

ATTESTATION

No. MDD0/IEX/20190131154606

Issued within the scope of the Bureau Veritas Marine & Offshore General Conditions Délivrée dans le cadre des Conditions Générales de Bureau Veritas Marine & Offshore

Agreement of Diving Team for In-Water Surveys

This is to certify that:	
Company:	GIJONESA DE ACTIVIDADES SUBACUATICAS, S.L.
Company address:	Camino del Arnao, 300
	33212 El Musel SPAIN
	ociety to perform in-water surveys, in lieu of periodical docking surveys on ships and mobile presence of surveyors of the Society, within the scope of the Rules, Part A, Chapter 2 and
☐ . are agreed by the So offshore units by , in pre Chapter 3 section 4.	ociety to perform internal hull survey of compartments filled with water on ships and mobile sence of surveyors of the Society, within the scope of the Rules, Part A, Chapter 2 and
This attestation remains	valid until : 24 January 2022 **
agreement is given subj	r a further period of 3 years, subject to satisfactory renewal audit. This ect to maintenance of original standards and ability of this firm, together with ociety of any change in the information originally supplied.
At: MADRID on 31 Janua	ary 2019

IGNACIO HERRÁN ELORZA By order of the Secretary

** Not later than 3 years after the date of evaluation

The latest published Rules of the Bureau Veritas Marine & Offshore and the General Conditions therein are applicable. La dernière édition des Règlements de Bureau Veritas Marine & Offshore ainsi que les conditions Générales qui y figurent sont applicables

Any person not a party to the contract pursuant to which this certificate is delivered may not assert a claim against Bureau Veritas for any liability arising out of errors or omissions which may be contained in said certificate, or for errors of judgement, fault or negligence committed by personnel of the Society or of its Agents in the establishment or issuance of this certificate, and in connection with any activities for which it may provide. Toute personne qui n'est pas portie au contrat aux termes duquel ce document est délivré ne pourra engager la responsabilité du Bureau Veritas pour les inexactitudes ou omissions qui pourraient y être relevées ainsi que pour les erreurs de jugement, fautes ou négligences commises par le personnel de la Société ou par ses agents dans l'établissement de ce document et dans l'exécution des interventions qu'il comporte.



BUREAU VERITAS MARINE & OFFSHORE

GENERAL CONDITIONS

INDEPENDENCE OF THE SOCIETY AND APPLICABLE TERMS

1.1 The Society shall remain at all times an independent contractor and neither the Society nor any of its officers, employees, servants, agents or subcontractors shall be or act as an employee, servant or agent of any other party hereto in the performance of the Services.

1.2 The operations of the Society in providing its Services are exclusively conducted by way of random

inspections and do not, in any circumstances, involve monitoring or exhaustive verification.

1.3 The Society acts as a services provider. This cannot be construed as an obligation bearing on the Society to obtain a result or as a warranty. The Society is not and may not be considered as an underwriter, broker in Unit's sale or chartering, expert in Unit's valuation, consulting engineer, controller, naval architect, designer, manufacturer, shipbuilder, repair or conversion yard, charterer or shipowner; none of them above listed being relieved of any of their expressed or implied obligations as a result of the interventions of the Society.

The Society only is qualified to apply and interpret its Rules.

The Client acknowledges the latest versions of the Conditions and of the applicable Rules applying to the Services' performance.

1.8 Unless an express written agreement is made between the Parties on the applicable Rules, the applicable Rules shall be the Rules applicable at the time of entering into the relevant contract for the performance of the Services

The Services' performance is solely based on the Conditions. No other terms shall apply whether express or implied.

DEFINITIONS

- "Certificate(s)" means classification or statutory certificates, attestations and reports following the 2.1 Society's intervention.
- "Certification" means the activity of certification in application of national and international regulations or standards, in particular by delegation from different governments that can result in the issuance of a Certificate.

