

Certificate Number: 16-RO3179204-X

ABS Port Office: Rotterdam, Netherlands

Effective Date: 26 July 2016

Service Provider's Address: TINSTRAAT 109, RIDDERKERK 2984 AN

Service Provider's Website www.nedmarine.com

Unless cancelled earlier, this certificate expires on 13 August 2019 For particulars regarding this recognition, see the ABS web site: www.eagle.org

Certificate of Service Recognition

NED MARINE SERVICES B.V. This is to Certify that

having been audited by ABS and having given a satisfactory practical demonstration of the service listed below, is recognized by ABS as a Service Provider to provide services which ABS Surveyors may rely on to make decisions affecting classification or statutory surveys.

ESP Hull Gauging

manufacturers, the service provider is responsible to maintain contact with the manufacturer and maintain any service manuals up to date. The employees who will conduct the servicing are to have photo Identification and, if allowed, be listed on the company's web site (noted above). The products and models allowed to be serviced are to be listed on the company's web site. The ABS office issuing this certificate to be serviced are to be listed on the company's web site. The ABS office issuing this certificate to be serviced are to be listed on the company's web site. The ABS office issuing this certificate to be serviced are to be listed on the company's web site. The ABS office issuing this certificate to be serviced are to be listed on the company's web site. The ABS office issuing this certificate to be serviced are to be listed on the company's web site. The ABS office issuing this certificate to be serviced are to be listed on the company's web site. The ABS office issuing this certificate to be serviced are to be listed on the company's web site. It is the responsibility of the Service Provider to employ, train and qualify persons in the service provided. If the service requires approval from the management of the company, its employees, products and models on the list and any changes made.

Note: Please refer to the ABS web site; www.eagle.org for any comments regarding the services provided.

K.SABASOV, Surveyor

External Specialist Certificate Rev. 16

is issued solely for the use of the Bureau. This certificate is a representation only that the Company has been assessed in accordance with ABS procedures conditions on the reverse side hereof and by the Rules, Guides or standards of the American Bureau of Shipping, who shall remain the sole judge thereof. Note: This certificate evidences compliance with one or more of the Rules, Guides, standards or other criteria of the American Bureau of Shipping and and found capable of providing the listed service as limited by the associated recognition letter. This certificate is governed by the terms and

TERMS & CONDITIONS OF

ABS COMPANY SERVICE RECOGNITION

1. TERMS AND CONDITIONS

The issuance and interpretation of this Certificate of Service Recognition is subject to the following terms and conditions.

2. REPRESENTATIONS AS TO SERVICE RECOGNITION

A Certificate of Service Recognition (hereinafter referred to as "certificate") is a representation only that the specified Company has been audited by ABS and has given a satisfactory practical demonstration of the listed services which ABS Surveyors may rely on to make decisions affecting classification or statutory surveys and is issued solely for the use of ABS and its committees. The validity, applicability and interpretation of this certificate are governed by the Rules, Guides, or standards of American Bureau of Shipping who shall remain the sole judge thereof.

3. RESPONSIBILITY AND LIABILITY

or claim hereunder; all provisions hereof are for the sole and corporation, other than the parties hereto, any right, remedy intended or shall be construed to give any person, firm or understood and agreed that nothing expressed herein is exclusive benefit of the parties hereto. interest, right, claim or benefit in any third party. It is entity of any warranty express or implied nor to create any manufacturer, seller, supplier, repairer, operator or other deemed to relieve Company or any designer, builder, owner or report issued in contemplation of this certificate shall be personnel, and the safety of its personnel while performing competency of its personnel, the supervision of its responsible for its equipment, the qualifications and agent of ABS for any purpose. The Company remains solely its services. Nothing contained in this certificate or any letter The Company is not a subcontractor of ABS and is not an

4. LIMITATION

ABS makes no representations beyond those contained herein regarding its reports, letters, audits, certificates or other services.

5. HOLD HARMLESS

The party to whom this certificate is issued, and his assignee and successor in interest, agree to indemnify and hold harmless ABS from and against any and all claims, demands, lawsuits, or actions for damages, including legal fees, to persons and property, tangible, intangible, or otherwise which may be brought against ABS incidental to, arising out of or in connection with the work done, services performed or material to be furnished under this certificate, except for those claims caused solely and completely by the negligence of ABS, its agents, employees, officers, directors or subcontractors.

6. ARBITRATION

claims to punitive damages in any forum. award made hereunder in any court having jurisdiction specific performance. Awards made in pursuance to this of them, deem just and equitable and within the scope of the ABS and Company hereby mutually waive any and all for attorney's fees and judgment may be entered upon any clause may include costs including a reasonable allowance agreement of the parties, including, but not limited to, of Maritime Arbitrators, Inc. The arbitrators may grant any relief, other than punitive damages which they, or a majority to be conducted in accordance with the rules of the Society Agreement for hearing and determination. The arbitration is to specify further disputes or difference under this served on the arbitrators and on an officer of the other party hearings either party shall have the right by written notice be final. Until such time as the arbitrators finally close the decision of any two of the three on any point or points shall one by Company, and one by the two so chosen. The persons, consisting of one arbitrator to be appointed by ABS relating to arbitration there in force, before a board of three arbitration in the City of New York pursuant to the laws arising out of or relating to this certificate shall be put to Any and all differences and disputes of whatsoever nature

Company shall be required to notify ABS within thirty (30) days of the commencement of any arbitration between it and third parties which may concern ABS' work in connection with this certificate and shall afford ABS an opportunity, at ABS' sole option, to participate in the arbitration.

7. TIME BAR TO LEGAL ACTION

Any statutes of limitation notwithstanding, Company expressly agrees for itself and its affiliated companies that its right to bring or to assert against ABS any and all claims, demands or proceedings whether in arbitration or otherwise shall be waived unless (a) notice is received by ABS within thirty (30) days after Company or its affiliates had notice of or should reasonably have been expected to have had notice of the basis for such claims; and (b) arbitration or legal proceedings, if any, based on such claims or demands of whatever nature are commenced within one (1) year of the date of such notice to ABS.

8. LIMITATION OF LIABILITY

The combined liability of American Bureau of Shipping, its officers, employees, agents or subcontractors for any loss, claim, or damage arising from negligent performance or non-performance of any services under this Agreement, or from breach of any implied or express warranty of workmanlike performance in connection with the services, or from any other reason, to any person, corporation, partnership, business entity, sovereign, country or nation, shall be limited to the greater of a) \$100,000 or b) an amount equal to ten times the sum actually paid for the services alleged to be deficient.

The limitation of liability may be increased up to an amount twenty- five times that sum paid for services upon receipt of Company's written request at or before the time of performance of service and upon payment by Company of an additional fee of \$10.00 for every \$1,000.00 increase in the limitation.