

London Class P&I and Defence Rules and Correspondents **2016/17**





London Class P&I and Defence rules for the 2016/17 policy year

of

The Standard Club Europe Ltd

Managers

Charles Taylor & Co. (Bermuda)

Swan Building, 2nd Floor, 26 Victoria Street, Hamilton, HM 12 Bermuda

Telephone: +1 441 292 7655

Managers' London agents

Charles Taylor & Co. Limited

Standard House, 12-13 Essex Street, London WC2R 3AA

United Kingdom

Telephone: +44 20 3320 8888 E-mail: pandi.london@ctplc.com

Website: www.standard-club.com E-mail: firstname.lastname@ctplc.com

Emergency telephone: +44 79 3211 3573

i

Contents

Section	no.	Page no.
1	The Directors	iii
2	The Managers	V
3	The P&I Rules	1
	The Defence Rules	53
4	Index to the P&I and Defence Rules	57
5	Additional Covers	
	Through transport extension clause 2016	65
	Contractual extension clause 2016	66
	Salvors' extension clauses 2016	67
	Cargo deviation clause 2016	68
	Charterers' liability for damage to hull clause 2016	69
	Offshore extension clauses 2016	70
	P&I war risks clause 2016	71
	War risks clause for additional covers 2016	74
	Bio-chemical risks inclusion clause 2016	77
	Obstruction of waterways and strikes extension clause 2016	79
6	Maps and Correspondents	81

01

The Directors

London Class P&I and Defence Rules and Correspondents



The Standard Club

Directors

Mr Rod Jones, United States
President and Chairman
CSL Group Inc

Mr Cesare d'Amico, Italy Deputy Chairman d'Amico Societa di Navigazione SpA

Mr Erik Johnsen, United States Deputy Chairman International Shipholding Corporation

Mr Necdet Aksoy, Turkey Akmar Holding SA

Mr Luigi D'Amato, Italy Fratelli D'Amato SpA

Mr Arthur Bensler, Canada Teekay Shipping (Canada) Ltd

Mr Andrew Broomhead, Hong Kong Pacific Basin Shipping (HK) Ltd

Mr Alberto Chiarini, Italy Saipem SpA

Mr Robert Clarke, Canada BC Ferry Services

Mr Philip Clausius, Singapore Transport Capital Pte Ltd

Mr Paolo Clerici, Italy Coeclerici SpA

Mr Alan Cossar, Bermuda

Mr Matthew Cox, United States Matson Navigation Co Inc

Ms Helen Deeble, United Kingdom P&O Ferries Ltd

Mr Alistair Groom, United Kingdom

Mr Jeremy Grose, United Kingdom Manager

Mr Nicolas Hadjioannou, Greece Alassia Newships Management, Inc

Mr Bhumindr Harinsuit, Thailand Harinsuit Transport Co Ltd

Mr Barnabas Hurst-Bannister, United Kingdom

Mr Gunther Jaegers, Germany Reederei Jaegers GmbH

Mr David Koo, Hong Kong Valles Steamship Co Ltd

Mr Emanuele Lauro, Monaco Scorpio Tankers Inc

Mr David Marock, United Kingdom Manager

Mr Andreas Martinos, Greece Minerva Marine Inc

Mr Ricardo Menendez, Argentina Ultraocean SA

Mr Constantine Peraticos, Greece Pleiades Shipping Agents SA

Mr J B Rae-Smith, Hong Kong Swire Pacific Offshore Ltd

Mr Stefano Rosina, Italy Premuda SpA

Mr Teo Siong Seng, Singapore Pacific International Lines (Pte) Ltd

Mr Peter Senkbeil, Monaco SBM Offshore N.V.

Ms Marianne Sørensen, Denmark Maersk Drilling A/S

The Standard Club Europe Ltd

Directors

Mr Alistair Groom, United Kingdom

Mr Rod Jones, United States Deputy Chairman CSL Group Inc

Mr Cesare d'Amico, Italy d'Amico Societa di Navigazione SpA

Mr Robert Clarke, Canada BC Ferry Services

Mr Matthew Cox, United States Matson Navigation Co Inc

Mr Jeremy Grose, United Kingdom Manager

Mr Barnabas Hurst-Bannister, United Kingdom

Mr Erik Johnsen, United States International Shipholding Corporation

Mr David Marock, United Kingdom Manager

Mr Ricardo Menendez, Argentina Ultraocean SA

Ms Marianne Sørensen, Denmark Maersk Drilling A/S

London Class Committee

Committee Members

Mr Gunther Jaegers Chairman Reederei Jaegers GmbH

Mr Robert Beets
Noord Nederlandsche P&I Club

Mr Richard Borchard Fairplay Towage and Shipping Co Ltd

Mr Iain McNaught Corporation of Trinity House

Mr Axel Meynköhn Wyker Dampfschiffs-Reederei-Föhr-Amrum GmbH Mr Maxim Mirzoev
Joint Stock "Volga Shipping"

Mr Wolfgang Nowak Amadeus Schiffahrt

Mr Antoine Struyf Plouvier Transport NV

Mr Piet Wassenaar WASMACO

02

The Managers

London Class P&I and Defence Rules and Correspondents



2 The managers' London agents

Charles Taylor & Co. Limited					
Jeremy Grose – Chief Executive jeremy.grose@ctplc.com			79	3211	8835 3594 9264
Claims					
Brian Glover – Director of Claims brian.glover@ctplc.com	m:	+44	79	3211	8823 3575 8399
Olivia Furmston – Legal Director olivia.furmston@ctplc.com					8858 8175
James Cross – Consultant, Claims Services james.cross@ctplc.com	m:	+44	77	8579	8801 2861 4391
Underwriting & Reinsurance					
John Reily – Director of Underwriting john.reily@ctplc.com	m:	+44	- 77	1286	8838 5750 5961
Stuart Capewell – Reinsurance Director stuart.capewell@ctplc.com					8849 2254
Andy Cunningham – Reinsurance Operations Director andy.cunningham@ctplc.com					8808 2445
Claire Wheeler – Underwriting Operations Director claire.wheeler@ctplc.com					8880 7940
Business Development & Marketing					
Robert Drummond – Business Development Director robert.drummond@ctplc.com	m:	+44	77	1287	8942 4482 0553
Nick Sansom – Business Development Director nick.sansom@ctplc.com	m:	+44	77	6988	8864 7692 1342
Emma Newton – Marketing Manager emma.newton@ctplc.com					8977 4808

Quality Management

Quality Management	
Barbara Jennings – Director of Quality	o: +44 20 3320 8830
Management barbara.jennings@ctplc.com	m: +44 77 7551 5877 h: +44 20 8672 5358
	11. 144 20 0072 0000
Compliance & Risk Management	
Robert Andrews - Chief Risk Officer	o: +44 20 7767 2026
robert.andrews@ctplc.com	m: +44 78 6734 8644
Stephen Williams – Head of Compliance stephen.williams@ctplc.com	o: +44 20 3320 2283 m: +44 78 8184 3896
Finance & Secretariat	
Nick Jelley – Chief Financial Officer	o: +44 20 3320 8845
nick.jelley@ctplc.com	m: +44 78 2655 2861
Andrew Newman – Actuarial Director	o: +44 20 3320 8981
andrew.newman@ctplc.com	m: +44 79 1999 5446
Rebecca Blanks - Company Secretary	o: +44 20 3320 8975
rebecca.blanks@ctplc.com	m: +44 77 9957 7064
Loss Prevention	
Yves Vandenborn – Director of Loss Prevention	o: +65 6506 2852
yves.vandenborn@ctplc.com	m: +65 9879 8606
Eric Murdoch – Chief Surveyor	o: +44 20 3320 8836
eric.murdoch@ctplc.com	m: +44 79 3211 3579 h: +44 18 9253 7019
L.E. LE C.	
Julian Hines – Senior Surveyor julian.hines@ctplc.com	o: +44 20 3320 8812 m: +44 79 2013 5078
Julian.hines@ctpic.com	h: +44 19 6277 2095
Kirk McGregor – Marine Surveyor	o: +44 20 7680 5626
kirk.mcgregor@ctplc.com	m: +44 75 0099 8901
Tim Prior – Marine Surveyor	o: +44 20 3320 8987
tim.prior@ctplc.com	m: +44 78 2352 1087
Clive Rees - Marine Surveyor	o: +44 20 7522 7486
clive.rees@ctplc.com	m: +44 78 2782 5709
Richard Bell - Loss Prevention Executive	o: +44 20 7680 5635
richard.bell@ctplc.com	m: +44 79 1949 2718
Jennifer Bellsham – Loss Prevention Administator s&ladmin@ctplc.com	o: +44 20 7522 7509

London Class

Robert Drummond – Class Director robert.drummond@ctplc.com	o: +44 20 3320 8942 m: +44 77 1287 4482 h: +44 19 8062 0553
Nick Williams – Manager and Claims Director nick-p.williams@ctplc.com	o: +44 20 3320 8856 m: +44 78 2557 1203
Underwriting	
David Williams – Underwriting Director david.williams@ctplc.com	o: +44 20 3320 2344 m: +44 78 8050 4110
Mike Robinson – Deputy Underwriter mike.robinson@ctplc.com	o: +44 20 3320 8932 m: +44 78 2584 5402
Claims	
Torbjorn Claesson – Claims Executive torbjorn.claesson@ctplc.com	o: +44 20 3320 2290 m: +44 79 2059 0311

03

P&I Rules

London Class P&I and Defence Rules and Correspondents



SECTION A: INSURANCE

- 1.1 The rules, which are subject to the articles, contain the terms upon which P&I cover is given by the club.
- 1.2 The standard risks against which a member is insured are set out in rule 3.
- **1.3.1** A member may be insured in respect of risks other than those set out in rule 3, or in respect of risks otherwise excluded, where such risks have been agreed by the managers.
- **1.3.2** Any such risks are covered subject to the terms, conditions, limitations and exclusions of the rules.
- 1.3.3 The managers may reinsure any such risk and, in the event that such reinsurance is arranged, the member is entitled to recover from the club only the net amount actually recovered under such reinsurance together with that portion of the risk retained by the club, whether or not the member has notice of such reinsurance, its terms, or the identity of the reinsurers.
- 1.4 No act, omission, course of dealing or forbearance or reimbursement by the club shall be treated as any evidence of a waiver of the club's rights under the rules.
- 1.5.1 The rules and any contract of insurance between the club and any insured party are governed by and construed in accordance with English law. In particular they are subject to and incorporate the Marine Insurance Act 1906 and, upon its entry into force, the Insurance Act 2015 and any statutory modifications thereto unless such Acts or modifications may have been excluded by the rules or by any term of such contract.
- 1.5.2 The following provisions of the Insurance Act 2015 ('the Act') are excluded from the rules and any contract of insurance as follows:
 - (1) Section 8 and Section 14 of the Act are excluded. As a result any breach of the duty of fair presentation and/or the duty of utmost good faith shall entitle the club to avoid the policy in all circumstances.
 - (2) Section 10 of the Act is excluded. As a result if the member or any insured party fails to comply with any warranty in these rules or any contract of insurance the club shall be discharged from liability from the date of the breach even if the breach is subsequently remedied.
 - (3) Section 11 of the Act is excluded. As a result if the member or any insured party fails to comply with any term in these rules or any contract of insurance, the club's liability may be excluded, limited or discharged in accordance with these rules notwithstanding that the breach could not have increased the risk of the loss which actually occurred.

- (4) Section 13 of the Act is excluded. As a result the club shall be entitled to exercise its right to terminate the contract of insurance in respect of the member and all insured parties in the event that a fraudulent claim is submitted by or on behalf of the member and/or any insured party and/or any affiliated or associated company of the member.
- (5) Section 13(A) of the Act is excluded. As a result these rules or any contract of insurance between the club, the member and any insured party shall not be subject to any implied term that the club will pay any sums due in respect of a claim within a reasonable time save that the club may not deliberately or recklessly fail to do so.
- The terms of entry and the insurance provided by the club do not confer any right or benefit on any third party under the Contracts (Rights of Third Parties) Act 1999, except to the extent provided in rule 6.16.

SECTION B: SCOPE OF COVER

- 2.1 The liabilities in respect of which a member is insured by the club must have arisen by reason of the member's interest in the ship, out of events occurring during the period of the ship's entry in the club and in connection with the operation of the ship.
- 2.2 Under a charterer's entry, a member is entitled to recover for his liability to indemnify another person in respect of the risks set out in rule 3.
- 2.3 Where such liabilities would not have arisen but for the terms of any contract or indemnity, the contract or indemnity must either correspond to any specific requirements set out in rule 3 or rule 5, or have been approved by the managers.
- 2.4 A member's insurance is subject to the warranties, conditions, exceptions, limitations and other terms set out in the rules and the certificate of entry.
- 2.5 A member is not insured for any liabilities incurred by him in a capacity other than that in which he has entered into the contract of insurance with the club.

SECTION C: RISKS COVERED

Crew injury, illness or death

3.1.1 Liabilities in respect of crew injury, illness or death.

Repatriation

3.1.2.1 Liabilities in respect of crew repatriation.

Exclusion to rule 3.1.2.1

Liabilities arising out of the termination of any agreement, or the sale of the ship, or any other act of the member in respect of the ship, unless the board considers that such termination or other act was necessary in the interests of the safety of the ship or crew, or the proper running of the ship.

3.1.2.2 Liabilities in respect of repatriation under Guideline B2.5 of Regulation 2.5 of the 2006 Maritime Labour Convention (MLC 2006) or domestic legislation by a state party implementing MLC 2006.

Substitute expenses

3.1.3 Expenses necessarily incurred in sending substitutes to replace crew who have died, are incapacitated or who have been left ashore in consequence of injury, illness, or desertion. Wages are only recoverable when payable to substitutes, while awaiting and during repatriation.

Shipwreck unemployment indemnity

3.1.5

Loss of effects 3.1.4 Loss of crew effects, excluding valuables.

Wages or other compensation payable to crew arising out of the actual or constructive total loss of the ship.

Port expenses

3.1.6 Port and other charges as set out in rule 3.4 incurred in relation to crew.

Passengers

- **3.2.1** Liabilities in respect of the injury, illness or death of a passenger.
- 3.2.2 Liabilities to passengers arising out of a casualty while they are on board the ship. For the purpose of this rule 'casualty' means collision, stranding, explosion, fire or any other cause affecting the condition of the ship so as to render her incapable of safe navigation to her intended destination; or a threat to the life, health or safety of passengers.
- **3.2.3** Loss of or damage to a passenger's baggage or effects, excluding valuables.
- 3.2.4 In respect of any liabilities arising under rule 3.2, the passenger contract must relieve the member of liability to the maximum extent permitted under the applicable law.

Exclusions to rule 3.2

- (1) Liabilities arising out of the carriage of a passenger by air unless they occur:
 - during repatriation of an injured or sick passenger, or following a casualty to the ship; or
 - b during excursions from the ship, subject to exclusion (2) below.

- (2) Contractual liabilities arising in respect of a passenger while on an excursion from the ship in circumstances where either:
 - a a separate contract has been entered into by the passenger for the excursion, whether or not with the member; or
 - the member has waived any rights of recourse against any sub-contractor or other third party in respect of the excursion.

Third parties

3.3

3.4

Liabilities in respect of the injury, illness or death of any person other than crew or passengers.

Stowaways and refugees: port charges

Port and other charges solely incurred for the purpose of landing stowaways or refugees, or others saved at sea, or landing or securing the necessary treatment for an injured or sick person, other than crew, including the net loss to the member in respect of fuel, insurance, wages, stores and provisions incurred for such purpose.

Life salvage

3.5 Sums due to a third party because he has saved or attempted to save the life of any person on or from the ship.

Collision with other ships

- 3.6.1 One-fourth, or such other proportion agreed by the managers, of the liabilities arising out of a collision other than those set out in rule 3.6.3.
- **3.6.2** Under a charterer's entry, four-fourths of the liabilities arising out of a collision.
- **3.6.3** The liabilities arising out of a collision relating to:
 - (1) the raising, removing, destroying, lighting or marking of wrecks, cargo or other property
 - (2) damage done by such other ship to any property not being another ship or any cargo or other property therein
 - (3) loss of or damage to cargo or other property being carried in the ship; if the cargo is the property of the member, it is deemed to be fully insured, and the member is entitled only to recover from the club the amount by which such indemnity exceeds the sum recoverable under such insurance
 - (4) the injury, illness or death of any person on board such other ship
 - (5) pollution liabilities as may be covered under rule 3.8.
- 3.6.4 That part of the member's collision liability which exceeds the sum recoverable under the hull policies solely by reason of such liability exceeding the valuation of the ship in those policies. However, the board may determine the proper value (being the market value of the ship without commitment) for which the ship should have been insured under the hull policies, and the club shall pay only the excess of the amount which would have been recoverable if the ship had been insured thereunder at such value.

- 3.6.5 There will be no recovery from the club insofar as such collision liabilities are not recoverable under the hull policies by reason of any breach of such policies.
- **3.6.6** If both ships are to blame then, unless the liability of the owners of one or both of them becomes limited by law, claims shall be settled upon the principle of cross-liabilities.

Damage to other ships (other than by collision)

Pollution

- 3.7 Liabilities for loss of or damage to, delay to, interference with rights in relation to, or liability for salvage or wreck removal costs incurred in respect of, any other ship or any cargo or other property therein caused other than by collision with the ship.
- **3.8.1** Liabilities arising out of the discharge or escape from the ship of any substance.
- 3.8.2 The costs of any measures reasonably taken after the discharge or escape of any substance from the ship for the purpose of avoiding or minimising any resulting loss, damage or contamination or cleaning up any resulting pollution, together with liability for any loss of or damage to property caused by any measures so taken.
- **3.8.3** The costs of any measures reasonably taken to prevent an imminent danger of the discharge or escape from the ship of any substance.
- 3.8.4 Extraordinary liabilities incurred as a result of complying with any order or direction given or any measures taken by any authority in connection with the ship or her cargo for preventing or reducing pollution or the risk thereof by the escape from the ship of any substance, excluding any permanent structural alteration to the ship.
- 3.8.5 Liabilities under a salvage agreement to compensate salvors for work done or measures taken to prevent or reduce pollution or the risk thereof by the escape from the ship of any substance.
- **3.8.6** Liabilities incurred after the ship has become a wreck arising from the discharge or escape from such wreck of any substance.
- 3.8.7 Liabilities for which a member may be liable or otherwise incurs as a party to STOPIA and/or TOPIA. A member insured in respect of a 'relevant ship' as defined in STOPIA and/or TOPIA shall, unless otherwise agreed by the managers, be a party to STOPIA and/or TOPIA for the period of entry of that ship in the club. Unless agreed by the managers or the board otherwise determines, there shall be no cover under rule 3.8 in respect of such ship during a period when the member is not a party to STOPIA and/or TOPIA.
- **3.8.8** Liabilities in respect of pollution where such liabilities arise under rules 3.6, 3.7, 3.9, 3.10, 3.11 and 3.19.

Exclusions to rule 3.8

Unless the board otherwise determines, there shall be no recovery in respect of:

- (1) liabilities which but for the terms of any contract of carriage would have been allowed in general average adjusted under the unamended York Antwerp Rules 1994.
- (2) liabilities, loss or damage including, without limitation, liability for the cost of any remedial works or clean-up operations, arising as a result of the presence in, or the escape or discharge or threat of escape or discharge from, any land based dump, site, storage or disposal facility of any substance previously carried on the ship whether as cargo, fuel, stores or waste and whether at any time mixed in whole or in part with any other substance whatsoever.

Damage to property (other than by pollution)

3.9 Liabilities for loss of or damage to, or interference with rights in relation to, any property not being any ship or any cargo or other property therein or the cargo or other property intended to be or being or having been carried in the ship.

