Somali Pirate Activity

The High Risk Area

**2.1** The High Risk Area (HRA) is an area within the UKMTO designated Voluntary Reporting Area (VRA) where it is considered there is a higher risk of piracy and within which self-protective measures are most likely to be required. For the purpose of BMP the High Risk Area is an area bounded by:

In the Red Sea: northern limit: Latitude 15oN

In the Gulf of Oman: northern limit: Latitude 22oN

Eastern limit: Longitude 065oE

Southern limit: Latitude 5oS

It should be noted military threat assessments provided by SHADE indicate that the risk from Somalia-based pirates operating at range cannot be completely discounted and an increased state of readiness and vigilance may therefore be required within the VRA in accordance with individual ship voyage risk assessments which remain the cornerstone of this guidance.

2.2 It is important the latest information on the location of where pirates are operating is obtained from MSCHOA, UKMTO and NATO Shipping Centre prior to completing the voyage risk assessment. (See contact details at Annex A) and before entering the VRA. It is also important vessels are prepared to alter course at short notice to avoid pirate activity when information is provided by NAV WARNINGS and/or Naval/ Military forces. Weather can also constitute an obstacle to pirates and can be considered a factor when planning a route through the Voluntary Reporting Area and High Risk Area itself.

2.3 It is strongly recommended that effective BMP measures are implemented as and where the risk assessment indicates their necessity.

Supporting Guidance

To avoid confusion the following guidance is offered on the implementation of BMP in light of the geographic change to the HRA as defined in BMP 4:

* The three fundamental requirements of BMP – Register at MSCHOA, Report to UKMTO, Implement SPMS remain unchanged;
* The pre-transit risk assessment in accordance with section 3 of BMP 4 remains essential to the safety of a ship and its crew;
* Military Threat Assessments through SHADE indicate pirates are capable of attacking at range.
* The pre transit risk assessment should therefore consider both the situation in the VRA as well as the HRA, taking into account current advice from UKMTO, MSCHOA, NATO Shipping Centre, Coastal States and relevant NAV warnings;
* The MSCHOA Vessel Registration area remains **unchanged** and is still bounded by the Strait of Hormuz and Suez to the North, 10S and 78E. All Vessel movements should be registered with MSCHOA, even if the vessel **does not** enter the modified HRA.
* Any reference in BMP4 stating that a Vessel should register with MSCHOA prior to entering the HRA is now superseded by the bullet above.
* There is only a requirement to register with MSCHOA once.
* The output of the Risk Assessment will determine what appropriate self-protective measures are required and when and where they should be applied. It should be noted that SPMs are likely to be required in the HRA for most vessels.
* The table below provides guidance on the specific application of actions by the Company and Ships master in the VRA and HRA in accordance with the new definition.

|  |  |  |
| --- | --- | --- |
| **Action** | **VRA** | **HRA** |
| 6.1 – Register Ship with MSCHOA Website | YES | YES |
| 6.2 – Obtain Latest information from the MSCHOA and NATO Shipping Centre websites | YES | YES |
| 6.3 – Review the SSA and SSP | YES | YES |
| 6.4 – Put SSP in place | As Required | YES |
| 6.5 – Monitor piracy related websites on specific threats | YES | YES |
| 6.6 – Offer guidance to Master with regard to the recommended route | As Required | YES |
| 6.7 – Plan and install Ship Protection measures | As Required | YES |
| 6.8 - Conduct crew training | As Required | YES |
| 6.9 – Submit “vessel Movement Registration Form” to MSCHOA | YES[[1]](#footnote-1) | YES |

**Company Planning**

**Ship Master’s Planning**

|  |  |  |
| --- | --- | --- |
| **Action** | **VRA** | **HRA** |
| 7.1 – Brief crew and conduct drill | YES | YES |
| 7.2 - Prepare and Emergency Communication Plan | YES | YES |
| 7.3 – Define the ship’s AIS policy | YES | YES |
| 7.4 – If Company has not submitted “Vessel Movement Registration Form” to MSCHOA | YES.  | YES |
| 7.5 – Upon Entering submit “Vessel Position Reporting Form” – Initial report to UKMTO | YES | YES |
| 7.6 – Reduce Maintenance and engineering work to minimum | As Required | YES |
| 7.7 – Daily submit “Vessel Position Reporting Form – Daily Position Report” to UKMTO | YES | YES |
| 7.8 – Carefully review all warnings and information | YES | YES |
| 7.9 – Use IRTC Group Transit Scheme while transiting through Gulf of Aden | Not Applicable | As Required |
| 7.10 – Make Adjustments to passage plans to conform to MSCHOA advice | YES | YES |
| 7.11 – National Convoys | Not Applicable | As Required |

1. As advised by MSCHOA [↑](#footnote-ref-1)