 2.3 "Classification" means the classification of a Unit that can result or not in the issuance of a
- classification Certificate with reference to the Rules. Classification is an appraisement given by the Society to the Client, at a certain date, following surveys by its surveyors on the level of compliance of the Unit to the Society's Rules or to the documents of reference for the Services provided. They cannot be construed as an implied or express warranty of safety, fitness for the purpose, seaworthiness of the Unit or of its value for sale, insurance or

- "Client" means the Party and/or its representative requesting the Services.
 "Conditions" means the terms and conditions set out in the present document.
 "Industry Practice" means international maritime and/or offshore industry practices. 2.6
- 2.7 "Intellectual Property" means all patents, rights to inventions, utility models, copyright and related rights, trade marks, logos, service marks, trade dress, business and domain names, rights in trade dress or get-up. rights, fleate thates, pugos, service mans, hades unsea, todames and udmain maines, give an use these or servicing its in goodwill or to sue for passing off, unfair competition rights, rights in designs, rights in computer software, database rights, topography rights, moral rights, rights in confidential information (including know-how and trade secrets), mathods and protocols for Services, and any other intellectual property rights, in each case whether capable of registration, registered or unregistered and including all applications for and renewals, reversions or is of such rights, and all similar or equivalent rights or forms of protection in any part of the world. "Parties" means the Society and Client together.
- 2.8

- "Party" means the Society or the Client.
 "Register" means the public electronic register of ships updated regularly by the Society.
 "Rules" means the Society's classification rules and other documents. The Society's Rules take into 2.11 account at the date of their preparation the state of currently available and proven technical minimum requirements but are not a standard or a code of construction neither a guide for maintenance, a safety handbook or a guide of professional practices, all of which are assumed to be known in detail and carefully followed at all times by the Client
- "Services" means the services set out in clauses 2.2 and 2.3 but also other services related to 2.12 Classification and Certification such as, but not limited to: ship and company safety management certification, ship and port security certification, maritime labour certification, training activities, all activities and duties incidental thereto such as documentation on any supporting means, software, instrumentation, measurements, tests and trials on board. The Services are carried out by the Society according to the applicable referential and to the Bureau Veritas' Code of Ethics. The Society shall perform the Services according to the applicable national and international standards and industry Practice and always on the assumption that the Client is aware of such standards and Industry Practice.
- 2.13 "Society" means the classification society 'Bureau Veritas Marine & Offshore SAS', a company organized and existing under the laws of France, registered in Nanterre under number 821 131 844, or any other legal entity of Bureau Veritas Group as may be specified in the relevant contract, and whose main activities are Classification and Certification of ships or offshore units.
- "Unit" means any ship or vessel or offshore unit or structure of any type or part of it or system whet 2.14 Linked to shore, river bed or sea bed or not, whether operated or located at sea or in inland waters or partly on land, including submarines, hovercrafts, drilling figs, offshore installations of any type and of any purpose, their related and ancillary equipment, subsea or not, such as well head and pipelines, mooring legs and mooring points or otherwise as decided by the Society.

SCOPE AND PERFORMANCE

- Subject to the Services requested and always by reference to the Rules, the Society shall: review the construction arrangements of the Unit as shown on the documents provided by the Client;
- conduct the Unit surveys at the place of the Unit construction; class the Unit and enter the Unit's class in the Society's Register;
- survey the Unit periodically in service to note whether the requirements for the maintenance of class are met. The Client shall inform the Society without delay of any circumstances which may cause any changes on the conducted surveys or Services.
- The Society will not:
- declare the acceptance or commissioning of a Unit, nor its construction in conformity with its design, such activities remaining under the exclusive responsibility of the Unit's owner or builder;
 engage in any work relating to the design, construction, production or repair checks, neither in the
- operation of the Unit or the Unit's trade, neither in any advisory services, and cannot be held liable on those

RESERVATION CLAUSE

- 4.1 The Client shall always: (i) maintain the Unit in good condition after surveys; (ii) present the Unit for surveys; and (iii) inform the Society in due time of any circumstances that may affect the given appraisement of the Unit or cause to modify the scope of the Services
- Certificates are only valid if issued by the Society.

 The Society has entire control over the Certificates issued and may at any time withdraw a Certificate at 4.3 its entire discretion including, but not limited to, in the following situations: where the Client fails to comply in due time with instructions of the Society or where the Client fails to pay in accordance with clause 6.2 hereunder.
- 4.4 The Society may at times and at its sole discretion give an opinion on a design or any technical element that would 'in principle' be acceptable to the Society. This opinion shall not presume on the final issuance of any Certificate or on its content in the event of the actual issuance of a Certificate. This opinion shall only be an appraisal made by the Society which shall not be held liable for it.

- 5.1 The Client shall give to the Society all access and information necessary for the efficient performance of the requested Services. The Client shall be the sole responsible for the conditions of presentation of the Unit for tests, trials and surveys and the conditions under which tests and trials are carried out. Any information, drawing, etc. required for the performance of the Services must be made available in due time
- 5.2 The Client shall notify the Society of any relevant safety issue and shall take all necessary safety-related measures to ensure a safe work environment for the Society or any of its officers, employees, servants, agents or subcontractors and shall comply with all applicable safety regulations

PAYMENT OF INVOICES

- 6.1 The provision of the Services by the Society, whether complete or not, involve, for the part carried out, the payment of fees thirty (30) days upon Issuance of the invoice.
- 6.2 Without prejudice to any other rights hereunder, in case of Client's payment default, the Society shall be entitled to charge, in addition to the amount not properly paid, interests equal to twelve (12) months LIBOR plus two

(2) per cent as of due date calculated on the number of days such payment is delinquent. The Society shall also have the right to withhold Certificates and other documents and/or to suspend or revoke the validity of Certificates.

6.3 In case of dispute on the invoice amount, the undisputed portion of the invoice shall be paid and an explanation on the dispute shall accompany payment so that action can be taken to solve the dispute.

The Society hears no liability for consequential loss. For the purpose of this clause consequential loss

- Indirect or consequential loss:
- Any loss and/or deferral of production, loss of product, loss of use, loss of bargain, loss of revenue, loss of profit or anticipated profit, loss of business and business Interruption, in each case whether direct or indirect. The Client shall defend, release, save, indemnify, defend and hold harmless the Society from the Client's own

consequential loss regardless of cause.

- consequential loss regardless of cause.

 7.2 Except in case of wifful misconduct of the Society, death or bodily injury caused by the Society's regigence and any other liability that could not be, by law, limited, the Society's maximum liability towards the Client is limited to one hundred and fifty per-cents (150%) of the price paid by the Client to the Society for the Services having caused the damage. This limit applies to any liability of whatsoever nature and howsoever arising, including fault by the Society, breach of contract, breach of warranty, tort, strict liability, breach of starture, 7.3 All claims shall be presented to the Society in writing within three (3) morths of the completion of Services' performance or (if later) the date when the events which are relied on were first discovered by the Client. Any claim not so presented as defined above shall be deemed waived and absolutely time barred.

INDEMNITY CLAUSE

8.1 The Client shall defend, release, save, indemnify and hold harmless the Society from and against any and all claims, demands, lawsuits or actions for damages, including legal fees, for harm or loss to persons and/or property tangible, intangible or otherwise which may be brought against the Society, incidental to, arising out of or in connection with the performance of the Services (including for damages arising out of or in connection with opinions delivered according to clause 4.4 above) except for those claims caused solely and completely by the gross negligence of the Society, its officers, employees, servants, agents or subcontractors.

TERMINATION

- 9.1 The Parties shall have the right to terminate the Services (and the relevant contract) for convenience after giving the other Party thirty (30) days' written notice, and without prejudice to clause 6 above.

 9.2 In such a case, the Classification granted to the concerned Unit and the previously issued Certificates
- shall remain valid until the date of effect of the termination notice issued, subject to compliance with clause 4.1 and 6 above.
- In the event where, in the reasonable opinion of the Society, the Client is in breach, or is suspected to be in breach of clause 16 of the Conditions, the Society shall have the right to terminate the Services (and the relevant contracts associated) with immediate effect.

