with Imprisonment for a term which may extend to 6 months or fine which may extent to 500 rupees or both. Chapter - 8.0 Passenger Accommodation[Application-This part shall apply to all vessels]

58. Passenger Accommodation.

(1)Area of each part of passenger space and the length of seats therein shall be measured and the lesser of the numbers given by area and by seating shall be the allowable number during fair season provided that in open vessels the allowable number of passengers is not to exceed two per 0.3 metre of length of the vessel and in no case to exceed 100.(2)Total number of passengers permitted to be carried during the foul season shall not exceed two third the total number allowed for fair season provided that vessels operating in sheltered waters such as creeks may be permitted to carry same

number of passengers throughout the year.(3)Open Launches:(a)The forward extremity of the space available for the passenger accommodation is to be determined by the Surveyor, with due regard to accommodation is to be determined by the Surveyor, with due regard to the proper stowage of the anchor and cable and to any other necessary equipment in the bow of the vessel, and the length shall be measured from this point to the foreside of the bulkhead separating the machinery space from the passenger space.(b) If the machinery is placed amidships, and additional space is available for passengers between the after bulkhead of the machinery space and a position near the stem of the vessels, to be determined by the Surveyor as suitable having due regard to the steering arrangements and fuel tank space, such shall also be considered for accommodating passengers. The breadths are to be measured at suitable intervals to the back of the side benches or to the inside of gunwale or to the inside of the half deck(where fitted) whichever measurement is least.(c)The space abreast of the machinery space may be included in the passenger measurements if the engine is enclosed by a casting of longitudinal bulkheads and if the distance between the sides of the casing or bulkheads and the back seats is at least 0.9m.(d)The number of passenger allowable by area shall be found by dividing by 0.36 the area in square meters of the clear space measured as above. Allowance shall be made for the crew and baggage in the area measurements (15%). The number allowable by seating shall be found by dividing the length in meter of each continuous fixed seat by o.45.(e)Seating on buoyant apparatus shall be computed separately.(4)Decked Launches(a)The forward extremity of the space available of the space for the passenger accommodation shall be determined for passenger accommodation shall be determined as above for above foe open for open launches, and the clear area of this space is to be obtained by deducting all encumbrances such as skylights, companions, machinery casings, navigating spaces, life boats and ventilator.(b)The maximum number of passengers that may be allowed shall be ascertained by using the divisor 0.56 for the area of deck in square meter of the saloon or cabin floor below deck. Only one saloon or cabin floor below deck. Only one saloon below deck shall be included in passenger measurement, except that where the vessel has an appropriate standard, except that case more than 250 passengers shall be allowed.(1)In all vessels the seating must be so arranged that there will be no serious obstacle to prevent a person from passing forward and aft quickly in case of emergency. (2) No space within o.5m of entrance to any ladder way, wash place or lavatory shall be included in the space measured for passengers.(3) Vessels engaged in carrying large number of passengers shall have a strong barrier constructed on each deck.(5)The provision regarding freeboard shall take precedents with regard to calculation or asserting of any issue/matter related to overloading of the vessel. Chapter - 9.0 Stability[Application- This part shall apply to all vessels.]

59. Stability.

(1)An inclining experiment shall be carried out to determine the elements of stability. Unless particulars of position to transverse met centre at various drafts are available the experiment shall be carried out with the vessel loaded with weights to represent the fully laden condition.(2)Calculation showing the transverse met acentric height and the angle of heel which would occur with two third of passengers distributed on one side of heel which would occur with two third of the passengers distributed on one side of the vessel and one third on the other side requires approval of the surveying authority. Each passenger shall be represented by a weight of 65kgs.(3)In decked vessels the passengers shall be taken as congregated at 0.27 sq meter each on upper most

deck or decks to which they have access and the center of gravity of the passenger at 0.75 meter above the deck.(4)In open vessels the center of gravity of passengers shall be taken at 0.3 meter above the seat.(5)In no case shall the surveyor certify a vessel for any number of passengers unless he is satisfied with the vessel has sufficient stability and free board to carry that number safely.(6)Stability of hovercrafts shall be specially considered.(7)Initial GM must be least 0.15 meter.Chapter - 10.0 Anchors and cablesApplication- This part shall apply to all vessels.

60. Anchors and cable.

(1)Every inland vessel of less than 15m in length shall be provided with at least one anchor and chain cables.(2)Every inland vessel of 15m and more in length shall be provided with at least two anchors and chain cables.(3)Every vessel exceeding 100 tons shall be provided with anchors and cables as specified by the Surveying Authority in each case. Provided that the anchors and cables complying with Classification Society requirements will ordinarily be accepted.

61. Echo sounder.

(1)Every vessel over 100 ton shall be provided with an echo sounder. and every vessel shall be provided with at least one hand lead line 15 fathoms in length with lead of at least 3.2 kg weight provided that small vessel plying in shallow waters shall be provided with a depth measuring pole or rod suitably marked.(2)Every open vessel shall be provided with at least three oars three row locks and two efficient boat hooks.(3)Every vessel shall be provided with atleast two heaving lines. Chapter - 11.0 Navigation and Communication Equipments Application - This part shall apply to all vessels

62. Lights and Shape.

- Every vessel shall be provided with navigation lights and means of making sound signals etc in accordance with Prevention of Collision on National Waterways Regulations, 2002. Vessel shall also be provided with search lights from the bridge.

63.

Communication equipment like compass binoculars wheel indicator bridge engine control PA system mobile shall be provided.

64. Penalties.

- A breach of any of the rules by the owner master or driver of the vessel shall be punishable with imprisonment for a term which may extend to six months or with fine which may extent to 500 rupees or with both. Chapter - 12.0 Lights, Sound Signals and Prevention of Collision Steering and SailingPart-A 65. Look-Out.- Every vessel shall at all times maintain a proper look-out by sight and hearing as well as by all available means appropriate in the prevailing circumstances and conditions so as to make a full appraisal of the situation and of the risk of collision. Vessels shall make use of

searchlights to locate luminous marks used for channel marking.

66. Safe Speed.

(1)Every vessel shall at all times proceed at a safe speed so that she can take proper and effective action to avoid collision and grounding, and be stopped within a distance appropriate to the prevailing circumstances and conditions.(2)In determining a safe speed the following factors shall be among those taken into account.(a)The state of visibility:(b)The traffic density including concentrations of fishing vessel or other vessels.(c)The manoeuvrability of the vessel with special reference to stopping distance and turning ability in the prevailing conditions.(d)The state of the river, wind, current and the proximity of navigational hazards;(e)State and availability of shore navigational aids and channel marking by day and night;(f)Speed restrictions imposed by the waterway authority;(g)The draught of the vessel in relation to available depth of water; and(h)At nights, the presence of background light such as from the shore lights or from the back scatter other own lights.

67. Risk of collision.

(1)Every vessel shall use all available means appropriate to the prevailing circumstance and conditions to determine if risk of collision exists. If there is any doubt, such risk shall be deemed to exist.(2)In determining if risk of collision exists the following consideration shall be among those taken into account:-(a)Such risk shall be deemed to exist if a compass bearing of an approaching vessel does not appreciably change and apparent distance from own vessel decreases;(b)Such risk may sometimes exist even when an appreciable bearing change is evident, particularly when approaching a very large vessel or a tow or when approaching a vessel at close range; and(c)For vessel not fitted with a compass, if the relative position remains unchanged.

68. Action to avoid collision.

(1)Any action taken to avoid collision shall, if the circumstances of the case admit be positive, made in ample time and with due regard to the observance of good seamanship.(2)Any alteration of course or speed to avoid collision shall, if the circumstances of the case admit be large enough to be readily apparent to another vessel. A succession of small alterations of course and / or speed should be avoided.(3)If there is sufficient room, alteration of course alone may be the most effective action to avoid a close quarters situation provided that it is made in good time, is substantial and does not result in another close quarters situation.(4)Action taken to avoid collision with another vessel shall be such as to result in passing at a safe distance the effectiveness of the action shall be carefully checked until the other vessel is finally passed and clear.(5)If necessary to avoid collision or allow more time to assess the situation, a vessel shall slacken her speed or take the way off by stopping or reversing her means of propulsion

69. Narrow channels.

(1)A vessel proceeding along the course of a narrow channel shall keep as near to the outer limit of the channel which lies on her starboard side as is safe and practicable. A vessel of less than 10 meters in length or a sailing vessel shall not impede the passage of a vessel which can safely navigate only within the marked channel.(2)A vessel engaged in fishing shall not impede the passage of any other vessel in the navigable channel;(3)A vessel shall not cross a navigable channel if such crossing impedes the passage of vessel proceeding upstream or downstream along the navigable channel;(4)A vessel nearing a bend or an area of a narrow channel where other vessels may be obscured by an intervening obstruction shall navigate with particular alertness and caution and shall sound the appropriate signal;(5)Every vessel shall, if the circumstances of the case admit, avoid anchoring in a narrow channel. When single lane traffic is in force, vessels shall join the lane only when the traffic signal permits to do so. While in the lane, the vessels shall proceed with maximum permissible speed and clear the channels as quickly as possible. Vessels shall not stop or anchor in a traffic lane and shall exercise caution while joining or leaving the single lane to avoid collision with waiting vessels at anchor. Part- B Conduct of vessels in sight of one another

70. Sailing vessels.

- When two sailing vessels are in sight of one another or approaching one another so as to involve risk of collision, one of them shall keep out of the way of the other as follows:-(1)In a non tidal river when one vessel is proceeding upstream and the other vessel proceeding downstream the vessel proceeding upstream shall keep out of the way of the other;(2)When both are proceeding, upstream or downstream and in a tidal lagoon the vessel which is to windward shall keep out of the way of the vessel which is to leeward;(3)A vessel which is running free shall keep out of the way of a vessel which is close-hauled; and(4)A vessel which is close-hauled on the port tack shall keep out of the way a vessel which is close-hauled on the starboard tack.(5)For the purpose of these rules, "upstream" shall be deemed the direction against current and downstream the direction with the current. "Wind ward" side shall be deemed to be the side opposite to that of which the main sail or the largest fore and after sail is carried.

