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| IALA Guideline |

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Establishing, Planning and Implementing a VTS

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# DOCUMENT PURPOSE

The purpose of this Guideline is to provide a framework to assist authorities in implementing practices specified in IALA Recommendation *R0119 Establishment of a VTS* [1]. This includes arranging for establishing, planning and implementing a VTS.

*This Guideline is associated with Recommendation R0119 Establishment of a VTS, a normative provision of IALA Standard S1040 Vessel Traffic Services (VTS) [2]. To demonstrate compliance with the Recommendation, the provisions of this Guideline should be taken into account.*

# INTRODUCTION

The IMO *Convention for the Safety of Life at Sea (SOLAS) 1974 - Chapter V (Safety of Navigation), Regulation 12* [3] provides for vessel traffic services and states that:

“Contracting Governments undertake to arrange for the establishment of Vessel Traffic Services where, in their opinion, the volume of traffic or the degree of risk justifies such services”

Under the general provisions of treaty law and of IMO conventions, States are responsible for promulgating laws and regulations and for taking all other steps which may be necessary to give those instruments full and complete effect so as to ensure safety of life at sea and protection of the marine environment.

SOLAS also states that Contracting Governments planning and implementing VTS shall, wherever possible, follow the guidelines developed by the IMO.

IMO Resolution *A.1158(32) Guidelines for Vessel Traffic Services* [4] recommends:

“Contracting Governments and Members of the Organization which are not Contracting Governments to the Convention to take into account the Guidelines contained in the annex when planning and implementing vessel traffic services in accordance with regulation V/12 of the Convention”.

# OVERVIEW

Key practices associated with establishing, planning, and implementing a VTS include those shown in Table 1:

1. Key practices associated with a VTS

|  |  |  |
| --- | --- | --- |
| Activity | Applied via | Purpose |
| Establishing | Regulatory Framework | To establish a national legislative framework that gives effect to regulation V/12 of the Convention. |
| Planning | Needs Assessment | Comprehensive information gathering and analysis process to determine the need for a VTS, the feasibility of operating a VTS and the design necessary to achieve the needs identified |
| Implementing | Implementation Plan | Processes including:   * Project Management * Procurement * Conformance with IMO Resolution A.1158(32) and IALA Standards * Authorization |

# ESTABLISHING

Governments undertake to arrange for the establishment of a VTS by promulgating laws and regulations and for taking all other steps which may be necessary to give full and complete effect to the *SOLAS regulation V/12* to ensure safety of life at sea and protection of the marine environment.

Diagram

Description automatically generatedWhere competent authorities have arranged for the establishment of a VTS in national law as described below and are proceeding with the planning and implementation of a VTS they should move to Section 5 (Planning and Implementing).

1. Graphical representation of legal, regulation and guidance hierarchy associated with establishing a VTS.

The international framework for establishing a VTS includes:

1. International Convention for the Safety of Life at Sea (SOLAS) 1974;
2. IMO Resolution A.1158(32) Guidelines for Vessel Traffic Services;
3. IALA Standards; and
4. National law.

In addition to the VTS specific components listed above, the United Nations Convention on the Law of the Sea (UNCLOS) [5] lays down a comprehensive regime of law and order in the world’s oceans and seas.

## INTERNATIONAL CONVENTION FOR THE SAFETY OF LIFE AT SEA (SOLAS)

*SOLAS regulation V/12* recognizes a VTS internationally as a navigational safety measure. In particular, it provides for VTS and states that:

“Vessel Traffic Services (VTS) contribute to safety of life at sea, safety and efficiency of navigation and protection of the marine environment, adjacent shore areas, work sites and offshore installations from possible adverse effects of maritime traffic.”

*SOLAS* also states that:

“Governments may establish VTS when, in their opinion, the volume of traffic or the degree of risk justifies such services.”

and that:

“Governments planning and implementing VTS shall, wherever possible, follow the guidelines developed by the IMO.”

Under the general provisions of treaty law and of IMO conventions, States are responsible for promulgating laws and regulations and for taking all other steps which may be necessary to give those instruments full and complete effect so as to ensure safety of life at sea and protection of the marine environment.

## IMO RESOLUTION A.1158(32) GUIDELINES FOR VESSEL TRAFFIC SERVICES

Resolutions are documents that IMO or its main bodies have adopted, and which IMO Member States are encouraged to accept and implement into their national legislation.

The IMO Assembly adopted Resolution *A.1158(32) Guidelines for Vessel Traffic Services* recognizing that:

* the level of safety and efficiency in the movement of maritime traffic within an area covered by a vessel traffic service is dependent upon close cooperation between those operating the vessel traffic service and participating ships; and
* the use of differing procedures may cause confusion to ship masters, and that vessel traffic services should be established and operated in a harmonized manner and in accordance with internationally approved guidelines.

