MEMORANDUM OF AGREEMENT
between the
UNITED STATES COAST GUARD
and
RINA, S.p.A.
GOVERNING THE DELEGATION OF CERTAIN SURVEY
AND CERTIFICATION SERVICES
FOR UNITED STATES OF AMERICA FLAGGED VESSELS

1. PARTIES.
This Memorandum of Agreement delegates authority and sets forth guidelines for cooperation between the United States Coast Guard and RINA S.p.A., hereafter referred to as “Coast Guard” and “RINA,” respectively.

2. AUTHORITY.
The Coast Guard is statutorily authorized to administer laws and promulgate and enforce regulations for the promotion of the safety of life and property at sea and the protection of the marine environment. In accordance with the authority granted by Title 46, United States Code, Section 3316, and as implemented under the regulations in Title 46, United States Code of Federal Regulations, Part 8, the Coast Guard may delegate the authority to perform plan review and approval, inspections and examinations and issuance of certain international convention certificates. The Coast Guard also has statutory authority under Title 46, United States Code, Part J - Measurement of Vessels, for the measurement and the certification of tonnage for vessels for which the application of a law of the United States depends on the vessel’s tonnage. Under Title 46, United States Code, Section 14103, the Coast Guard may delegate the authority to measure vessels to qualified persons. Title 46, United States Code, Section 5107, authorizes the Coast Guard to delegate the authority to assign load lines, survey vessels, determine that load line marks are marked correctly, and issue load line certificates to qualified organizations.

3. PURPOSE.
The purpose of this Agreement is to authorize RINA to perform specified vessel survey functions on U.S. flagged vessels on behalf of the Coast Guard.

This Agreement defines the scope, terms and conditions and requirements of the authority delegated to RINA.

The term “Agreement” in this document refers to this Memorandum of Agreement and its Annex, Addendum to its Annex, or subsequent amendments, that may be agreed upon by RINA and the Coast Guard. In this Agreement, the term “Commandant” refers to the United States Coast Guard Assistant Commandant for Marine Safety, Security, and Stewardship.
This Agreement relates to the initial and subsequent surveys and periodic re-inspections or examinations of "Vessels" of the United States, as that term is defined by 46 United States Code, Section 116, both in the United States and in foreign countries, in the review and approval of plans, the tonnage measurement of vessels, and in associated activities. Nothing in this Agreement alters in any way the statutory or regulatory authority of the Coast Guard.

This Agreement shall be governed by and conducted in accordance with United States law.

4. RESPONSIBILITIES -- GENERAL CONDITIONS.

Delegated functions performed by, and certificates issued by, RINA will be accepted as functions performed or certificates issued by the Coast Guard, provided that RINA remains in compliance with all provisions of this Agreement. This MOU does not apply to offshore facilities subject to 33 USC 3316(d), as enacted in Section 622 of the Coast Guard Authorization Act of 2010.

5. RESPONSIBILITIES -- AUTHORIZED FUNCTIONS.

5.1 The Coast Guard delegates to RINA the authority to measure vessels, conduct the initial and subsequent surveys, periodic re-inspections and examinations including dry-docking examinations and the authority to issue and endorse certain certificates as provided in the Annex to this Agreement for U.S. flagged vessels, both in the United States and in foreign countries. In carrying out these functions, RINA shall comply with any restrictions, special instructions or supplemental requirements as required by this Agreement.

5.2 The Coast Guard will accept the review and approval of vessel plans by RINA in the same manner as if approved by the Coast Guard for those plans related to the functions authorized by this Agreement.

5.3 The Coast Guard retains the authority to revoke or suspend any certificates issued by RINA on behalf of the Coast Guard. (See paragraph 10.3 for related reporting requirements.)

6. RESPONSIBILITIES -- DEVELOPMENT OF RULES AND/OR REGULATIONS -- INFORMATION.

6.1 RINA shall allow the Commandant to participate in the development of class rules and provide the Commandant the opportunity to comment on any proposed changes to its class rules and to respond to the disposition of those comments.