71. Overtaking.

(1)Notwithstanding anything contained in these rules any vessel overtaking any other shall keep out of the way of the vessel being overtaken;(2)A vessel shall be deemed to be overtaking when coming up with another vessel from a direction more than 22.5 degrees abaft her beam. That is, in such a position with reference to the vessel she is overtaking, that at night she would be able to see only the stern light / towing light of that vessel but neither of her sidelights; and(3)Any subsequent alteration or bearing between two vessels shall not make the overtaking vessel a crossing vessel within the meaning of these rules or relieve her duty of keeping clear of the overtaken vessel until she is finally passed and cleared.

72. Head-on situation.

- When two mechanically propelled vessels are meeting on reciprocal or nearly reciprocal courses so as to involve risk of collision each shall alter her course to starboard so that each shall pass on the port side of the other.

73. Crossing situation.

- When two mechanically propelled vessels are crossing so as to involve risk of collision, the vessel which has the other on her own starboard side shall keep out of the way and shall, if the circumstances of the case admit avoid crossing ahead of the vessel.

74. Action by give-way vessel.

- Every vessel which is directed by these rules to keep out of the way of another vessel shall, so far as possible take early and substantial action to keep well clear.

75. Action by stand-on vessel.

(1)(a)Where by any of these rules one of two vessels is to keep out of the way, the other shall keep her course and speed.(b)The latter vessel may however take action to avoid collision by her maneuver alone, as soon as it becomes apparent to her that the vessel required to keep out of the way is not taking appropriate action as required by these rules.(2)When from any cause, the vessel required to keep her course and speed finds herself so close that collision cannot be avoided by the action of the give-way vessels alone, she shall take such action as will best aid to avoid collision;(3)A vessel which takes action in a crossing situation in accordance with sub paragraph 1 (b) of this rule to avoid collision with another vessel, shall if the circumstances of the case admit, not alter course to port for a vessel on her own port side; and(4)These rules do not relieve the give-way vessel of her obligation to keep out of the way.

76. Responsibilities of (between) vessels.

(1)A mechanically propelled vessel underway shall keep out of the way of;(a)a vessel is not under command;(b)a vessel restricted in her ability to maneuver;(c)a vessel engaged in fishing;(d)a sailing vessel, vessel under oars or country boat; and(e)a vessel proceeding downstream by a vessel proceeding upstream, it the prevailing circumstances permit.(2)A sailing vessel under way shall keep out of the way of:-(a)a vessel not under command;(b)a vessel restricted in her ability to maneuver; and(c)a vessel engaged in fishing.(3)A vessel engaged in fishing when underway shall, so far as possible, keep out of the way of:-(a)a vessel not under command; and(b)a vessel restricted in her ability to maneuver.Part- C 77. Conduct of vessels in restricted visibility.(1)This rule applies to vessels not in sight of one another when navigation in or near an area of restricted visibility;(2)Every vessel shall make appropriate sound signals in accordance with Rules and exhibit lights while navigating in restricted visibility.(3)Every vessel shall proceed at a safe speed adapted to the

prevailing circumstances and conditions of restricted visibility. A mechanically propelled vessel shall have her engines ready for immediate maneuver.(4) Every vessel shall have due regards to the prevailing circumstances and conditions of restricted visibility when complying with the rule of this part.(5) Except where it has been determined that risk of collision does not exist every vessel which hears apparently forward her bean the fog signal at another vessel or which cannot avoid a close-quarters situation which another vessel forward of her beam, shall reduce her speed, she shall if necessary take all her way off and in any event navigable with extreme caution until danger of collision is over.

78. Lights & Shapes.

(1)Provisions in this Rule shall be complied with in all weathers.(2)The rules concerning lights shall be complied with from sunset to sunrise, and during such times no other lights shall be exhibited, except such, lights as cannot be mistaken for the lights specified in these rules, do not impair their visibility or distinctive character, or interfere with the keeping of a proper look- out(3)The lights prescribed by these rules shall, if carried, also be exhibited from sunrise to sunset in restricted visibility and may be exhibited in all other circumstances when it is deemed necessary.(4)The rule concerning shapes shall be complied with by day.(5)The lights and shapes unless otherwise specified in these rules shall comply with the positioning and technical details as per the provisions of Annex-1 to International Regulations for prevention of collision at sea (1972).

79. Different Lights used in vessels.

(1)"Mast head light" a white light placed over the fore and aft centerline of the vessel showing an unbroken light over an arc of the horizon of 225 degree and so fixed as to show the light from right ahead to 22.5 degrees abaft the beam on either side of the vessel. This light shall be placed as far as practicable at height above the hull of not less than 3 meters for vessels of 20 meters or more in length and 2 meters for vessels of less than 20 meters in length.(2)"Sidelights" a green light on the starboard side and a red light on the port side each showing an unbroken light over an arc of the horizon of 112.5 degrees and so fixed as to show the light from right ahead to 22 degrees abaft the bean on its respective side. In a vessel of less than 20 meters in length the sidelights may be combined in one lantern carried the fore and aft centerline of the vessel. Side lights shall be placed not less than 1 meter below the mast head light.(3)"Stern light" a white light placed as nearly as practicable at the stern showing an unbroken light over an arc of the horizon of 135 degree arid so fixed as to show the light 67.5 degrees from light aft on each side of the vessel.(4)"Towing light" an yellow light having the same characters as "Stern light' mentioned in sub section (3) of this rule.(5)"All-round light" a light showing an unbroken light over an arc of the horizon of 360 degrees.(6)"Flashing light" a light flashing at regular intervals.

80. Visibility of Lights.

- The lights prescribed in these rules shall be visible at the following minimum ranges:-(1)A vessel of 20 meters or more in length, mast head light, 3 miles, Side lights 2 miles, Stern light 2 miles, Towing light 2 miles, all-round light 1 mile.(2)A vessel less than 20 meters in length, a mast head light 2

miles side light one mile. Stern light 1 mile, white, red, green or yellow all-round light 1 mile. Lights to be exhibited by vessels.

81. Lights to be exhibited by mechanically propelled vessel under-way. -

(1)A mechanically propelled vessel under-way shall exhibit:-(a)a mast head light forward.(b)side lights.(c)a stern light.(2)A mechanically propelled vessel of less than 10 meters in length in-lieu of the lights prescribed in paragraph (1) may exhibit an all-round white light, and shall if practicable also exhibit side lights or a combined lantern.

82. Lights to be exhibited by towing & pushing vessels.

(1)A mechanically propelled vessel when towing or pushing shall exhibit :-(a)two mast head lights forward in a vertical line when the length of the two exceeds 200 meters; There such light in a vertical line. These lights will be in-lieu of light prescribed in rule 81 (1) (a). The lights shall be placed not less than 1 meter apart and the lowest light placed at a height not less than two meters above the hull.(b)side lights.(c)a stern light.(d)A towing light in a vertical line above the stern light.(2)When a pushing vessel and a vessel being pushed ahead are connected in a composite unit, they shall be regarded as a mechanically propelled vessel and exhibit the lights prescribed in rule-106.(3)A vessel or object being towed shall exhibit:-(a)side lights(b)a stern light.Provided that any number of vessels being towed or pushed in a group shall be lighted as one vessel.(4)A vessel being pushed ahead, not being part of a composite unit, shall exhibit at the forward end, side lights.(5)A vessel being towed aside exhibit a stern light at the forward end side lights.(6)Where from any sufficient cause, it is impracticable for vessel or object being towed to exhibit the lights prescribed in this rule, all possible measures shall be taken to light the vessel or the object towed at least to indicate the presence of unlighted vessel or object.

83. Lights to be exhibited by sailing vessel and vessels under oars.

(1)A sailing vessel shall exhibit:-(a)side lights.(b)a stern lights.(2)In a sailing vessel of less than 20 meters in length the lights prescribed in paragraph (1) may be combined in one lantern carried at or near the top of the mast where it can be seen.(3)A sailing vessel underway may in addition to the lights prescribed in paragraph (1) of this rule, exhibit at or near the top of the mast where they can best be seen two all-round lights in a vertical line, the upper being red and lower be green.(4)A sailing vessel less than 10 meters in light, a vessel under oars may exhibit lights prescribed in this rule, but if she does not, she shall have ready at hand an electric torch or lighted lantern showing white light which shall be exhibited in sufficient time to prevent collision.

84. Lights to be exhibited by fishing vessels.

(1)A vessel engaged in fishing shall exhibit:-(a)two all-round lights in a vertical line the upper being red and the lower white and during a shape consisting of two cones with their apexes together in a vertical line or a basket.(b)when making way through the water in addition to the lights prescribed

in (a), side lights, and a stern light.(2)A vessel less than 10m in length, a vessel under oars may exhibit lantern and shall have ready at hand an electric torch which shall be exhibited in sufficient time to prevent collision.

85. Lights to be exhibited by vessels not under command or restricted in their ability to maneuver.

(1)A vessel not under command shall exhibit:-(a)two all-round red lights in a vertical where they can best be seen by night.(b)two balls or similar shapes in a vertical line by day.(c)When making way through the water; side lights and a stem light addition to the lights prescribed in (a).(2)A vessel restricted in her ability to maneuver shall exhibit;(a)three all- round lights in a vertical line, the highest and lowest of these shall be red and the middle light shall be white.(b)Three shapes in a vertical line, the highest and lowest shapes SI be balls and the middle one a diamond.(c)when making way through the water, mast head lights, side lights and stern light in addition to the lights prescribed in (a)(d)when at anchor, in addition to the lights and shapes prescribed in (a) and (b) above, lights and shapes prescribed in rule 82 for anchored vessels shall also be exhibited.

86. Lights to be exhibited by vessels engaged in dredging.

- A vessel engaged in dredging, in addition to the lights in Rule 107 (2) shall exhibit; two all - round red lights or two balls in a vertical line to indicate the side on which obstruction exists.

87. Lights to be exhibited by pilot vessels.

- A vessel engaged on pilotage duty shall exhibit:-(1)at or near the mast head two all - round lights in vertical line, the upper one white and the lower one red.(2)when under way, in addition side lights and stern light.

88. Lights to be exhibited by anchored vessels and vessels aground.

(1)A vessel at an anchor shall exhibit:-(a)in the fore part an all-round white light or one ball by day.(b)At or near the stern and at a lower level than the light in (a), an all round white light.(2)A vessel of less than 20 m in length may exhibit one all-round white light where it can best be seen.(3)A vessel aground shall exhibit in addition to the lights prescribed in para (1) or (2), where they can best be seen.(a)two all-round red lights in a vertical line,(b)three balls in a vertical line by day.(4)A vessel less than 10m in length, a vessel under oars may exhibit lantern and shall have ready at hand an electric torch which shall be exhibited in sufficient time to prevent collision.

89. Lights to be exhibited by hydrofoils & mechanized country crafts.

- Where it is impracticable for a mechanized country craft or a hydrofoil to exhibit lights and shapes of the characteristics or in positions prescribed in the Rules she shall exhibit lights and shapes as closely similar in characteristics and position as is possible.

90. Sound Signals.

- The sound signal appliances unless otherwise specified in the Rules shall comply with the technical requirements as per the provisions of Annexure-III of the International Regulations for prevention of collision at sea (1972).

91. Equipment for sound signals.

- A vessel of 20 meters or more in length shall be provided with a whistle and a bell and a vessel of 100 meters or more in length, in addition shall be provided with a gong.

92. Maneuvering and warning signals.

(1) Single vessel when vessels are in-sight of one another a mechanically propelled vessel underway, when maneuvering as authorized or required by these regulations, shall indicate her intentions by the following signals on her whistle.(a)One short blast (a blast of about 1 second duration) to indicate." I am altering my course to starboard" (b) Two short blasts to indicate "I am altering course to port"(c)Three short blasts to indicate "I am operating stern propulsion."(2)Overtaking vessels(a)Two prolonged blasts (blast of about 4 to 6 seconds duration each) followed by one short blast to indicate "I intend to over take you on your starboard side."(b)Two prolonged blasts followed by two short blasts to indicate "I intend to over take you on your port side." (c) A vessel being overtaken shall indicate her agreement by the following signals or her whistle; one prolonged, one short, one prolonged, one short blast, on that order, if in doubt she may sound signals prescribed in paragraph (3)(3)When in doubt - When vessels in sight of one another are approaching each other and from any cause either vessel fails to understand the intentions or actions of the other or is in doubt whether sufficient action is being taken by the other to avoid collision, the vessel in doubt shall immediately indicate such doubt by giving at least 5 short and rapid blasts on the whistle, the signal may be supplemented by a light signal of at least 5 short and rapid flashes.(4)At bends - A vessel nearing bend or an area of a channel where other vessels may be obscured, shall sound one prolonged blast, such signal shall be answered with a prolonged blast by any approaching vessel.

93. Sound signals in restricted visibility.

- In or near an area of restricted visibility, where by day or night, signals prescribed in this rules shall be used as follows:-(1)A mechanically propelled vessel making way through the water shall sound at intervals of not more than 2 minutes one prolonged blast.(2)A mechanically propelled vessel underway but stopped and making no way through the water shall sound at intervals of not more than 2 minutes two prolonged blasts in succession with an interval of about 2 seconds between them.(3)A vessel not under command, a vessel restricted in her ability to maneuver, a vessel constrained by her draught, vessel engaged in towing, fishing or pushing another vessel, shall at intervals of not more than 2 minutes three blasts in succession namely one prolonged followed by two short blasts.(4)A vessel at anchor shall at intervals of not more than one minute ring the bell

rapidly for about 5 seconds. A vessel at anchor may in addition sound three blasts in succession namely one short, one prolonged and one short blast to give warning on her position, and possibility of collision to any approaching vessels. A vessel aground shall give three separate and distinct strokes on the bell immediately before and after the rapid ringing of the bell.(5)A vessel of less than 10 meters in length shall not be obliged to give the above mentioned signals but shall make some other effective sound signal at intervals of not more than 2 minutes.

94. Distress signals.

- When a vessel is in distress and requires assistance from other vessels or from shore, the following shall be the signals to be used or displayed by her either together or separately.(1)a continuous sounding of any sound signal apparatus.(2)A flag or a light waved in a circle to draw attention.(3)Flares on the deck.(4)"May day" transmitted by radio telephony.(5)International code of signal N.C. hoisted on the vessel.

95. Exemptions.

- Any vessel (or class of vessels) whose keel of which is at corresponding stage of construction before the entry into force of these rules may be exempted from compliance therewith of the following provisions until one year after the date of entry into force of these rules.(1)The installation of lights with colour specifications and intensity as prescribed in Rule 75 (5).(2)Repositioning of masthead lights and side lights on vessels resulting from prescriptions of Rule 76.(3)The installation of lights with ranges prescribed in Rule 77.

96. Application of the provision of Port rules and National Waterway regulations.

- Notwithstanding anything mentioned above, the provision of the Port Rules and Prevention of Collision Regulations, 2002 for National Waterways shall also apply mutatis mutandis, to the mechanically propelled vessels while making voyages within the port limits and National waterways. Chapter - 13.0 Safety Measures on Water Wyas

97. Carriage of Dangerous Goods.

- No dangerous goods are to be carried on board on transported in the waterways without the specific approval and safety clearance from the competent officer. Provisions of the Merchant Shipping Act 1958 with respect to transporting of dangerous cargo shall be applicable in all classes.

98. Prevention of Explosions or Fire.

- No explosives shall be brought on board, stored or carried in a vessel without their prior approval and safety clearances from the competent authority and clearances from the Controller of Explosives as required under the provisions of the Indian Explosive Act 1884.

99. Prevention and containment of pollution of harbors, ports and waterway by oil / chemical / hazardous cargo etc.

- The provisions of the Merchant Shipping Act 1958, as amended from time to time shall be the guiding criteria from inland vessels and shall be applicable as if under these rules.

100. Passage through Bridges.

- When a vessel is passing under a bridge, the height of the mast or the height of the collapsed mast and that of the wheelhouse / super structure should be less than that between waterway level and the height of the road bridge. Speed of such vessel should be regulated with reference to prevailing weather conditions and the currents likely to be experienced.

101. Reduction of speed in certain circumstances.

(1)every vessel shall regulate their speed to avoid creating excessive wash or suction likely to cause damage to stationary or other moving vessels or structures and bank.(2)In particular the vessel shall reduce speed in good time, but without loosing the steering way required for safety.(a)out side port entrances;(b)near vessels made fast to the bank or to a landing stage loading or discharging cargo;(c)near vessels lying at normal stopping places.

102. Drifting of a vessel.

- Drifting of vessel in the inland waterways, unless authorized by the competent Officer, is prohibited.

103. Crossing of navigable channel.

- While crossing the navigable channel, a ferry vessel shall keep at such distance from vessels or rafts moving along the navigable channel, so that the latter are not obliged to change their course or reduce speed. Provided that ferry vessels, under special circumstances may be granted priority of passage across the navigable channel by the Competent Officer and such vessel shall exhibit a green all-round light by night and a green flag by day and shall have right of way as the circumstances permit.

104. Stationary Vessels.

- All stationary vessels, rafts and floating equipment must be anchored or made fast securely enough to withstand the current in such a way that they can adjust to the changes in water level.

