

**Certificate of Class**

This certificate is issued to the **RIO GRANDE**  
LR Number **6900305**  
Date of Build **01 April 1969**  
Port of Registry **MAJURO**  
Gross tons **4,248**

to confirm that having been surveyed by Lloyd's Register EMEA and having been found in compliance with the Rules and Regulations for the Classification of Ships, the aforesaid ship has been assigned the class

✳️**100 A1 Double Hull Bitumen and Oil Carrier, MARPOL Annex I Reg. 13H (1)(b)**

**Ice Class 2 at 5.780m draught**

**Max/Min Draught**  
**Forward (FP) 5.780/2.040 m**  
**Aft (AP) 5.780/4.615 m**

✳️**LMC UMS**

**(Finnish Swedish Ice Due Class 2 at 5.780 m draught)**

Date Special Survey Assigned **24 April 2005**  
This Certificate is valid until\* **23 April 2010**

\* Unless extended after completion of a Special Survey (see page 3) or in accordance with Part 1, Chapter 2, Section 3.5.9 of the Rules and Regulations (see page 3) and is subject to surveys as prescribed (see page 2) being satisfactorily completed. (See notes 1 to 4, page 3)

Issued at **Vilagarcia de Arosa**  
on **07 February 2007**

  
R. Riva  
Surveyor to Lloyd's Register EMEA

A member of the Lloyd's Register Group

Note: 1. To establish the classification status of this ship, the ClassDirect Live web site and the Interim Certificates issued on completion of classification surveys should be consulted in addition to this certificate. Access to ClassDirect Live is available via <http://www.cd.live.lr.org>.

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.