

TERMS & CONDITIONS

Last updated: 01.01.2026

These Terms & Conditions (“**Terms**”) govern the access to and use of the website(s), digital platforms, client portals, services, reports, certificates, quotations, and all related materials (collectively, the “**Services**”) provided by **OZ Maritime**(“**OZ Maritime**”, “**we**”, “**us**”, or “**our**”).

By using our Services, you agree to be bound by these Terms.

1. Scope of Services

OZ Maritime provides marine safety, inspection, certification, calibration, ship supply, and related technical services in accordance with:

- Applicable international maritime regulations
- Classification Society approvals
- Flag State authorizations
- Manufacturer (OEM) guidelines
- The specific scope agreed in quotations, work orders, or service agreements

Services are limited strictly to the agreed scope and authorization.

2. Quotations & Orders

- All quotations are valid for a limited period unless stated otherwise.
- Prices exclude taxes, customs duties, port fees, agency fees, and third-party costs unless expressly included.
- A binding service commitment is established only upon written order confirmation by OZ Maritime.

3. Client Obligations

The client shall:

- Provide accurate and complete information regarding vessel, equipment, and operational conditions

- Ensure safe access, permits, and readiness for service execution
- Ensure serviced equipment is operated and maintained in accordance with regulations and manufacturer instructions
- Remain responsible for final operational decisions and vessel compliance

OZ Maritime shall not be liable for delays or non-performance caused by incorrect or incomplete client information.

4. Certificates & Reports

- Certificates and reports are valid **only** within the scope of the applicable Class, Flag, or Maker authorization under which the service was performed.
- Certificates may be suspended or invalidated if misuse, unauthorized modification, or non-compliance is identified after service completion.
- Digital copies are legally equivalent to hard copies unless otherwise required by authority.

5. Payment Terms

- Payment terms are as stated in the quotation or invoice.
- Invoices must be settled within the agreed due date.
- Late payments may result in service suspension and statutory interest charges.
- All bank charges and transfer fees are borne by the client.

6. Cancellation & Delays

- Service cancellations must be notified in writing.
- Mobilization, travel, and preparation costs already incurred are chargeable.
- Delays caused by weather, port restrictions, safety conditions, force majeure, or third parties shall not constitute breach of contract.

7. Limitation of Liability

To the maximum extent permitted by applicable law:

- OZ Maritime's liability is limited to the value of the specific service rendered.
- OZ Maritime shall not be liable for indirect, consequential, or economic losses, including loss of hire, profit, detention, delay, or third-party claims.

- Liability exclusions apply regardless of cause, except in cases of proven gross negligence or willful misconduct.

8. Force Majeure

OZ Maritime shall not be liable for failure or delay in performance resulting from events beyond reasonable control, including but not limited to:

- Acts of God
- Weather conditions
- Port restrictions
- Government actions
- Labor disputes
- Pandemics
- Supply chain disruptions

9. Intellectual Property

All content, documents, reports, logos, digital systems, and materials provided by OZ Maritime remain its intellectual property unless otherwise agreed in writing.

Unauthorized reproduction, distribution, or use is prohibited.

10. Confidentiality & Data Protection

- All commercial, technical, and operational information exchanged is confidential.
- Personal data is processed in accordance with our **Privacy Policy** and applicable data protection laws, including GDPR.

11. Third-Party Services

Where services involve third-party suppliers, laboratories, or partners, OZ Maritime acts as coordinator only and shall not be responsible for third-party acts or omissions beyond mandatory legal obligations.

12. Governing Law & Jurisdiction

Unless otherwise agreed in writing:

- These Terms are governed by **international maritime commercial principles**,
- Mandatory local laws of the service location may apply where required,
- Disputes shall be subject to the competent courts determined by applicable law.

13. Amendments

OZ Maritime reserves the right to amend these Terms at any time.
Updated versions are effective upon publication.

14. Contact

For questions regarding these Terms & Conditions:

OZ Maritime

Email: info@ozmaritime.com

Website: www.ozmaritime.com