105. Instructions to the Master / Owner.

(1) Every vessel shall be in charge of a Master who shall be qualified and hold a certificate to that effect under the Rule. The Master shall be severally and conjointly with the Owner shall be responsible for any or all breaches of the rules. Responsibilities of the Master/Owner inter alia include; (a) Take all precautions required to exercise vigilance and to avoid damage to the vessel, installations in the waterways and avoid causing obstructions to shipping and navigation;(b)To avoid imminent danger, take all steps required by the situation (according to the general practice of seamanship) even if this entails departing from these regulations; (c) Be responsible for compliance with the rules or regulations applicable to his vessel and his crew and to the vessels in tow, while his vessel is engaged in towing of other vessels;(d)The master/owner shall be responsible for ensuring that the vessel has a valid certificate of survey applicable for the voyage or service in this zone of operation.(e)The master/owner shall ensure that the vessel has a valid certificate of registration and that the certificate of registration granted in respect of any vessel shall be used only for the lawful navigation of that vessel;(f)The master/owner shall ensure that the crew is sufficient for the type of vessel and type and area of operation as required by the rules.(g)The master/owner shall ensure that the crew has valid certificate of competency/service,(h)the master/owner shall ensure that dangerous goods or explosive materials are carried on board only as authorized by Competent Authority and procedures and safety precautions as per the Explosives Rules, 1983 are taken for carrying of such goods or material onboard; (i) The master shall maintain Ship's Article/crew list, Ships log and Engine Log.(j) The master shall ensure that at no time the vessel is overloaded or more than the number of passengers it is certified to carry are taken onboard.(k)The owner shall ensure no unauthorized alterations are made to the vessel.(1)The master/owner shall ensure that the vessel is adequately equipped to fight any fire and to rescue the passengers and that the crew adequately trained to meet emergent situations.(m)The owner/master shall ensure that Life saving devices like life buoys, life jackets, life raft etc as required as per the Rules are provided in each vessel and they are kept in such a position for quick deployment in case of emergency.(n)The owner shall ensure insurance of the vessel against third of the vessel against third party risks.(o)The owner/master shall display the details showing the date of manufacture of the vessel, date of survey, expiry date of survey, passengers and cargo capacity and such other details as required by law.(p)To ensure timely and quality maintenance work.(q)To ensure that at no time the vessel discharges in the waterway except at places designated by the Competent Officer, raw sewage, oily substances, garbage etc.(2)The master or the person in charge of the vessel shall make immediate report to the nearest competent officer / Police on-(a) any vessel has been wrecked, abandoned or materially damaged;(b)accidents/ causality involving, death, grievous hurt;(c)sighting of any other vessel in distress;(d)outbreak of fire or flooding in his vessel;(e)damage caused to any waterway installations or permanent structures;(f)any vessel has caused loss or material damage to any other vesselOR(g)Observing uncharted obstruction or failure of navigational aid;(h)falling over board of any object which may become an obstruction or danger to navigation; (i) spillage of oil into the waterway;(j)piracy or theft on board.(4)The master shall;(a)On sighting a vessel or raft which has suffered an accident endangering persons or the vessel or threatening to obstruct the channel, give immediate assistance to such vessels without endangering safety of his own vessel; (b) In case of any marine casualty, give warning to the approaching vessels to enable them to take necessary action in good time steer clear of the channel when in danger of sinking or goes out of control.(5)All the crew

employed on board a vessel shall be under the control and orders of the master of such vessel, who shall see that proper discipline and good conduct is maintained by them. The crew shall on no account interfere with passengers or behave rudely towards them.(6)When the master of a vessel is temporarily absent during a voyage, the Serang on board the vessel shall be held to be in charge with powers and responsibilities of the Master. If such absence of he Master exceeds a day a duly qualified Master shall be appointed immediately and the fact communicated forthwith to the competent authority.(7)Master or persons in charge of a vessel shall give the competent officer or any person authorized by him all necessary facilities for verifying compliance with these regulations.Chapter - 14.0 Miscellaneous

106. Exemptions.

- Notwithstanding anything contained in these Rules, the traditional country boats engaged in carriage of non dangerous goods/ cargo in bulk irrespective of its length and horse power are exempted from the provision of these Rules and shall be governed by Bihar Model Boat Rules- 2011.

107. Power for State Government to modify application of rule to certain inland mechanically propelled vessels.

- The State Government may, by notification in the official Gazette, declare that all or any of the provisions of these rules shall not apply in the case of any specified class of mechanically propelled vessels or shall apply to them with such modification as may be specified in the notification.

108.

All fees payable as per these rules can be revised by State Government from time to time. Chapter - 15.0 Insurance & PenaltiesThe insurance for mechanically propelled vessels the Chapter VIA of the ACT and for Penalties, the Chapter VII of the act shall be applicable.

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[Rule 10(3)](The State government may by notification change the fees specified in the Schedule)Fees Payable Under Chapter III(In Rs.)

- (a) On initial registration, the scale of feespayable will be as follows:-
 - (i) Vessels up to and including 50 M.T.G.R.T. 1000.00
 - (ii) Vessels exceeding 50 M.T. up to 100M.T.G.R.T. 2000.00
 - (iii) Vessels exceeding 100 M.T. up to 200M.T.G.R.T. 4000.00
 - (iv) For every additional 100 M.T.G.R.T. or Parttheir of 2000.00
- (b) For registering any Inland Vessel which has been registered under the Merchant Shipping Act, 1958.
- (c) Registration a new as directed by the Registering Authority

		Full amount of the rates indicated against (a)above
(d)	Registration of alteration to a Vessel	1000.00
(e)	Issue of duplicate certificate	500.00
(f)	Registration as a result of transfer of ownership within the same or different state.	Full amount of the rates indicated against (a)above
(g)	Appeal against the decision of RegisteringAuthority	1000.00
(h)	Supervision fees	
	(i) Upto Estimated amount cost Rs. 10 lakhs-1%minimum 10000.00	10000.00
	(ii) Upto estimated cost amount Rs. 10 lakhs to40 lakhs (Rs.10000 + 0.5% on amount above Rs. 10 lakhs)	(Rs.10000 + 0.5% on amount above Rs. 10 lakhs)
	(iii) Above Rs. 40 lakhs estimated amount(Rs.25000 + 0.25% on amount above Rs. 40 lakhs)	(Rs.25000 + 0.25% on amount above Rs. 40 lakhs)

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[See Rule 27] Syllabus for Examination of First Class Engine Drivers The written examination shall consist of one paper of three hours duration consisting of the following subjects. Candidate securing forty per cent of the total marks will be deemed to have passed the written test.

1. Elementary Mathematics: 20 Marks.

(a)Addition, Subtraction, Multiplication, Division, Decimals and Vulgar Fraction.(b)Power and roots of numbers, Ratio and proportion, Percentages, Direct and Inverse Variation, Averages.(c)Areas and perimeters of a rectangle, triangle and circle, Volumes and Surface areas of box shaped bodies, cylinders pyramids, cones and spheres, Simpson's first and second rules,. to find out the area of water planes and displacement of boats and different droughts in sea/river/canal water by Simpson's rules as well as by using area co-efficient and prismatic co-efficient.(d)Solutions of simple equation, involving use of given formulae, rearrangement of given formulae.(e)To calculate the T.P.I. (Total Pressure Index) in sea water and fresh water.(f)To find out the carrying capacity of the boat.

2. Engineering Knowledge: 20 Marks.

Section-A(General)(i)Fundamental Units, (ii) Density and specific density, (iii) Parallologram of forces, (iv) The Triangle of Forces, (v) Moments and levers, (vi) Parallel forces, (vii) Centre of gravity, (viii) Stress and strain, (ix) Friction, (x) Work, (xi) Temperature scales, (xii) Quantity of heat and specific heat, (xiii) Quantity of Electricity and Farada''s Laws of Electrolysis, (xiv) Resistivity, (xv) Ohm''s Law, (xvi) The measurement of Resistance by the Ammeter/ Voltmeter method. Section-B: Marine Engineering: 40 Marks.

(i)Working principle of Marine engine.(ii)Difference in between Internal Combustion Engine and External combustion Engine.(iii)Name of Principal parts of machinery's.(iv)Knowledge of what attention is required by the various parts of the machinery, use and maintenance of valves, cocks pipes and connections, and familiar with the various methods of supplying air and fuel to the cylinders;(v)Cause of defects and their rectification.(vi)Complete overhauling of the Marine Engines.(vii)nature of the properties of the various fuel used in internal combustion engines;(viii)Precautions against fire and explosions due to oil vapour or gas, flash point. The danger of oil leakage, precautions while bunkering.(ix)Construction, operation and maintenance of fire fighting appliances.(x)Lay out and working of electric light installation and battery installations.(xi)Dry docking including repairs to the propeller, tail shaft rudder and sea connections, stern tubes, shaft brackets.(xii)Alignment of Shaft.(xiii)Calculations pertaining to speed, consumption of fuel and fresh water for a given voyage.(xiv)Arrangements for pumping out bilges.(xv)Preparation of defect list.(xvi)Utilisation and maintenance of life saving appliances.(xvii)Able to draw free hand sketches or machine and engine parts.(xviii)Maintaining procedure or engine log book.

3. Engineering Drawing: 20 Marks.

Use of drawing instruments, reading of blue prints and able to draw the sketches or various parts of the engine.

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[See Rule 30(3)]Syllabus for Examination of Inland Vessel EngineersThe written examination shall consist of one paper of three hours duration consisting of the following subjects. Candidate securing forty per cent of the total marks will be deemed to have passed the written test.

- 1. Elementary Mathematics: 20 Marks.
- (a)Addition, Subtraction, Multiplication, Division, Decimals and Vulgar Fraction.(b)Power and roots of numbers, Ratio and proportion, Percentages, Direct and Inverse Variation, Averages.(c)Areas and perimeters of a rectangle, triangle and circle, Volumes and Surface areas of box shaped bodies, cylinders pyramids, cones and spheres, Simpson's first and second rules, practical applications involving use of the above. To find out the area of water planes and displacement of boats at different droughts in sea water and fresh water by Simpson's rules as well as by using area co-efficient and prismatic co-efficient.(d)Solutions of simple equation, involving use of given formulae, rearrangement of given formulae.(e)To calculate the T.P.I. in sea water and fresh water.(f)Difference of droughts when boat moves from sea water to fresh water or vice-versa.(g)To find out the carrying capacity of the boat.
- 2. Engineering Knowledge: 20 Marks.