Towage of the ship

- **3.10.1** Liabilities under the terms of a contract for the towage of the ship which:
 - (1) relate to the risks set out in the other paragraphs of rule 3;
 - (2) arise under a contract for towage undertaken in the ordinary course of trading for the purpose of entering, leaving or manoeuvring within a port; or
 - (3) arise under a contract for the towage of cargo barges; or
 - (4) arise under a contract which has been approved by the managers.

Towage by the ship

- **3.10.2** Liabilities under the terms of a contract for, or arising out of, the towage by the ship of any ship or object where:
 - (1) such liabilities relate to the risks set out in the other paragraphs of rule 3: and
 - (2) the towage is undertaken for the purpose of saving life or property at sea; or
 - (3) the ship is towing under a United Kingdom, Netherlands or Scandinavian standard towage contract, the current Lloyd's standard form of salvage agreement – no cure no pay, or other towage contract containing similar exclusions of liabilities to these market forms; or
 - (4) the contract is on knock-for-knock terms: or

- (5) a contract on knock-for-knock terms is likely to be unlawful or unenforceable in whole or part and the contract under which the towage takes place:
 - a does not impose on the member any liability to any person arising out of any act, neglect or default of the owner of the tow or any other person; and
 - **b** limits the liability of the member, or preserves his right to limit, to the maximum extent possible by law; or
- (6) the contract has been approved by the managers.

Wreck liabilities

- 3.11.1 Liabilities for or incidental to the raising, removal, destruction, lighting or marking of the wreck of the ship. The value of the wreck and all stores and materials saved must be deducted from any reimbursement and only the balance is recoverable.
- 3.11.2 Liabilities resulting from the actual or attempted raising, removal or destruction of the wreck of the ship, cargo or any other property on board.
- 3.11.3 Liabilities resulting from the presence or involuntary shifting of the wreck of the ship, cargo or any other property on board caused by the casualty which led to the loss of the ship, cargo or any other property on board. Unless the board otherwise determines, a member is not entitled to be reimbursed by the club in respect of any liability incurred more than two years after the ship, cargo or any other property on board became a wreck.
- 3.11.4 Liabilities for or incidental to the raising, removal, destruction or disposal of cargo or any other property which is being, or has been, carried on the ship. The value of all cargo or any other property saved accruing to the member must be deducted from any reimbursement and only the balance is recoverable.

Exclusions to rule 3.11

- (1) There shall be no recovery if the member has, without the agreement of the managers, transferred his interest in the wreck other than by abandonment, at any time after the ship became a wreck.
- (2) There shall be no recovery unless the raising, removal, destruction, lighting or marking of the wreck, or the raising, removal, destruction or disposal of cargo or any other property, was compulsory by law or was undertaken with the agreement of the managers.
- (3) Unless the board otherwise determines, a member is not entitled to reimbursement in respect of any liability unless he took reasonable measures to raise, remove, destroy, light or mark the wreck, or raise, remove, destroy or dispose of cargo or any other property.

- (4) Unless the board otherwise determines, there shall be no recovery unless the member has contracted for removal of the wreck on terms which have been approved by the managers.
- (5) There shall be no recovery in respect of liabilities for or incidental to the raising, removal, destruction, lighting or marking of the wreck of the ship unless the ship became a wreck as a result of a casualty. For the purpose of this rule 'casualty' means collision, stranding, explosion, fire or similar fortuitous event, but excludes any wreck caused by dereliction or neglect.

Quarantine expenses

3.12 Expenses incurred as a direct consequence of an outbreak of infectious disease on the ship, including quarantine and disinfection expenses, and the net loss to the member in respect of fuel, insurance, wages, stores, provisions, cargo handling and port charges.

Exclusion to rule 3.12

There shall be no recovery if at the time the ship was chartered to, or was under orders from the member or her managers to, proceed to a port it was known, or should in the board's view reasonably have been anticipated, that she would be quarantined.

Cargo liabilities

- 3.13.1 Liabilities for loss or shortage of, or damage to, or other responsibility in respect of, cargo or other property intended to be, or being, or having been carried in, on or by the ship arising out of any breach by the member, or by any person for whose acts, neglect or default he may be legally liable, of his obligation properly to load, handle, stow, carry, keep, care for, discharge and deliver such cargo or property, or out of unseaworthiness or unfitness of the ship.
- **3.13.2** The extra costs incurred by the member:
 - (1) in the actual discharge or disposal of damaged or worthless cargo, provided that he can only recover such costs if he has no recourse to recover them from any other party; or
 - (2) as a direct consequence of the failure by cargo interests to collect or remove cargo from the place of discharge or delivery, provided that he can only recover such costs to the extent they exceed the proceeds of the sale of the cargo and he has no recourse to recover them from any other party.
- **3.13.3** Liabilities for loss of or damage to or other responsibility to cargo or other property being carried by means of transport other than the ship under a contract of carriage, approved by the managers, providing for carriage partly to be performed by the ship.

Exclusions to rule 3.13

Unless the board otherwise determines, there shall be no recovery in respect of liabilities arising out of:

Hague and Hague-Visby Rules

(1) the carriage of cargo on contractual terms more onerous to the carrier than those of the Hague or Hague-Visby Rules, or equally wide exemptions of the carrier from liability, save where it is on such terms solely by reason of the incorporation by law of the Hamburg Rules or parts thereof, to the extent that the liabilities exceed those which would have been incurred had the contract been on the Hague, Hague-Visby or Hamburg terms as applicable, unless the contract has been approved in advance by the managers

Deviation

(2) a deviation, or as a consequence of a deviation, from the contractually agreed voyage, which may deprive the member of the right to rely on defences or rights of limitation which would otherwise have been available to him, unless the managers have agreed that cover may continue unprejudiced

Loading

(3) the failure to arrive or late arrival of the ship at a port of loading, or the failure to load or delay in loading any particular cargo other than under a bill of lading already issued

Discharge

(4) the discharge of cargo at a place other than that stipulated in the contract of carriage

Documentation and delivery

- (5) the delivery of cargo carried under a negotiable document of title (including an electronic bill of lading) without production (or the equivalent thereof in the case of an electronic bill of lading) of that document by the person to whom delivery is made except where the cargo has been carried:
 - a under the terms of a non-negotiable document, and has been properly delivered as required by that document, notwithstanding that the member may be liable under the terms of a negotiable document of title issued by or on behalf of a party other than the member providing for carriage in part upon the ship and in part upon another ship or by another mode of transport; or
 - b under the terms of an electronic trading system approved by the managers and has been properly delivered to the person so entitled in accordance therewith.
- (6) delivery of cargo carried under a non-negotiable document without production of such document by the person to whom delivery is made, where such production is required by the express terms of that document or the law to which that document, or the contract of carriage contained in or evidenced by it, is subject, except where the member is required by any other law to which he is subject to deliver or relinquish custody or control of the cargo, without production of such document

- (7) the issue of a document containing or evidencing the contract of carriage recording the loading or shipment or receipt for shipment on a date other than the date on which the cargo was in fact loaded, shipped or received
- (8) a document containing or evidencing the contract of carriage issued with the knowledge of the member or his master with an incorrect description of the cargo or its quantity or condition

Finished steel products

(9) the carriage of finished steel products, unless the member has arranged for a preloading survey to be carried out by a clubapproved surveyor at each port of shipment, and the bills of lading have been claused in accordance with the findings of the surveyor as to the condition of cargo at the time of loading

Deck cargo

(10) loss of, damage to or responsibility in respect of cargo carried on deck unless it is carried under a contract of carriage which permits it to be carried on deck and the contract states that it is being so carried and either it exonerates the member from all liability in respect of such cargo or it applies the Hague or Hague-Visby Rules to such cargo, or it is customary to carry such cargo on deck, or such carriage has been approved by the managers

Valuables

(11) the carriage of valuables, unless such carriage has been approved by the managers

Value declared on bill of lading

(12) goods carried under a document containing or evidencing the contract of carriage where the value per unit, piece or package has been stated to be in excess of US\$2,500, or the equivalent in any other currency, which may deprive the member of the right to rely on defences or rights of limitation which would otherwise have been available to him, to the extent that such liabilities exceed that sum.

Unrecoverable 3.14 general average contributions

The proportion of general average, special charges or salvage which the member is or would be entitled to claim from cargo or from another party which is not recoverable solely by reason of a breach of the contract of carriage.

Exclusions to rule 3.14

- (1) If the contribution is irrecoverable by reason of a deviation, rule 3.13 exclusion (2) applies to any claim under rule 3.14.
- (2) The board may reject or reduce a claim if the contract of carriage under which the cargo was being carried did not include Article IV Rule (2)(a) of the Hague Rules, as amended by the Hague-Visby Rules, or an equally wide exemption from liability.

Ship's proportion of general average

3.15 Ship's proportion of general average, special charges or salvage not recoverable under the hull policies by reason of the value of the ship being assessed at a sound value in excess of the insured value under the hull policies. The board may determine the proper value (being the market value of the ship without commitment) for which the ship should have been insured under the hull policies, and the club shall pay only the amount of the ship's proportion of general average which would not have been recoverable under the hull policies, if the ship had been insured thereunder at such value.

Fines

- **3.16** Fines imposed on the member or upon any other person whom he reasonably reimburses or is legally liable to indemnify:
- 3.16.1 for short or over delivery of cargo, or for failure to comply with regulations concerning the declaration of goods or the documentation of cargo
- **3.16.2** for smuggling or breach of any customs or immigration law or regulation
- 3.16.3 in respect of the accidental escape or discharge of any substance, so long as the member is insured for pollution liabilities by the club subject to his terms of entry and the relevant limit of liability.
- 3.16.4 for any other matter to the extent that the member has satisfied the board that he took all such steps as appear to the board to be reasonable to avoid the event giving rise to the fine; in addition, any amounts claimed in respect of such fine are recoverable only to the extent the board may determine.

Exclusions to rule 3.16

Unless the board otherwise determines, there shall be no recovery in respect of a fine imposed for or arising out of:

- (1) overloading
- (2) illegal fishing
- (3) any personal act or default on the part of the member or his managers
- (4) wilful misconduct on the part of any person unless the member has been compelled by law to pay the fine.

Enquiry expenses

3.17

3.18

3.19

Costs and expenses incurred in protecting a member's interests before a formal enquiry into a casualty to the ship where, in the opinion of the managers, a claim upon the club is likely to arise, or in other cases as the board determines.

Confiscation of ship by customs authorities

Loss of the ship following its confiscation by any legally empowered body in respect of the infringement of any customs law or regulation but only if and to the extent that, notwithstanding rule 5.1, the board decides that the member shall recover from the club.

Exclusions to rule 3.18

- (1) The amount recoverable shall not exceed the market value of the ship at the date of the confiscation.
- (2) The member must have satisfied the board that he took all such steps as appear to the board to be reasonable to prevent the infringement of the customs law or regulation giving rise to the confiscation.
- (3) No claim will be considered by the board until the member has been deprived of his interest in the ship.

Sue and labour

Extraordinary costs and expenses, including legal, survey, expert and correspondent fees, reasonably incurred on or after the occurrence of any event liable to give rise to a claim upon the club and incurred solely for the purpose of avoiding or minimising any liability against which the member is insured by the club, but only to the extent that those costs and expenses have been incurred with the prior agreement of the managers, or to the extent that the board determines.

Exclusion to rule 3.19

Unless the managers or the board otherwise decide, there shall be deducted from such costs and expenses the deductible which would have been applicable had the liability or expenditure against which the member is insured by the club been incurred.

Omnibus

3.20 Any liabilities which the board may determine to be within the scope of club cover, but only to the extent that it decides that the member shall recover from the club.

SECTION D: EXCLUDED RISKS

Risks covered by hull and war risks policies

Unless otherwise agreed by the managers, there shall be no recovery from the club in respect of any liabilities which would be recoverable from underwriters if the ship were, at the time of the incident giving rise to such liabilities, fully insured under hull policies on terms equivalent to those of the usual Lloyd's marine policy with the Institute Time Clauses (Hulls) 1.10.83 attached or to the extent that the ship was fully insured to a proper value (being the market value of the ship without commitment) under a P&I war risks policy including piracy risks. The board may determine the proper value for which the ship should have been insured under the P&I war risks policy. Unless otherwise agreed by the managers, there shall be no recovery in respect of any franchise or deductible borne by the member under such policies.

Double insurance

- 4.2 Unless otherwise agreed by the managers, there shall be no recovery in respect of any liabilities recoverable under any other insurance or which would have been so recoverable:
 - apart from any terms in such other insurance excluding or limiting liability on the ground of double insurance; and
 - (2) if the ship had not been entered in the club with cover for the risks set out in the rules.

War risks

- 4.3 Unless otherwise agreed by the managers, there shall be no recovery in respect of any liabilities, irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the member or his servants or agents, incurred as a result of:
 - (1) war, civil war, revolution, rebellion, insurrection or civil strife arising therefrom, or any hostile act by or against a belligerent power, or any act of terrorism;
 - (2) capture, seizure, arrest, restraint or detainment (barratry and piracy excepted) and the consequences thereof or any attempt thereat:
 - (3) mines, torpedoes, bombs, rockets, shells, explosives or other similar weapons of war, save that this exclusion does not apply to liabilities which arise solely by reason of:
 - a the transport of any such weapons whether on board the ship or not; or
 - b the use of any such weapons, either as a result of government order or with the agreement of the board or the managers, where the reason for such use was the avoidance or mitigation of liabilities which would otherwise fall within the cover given by the club.

In the event of any dispute as to whether or not any act constitutes an act of terrorism, the decision of the board shall be final.

Radioactive contamination

- 4.4 There shall be no recovery in respect of any liabilities, irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the member or his servants or agents, directly or indirectly caused by or arising from:
 - (1) ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel; or
 - (2) the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof; or
 - (3) any weapon or device employing atomic or nuclear fission and/ or fusion or other like reaction or radioactive force or matter; or
 - (4) the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter

other than liabilities arising out of carriage of 'excepted matter' (as defined in the Nuclear Installations Act 1965 of the United Kingdom or any regulations made thereunder) as cargo in the ship, and such further exceptions as the board may approve.

Guarantees, 4.5 undertakings and certificates

- Notwithstanding the exclusions in rules 4.3 and 4.4, the club will discharge on behalf of the member liabilities arising under a demand made pursuant to the issue by the club on behalf of the member of:
 - a guarantee or other undertaking to the Federal Maritime Commission under Section 2 of US Public Law 89-777; or
 - (2) a certificate in compliance with Article VII of the International Conventions on Civil Liability for Oil Pollution Damage 1969 and 1992 or any amendments thereof; or
 - (3) an undertaking to the International Oil Pollution Compensation Fund 1992 in connection with STOPIA; or
 - (4) a certificate in compliance with Article 7 of the International Convention on Civil Liability for Bunker Oil Pollution Damage 2001; or
 - (5) a certificate in compliance with Article 4bis of the Athens Convention Relating to the Carriage of Passengers and Their Luggage by Sea 2002; or
 - (6) a certificate in compliance with Article 12 of the Nairobi International Convention on the Removal of Wrecks 2007; or
 - (7) any other guarantee, certificate or undertaking issued by the club pursuant to any statute, convention, treaty or law.

- 4.6 The member shall indemnify the club to the extent that any payment under any such guarantee, undertaking or certificate is or would have been recoverable in whole or in part under a standard P&I war risks policy had the member complied with the terms and conditions thereof.
- 4.7 The member agrees that any payment by the club under any such guarantee, undertaking or certificate shall, to the extent of any amount recovered under any policy of insurance or additional cover provided by the club, be by way of loan and there shall be assigned to the club to the extent and on the terms the managers determine to be practicable, all the rights of the member under any other insurance and against any third party.

Unlawful sanctionable and hazardous trades

4.8

No claim is recoverable if it arises out of or is consequent upon the ship blockade-running or being employed in an unlawful, prohibited or sanctionable carriage, trade, voyage or operation, or if the provision of insurance for a carriage, trade, voyage or operation is or becomes unlawful, prohibited or sanctionable or if the board determines that the carriage, trade, voyage or operation was imprudent, unsafe, unduly hazardous or improper.

SECTION E: EXCLUDED LOSSES

SECTION E: EXCLUDED LOSSES					
	5	Except as provided in this rule or otherwise agreed by the managers, there shall be no recovery in respect of:			
Hull damage	5.1	Loss of or damage to the ship or any part thereof, save as provided for in rule 3.18.			
Equipment damage	5.2	Loss of or damage to any equipment, containers, lashings, stores, or fuel on board the ship to the extent that they are owned or leased by the member or any associated company.			
Repairs	5.3	The cost of repairs to the ship or any charges or expenses in connection therewith save as provided for in rules 3.14 and 3.15.			
Loss of hire	5.4	Loss of freight, hire, time, market, production, profit or any other direct or indirect losses whatsoever or any proportion thereof in relation to the ship, unless such loss, with the agreement of the managers, forms part of a claim for liabilities in respect of cargo.			
Detention	5.5.1	Loss arising out of demurrage on, detention of, or delay to the ship or, except as provided for in rules 3.1.6 and 3.4, running costs of the ship, unless such costs, with the agreement of the managers, form part of a claim for liabilities in respect of cargo.			
	5.5.2	Liabilities arising out of arrest or detention of or delay to the ship pursuant to a claim against the member liability for which is not covered under the rules.			
Cancellation	5.6	Loss arising out of the cancellation of any contract or engagement in relation to the ship.			
Bad debts	5.7	Loss arising out of irrecoverable debts or the insolvency of any person.			
Pollution	5.8	Liabilities arising out of the actual, or threatened, escape or discharge of any substance save as provided for in rule 3.8.			
Salvage	5.9	Salvage or other services in the nature of salvage provided to the ship, and any liabilities in connection therewith, other than such as may be covered under rules 3.5, 3.8.5, 3.14 or 3.15.			
	5.10	Liabilities arising out of salvage operations (including wreck removal) conducted by the ship or provided by a member other than liabilities arising out of salvage operations conducted by the ship for the purpose of saving or attempting to save life at sea.			

Specialist operations

5.11

- Liabilities incurred during the course of performing specialist operations including but not limited to dredging, blasting, pile-driving, well stimulation, cable or pipe laying, construction, installation or maintenance work, core sampling, depositing of spoil, professional oil spill response or professional oil spill response training and tank cleaning (other than on the ship), but excluding fire-fighting, to the extent that such liabilities arise as a consequence of:
 - (1) claims brought by any party for whose benefit the work has been performed, or by any third party (whether connected with any party for whose benefit the work has been performed or not), in respect of the specialist nature of the operations; or

- (2) the failure to perform such specialist operations by the member or the fitness for purpose or quality of the member's work, products or services; or
- (3) any loss of or damage to the contract work including, but not limited to materials, components, parts, machinery, fixtures, equipment and any other property which is or is destined to become a part of the completed project which is the subject of the contract under which the ship is working, or to be used up or consumed in the completion of such project.

This exclusion does not apply to liabilities incurred in respect of:

- a injury, illness or death of any person on board the ship
- **b** wreck removal of the ship
- c oil pollution emanating from the ship or the threat thereof

but only to the extent that such liabilities are covered by the club in accordance with these rules.