The Resolution describes the regulatory and legal framework for Contracting Governments to take into account “when planning, implementing and operating vessel traffic services (VTS) under national law”. In particular, it describes the responsibilities for:

* Contracting Governments to:
* “establish a legal basis for VTS that gives effect to regulation V/12 of the Convention; and
* appoint and authorize a competent authority for VTS.”
* Competent authorities to:
* “establish a regulatory framework for establishing and operating VTS in accordance with relevant international conventions and IMO instruments, IALA standards and national law;
* authorize a VTS provider to operate a VTS within a delineated VTS area;
* ensure that VTS training is approved and VTS personnel are certified; and
* establish a compliance and enforcement framework with respect to violations of VTS regulatory requirements.”

## IALA standards

To achieve world-wide harmonization and improvement of VTS, IALA has developed a document structure to be used in order to develop and publish documents specifically related to the development, implementation, and operation of VTS. The principal components to the IALA document structure include:

* Standards
* Recommendations
* Guidelines
* Model courses

IALA standards are not mandatory; if an organization wishes to claim compliance with an IALA standard however, then it should implement the normative recommendations referenced in the Standard.

IALA standards relating to VTS include:

* S1040 - Vessel Traffic Services
* S1010 - AtoN Planning and Service Requirements [6]
* S1050 - Training and Certification [7]
* S1070 – Information Services [8]

### Recommendations

IALA recommendations specify what practices shall be carried out in order to comply with a recommendation, and may be referenced, in full or in part, in an IALA standard.

Recommendations may be referenced as normative or informative, where:

* normative provisions are those with which it is necessary to conform to claim compliance to the standard; and
* informative provisions are those which specify additional desirable practices but with which it is not necessary to conform to claim compliance to the standard.

### Guidelines

IALA guidelines describe how to implement practices normally specified in a recommendation. These documents provide detailed, in depth information on an aspect of a specific subject, indicating options, best practices and suggestions for implementation. IALA guidelines relate to planning, operating, and managing marine aids to navigation.

### Model Courses

IALA model courses are training documents which define the level of training and knowledge needed to reach levels of competence defined by IALA. Model courses for VTS include training programmes on the specific knowledge and skill requirements necessary for the qualification of VTS personnel.

*IALA DOCUMENTATION RELATING TO VTS - A reference list of the standards, recommendations, guidelines and model courses specifically related to the implementation and operation of a VTS is available on the IALA website.*

## National law

Key responsibilities of Contracting Governments and competent authorities in planning and establishing a VTS described in IMO Resolution *A.1158(32)* include:

* Ensuring that a legal basis for the operation of a VTS is provided for and that the VTS is operated in accordance with national and international law.
* Ensuring that a VTS provider is appointed and legally empowered.
* Instructing the VTS provider to operate the VTS in accordance with relevant IMO resolutions.
* Establishing a policy with respect to violations of VTS regulatory requirements and ensure that this policy is consistent with national law.

*Note: It is recognized that where a legal basis for a VTS has not been established in national law it may take some time for this to be established.*

*In such situations consideration could be given to proceeding with section 5 (Planning and Implementing) as described below to determine whether or not a VTS is the appropriate mechanism to improve the safety and efficiency of navigation, safety of life at sea and the protection of the marine environment for a particular waterway.*

# PLANNING AND IMPLEMENTING

The implementation and operation of a VTS to improve the safety and efficiency of navigation, safety of life at sea and the protection of the marine environment is a significant investment. Careful planning should be undertaken to ensure a VTS is implemented effectively, achieves its objectives and is sufficiently resourced and funded on an ongoing basis.

When planning and implementing a VTS, a project management approach is recommended to ensure the major deliverables, assumptions and constraints are clearly documented. This will assist in defining the scope of the VTS, its goals and objectives that need to be met. Project management is considered as a discipline with the purpose to achieve specific goals and objectives by planning, organizing, motivating, and controlling resources.

* Relevant international guidance prepared and published by appropriate international organizations regarding project management should be considered, or where there are national requirements for project management, these should be used.

*ISO 21500, Guidance on Project Management [9] is an international standard issued by the International Organization for Standardization (ISO).*

*In summary, the standard:*

* *Provides high-level description of concepts and processes that are considered to form good practice in project management.*
* *Can be used by any type of organization, including public, private or community organizations, and for any type of project, irrespective of complexity, size, or duration.*

Project management is undertaken in phases in order to improve control and quality. At the end of each phase, a review is typically conducted on the deliverables as well as on the performance of the project team. This helps the team ascertain whether the project proceeds to the next phase or undergoes revision.