Section-A(General)(i)Fundamental Units, (ii) Density and specific density, (iii) Parallologram of forces, (iv) The Triangle of Forces, (v) Momentas and levers, (vi) Parallel forces, (vii) Centre of gravity, (viii) Stress and strain, (ix) Friction,(x) Work, (xi) Temperature scales, (xii) Quantity of heat and specific heats (xiii) Quantity of Electricity and Farad's Laws of Electrolysis, (xiv) Resistivity, (xv) a. Ohm's Law,b. The measurement of resistance by the Ammeter/Voltmeter Method.

Section-B: Marine Engineering: 40 Marks.

(i)Principal of working construction operation and maintenance of two stroke and four stroke internal combustion engines (Supercharged and naturally aspirated) used on board ship. with particular reference to starting and reversing arrangements and safety devices.(ii)General used and application of various materials used in machinery on board of Inland Vessels.(iii) The construction, use and principles involved in the action of pressure gauge, thermometer, pyrometer and other measuring instruments commonly used on boards ships.(iv)Construction, operation and maintenance of centrifugal bucket and gear type pumps.(v)Lay-out and creation of bilge, ballast and fuel systems. (vi) Construction, operation and maintenance of steering gears. (vii) Lay out and working of electric light and electric power installation with particular reference to safety devices.(viii)Construction and care of staring air vessels including mountings.(ix)Construction and operation of refrigerating plant.(x)Estimation and fuel, lubricating oil and water consumption for given voyage.(xi)Work related to dry docking, including propeller, tail, shaft, rudder, sea connections, stern tube, shaft bracket.(xii)Elements of boat construction.(xiii)Precautions against fire and explosions due to oil vapour or gas, flash point. The danger of oil leakage precautions while bunkering.(xiv)Explosion in crank cases and starting air systems.(xv)Construction, operation and maintenance of fire fighting appliances.(xvi)Knowledge of statutory requirements concerning safety.(xvii)Candidates will be expected to draw free hand sketches of machine and engine parts.(xviii)Preparation of defect list and procedure of maintaining engine log book.(xix)Use and maintenance of life saving appliances.

3. Engineering Drawing: 20 Marks.

Use of drawing instruments, reading of blue prints, production of working drawing of machine and engine parts

IV

(Rule 9) (The State government may by notification change the fees specified in the Schedule)

Sl. N.	Gross Tonnage of Inland Vessels and otherdescriptions	Fees payable in Rupees
1	Preliminary General Survey Required Fees	
(a)	Upto 10 tons	500.00
(b)	Exceeding 10 tons but does not exceed 25 tons	750.00
(c)	Exceeding 25 tons but does not exceed 50 tons	1000.00
(d)	Exceeding 50 tons but does not exceed 75 tons	1500.00
(e)	Exceeding 75 tons but does not exceed 100 tons	2000.00
(f)	Exceeding 100 tons but does not exceed 300 tons	4000.00
(g)	Exceeding 300 tons but does not exceed 600 tons	6000.00
(h)	Exceeding 600 tons for every 300 tons or parttheir of	1000.00 extra
(2)	Fee payable for intermediate survey and duringvalidity of survey certificate or extra survey/inspection- as pertonnage in item no. 1 above	one extra fee
3	Fee payable for survey on Sunday and otherholidays in additional to ordinary fee chargeable.	one extra fee

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4	An extra fee chargeable if survey is called uponto undertake survey after 5.30 p.m. but before 9.00.a.m.	one extra fee			
5	For change of name of the owner or master orengine driver for the vessel on the certificate of survey orlicense certificate or Authorisation of any person.	500.00			
6	For extension of survey validity -As per itemno.1	one extra fee			
7	For registration or enlistment of Builder orrepairer	500.00			
8	Issue of second copy of certificate or certifiedcopy of certificate	500.00			
9	An appeal against the survey certificate ororder or determination of the surveyor.	1000.00			
10	Fee for dry dock survey - As per tonnage in itemNo1 above	Three times fee			
11	The time of the enforcement of survey fees	one year			
12	For approval of drawing/ plans during alterations/ repair- 0.05% of estimated cost minimum Rs. 1000.00	1000.00 each			
13	For examination and consideration of designplans/drawing/layout as requested- 0.05 % of tender cost amount.minimum Rs. 2000.00	2000.00 each			
14	For witnessing tests of fire extinguishers, lifebuys, chains and anchors etc. as requested per visit.	1000.00			
1917 arran place Rs	n-I[See Rule-3(3)]Application for Survey of an Inland Vessel Under the Inland Vessel To, The Director/Chief Surveyor, Bihar Patna. I hereby apply to you to make necengement for the survey of the Inland Vessel whose details are given below on the e. I have paid to the officer appointed under section 6 of the Inland Vessel Act, 10 in respect of the survey and additional fee of Rs in respect of the expense of the surveyor.	ssary e stated date and 917 a fee of			
1. N	lame of Vessel				
2. P	ort of Registry Official				
No					
3. Hull where built and when					
4. D	Dimension of hull				
5. T	onnage (i) Registered				
(ii)G	ross				

- 6. Previous survey if any Where/when
- 7. Nature of Survey
- 8. Date and time of proposed visit of surveyor.....
- 9. Place where the vessel will be lying.....
- 10. Class of certificate required.....

Station	Date	Signature of owner/Master.Note (1) at least three clear day's notice
shall be given	n in all cases.	(2)in the case of vessels not previously surveyed, the tonnage may be
stated appro	ximately by t	he applicant and will be determined accurately on survey, fees being levied
accordingly.	(3)No certific	ate shall be grated till all fees are paid.Form-2[See Rule-3(4)]Appointment
of Date and	Гime of Inspe	ection of the Inland VesselsTo,The owner or master of Inland
Vessel		

- 2. I subjoin a list of the requisite preparation for the surveys, which I request may be made before the day and hour above mentioned, so as to prevent loss of my time. Otherwise it will be necessary for me to postpone the survey to some other day.
- 3. I beg to call attention to the provision of sub-section (2) of section-5 of the Inland Vessel Act, 1917 which is follows:-

"The owner, master and officers of the Inland Vessel shall afford to the surveyor all reasonable facilities for a survey, and all such information respecting the Inland Vessel and her machinery or any part thereof, and all equipment and articles on boards, as he may require for the purposes of a survey. "Yours Sincerely, Surveyor. List of the requisite preparation for the survey of an Inland Vessel :-(1)Last survey certificate, if any. (2) Master's certificate. (3) Engineer or engine driver's certificate(4) Last passenger certificate(5) Pumps to be rigged in their places. (6) Spare tiller to be shipped in its place. (7) Side lamps, lamp for the mast head light, and lamp for the anchor light to be on deck ready to be put into their places, if necessary. (8) Life-buoys to be in readiness. (9) Leads and lines to be on deck. (10) Fire-hose to be connected and coupled and stretched along the deck. The conductor to be connected. (11) Decks, cabins, streerages and all other passenger spaces to be clean and clear and in a fit state for measurement. (12) Chain Cables (or a portion thereof) to be on deck. (13) A safe and proper ladder for going up and down the holds. (14) All pistons sides, pumps etc. to be opened for inspections. (15) Fire extinguishers and fire buckets. (16) Engine certificate. (17) Last insurance certificate. (18) Registration certificate if any. (19) Line Diagram or drawing of

vessel.Form-3[See Rule 5(1)]Surveyor's Declaration Under Section 7 of the Inland Vessel Act, 1917

1. Name of Inland Vessel and official number-
2. Name and address of owner-
3. Tonnage Gross/ registered.
4. When and where build and material-
5. Power nominal (Horsepower)-
6. Description of engines and age
Number of cylinder- Diameter of Cylinders Stroke of cylinder 7. Condition of hull-
8. General equipment-
Number of fire buckets-
Number of fire extinguishers- where fitted. Number of hand pumps -Number of crew-
9. (a) Name of master-
(b)Certificate (Class and no.)
10. (a) Name of Engine driver-
(b)Certificate (class and no.)
11. When and where last examined in dry dock-
12. Limits (if any) beyond which the vessel is not fit to ply-
13. Time, if less than one year for which the hull, boilers, engines or any of the equipments will be sufficient.
for the year ending day of

14. Dimension of boats, if any-

Lengh Breath Depth Cubic Capacity

(1)				
(2)				
(3)				
15. Number of life	e buoys.			
	•			
16. Capacity for o	carrying passer	nger		
(a)Fist class(b)Second	l class(c)Intermedia	ate		
Deck passengers	A	В	C Second Cabin Passengers	Saloon Passengers
When plying by night (smooth and partiallysmooth water)	When plying by day (smooth and partiallysmooth water)	When plying by day on voyages which do notlast more than six hours (smooth water only)		
(i) between decks				
(ii) main decks				
(iii) upper or bridge				
Total				
Grand Total				
machinery of the Inlar valves and fire-hose of for the service intended sufficient until the valves and fire applicate of 1917.(5)That the said waters of	nd Vessel named in n board the same.(2 ed and is in good co ations are such and id vessel as regards	the Space marked columns 2) That the machinery of the ndition.(3) That the said madayof in such conditions as requite machinery is, in my judg	s in this form and a e said Inland Vesse achinery will in my (4)That the red by the rules ur gment, fit to ply on day of	all the safety el is sufficient y judgment, be ne safety nder the Act, 1 n the Inland
		clare as follows viz:-(1)That		
	-	hull on the said Inland Vess	•	•
	_	the same, and the certificate		
		e service intended, and is in ignals on boards the said In		
	-	ion required by Act 1 of 191		
		d Vessel and the equipment		
•		day of(5)That the		

fit to ply as an Inland Vessel with the number of passengers stated in the space marked, colmun-16.

