|  |  |  |  |
| --- | --- | --- | --- |
| Date | | | |
| **Item (per CIMP SD.2)** | **Check** | **Result** | **Actions required** |
| Previous such annual review – status of actions |  |  |  |
| The IPCP requirements are clearly defined |  |  |  |
| The Company/vessel has the ability to meet the defined infection prevention and control requirements |  |  |  |
| Training and competency schemes are appropriate |  |  |  |
| If any infection prevention and control requirements are changed, the Company/vessel shall ensure that all relevant documents are amended; |  |  |  |
| The professional services provided or arranged by the Company/vessel shall meet evidence-based professionally recognized standards of practice |  |  |  |
| Effective communication to all relevant personnel about any changes |  |  |  |
| The competence of all practitioners is reassessed when new techniques or responsibilities are  introduced and periodically within the timeframes defined by the Company |  |  |  |
| Required notification of illness prior to vessel arrival at the port of call as required by applicable  rules, codes, guidelines, and requirements |  |  |  |
| [Any other relevant items] |  |  |  |
|  |  |  |  |

Fleet ICO: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_