

Translation. Only the Danish version has legal validity.

*Order no. 47 of 21 January 2014
issued by the Danish Maritime Authority*

**Order amending the order on certificates of confirmation
of insurance or other security in respect of liability
relating to accidents during the carriage of passengers by sea**

Section 1

In order no. 9 of 10 January 2013 on certificates of insurance or other security in respect of liability relating to accidents during the carriage of passengers by sea, the following amendments shall be made:

1. Two places in *section 1(3)* and two places in *section 1(4)*, “or provide other economic security” shall be inserted after “liability insurance”.
2. In *section 1(4)*, the following shall be inserted after the first sentence:
“As regards voyages carried out by schools, institutions or the like covered by a government or municipal self-insurance scheme, the liability for damages may be covered through such a self-insurance scheme.”
3. *Section 2(2)* shall be as follows:
“*Subsection 2.* Ships as mentioned in *section 1(3)* and *(4)* are not covered by the requirement for a certificate. These ships shall have an insurance policy or other proof that liability insurance has been taken out unless the ship concerned is a ship or small vessel where liability for damages may be covered by a government or municipal self-insurance scheme pursuant to *section 1(4)*. The police or other proof of having taken out liability insurance shall, when such a document is required, be kept on board and shall be presented to the authorities upon request, cf. however *subsection 3.*”

Section 2

This order shall enter into force on 1 February 2014.

Danish Maritime Authority, 21 January 2014
Birgit Sølling Olsen / Jan Gabrielsen