accommodation, but is engine driver or engin 1917.Surveyor.Form-4 Vessel with Inland Vessel Act defects:-Equipments:	s not fit to ply with eer is such and in s [See Rule- 5(2)]No t, 1917, I find the fol e-Engines:-Others:	a greater number of passer a greater number of passer such condition as required b The of20.The Ov Having surveyed the llowing to be the repairs & Surveyor of Inland Vessel as Owner or Master of the I	nger.(6)That by aforesaid A mer Master of e Inland Vess required to r sForm-5[See	the ce Act of of the sel in a	Inland accordance good the
hereby give you notice by is re Transport at any time :-Forfeiture under sec days in sending in the days.: PatnaNotes These w actForm-6[See Rule 6 of20The Inla Registry.Certificate of Agent Port of Survey Regist	e that the Certificate ady for delivery, an during office hours tion 8 (2) of the Inl declaration, being Total:	e of survey of the above Inladit will be delivered at the son application and payme and Vessel Act, 1917 for deat the rate of Rs. 510/- perYours faithfully, Direct only when any sum is due urvey-ATo Remain in Force official no. Bihar Certificate of Survey NoA/-	office of the nt of the following Rs. P. in of the following Rs. P. in of the following for the conference of the following Ps. The follow	Inlandowing excess veyor, in 8(2) heort of haging	d Water sum viz of fourteen , Bihar,) of the said Day owner, or
Plying Limits:-Limits	•	Vessel is not to		Nu	ımber of
- •	d Vessel is, accordin	ng to the declaration of the			
Deck passengers	A	В	C Second C Passenge	Cabin ers	Saloon Passengers
When plying by night (smooth and partiallysmooth water)		When plying by day on voyages which do notlast more than six hours (smooth water only)			
(i) between decks					
(ii) main decks					
(iii) upper or bridge					
Total					
Grand Total					
	•	reckoned as one passenger is occupied by cattle, or by			-
When plying by night (Smooth and partiallysmooth water	such spaces	ery 9 superficial feet of o occupied on the deck or s	One Passenger	from	be deducted the numbers estated.

B.

Then for every 6 superficial feet of such spaceso occupied on the upper Is to be deducted When plying by day or main deck, and for every One from the numbers (Smooth and partially 9superficial feet of such space so Passenger smoothwater) abovestated. occupied in the between decksor in the cabins. C. Then for every 3 superficial feet of When plying by day on such spaceso occupied on the upper Is to be deducted voyages which do not or main deck, and every 9 One from the numbers lastmore than 6 hours superficial feet of such space so Passenger abovestated. (smooth water only) occupied in the between deck or in thecabins. The freeboard of _ mm was assigned and loading marks placed on the vessel's side, the same is equivalent to the carriage of a maximum load comprisingtonnes of cargo and/or1...... passengersBoats, Life Buyos, and EquipmentsRequired to be carried by this vessel. Life-buoys and **Boats** Equipment's A Fire-Hose capable of being connected with theengine, of the aggregate cubic and of sufficient length to be used in any part of Boat capacity of feet thevessel approved fire extinguishers. Fit and (a) Compass(b) Life-Buyos©© BuoyantApparatus(d) ready for

Bilge and HoldPump(e) Fire bucket. use

This is to Certify that the provisions of the law with respect to the survey of the above mentioned Inland Vessel and the Transmission of declaration in respect thereof, have been complied with.Examined and registered.Signed by Chief Surveyor, Inland Vessel, Bihar, Patna. This Certificate, out of place of survey, it must be surveyed and have a new Certificate before it first begins to ply and after its return or subsequent return to place of survey. Either this Certificate, or the Duplicate thereof, and copy in the vernacular is to be put up in a conspicuous place or part of the vessel where it will be visible to all persons on board the same. If the number of passengers carried exceeds the number stated in this Certificate, the Master and Owner shall for every passenger over and above that number be each liable to a fine which may extend to twenty rupees. In case of any accident occasioning loss of life, or any material damage affecting the seaworthiness or efficiency or the vessel to be either in the hull or in part of the machinery a report by letter, signed by the Owner or Master is to be forwarded to the authorised engineer and ship surveyor. Office at the Inland Water Transport, within 24 hours after the happening of the accident, or as soon thereafter as possible.N.B.- Any communication address to the above mentioned officer relative to this vessel should state the name, port of place of survey of the vessel and the number of this certificate.Form-7[See rule 6(2)]Certificate of Survey-BIssued under the Inland Vessel Act 1 of 1917 by the Government of Bihar, for an Inland Vessel Authorised to Ply by Night or Day without

Passengers.To remain in force only until the day of 20	
The Inland Vessel Official No. Bihar port of Registry	
Certificate of Registry No	
Certificate of Survey NoB/-	
Owner, Managing Owner, or Agent	
Port of Survey Gross Tonnage Name of Master and Number of his Certificate	
Boats, Life-Buoys and Equipment Required to be Carried by this Ship/vessel	
Life-Buoys	
Boats (if any)	
Equipment,	
etc	
A fire-Hose capable of being connected with theengine, -Boats of the aggregate	
capacity of cubic meter and of sufficient length to be used in any part of thevessel approved fire Extinguishers.	
Compass, Life-Buoys Buoys apparatus Bilge andhold Fit and read	V
Pump Fire bucket. for use	,
This is to Certify that the provisions of the law with respect to the survey of the above mentioned	
Vessel and the transmission of declaration in respect thereof, have been complied with. Signed	
by Examined and Registered Chief Surveyor, Inland Vessel, Bihar, Patna This Certificate, unless	
previously cancelled or revoked, to be in force until the day of20 If the	
Vessel is out of a place of survey, it must be surveyed and have a new certificate before it first begin	S
to ply after its next subsequent return to a place of survey, either this Certificate or the duplicate	
thereof, furnished is to be put up in conspicuous part of the vessel, where it will be visible to all	
persons on board the same. Case of any accident occasioning lost of life or any material damage	
affecting the sea worthiness or efficiency of the Vessel, either in the hull or in any part of the	,
machinery, a report by letter, signed by the Owner or Master, is to be forwarded to the engineer an	a
Ship Surveyor, office of the Inland Water Transport, within 24 hours after the happening of the accident.N.B.: Any communication addressed to the above mentioned office relative to this vessel	
should state the name, port of Survey of the Vessel and the number of this Certificate. Forms-8[See	
Rule-7(1)]Temporary Authorisation Office of the Inland Water Transport, Bihar Patna	
No- /WT Date: 20	
Certificate Valid Uptoin Lieu of Certificate of	
SurveyMVG.T	
on Bihar is hereby authorised to ply. It is manned by the	
following Masters/ Serang and Driver. *Other conditions are a provided in the proceeding years	
certificate of	
survey.Master/Serang	
ClassCertificate	
Nodate	
Emgineer/DriverClassCertificate/Licence No	
DateThis motor vessels is fit to carry:When plying by	

datePassengersWhen plying by NightPassengersChief Surveyor, Inland Vessel,Bihar, Patna.Forms-9(See Rule-9)Application for Registration of Builder/repairer of Inland VesselsTo,The DirectorInland Water Transport,Bihar, Patna

1. Name of Applicant (in full)
(details of
registration, partners, proprietor to be furnished)
2. Full Address of Applicant
3. Full address of workshop/dockyard where manufacturing/repairing is to be carried out
4. Full particulars of dockyard area docking facilities available
5. Full particulars of fabrication workshop and machineries/equipment available
6. Particulars of
(a)qualified personnel/experts
(b)Total
work force in the roll
7. Fabrication capacity per month in M/T
8. Previous Manufacturing/repairing work done (in terms of M/T and cost)

9. Type of vessels manufactured/repaired (Steel, Wood, GRP/FRP)				
10. Solvency partic	culars			
11. Annual turnove	er during last three years			
Under Section 19d of th	antForms-10[(See Rule-10 (1)]Application for Registration of Inland Vessels te Inland Vessels Act, 1917To,The Registering Authority,I/We of			
	being the owner of an Inlandhereby request that the said vessel be registered at the port of under the name:I agree to pay such fees as may be leviable under the			
Rules, Particulars in res	spect of the said vessels are as under :-			
1. Owners's Name	and address (in Full)			
2. Occupation				
3. Name of Master	and his certificate No.			
4. Name of the Por	rt of Registry and No. if previously registered			
5. Where, when an	d how the vessels was secured			
6. Kind of vessels, Power and year of	Name and address of the Engine Makers with Horse make			

Particulars of Engine

9. State of vessel

10. Name and address of the Builders with place and year of build			
11. Workshop Owned, if	so, Particulars		
12. Whether owners Adu	lt or Minor		
Place : Owners)Declaration of Ownersh	Date :ipI/ We	(Signature of	
		subject to the state of	
residing			
do hereby declare that		(name) was	
and wish to have the sthat I am the sole owner of the s	same registered in my name at th	for rupees ne port of and essel is intended to ply in the port)	
6. Made and subscribed	the		
7. day of	20, by the		
8. above named			
9. in the presence of			
Made before a Registering Author Rule-12(1)]To,The Owner/Mastor application for registration of the to state that Registering Authorical controls.	ority/a Magistrate or Justice of Per on the Inland VesselSir/Mada e vessel named above under Inla ty/ Surveyor shall proceed on bo	m,In acknowledging receipt of your nd Vessel Act, 1917 (1 of 1917) this	
day of,	20You are requested to afford to	the Registering	
Authority/Surveyor all reasonab	le facilities for the registration of	f the Inland Vessel and all such	