This section provides an overview of the five project management phases and the key areas for consideration as they relate to VTS:

1. Initiating - This marks the beginning of the project. The goal of this phase is to define the project at a broad level and develop a business case.
2. Planning - During this phase, the scope and goals of the project are defined, and a project management plan is developed. It involves identifying the cost, quality, available resources, and a realistic timetable.
3. Implementing - This is the phase where deliverables are developed and completed.
4. Controlling – This phase is invariably carried out simultaneously with phase 3 (Implementing), thereby ensuring that project objectives and deliverables are met. This phase is about measuring project progression and performance and ensuring that everything happening aligns with the project management plan.
5. Closing - The closing processes are used to formally establish that the project phase or project is finished.

Where possible, VTS personnel should be engaged to ensure that their experience is taken into account and they have the opportunity to input into the process. This will also provide the VTS personnel with a sense of “ownership” of the project deliverables.

## PHASE 1: INITIATING

The initiation phase is the beginning of the project. In this phase, the idea for the project is explored and elaborated. The goal of this phase is to define the proposed implementation of a VTS at a broad level and its feasibility to address the issues and problems associated with the volume of traffic and degree of risk in the waterway. This is usually undertaken using:

* Business Case - This document identifies the need for a VTS. In summary, it provides justification for implementing a VTS, including evaluation of the benefits, cost and risk of alternative options and provides a rationale for the preferred solution.
* Feasibility study – The purpose of a feasibility study is to establish whether a VTS is a viable solution to address the issue or problem. The following areas may be considered:
* Risk – Identifying and assessing the hazards associated with the volume of traffic and degree of risk in the waterway.
* Operational feasibility - Does implementing a VTS meet the needs of the entity by solving problems and/or taking advantage of identified opportunities?
* Legality - What are the legal requirements to implement a VTS and can these requirements be met?
* Technical capability - Does the entity have the technical capabilities and resources to undertake implementing a VTS?
* Budget - Does the entity have the financial resources available, and is the cost/benefit analysis sufficient to justify implementing a VTS?
* Time - Can a VTS be implemented in a reasonable timeline?

To support this phase a process of comprehensive information gathering, and analysis is inevitably involved. This will enable relevant issues and problems in the maritime area to be identified, assessed, defined, and analyzed. Possible issues and problems relating to ship traffic include:

* Interaction of maritime traffic
* Volume and composition of traffic
* Protection of the marine environment and the surrounding area
* The local conditions such as geography, hydrological/meteorological, and tides

Whilst there are many different risk management methodologies, IALA offers three risk management tools for assessing the risks in waterways when initiating and planning a VTS. Annex A and B contains a list of considerations (many of which are incorporated in the IALA risk management toolbox), to assist in:

* determining the need for a VTS;
* defining the functional requirements needed to achieve the desired level of safety and efficiency and protection of the environment; and
* determining the costs associated with implementing a VTS and whether the expected reduction in risk would be justified in terms of the level of investment required.

Key components of the IALA risk management toolbox include:

* PAWSA– The Ports and Waterways Risk Assessment (PAWSA) tool provides a structured and systematic approach to:
* identify major waterway safety hazards;
* estimate risk levels, evaluate potential mitigation measures; and
* set the stage for implementation of selected measures to reduce risk.

As a qualitative tool, PAWSA is exploratory and the analysis seeks to get a deeper understanding of why a certain phenomenon occurs, its associated consequences and the potential effectiveness of additional mitigation measures.

A comprehensive explanation of PAWSA Mk II can be found in IALA Guideline *G1124* [11].

* IWRAP - The IALA Waterway Risk Assessment Program (IWRAP) risk assessment process provides a standardized, quantitative method to evaluate the probability of collisions and groundings in a given waterway. Using AIS data IWRAP is a Windows-based software program, allowing for different scenarios to be developed, so that changes such as those in traffic volume or composition, route geometry, aids to navigation or the introduction of other mitigating measures, can be modelled.

A comprehensive explanation of IWRAP can be found in IALA Guideline *G1123* [12].

* SIRA- The Simplified IALA Risk Assessment (SIRA) is a simplified qualitative method to assess the volume of traffic and degree of risk and identify potential risk mitigation options to reduce the risks to acceptable levels.

SIRA is particularly applicable where good quality AIS data, on which IWRAP depends, is not available or where access to individuals with the necessary level of experience in the risk categories used by PAWSA is limited.