6.2 Where RINA adopts changes to its rules for ship classification that are determined by the Coast Guard to be inconsistent with Title 46, United States Code of Federal Regulations, Chapter I, or Coast Guard policy, the Coast Guard may require RINA to administer corrective measures or provisions to any rules or activities that affect any delegated activities on behalf of the Coast Guard.

6.3 RINA shall submit for approval by the Coast Guard proposed changes to any supplemental requirements to RINA rules that may affect any vessel inspection or certification activities by RINA under this Agreement.
6.4 "Supplemental Requirements," as contained in the Addendum to the Annex to this Agreement (also known as the "Supplement"), to RINA rules shall include all requirements applicable for the issuance of a Certificate of Inspection, which are not, in the opinion of the Commandant, adequately established by either RINA rules or applicable international conventions.

7. RESPONSIBILITIES -- OTHER CONDITIONS.

7.1 Remuneration for delegated survey and certification services carried out by RINA on behalf of the Coast Guard will be charged by RINA directly to the party requesting such services.

7.2 RINA shall provide the Commandant with a current copy of fee schedules, including changes to the schedule, for all functions delegated under this Agreement.

7.3 In issuing certificates or performing other functions on behalf of the Coast Guard under this Agreement, RINA shall apply Coast Guard interpretations, when they exist.

7.4 RINA shall ensure that its employees engaged in the performance of functions delegated under this Agreement are appropriately certified under the RINA qualification scheme and are familiar with and require compliance with applicable United States laws and regulations, Coast Guard policies, interpretations, and instructions, including, but not limited to:

(1) as authorized, applicable international conventions to which the United States is a party;

(2) United States statutes;

(3) United States federal regulations;

(4) RINA rules and regulations for the classification of ships; and

(5) any restrictions, special instructions, and supplemental requirements as required by this Agreement.

7.5 Unless specifically stated otherwise, only qualified "exclusive employees" of RINA, who are defined as persons permanently employed by RINA rendering services exclusively on behalf of RINA and holding Certificates of Competence within the Fields of Competence covered by the RINA qualification scheme, are authorized to perform work pursuant to any delegated function specified under this Agreement.

7.6 RINA shall honor any appeal decision made by the Commandant on issues related to delegated functions under this Agreement.

7.7 RINA, in exchange for express assurances of confidentiality, will in furtherance of this agreement, provide the Coast Guard with information which is otherwise not available to private or public parties. This information is only provided to the Coast Guard due to the express assurance of confidentiality, and in the event that the confidentiality is breached, it
will serve as a basis for restricting access by the Coast Guard to RINA’s confidential and proprietary information. It is further expressly agreed that the Coast Guard will promptly notify RINA in writing upon receipt of any request for RINA records.

7.8 In the event the Coast Guard is found liable in a court of law for losses or damages sustained due to a negligent act or omission by RINA, its officers, employees or others who were acting on behalf of RINA pursuant to this Agreement, the Coast Guard is entitled to obtain compensation from RINA up to, but not exceeding, the amount of the Coast Guard’s financial liability.

7.9 While acting on behalf of the Coast Guard under this Agreement, RINA shall be free to create contracts directly with clients and such contracts may contain RINA’s normal contractual conditions for limiting its legal liability.

7.10 The interpretation by the Coast Guard of the technical aspects of this Agreement shall be final.

7.11 RINA shall require a U.S. flag vessel to meet all of the classification society’s requirements prior to accepting the vessel into RINA class upon transfer from another classification society.

7.12 RINA shall suspend class for any U.S. flag vessel that is overdue for special renewal or annual survey.

8. RESPONSIBILITIES -- SPECIFICATION OF DELEGATED FUNCTIONS.

8.1 This Agreement applies to any delegated function performed by RINA for U.S. flagged vessels that are certificated for international voyages, except as explicitly stated otherwise in the Annex to this Agreement.

8.2 Authorized functions, applicable instruments and any restrictions, special instructions or supplemental requirements for those functions performed on behalf of the Coast Guard are contained in the Annex and its Addendum to this Agreement.

8.3 RINA shall obtain approval from the Commandant prior to granting exemptions from the requirements of international conventions, class rules, and any applicable U.S. supplemental requirements to RINA class rules as these requirements and rules relate to any authorized functions performed on behalf of the Coast Guard under this Agreement.

8.4 RINA shall obtain approval from the Commandant prior to granting any extensions of authorized certificates. RINA will apply to the Coast Guard for approval as far in advance as practical with the circumstances and conditions related to the requested extension.

8.5 RINA shall attend any U.S. flagged vessel for which it has performed any delegated function on behalf of the Coast Guard at the request of an appropriate Coast Guard official.
8.6 RINA shall accept all requests to perform delegated services without regard to the vessel’s location, unless prohibited from doing so under the laws of the United States or under the laws of the jurisdiction in which the vessel is located.

8.7 RINA shall allow those exclusive employees, authorized to perform delegated functions on behalf of the Coast Guard, to participate in training with the Coast Guard regarding those functions.

8.8 All documentation issued by or requested from RINA pursuant to this Agreement shall be in the English language.

8.9 RINA shall maintain a corporate office in the United States that has adequate resources and staff to support all delegated functions.

8.10 All records of survey, inspection, examination, review and approval related to delegated functions conducted on behalf of the Coast Guard shall be maintained in the United States in accordance with the provisions of Title 46, United States Code, Section 3316.

9. RESPONSIBILITIES -- SUPERVISION OF DELEGATED FUNCTIONS.

9.1 RINA shall allow the Coast Guard to accompany internal and external quality audits and shall provide written results of such audits to the Commandant upon request.

9.2 RINA shall provide the Coast Guard sufficient access necessary to oversee RINA to ensure that it continues to comply with the minimum standards required for a recognized classification society as set forth in Title 46, United States Code of Federal Regulations, Part 8.

9.3 RINA shall provide a copy of its regulations, rules, instructions, survey procedures, circulars and guidelines that are related to the performance of the delegated functions under this Agreement to the Commandant.

9.3.1 RINA shall make available to the Coast Guard written documents related to the performance of the delegated functions. These include, but are not limited to, the following:

(a) equivalency determinations,

(b) approvals,

(c) surveys,

(d) certificates,

(e) report forms,

(f) vessel deficiencies, and

(g) RINA vessel recommendations.

9.4 RINA shall grant the Coast Guard access to all plans and documents, including survey reports, on the basis of which international certificates are issued or endorsed by RINA on behalf of the Coast Guard.
9.5 RINA shall provide information and access to the Coast Guard which may conduct oversight of those activities performed and related to delegated functions conducted on behalf of the Coast Guard pursuant to this Agreement.

9.6 At the request of the Commandant, RINA shall provide any information, statistics and data related to U.S. flagged vessels' compliance to RINA rules for the classification of ships, supplemental requirements under this agreement and any appropriate Coast Guard regulations including reports of damage and/or casualties that such vessels may have incurred.

10. REPORTING AND DOCUMENTATION.

10.1 All notifications made by RINA under this Agreement shall be made within the time frames specified herein once RINA has become aware of the incident, infraction or deficiencies.

10.2 RINA shall immediately notify the Commandant of any events where it finds itself unable to fulfill its responsibilities as set forth in this Agreement.

10.3 When RINA makes a determination that a U.S. flagged vessel receiving certificates under this Agreement is not in compliance with class rules, applicable international conventions, or supplemental requirements under which its reports or certificates were issued and corrective action is either insufficient to ensure compliance or is not taken or are beyond any extensions allowable under the appropriate instruments, RINA immediately shall report the determination to the Coast Guard. The report shall contain the vessel name and official number, if applicable, and a description of the circumstances and deficiencies.

10.4 RINA shall report to the Commandant in writing the names and official numbers, if applicable, of any vessels removed from RINA class for which RINA has performed any function delegated under this Agreement on behalf of the Coast Guard. The written notification shall be made within thirty (30) days, and shall include a description of the reason for the removal from class.

10.5 RINA shall, upon notification of such events, inform the Commandant immediately of all cases where U.S. flagged vessels, subject to, or having surveys performed under this Agreement, have been detained under port state control proceedings, or have otherwise been found unfit to proceed to sea without endangering the ship, persons on board or presenting an unreasonable threat or harm to the environment. The report shall contain a description of the circumstances and deficiencies.

10.6 If an employee of RINA, while performing the delegated functions of this Agreement, discovers any deficiency that directly or indirectly affects the validity of any aspect of a certificate issued by another classification society, RINA shall notify as soon as practicable, but no later than fifteen (15) days following discovery, the cognizant office of that classification society both verbally and in writing. A copy of the written notice shall be simultaneously provided to the Commandant.

10.7 RINA shall provide or make available through the internet to the Commandant within sixty (60) days of publication/posting the RINA Register of Vessels.
10.8 RINA shall report to the Commandant all information specified in this Agreement at the specified frequency.

11. POINTS OF CONTACT

RINA shall designate appropriate persons employed exclusively by RINA to serve as points of contact with the appropriate Coast Guard personnel on matters of interpretation, policy, and the working relationship. The points of contact for matters related to this Agreement are listed below.

Commandant (CG-543) RINA USA, Inc. S.p.A.
U.S. Coast Guard General Manager
Office of Vessel Activities Marine Division, Americas
Domestic Vessels Division (CG-5431) 13450 West Sunrise Blvd Suite 350
2100 Second Street, S.W. Sunrise, FL 33323
Washington DC 20593-7581
Tel: (202) 372-1231 Tel: (954) 838-0408 ext 212
Fax: (202) 372-1224 Fax: (954) 838-0409

12. MODIFICATION.

Amendments to this Agreement or the acceptance of revised annexes shall become effective only after consultation and written agreement between the Coast Guard and RINA. Amendments and revised annexes shall go into effect upon authorized signature of both parties.

13. EFFECTIVE DATE.

This Agreement becomes effective upon authorized signature of both the Coast Guard and RINA.

14. TERMINATION.

14.1 Termination of this Agreement, any delegated functions under this Agreement and any amendments to this Agreement will occur sixty (60) days after written notice has been given by either party.

14.2 Revocation and termination of this Agreement, any delegated functions under this Agreement and any amendments to this Agreement may be made under the following conditions:

14.2.1 Failure of RINA to maintain the minimum standards of a Recognized Class Society, set forth in Title 46, Code of Federal Regulations, Part 8, Subpart B, may be cause for Termination of RINA as a classification Society.

14.2.2 Termination of RINA as a Recognized class society by the Coast Guard will terminate this Agreement.

14.2.3 Breach of any terms or conditions of this Agreement may be cause for termination of this Agreement.
14.2.4 Change of Authority delegated to the American Bureau of Shipping by the Italian Ministry of Infrastructure and Transport

15. ALTERNATE COMPLIANCE PROGRAM

15.1 RINA will be eligible to participate in the Alternate Compliance Program (ACP) after it has satisfactorily performed a delegated function for a period of two years, as required by Title 46, Code of Federal Regulations, Part 8.420, paragraph (c).

15.2 The two-year period will commence on the date of issuance of the first certificate issued by RINA on behalf of the Coast Guard, that relates to general vessel safety as defined in Title 46, Code of Federal Regulations, Part 8.100.

16. SEVERABILITY

16.1 If any provision of this Agreement is determined to be invalid or unenforceable, the remaining provisions shall remain in force and unaffected to the fullest extent permitted by statute and regulation.

For the United States Coast Guard

[Signature]

P. F. ZUKUNFT
Rear Admiral, U. S. Coast Guard
Assistant Commandant for Marine Safety, Security and Stewardship

For RINA S.p.A.

[Signature]

UGO SALERNO
Chief Executive Officer

on July 6th, 2011

Page 8 of 8
ANNEX

To the MEMORANDUM OF AGREEMENT
between the
UNITED STATES COAST GUARD
and
RINA S.p.A.
GOVERNING THE DELEGATION OF CERTAIN SURVEY
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APPLICABLE INSTRUMENTS AND AUTHORIZATIONS

1. Tonnage

A. The following instruments apply:

- Title 46, United States Code of Federal Regulations, Part 69, Subpart C - Standard Measurement System

B. RINA is authorized to issue Tonnage certificates and perform all related functions in accordance with the International Convention on Tonnage Measurement of Ships, 1969, or in accordance with the Standard or Dual Measurement Systems under Title 46, United States Code, Chapter 145, for U.S. flag vessels. This authorization may be performed for U.S. flag vessels certificated, or to be certificated, for international and domestic voyages.

C. In addition to the conditions set forth in the Agreement and the requirements set forth in the applicable instruments, the following conditions will be adhered to in execution of this authorized function on behalf of the Coast Guard:

1.1 RINA may use part-time employees or independent contractors in lieu of exclusive employees to provide measurement services, provided such individuals have been specifically designated by RINA to perform this function.

1.2 RINA shall not use an employee or contractor to measure and certify the tonnage of a vessel if that employee or contractor is acting or has acted as a tonnage consultant for the same vessel.
1.3 RINA shall physically conduct a compliance inspection before issuing each tonnage certificate.

1.4 RINA will notify the Coast Guard of scheduled meetings that may take place between RINA and other vessel tonnage measurement organizations pertaining to tonnage measurement of U.S. flagged vessels or to systems under which U.S. flagged vessels are measured.

1.5 RINA shall, in addition to any requirements of class rules and applicable instruments, apply the supplemental requirements contained within the Addendum to this Annex when performing any authorized function on behalf of the Coast Guard pertaining to the Tonnage certification and survey of U.S. flagged vessels.

2. **Load Line**

   **A.** The following instruments apply:
   
   - International Convention on Load Lines, 1966
   - Supplement relating to the International Convention on Load Lines, 1966

   **B.** RINA is authorized to issue International Load Line certificates and perform all related functions in accordance with the International Convention on Load Lines for U.S. flag vessels. International Load Line certificates issued under the provisions of this Agreement may be endorsed as being issued on behalf of the “United States of America.”

   **C.** In addition to the conditions set forth in the Agreement and the requirements set forth in the applicable instruments, the following conditions will be adhered to in execution of this authorized function on behalf of the Coast Guard:

   2.1 All requests for exemptions, equivalencies, and experimental purposes (per International Convention on Load Lines Articles 6, 8, and 9, respectively), or other special considerations allowed under the International Convention on Load Lines at the discretion of the Flag Administration, must be forwarded to the Commandant for approval. Such requests must include supporting information and a recommendation from RINA concerning approval. Upon approval by the Commandant, RINA may issue the appropriately annotated International Load Line Certificate.

   2.2 RINA shall, in addition to the requirements of class rules and applicable conventions, apply the supplemental requirements contained within the Addendum to this Annex when performing any authorized function on behalf of the Coast Guard pertaining to the survey and certification of U.S. flagged vessels for the International Load Line certificate.
3. **SOLAS Cargo Ship Safety Construction Certificate**

   A. The following instruments apply:

   - International Convention for the Safety of Life at Sea (SOLAS), 1974, as amended

   B. RINA is authorized to conduct plan review and approval, initial and subsequent surveys, periodic re-inspections and examinations, and to issue and endorse the SOLAS Cargo Ship Safety Construction Certificate. SOLAS Cargo Ship Safety Construction Certificates issued under the provisions of this Agreement may be endorsed as being issued on behalf of the “United States of America.”

   C. In addition to the conditions set forth in the Agreement and the requirements set forth in the applicable instruments, the following conditions will be adhered to in execution of this authorized function on behalf of the Coast Guard:

   3.1 RINA shall, in addition to the requirements of class rules and applicable conventions, apply the supplemental requirements contained within the Addendum to this Annex when performing any authorized function on behalf of the Coast Guard pertaining to the survey and certification of U.S. flagged vessels for the SOLAS Cargo Ship Safety Construction Certificate.

   3.2 All requests for exemptions and equivalencies (per International Convention for the Safety of Life at Sea (SOLAS), 1974, as amended, Regulations 4 and 5 respectively), must be forwarded to the Commandant for approval. Such requests must include supporting information and a recommendation from RINA concerning approval. Upon approval by the Commandant, RINA may issue the appropriately annotated SOLAS Cargo Ship Safety Construction Certificate.

4. **SOLAS Cargo Ship Safety Equipment Certificate**

   A. The following instruments apply:

   - International Convention for the Safety of Life at Sea (SOLAS), 1974, as amended

   B. RINA is authorized to conduct plan review and approval, initial and subsequent surveys, periodic re-inspections and examinations, and to issue and endorse the SOLAS Cargo Ship Safety Equipment Certificate. SOLAS Cargo Ship Safety Equipment Certificates issued under the provisions of this Agreement may be endorsed as being issued on behalf of the “United States of America.”

   C. In addition to the conditions set forth in the Agreement and the requirements set forth in the applicable instruments, the following conditions will be adhered to in execution of this authorized function on behalf of the Coast Guard:

   4.1 RINA shall, in addition to the requirements of class rules and applicable conventions, apply the supplemental requirements contained within the Addendum to this Annex when performing any authorized function on behalf of the Coast Guard pertaining to the survey and certification of U.S. flagged vessels for the SOLAS Cargo Ship Safety Equipment Certificate.
4.2 All requests for exemptions and equivalencies (per International Convention for the Safety of Life at Sea (SOLAS), 1974, as amended, Regulations 4 and 5 respectively), must be forwarded to the Commandant for approval. Such requests must include supporting information and a recommendation from RINA concerning approval. Upon approval by the Commandant, RINA may issue the appropriately annotated SOLAS Cargo Ship Safety Equipment Certificate.

5. **International Oil Pollution Prevention (IOPP) Certificate**

A. The following instruments apply:


B. RINA is authorized to conduct plan review and approval, initial and subsequent surveys, periodic re-inspections and examinations and to issue and endorse the International Oil Pollution Prevention Certificate as provided in Annex I, Chapter I, Regulation 5, MARPOL 73/78, as may be amended, for U.S. flag vessels. IOPP certificates issued under the provisions of this Agreement may be endorsed as being issued on behalf of the “United States of America.”

C. In addition to the conditions set forth in the Agreement and the requirements set forth in the applicable instruments, the following conditions will be adhered to in execution of this authorized function on behalf of the Coast Guard:

5.1 RINA may issue an IOPP Certificate having a period of validity of not more than sixty (60) months after ascertaining that the vessel meets the applicable requirements of Annex I, MARPOL 73/78.

5.2 RINA shall follow the published Coast Guard guidelines for the surveying of ships pursuant to issuance of an IOPP certificate. These are contained in Navigation and Vessel Inspection Circular (NVIC) No. 6-94, and Change 1 to NVIC No. 6-94 “Guidance for Issuing IOPP Certificates under Annex I of MARPOL, 1973, as amended by the Protocol of 1978, relating thereto;” NVIC No. 10-94 “Guidance for Determination and Documentation of the Oil Pollution Act of 1990 (OPA) Phase-Out Schedule for Existing Single Hull Vessels Carrying Oil in Bulk”, and in Volume II of the Coast Guard Marine Safety Manual. In determining whether a vessel requires an IOPP certificate, the term “oil” shall have the same meaning as defined in Chapter 1, regulation 1, of MARPOL Annex I. Vessels whose cargo carriage authority is restricted to products which do not meet the Annex I definition are not required to have an IOPP certificate, notwithstanding the fact domestic legislation may define the product(s) as an oil.

5.3 Multiple IOPP certificates may not be issued to any vessel without the prior approval of the Commandant. A request for multiple IOPP certificates must include supporting information and a recommendation from RINA concerning approval. Upon approval by the Commandant, RINA may issue the appropriately annotated IOPP Certificate.
5.4 All requests for exemptions, equivalencies, major conversion determinations, or alternatives (per MARPOL, Annex I, Regulations 3, 13F, and 13G), or other special considerations allowed at the discretion of the Flag Administration under MARPOL, Annex I, must be forwarded to the Commandant for approval. Such requests must include supporting information and a recommendation from RINA concerning approval. Upon approval by the Commandant, RINA may issue the appropriately annotated IOPP Certificate.

5.5 Supplemental requirements for this authorization, if any, are provided in the Addendum to this Annex.


A. The following instruments apply:

- International Convention for the Safety of Life at Sea (SOLAS), 1974, as amended including applicable IMO resolutions adopted as guidelines
- International Management Code for the Safe Operation of Ships and for Pollution Prevention, 1994 Edition (ISM Code)
- Title 33, United States Code of Federal Regulations, Part 96

B. RINA is authorized to conduct review of applications for ISM Code certification. This authorization includes initial, periodical, and renewal verification for issuance of a Company Document of Compliance (DOC) Certificate and a vessel Safety Management Certificate (SMC). Furthermore, RINA is authorized to conduct additional verifications in the event that any non-conformities have been found during an initial, periodical, or renewal verification audit. RINA is also authorized to issue Interim Certificates within the guidelines established in the applicable instruments listed above. Safety Management Certificates and Document of Compliance certificates issued under the provisions of this authorization may be endorsed as being issued on behalf of the “United States of America.”

C. In addition to the conditions set forth in the Agreement and the requirements set forth in the applicable instruments, the following conditions will be adhered to in execution of this authorized function on behalf of the Coast Guard:

6.1 No extensions to meeting the requirements of the applicable instruments are allowed; including the extension of certificates issued for ISM Code compliance of U.S. flag vessels and their companies by RINA. Only qualified exclusive employees of RINA are authorized to carry out these functions on behalf of the Coast Guard.

6.2 RINA shall follow the published Coast Guard guidelines for the surveying of ships pursuant to issuance of a Company Document of Compliance (DOC) Certificate and a vessel Safety Management Certificate (SMC). These are contained in NVIC No. 5-99 “Guidance Regarding Voluntary Compliance with the International Management Code for the Safe Operation Of Ships and for Pollution Prevention (International Safety Management (ISM) Code).”
6.3 Supplemental requirements for this authorization, if any, are provided in the Addendum to this Annex.

7. **Passenger Ship Safety Certificate**

A. The following instruments apply:

- International Convention for the Safety of Life at Sea (SOLAS), 1974, as amended

B. RINA is authorized to conduct plan review and approval, initial and subsequent surveys, periodic re-inspections and examinations, and to issue and endorse the SOLAS Passenger Ship Safety Certificate. SOLAS Passenger Ship Safety Certificates issued under the provisions of this Agreement may be endorsed as being issued on behalf of the "United States of America."

C. In addition to the conditions set forth in the Agreement and the requirements set forth in the applicable instruments, the following conditions will be adhered to in execution of this authorized function on behalf of the Coast Guard:

7.1 RINA shall, in addition to the requirements of class rules and applicable conventions, apply the supplemental requirements contained within the Addendum to this Annex when performing any authorized function on behalf of the Coast Guard pertaining to the survey and certification of U.S. flagged vessels for the SOLAS Passenger Ship Safety Certificate.

7.2 All requests for exemptions and equivalencies (per International Convention for the Safety of Life at Sea (SOLAS), 1974, as amended, Regulations 4 and 5 respectively), must be forwarded to the Commandant for approval. Such requests must include supporting information and a recommendation from RINA concerning approval. Upon approval by the Commandant, RINA may issue the appropriately annotated SOLAS Passenger Ship Safety Certificate.

This Annex to the Agreement between the United States Coast Guard and RINA, S.p.A., becomes effective as provided in the Agreement.

For the United States Coast Guard

P. F. ZUKUNFT
Rear Admiral, U. S. Coast Guard
Assistant Commandant for Marine Safety,
Security and Stewardship

For RINA S.p.A.

UGO SALERNO
Chief Executive Officer