FORCE MAJEURE

- Neither Party shall be responsible or liable for any failure to fulfil any term or provision of the Conditions if 10.1 and to the extent that fulfilment has been delayed or temporarily prevented by a force majeure occurrence without the fault or negligence of the Party affected and which, by the exercise of reasonable diligence, the said Party is unable to provide against.
- unable to provide against.

 10.2 For the purpose of this clause, force majeure shall mean any circumstance not being within a Party's reasonable control including, but not limited to: acts of God, natural disasters, epidemics or pandemics, wars, terrorist attacks, riots, sabotages, impositions of sanctions, embargoes, nuclear, chemical or biological contaminations, laws or action taken by a government or public sutherity, quotas or prohibition, expropriations, destructions of the worksite, explosions, fires, accidents, any labour or trade disputes, strikes or lockouts.

CONFIDENTIALITY

- The documents and data provided to or prepared by the Society in performing the Services, and the ation made available to the Society, are treated as confidential except where the information:
- is properly and lawfully in the possession of the Society;
- is already in possession of the public or has entered the public domain, otherwise than through a breach
- is acquired or received independently from a third party that has the right to disseminate such information; is acquired or received independently from a third party that has the right to disseminate such information;
 is required to be disclosed under applicable law or by a governmental order, decree, regulation or rule or
 by a stock exchange authority (provided that the receiving Party shall make all reasonable efforts to give prompt
 written notice to the disclosing Party prior to such disclosure.

 11.2 The Parties shall use the confidential information exclusively within the framework of their activity
 written in the Confidence Confidential Information exclusively within the framework of their activity.
- underlying these Conditions.
- Confidential information shall only be provided to third parties with the prior written consent of the other Party. However, such prior consent shall not be required when the Society provide s the confidential information to a
- Without prejudice to sub-clause 11.1, the Society shall have the right to disclose the confidential ation if required to do so under regulations of the International Association of Classifications Societies (IACS) or any statutory obligations.

INTELLECTUAL PROPERTY

- Each Party exclusively owns all rights to its Intellectual Property created before or after the coment date of the Conditions and whether or not associated with any contract between the Parties.

 The Intellectual Property developed by the Society for the performance of the Services including, but not 12.1
- limited to drawings, calculations, and reports shall remain the exclusive property of the Society.

- 13.1 Party to any third party without the prior written consent of the other Party.

 1.2. The Society shall however have the right to assign or transfer by any means the said contract to a subsidiary of the Bureau Veritas Group. The contract resulting from to these Conditions cannot be assigned or transferred by any means by a

SEVERABILITY

- 14.1
- Invalidity of one or more provisions does not affect the remaining provisions.

 Definitions herein take precedence over other definitions which may appear in other documents issued by the Soc
 - In case of doubt as to the interpretation of the Conditions, the English text shall prevail.

GOVERNING LAW AND DISPUTE RESOLUTION

- These Conditions shall be construed and governed by the laws of England and Wales.

 The Parties shall make every effort to settle any dispute amicably and in good faith by way of negotiation 15.2
- within thirty (30) days from the date of receipt by either one of the Parties of a written notice of such a dispute.

 15.3 Falling that, the dispute shall finally be settled under the Rules of Arbitration of the Maritime Arbitration Chamber of Paris ("CAMP"), which rules are deemed to be incorporated by reference into this clause. The number of arbitrators shall be three (3). The place of arbitration shall be Paris (France). The Parties agree to keep the

PROFESSIONAL ETHICS

16.1 Each Party shall conduct all activities in compliance with all laws, statutes, rules, economic and trade sanctions (including but not limited to US sanctions and EU sanctions) and regulations applicable to such Party including but not limited to: child labour, forced labour, collective bargaining, discrimination, abuse, working hours and minimum wages, anti-bribery, anti-corruption, copyright and trademark protection, personal data protection vpolicy).

Each of the Parties warrants that neither it, nor its affiliates, has made or will make, with respect to the matters provided for hereunder, any offer, payment, gift or authorization of the payment of any money directly or indirectly, to or for the use or benefit of any official or employee of the government, political party, official, or candidate.

In addition, the Client shall act consistently with the Bureau Veritas' Code of Ethics.