Drilling and production operations

- 5.12.1 Liabilities incurred in respect of the ship, being a ship or any other description of vessel or unit constructed or adapted for the purpose of carrying out drilling operations in connection with oil or gas exploration or production.
- 5.12.2 Liabilities incurred in respect of the ship, being any ship carrying out drilling or production operations in connection with oil or gas exploration or production, including any accommodation ship moored or positioned on site as an integral part of any such operations, to the extent that such liabilities arise out of or during drilling or production operations.
- 5.12.3 A ship shall be deemed to be carrying out production operations if, inter alia, it is a storage tanker or other ship engaged in the storage of oil, and either the oil is transferred directly from a producing well to the storage ship; or the storage ship has oil and gas separation equipment on board and gas is being separated from oil while on board the storage ship other than by natural venting.
- **5.12.4** If the ship is carrying out production operations, rule 5.12.2 shall apply:
 - (1) from the time that a connection, whether directly or indirectly, has been established between the ship and the well until such time that the ship has been disconnected from the well as part of a planned procedure to leave the site for the purpose of navigation to shore or to another production site; or
 - (2) where the ship is unintentionally, as well as intentionally as an emergency response, disconnected from the well; or
 - (3) where the ship remains connected to the well, but production is shut down, whether or not as an emergency response.

Heavy lift ships

5.13

Loss of or damage to or wreck removal of cargo carried on a semisubmersible heavy lift ship or any other ship designed exclusively for the carriage of heavy lift cargo, save to the extent that such cargo is being carried under the terms of a contract on Heavycon terms or any other terms approved by the managers.

Submarines and divers

5.14 Liabilities incurred in connection with any claim arising out of:

- (1) the operation by the member of submarines, mini submarines or diving bells; or
- (2) the activities of professional or commercial divers where the member is responsible for such activities, other than:
 - a activities arising out of salvage operations being conducted by the ship where the divers form part of the crew of that ship (or of diving bells or other similar equipment or craft operating from the ship) and where the member is responsible for the activities of such divers; and
 - incidental diving operations carried out in relation to the inspection, repair or maintenance of the ship or in relation to damage caused by the ship; and
 - c recreational diving activities.

Non-marine personnel

5.15 Liabilities incurred in respect of:

- (1) personnel (other than marine crew) on board the ship (being an accommodation ship) employed other than by the member where there has not been a contractual allocation of risks between the member and the employer of the personnel approved by the managers;
- (2) hotel and restaurant guests and other visitors and catering personnel of the ship when she is moored (other than on a temporary basis) and is open to the public as a hotel, restaurant, bar or other place of entertainment.

Waste disposal

5.16

Liabilities incurred in connection with any claim brought against the member arising out of waste incineration or disposal operations carried out by the ship, other than any such operations carried out as an incidental part of other commercial activities, not being specialist operations.

Paperless trading

5.17 Liabilities and losses arising from the use of any electronic trading system, other than an electronic trading system approved by the managers, to the extent that such liabilities and losses would not (save insofar as the managers otherwise determine) have arisen under a paper trading system.

For the purpose of this rule:

- (1) an electronic trading system is any system which replaces or is intended to replace paper documents used for the sale of goods and/or their carriage by sea or partly by sea and other means of transport and which:
 - a are documents of title; or
 - **b** entitle the holder to delivery or possession of the goods referred to in such documents; or
 - c evidence a contract of carriage under which the rights and obligations of either of the contracting parties may be transferred to a third party.
- (2) a 'document' shall mean anything in which information of any description is recorded including, but not limited to, computer or other electronically-generated information.

Direction of the board

5.18 The liabilities set out in rule 5 may be recoverable to the extent that they may be treated as expenses arising under rule 3.19, or are approved by the board.

SECTION F: SCOPE OF RECOVERY AND LIMITS

Net loss

6.1

If a member incurs any of the liabilities set out in rule 3, he is entitled to recover the net amount of such liabilities, deducting any costs and expenses which would have been incurred in any event together with any savings accruing to him and any recoveries made by him, unless otherwise agreed by the managers.

Limits of recovery

- **6.2.1** Unless and to the extent the board otherwise determines, under no circumstances shall the recovery by any person exceed:
 - (1) the amount to which the member is entitled to limit his liability, or would have been so entitled under any relevant law had he so petitioned:
 - any other limit contained in these rules or set out in the member's certificate of entry;
 - (3) if less than the full tonnage of the ship is entered in the club, such proportion of the amount referred to in rule 6.1, or the limits referred to in paragraphs (1) and (2) above, as the entered tonnage bears to the full tonnage of the ship.
- **6.2.2** If the claims of all insured parties in respect of liabilities insured by the club exceed or may exceed in the aggregate any limit of cover set out in the rules or in the certificate of entry:
 - (1) the member shall be entitled to recover in respect of such claims in priority to the claims of any other insured parties and any joint entrants shall be entitled to recover in respect of such claims in priority to the claims of any co-assureds;
 - (2) where the aggregate of the claims of the member exceeds or may exceed the said limit, the member shall be entitled to recover in respect of such claims to the exclusion of any claims of any other insured parties;
 - (3) where the aggregate of the claims of any joint entrants exceeds or may exceed the said limit or any part thereof remaining after application of rule 6.2.2(1), any joint entrant shall be entitled to recover in respect of such claims
 - a to the exclusion of any claims of any co-assureds; and
 - b only such proportion of the remaining part of the limit as the claim of that joint entrant bears to the total of all claims of all joint entrants;
 - (4) where the aggregate of the claims of any co-assureds exceeds or may exceed the said limit or any part thereof remaining after the application of rules 6.2.2(1) and (3), any co-assured shall be entitled to recover in respect of such claims only such proportion of the remaining part of the limit as the claim of that co-assured bears to the total of all claims of all co-assureds.
- **6.2.3** If in the opinion of the managers the claims of all insured parties in the aggregate exceed or may exceed any limit set out in the rules or in the certificate of entry, the managers may defer payment of a claim or any part thereof.

- **6.2.4** Where a guarantee, undertaking or certificate provided for in rule 4.5 has been issued and in the opinion of the managers the claims of all insured parties in the aggregate exceed or may exceed any limit set out in the rules or in the certificate of entry, the managers:
 - (1) may defer payment of a claim or any part thereof as they see fit; and
 - (2) shall not be under any obligation to reimburse a member until they are satisfied that all liabilities arising under demands made or which may be made under any such guarantee, undertaking or certificate have been or can be satisfied within such limit.
- 6.3 Any limits on the cover provided by the club apply in the aggregate to all insured parties and affiliated or associated companies.
- 6.4 The club shall not be liable to any insured party in respect of any liabilities except to the extent of the funds which the club is able to recover from the members or other persons liable for the same.

Recovery by owner for oil pollution claims

- **6.5.1** Subject to any lower limits of cover contained in the rules or set out in the member's certificate of entry the following limits apply:
 - (1) the aggregate liability of the club for all claims in respect of oil pollution arising under any one owner's entry, including all claims arising in respect of charterers insured as joint entrants or as co-assureds under any one owner's entry, shall be limited to US\$1 billion any one event;
 - (2) in the event that there is more than one owner's entry in respect of the same ship with the club and/or with any other insurer participating in the Pooling Agreement the aggregate recovery for all claims in respect of oil pollution arising under such owners' entries shall not exceed US\$1 billion any one event, and the liability of the club under each such owner's entry shall be limited to such proportion of US\$1 billion as the claims arising under that owner's entry bear to the aggregate of all such claims recoverable from the club and any such other insurer;
 - (3) when the ship entered under an owner's entry provides salvage or other assistance to another ship following a casualty, all claims in respect of oil pollution howsoever arising incurred by the ship shall be aggregated with all claims in respect of oil pollution incurred by any other ships whilst engaged in providing salvage or other assistance in connection with the same casualty, when and to the extent that those ships either:
 - a are entered under owners' entries in the club and covered for the oil pollution risks set out in rule 3.8; or
 - b are covered for those risks under owners' entries with any other club participating in the Pooling Agreement.

In such circumstances the limit of liability of the club in respect of the ship shall be such proportion of US\$1 billion as the said claims for oil pollution incurred by the ship bear to the aggregate of all claims in respect of oil pollution of all such other ships in connection with the said casualty.

6.5.2 For the purpose of this rule 'claims in respect of oil pollution' means liabilities, costs and expenses, howsoever incurred, in respect of or relating to a discharge or escape of oil or any threat or consequence of such discharge or escape, but excluding liability for loss of or damage to such oil.

Recovery by owner for passenger and crew claims

6.6

- For the purposes of rules 6.6, 6.7 and 6.8, and without prejudice to anything else contained in the rules, 'passenger' means a person carried onboard a ship under a contract of carriage or who, with the consent of the carrier, is accompanying a vehicle or live animals covered by a contract for the carriage of goods, and 'crew' means any other person onboard a ship who is not a passenger.
- 6.7 Unless otherwise limited to a lesser sum, the club's aggregate liability arising under any one owner's entry shall not exceed:
 - US\$2 billion any one event in respect of liability to passengers; and
 - (2) US\$3 billion any one event in respect of liability to passengers and crew.
- 6.8 Where there is more than one owner's entry in respect of the same ship in the club and/or with any other insurer participating in the Pooling Agreement:
 - (1) the aggregate of claims in respect of liability to passengers recoverable from the club and/or such other insurers shall not exceed US\$2 billion any one event and the liability of the club shall be limited to such proportion of that sum as the claim recoverable by such persons from the club bears to the aggregate of all such claims otherwise recoverable from the club and all such insurers:
 - (2) the aggregate of all claims in respect of liability to passengers and crew recoverable from the club and/or such other insurers shall not exceed US\$3 billion any one event and the liability of the club shall be limited:
 - a where claims in respect of liability to passengers have been limited to US\$2 billion in accordance with rule 6.8(1), to such proportion of the balance of US\$1 billion as the claims recoverable by such persons in respect of liability to crew bears to the aggregate of all such claims otherwise recoverable from the club and all such insurers; and

b in all other cases, to such proportion of US\$3 billion as the claims recoverable by such persons in respect of liability to passengers and crew bears to the aggregate of all such claims otherwise recoverable from the club and all such insurers.

Recovery by charterer and consortiums

6.9 Subject to any lower limitations of cover contained in the rules or set out in the member's certificate of entry, and unless otherwise agreed by the managers, the following limits apply:

Charterer

(1) in respect of all claims arising under any one charterer's entry, or arising in respect of charterers insured as joint entrants or as co-assureds under any one owner's entry, or arising out of the member's capacity as slot or space charterer, recovery is limited to US\$350 million any one event;

Consortiums

- (2) in respect of any claim against the member arising out of the carriage of cargo in whole or in part on other ships not owned or chartered by the member operating in a consortium or joint service of which the member is a party at the relevant time, all insured parties covered under the same group rating agreement are not entitled to recover in respect of all the ships employed under that consortium or joint service more than US\$350 million in the aggregate any one event;
- (3) where all insured parties covered under the same group rating agreement have more than one ship employed under a consortium or joint service at the material time and one or more of those ships is entered with any other insurer participating in the Pooling Agreement, the liability of the club to all insured parties covered under the same group rating agreement is limited to such proportion of US\$350 million as the claims incurred by the club in respect of the ships bear to the aggregate of all such claims incurred by the club and any such other insurers.

Member's property

- 6.10 If a claim arises following a collision involving two ships belonging to the same member, he is entitled to recover from the club, and the club has the same rights, as if the ships had belonged to different owners.
- 6.11 If a claim arises under rules 3.7 or 3.9 following loss of or damage to any ship, cargo or other property or object belonging to the member in respect of whose ship the claim arose, the member is entitled to recover from the club, and the club has the same rights, as if such ship, cargo or other property or object lost or damaged had belonged to a third party, but only to the extent that such loss or damage is not recoverable under any other insurance upon the said ship, cargo or other property or object.
- 6.12 If the cargo in respect of which a claim arises under rule 3.13 is the property of the member, he is entitled, subject to the exclusions to rule 3.13, to recover such liabilities as would have been recoverable if that property belonged to a third party and that third party had concluded a contract of carriage with the member.

Amounts owing to the club

6.13 The club is not liable to make any payment in respect of any claim while any sum is due from the member, or due in respect of a ship entered under the same group rating agreement; however, if any payment is made, the club may deduct any sum which is due from a member relating to any policy year.

Interest

6.14 In no case is interest payable on sums due from the club.

Pay to be paid

6.15

Unless the managers otherwise determine, it is a condition precedent of a member's right to recover in respect of any liabilities that he must have first discharged or paid the same out of funds belonging to him unconditionally and not by way of loan or otherwise.

Crew claims

6.16.1 Notwithstanding rule 6.15, where a member has failed to discharge a legal liability to pay damages or compensation for crew injury, illness or death, or repatriation under rule 3.1.2.2, the club shall discharge or pay such claim on the member's behalf directly to such crewmember or dependant thereof.

- **6.16.2** There shall be no recovery unless the crewmember or dependant has no enforceable right of recovery against any other party and would otherwise be uncompensated.
- 6.16.3 Subject to rule 6.16.4, the amount payable by the club shall under no circumstances exceed the amount which the member would have been able to recover from the club under the rules and his terms of entry.
- 6.16.4 Where the club is under no liability to the member by virtue of rule 17.3, the club shall nevertheless discharge or pay that claim to the extent only that it arises from an event occurring prior to the date of cancellation, but as agent only of the member, and the member shall be liable to reimburse the club for the full amount of such claim.
- 6.16.5 The member agrees that, save to the extent that any such sum would have been recoverable by the member under rule 3.1.2.1 or any other paragraph of rule 3, any payment by the club under rule 3.1.2.2 shall be by way of loan and he shall both indemnify the club in respect of such payment and assign to the club to the extent and on the terms the managers determine to be practicable, all the rights of the member under any other insurance and against any insured or third party.

Deductibles

- 6.17 Any sum recoverable, including fees, costs and expenses, shall be subject to such deductible as has been agreed by the managers or, if not so agreed, shall be subject to the standard deductibles determined by the board from time to time. Unless otherwise agreed, deductibles shall apply any one event.
- 6.18 The club may undertake the defence of a member or institute legal proceedings on his behalf in respect of any amount not recoverable by reason of any deductible in order to ascertain the legal position of the member. Although the club may pay the costs of such legal proceedings, the member shall bear any damages therein adjudged or awarded against him.

Wilful misconduct

6.19 Unless the board otherwise decides, no claim is recoverable in respect of any liabilities which in its opinion have been incurred owing to the privity or wilful misconduct of an insured party.

Obligation to sue and labour

6.20

6.21

A member must at all times take all reasonable steps to avoid or minimise any loss, damage or liability in respect of which he may be insured by the club. If a member is in breach of this obligation, the board may reject any claim by the member for reimbursement or reduce the sum payable by the club.

Waiver of subrogation

Where a charterer or other party is named as a joint entrant or coassured and a waiver of subrogation is required under a contract, rights of subrogation against such joint entrant or co-assured are waived only where the managers have agreed such a waiver; any such waiver applies only in respect of those liabilities which are borne by the member or other joint entrant under the terms of the relevant contract and not to any liabilities which are to be borne by the charterer or other party.

Sanctions

The member shall in no circumstances be entitled to recover from the club that part of any liabilities which is not recovered by the club from parties to the Pooling Agreement and/or under any reinsurance(s) because of a shortfall in recovery from the parties or reinsurers thereunder by reason of any sanction, prohibition or adverse action against them by any state or international organisation or the risk thereof if payment were to be made by such parties or reinsurers. For the purposes of this rule 6.22 "shortfall" includes any failure or delay in recovery by the club by reason of the parties or reinsurers making payment into a designated account in compliance with the requirements of any state or international organisation.

SECTION G: OBLIGATIONS WITH REGARD TO CLAIMS

Notification

- **7.1** A member must promptly notify the managers in writing:
 - (1) of every matter; and
 - (2) of every claim made by a third party against him

which may lead to a claim for recovery.

7.2 A member must submit his claim for reimbursement of any liabilities within 12 months of discharging or settling them, and must produce in support of each claim all information the managers may require.

Documentation 7.3

A member must notify the managers of any information or documentation in his power, custody, control or knowledge relevant to any matter and must, as soon as requested by the managers, give to the club and/or to the experts or lawyers appointed to act on his behalf all such documentation and allow it to be inspected and copied.

7.4 A member must allow the managers, or the appointed experts or lawyers, to interview any person employed by the member whom the managers consider may have knowledge of the matter. If any such person is required to give evidence at any legal proceedings relating to a matter, the member will use his best endeavours to make sure he attends.

Developments

7.5

7.6

7.7

A member must keep the managers fully informed of the progress of any matter which will or may cause the member to incur liabilities for which he is or may be insured by the club in whole or in part, including any costs or expenses, and of any action proposed in relation to such matter.

Settlement

A member must not settle, compromise or admit liability for any matter for which he is or may be insured by the club in whole or in part without the approval of the managers or without complying with any requirements of the managers for making provision for any costs or expenses incurred by the club. If he does so, he will be liable to pay by way of indemnity to the club such sum as the managers may determine against the costs or expenses it may have been put to in respect of such matter.

Recovery

Where a member has made a claim against another party and has become entitled to a recovery there shall be credited and paid to the club from such recovery an amount corresponding to the sum paid by the club, including any interest and costs, or such lesser sum as the managers may determine.

7.8 A member who incurs any costs or expenses without the agreement of the managers, or without the matter being conducted by an expert or lawyer appointed or previously approved by the managers, will not be entitled to reimbursement of such costs or expenses by the club without the approval of the managers.

Evidence

7.9

A member must not withhold or conceal any evidence which it is or may be relevant to disclose, or make any false statement. If such evidence is withheld or concealed or false statement is made any liabilities already incurred or reimbursed by the club must be repaid by the member.

Powers of the managers relating to the handling of claims

- 8.1 The managers have the right to control or direct the conduct of any matter or legal proceedings relating to any liabilities in respect of which the member is or may be insured by the club in whole or in part, and in particular to direct the member to use a particular expert or lawyer.
- **8.2** The managers have the right to require the member to settle, compromise or otherwise dispose of any matter or proceeding in such manner as they see fit.
- 8.3 The managers may at any time on notice to the member withdraw their approval of any expert or lawyer appointed to act on behalf of the member; in such circumstances the member will have no further entitlement to reimbursement of any of the costs or expenses of that expert or lawyer unless and to the extent the board otherwise determines
- 8.4 The managers may at any time appoint, on behalf of a member at the expense of the club subject to the applicable deductible, experts or lawyers to deal with any matter which may result in liabilities in respect of which the member is or may be insured by the club in whole or in part.

Effect of 8.5 non-compliance

If a member fails to comply with any requirement under rules 7 and 8, the club shall not be under any obligation to reimburse him unless the board otherwise determines.

Security

- 9.1 The club is under no obligation to provide security on behalf of a member, but where it is provided it shall be on such terms as the managers consider appropriate and shall not constitute any admission of liability by the club for the claim in respect of which it is given.
- 9.2 A member on whose behalf the club has provided security, with or without the member's express authority, shall on demand replace the security or pay to the club a sum corresponding to the amount of such security whether or not such amount may be recoverable in whole or in part from the club.
- 9.3 In no case shall the club be liable for the detention of the ship, or for any other detention or attachment of a member's assets, or for any damage whatsoever caused to a member by reason of the provision or non-provision of security.
- 9.4 A member shall upon demand reimburse the club such sum or sums as the club has paid on his behalf or under security provided by the club to the extent that such payment is, in the opinion of the managers, in respect of liabilities not recoverable from the club.

SECTION H: APPLICATION AND ENTRY

Application

- 10.1 The applicant must make to the managers a fair presentation of the risk by providing the managers with all material particulars and information together with any additional particulars and information as the managers may require.
- 10.2 The applicant will ensure that every material representation as to a matter of fact is substantially correct, and every material representation as to a matter of expectation or belief is made in good faith.
- **10.3** The managers may, without giving any reason, refuse any application for the entry of a ship in the club.