A comprehensive explanation of SIRA can be found in IALA Guideline *G1138* [13].

A key outcome of the project’s initiation phase is the determination of the project’s viability prior to committing the required staff, materials, and finances to the project. Completion of this phase will enable authorities to determine whether a VTS provides a viable solution to address the issues and problems identified and assessed as part of the feasibility study (and to proceed to Phase 2 (Planning) and Phase 3 (Implementing)) or if alternative passive traffic management measures may adequately address the issues and problems identified. Examples of possible passive traffic management measures are provided in annex C.

Alternatively, it may be determined that a VTS should be implemented, possibly in conjunction with additional or enhanced passive traffic management measures.

## PHASE 2: PLANNING

*In the planning phase, competent authorities should ensure:*

* *They are conversant with all IALA standards, recommendations, guidelines and model courses specifically related to the implementation and operation of a VTS.*
* *They can demonstrate compliance with all the normative provisions of these standards (as explained in Section 4.3).*

Once the project is approved to move forward based on the outcomes from Phase 1, the planning phase commences. This phase is key to successful delivery and focuses on developing a roadmap for everyone to follow.

Information collated in Phase 1 as part of preparing documents such as a business case and feasibility study will provide input to the planning phase. This includes the preparation of key documents associated with the planning phase such as:

* Project plan - Identifies the project timeline, including the phases of the project, the tasks to be performed, and possible constraints. Financial budgets should be estimated, resources and consideration given to quality deliverables.
* Functional requirements **-** The functional requirements address the issues and problems identified in phase 1.

Typically, functional requirements specify a behaviour or function the VTS is to accomplish. Examples of common functional requirements include:

“The VTS shall have the capability to display a ‘real time’ common traffic image supporting multiple target feeds (including AIS, Radar, Satellite AIS and CCTV)”

and

“The VTS shall have the capability to interact with shipping via VHF voice communications throughout the VTS area”.

The contents of annexes A and B should be considered when defining functional requirements.

* Risk plan - identifies the anticipated risks and issues that may cause potential quality roadblocks to the project. This is important in the planning phase to mitigate those risks where possible in order to maintain the project’s quality and schedule.
* Communications plan - Project stakeholders should be identified, and consideration given to establishing the appropriate level of communication with stakeholders relative to their influence and interest in the project. This assists with gathering critical input, planning activities, securing resources needed, building trust, and ultimately gaining the buy-in required.
* Procurement plan - Identifies the purchasing requirements to meet the needs of the project. The plan should include objectives and specific protocols for method of procurement to meet the needs of the proposed VTS.
* Acceptance plan –Identifies the tasks that need to be completed to implement a VTS and the criteria that must be met before the VTS is declared operational.

## PHASE 3: IMPLEMENTING

This phase turns the project plan into action by implementing the requirements and tasks described in all of the plans. Particular attention and constant monitoring should be paid to quality of deliverables, risks and issues, schedule, costs, budget and overall project status.

Successful implementation of the project is greatly influenced by:

* the quality of the project documents prepared in Phase 2 (Planning); and
* communication with team members, stakeholders, and upper management with regular updates at all levels.

## PHASE 4: CONTROLLING

Project monitoring and controlling activities contribute to keeping the project on track by ensuring that the project remains within scope, on time and on budget so that the project proceeds with minimal risk. This process involves comparing actual performance with planned performance and taking corrective action to achieve the desired outcome where there are significant deviations.

Unlike the other phases, monitoring and controlling should be continuously performed throughout the life of the project.

## PHASE 5: CLOSING

In the closing phase, the final deliverables of implementing the VTS have been met and the VTS should be declared operational. Project resources can be released, and the success of the project should be measured including evaluating what did and did not work well with the project.

# POST IMPLEMENTATION EVALUATION

To achieve the purposes for which it was implemented, a VTS needs to be effective and routinely evaluated to ensure that the operational objectives are being met, the technical and operational performance is acceptable, and the issues identified and defined in determining the need for the VTS have been either alleviated or at least reduced to an acceptable level.

IALA *Guideline G1101 - Auditing and Assessing a VTS* provides guidance for competent authorities and VTS providers to meet their obligations under SOLAS for the establishment and operation of a VTS. In particular, it provides the framework for auditing and assessing a VTS and the subsequent on-going assessment and evaluation to ensure:

* conformity with international obligations;
* the technical performance of the VTS equipment is consistent with the objectives of the VTS;
* the operational objectives are being met; and
* the degree of risk identified in determining the need for the VTS have been either alleviated or at least reduced to an acceptable level.