Bihar Inland Vessels Rules, 2013

	•	equire for the purpose of registration	
	•	Bihar.Form - 12[(See Rule-14(1)](
		9-F of the Inland Vessel Act, 1917 (t of Registry	1 of 1917) Official
T	his is to Certify that	of	
			has declared that
	· ·	te of and the sole owner of	
		a:	
		was built at	
		in the	
		had been duly regist	-
		Act, 1917. Certified under my hand	tnis tne
day of			Description
of EnginesName and a			
_		No. of sets of engines	
		N.H.P.	
B.H.P	I.H.P	Type of Engine Estimated spee	ed of ship/Vessel
		Recip	rocating engines :
No. and diameter of cy	linders in each set	Length of stro	ke:Rotary Engine:-
No. of cylinders in each	1 set		
Particulars of Vessels a	and Tonnage		
Metre/centemeter			
Category			
Extreme Length			No of
Zatromo Zongtii			Decks
I am ath			
Length			No of
			Bulkheads
Breadth			Build and Material
Donth			Stem
Depth			
			Description
Gross Tonnes			
Registered Tonnes			
5			Registering Authority
Foot note			0

- 1. This certificate of registration to be produced for inspection on demand by any authorised by the State Government.
- 2. This certificate must be surrendered to the Registering Authority if so required by him.
- 3. While the certificate is in force, the vessel"s name and registration mark as painted or otherwise marked in position approved by the government of Bihar must not be removed or denied.
- 4. In case of any accident occasioning loss of the life, or efficiency of the vessel, either in the hull OR in any part of machinery, a report by letter signed by the owner or master, is to be forwarded to the

Registering Authority, Port	of	within	n 24 hours after	the
happening of the accident o				
Registration Pass)(In Lieu o	of Certificate of Registrat	ion)To Remain in Force	only Until	
the	Day of20	At his is to certify that		
Sri/Smt		of		
		is / are the owner	r/owners of the	Inland
Vessel official No			having principa	1
dimension	length	Breadth	depth	
and GRT				
				The
registration certificate of th	e said vessel is under pre	eparation in the port of_	as	per
Inland Vessel Act, 1917.Reg	istering AuthorityForm-	14(See Rule-15)(Book of	: ·	
Registration)Registration M	Iark			
			No. Year ar	nd Port
of Registry				
				Name
of Vessel				
				Name
of the Owner				
				Address
of owner				
	·····			Description
of Inland VesselPassenger o	of Non passenger			

1. (a) Category

(b)Gross Tonnage	
	(c)Registered
Tonnage	Particular
of Vessels	
2.	
(a)Length overall	(b)Breadth
Extreme	
of underside of deck amid ships, at	(c)Depth
sideAddress	(d)Builder Name and
	(e)Year
of Built	(f)Hull
is of wood, steel etc.	
of decks	(g)No.
	(h)Description
Bulkheads	(i)No. of
Buikneads	
	Transaction
Name of person from whom title is derivedRegistry Engine No.	No. of Shares affected Date of and hour of
3.	
(a)Internal combustion engine	
	(b)Description
of sets	(c)No.
	(d)Made
by	(e)Year
of Make	

	(f)Surface,
jet or Non condensing	(g)No.
of cylinders per set	(g)110.
	(h)Diameter
of cylinder in inches	(i)Stroke
in inches	
I.H.PPropulsion	(j)N.H.P
4. Single, twin screw, side quarter or stem peddle	
etc Revolution per minute	
propulsion geared or direct driven	speed
of vessel	
Registering AuthorityDateSubsequent to Regist of transactionName, Residence and occupationNumber of transaction of Trans other person acquiring title or powerForm-15[(See Rule-16(2)]Application for I Alteration/issue of a Fresh Certificate of Reg. Under Sub-Section(2) of Section Vessel Act,1917.To,The Registering Authority,Sir,I	feree Mortgagee or Registration or
Being the owner of so inland vessel	
(name) bearing no hereby beg to report that the follo	
been carried out on the vessel no I therefore, apply for regis	
alterations/for the issue of a fresh Registration Certificate. I enclose herewith a	
treasury challan showing the deposit of the necessary fees. I also enclose herew certificate of Registration.Date(Signature of the Owner)Eng	_
Type of EngineNo	
EngineYear of Make	
address of Builder	
	No. of Shafts
~ 11 1	No. of
Cylinders	Diameter
of Cylinders (in Inches)	Dianieter
or cynnecis (in inches)	B.H.P./N.H.P
	Surface,
Jet or Non-condensing	
	Revolution
per minute	I
hereby certify that the above particulars are true as per official records.Date	1

	re of the Owner)Form-16(Se	e Rule-17)Application	tor Transter of
RegistryTo,Registering Author	orityI,	of	
	being the ov	wner of an Inland Ves	sel No.
hereby	y request that the registry of	the said vessel may k	indly be transferred
from your register to the regis	ster of the Registering Autho	ority of	
	in the state of		The certificate of
registration is enclosed here w	vith/The certificate of regist	ration will be forward	led to the Registering
Authority of	on demand.Treasury Challa	an for Rs	is also
enclosed.Place	Date	(Signa	ature of
Owner)Form-17(See Rule-18)	Deed of SaleI/We		of
	_ in consideration as the sur	n of Rupees	
paid to me/us by	of	the re	eceipt whereof is
hereby acknowledged, transfe			
in more details in the certifica	te of registration and the Re	egistration Book toget	her with
appurtenances to the said Inla	•		ame of the Inland
Vessel		Official	
Number			How
propelled			
Bre			Gross
Tonnes	Registered Ton	nes	
J	Description of engine		
said Inland Vessel is fro	ee Ironi/ilas tile lollow		
			In witness
where of I/We have here up to	a subscribed my/our name t		In witness
where of I/We have here up to	- ·	his	day
of	- ·	his	day
-	- ·	his	day
of	executed by	hisIn the presence 	day Note.
of of The deed must be executed be	executed byefore a Registering Authority	hisIn the presence v and shall bear an ad	dayNote. hesive of impressed
of of The deed must be executed be stamp of not less than the amo	executed byefore a Registering Authority	hisIn the presence y and shall bear an ad I to the Indian Stam	dayNote. hesive of impressed o Act,
of of The deed must be executed be stamp of not less than the amount 1899.Form-18(See Rule-19)A	efore a Registering Authority ount prescribed in Schedule	hisIn the presence In the presence v and shall bear an ad I to the Indian Stamp wnershipTo,The Regi	dayNote. hesive of impressed o Act, stering Authority.I/
of	executed by efore a Registering Authority ount prescribed in Schedule application for Transfer of Or	hisIn the presence In the presence v and shall bear an ad I to the Indian Stamp wnershipTo,The Regi	dayNote. hesive of impressed o Act, stering Authority.I/
of	efore a Registering Authority ount prescribed in Schedule application for Transfer of Orrded herewith the certificate	hisIn the presence and shall bear an ad I to the Indian Stamp wnershipTo,The Regi of Registration of Inlership of which has be	dayNote. hesive of impressed o Act, stering Authority.I/ and Vessel een transferred to
of	efore a Registering Authority ount prescribed in Schedule application for Transfer of Orded herewith the certificate the owned hereby request that the sai	hisIn the presence In the presence v and shall bear an ad I to the Indian Stamp wnershipTo,The Regi e of Registration of Indership of which has be d Inland Vessel may be	dayNote. hesive of impressed o Act, stering Authority.I/ and Vessel een transferred to be registered in
of	efore a Registering Authority ount prescribed in Schedule application for Transfer of Or rded herewith the certificate the owned hereby request that the sai	hisIn the presence and shall bear an ad I to the Indian Stamp wnershipTo,The Regi of Registration of Inlership of which has be d Inland Vessel may l d accordingly. The ord	dayNote. hesive of impressed o Act, stering Authority.I/ and Vessel een transferred to be registered in her of the governmen
of	efore a Registering Authority ount prescribed in Schedule application for Transfer of Orded herewith the certificate the owned hereby request that the said attention amended the transfer is also enclosed	hisIn the presence and shall bear an ad I to the Indian Stamp wnershipTo,The Regi of Registration of Inlership of which has be d Inland Vessel may be accordingly. The ord l.Dated:(Sign	dayNote. hesive of impressed of Act, stering Authority.I/ and Vessel een transferred to be registered in ler of the governmentature of
of	efore a Registering Authority ount prescribed in Schedule application for Transfer of Or rded herewith the certificate the owned hereby request that the sai eate of Registration amended the transfer is also enclosed hereby certify tha	hisIn the presence and shall bear an ad I to the Indian Stamp wnershipTo,The Regi of Registration of Inlership of which has be d Inland Vessel may be accordingly. The ord l.Dated:(Sign	dayNote. hesive of impressed of Act, stering Authority.I/ and Vessel een transferred to be registered in ler of the governmentature of
of	efore a Registering Authority ount prescribed in Schedule application for Transfer of Or rded herewith the certificate the owned hereby request that the sai eate of Registration amended the transfer is also enclosed hereby certify tha	hisIn the presenceIn the presence y and shall bear an ad I to the Indian Stamp wnershipTo,The Region of Registration of Indership of which has be d Inland Vessel may be accordingly. The order to I.Dated:(Signate I/ We have transfer to I.Dated:	dayNote. hesive of impressed of Act, stering Authority.I/ and Vessel een transferred to be registered in ler of the governmentature of
of	efore a Registering Authority ount prescribed in Schedule application for Transfer of Or rded herewith the certificate the owned hereby request that the sai eate of Registration amended the transfer is also enclosed hereby certify tha	hisIn the presence y and shall bear an ad I to the Indian Stamp wnershipTo,The Region of Registration of Indership of which has bed Inland Vessel may led accordingly. The ord laccordingly. The ord I.Dated:(Sign t I/ We have transfer.	
of	efore a Registering Authority ount prescribed in Schedule application for Transfer of Or rded herewith the certificate the owned hereby request that the sai eate of Registration amended the transfer is also enclosed hereby certify tha	hisIn the presenceIn the presence y and shall bear an ad I to the Indian Stamp wnershipTo,The Region of Registration of Indership of which has be d Inland Vessel may be accordingly. The ord l.Dated:(Sign t I/ We have transfer(Signature)(Signature)	