Entry

11.1 Unless the managers otherwise decide, each person whose entry has been accepted under the rules becomes a member of the club. Whenever the managers accept an entry by way of reinsurance, the insurer reinsured by the club or person insured by such an insurer may, if the managers agree, become a member.

Immediate termination

- 11.2 The member is obliged to disclose any change in any material information relating to an entry including, but not limited to, change of: management, flag, classification society, government authority responsible for ship certification for the trade in question, nationality of crew, trading or operating area or nature of trade or operation. Upon such disclosure, or failure to disclose, the managers may amend the member's premium rating or terms of entry, or terminate the entry in respect of such ship with effect from the time of disclosure or failure to disclose.
- 11.3 The managers may accept an entry on terms as to premium other than those set out in the rules, in particular on a fixed premium basis.
- 11.4 The member is bound by and must observe and perform the obligations under the rules, and must provide the managers with electronic and postal addresses for service of notices.
- 11.5 The member warrants that he is, in relation to the ship:
 - (1) her owner or charterer; or
 - (2) a manager or operator having control of her operation and employment; or
 - (3) any other person in possession and control of her.
- 11.6 Under a charterer's entry, the member warrants that he will, unless otherwise agreed with the managers, declare to the club all ships chartered by him.

Certificates of entry

- 12.1 The managers will send the member a certificate of entry stating the date of commencement of cover and the terms and conditions on which the ship has been accepted for insurance.
- 12.2 If at any time there is a variation in the terms of entry, the managers will send the member an endorsement stating the terms of such variation and the date from which such variation is to be effective.
- 12.3 Every certificate of entry issued is conclusive evidence as to its terms; if the managers believe that such documentation contains any error or omission they may issue a new certificate or endorsement which will be conclusive as aforesaid.

Joint entrants

- 13.1 The managers may accept an application from a member for another person or persons to become joint entrants in respect of that member's entry. Each joint entrant has an independent right of recovery from the club.
- 13.2 Unless otherwise agreed by the managers, the member and all joint entrants are jointly and severally liable to pay all amounts due to the club in respect of such entry.
- **13.3** The member and each joint entrant warrants that the joint entrant is, in relation to the ship:
 - (1) interested in her operation, management or manning; or
 - (2) the holding company or the beneficial owner of the member or of any person interested in her operation, management or manning; or
 - (3) a mortgagee of the ship or a financial institution (or its subsidiary or affiliate) leasing the ship as owner to the member; or
 - (4) the charterer.
- 13.4 The member warrants that he has at all times full power and authority to act in the name of and/or on behalf of all joint entrants.

Co-assureds

- 13.5 The managers may accept an application from a member for another person or persons to become co-assureds in respect of that member's entry.
- 13.6 The liability of the club to a co-assured only extends insofar as he may be found liable to pay in the first instance for liabilities which are properly the responsibility of the member which, if the member has entered into a contract with the co-assured, means those liabilities which are to be borne by the member under such contract. Cover does not extend to any amount which would not have been recoverable from the club by the member had the claim been made or enforced against him or to any liabilities to be borne by any of the co-assureds under the said contract.
- **13.7** Once the club has indemnified a co-assured it shall not be under any further liability to any person in respect of that claim.

Insured parties 13.8

- 13.8 The receipt by an insured party of any sums paid by the club in respect of such an entry is sufficient discharge by the club for the same.
- 13.9 Any provision of the rules by which an insured party ceases either to be insured or to be entitled to recover from the club is deemed to apply to all insured parties. Failure by an insured party to comply with any of the obligations under the rules is deemed to be the failure of all insured parties.
- 13.10 Conduct of an insured party which would have entitled the club to decline to indemnify it is deemed to be the conduct of all insured parties.
- **13.11** The contents of any communication between an insured party and the club is deemed to be within the knowledge of all insured parties.
- **13.12** The cover provided to joint entrants and co-assureds does not extend to any liabilities or disputes either among such joint entrants and co-assureds, or with the member.

Charterer named as joint entrant or co-assured

- **13.13 a** Unless otherwise agreed by the managers, where a charterer is named as a joint entrant or co-assured, all insured parties, including such charterer, warrant that the charterer is either:
 - (1) an affiliated or associated charterer: or
 - (2) has contracted with the member or a joint entrant for the provision of services to or by the ship and that contract has been approved by the managers.
 - b Any charterer named as a co-assured in accordance with rule 13.13 a (2) above is only covered for liabilities which are to be borne by the member or other joint entrant under the terms of the relevant contract and would, if borne by the member or that joint entrant, be recoverable by either from the club.

Group entries

- 13.14 The managers may accept an entry on the basis that the ship is part of a group rating agreement and assess premium accordingly.
- 13.15 One person must be designated group principal and any communication from or on behalf of the club to the group principal is deemed to be within the knowledge of all insured parties in the group and any communication from and action taken by the group principal is deemed conclusively to be made with the full approval of any and all insured parties within that group.
- 13.16 All persons entering ships under a group rating agreement and the group principal remain jointly and severally liable to pay all amounts due to the club in respect of any and all ships in the same group.

Affiliated and associated companies

13.17 In the case of a claim which would be recoverable from the club being enforced against an affiliated or associated company of a member, but not of a joint entrant or a co-assured, such company shall, if the member so requires in writing, be entitled to recover such sum from the club but only to the extent to which the member would have been entitled to recover if the claim had been enforced against him

Breach of warranty

- 13.18 In the event of any breach of the warranties set out in rules 10.2, 11.5, 11.6 and 13.4, all insured parties' insurance shall terminate automatically from the time of the breach. In such circumstances the member shall be, and remain, liable for all premium, including overspill calls, up to the time of the breach.
- 13.19 In the event of any breach by a joint entrant or co-assured of the warranties set out in rules 13.3 and 13.13, the joint entrant's or co-assured's insurance shall terminate automatically from the time of the breach. If a joint entrant is in breach, he shall be, and remain, liable for all premium, including overspill calls, up to the time of the breach.

Assignment

- 14.1 No insurance given by the club and no interest under the rules or under any contract between the club and any member may be assigned without the agreement of the managers. Any assignment made without such agreement shall, unless the managers otherwise determine, be of no effect and the assignee shall have no rights against the club.
- 14.2 In the event that the managers agree, the club is entitled in settling any claim presented by the assignee to deduct or retain such amount as the managers may then estimate to be sufficient to discharge any actual or potential liabilities of the assignor to the club.

SECTION I: SHIP STANDARDS AND RISK REVIEWS

Classification and condition of ships

- 15.1 Unless otherwise agreed by the managers, the following are conditions of the insurance of every ship:
 - (1) the ship must be and remain fully classed with a classification society approved by the managers, or, provided agreed by the managers, remain fully approved by the government authority responsible for ship certification for the trade in question (hereafter 'society/authority')
 - (2) any matter in respect of which the society/authority might make recommendations about action to be taken must be promptly reported to the society/authority
 - (3) the member must comply with all the rules, recommendations and requirements of the society/authority within the time or times specified by that society/authority
 - (4) the managers may inspect any document, and/or obtain any information relating to the maintenance of the ship's class or approval, in the possession of any society/authority with which the ship is or at any time has been classed or approved, and the member authorises such society/authority to disclose such documents and/or information to the managers for whatever purposes they may consider necessary
 - (5) the member must comply with all statutory requirements of the ship's flag state relating to the construction, adaptation, condition, fitment, equipment, manning and operation of the ship and must at all times maintain the validity of such statutory certificates as are required or issued by or on behalf of the ship's flag state, including those in respect of the ISM and ISPS codes.
- 15.2 Unless and to the extent the board otherwise decides, a member is not entitled to any recovery in respect of any liabilities arising during a period when any of the conditions in rule 15.1 have not been complied with.

Ship risk reviews

- 15.3.1 The managers may, as a condition of acceptance or renewal of entry in the club or at any time thereafter, appoint a surveyor to undertake a ship risk review in respect of an applicant's or member's ship within a specified period. In the light of such ship risk review, the managers may decline the application, refuse to renew the entry or impose conditions on the terms of entry as they see fit.
- 15.3.2 If the applicant's or member's ship is not made available for a ship risk review within such period, no claim for recovery as a result of any incident arising after the expiry of such period will be allowed until such time as the ship risk review has been carried out, unless the board otherwise determines.

Operational reviews

15.4

15.5

15.6

The managers may at any time, or following an incident which will or may cause the member to incur liabilities for which he may be insured by the club, appoint a surveyor to undertake a review of the member's operations within a specified period. If the review does not take place within such period, no claim for recovery as a result of any incident arising after the expiry of such period will be allowed until such time as the review has been carried out, unless the board otherwise determines.

Surveys following lay-up

In the event that a member has laid the ship up for more than 90 consecutive days he must, unless otherwise agreed by the managers, notify them of his intention to trade the ship at least seven days before she resumes trading. The managers may then require the member to have that ship undergo a ship risk review by a surveyor appointed by them. In the event that the member does not notify the club of his intention to trade the ship, no claim for recovery will be allowed unless the board otherwise determines.

Effect on terms of entry

In the light of a ship risk review or review of the member's operations the managers may:

- (1) terminate the member's entry with immediate effect or from a time and date specified by a notice in writing to the member; or
- (2) amend, vary or impose conditions on the terms of entry as they see fit.

Effect of 15.7 non-compliance

Any recommendations made by the managers or a surveyor following any ship risk review or review of the member's operations must be carried out within the time specified by, and to the satisfaction of, the managers and no recovery shall be allowed in respect of any incident arising after any such recommendations have been made until they have been complied with to the satisfaction of the managers, unless the board otherwise determines.

Disclosure of survey reports

15.8 Every applicant or member:

- (1) consents to and authorises the disclosure by the managers to any insurer participating in the Pooling Agreement of any survey of a ship undertaken on behalf of the club; and
- (2) waives any rights or claims against the club or the managers of whatsoever nature arising in respect of or relating to the contents of or opinions expressed in any survey so disclosed.
- 15.9 Such survey may only be disclosed to another insurer participating in the Pooling Agreement when an application for entry of such ship is made thereto; and the disclosure of the survey shall be for the limited purpose only of that insurer considering an application to enter such ship for insurance.

SECTION J: PERIOD OF INSURANCE

Policy year

- 16.1 Unless otherwise agreed at the time of entry or set out in the rules, the insurance provided by the club begins at the time stated in the member's certificate of entry, and continues until noon GMT on the following 20 February, and thereafter, unless terminated in accordance with the rules, from policy year to policy year.
- 16.2 If a member does not wish to continue the insurance in respect of the ship he must give notice in writing to the managers not later than 30 days before the expiry of the period of insurance.
- **16.3** The ship may not be withdrawn at any other time or in any other manner except with the consent of the managers.

Managers' notice

- The managers may, in respect of the ship, at any time and without giving any reason:
 - (1) give to a member seven days' notice that he is not entitled to any recovery in respect of any claim arising during the period from expiry of that notice until such further time as the managers specify; or
 - (2) terminate the entry on 30 days' notice in writing given not later than 30 days before the expiry of the period of insurance.

Pro-rata premium

- Subject to rules 18.8 and 21.1 to 21.8, a member is only liable for premiums in respect of the ship for the current policy year pro-rata for the period from the time stated in the member's certificate of entry until noon GMT:
 - (1) on the day ownership was legally transferred; or
 - (2) on the day the ship became an actual or constructive total loss or such later date as the managers may determine; or
 - (3) on the date of cessation of insurance.

Cessation of insurance

- **17.1** A member shall cease to be insured by the club in respect of any and all ships entered by him if:
 - (1) being an individual, he dies, becomes of unsound mind, or bankrupt or makes any arrangement with his creditors generally; or
 - (2) being a company, a resolution is passed for its voluntary winding-up or an order is made for its compulsory winding up or it is dissolved or seeks protection from its creditors under any applicable bankruptcy or insolvency laws or any similar event occurs in any applicable jurisdiction.

- 17.2 A member shall cease to be insured by the club in respect of any ship entered by him if:
 - (1) he sells or assigns the whole or any part of his interest in the ship, unless the managers have agreed to such assignment and to an assignment of the relevant insurance by the club pursuant to rule 14.1; or
 - (2) the ship becomes, or is accepted by hull underwriters as, an actual or constructive total loss, or there is a compromise reached with hull underwriters, or the managers decide, that the ship can be considered or deemed to be an actual or constructive total loss, except as regards liabilities flowing directly from the casualty which gave rise to the actual or constructive loss of the ship, or such later date as the managers may determine; the managers may, however, agree to extend the period of insurance on such terms as they think fit; or
 - (3) notice is given under rules 16.2 to 16.4 and is not withdrawn by agreement before the expiry of the period of insurance; or
 - (4) the entry is terminated or ceases in accordance with rules 15 or 16.4; or
 - (5) the ship is employed by the member in a carriage, trade, voyage or operation which will thereby in any way howsoever expose the club to the risk of being or becoming subject to any sanction, prohibition or adverse action in any form whatsoever by any state or international organisation, or if the provision of insurance for a carriage, trade, voyage or operation is or becomes unlawful, prohibited or sanctionable, unless the managers shall otherwise determine.

Cancellation of insurance

- 17.3 If a member fails to pay when due and demanded by the managers any sum owing from him to the club including any sum for which he is liable under rule 13.16:
 - (1) unless and to the extent the board otherwise decides, a member will not be entitled to any recovery in respect of any claim arising from the date of such failure until the date such sum owing to the club is paid in full; and
 - (2) his insurance will be cancelled, whether or not it may already have ceased for some other reason, if after service on him of a notice stating that there are sums owing and requiring payment by a specific date he fails to pay any sum in full on or before such date.
- 17.4 The managers may, but are not obliged to, specify the amount outstanding; any inaccuracy in the demand as to the amount stated to be owing shall not invalidate the notice unless there is no sum owing at all.

Effect of cessation of insurance

- 17.5 When a member ceases to be insured in respect of any ship or at all ('the date of cessation') then:
 - (1) such member and his successors are, and remain, liable for all premium in respect of that part of the policy year for which the ship was on risk, and previous policy years, unless otherwise agreed pursuant to rule 19; and
 - (2) the club remains liable for all claims arising out of any event occurring before the date of cessation, but is under no liability for anything occurring after the date of cessation.
- 17.6 When a member ceases to be insured under rule 16.4 he remains liable for premium for the policy year in which the cessation occurs pro-rata only for the period beginning with the date of entry and ending with the date of termination.
- 17.7 When a member ceases to be insured by virtue of rule 17.2(2), he continues to be insured by the club in respect of wreck liabilities in accordance with rules 3.8.6 and 3.11, and on such other terms as may be agreed by the managers.

Effect of cancellation of insurance

17.8 When a member's insurance is cancelled under rule 17.3 then:

- (1) subject to rules 21.1 to 21.8, if the cancellation occurs while the member is, but for the cancellation, insured, such member and his successors are, and remain, liable for all premium in respect of the policy year during which the date specified in the notice ('the date of cancellation') occurs pro-rata only for the period beginning with the date of entry and ending with the date of cancellation and in respect of previous policy years irrespective of whether or not notice has been given under rule 17.3;
- (2) if the cancellation occurs after the member has ceased to be insured for some other reason, such member and his successors remain liable for all premium as provided for in rule 17.5(1);
- (3) the club ceases to be liable for any claims in respect of any ships entered by such member:
 - a which may arise by reason of any event occurring after the date of cancellation; or
 - b which have accrued or arisen during a policy year for which sums remained owing but unpaid by the member in full or in part at the date of cancellation; or
 - c which may have accrued or arisen in any year other than one referred to in (3)b above, whether or not the club may have admitted liability for such claims or may have known, at the date of cancellation, that a claim was likely to accrue.

SECTION K: PREMIUMS

Mutual premiums

- 18.1 Members who have ships entered in the club in respect of any policy year, not being a closed policy year, other than on fixed premium terms, insure each other against liabilities which they or any of them may incur or become liable to pay and contribute to the funds of the club required to meet:
 - (1) all its liabilities and other outgoings, actual or anticipated;
 - (2) all provisions the board deems it expedient to make.
- **18.2** Members agree to pay all premium and other sums determined by the board, in such manner and at such time as the board may require.

Estimated total 18.3 premium

- Before or at the beginning of each policy year, the club shall levy upon members an estimated total premium (ETP) calculated on the basis of the premium rating per entered ton. The board decides the number of installments in which payment is to be made and payment will be made accordingly unless otherwise agreed by the managers.
- **18.4** If at any time the board determines that the whole of the ETP is not required to meet the obligations of the club:
 - it may declare a discount of such percentage of the ETP as it may decide; and
 - (2) the liability of the members to pay ETP under rule 18.3 shall be reduced accordingly.
- 18.5 Before the start of a policy year the board may decide the percentage by which there is to be a general change in the premium ratings of all members. Unless otherwise agreed between the managers and a member, the premium ratings so changed will apply in respect of such policy year.
- 18.6 If a member ceases to be insured in respect of any ship before any installment of ETP becomes payable, the managers will, subject to rule 17.5(1), decide how and when any such sum is to be paid, provided that it will be immediately payable if the member has no other ships entered in the club, or subsequently withdraws all his ships.

Supplementary 18.7 calls

The board may levy one or more supplementary calls in any open policy year if it determines that the funds or reserves of the club are insufficient for that year, or for any other purpose.

Laid-up returns 18.8

If a ship is laid-up in a safe port without any cargo on board for 30 or more consecutive days after finally mooring there, the member is, subject to rule 18.9, allowed a pro-rata return of premium up to a maximum rate of 75%. Any lay-up return is reduced pro-rata for any period of shifting within the port during lay-up.

Exclusions to rule 18.8

- (1) There shall be no return of overspill calls.
- (2) Unless otherwise agreed by the managers, there shall be no return if:

- a there are crew on board the ship other than for security or for maintenance necessary for the safety of the ship; or
- **b** repairs are carried out other than for the safety of the ship.
- 18.9 If a member does not notify and submit his claim for reimbursement to the managers in writing within three months under rule 16.5, or within three months of the end of the policy year under rule 18.8, no allowance or return shall be made unless the managers otherwise determine.

Releases

- 19.1 Upon the cessation of insurance of any ship, a member may be released from all further liability for premium to the club, other than in respect of any overspill call.
- 19.2 The managers will calculate the amount required to so release the member ('the release call') by reference to such percentage of the premium rating as the board may decide.
- **19.3** Within the time specified by the managers, the member may elect to pay either the release call or all further premium when due.
- 19.4 If the member elects to pay all further premium when due he must, unless he has other ships remaining in the club under an owner's entry, provide at his own expense within the time specified by the managers, a guarantee acceptable to the managers for the full amount of the release call. If he fails to provide the guarantee within the time specified, the release call automatically becomes payable.
- 19.5 If during the period that the member is still liable to pay further premium he no longer has any ships remaining in the club under an owner's entry, he must immediately provide a guarantee acceptable to the managers for the full amount of all release calls in respect of all of his ships.
- 19.6 If, after the original release call is calculated, the board amends the release percentage, the managers may re-calculate the release call.
- 19.7 The managers may impose such other terms and conditions as they think fit.
- 19.8 A member who has paid a release call is under no liability for any premium in respect of any ship which is the subject of the release call assessed after the date of the release, other than for any overspill call, and has no right to share in any return of premium which the board may thereafter decide to make.

Payment

20.1.1 Any premium or other sums due shall be designated in such currency, and be payable in such manner and at such time, as the managers may specify. If any sum due is not paid on the specified date, time being of the essence, such member shall pay interest on the amount outstanding from that date until the date of payment at such rate as the board determines. The managers may, however, waive payment of interest in whole or in part.