The evaluation may indicate changes to the volume of traffic or the degree of risk have culminated in the need to consider changes such as:

* The delineated VTS area.
* The categories of participating ships.
* Enhanced capabilities for monitoring and managing ship traffic (e.g. staffing, decision support capabilities) to ensure the safety and efficiency of ship movements through, for example, the forward planning of ship movements or organizing space allocation.
* Reduced capabilities to monitor and manage ship traffic (e.g. staffing, technological capabilities) may adequately address the risks.
* VTS is longer no longer justified for the area and, for example, a local port service may adequately address the risks.

In all cases, the evaluation process should take into account IALA standards and associated recommendations and guidelines specifically related to the establishment and operation of VTS to contribute to achieving worldwide harmonization of VTS.

Where an evaluation indicates the need for a VTS is no longer justified, the Contracting Government/competent should ensure:

* the proposed change is consistent with their international obligations for VTS; and
* the issues and problems identified and assessed in determining the need for the VTS are no longer evident or can be addressed by alternative passive traffic management measures.

In such situations a risk assessment should be undertaken to re-assess the waterway as described in Section 5.1 to demonstrate VTS is no longer required as any inherent risks can be mitigated by other means.

# DEFINITIONS

The definitions of terms used in this Guideline can be found in the International Dictionary of Marine Aids to Navigation (IALA Dictionary) at http://www.iala-aism.org/wiki/dictionary and were checked as correct at the time of going to print. Where conflict arises, the IALA Dictionary should be considered as the authoritative source of definitions used in IALA documents.

# ABBREVIATIONS

VTS Vessel traffic service or vessel traffic services (dependent on context)

# References

1. IALA. Recommendation R0119 (V-119) Establishment of a VTS
2. IALA. Standard S1040 Vessel Traffic Services
3. IMO. International Convention for the Safety of Life At Sea (SOLAS)
4. IMO. Resolution A.1158(32) Guidelines for Vessel Traffic Services
5. UN. (1982) United Nations Convention on the Law of the Sea (UNCLOS)
6. IALA. Standard S1010 AtoN Planning and Service Requirements
7. IALA. Standard S1050 Training and Certification
8. IALA. Standard S1070 Information Services
9. ISO. (2021) 21500:2021 Guidance on Project Management
10. IALA, Guideline G1101 Auditing and Assessing a VTS
11. IALA. Guideline G1124 The Use of Ports and Waterways Safety Assessment (PAWSA) MKII Tool
12. IALA. Guideline G1123 The Use of IALA Waterway Risk Assessment Programme (IWRAP MKII)
13. IALA. Guideline G1138 The Use of the Simplified IALA Risk Assessment Method (SIRA)
14. CONSIDERATIONS WHEN defining a vts area

When initiating and planning a VTS, consideration should be given to a range of factors to identify and assess relevant risks or hazards. These elements help define the VTS and provide a basis for evaluating whether the risks that led to its establishment have been addressed either alleviated entirely or reduced to an acceptable level.

* 1. Traffic data

Information should be obtained on traffic in the area, including:

* **Types and sizes of vessels** which are operating in the area.
* **Traffic volumes and densities**, including the number of vessels transiting daily/seasonally and the frequency of vessel interactions between different types of vessels and intersecting routes. A quantitative data analysis should be considered to support knowledge of ship traffic densities and trends in traffic movements.
* **Complexity of traffic patterns** such as:
* regular routes, crossing or converging traffic, anchorages, pilot boarding grounds, port approaches including any changes (addition/reduction) of routes
* areas of congestion
* seasonal traffic fluctuations and functional differences (e.g. cruise ships, fishing seasons, offshore supply vessels, aquaculture and military exercises)
* trends in vessel types or numbers.
* Direction and flow of traffic
* **Ships routing measures** in place, such as one-way traffic zones, traffic separation schemes, recommended routes, or regulations concerning vessels carrying hazardous cargos.
  1. Characteristics of the area

Consideration should be given to the geography of the area, including:

* **Waterway and route characteristics** including channel width, curvature, depth variations, and distribution of navigational hazards (e.g. shifting shoals, reefs, wrecks or other navigational hazards). For instance, areas like narrow channels, sharp bends, or zones where vessels frequently alter course, manoeuvre, or approach convergence zones, route junctions, or traffic crossing points should be assessed to determine if they warrant designation for specific management measures and contingency plans to guide vessels safely through the VTS area.
* **Port areas and terminals**: Study the distribution and layout of the port areas, piers, quays and terminals to analyze traffic flow patterns for different areas/terminals. Consideration to whether all or specific port areas should be included within the VTS area.
* **Anchorages:** Number, size, and location of anchorages, and their interaction with traffic routes.
* **Infrastructure and critical assets.** Presence, protection and management of critical infrastructure such as locks, bridges, offshore renewable energy installations (OREI), submarine pipelines, and other fixed assets to ensure waterway space is allocated and managed around these assets.
* **Aids to navigation**: The area should consider the location of physical aids to navigation such as lighthouses, buoys, and other navigation marks, virtual AtoNs, radar, AIS and CCTV.
* **Geographical Boundaries and Marks**: Use natural geographical features (e.g. islands, headlands, estuary) or artificial marks (e.g. lighthouses, buoys) to assist in defining boundaries.
* **Hydrometeorological conditions:** Prevailing winds, fog, ice, currents, tides, and water level variations. For example, particular attention should be given to conditions such as tidal streams or flow velocities that may significantly impact vessel manoeuvrability.
* **risk factors**: Accident hotspots, hydrogeological changes (e.g., channel deviation caused by sedimentation/erosion) and protection zones for environmentally sensitive areas.
* **Coordination with adjacent service areas**: consider the boundaries of other areas such as Search and Rescue (SAR) areas, ship reporting systems and pilotage areas.
* **Other Hydrographic survey status.** Accuracy and currency of surveys and charts covering the area.
  1. Protection of the marine environment

Consideration should be given to how vessel traffic may interact with environmentally sensitive areas, and how the VTS may contribute to their protection such as:

* **Particularly Sensitive Sea Areas (PSSA):** Whether the area (or part of it) is a formally declared ’Particularly Sensitive Sea Area’ based on IMO Res. A.720(17), or whether a PSSA designation should be sought to minimize potential adverse impacts (e.g. pollutants as a result of shipping accidents) from maritime traffic.
* **Other designated or protected areas.** Formal protections established under international, national or local rules and regulations (e.g. area is classified as a ’special area’ under MARPOL Annex 1, areas to be avoided, marine parks or reserves) that should be included within or considered when defining an area.
* **Location of traditional fishing grounds:** Confirm the location of traditional fishing grounds with fisheries authorities to avoid conflicts between the VTS area and fishing zones.
* **Pollution history.** Records of marine pollution caused by shipping accidents, and the resulting damage to the economy and the environment in terms of clean-up costs, effects on wildlife, fisheries and tourism.
* **National environmental policy.** Align with anyestablished national policy and contingency plans relating to protection of the marine environment and pollution prevention.
* **Public and stakeholder views**. Consider general public views/perceptions about environmental issues and the protection of the marine environment in the proposed area.
* **Emergency response capability**. The availability and capability of organizations responsible for the management of marine incidents and pollution response.
  1. Accident and incident data

Accident and incident records provide important insight into traffic risks and should be considered when planning or implementing a VTS. Information to obtain and assess includes:

* **High-incident zones:** Identify areas with frequent accidents or incidents. Conduct risk assessments using tools from the IALA Risk Toolbox to integrate real-time traffic data, hydrometeorological information, and historical accident data to identify risk areas and implement targeted control measures to monitor and manage traffic in critical areas.
* **Accident and Incident records**. Gather data on past maritime accidents and incidents in the area, including the type, frequency and economic consequences.
* **Incident outcomes**. Review results of investigations, including identified root causes, recommendations, and the extent to which these recommendations have been implemented.
* **Contributing factors** – Assess whether crew competency, vessel type, or operational practices contributed to accidents/incidents.

**Stakeholder perspectives** – Take into account the opinions of stakeholders (e.g., port authorities, pilots, shipping companies, fishers) regarding traffic safety in the area

* 1. management

The following management arrangements should be considered to ensure a safe, efficient and reliable operation:

* **Operating hours.** Define the periods which VTS will provide services and coverage.
* **Tasks and Responsibilities.**  Identify the duties and responsibilities of VTS personnel to avoid gaps or overlaps in operations
* **Health and safety.** Ensure VTS personnel working conditions comply with occupational health and safety requirements.
* **Information flows.** Establish structured procedures for the collection, processing, and dissemination of information.
* **Operational procedures**. Define standard operating procedures for routine operations, incidents, and emergencies.
* **Physical security**. Protect the VTS against unauthorized access or other security threats.
  1. Design and technology

The design and technology of the system should support effective monitoring, communication, and management of ship traffic. Key considerations include:

* **VTS system equipment**: Ensure the operational range of VTS equipment such as radar, AIS, and VHF fully covers the area without blind spots. Equipment capability will directly influence the extent of the VTS boundaries.
* **VHF Channel Management**: Consider vessel communication needs and the availability of VHF channels. When channels are congested, prone to interference, or overloaded, it may be appropriate to assign dedicated VHF channels to each sub-area or sector to manage frequencies, reduce interference, and ensure better communication exchanges between the VTS and vessels.
* **System users and requirements.** Identify all user groups (VTS personnel, vessels, port authorities) and their operational needs.
* **Equipment life cycle and maintenance** Identify maintenance requirements, and operator training to ensure reliable operation.
* **Functional design and performance targets** – Establish basic functional design parameters, including reliability and performance availability targets for critical systems.
* **Back-up and redundancy arrangements** Plan for back-up arrangements for critical equipment such as sensor and communications equipment in order to maintain service continuity and performance availability targets.
* **Human factors and interface design** – Ensure that systems are ergonomic and operationally effective to minimise human error and to support efficient decision-making.
  1. Allied Services

Support from allied services should be assessed in terms of their contributions, limitations and potential effectiveness, which may include:

* **Pilotage** – Availability of pilots and pilot transfer services.
* **Tug assistance** – Availability and capacity of tug services.
* **Inter-agency cooperation** – Coordination between authorities, allied services, and the port community, including agencies such as immigration, customs, coastguard etc.
  1. Legal

All relevant legal and regulatory requirements should be considered to ensure compliance and to clarify responsibilities. Key considerations include:

* **Legal framework** – Ensure VTS operations are consistent with applicable national legislation.
* **Policy on violations** – Define procedures and policies for addressing violations of VTS regulatory requirements.
* **Liability** – Identify and clarify liability issues for the VTS provider, operators, and other stakeholders.
  1. VTS personnel, recruitment and training

Effective VTS operations depend on appropriately trained and sufficient personnel. Key considerations include:

* **Operator Workload**: Assess the size and complexity of an area to ensure each operator’s monitoring capabilities are manageable. It is important to balance workloads across VTS operator consoles by helping them to effectively monitor and manage their assigned area, to prevent oversights and errors.
* **Staffing levels** – Determine the number of personnel required to maintain safe and efficient VTS operations.
* **Recruitment** – Identify strategies to attract suitable personnel.
* **Qualifications, training, and certification** – Ensure VTS personnel hold appropriate certifications and receive ongoing training to maintain competence.
* **Management -** Define the roles, responsibilities, and competencies required for effective VTS management and supervision.
  1. Future requirements

Consideration should also be given to future developments that may affect traffic demand, technology, and regulatory requirements, such as:

* **Planned development in the area**. Anticipate for foreseeable infrastructure developments within the area, such as new port terminals, cross-sea bridges, offshore wind farms, or other facilities that may influence vessel movements or traffic patterns.
* **Trends in maritime traffic** Assess longer term changes that could have an impact on:
* the number of ships operating in or passing through the area.
* the types and sizes of ships required to participate in the VTS.
* the cargos carried, including any potential restrictions for other traffic.
* **Technological advances.**  Consider developments in VTS and navigation-related technology that could enhance monitoring, communication and the management of traffic.
* **Regulatory Changes.** Evaluate theimplications of future national or international requirements, for example SOLAS carriage obligations for navigational and/or communication equipment onboard and their applicability to participating ships. Note: The SOLAS Convention is not applicable to small craft.
  1. Financial

Financial considerations are essential to the planning, establishment, and long-term sustainability of a VTS. Key elements include:

* **Funding sources** - Identify and secure funding arrangements.
* **Implementation costs.** Assess initial costs of establishing the VTS, including equipment, infrastructure, staffing, and training.
* **Ongoing operating costs.** Plan for ongoing expenses such as salaries, maintenance, equipment upgrades, and training.

1. DELInEATING A VTS AREA

The IMO Resolution states that a VTS area is a “*delineated, formally declared area for which the VTS provider is authorized to deliver vessel traffic services.”*

"VTS Area Delineation" refers to the formal process of defining the geographic boundaries in which a Vessel Traffic Service (VTS) operates. In practical terms, this means that a VTS provider has responsibility for monitoring and managing vessel traffic within its boundaries.

The boundaries should reflect both operational requirements and jurisdictional authority.

1. KeY PRINCIPLES WHEN DEFINING A BOUNDARY

Key principles when defining a boundary:

* Ensuring the VTS area is clearly mapped and legally recognized, often through nautical charts and national law.
* The navigational risks, traffic density, environmental sensitivity, and operations within the area are considered when developing/drawing those boundaries. Refer to Annex A.
* Ensure a closed polygon
* Ensure descriptions are concise and when using a named geographic location or landmark, a latitude and longitude should also be specified

1. USE OF SUB-AREAS or SECTORS

Within a VTS area, VTS providers may consider whether there is a need to establish sub-areas or sectors.