Registration of my inland vessel, the registration m	iark of which is
has been lost/ destroyed/ mutilated/ in the following the followin	_
circumstancesThe mutilated certific	eate is attached hereto.I hereby
declare that to my knowledge the registration of the vessel has not be	_
cancelled under any of the provisions of the Act or Rules made there	under and I herewith deposit
the fee of Rs and apply for the issue of a duplicate Ce	ertificate of Registration.Date
(Signature of Applicant)AddressForm-20[See Rule 23(2)]Ap	oplication for Certificate of
Competency to Act as Engineer/ Engine Driver/ Serang/ Master of a	n Inland Mechanically
Propelled Vessel Plying in the State of BiharNote The applicant sha	all submit this form duly filled
in along with the necessary certificates for permission to appear at the	e examination to the
examination Centre, Bihar, Patna.Part-APersonal particulars	
(1) Name in full :-(2) Surname :-(3) Nationality :-(4) Permanent	Passport sizephotographof
Address:-	the
(5)Date of birth :-(6)Place of birth :-Part-BParticulars of all previous	certificate (if any)(1)Number
:-(2)Competency of service :-(3)Grade :-(4)Where issued :-(5)Date of	f issue :-(6)If at any time
suspended or cancelled by court or authority	
(7)Date. :-(8)Cause :-Part-CCertifica	_
:-(2)Competency :-Part-DHave Your Appeared for this Examination	•
year.Part-EDeclaration to be made by applicant:N.B. Any person who	_
assists in making any false representation for the purpose of obtaining	· ·
person, a certificate either or competency or service, is for each offen	-
cheating under Section 420 of the Indian Penal Code and also for known	
to the public servant under section 182 of the Indian Penal Code, of 1	•
declare that the particulars contained in Part A,B,C,D & E of this form	
best of my knowledge and belief, and that the papers enumerated in	
are true and genuine documents, given and signed by the persons wh	
further declare that the statement in Part-G contains a true and corre	·
services without exception.And I make this declaration conscientious	
true, signed in the Presence of the Director/ Chief Examination, Biha	_
the ApplicantPresent Address	
Water Transport Bihar, Patna. The declaration under Part-E above w	as signed in my presence and
the fee of Rs received.	
Date: - Director Inland Transport	
Bihar, Patna.	
Part-G List of Testimonials and Statement of Service on Rivers or Sh	ore or Sea

1. If served on board ship

(i)No. of testimonials/ certificates (if any :-(ii)Name of ship where employed :-(iii)Horse power of the engine on which worked :-(iv)Port of registry and official no. of the ship :-

2. Service particulars of the Applicant:

(i)Capacity :-(ii)Date of appointment(iii)Date of termination/leaving(iv)State if continuing(v)Total period served(a)Years :(b)Months:©© Days :(vi)Total service(vii)Total service on shore/river:(viii)Period served for which certificates are now produced:-(ix)Period served for which no certificates are produced :-Part-H Certificate of the ExaminerNote. - The examiner should fill up Part-H and I and forward this form to the Director Inland Water Transport along with the testimonials and other certificates, if any, with this form, the new certificates and the testimonials of the applicant shall be delivered to him at the office of the Inland Water Transport Bihar, Patna.

1. Date and place of examination

2. Insert passed or failed against each item below:

(i)In working out the questions:(ii)In the viva examination:

3. Rank for which passed:

Part-I Personal Description of Applicant

1. Height:	
Meters	Centimeters
2. Complexion:	
3. Personal marks or peculiarities, if a	ny,
4. Colour of	(a) Hair:-
	(b) Eyes :-
I hereby certify that the particulars con	tained in Part-H and Part-I are
correct.DatePlaceName and sig	nature of examinerForm-21(See Rule 34)Certificate of
Competency to Act as an Engineer of a	n Inland Vessel.To,Whereas it has been recommended by the
examiner appointed under Section 21 o	of the Inland Vessel Act, 1917 that you have been found, after
examination, duly qualified to act as In	land Vessel Engineer of an Inland mechanically propelled
vessel under the said Act, I do hereby, i	in pursuance of Section 21 of the said Act, grant you this
certificate of competency to act as an E	NGINEER of an Inland Vessel.Given under my hand and
SealDirector Inland Transport,Bihar, F	Patna.The day ofNo. of certificate
Address of Certificate holder.	Date and place of birth
Signature	on the
dateValid tillRegistered	Inland Water TransportBihar Patna.Note (1) Any
Engineer of an Inland Vessel who fails	to handover the certificate which has been cancelled or
suspended is liable to penalty upto Rs.	1000/- (Rupees one thousand).(2)Any person other than the
certificate holder who comes in possess	sion of this certificate is required to transmit it forthwith to
the Inland Water Transport, Bihar, Pat	na.Form-22(See Rules 34)Certificate of Competency to Act as
First Class Engine Driver of an Inland	

Vessel.To,____

it has been recommended by the examiner appointed under Section 21 of the Inland Vessel Act, 1917
that you have been found, after examination, duly qualify, to Act as first class engine/ driver of an
Inland Mechanical propelled vessel. I do hereby, in pursuance of Section 21 of the said Act, grant
you this certificate of competency to act as First Class Engine Driver of an Inland Vessel.Director
Inland Water Transport, Bihar, Patna. The day of
certificate
an Inland Vessel bearer son of
Date and place of birth(showing village, thane and
district)Residence (showing village, thane and district)Personal
description stating particularly permanent marks or scaresHeight
date of examinationNumber of Register
Ticket
ofValid tillRegisteredInland Water Transport,Bihar, Patna.Note (1) Any First
Class Engine Driver of an Inland Vessel who fails to handover the certificate which has been
cancelled or suspended is liable to penalty upto Rs. 1000/- (Rupees one thousand).(2)Any person
other than the holder of this certificate who comes in possession of this certificate is required to
transmit it forthwith to the Inland Water Transport, Bihar, Patna.Form-23(See Rule 34)Certificate
of Competency as Second Class Engine Driver of an Inland Vessel Under Act 1 of
1917To,
it has been recommended by the examiner appointed under Section 21 of the Inland Vessel Act, 1917
that you have been found, after examination, duly qualify, to Act as Second Class Engine Driver of
an Inland Mechanical propelled vessel. I do hereby, in pursuance of Section 21 of the said Act, grant
you this certificate of competency as Second Class Engine Driver of an Inland Vessel.Given under
my hand and seal.Inland Water TransportBihar, Patna.The day of
of certificate as Second Class Engine Driver of an inland vessel bearer
son ofdate and place of birth (showing village, thane and
district)
thane and district)Personal description stating particularly and permanent
marks or scares
Number of Register ticketSignatureIssued aton
theInland Water TransportBihar,
Patna.Note (1) Any Second Class Engine Driver of an Inland Vessel who fails to handover the
certificate which has been cancelled or suspended is liable to penalty upto Rs. 1000/- (Rupees one
thousand).(2)Any person other than the holder of this certificate who comes in possession of this
certificate is required to transmit it forthwith to the Inland Water Transport Bihar,
Patna.Form-24(See Rule 34)Certificate of Competency to Act as First Class Master of an Inland
Vessel.To,
it has been recommended by the examiner appointed under Section 20 of the Inland Vessel Act,
1917 that you have been found, after examination, duly qualified to act as 1st class master of an
Inland mechanically propelled vessel under the said Act, I do hereby, in pursuance of Section 21 of
the said Act, grant you this certificate of competency to act as an First Class Master of an Inland
Vessel.Given under my hand and SealInland Water Transport, Bihar, Patna.The day
of No. of certificate Address of Certificate holder

at
it has been recommended by the examiner appointed under Section 21 of the Inland Vessel Act, 1917 that you have been found, after examination, duly qualify, to Act as second class master of an Inland Mechanical propelled vessel. I do hereby, in pursuance of Section 21 of the said Act, grant you this certificate of competency to act as second class master of an Inland VesselInland Water Transport,Bihar, Patna.The
Inland Vessel bearer son of
Date and place of birth(showing village, thane and district)
it has been recommended by the examiner appointed under Section 21 of the Inland Vessel Act, 1917 that you have been found, after examination, duly qualify, to Act as Serang/B of an Inland Mechanical propelled vessel having engines of less than 226 Brake Horse Power (226 B.H.P.) I do hereby, in pursuance of Section 21 of the said Act, grant you this certificate of competency as Serang of an Inland Vessel to ply in the State of Bihar. Given under my hand and seal.Inland Water TransportBihar, Patna.The
district)