- 20.1.2 Where a member has appointed a broker, the broker is the agent of the member. Payments of premium and other sums due to the club shall not be considered received by the club until actually received by it, and payment by the member to his broker or other intermediary shall not constitute payment to the club.
- 20.1.3 Where the member has appointed a broker, payment by the club to the broker of sums due to the member shall constitute payment to the member. Any such payment shall fully discharge the club's liability to the member in respect of such sums.

Lien 20.2 The club is entitled to, and the member grants, a lien on the ship in respect of any amount owed by the member to the club.

Closed policy years

- **20.3** Subject to rules 21.9 to 21.12, the board may decide to close any policy year at any time.
- 20.4 If the premium obtained exceeds the liabilities and other outgoings falling upon the club for that year, the board may either carry the surplus to reserves or return it in whole or in part to the persons who paid such premium in proportion to the aggregate premium paid by them in such policy year.
- 20.5 If at any time after a policy year has been closed it appears to the board that the liabilities, other than overspill claims, and other outgoings arising in respect of the year exceed or are likely to exceed the premium, other than overspill calls, in respect of the year then the board may decide to provide for such deficiency by:
 - utilising funds either from reserves or standing to the credit of any different closed policy year; or
 - (2) levying one or more supplementary calls in respect of any open policy year.

Reserves 20.6 The board may:

- (1) establish and maintain such reserves or other accounts as it thinks fit;
- (2) transfer any sum standing to the credit of any policy year to any reserve:
- (3) apply the sums in any reserve for any purpose and may at any time transfer sums from one reserve to another.

Investment

- **20.7** The funds of the club may be invested in any way the board may determine.
- **20.8** Unless the board otherwise determines, all funds relating to any policy year or reserve shall be pooled and invested as one fund.
- 20.9 The board may apply investment returns to any policy year or reserve as it thinks fit.

SECTION L: OVERSPILL CALLS AND CLAIMS

Payment

- 21.1 The funds required to pay any overspill claim incurred by the club shall be provided:
 - (1) from such sums as the club is able to recover from the other parties to the Pooling Agreement as their contributions to the overspill claim; and
 - (2) from such sums as the club is able to recover from any special insurance which may, in the determination of the board, have been effected to protect the club against the risk of payments of overspill claims; and
 - (3) from such proportion as the board determines of any sums standing to the credit of such reserves as the board may have established; and
 - (4) by levying one or more overspill calls in accordance with rules 21.4 to 21.7, irrespective of whether the club has sought to recover or has recovered all or any of the sums referred to in rule 21.1(2) but provided the board shall first have made a determination in accordance with rule 21.1(3); and
 - (5) from any interest accruing to the club on any funds provided as aforesaid.
- 21.2 The funds required to pay such proportion of any overspill claim incurred by any other party to the Pooling Agreement which the club is liable to contribute under the terms of the Pooling Agreement shall be provided in the manner specified in rules 21.1(1) to (5).
- 21.3 To the extent that the club intends to provide funds required to pay any overspill claim incurred by it in the manner specified in rule 21.1(4), the club shall only be required to pay such overspill claim as and when funds are received by it, provided that it can show from time to time that, in seeking to collect such funds, it has taken the steps referred to in rules 22.3(1) and (2).

Levying

- 21.4 If the board shall:
 - (1) at any time determine that funds are or may in future be required to pay part of an overspill claim (whether incurred by the club or by any other party to the Pooling Agreement); and
 - (2) have made a declaration under rule 21.9 or 21.11 that a policy year shall remain open for the purpose of levying an overspill call or calls in respect of that overspill claim;

it may, at any time or times after such declaration has been made, levy one or more overspill calls in respect of that overspill claim in accordance with rule 21.5.

- 21.5 The board shall levy any such overspill call:
 - (1) on all members entered in the club on the overspill claim date in respect of ships entered by them at that time, notwithstanding the fact that, if the overspill claim date shall be in a policy year in respect of which the club has made a declaration under rule 21.11, any such ship may not have been entered in the club at the time the relevant event occurred; and
 - (2) at such percentage of the Convention Limit of each such ship as the board shall decide.
- 21.6 An overspill call shall not be levied in respect of any ship entered on the overspill claim date with an overall limit of cover equal to or less than the group reinsurance limit.
- 21.7 The board shall not levy on any member in respect of the entry of any one ship an overspill call or calls in respect of any one overspill claim exceeding in the aggregate 2.5% of the Convention Limit of that ship.
- 21.8 If at any time after the levying of an overspill call upon the members entered in the club in any policy year, it shall appear to the board that the whole of such overspill call is unlikely to be required to meet the overspill claim in respect of which such overspill call was levied, the board may decide to dispose of any excess which in the opinion of the board is not so required in one or both of the following ways:
 - (1) by transferring the excess or any part thereof to reserves in accordance with rule 20.6; or
 - (2) by returning the excess or any part thereof to those members who have paid that overspill call in proportion to the payments made by them.

Closing of policy years

- 21.9 If at any time prior to the expiry of a period of 36 months from the commencement of a policy year ('the relevant policy year'), any of the parties to the Pooling Agreement sends a notice ('an overspill notice') in accordance with the Pooling Agreement that an event has occurred in the relevant policy year which has given or at any time may give rise to an overspill claim, the board shall as soon as practicable declare that the relevant policy year shall remain open for the purpose of levying an overspill call or calls in respect of that claim and the relevant policy year shall not be closed for the purpose of making an overspill call or calls in respect of that claim until such date as the board shall determine.
- 21.10 If at the expiry of the period of 36 months provided for in rule 21.9, no overspill notice as therein provided for has been sent, the relevant policy year shall be closed automatically for the purpose of levying overspill calls only, whether or not closed for any other purposes, such closure to have effect from the date falling 36 months after the commencement of the relevant policy year.

- 21.11 If at any time after a policy year has been closed in accordance with rules 21.9 and 21.10, any of the parties to the Pooling Agreement sends an overspill notice in accordance with the Pooling Agreement that an event has occurred in that policy year which has given or at any time may give rise to an overspill claim, the board shall as soon as practicable declare that the earliest subsequent open policy year (not being a policy year in respect of which the board has already made a declaration in accordance with rule 21.9 or 21.11) shall remain open for the purpose of levying an overspill call or calls in respect of that claim and such open policy year shall not be closed for the purpose of making an overspill call or calls in respect of that claim until such date as the board shall determine.
- **21.12** A policy year shall not be closed for the purpose of levying overspill calls save in accordance with rules 21.9 to 21.12.

Security 21.13 If:

- (1) the board makes a declaration in accordance with rule 21.9 or 21.11 that a policy year shall remain open for the purpose of levying an overspill call or calls; and
- (2) a member who is liable to pay any such overspill call or calls as may be levied by the board in accordance with rules 21.1 to 21.8 ceases or has ceased to be insured by the club for any reason, or the board determines that the insurance of any such member may cease

the board may require such member to provide to the club by such date as the board may determine ('the due date') a guarantee or other security in respect of the member's estimated future liability for such overspill call or calls, such guarantee or other security to be in such form and amount ('the guarantee amount') and upon such terms as the board may deem to be appropriate in the circumstances.

- 21.14 Unless and until such guarantee or other security as is required by the board has been provided by the member, the member shall not be entitled to recovery from the club of any claims whatsoever and whensoever arising in respect of any and all ships entered in the club for any policy year by him or on his behalf.
- 21.15 If such guarantee or other security is not provided by the member to the club by the due date, a sum equal to the guarantee amount shall be due and payable by the member to the club on the due date, and shall be retained by the club as a security deposit on such terms as the board may deem to be appropriate in the circumstances.
- 21.16 The provision of a guarantee or other security as required by the board, including a payment in accordance with rule 21.15, shall in no way restrict or limit the member's liability to pay such overspill call or calls as may be levied by the club in accordance with rules 21.1 to 21.8.

Recoverability 22.1

- Without prejudice to any other applicable limit, any overspill claim incurred by the club shall not be recoverable from the club in excess of the aggregate of:
 - (1) that part of the overspill claim which is eligible for pooling under the Pooling Agreement but which, under the terms of the Pooling Agreement, is to be borne by the club; and
 - (2) the maximum amount that the club is able to recover from the other parties to the Pooling Agreement as their contributions to the overspill claim.
- **22.2** The aggregate amount referred to in rule 22.1 shall be reduced to the extent that the club can evidence:
 - (1) that costs have been properly incurred by it in collecting or seeking to collect:
 - a overspill calls levied to provide funds to pay that part of the overspill claim referred to in rule 22.1(1); or
 - **b** the amount referred to in rule 22.1(2); or
 - (2) that it is unable to collect an amount equal to that part of the overspill claim referred to in rule 22.1(1) which it had intended to pay out of the levy of overspill calls because any overspill calls so levied, or parts thereof, are not economically recoverable, provided that if, due to a change in circumstances, such amounts subsequently become economically recoverable, the aggregate amount referred to in rule 22.1 shall be reinstated to that extent.
- **22.3** In evidencing the matters referred to in rule 22.2(2) the club shall be required to show that:
 - (1) it has levied overspill calls in respect of the overspill claim referred to in rule 22.1 on all members entered in the club on the overspill claim date in accordance with and in the maximum amounts permitted under rules 21.1 to 21.8; and
 - (2) it has levied those overspill calls in a timely manner, has not released or otherwise waived a member's obligation to pay those calls and has taken all reasonable steps to recover those calls.
- 22.4 To the extent that the club intends to provide funds required to pay any overspill claim incurred by it in the manner specified in rule 21.1(4), the club shall only be required to pay such overspill claim as and when such funds are received by it, provided that it can show from time to time that, in seeking to collect such funds, it has taken the steps referred to in rules 22.3(1) and (2).

Collectability of 22.5 overspill calls

- Any of the issues referred to in rule 22.6 on which the club and a member cannot agree shall be referred to a panel constituted in accordance with arrangements established in the Pooling Agreement ('the Panel') which, acting as a body of experts and not as an arbitration tribunal, shall determine the issue.
- **22.6** Rules 22.6 to 22.17 shall apply to any issue of whether, for the purpose of applying any of rules 22.2, 22.3 and 22.4 in relation to any overspill claim ('the relevant overspill claim'):
 - costs have been properly incurred in collecting or seeking to collect overspill calls; or
 - (2) any overspill call or part thereof is economically recoverable; or
 - (3) in seeking to collect the funds referred to in rule 21.4, the club has taken the steps referred to in that rule.
- 22.7 If the Panel has not been constituted at a time when a member wishes to refer an issue to it, the board shall, on request by the member, give a direction for the constitution of the Panel as required under the Pooling Agreement.
- 22.8 The board may, and on the direction of the member shall, give such direction as is required under the Pooling Agreement for the formal instruction of the Panel to investigate any issue and to give its determination as soon as reasonably practicable.
- 22.9 The Panel shall in its discretion decide what information, documents, evidence and submissions it requires in order to determine an issue and how to obtain these, and the board and the member shall cooperate fully with the Panel.
- 22.10 In determining any issue referred to it under rules 22.6 to 22.17 the Panel shall endeavour to follow the same procedures as it follows in determining issues arising in respect of the relevant overspill claim which are referred to it under the Pooling Agreement.
- **22.11** In determining an issue the members of the Panel:
 - (1) shall rely on their own knowledge and expertise; and
 - (2) may rely on any information, documents, evidence or submission provided to them by the club or the member as they see fit.
- **22.12** If the three members of the Panel cannot agree on any matter, the view of the majority shall prevail.
- **22.13** The Panel shall not be required to give reasons for any determination.

- **22.14** The Panel's determination shall be final and binding upon the club and the member, subject only to rule 22.15, and there shall be no right of appeal from such determination.
- 22.15 If the Panel makes a determination on an issue referred to in rules 22.6(2) or (3) the board or the member may refer the issue back to the Panel, notwithstanding rule 22.14, if it considers that the position has materially changed since the Panel made its determination.
- **22.16** The costs of the Panel shall be paid by the club.
- 22.17 Costs, indemnities and other sums payable to the Panel by the club in relation to any overspill claim, whether the reference to the Panel has been made under rules 22.6 to 22.17 or under the Pooling Agreement, shall be deemed to be costs properly incurred by the club in respect of that overspill claim for the purposes specified in rule 22.2(1).

SECTION M: GENERAL TERMS AND CONDITIONS

Powers of board and managers

- 23.1 Whenever any power under the rules is:
 - (1) vested in the board, it may be delegated to any subcommittee of the board, class committee or to the managers:
 - (2) conferred or imposed upon the managers, or is delegated to them under rule 23.1(1), it is exercisable by the managers, or by any authorised employee or agent.
- 23.2 Any power referred to in rule 23.1 is exercisable in the absolute discretion of the board, subcommittee, class committee or managers. The board and the managers are not required to give reasons for any decision or determination.
- 23.3 Whenever the managers' agreement or approval is required by the rules, it must be given in writing, and no agreement or approval shall be of any effect in the absence of such written agreement.

Disclosure

23.4 The club shall be entitled to give disclosure of information relating to the member's business which has become known to the club where such disclosure is required by law, or any rule, regulation, order or direction of any authority or if necessary for the proper performance of the club's or managers' obligations.

Notices

- **24.1** All notices and documents required by the rules to be given to the club or to the managers must be in writing and addressed to the managers.
- 24.2 All notices and documents required by the rules to be served on a member may be served as the managers decide either personally, or by post, fax or e-mail to him:
 - (1) at his address as recorded by the managers; or
 - (2) at any other address he has notified the managers as being his address for service; or
 - (3) at any address of a broker or agent through whom any ship has been entered in the club.
- 24.3 Every notice and document served personally is deemed served on the day of service; if served by post, fax or e-mail is deemed served on the second day after posting or sending. Proof of posting is sufficient proof of service by post, while the managers' record of any electronic communication is sufficient proof of service by other means.

Website

24.4 The managers may send or supply any notice or document to members by making it available on the club's website, and it is deemed delivered when the relevant members are notified that it is available on the website.

Law and jurisdiction

- 25.1 All insured parties submit to the jurisdiction of the English courts in respect of any action brought by the club to recover any sums which the managers may consider to be due from an insured party. However the club is entitled to commence and maintain any action to recover any sums which the managers may consider to be due from an insured party in any jurisdiction.
- 25.2 If any other dispute between an insured party and the club arises out of or in connection with the rules, other than an issue referred to in rule 22.6, it must first be referred to the board notwithstanding that the board may have already considered the matter which has given rise to the dispute, and such reference shall be on written submissions only.
- **25.3** No insured party is entitled to maintain any legal proceedings against the club unless and until the matter has been submitted to the board and the board has given its decision.
- 25.4 If, after the dispute has been referred to the board in accordance with rule 25.2, an insured party does not accept the decision of the board, the parties will attempt to settle it by mediation in accordance with the CEDR model mediation procedure. Unless otherwise agreed between the parties, the mediator will be nominated by CEDR. The mediation will take place in London and in English. The mediation agreement shall be governed by the substantive law of England. The English courts shall have exclusive jurisdiction to settle any claim, dispute or difference which may arise out of, or in connection with, the mediation.
- 25.5 If the dispute is not settled by mediation within 14 days of commencement of the mediation or within such further period as the parties may agree in writing, the dispute shall be referred to and finally resolved by arbitration in London before two arbitrators, one to be appointed by each of the parties, and an umpire to be appointed by the two arbitrators. The submission to arbitration and all the proceedings therein shall be subject to the Arbitration Act 1996 and any statutory modifications thereof.

SECTION N: DEFINITIONS

26 In the rules the following words and expressions have the following meanings:

The rules: the P&I class rules of the club for the time being in force.

The articles: the articles for the time being of the club.

The club: The Standard Club Europe Ltd.

Affiliated or associated charterer: where both the member or a joint entrant and the charterer are under common ownership or the member or a joint entrant or the charterer respectively either owns at least 50% of the shares in and voting rights of the others or owns a minority of the shares in the others and can procure that it is managed and operated in accordance with its wishes.

Applicant: any person seeking to enter a ship on his own or another's behalf or on whose behalf an application is made.

Board: the directors for the time being of the club or, as the context may require, a quorum of directors present at a duly convened meeting of the board.

Cargo: goods (other than a container supplied by or on behalf of a member) carried under a contract of carriage.

Certificate of entry: a document issued pursuant to rule 12.1 including any endorsement thereto.

Charterer's entry: an entry which has a charterer, not being a bareboat or demise charterer, as member.

Container: any device or receptacle in or on which cargo is carried and which is either designed to be, or expected to be, carried in the ship.

Convention Limit: in respect of a ship, the limit of liability of the shipowner for claims (other than claims for loss of life or personal injury) at the overspill claim date, calculated in accordance with Article 6 paragraph 1(b) of the International Convention on Limitation of Liability for Maritime Claims 1976 ('the Convention') and converted from SDRs into US dollars at the rate of exchange conclusively certified by the board as being the rate prevailing on the overspill claim date, provided that, where a ship is entered for a proportion ('the relevant proportion') of its tonnage only, the Convention Limit shall be the relevant proportion of the limit of liability calculated and converted as aforesaid, and each ship shall be deemed to be a seagoing ship to which the Convention applies, notwithstanding any provision in the Convention to the contrary.

Crew: any person employed as part of a ship's complement under the terms of a crew agreement or other contract of service or employment to serve on board the ship, whether or not on board that ship.

Demise or bareboat charterer: a charterer who has sole possession of the ship and sole control of her management and crew.

Effects: includes clothes, documents, navigation and other technical instruments and tools, but does not include valuables.

Fines: includes penalties and other impositions similar in nature to fines.

General excess loss reinsurance contract: the excess of loss reinsurance policies as defined in the Pooling Agreement.

Group rating agreement: any agreement whereby the premium of the ship are assessed by reference to the record of any other ships which are or were entered through the group in the club, whether the ships are in the same registered or beneficial ownership or not.

Group reinsurance limit: the amount of the smallest claim (other than any claim, and excluding any part of a claim, arising in respect of oil pollution), including the costs and expenses associated therewith, incurred by the club or by any other party to the Pooling Agreement which would exhaust the largest limit for any type of claim (other than a claim arising in respect of oil pollution) from time to time imposed in the general excess loss contract provided that, for the purpose of this definition, all claims (other than claims or parts of claims arising in respect of oil pollution) incurred by the club or by any other party to the Pooling Agreement under the entry of any one ship arising from any one event including any claim in respect of liability for the removal or non-removal of any wreck shall be treated as if they were one claim.

Hague Rules: the International Convention for the Unification of Certain Rules relating to Bills of Lading signed at Brussels on 25 August 1924.

Hague-Visby Rules: the Hague Rules as amended by the Protocol Convention signed at Brussels on 23 February 1968.

Hull policies: the policies covering the hull and machinery of a ship, including excess liability policies.

Insured party: the member, any joint entrant and any co-assured in respect of an entry.

Knock-for-knock: a provision stipulating (1) that each party to a contract shall be similarly responsible for loss of or damage to, and/or death of or injury to, any of its own property or personnel, and/or the property or personnel of its contractors and/or of its or their subcontractors and/or of other third parties, and (2) that such responsibility shall be without recourse to the other party and arise notwithstanding any fault or neglect of any party and (3) that each party shall, in respect of those losses, damages or other liabilities for which it has assumed responsibility, correspondingly indemnify the other party against any liability that that party shall incur in relation thereto.

Liabilities: liabilities, costs and expenses incurred by a member.

Managers: the managers for the time being of the club.

Member: every owner or other person who becomes and is for the time being a member of the club.

Overspill call: a call levied by the club pursuant to rule 21.5 for the purpose of providing funds to pay all or part of an overspill claim.

