



SHORT TERM

INTERNATIONAL TONNAGE CERTIFICATE (1969)

DNV Id No:

30473

Date of issue:

2025-03-07

Particulars of Vessel

Name of Vessel: **ROYAL LADY**

Ex. Name: **TERNHOLM**

Distinctive Number or Letters: **V2YA3**

Port of Registry: **ST. JOHN'S**

This is to certify:

that this vessel was previously registered with **DENMARK** nationality and on the **2025-03-07** transferred her registry to the **Antigua and Barbuda** flag. Based on the existing International Tonnage Certificate (1969) issued by **DNV** at **Oslo, Norway** on the **2010-07-13**,

THE TONNAGE OF THE VESSEL ARE:

GROSS TONNAGE **9993**

NET TONNAGE **4581**

It has been confirmed that with regard to the measurement no alterations effecting the tonnage have been, or are intended to be carried out, this also includes the use and marking of cargo spaces.

The tonnage measurement will be rechecked to 1969 Tonnage Convention and a Permanent International Tonnage Certificate (1969), as requested in written by the above owners, will be issued accordingly at a later date.

This SHORT TERM Tonnage Certificate remains in force until the Permanent International Tonnage Certificate (1969) has been delivered on board, but not later than the **2025-06-07** (3 months from date of issue).

Issued at **Skagen, Denmark** on **2025-03-07**



for **DNV**

*This document is signed electronically in accordance with IMO
FAL.5/Circ.39/Rev.2. Validation and authentication can be obtained from
trust.dnv.com by using the Unique Tracking Number (UTN):*

nN2654295-ahj and ID: 30473

Yury Shishkin
Surveyor

LEGAL DISCLAIMER: Unless otherwise stated in the applicable contract with the holder of this document, or following from mandatory law, the liability of DNV AS, its parent companies and their subsidiaries as well as their officers, directors and employees ("DNV") arising from or in connection with the services rendered for the purpose of the issuance of this document or reliance thereon, whether in contract or in tort (including negligence), shall be limited to direct losses and under any circumstance be limited to 300,000 USD, and any claims made against DNV based upon alleged defective services provided by DNV to designers, yards, manufacturers or other stakeholders in the newbuilding process shall under any circumstance be time-barred if made later than 12 months from delivery of the vessel. Based upon written request to the DNV legal entity which has issued this document, a higher limitation of liability may be agreed on a case-by-case basis.