

COPY.

21st November, 1924.

Dear Webster,

I am in receipt of your letter of yesterday's date regarding the case of the S.S. "CARIA" ex "FULLAGAR". As this vessel is not classed for any restricted trading, I see no reason why she should not make the trip to Vancouver.

As Sir Westcott and our old friend Thomson have been interested in this particular case, I referred the matter to them and they also see no reason why the vessel should not be permitted to make the trip. Sir Westcott suggests, however, that in forwarding your report on the case you should state the fact that the vessel is going to Vancouver.

As the present freeboard certificate was issued in the name of "FULLAGAR", it will be necessary for you to verify the freeboards and forward the usual verification of marking form, in order that certificates in the new name of the vessel may be issued.

With kind regards,

Yours faithfully,

Geo. Webster, Esq., D.Sc.,

G L A S G O W.



© 2018

Lloyd's Register
Foundation