Overspill claim: that part, if any, of a claim (other than a claim arising in respect of oil pollution) incurred by the club or by any other party to the Pooling Agreement under the terms of entry of a ship which exceeds or may exceed the group reinsurance limit provided that, for the purpose of this definition, all claims (other than claims or parts of claims arising in respect of oil pollution) incurred by the club or by any other party to the Pooling Agreement under the entry of any one ship arising from any one event including any claim in respect of liability for the removal or non-removal of any wreck shall be treated as if they were one claim.

Overspill claim date: in relation to any overspill call the time and date on which there occurred the event giving rise to the overspill claim in respect of which the overspill call is made or, if the policy year in which such event occurred has been closed in accordance with rules 21.9 and 21.10, noon GMT on 20 August of the policy year in respect of which the club makes a declaration under rule 21.11.

Owner: includes an owner, owners in partnership, owners holding separate shares in severalty, part owner, trustee, mortgagee, charterer, operator or manager, builder, insurer or reinsurer who enters a ship in the club or who is a joint entrant or co-assured.

Owner's entry: an entry other than a charterer's entry.

Passenger: any person carried or intended to be or having been carried on board the ship by virtue of a passenger contract.

Policy year: the year from noon GMT on 20 February to noon GMT on the following 20 February.

Pooling Agreement: the Pooling Agreement between the International Group of P&I clubs for the policy year in question.

Premium: includes estimated total premium, supplementary calls, overspill calls and any other premium which may be due from a member.

Premium rating: in relation to the ship (not being a ship entered under rule 11 on terms where a fixed premium is payable) the rate per entered ton determined in accordance with rule 18.

Ship: any ship, boat, hydrofoil, hovercraft or any other description of vessel, whether completed or under construction, (including a lighter, barge or similar vessel howsoever propelled but excluding a fixed platform or a fixed rig) used or intended to be used for any purpose whatsoever in navigation or otherwise on, under, over or in water or any part of such ship, or any proportion of the tonnage thereof or any share therein.

Ship risk review: a survey or inspection of an applicant's or member's ship relating to that ship's structure, machinery, equipment, crewing, navigation, condition, operation, management or any other matter which, in the opinion of the managers, requires investigation.

STOPIA: Small Tanker Oil Pollution Indemnification Agreement 2006.

The ship: a ship which has been entered in the club for insurance.

Tonnage: the gross tonnage of a ship as stated in the Certificate of Registry or other official document relating to the registration of the ship.

TOPIA: Tanker Oil Pollution Indemnification Agreement 2006.

Towage: any operation in connection with the holding, pushing, pulling, moving, escorting or guiding of or standing by a ship or object.

Unlawful, prohibited or sanctionable: unlawful, prohibited or sanctionable under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom, United States of America, the place of incorporation or domicile of the member or the ship's flag state.

Valuables: money, negotiable securities, gold, silverware, jewellery, ornaments or works of art.

Wilful misconduct: an act intentionally done or a deliberate omission by an insured party with knowledge that the performance or omission will probably result in injury or loss, or an act done or omitted in such a way as to allow an inference of a reckless disregard for the probable consequences.

References to the masculine gender shall include the feminine gender.

References to singular numbers shall include plural numbers and vice versa.

References to persons shall include corporations.

References to rule numbers shall include any sub-paragraphs of that rule.

Headings and sub-headings are for reference only and do not affect the construction of any rule.

03

Defence Rules

London Class P&I and Defence Rules and Correspondents



SECTION A: INSURANCE

- **1.1** These rules, which are subject to the articles, contain the terms upon which Defence cover is given by the club.
- **1.2** The risks for which a member is insured are set out in rule 3.
- **1.3** Rules 1, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 23, 24 and 25 of the P&I class, insofar as not inconsistent, are incorporated in and form part of these rules.
- 1.4 The definitions in rule 26 of the P&I class are, to the extent they are applicable, incorporated in and form part of these rules.

SECTION B: SCOPE OF COVER, RECOVERY AND LIMITS

- 2.1 The costs in respect of which a member is insured are those authorised by the managers in their discretion and incurred in pursuing or defending claims, disputes or proceedings. Such costs include any which the member may become liable to pay to any third party under any order or agreement.
- 2.2 The costs must relate to a cause of action arising during the period of the ship's entry in the club and must arise out of or in relation to the operation or chartering by the member of the ship.
- 2.3 When considering whether to authorise any costs in respect of any matter, the managers may take into account, among other issues:
 - (1) the merits
 - (2) the enforceability of any claim
 - (3) the costs, actual or anticipated
 - (4) the effect on the financial position of the class or club
 - (5) whether the member exercised reasonable care in the chartering, control or management of the ship.
- 2.4 The managers may, at any time, decline or limit the reimbursement of any costs in respect of any matter, notwithstanding that they may previously have authorised reimbursement in connection with the same matter.
- 2.5 A member's insurance is subject to the warranties, conditions, exceptions, limitations and other terms set out in the rules and his certificate of entry.
- 2.6 A member is not insured for any liabilities incurred by him in a capacity other than that in which he has entered into the contract of insurance with the club.
- 2.7 Unless and to the extent that the board otherwise determines, the costs for which the member is insured shall be limited to US\$5 million any one claim, dispute or proceeding.

SECTION C: RISKS COVERED

- 3 Costs in respect of claims, disputes, or proceedings brought by or against a member relating to:
- 3.1 any charterparty, contract of affreightment, bill of lading or other contract
- 3.2 detention or loss of use of, or delay to, the ship
- **3.3** the provision of supplies
- **3.4** maintenance of or repair to the ship
- 3.5 loss of or damage to the ship

Exclusion to rules 3.4 and 3.5

The club will only cover a member for costs in relation to a claim within any franchise or deductible under a hull policy if and to the extent that such franchise or deductible does not or is deemed not to exceed US\$100,000 in respect of each incident.

- **3.6** cargo operations
- 3.7 charges, disbursements or accounts
- 3.8 amounts due from or to underwriters or brokers
- 3.9 salvage, pilotage or towage services rendered by or to the ship
- 3.10 claims by or against any person
- **3.11** the mortgage of the ship
- **3.12** representation at official investigations or enquiries
- 3.13 claims by or against any customs, port, governmental or local authority
- **3.14** the building, modification, purchase or sale of the ship.

Exclusions to rule 3.14

- (1) there is no cover for claims arising out of a contract for the building or modification of the ship or in respect of a contract for the purchase of the ship, for claims arising before delivery of the ship to the member, unless the entry is made effective from the date of the relevant contract, or on such terms as the managers may agree;
- (2) where a limit has been stipulated in respect of claims, it applies in the aggregate to all claims in respect of all ships entered by the insured parties or associated or affiliated companies arising out of any one contract or series of related contracts unless otherwise agreed by the managers.
- 3.15 all other matters in respect of which a member should, in the opinion of the board, be supported by the club.

SECTION D: EXCLUDED RISKS

Risks covered by insurances

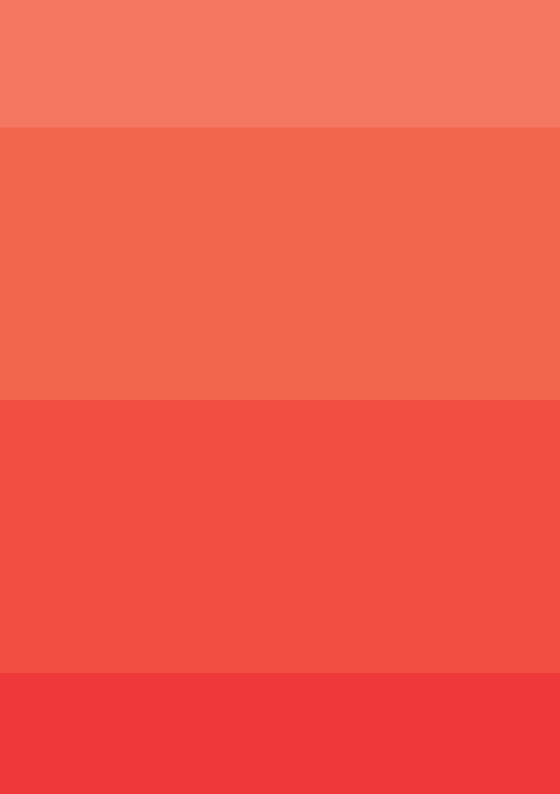
The club will not cover a member in respect of any of the costs for which he would be covered, or could be covered subject to a discretion contained within the risk, if the ship were:

- (1) fully entered in The Standard Club Europe Ltd or other insurer affording equally wide cover;
- (2) fully entered in the War Risks Class of The Standard Club Europe Ltd or other insurer affording equally wide cover.

04

Index to the P&I and Defence Rules

London Class P&I and Defence Rules and Correspondents



	Rule no.	Page no.
Arbitration Act 1996 Acts	25.5	48
Contracts (Rights of Third Parties) 1999	1.6	2
Insurance Act 2015	1.5	1
Marine Insurance 1906	1.5	1
United Kingdom Nuclear Installations 1965	4.4	15
Affiliated companies	13.17	32
Affiliated or associated		
charterer, definition of	26	49
Applicant, definition of	26	49
obligations of	10.1	29
Articles, definition of	26	49
Assignment	14	32
Associated companies	13.17	32
Athens Convention		
certificate under	4.5(5)	15
Bills of lading		
ante-dated	3.13 excl (7)	11
delivery without production of	3.13 excl (5)	10
Hague/Hague-Visby Rules	3.13 excl (1)	10
incorrect description	3.13 excl (8)	11
post-dated	3.13 excl (7)	11
Board, definition of	26	49
approval relating to:		
discretions	23.2	47
STOPIA and/or TOPIA	3.8.7	6
discretion relating to:		
classification	15.2	33
confiscation of ships	3.18	13
contracts of carriage	3.13 excls	9
enquiry expenses	3.17	13
exclusions from cargo cover	3.13 excls 1-1	
fines	3.16	12
omnibus rule	3.20	13
members' obligations	8.5	28
removal of wreck	3.11	8
repatriation	3.1.2.1	4
ship risk reviews	15.3	33
operational reviews	15.4	34
sue and labour	3.19	13
powers of	23.2	47
Bunkers	F 0	17
exclusion	5.2	17
Cancellation of insurance	17.3	36
effect of cancellation	17.8	37
Cargo	262	_
collision liability	3.6.3	5 9
damage	3.13	49
definition of	26	49

	Rule no.	Page no.
disposal of	3.13.2	9
documentation (fines for)	3.16.1	12
loss	3.13.1	9
member's property	6.12	24
proportion of general average	3.14	11
shortage	3.13.1	9
through transport	3.13.3	9
exclusions under rule 3.13 for		
ad valorem	(12)	11
arrival of ship	(3)	10
deck cargo	(10)	11
deviation	(2)	10
discharge	(4)	10
documentation and delivery	(5)-(8)	10-11
Hague/Hague-Visby Rules	(1)	10
loading	(3)	10
steel products	(9)	11
valuables	(11)	11
Carrier, breach of obligation or duty	3.13	9
Certificate of entry, definition of	26	49
managers to send	12.1	30
Cessation of insurance	17.1	35
effect of cessation	17.5	37
Charterer's entry, definition of	26	49
Charterer's cover, limitation on recovery	6.9	24
Charter cancellation, exclusion	5.6	17
Claims, obligations with regard to	7	27
Classification of ships	15.1	33
Closing of policy years	20.3	40
Club, definition of	26	49
Co-assured	13.5	30
Collision	0.04	_
1/4 to 4/4 liability	3.6.1	5
4/4 charterer's liability	3.6.2	5
between ships of same ownership consequential liabilities	6.10 3.6.3	24 5
cross-liabilities	3.6.6	6
excess liability	3.6.4	5
liability to cargo	3.6.3	5
Compensation, loss of life, etc., relating to:	0.0.0	3
collisions	3.6.3	5
crew	3.1.1	4
passengers	3.2.1	4
third parties	3.3	5
Confiscation of ship	3.18	13
Container, definition of	26	49
, 		

Convention Limit, definition of Cover, excluded risks and losses 26 49 Cover, in relation to: 314-20 Cover, in relation to: 317 32 associated companies 13.17 32 co-assureds 13.15 30 group principals 13.14 31 group rating agreements 13.14 31 special entries 1.3 1 joint entrants 13.1 30 affiliated companies 13.17 32 Crew, definition of 26 49 effects 3.1.4 4 loss of life, etc 3.1.1 4 repatriation under MLC 2006 31.2.1 4 shipwreck unemployment indemnity 3.1.5 4 substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Deck cargo 3.13 excl (10)		Rule no.	Page no.
Cover, excluded risks and losses 4-5 14-20 Cover, in relation to: associated companies 13.17 32 co-assureds 13.15 30 group principals 13.14 31 group rating agreements 13.14 31 special entries 1.3 1 joint entrants 13.1 30 affiliated companies 13.17 32 Crew, definition of 26 49 effects 3.1.4 4 loss of life, etc 3.1.1 4 repatriation under MLC 2006 31.2.1 4 shipwreck unemployment indemnity 3.1.5 4 substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 3.18 13 confiscation of ships 3.18 13 fines 3.16.2 12 Damage without collision 5.7 17 Deck cargo 3.13 ext Defence rules, scope of cover	Convention Limit, definition of	26	49
associated companies	•		
associated companies	Cover, in relation to:		
group principals 13.15 31 group rating agreements 13.14 31 special entries 1.3 13.14 31 joint entrants 13.1 30 affiliated companies 13.17 32 Crew, definition of 26 49 effects 3.1.4 4 loss of life, etc 3.1.1 4 repatriation under MLC 2006 31.2.2 4 shipwreck unemployment indemnity 31.5 4 substitute expenses 31.3 4 Cross-liabilities 3.6.6 6 Customs authorities confiscation of ships 3.16.2 12 Damage without collision 3.13 excl (10) 11 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 risks covered 3 55 bill of lading, breach of 55 cargo operations 3.6 55 charges, accounts 55 crew and others 3.10 55 crew and others 3.10 55 cargo authorities 3.10 55 customs 3.10 55 customs authorities 3.10 55 customs 4.10 55 customs 3.10 55 customs 4.10 55 customs 4.10 55 customs 4.10 55 customs 4.10 55 customs 5.10 55 55 damage – ship 6.17 55 55 damage – ship 6.17 55 55 55 damage – ship 6.17 55 55 55 damage – ship 6.17 55 55 55 55 damagne – ship 6.17 55 55 55 55 55 damagne – ship 6.17 55 55 55 55 55 55 55 55 55 55 55 55 55	•	13.17	32
group rating agreements 1.3.14 31 special entries 1.3 1 1 3.1 30 affiliated companies 13.17 32 Crew, definition of 26 49 effects 3.1.4 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1	·	13.5	30
group rating agreements 13.14 31 special entries 1.3 1 1 3.1 30 affiliated companies 13.17 32 Crew, definition of 26 49 effects 3.1.4 4 1 4 1 4 1 4 1 4 1 5 1 5 1 5 1 5 1 5	group principals	13.15	31
Special entries 1.3 1 30 31 30 31 31 30 30	group rating agreements	13.14	31
affiliated companies 13.17 32 Crew, definition of effects 26 49 effects 3.1.4 4 loss of life, etc repatriation 3.1.2.1 4 repatriation under MLC 2006 3.1.2.2 4 shipwreck unemployment indemnity substitute expenses 3.1.5 4 Substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 5.6 6 Customs authorities 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3.1 55 building - ship 3.1 55 cargo operations 3.6 55 charges, accounts 3.7 55 charges, ac		1.3	1
affiliated companies 13.17 32 Crew, definition of effects 26 49 effects 3.1.4 4 loss of life, etc repatriation 3.1.2.1 4 repatriation under MLC 2006 3.1.2.2 4 shipwreck unemployment indemnity substitute expenses 3.1.5 4 Substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 5.6 6 Customs authorities 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3.1 55 building - ship 3.1 55 cargo operations 3.6 55 charges, accounts 3.7 55 charges, ac	•	13.1	30
Crew, definition of 26 49 effects 3.1.4 4 loss of life, etc 3.1.1 4 repatriation 3.1.2.1 4 repatriation under MLC 2006 3.1.2.2 4 shipwreck unemployment indemnity 3.1.5 4 substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 5.6 6 confiscation of ships 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Dets, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 <	•	13.17	32
effects 3.1.4 4 loss of life, etc 3.1.1 4 repatriation 3.1.2.1 4 repatriation under MLC 2006 3.1.2.2 4 shipwreck unemployment indemnity 3.1.5 4 substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 5 6 confiscation of ships 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1	•	26	49
repatriation	•	3.1.4	4
repatriation 3.1.2.1 4 repatriation under MLC 2006 3.1.2.2 4 shipwreck unemployment indemnity 3.1.5 4 substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 5.7 12 confiscation of ships 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charterparty, breach of 3.1 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 customs authorities 3.13 55 damage – ship <td>loss of life, etc</td> <td>3.1.1</td> <td>4</td>	loss of life, etc	3.1.1	4
repatriation under MLC 2006 3.1.2.2 4 shipwreck unemployment indemnity 3.1.5 4 substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 5 6 confiscation of ships 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 customs authorities 3.13 55 damage – ship 3.5	repatriation	3.1.2.1	4
shipwreck unemployment indemnity 3.1.5 4 substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 5.7 12 confiscation of ships 3.16.2 12 pamage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55	•	3.1.2.2	4
substitute expenses 3.1.3 4 Cross-liabilities 3.6.6 6 Customs authorities 5.6 6 Customs authorities 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 <	•	3.1.5	4
Cross-liabilities 3.6.6 6 Customs authorities 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55		3.1.3	4
confiscation of ships 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	•	3.6.6	6
confiscation of ships 3.18 13 fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	Customs authorities		
fines 3.16.2 12 Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55		3.18	13
Damage without collision 3.7 6 Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	•	3.16.2	12
Debts, irrecoverable, exclusion 5.7 17 Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55		3.7	6
Deck cargo 3.13 excl (10) 11 Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	G		
Deductibles 6.17 25 Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55		3.13 excl (10)	11
Defence rules, scope of cover, recovery and limits 2 54 risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	•	` '	
risks covered 3 55 bill of lading, breach of 3.1 55 building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55			
building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55		3	55
building – ship 3.14 55 cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	bill of lading, breach of	3.1	55
cargo operations 3.6 55 charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	G .	3.14	
charges, accounts 3.7 55 charterparty, breach of 3.1 55 contract, breach of 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55		3.6	55
charterparty, breach of contract, breach of contract, breach of crew and others 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	.	3.7	55
contract, breach of crew and others 3.1 55 crew and others 3.10 55 customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	5 .	3.1	55
customs authorities 3.13 55 damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55		3.1	55
damage – ship 3.5 55 detention, delay 3.2 55 maintenance – ship 3.4 55	crew and others	3.10	55
detention, delay 3.2 55 maintenance – ship 3.4 55	customs authorities	3.13	55
detention, delay 3.2 55 maintenance – ship 3.4 55	damage – ship	3.5	55
maintenance – ship 3.4 55	-	3.2	55
·		3.4	55
modification – ship 3.14 55	modification – ship	3.14	55
mortgage – ship 3.11 55	mortgage – ship	3.11	55
official investigations 3.12 55		3.12	55
omnibus 3.15 55	3	3.15	55
pilotage 3.9 55	pilotage	3.9	55
purchase – ship 3.14 55			
repair – ship 3.4 55			
sale – ship 3.14 55			
salvage 3.9 55			
supplies 3.3 55	•		
towage services 3.9 55		3.9	55
underwriters, brokers 3.8 55	underwriters, brokers	3.8	55

