

A.C.E.P. APPROVAL CERTIFICATE

CERTIFICATO DI APPROVAZIONE A.C.E.P.



RINA file No. IM 2013 00063 Rev. 2

Upon request of
A richiesta della Società

Grimaldi Group S.p.A. , Grimaldi Deep Sea S.p.A. , Grimaldi Euromed S.p.A.
(previously named as Grimaldi Group)
ACL – Atlantic Container Line

Based in
Con sede operativa in

NAPLES Italy

This is to certify that on the basis of the appraisal of the documents submitted by the a.m. Company and further to verification of correct application of above., the container continuous examination program resulted in compliance with the provisions in Regulation 2, paragraph 3 ,annex 1, of the International Convention for Safe Containers and relevant up-dating according to annex III of CSC 2012 edition

Si certifica che, a seguito dell'esame della documentazione inviata dalla predetta società e sulla base dell'attività svolta atta a verificarne la corretta applicazione, il programma di esame continuo dei contenitori è risultato conforme alle norme della Regola 2, Paragrafo 3 ,allegato 1 della Convenzione internazionale sulla sicurezza dei contenitori e relativi aggiornamenti in accordo allegato III della C.S.C. edizione 2012.

Therefore all containers owned and/or operated by the a.m. Company can be marked with the following letters, on or as close as practicable to the CSC safety approval plate, to indicate the container is being periodically examined under an approved continuous examination program:

Pertanto ciascun contenitore gestito e/o di proprietà della predetta Società potrà essere contrassegnato con la seguente marcatura, posta sulla targa di approvazione CSC o il più possibile vicino ad essa, ad indicare che lo stesso è soggetto ad ispezioni periodiche secondo un programma di esame continuo approvato.

ACEP / I / RI / 2002 / DG / 172 / IN

The validity of this certificate assumes that each container is subjected to a thorough examination each time it undergoes a major repair, refurbishment or on-hire / off-hire interchange. In no case is the time period between thorough examinations to exceed 30 months.

La validità del presente certificato presuppone che ciascun contenitore venga sottoposto ad ispezione completa quando è oggetto di riparazioni importanti o di rimessa a nuovo e all'inizio o alla fine dei periodi di nolo. L'ispezione completa deve in ogni caso essere effettuata ogni 30 mesi.

Such validity also assumes that thorough examinations are documented and the records retained by the Company until the next examination is completed and recorded. The records must be available to RINA on demand; RINA is to be informed in case of modification of the procedures indicated in the submitted documents.

Tale validità presuppone inoltre che le ispezioni complete siano documentate ed i verbali conservati dalla Società fino alla conclusione documentata dell'ispezione successiva; tali verbali dovranno essere messi a disposizione del RINA ogni volta che ne farà richiesta; il RINA dovrà essere informato in caso di modifica delle procedure riportate nella documentazione inviata.

Dye stamping of re-inspection due date on CSC plate ,under full-filling ACEP can be disregarded.

La completa applicazione della procedura ACEP consente di non punzonare più la data di scadenza sulla targa CSC

This certificate is issued for the uses allowed by the laws in force

Si rilascia il presente certificato da valere per gli usi consentiti dalle Leggi ed Atti di Governo vigenti.

Expiry date: 6th February 2023
Data di scadenza:

Issued at: Genoa/Italy
rilasciato a

on: 21st November 2019
il

Intermediate audit due date:
6th February 2018

Carlo Mastrogioorgio
RINA Services S.p.A.
RINA

This certificate cancels and replaces the previous one. Rev. 2 of the certificate includes the ACL – Atlantic Container Line (Company of Grimaldi Group)

This certificate is ruled by the General Condition for service provision CON-INDU-IT-04 dated Dec. 11. As far as the nature of the activity and RINA liability are concerned, please find here below an abstract of the above mentioned General Condition.

3.1 The Document concerns the verification of the conformity of the product, the activity, the service or the process carried out by the Client with respect to a certain document of reference (here included a law), or the carrying out of technical and/or economic analysis demanded by the Client. The Client is the sole responsible of the correct carrying out of the activity and its conformity, or the conformity of its products, to the enforceable laws and to Clients and third parties' expectations in general. 3.3 To no report, declaration, document or information issued or released to implement the Services supplied by the Company can be ascribed legal effects and implications different from the certificate stating that, on the basis of the verifications carried out by the Company, the structure, the materials, the equipment, the machineries or any other element this document or information refer to complies with the document of reference. At the same time, they cannot have legal effects or implications not explicitly envisaged by the parties when requesting the Service. 11.1 In providing the Services, as well as other correlated information or advice, the Company, its Surveyors and employees, operate with due diligence for the proper execution of the activity. However, considering the nature of the activities performed, it is not possible to guarantee absolute accuracy, correctness and completeness of any information or advice supplied. 11.2 Therefore express and implied warranties are specifically disclaimed and nor the Company nor its Technicians or auxiliaries will be liable for any loss, damage or expense of whatever nature sustained by any person, in tort or in contract, derived from carrying out the Services. 11.3 Without prejudice to the provisions of the previous paragraph, if a user of the Company Services can prove to have suffered a loss or a damage because of some negligent act or omission by the Company, its Technicians or employees, the Company will pay compensation to such person for his proved loss, up to, but not exceeding, five times the amount of the fees charged for the specific services, information or opinions from which the loss or damage derives or, if no fee has been charged, a maximum of one million Euro. Where the fees charged are related to a number of Services, the amount of the fees will be apportioned for the purpose of the calculation of the maximum compensation, by reference to the estimated time involved in the performance of the Service from which the damage or loss derives. 11.4 Any liability for indirect or consequential loss, damage or expense is specifically excluded.