

To: Indian Register of Shipping, Mumbai

We hereby request your services for carrying out conformity assessment procedure for products covered under EU RO Mutual Recognition (MR) Type Approval Certification and issue Certificate in pursuance of Article 10 of the Regulation (EC) No 391/2009 of the European Parliament and of the Council ; and agree to

i. give the	Surveyors	every	facility	to carry	out their	duties
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ii.	pay the fees and expenses as quoted in IRS Email/Letter reference no.	
	dated	

1. Manufacturer Details:

Company Name:	
Registered Address:	
Production/Manufacturing Facility	
Address(If different from above):	
Contact Person:	
Designation & Department:	
Contact Details :	(Tel :)(Mob :)
	(Fax :)
	(Email :)
2. Product Details:	
Product:	
Model:	
Intended Service:	
Description:	
Ratings:	
Restrictions, if any:	
3. Conformity Assessment and Certification Details:	
Type of Request:	□ Initial □ Renewal □ Amendment
Applicable MR Technical Requirement:	
Any other Standard/Rule/Code:	
In case of Renewal or Amendment, please fill sr. no. 4 below:	

SERVICE REQUEST FORM EU RO MR TYPE APPROVAL CERTIFICATION

4. Details of Renewal or Amendment	
Current Certificate Number:	& Date
Initial Certificate Number:	& Date
5. IRS Type Approval Details	
Is this product issued with IRS Type Approval Certificate previously?	□Yes □ No
If "Yes" Please provide certificate No. & Date:	

6. Declaration by the Manufacturer

The applicant declares:

- that the information given in this form is true & correct
- that the same application has not been made simultaneously with any other EU RO MR Group member and that no EU RO MR Group member has previously refused certification for the above product.
- to take necessary action to fulfill the applicable requirements of EU RO MR TA certification and Technical Requirements of EU RO MR.
- to allow IRS access to the location(s) of manufacture for assessment, inspection, testing, storage etc. and agree to pay fees and expenses as per IRS letter/email referred in Sr.no.1 above.
- that where a product having EU RO MR Type Approval Certificate issued by another EU RO being installed on IRS classed or intended to be classed vessel, the same will be subject to inspection or survey procedures required by IRS Rules and Regulations for Classification of Ships and/or other applicable standard for products.
- to state & fulfil the operating conditions that are out of scope or invariance to requirements of EU RO MR TA Certification dictating and/or affecting the useful life of the product.
- to undertake the full responsibility for ensuring that products supplied conform to the requirements of the drawings and specification and any certification by IRS does not diminish his responsibility.
- that the he also agrees to the other terms and conditions detailed in Sr.no.7 below.

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7. Other Terms and Conditions

- EU RO MR Type approval does not preclude inspection or survey procedures required by IRS Rules and Regulations for Classification of Ships and/or other applicable standard for products to be installed in IRS classed or intended to be classed vessels.
- Whilst Indian Register of Shipping (hereinafter referred to as IRS) and its Committees use their best endeavours to ensure that the functions of IRS are properly carried out, in providing services information or advice neither IRS nor any of Its servants or agents warrants the accuracy of any information or advice supplied.
- Except as set out herein neither IRS nor any of its servants or agents (on behalf of each of whom IRS 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 howsoever caused of IRS 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 IRS, even if held to amount to a breach of warranty.
- Nevertheless, if any person uses services of IRS, or relies on any information or advice given by or on behalf of IRS and suffers loss damage or expenses thereby which is proved to have been due to any negligent act omission or error of IRS, its servants or agents or any negligent inaccuracy in information or advice given by or on behalf of IRS then IRS will pay compensation to such person for his proved loss up to but not exceeding the amount of the fee charged by IRS 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 IRS 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 IRS shall be relieved and discharged from all liabilities.
- IRS reserves the right to refuse applications for EU RO MR Type approval with specified reasons

Applicant's Signature for & on behalf of Manufacturer

Place:

Date:

For and on behalf of IRS

Place: Date: