



RINA



Ref. RINA File n° 08/XJ/16/01

STATEMENT No. XJ/16/2008

On the basis of the examination of the documentation submitted, and following the satisfactory outcome of the inspection carried out, it is hereby stated that:

TTK TVORNICA TURBINA d.o.o.
TURBINE WORKS Ltd.
Vrazova 53, P.P. 168 47000 Karlovac - CROATIA

is admitted to the Alternative Testing System, **“Scheme I”**, according to the "RINA Rules for Testing , Certification and Acceptance of Marine Materials and Equipment" for

Manufacturing and Servicing of Marine and Industrial branches
as follow:

- Pressure Vessels Rina Class 2 and 3
- Steam and Water Heaters
- Heat Exchangers
- Atmospheric Condensers
- Centrifugal and Volumetric Pumps

at the conditions indicated in the RINA Rules and listed Articles in the enclosed attachment (2 pages)

This statement is valid for 5 years and will **expire in June 2013.**

Issued at

TRIESTE

on

17th June 2008

This statement consists of this sheet plus an attachment



RINA
V. Miceli

RINA carries out its duties through officers or other persons it considers possess all the requirements of suitability and competence for the tasks which have in any case whatsoever, (even if its opinions are requested on matters not expressly covered by Rules) assume the liabilities pertaining to the designers, been assigned to them. In its capacity as expert RINA only expresses opinions and evaluations of compliance with its own rule requirements and does not, shipowners, builders, test inspectors, shipyards or any person or organization responsible by law or contractually for providing guarantees for all of whom the respective liabilities remain unchanged even in the case of consultative actions by RINA. For what concerns the tasks taken on and carried out directly, other than those delegated, dealt with in the following sentence, RINA is answerable in law terms. Within the context of the tasks under the responsibility of RINA as delegate of the Italian Merchant Marine Ministry, liability can only be recognized in the case of fraud or gross negligence by the officers or the persons encharged. In no case shall the liability, regardless of the amount of damage reported, exceed a value equal to 5 times the total of the fees received by RINA as consideration of the services rendered from which the damage reported derives.