

CERTIFICATE OF

Recognized Service Supplier

This is to certify that

Effective Date 26 May 2025
Expiry Date 27 May 2028

Certificate Number 544488-7021644-011

ABS Port Office Copenhagen Port Company's Website www.telenautic.dk

TELENAUTIC

located at

Prinsessegade 97, DK-7000 Fredericia, Denmark

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

Automatic Identification System Inspection, Performance Testing and Maintenance

Attached Certificate Appendix provides specific scope of approval, authorized personnel, manufacturer authorizations, and subcontractors.

It is the responsibility of the Service Supplier to employ, train and qualify persons in the service provided. If the service requires approval from manufacturers, the Service Supplier is responsible to maintain contact with the manufacturer and maintain any service manuals up to date. Where required by the category of service, the Service Supplier shall provide valid evidence that it is authorized or licensed by the equipment manufacturer to service the makes and models of equipment for which approval is sought. If approval from the manufacturer is not attained, a surveyor must be present at time of survey to continue work. Alternatively, current written instructions from the flag state are to be obtained to continue work without the surveyor present. Service Suppliers must present photo identification, evidence of qualification and authorizations from manufacturers, as applicable, at the time of service.

The ABS office issuing this certificate is to be kept updated with changes to the management of the company, employees, equipment and models on the authorization list and any changes made.

Electronically Signed By Sangren, Kenneth, Copenhagen Port

Kenneth Sangren , Surveyor

TERMS AND CONDITIONS

conditions.

RECOGNITION

The 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 by the Rules, Guides, or standards of ABS who shall remain the sole judge thereof.

2. RESPONSIBILITY AND LIABILITY

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

3. LIMITATION

ABS makes no representations beyond those audits, certificates or other services.

4. HOLD HARMLESS

The party to whom this certificate is issued, and his 6. TIME BAR TO LEGAL ACTION 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 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 directors or subcontractors.

Company shall defend, indemnify, and hold harmless ABS and its affiliates from and against any and all third party claims and

The issuance and interpretation of this Certificate liabilities (including, without limitation, reasonable demands of whatever nature are commenced within of Service Recognition (hereinafter referred to as attorneys' fees and costs), regardless of the form of one year of the date of such notice to ABS. "certificate") is subject to the following terms and action, arising out of or in connection with a claim that the service(s) offered by Company for which 7. LIMITATION OF LIABILITY Company has sought recognition from ABS, 1. REPRESENTATIONS AS TO SERVICE infringes, violates, or misappropriates a valid third The combined liability of American Bureau of of such claim, and ABS has not reached any from negligent performance or non-performance of compromise or settlement in such action or made any services under this Agreement, or from breach any admissions in respect of the same.

5. ARBITRATION

and interpretation of this certificate are governed nature arising out of or relating to this certificate or b) an amount equal to ten times the sum actually points shall be final. Until such time as the every \$1,000.00 increase in the limitation. arbitrators finally close the hearings either party shall have the right by written notice served on the 8. ETHICS AND COMPLIANCE arbitrators and on an officer of the other party to provisions hereof are for the sole and exclusive made hereunder in any court having jurisdiction certifications from ABS. ABS and Company hereby mutually waive any and all claims to punitive damages in any forum. This certificate is intended only for the use of the option, to participate in the arbitration.

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 otherwise which may be brought against ABS 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) negligence of ABS, its agents, employees, officers, arbitration or legal proceedings, if any, based on such claims or

party patent, copyright, or other proprietary right, Shipping, its officers, employees, agents or provided that Company is promptly notified in writing subcontractors for any loss, claim, or damage arising 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 Any and all differences and disputes of whatsoever nation, shall be limited to the greater of a) \$100,000 shall be put to arbitration in the City of New York paid for the services alleged to be deficient. The pursuant to the laws relating to arbitration there in limitation of liability may be increased up to an force, before a board of three persons, consisting of amount twenty- five times that sum paid for services one arbitrator to be appointed by ABS, one by upon receipt of Company's written request at or Company, and one by the two so chosen. The before the time of performance of service and upon decision of any two of the three on any point or payment by Company of an additional fee of \$10 for

specify further disputes or difference under this Falsification of this certificate, including any Agreement for hearing and determination. The alterations by an entity other than ABS, may result in arbitration is to be conducted in accordance with the actions against the culpable entity up to and rules of the Society of Maritime Arbitrators. Inc. The including legal proceedings for the misrepresentation arbitrators may grant any relief, other than punitive of this document. Measures may include but are not damages which they, or a majority of them, deem limited to the immediate and indefinite suspension of just and equitable and within the scope of the the certificate in question, delisting of the entity from interest, right, claim or benefit in any third party. It agreement of the parties, including, but not limited ABS online certification database, and immediate to, specific performance. Awards made in restriction of use of the authorized ABS service pursuance to this clause may include costs logos. Upon investigation by ABS, ABS reserves the including a reasonable allowance for attorney's fees right to permanently disqualify the implicated entity and judgment may be entered upon any award or its Principals from holding any service

Company shall be required to notify ABS within individual or entity to which it is addressed, and may thirty (30) days of the commencement of any contain information that is privileged, confidential and contained herein regarding its reports, letters, arbitration between it and third parties which may exempt from disclosure under applicable law. If the concern ABS' work in connection with this certificate reader is not the intended recipient, you are hereby and shall afford ABS an opportunity, at ABS' sole notified that any dissemination, distribution or copying of this communication is strictly prohibited.

APPENDIX TO ABS SERVICE SUPPLIER CERTIFICATION NO. 544488-7021644-011

Scope of Approval, Limitations or Restrictions

The service recognition is for inspection, performance testing and maintenance of automatic identification systems aboard ships and mobile offshore units for compliance with SOLAS regulations.
Authorized Personnel
Torben Jensen
Quality Manager
Torben Jensen
Authorization(s) from Equipment Manufacturers and Flag Administrations*
Subcontractor and Scope of Subcontracting Work
N/A

NOTE: This certificate evidence compliance with one or more of the Rules, Guides, standards or other criteria of the American Bureau of Shipping and 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 and found capable of providing the listed service as limited by the associated recognition letter. This certificate is governed by the Terms and Conditions on the above page hereof and by the Rules, Guides or Standards of the American Bureau of Shipping, who shall remain the sole judge thereof.

* For statutory related activities, unless specially directed by the Administration, this approval is not to be construed as a substitute or a Flag Administration's approval for the purpose of SOLAS (2020 Consolidated Edition), as amended.

SS-CERT REV 100.03 Page 3 of 3