



Indian Register of Shipping

CERTIFICATE OF APPROVAL FOR SERVICE SUPPLIERS

This is to certify that, based upon satisfactory audit and witnessing of Radio Survey on board in accordance with IRS procedures

THAWE MARINE PTE. LTD

81, Ubi Avenue 4 # 06 - 03

UB. ONE

SINGAPORE 408830

has been approved for carrying out survey and testing of Radio Communication Equipment and Automatic Identification Systems (AIS) on Ships & Mobile Offshore Units with the extent of engagement as specified below and the work being carried out under the supervision/instructions of the surveyor to IRS. Also the service supplier being familiar with the equipment with which he is involved.

- *Surveys, inspection, testing, and/or measurement of radio equipment aboard ships or mobile offshore units for compliance with SOLAS regulations.*
- *Annual testing of 406 MHz satellite EPIRBs for compliance with SOLAS Regulation IV/15.9*
- *Performance testing and maintenance of Automatic Identification Systems (AIS)*
- *Annual testing of Search and Rescue Radar Transponder (SART/AIS-SART)*

Completion date of verification on which this certificate is based **17/07/2024**.

This certificate is valid upto **12/07/2027**.

- The approval is subject to the terms and conditions as specified in Annexure I to this certificate.
- List of personnel(s) authorized for carrying out Radio Surveys is specified in Annexure II to this certificate

Issued at **SINGAPORE** on **17/07/2024**.

Official Seal



Surveyor to Indian Register of Shipping

Date of first approval: **23/07/2021**.

See overleaf for conditions of issue of this certificate



This Certificate is issued upon the following terms and conditions as laid down in the Society's Regulations:-

Whilst Indian Register of Shipping, a Classification Society, along with its subsidiaries and associates (hereinafter referred to as the Society) and its Board/Committees use their best endeavors to ensure that the functions of the Society are properly carried out, in providing services, information or advice neither the Society nor any of its servants or agents warrants the accuracy of any information or advice supplied. Except as set out herein neither the Society nor any of its servants or agents (on behalf of each of whom the Society has agreed this clause) shall be liable for any loss damage or expense whatever sustained by any person due to any act or omission or error of whatsoever nature and however caused of the Society, its servants or agents or due to any inaccuracy of whatsoever nature and howsoever caused in any information or advice given in any way whatsoever by or on behalf of the Society, even if held to amount to a breach of warranty. Nevertheless, if any person uses services of the Society, or relies on any information or advice given by or on behalf of the Society and suffers loss damage or expenses thereby which is proved to have been due to any negligent act omission or error of the Society, its servants or agents or any negligent inaccuracy in information or advice given by or on behalf of the Society then the Society will pay compensation to such person for his proved loss up to but not exceeding the amount of the fee charged by the Society for that particular service, information or advice.

Any notice of claim for loss, damage or expense, as referred to above, shall be made in writing to the Society's Head Office within six months of the date when the service, information or advice was first provided, failing which all the rights to any such claim shall be forfeited and the Society shall be relieved and discharged from all liabilities.



TID: IRS/2024/-/SNG24A009/20841