



Certificate Number: 506321 - TR2523517 - 1

ABS Port Office: Trieste

Date: 17/01/2014

Service Provider's address: Riva da Verrazzano 7/1, 34147 Trieste, ITALY

Service Provider's Web Site www.lucatellidiving.it

Unless cancelled earlier, this certificate expires on 12/01/2017

For particulars regarding this recognition, see the ABS web site: www.eagle.org

Certificate of Service Recognition

This is to Certify that

Lucatelli Srl

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.

In Water Survey

It is the responsibility of the Service Provider to employ, train and qualify persons in the service provided. If the service requires approval from 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 kept updated with changes to 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.

Service Recognition for Vessel only.



Antonio Morganti, Surveyor

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

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 interest, right, claim or benefit in any third party. It 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 provisions hereof are for the sole and exclusive benefit of the parties hereto.

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

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

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.



DET NORSKE VERITAS

APPROVAL OF SERVICE SUPPLIERS

Certificate No.: **VEN-13-4538**

THIS IS TO CERTIFY THAT

LUCATELLI S.R.L.
TRIESTE TS, Italy

is granted acceptance for

In-Water Survey of Ships, High Speed and Light Craft and Mobile Offshore Units, classed by the Society, in accordance with Approval Programme No. 404 and IACS UR Z17, as amended.

This Certificate is valid until **2016-04-02**.

Issued at **Venezia** on **2013-03-28**

for Det Norske Veritas AS


Giacomo Meazzi
Country Manager




Giovanni Vallarino
Surveyor
Venice

This Certificate may be cancelled if:

1. *The service provided has been improperly carried out or the results improperly reported.*
2. *The surveyor has found any deficiencies in the accepted operating systems of the service supplier.*
3. *The firm has failed to inform of any major changes having effect on the quality of the service rendered.*
4. *The conditions listed in the appendix are changed and/or are not fulfilled*

If any person suffers loss or damage which is proved to have been caused by any negligent act or omission of Det Norske Veritas, then Det Norske Veritas shall pay compensation to such person for his proved direct loss or damage. However, the compensation shall not exceed an amount equal to ten times the fee charged for the service in question, provided that the maximum compensation shall never exceed USD 2 million. In this provision "Det Norske Veritas" shall mean the Foundation Det Norske Veritas as well as all its subsidiaries, directors, officers, employees, agents and any other acting on behalf of Det Norske Veritas.

Approval Certificate



This is to certify, that the undernoted company has been approved by Germanischer Lloyd for services onboard ships classed with this Society.

Certificate No. 19 365 - 11 HH

Company Lucatelli S.r.l.
Riva da Verrazzano 7/1
34147 Trieste, ITALY

Description IW Survey

Technical Data/
Application Above named company is approved to assist Germanischer Lloyd at In-Water Surveys according to the Germanischer Lloyd Rules in force on ships and equipment classed to the Society and on ships and equipment, for which Germanischer Lloyd is authorized.
Divers action is restricted to operation according to the instructions of a Germanischer Lloyd surveyor or other authorized representative of Germanischer Lloyd.
Rules for the safety of divers and equipment are not included in this approval. Rather, the responsibility for the safety of such resting with the employing Company.
In event of changes being made to the equipment the Certificate continues to be valid only, if modifications were checked in accordance with the requirements for approval.

Approval Standard Procedural Requirements for Service Suppliers

Documents 11-057386, Data Sheet 2011-03-30, GL Venice

Remarks None.

Valid until 2016-03-30

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File No. XIII.O.03

Hamburg, 2011-05-13

Germanischer Lloyd


Matthias Galle


John Paul Richard Williams

The latest edition of the General Terms and Conditions of Germanischer Lloyd is applicable.
German law applies.



Approval of Service Suppliers

Office:

Trieste

Date of issue:

04 November 2011

This is to certify that:

LUCATELLI S.r.l. - LAVORI SUBACQUEI E MARITTIMI

Riva G. da Verrazzano, 7/1

34147 - Trieste

Italy

(hereinafter referred to as "Supplier")

Tel: ++39040810528

Fax: ++390408330848

Email: info@lucatellidiving.it

having been assessed hereby receives approval in accordance with the requirements of *Lloyd's Register Procedures for Approval of Service Suppliers* as Supplier from the address(es) listed above for the provision of

In-water survey of ships and mobile offshore units

This approval is conditional upon the Supplier maintaining the documented scheme as audited by any member of the Lloyd's Register Group and hereby approved; and, notifying Lloyd's Register in writing of any change to that scheme including any change in personnel, equipment or procedures.

This certificate is issued to the Supplier and, subject to the Supplier complying with the necessary conditions, is valid to the date referred to below.

This certificate is valid until **03 November 2014**

Lloyd's Register EMEA

Trieste Office



Roberto Costantino

Surveyor to Lloyd's Register EMEA

A member of Lloyd's Register Group

Lloyd's Register, its affiliates and subsidiaries and their respective officers, employees or agents are, individually and collectively, referred to in this clause as the 'Lloyd's Register Group'. The Lloyd's Register Group assumes no responsibility and shall not be liable to any person for any loss, damage or expense caused by reliance on the information or advice in this document or howsoever provided, unless that person has signed a contract with the relevant Lloyd's Register Group entity for the provision of this information or advice and in that case any responsibility or liability is exclusively on the terms and conditions set out in that contract.



RINA

RINA
Via Corsica, 12 -
16128 Genova
Tel. +39 010 53851
Fax +39 010 5351000

CERTIFICATE OF APPROVAL OF SERVICE SUPPLIER

CERTIFICATE NO. 2013TS01716

This is to certify that

LUCATELLI S.R.L.

RIVA GIOVANNI DA VERRAZZANO 7/1
TRIESTE - TS ITALY

*Has been approved in compliance with the
RINA "RULES FOR THE CERTIFICATION OF SERVICE SUPPLIERS"
for the supply of the following services to ships and other units classed by RINA;*

C - In-water survey of ships and mobile offshore units

Issued in Trieste on
06/06/2013

This Certificate is valid from the date of the initial audit until
27/05/2016

This certificate consists of this sheet plus an attachment

RINA




Mauro Rinaldi



ATTESTATION

No. PRS0/MDF/20140612143405

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

Agreement of Diving Team for In-Water Surveys

This is to certify that:

Company: **LUCATELLI SRL**
Company address: **Riva G. Da Verrazzano
I-34147 TRIESTE
ITALY**

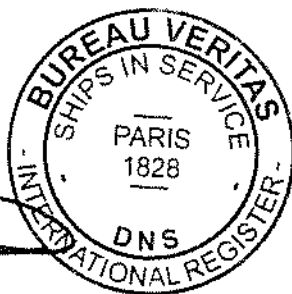
are agreed by the Society to perform in-water surveys, in lieu of periodical bottom survey in drydock, in presence of surveyors of the Society, within the scope of the Rules, Part A - Chapter 2 and Chapter 3 Section 4.

This attestation remains valid until : 19 March 2017

and may be renewed for a further period of 3 years, subject to satisfactory renewal audit. This agreement is given subject to maintenance of original standards and ability of this firm, together with keeping informed the Society of any change in the information originally supplied.

At: Neuilly sur Seine on 12 June 2014

F. THIBEDORE
By order of the Secretary



The latest published Rules of the Bureau Veritas Marine & Offshore Division and the General Conditions therein are applicable.

La dernière édition des Règlements de la Division Marine & Offshore du Bureau Veritas 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 partie 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.