	Rule no.	Page no.
Definitions	26	49-52
Demise charterer, definitions of	26	49
Demurrage risks		
exclusion	5.5.1	17
Desertion, substitution	3.1.3	4
Detention of ship		
exclusion	5.5.1, 5.5.2	17
security	9	28
Deviation	3.13 excl (2)) 10
Disclosure		
compulsory	23.4	47
survey reports	15.8	34
Disinfection	3.12	9
Disputes and differences	25	48
Diving operations, exclusion	5.14	19
Docks, damage to	3.9	7
Double insurance	4.2	14
Drilling operations, exclusion	5.12	18
Effects, definition of	26	49
loss of	3.1.4, 3.2.3	4
Enquiries, formal	3.17	13
Entry	10	29
application for co-assureds	13.5	30
group principal	13.15	31
group principal group rating agreements	13.14	31
joint entrants	13.1	30
special	1.3	1
Estimated total premium	18.3	38
Excess collision liability	3.6.4	5
Fines, definition of	26	49
cover in respect of	3.16	12
Fixed and floating objects		
damage to	3.9	7
Fixed premium	11.3	29
Freight, exclusion	5.4	17
General average		
cargo's proportion	3.14	11
ship's proportion	3.15	12
General excess loss reinsurance		
contract, definition of	26	49
Governing law	1.5	1
Group entries	13.14	31
Group principal	13.15	31
Group rating agreement, definition of	26	50
Group reinsurance limit, definition of	26	50
Hague/Hague-Visby Rules	3.13 excl (1)	
Hamadhama Waka Bili at 6 32	3.14 excl (2)	
Hague/Hague-Visby Rules, definition of	26	50

	Rule no.	Page no.
Hamburg Rules	3.13 excl (1)	10
Hazardous trades	4.8	16
Heavy lift, exclusion	5.13	19
Hire, exclusion	5.4	17
Hotel, restaurant guests, exclusion	5.15	19
Hull damage, exclusions	5.1, 5.3	17
Hull policies		
cover under, exclusion	4.1	14
definition of	26	50
Institute Time Clauses (Hulls)	4.1	14
Illness	3.1-3.3	4-5
Immigration fines	3.16.2	12
Injury	3.1-3.3	4-5
Institute Time Clauses (Hulls)	4.1	14
Insurance	1.5	1
cessation	17.1	35
double	4.2	14
effect of cessation	17.5	37
effect of cancellation	17.8	37
period of	16.1	35
termination by managers	16.4	35
withdrawal by member	16.2	35
Insured party, definition of	26	50
ISM Code	15.1	33
ISPS Code	15.1	33
Interest		
non-payment by the club	6.14	25
Investments	20.7	40
Joint entrants	13	30
Knock-for-knock, definition of	26	50
Laid-up returns	18.8	38
Landing expenses	3.4	5
Lawyers, appointment of	8.4	28
Liabilities, definition of	26	50
Liability, admission of	7.6	27
Lien	20.2	40
Life salvage	3.5	5
Managers, definition of	26	50
Approval of contracts or indemnities		
carriage of cargo	3.13 excl (1)	10
towage of the ship	3.10.1	7
towage by the ship	3.10.2	7
Discretion relating to:		
assignments	14.1	32
cessation	17.7	37
enquiry expenses	3.17	13

	Rule no.	Page no.
issue of new certificates	12.3	30
laid-up returns	18.9	39
refusal of entry	10.3	29
releases	19.7	39
Maritime Labour Convention 2006	3.1.2.2	4
Member, definition of	26	50
obligations	11.4	29
own property	6.10	24
Nairobi Convention		
certificate under	4.5(6)	15
Notes to rules	26	52
Notices	24	47
Notification of claims, by member	7.1	27
Oil pollution		
fines	3.16.3	12
liability under salvage agreement	3.8.5	6
limit of cover	6.5	22
risks covered	3.8	6
Omnibus rule	3.20	13
Operational reviews	15.4	34
Overspill calls	21	41
Overspill call - guarantee for	21.13	43
Overspill call, definition of	26	50
Overspill claim, definition of	26	50
Overspill claim date, definition of	26	51
Overspill claim - Panel	22.5	45
Overspill claim, recovery of	22	44
Overspill notice	21.9	42
Owner, definition of	26	51
Owner's entry, definition of	26	51
Paperless trading, exclusion	5.17	20
Passengers and crew limit	6.6-6.8	23
Passenger, definition of	26	51
Passenger liabilities	3.2	4
Payment of calls	18.2	38
Payment of claims, member to pay first	6.15	25
Period of cover	16.1	35
Policy year, definition of	26	51
closing of	20.3	40
Pollution		
exclusion	5.8	17
risks covered	3.8	6
Pooling Agreement, definition of	26	51
Port charges	3.1.6, 3.4	4-5
Powers, relating to:		
acceptance of special risks	1.3	1
claims handling	8.1	28
removal of wreck	3.11	8
termination of entry	16.4	35
reinsurance	1.3.3	1

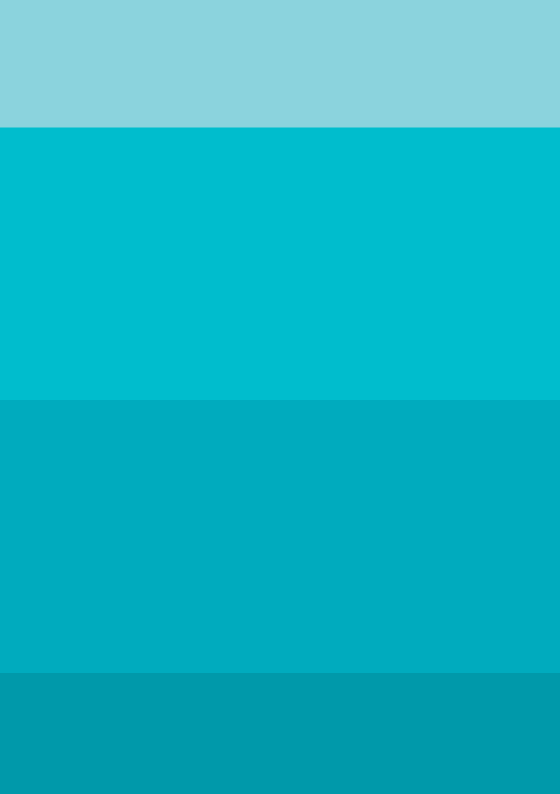
	Rule no.	Page no.
Premium	18	38
Premium, definition of	26	51
estimated total premium	18.3	38
mutual	18.1	38
payment	20.1.1, 20.1	1.2,
	20.1.3	39-40
supplementary call	18.7	38
Premium rating, definition of	26	51
Premium, return of	20.4	40
Production operations, exclusion	5.12	18
Property damage	3.9	7
Quarantine expenses	3.12	9
Radioactive contamination, exclusion	4.4	15
Recovery		
by charterers	6.9	24
consortiums	6.9	24
limits of recovery	6.2	21
Reinsurance		
other risks	1.3.1	1
recovery under	1.3.3	1
sanctions	6.22	26
Refugees	3.4	5
Releases	19	39
Removal of wreck	3.11	8
Repatriation		
crew	3.1.2.1	4
MLC 2006	3.1.2.2	4
Reserves Risks	20.6	40
covered	3	4-13
excluded	3 4-5	14-20
Rules of the club	4-3	14-20
definition of	26	49
disputes and differences	25	48
subject to Marine Insurance Act 1906	1.5	1
Running costs, exclusion	5.5.1	17
Sale, of ship	17.2(1)	36
Salvage	. ,	
cargo's proportion of	3.14	11
exclusion of	5.9, 5.10	17
life	3.5	5
ship's proportion of	3.15	12
Sanctions		
cessation	17.2(5)	36
limits of recovery	6.22	26
sanctionable trades, exclusion	4.8	16
Scope of cover	2	3
Security	9	28
Settlement of claims	7.6	27
Ship, confiscation of	3.18	13

	Rule no.	Page no.
Ship, definition of	26	51
Ship risk review, definition of	26	51
Ship risk reviews	15.3.1	33
Shipwreck unemployment indemnity	3.1.5	4
Shortages	0.1.0	
cargo	3.13.1	9
fines for	3.16.1	12
Smuggling, fines for	3.16.2	12
Special entries	1.3	1
Specialist operations, exclusion	5.11	17
STOPIA 2006, definition of	26	51
STOPIA 2006	3.8.7, 4.5	6, 15
Storage of oil, exclusion	5.12.3	18
Stores, exclusion	5.2	17
Stowaways	3.4	5
Submarines, exclusion	5.14	19
Substitutes, crew	3.1.3	4
Sue and labour		
cover for	3.19	13
obligation to	6.20	26
Supplementary calls	18.7	38
Surveys		
reports, release of	15.8	34
Terms of entry	1	1
Third parties, injury etc.	3.3	5
Tonnage, definition of	26	51
TOPIA 2006, definition of	26	51
TOPIA 2006	3.8.7	6
Towage, definition of	26	51
of the ship	3.10.1	7
by the ship	3.10.2	7
Unlawful sanctionable and hazardous trades		
exclusion of	4.8	16
definition of	26	52
Valuables, definition of	26	52
exclusion of, crew	3.1.4	4
exclusion of cargo	3.13 excl (11	,
Variation of entry	12.2	30
Waiver of subrogation	6.21	26
Warranties, breach of	13.18	32
Wash damage	3.7	6
Waste disposal, exclusion	5.16	19
Website	24.4	47
Wilful misconduct, definition of	26	52
exclusion for	6.19	26
Wreck liabilities	3.11	8
York Antwerp Rules 1994	3.8 excl (1)	7

05

Additional Covers

London Class P&I and Defence Rules and Correspondents



The additional covers which follow do not form part of any member's insurance unless and to the extent that they are expressly agreed and incorporated into the member's certificate of entry.

Through transport extension clause 2016

Cover

- 1 Liabilities arising out of the carriage of any cargo or container by or on behalf of a member in respect of:
- 1.1 the injury, illness or death of any person, not being a person specified in rules 3.1 to 3.3
- 1.2 loss of or damage to any property, other than any cargo carried or intended to be carried by or on behalf of the member or any container owned, hired or used by the member
- 1.3 the necessary disinfection of any cargo or container under public health regulations, or otherwise directly consequent upon compliance by a member with any public health regulations after deducting the ordinary expenses which would have been incurred in any event apart from the outbreak of disease or the application of such regulations.
- 1.4 Fines imposed for any offence not covered under rule 3.16 relating to the carriage of any cargo or container by or on behalf of a member.

Exclusions

- 2 There shall be no recovery:
- 2.1 under paragraphs 1.1 or 1.2:
 - unless the cargo or container is intended to be, or has been, carried on the ship; or
 - (2) in respect of any liabilities which would not have arisen but for the terms of any contract or indemnity, unless the contract or indemnity has been approved by the managers.
- 2.2 under paragraph 1.1 in respect of liability to any person employed by the member (other than crew) unless the managers have agreed that the member's cover includes insurance in respect of liability to his employees
- 2.3 under paragraphs 1.1 to 1.4 in respect of liabilities:
 - for which the member is covered if the ship is entered for standard risks in the club or another insurer affording equally wide cover;
 - (2) relating to any of the risks which are excluded by the rules or in the member's certificate of entry, unless otherwise agreed by the managers.
- The exclusions to rule 3.16 apply to any claim under paragraph 1.4.

Deductible and 4 limit of cover

The applicable deductible and limit of club cover shall be that set out in the member's certificate of entry.

Contractual extension clause 2016

1

Cover

Liabilities insofar as they fall within the standard cover under rule 3, but which arise under the terms of an indemnity or contract falling outside the standard rule 3 risks. The terms of any such indemnity or contract made by the member must have been approved by the managers. Cover is limited to such sum and to such of the liabilities covered under rule 3 (and not excluded in the member's terms of entry) as may be agreed by the managers.

Exclusions

- 2 There shall be no recovery for liabilities:
 - (1) for which the member is covered if the ship is entered for standard risks in the club or another insurer affording equally wide cover:
 - (2) relating to any of the risks which are excluded by the rules or in the member's certificate of entry, unless otherwise agreed by the managers.

Deductible and 3 limit of cover

The applicable deductible and limit of club cover shall be that set out in the member's certificate of entry.

Salvors' extension clauses 2016 1

Cover

- Liabilities which a member, being a professional salvor, may incur arising out of salvage operations performed by him where the ship is a salvage tug or other ship intended to be used in salvage operations. but only where such cover has been first agreed by the managers. Such liabilities must relate to the risks set out in rule 3.
- 2 Liabilities in respect of oil pollution arising out of salvage operations where such liabilities do not arise in relation to the ship but arise in connection with the member's business as a professional salvor.
- Liabilities other than oil pollution arising out of salvage operations 3 where such liabilities do not arise in relation to the ship but arise in connection with the member's business as a professional salvor.

Exclusions

- There shall be no recovery under paragraphs 2 and 3 for liabilities 4 assumed under contract where they would not have arisen but for the existence of such a contract, unless they are assumed in respect of sub-contractors' tortious and/or statutory liability.
- 5 There shall be no recovery under paragraphs 1 to 3 for liabilities:
 - (1) for which the member is covered if the ship is entered for standard risks in the club or another insurer affording equally wide cover:
 - (2) relating to any of the risks which are otherwise excluded by the rules or in the member's certificate of entry, unless otherwise agreed by the managers.
- 6 Unless otherwise agreed by the managers, it is a condition precedent of any insurance under paragraphs 2 and 3 that the member and any subsidiary, holding or associated company shall, at the time when the insurance is given, and thereafter within 30 days before the beginning of each policy year, apply to enter in the club every ship intended to be used in connection with salvage operations of which it is then the owner or operator.

Deductible and 7 limit of cover

The applicable deductible and limit of club cover shall be that set out in the member's certificate of entry.

Cargo deviation clause 2016

1

Cover

Liabilities under rules 3.13 and 3.14 where such liabilities fall within the scope of exclusions (2) to (12) of rule 3.13, and exclusion (1) of rule 3.14.

Exclusions

- **2.1** Excluding liabilities covered elsewhere under the rules and the member's certificate of entry.
- **2.2** Excluding liabilities for any loss or damage arising from:
 - (1) inherent quality, defect or vice of cargo
 - (2) rusting, electronic and mechanical derangement, unless caused by an external peril
 - (3) delay and/or loss of market.

Deductible and 3 limit of cover

The applicable deductible and limit of club cover shall be that set out in the member's certificate of entry.

Charterers' liability for damage to hull clause 2016

Cover

- 1 The member's liability as charterer of a ship (other than as bareboat or demise charterer) for:
- 1.1 loss or damage to the ship.
- 1.2 damages for detention or loss of use or hire or demurrage paid or due to the owner for a period during which the use of the ship is lost or the performance impaired as a result of physical damage to the ship.
- 1.3 salvage, salvage charges and/or general average contributions in respect of charterers' freight at risk and/or charterers' bunkers and/ or the ship, following loss of or damage to the ship.
- Cover is extended to indemnify the member as charterer (other than as bareboat or demise charterer) in respect of loss or damage to his bunkers on the chartered ship as a consequence of a casualty including fire, grounding, stranding, collision or total loss of the chartered ship.

Exclusions

- 3 There shall be no recovery for liabilities:
 - (1) for which the member is covered if the ship is entered for standard risks in the club or another insurer affording equally wide cover;
 - (2) relating to any of the risks which are otherwise excluded by the rules or in the member's certificate of entry, unless otherwise agreed by the managers.

Deductible and 4 limit of cover

The applicable deductible and limit of cover shall be that set out in the member's certificate of entry.

Offshore extension clauses 2016

1

2

3

4

Cover

Insofar as they fall within the standard risks set out in rule 3, cover is extended to include:

Specialist operations

Liabilities incurred by the member during the course of performing specialist operations to the extent that such liabilities arise as a consequence of claims brought by any party for whose benefit the work has been performed, or by any third party (whether connected with any party for whose benefit the work has been performed or not), in respect of the specialist nature of the operations. However, there shall be no recovery for any liabilities excluded by rule 5.11 (2) or (3).

Underwater vehicles

Liabilities incurred by the member in connection with any claim brought against him arising out of the operation by him of underwater vehicles (including but not limited to submarines, minisubmarines, remotely operated vehicles, autonomous underwater vehicles, seaploughs, scarabs, diving bells and similar equipment). However, there shall be no recovery for any loss of or damage to underwater vehicles being operated by the member.

Divers

Liabilities incurred by the member in connection with any claim brought against him arising out of the activities of professional or commercial divers where he is responsible for such activities. However, there shall be no recovery for the injury, illness or death of divers where the member's liability arises under a contract and would not have arisen in the absence of such contract.

Property on board

Liabilities in respect of loss of or damage to property, other than cargo, stores or fuel, in the member's care, custody and control on board or being used from the ship where such liabilities are incurred pursuant to the terms of an indemnity or contract made by the member provided that the indemnity or contract has been approved by the managers in advance.

Exclusions

5 There shall be no recovery under paragraphs 1 to 4 for liabilities:

- (1) for which the member is covered if the ship is entered for standard risks in the club or another insurer affording equally wide cover.
- (2) relating to any of the risks which are otherwise excluded by the rules or in the member's certificate of entry, unless otherwise agreed by the managers.

Deductible and 6 limit of cover

The applicable deductible and limit of club cover shall be that set out in the member's certificate of entry.

P&I war risks clause 2016

Cover

- 1.1 Such liabilities as would be covered by the club and the member's terms of entry but for the exclusion of war risks in rule 4.3.
- **1.2** This clause shall only operate in respect of the standard risks in the rules and shall not operate in respect of any special risks.

Excluded areas 2.1

- At any time or times before, or at the commencement of, or during the policy year, the managers may determine that any places or areas be excluded from the cover hereunder.
- 2.2 Unless otherwise agreed by the managers the cover shall cease in respect of the places or areas so determined in accordance with paragraph 2.1 upon the expiry of seven days from midnight on the day notice of such determination is given by the managers to the members.
- 2.3 Unless and to the extent that the board otherwise decides there shall be no recovery from the club in respect of any claim arising out of any event within the said places or areas after such date.

Cancellation

3

Cover may be cancelled by either the club or the member giving seven days' notice (such cancellation becoming effective upon the expiry of seven days from midnight on the day on which such notice is issued by or to the club). The club agrees to reinstate cover subject to agreement with the member prior to the expiry of such notice as to new terms of entry.

Automatic termination of cover

- Whether or not notice of cancellation has been given, cover shall terminate automatically:
- 4.1 upon the outbreak of war (whether there be a declaration of war or not) between any of the following: the UK, the USA, France, the Russian Federation, the People's Republic of China;
- **4.2** in respect of any ship if she is requisitioned either for title or use.

Five powers war and nuclear exclusions

- 5 This cover excludes:
- **5.1** loss, damage, liability or expense arising from:
- 5.1.1 the outbreak of war (whether there be a declaration of war or not) between any of the following: the UK, the USA, France, the Russian Federation, the People's Republic of China:
- **5.1.2** requisition for title or use:
- 5.2 liabilities (irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the member or his servants or agents) when the loss or damage, injury, illness or death or other accident in respect of which such liability arises or cost or expense is incurred, was directly or indirectly caused by or arises from:

- **5.2.1** ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel: or
- 5.2.2 the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof; or
- **5.2.3** any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter; or
- **5.2.4** the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter

other than liabilities arising out of carriage of 'excepted matter' (as defined in the Nuclear Installations Act 1965 of the United Kingdom or any regulations made thereunder) as cargo in the ship.

Chemical, biological, bio-chemical, electromagnetic weapons and computer virus exclusion

- This paragraph shall override anything contained in this insurance inconsistent therewith.
 - In no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from:
- **6.1.1** any chemical, biological, bio-chemical or electromagnetic weapon;
- **6.1.2** the use or operation, as a means for inflicting harm, of any computer virus.
- 6.2 Paragraph 6.1 shall not operate to exclude losses (which would otherwise be covered hereunder) arising from the use of any computer, computer system or computer software programme or any other electronic system in the launch and/or guidance and/or firing mechanism of any weapon or missile.