The sub-areas or sectors should be logically identified utilising straight lines or landmarks. Where possible sectors or sub-areas boundary lines should not be established in high-risk areas.

When vessel communication demand is high, causing channel congestion and impacting information exchange and traffic organization efficiency, sub-area delineation combined with assigning dedicated communication channels per sub-area reduces interference and improves communication quality.

1. VTS AREAS extending beyond Territorial waters

“VTS may also be established beyond the territorial seas of a coastal State to provide information and advice on the basis of voluntary participation.” IMO Resolution 1158(32).

When a part of a VTS area extends beyond the territorial seas, the portion of the VTS area seaward of the outer limit of the territorial sea is **voluntary** in accordance with IMO Resolution A.1158(32).  Vessels should be encouraged to participate when operating in this zone, but participation is not legally mandatory under international law.

Use of terms like *“recommended”*, *“requested”*, or *“voluntary participation zone”* should be used, rather than *“mandatory”*.

1. Determining the boundaries of the VTS area

The VTS area is typically bounded by three extents:

* A seaward boundary (e.g. How far out to sea?)
* Lateral Boundary (e.g. How wide is the area?)
* Landward Boundary (e.g. How far inland?)
  1. Seaward Boundary (How far out to sea?)

The seaward boundary is the offshore edge of the VTS area and should be based on a combination of operational and legal considerations, including:

* Monitoring capability

The VTS boundary should be defined inline with the reliable operational range sensor and communication systems (e.g. radar, AIS, VHF). The extent of the area should not exceed where a complete and consistent traffic image can be compiled, and where vessels can be reliably detected and communicated with.

Some areas to consider include:

* How far offshore can radar and AIS systems reliably track vessels?
* Are there blind spots or gaps in coverage that would limit monitoring effectiveness?
* Vessel Traffic Patterns

The boundary should reflect the typical routes, density, and types of vessels using the area. The area should cover where ships need information, advice or instructions and VTS can monitor and manage ship movements.

Some areas to consider include:

* Where ships begin to change course, alter speed, or prepare for entry into the VTS?
* Locations of where collisions, near misses, or close-quarters situations often occur
* Legal boundaries (for example territorial waters; typically, 12 nautical miles from the baseline or port limits)
  1. Lateral Boundaries (How wide is the area?)

These define the side-to-side limits of the VTS area from the shoreline out to sea. The boundaries should reflect how ships move in the area and may include:

* Navigational fairways, channels, and approach routes used by ships.
* Anchorages areas as ships often wait for a berth or clearance, therefore if the VTS wants to monitor and manage them while at anchor, then these areas should also be included.
* If a traffic separation schemes (TSS) exists, then consideration may be given for the VTS area to cover these lanes.
* Navigational hazards (e.g. reefs, shoals), traffic flow patterns, and the proximity to environmentally sensitive or high-risk areas.
  1. Landward Boundary (How far inland?)

The landward boundary defines how far inland the VTS is expected to operate, typically this may be measured from the baseline (which is often the shoreline reference point used in maritime limits). The extent should reflect where vessel movements require monitoring or coordination, and may include:

* Port areas such as inner harbours, manoeuvring areas, and port terminals or jetties.
* Locks, canals, or rivers. If ships continue inland through locks or narrow channels, and safety would benefit from coordination, include them.
* Infrastructure such as bridges or narrow channels where coordinated management is required.
* Areas where the VTS must coordinate with other services (e.g. pilotage, or lock operations)

1. Promulgating the VTS area

Once the VTS boundary has been delineated it should be:

* Clearly Charted. The VTS area should be depicted on official nautical charts.
* Communicated to Mariners. Information about the VTS area should be formally promulgated using [publications] such as:
* Notices to Mariners
* Sailing directions
* VTS user guides
* Maritime Safety Information (MSI) broadcasts
* Port websites or publications

1. PASSIVE TRAFFIC MANAGEMENT MEASURES

Examples of passive traffic management measures to consider as additional or alternative risk mitigation measures to a VTS to address the issues and problems associated with the volume of traffic and degree of risk in the waterway include:

* enhancement of the existing legal and organizational framework, such as adjustments in local by-laws, rules and recommendations;
* space allocation policy;
* ships’ routeing (SOLAS V/10 and IMO resolution A.572(14), as amended;
* ship reporting systems (SOLAS V/11 and resolution A.572(14), as amended;
* enhancements to physical and electronic aids to navigation;
* enhanced pilotage requirements;
* dredging or full/partial clearance of navigational hazards to improve safety within navigational channels; and
* implementation or enhancement of emergency response organization.