



**Agreement
for the appropriate re-stamping of materials
and products for marine equipment and structures according to
Lloyd's Register Rules and Regulations for the Classification of Ships**

Between the company:

**Syker Maschinenbau GmbH
Max-Planck-Str. 20-22
D – 28857 Syke**

and

**Lloyd's Register EMEA
Überseeallee 10,
20457 Hamburg, Germany**

is agreed that the following employees are entitled for the re-stamping of materials with quality certificates by Lloyds Register Rules and Regulations, Part2, Ch.1 and in dependence on EN 10204:

Name	Dept.	Personal Stamp
Andreas Krock	ME	

For:

- Marking/stamping of material samples intended for testing
- Transfer of ID markings during the production process

The agreement requires a check of the identity of the material/blanks against the related certificates and compliance with the applicable Lloyds Register Rules and Regulations, Part2. The ID markings must be transferred prior to removing the original ID marking. The ID marking transfer to be validated by the entitled employee by adding his personal stamp.

For the transfer of ID markings of material with quality certificates according to EN 10204 / 3.2 which are not certified by Lloyd's Register, an specific approval by Lloyd's Register Hamburg and the certifying society of the 3.2 certificate need to be obtained.

For a complete traceability of the material/blanks, an ID marking transfer record needs to be completed for each re-stamping.

This ID marking transfer record shall include at least:

- Quality and size of the raw material
- batch/sample no.
- manufacturer and name of fabricating works
- makers certificate no.
- number of blanks and their dimensions
- date of re-stamping
- applied ID markings
- personal stamp of entitled employee

The ID marking transfer record and original material certificates must be presented at the final acceptance and certification.

Changes company structure, QC processes or in the entitled persons need to be communicated to Lloyd's Register EMEA, Hamburg without delay.

This agreement is valid for five years until 14.05.2027 and subject to annual verification.

Issued at

Hamburg, 13 June 2022



Janusz Antolak
Lloyd's Register EMEA

Lloyd's Register Group Limited, its affiliates and subsidiaries and their respective officers, employees or agents are, individually and collectively, referred to in this clause as 'Lloyd's Register'. Lloyd's Register 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 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.

1. jährliche Prüfung / Annual Verification			
Jahr/Year:			
Bemerkungen / Remarks			
Datum/Date	Unterschrift Kunde/Signature Client	Datum/Date	Unterschrift LR/ Signature LR

2. jährliche Prüfung / Annual Verification			
Jahr/Year:			
Bemerkungen / Remarks			
Datum/Date	Unterschrift Kunde/Signature Client	Datum/Date	Unterschrift LR/ Signature LR

3. jährliche Prüfung / Annual Verification			
Jahr/Year:			
Bemerkungen / Remarks			
Datum/Date	Unterschrift Kunde/Signature Client	Datum/Date	Unterschrift LR/ Signature LR

4. jährliche Prüfung / Annual Verification			
Jahr/Year:			
Bemerkungen / Remarks			
Datum/Date	Unterschrift Kunde/Signature Client	Datum/Date	

Lloyd's Register Group Limited, its affiliates and subsidiaries and their respective officers, employees or agents are, individually and collectively, referred to in this clause as 'Lloyd's Register'. Lloyd's Register 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 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.