

NAUTEKNO/Mr T Toivonen
Maariankatu 3 A 4
20100 TURKU

Our ref J Bergmann/ML

Your ref T Toivonen

Date 18.8.1992

Dear Sir,

M.V. LEMMEN ex KATRINA LR No. 5113656

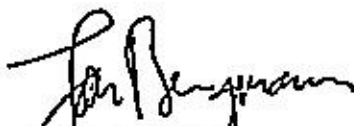
With reference to telephone communication Toivonen - Bergmann 17.8.92, please find enclosed copy of our letter dated 11.2.1986 where the Owner was notified of the withdrawal of Class 5.2.1986.

Also enclosed is a copy of "Confirmation of Class" certificate which was issued to you on 6.10.1982.

The Class notations +100A1, +LMC are assigned to sea-going ships which are built under survey and have no service restrictions.

Yours faithfully,

LLOYD'S REGISTER OF SHIPPING


Jan Bergmann
Senior Surveyor

ENCL.



COPY
Lloyd's Register of Shipping

COPY

71 Fenchurch Street, London, EC3M 4BS

Telephone 01-709 9166

Telex 888379

Cables Committee, London EC3

Nautekno Oy
Eerikinkatu 37

20100 TURKU 10

Please address further communications to The Secretary, and quote

Our Ref CLASS / CONF., R.Kyrki/JB/ML

Your Ref T. Toivonen

Date 6th October, 1982

CONFIRMATION OF CLASS

TO WHOM IT MAY CONCERN:

This is to certify that according to current information available in this office, the Class Status of the undermentioned ship/~~ships~~ is as follows:

LR Number	5113656
Name of Ship/ ships	KATRINA now named LEMMEN
Gross Tonnage	3895
Date of Build	1958 - 12
Class Status	Maintains the Class of 100A1 Strengthened for Navigation in Ice and of LMC.

Issuing Office TURKU/ABO



 Principal Surveyor for Finland
 for the Secretary, Lloyd's Register of Shipping

In providing services information or advice neither the Society nor any of its servants or agents warrants the accuracy of any information or advice supplied. Except as set out herein neither the Society nor any of its servants or agents (on behalf of each of whom the Society has agreed this clause) shall be liable for any loss, damage or expense whatever sustained by any person due to any act or omission or error of whatsoever nature and howsoever caused of the Society its servants or agents or due to any inaccuracy of whatsoever nature and howsoever caused in any information or advice given in any way whatsoever by or on behalf of the Society, even if held to amount to a breach of warranty. Nevertheless, if any person uses the Society's services or relies on any information or advice given by or on behalf of the Society and suffers loss, damage or expense thereby which is proved to have been due to any negligent act, omission or error of the Society its servants or agents or any negligent inaccuracy in information or advice given by or on behalf of the Society then the Society will pay compensation to such person for his proved loss up to but not exceeding the amount of the fee (if any) charged by the Society for that particular service information or advice, or that part thereof which caused the loss.