TOPIA exclusion

7

In no case shall this cover provide insurance for any losses, liabilities, costs or expenses if the provision of such insurance would create a liability for the member under TOPIA 2006 to contribute to the IOPC Supplementary Fund in respect of pollution damage caused by terrorism.

Deductibles

- **8.1** The cover shall apply, any one event, in excess of the greater of:
- 8.1.1 US\$50.000: or
- 8.1.2 the proper value of the ship (proper value meaning the market value of the ship free of any commitment; where the proper value exceeds US\$100 million, the proper value will be deemed to be US\$100 million); or
- **8.1.3** the amount recoverable under any other policy of insurance, whether of war risks or otherwise.
- 8.2 Under a charterer's entry the cover shall apply, any one event, in excess of the greater of the deductible set out in the member's certificate of entry or US\$50,000.

Limit of cover

- 9.1 Subject to paragraph 9.2, the limit of club cover shall be US\$500 million any one event or series thereof in the aggregate or any lesser amount specified in the certificate of entry.
- 9.2 In the event that there is more than one entry by any person for P&I war risks cover in respect of the same ship with the club and/or any other insurer participating in the Pooling Agreement or general excess loss reinsurance contract, the aggregate recovery in respect of all liabilities arising under such entries shall not exceed the amount stipulated in paragraph 9.1, and the liability of the club under each such entry shall be limited to such proportion of that limit as the claims arising under that entry bear to the aggregate of all such claims recoverable from the club and any such other insurer.

War risks clause for additional covers 2016

Cover

Such liabilities as would be covered by the club but for the exclusion of war risks in rule 4.3, but only in respect of any special risks set out in the certificate of entry beyond the standard risks provided by the rules without amendment.

Excluded areas

- 2.1 At any time or times before, or at the commencement of, or during the policy year, the managers may determine that any places or areas be excluded from the cover hereunder.
- 2.2 Unless otherwise agreed by the managers cover shall cease in respect of the places or areas so determined in accordance with paragraph 2.1 upon the expiry of seven days from midnight on the day notice of such determination is given by the managers to the members.

Cancellation

3

Cover may be cancelled by either the club or the member giving seven days' notice (such cancellation becoming effective upon the expiry of seven days from midnight on the day on which notice is issued by or to the club). The club agrees however to reinstate cover subject to agreement with the member prior to the expiry of such notice as to new terms of entry.

Automatic termination of cover

- Whether or not such notice of cancellation has been given, cover hereunder shall terminate automatically:
- 4.1 upon the outbreak of war (whether there be a declaration of war or not) between any of the following: the UK, the USA, France, the Russian Federation, the People's Republic of China;
- 4.2 in respect of any ship in the event she is requisitioned for title or use.

Five powers war and nuclear exclusions

- 5 This cover excludes:
- **5.1** loss, damage, liability or expense arising from:
- 5.1.1 the outbreak of war (whether there be a declaration of war or not) between any of the following: the UK, the USA, France, the Russian Federation, the People's Republic of China;
- **5.1.2** requisition for title or use;
- 5.2 liabilities (irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the member or his servants or agents) when the loss or damage, injury, illness or death or other accident in respect of which such liability arises or cost or expense is incurred, was directly or indirectly caused by or arises from:
- **5.2.1** ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel: or
- 5.2.2 the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof; or

- **5.2.3** any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter; or
- **5.2.4** the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter,

other than liabilities arising out of carriage of 'excepted matter' (as defined in the Nuclear Installations Act 1965 of the United Kingdom or any regulations made thereunder) as cargo in the ship.

Chemical, biological, bio-chemical electromagnetic weapons and computer virus exclusion 6

6 This paragraph overrides anything contained in this insurance inconsistent therewith.

In no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from:

- **6.1.1** any chemical, biological, bio-chemical or electromagnetic weapon;
- **6.1.2** the use or operation, as a means for inflicting harm, of any computer virus.
- 6.2 Paragraph 6.1 shall not operate to exclude losses (which would otherwise be covered hereunder) arising from the use of any computer, computer system or computer software programme or any other electronic system in the launch and/or guidance and/or firing mechanism of any weapon or missile.

Charterers' liability for damage to hull

7.1

Notwithstanding paragraph 2.1 but without prejudice to paragraphs 3, 4, 5 and 6, rules 4.3, 4.5, 4.6 and 4.7 shall not apply to a ship chartered to the member in respect of liabilities and losses covered under the charterers' liability for damage to hull clause 2016 if:

- **7.1.1** the ship is chartered on terms to the effect that:
 - (1) the owner is entitled to refuse to send the ship to any place that is dangerous by reason of war risks (as defined in any current standard war risks insurance policy); and
 - (2) the owner is in any event entitled to insure his interests against such war risks; and
 - (3) the member is liable to reimburse the owner in respect of any war risks premium incurred as a result of the ship being ordered to or employed in such place.

or on terms no less favourable to the member as regards his liability for loss or damage caused by war risks; or

7.1.2 having given the managers as soon as practicable notice of any voyage or deviation to, or presence within, any place specified in paragraph 2.1, the member has paid such additional premium as the managers may impose.

7.2 In the event of the member not requiring war risks cover for a ship sailing to or remaining in a place or area determined in accordance with paragraph 2.1, he shall so advise the managers before the commencement of the voyage or deviation and the managers shall determine whether and on what terms war risks cover shall be reinstated.

Maintenance of 8 standard hull war risks cover

Where the ship is entered by the member as an owner's entry the member will maintain standard hull war risks cover with P&I inclusion clauses attached for not less than the hull value of the ship and this cover will respond only in excess of claims recoverable thereunder.

Deductible

The deductible shall be that applicable to the relevant special risks set out in the member's certificate of entry.

Limit of cover 10

9

The limit of club cover shall be that of the relevant special risks set out in the certificate of entry or US\$100 million, any one event, or series thereof in the aggregate, whichever is the lesser.

Bio-chemical risks inclusion clause 2016

Cover

- **1.1** The liability of the member, not being a charterer:
 - (1) to pay damages, compensation or expenses arising out of crew injury, illness or death (including deviation expenses, repatriation and substitute expenses and shipwreck unemployment indemnity),
 - (2) for the legal costs and expenses incurred solely for the purpose of avoiding or minimising any liability or risk insured by a club (other than under rule 3.20)
- **1.2** where such liability is not recoverable under either
 - (1) cover provided by the club for such liabilities and losses as would be covered under the rules but for the exclusion of war risks in rule 4.3. or
 - (2) any underlying war risks policies covering the same risks,
- 1.3 solely by reason of the operation of an exclusion of liabilities and losses directly or indirectly caused by or contributed to by or arising from
 - (1) any chemical, biological, bio-chemical or electromagnetic weapon
 - (2) the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme, malicious code, computer virus or process or any other electronic system.
- **1.4** other than liabilities and losses arising from:
 - (1) explosives or the methods of the detonation or attachment thereof
 - (2) the use of the ship or its cargo as a means for inflicting harm, unless such cargo is a chemical, biological or bio-chemical weapon
 - (3) the use of any computer, computer system or computer software programme or any other electronic system in the launch and/or guidance system and/or firing mechanism of any weapon or missile.

Excluded areas 2.1

Unless and to the extent the board may otherwise decide, there shall be no recovery in respect of any liabilities and losses directly or indirectly caused by or contributed to by or arising out of any event within the places or areas or during such period as may be specified from time to time.

2.2 At any time or times before, or at the commencement of, or during the policy year, the club may by notice to the member change the places or areas and periods specified in paragraph 2.1 from a date and time specified by the club not being less than 24 hours from midnight on the day the notice is given to the member.

Cancellation

3 Cover may by notice to the member be cancelled by the club from a date and time specified by the managers, not being less than 24 hours from midnight on the day notice of cancellation is given to the member.

Deductible

4 The deductible is that applicable to the relevant cover set out in the certificate of entry.

Limit of cover

- 5.1 Subject to paragraph 5.2 the limit of club cover under this extension in respect of all claims shall be in the aggregate US\$30 million each ship any one event.
- 5.2 In the event that there is more than one entry by any person for bio-chemical risks cover as provided herein in respect of the same ship with the club and/or any other insurer participating in the Pooling Agreement or general excess loss reinsurance contract, the aggregate recovery in respect of all liabilities and losses arising under such entries shall not exceed the amount stipulated in paragraph 5.1 and the liability of the club under each such entry shall be limited to such proportion of that amount as the claims arising under that entry bear to the aggregate of all such claims recoverable from the club and any such other insurer.

Obstruction of waterways and strikes extension clause 2016

Cover

- 1.1 Financial losses incurred by the member as a direct consequence of the ship being prevented from proceeding to the port of loading or discharge as agreed with shippers or charterers following:
- 1.1.2 an obstruction of any navigable waterway with a CEMT class IV or higher, lock or port as a direct result of:
 - (1) an accident to a bridge, lock, dike or similar structure and/or
 - (2) sinking of another ship and/or cargo or part thereof and/or
 - (3) a collision between other ships and/or
 - (4) pollution by any substance from any source.
- **1.1.3** a strike at the agreed port of loading or discharge only.

Conditions

- **2.1** Provided always that in relation to paragraph 1.1.2 and, where logical, paragraph 1.1.3:
- 2.1.1 the ship was laden with cargo at the time when the ship was so prevented (or, if in ballast, the ship was en-route to the agreed port of loading); and
- 2.1.2 the lawful authority prohibited all ships of the same type and size as the ship to pass the obstruction; and cover hereunder shall only take effect during the time and date of such prohibition (or, in respect of paragraph 1.1.3, the time and date of the strike); and
- 2.1.3 the ship could not proceed to the port of loading or discharge as agreed with shippers or charterers by using alternative waterways not affected by the obstruction; and
- 2.1.4 the ship has not contributed to the obstruction (or, in respect of paragraph 1.1.3, contributed to the strike) in any way whatsoever, or howsoever, directly or indirectly.
- 2.1.5 the club's liability is limited to a maximum daily limit of EUR 0.30 per cargo ton laden on board (or, if in ballast and en-route to the agreed loading port, limited to a maximum of EUR 0.30 per cargo ton so nominated by shippers or charterers), per ship, per day, or pro rata thereof.

Deductible and limit of cover

The member is to bear the following deductibles:

- 3.1 The member retains the first 72 hours, any one event, per ship and club cover operates in excess of such retention.
- 3.2 A limit of 20 days applies any one event and an aggregate limit of 30 days applies per ship, per policy year. Such limit(s) shall apply in the aggregate in respect of the member and all other insured parties entitled to make a claim under the contract of insurance.
- 3.3 There is a total aggregate claims limit for all ships entered with the club of US\$5,000,000 (or EUR equivalent) per event, and per policy year.

06

Maps and Correspondents

London Class P&I and Defence Rules and Correspondents



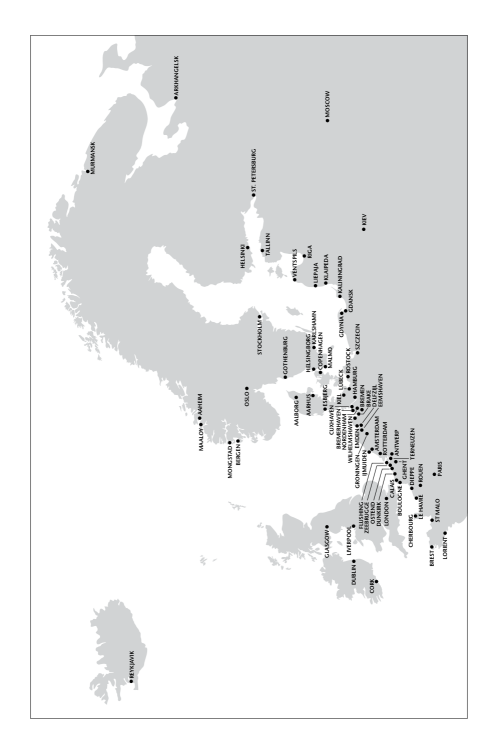
Ut

The correspondent listing is regularly updated and can be found on the club's website:

www.standard-club.com

The emergency telephone is manned on a 24 hour basis and should be used when notifying the club of new matters arising outside normal office hours.

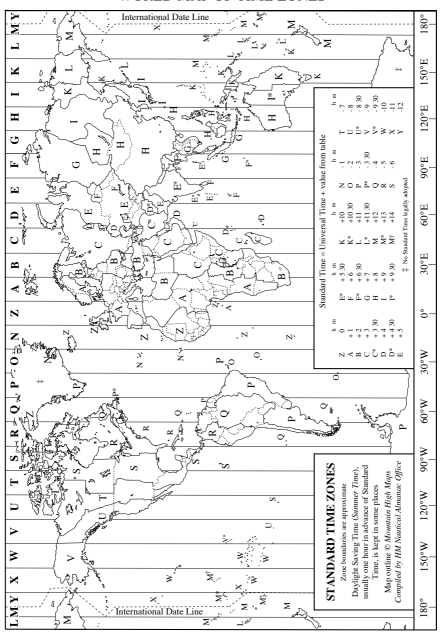
+44 79 3211 3573







WORLD MAP OF TIME ZONES



Map kindly supplied by HM Nautical Almanac Office at Copyright Council for the Central Laboratory of the Research Councils

Albania		Suez	129	looland	
Durres	101		129	lceland Reykjavik	123
	101	Estonia	100		123
Algeria	00	Tallinn	129	Ireland	100
Algiers	90	Finland		Cork Dublin	100
Annaba Oran	91 119	Helsinki	107		101
	113	France		Israel	
Azerbaijan	00	Bayonne	93	Ashdod	91
Baku	92	Bordeaux	95	Eilat	101
Azores		Boulogne	95	Haifa	105
Ponta Delgada	122	Brest	96	Italy	
Belgium		Calais	97	Ancona	91
Antwerp	91	Cherbourg	99 100	Augusta	92
Ghent	104	Dieppe	100	Bari	93
Ostend	119	Donges Dunkirk	100	Brindisi	96
Zeebrugge	134	Fos	102	Cagliari	97 98
Bulgaria		La Rochelle-Pallice	110	Catania Civitavecchia	90 99
Bourgas	95	Le Havre	111	Crotone	100
Sofia	127	Les Sables D'Olonne	111	Formia	100
Varna	133	Lorient	113	Gaeta	103
Canada		Marseille	114	Gela	103
Baie Comeau	92	Montoir	115	Genoa	104
Gaspe	103	Nantes	117	Gioia Tauro	105
Gros Cacouna	105	Paris	120	Imperia	107
Halifax	106	Port De Bouc	122	La Spezia	110
Montreal	116	Port La Nouvelle	122	Leghorn	111
Port Alfred	122 122	Port Saint Lous Du Rhone	122	Licata	111
Port Cartier Quebec	123	Rouen	125	Livorno	113
Rimouski	123	Saint Nazaire	125 126	Marina di Carrara	113
Saint John	125	Sete St. Malo	128	Marsala	114
Sept-Iles	126	Toulon	131	Messina	115
St. John's	128		101	Milazzo	115
Toronto	131	Georgia	00	Monfalcone	115
Vancouver	133	Batumi Poti	93 123	Naples	117
Corsica			123	Olbia Palermo	119 120
Ajaccio	89	Germany	0.5	Porto Empedocle	120
Bastia	93	Brake	95	Porto Nogaro	122
Calvi	97	Bremen	95 96	Porto Nogaro Porto Torres	122
Croatia		Bremerhaven Brunsbuttel	96	Ravenna	123
Dubrovnik	101	Cuxhaven	100	Reggio Calabria	123
Rijeka	124	Emden	101	Rome	124
Cyprus		Hamburg	106	Salerno	126
Famagusta	102	Kiel	109	San Antioco	126
Kyrenia	109	Lübeck	113	Savona	126
Larnaca	110	Nordenham	118	Syracuse	129
Limassol	112	Rostock	124	Taranto	130
Nicosia	118	Stralsund	129	Trapani	131
Denmark		Wilhelmshaven	134	Trieste	131
Aalborg	89	Wismar	134	Venice	134
Aarhus	89	Gibraltar		Kazakhstan	
Copenhagen	99	Gibraltar	104	Alma-Ata	90
Esbjerg	101	Greece		Latvia	
Egypt		Piraeus	121	Liepaja	111
Alexandria	89	Salonika	126	Riga	123
Port Said	122	Thessaloniki	131	Ventspils	134

Lithuania		Novorossiysk	118	Kherson	109
Klaipeda	109	Sevastopol	126	Kiev	109
Malta		St. Petersburg	128	Mariupol	113
Valletta	133	Tuapse	131	Nykolayev	118
Monaco	.00	Vladivostok	134	Odessa	119
Monaco	115	Vostochnyj	134	Yuzhnyy	134
	113	Vyborg	134	United Kingdom	
Montenegro Bar	92	Slovenia		Aberdeen	89
	92	Koper	109	Barrow	93
Morocco	00	Spain		Falmouth	101
Agadir Casablanca	89 98	Algeciras	90	Felixstowe Glasgow	102 105
Tangier	130	Alicante	90	Grangemouth	105
Netherlands	100	Almeria	90	Hull	107
Amsterdam	90	Aviles	92	Liverpool	112
Delfzijl	100	Barcelona	93	Milford Haven	115
Eemshaven	101	Bilbao Cadiz	94 97	Mostyn	116
Flushing	102	Ceuta	99	Plymouth	121
Groningen	105	Gijon	105	Teesport	130
Ijmuiden	107	Huelva	107		
Rotterdam	125	La Coruna	110		
Terneuzen	131	Las Palmas, Canary Islands	110		
Vlissingen	134	Malaga	113		
Norway		Palamos	120		
Aaheim	89	Palma de Mallorca	120		
Bergen	94	Pasajes	120		
Maaloy	113	Santander	126		
Mongstad Oslo	115 119	Seville Tarragona	127 130		
Stavanger	128	Tenerife, Canary Islands	131		
Sture	129	Valencia	132		
Trondheim	131	Vigo	134		
Poland		Sweden			
Gdansk	103	Gothenburg	105		
Gdynia	103	Malmo	113		
Szczecin	129	Stockholm	129		
Portugal		Switzerland			
Aveiro	92	Geneva	103		
Azores	92	Syria			
Figueira da Foz	102	Banias	92		
Funchal	102	Lattakia	111		
Leixoes	111	Tartous	130		
Lisbon Oporto	112 119	Tunisia			
Viana Do Castelo	134	Bizerte	94		
Romania	104	Gabes	102		
Braila	95	Sfax	127		
Bucharest	96	Sousse	127		
Constantza	99	Tunis	132		
Galatz	103	Turkey			
Sulina	129	Iskenderun	108		
Russia		Istanbul	108		
Arkhangelsk	91	Izmir	108		
Kaliningrad	108	Mersin	114		
Moscow	116	Ukraine			
Murmansk	116	llyichevsk	107		
Nakhodka	117	Izmail	108		

ne			
	'n.	v	_
	(П	6

AAHEIM Norway			See Maaloy
AALBORG Denmark			See Copenhagen
AARHUS Denmark			See Copenhagen
ABERDEEN United Kingdom			See Glasgow
AGADIR Morocco			See Casablanca
AJACCIO Corsica			See Marseille
ALEXANDRIA Egypt			
Eldib Pandi	Telephone: Facsimile: Address: E-mail:	+20 3 486 7776 +20 3 481 5600 2 Lumumba Street, P.O. Bo 21131, Egypt mail@eldibpandi.com	ox 152, Bab Sharki, Alexandria,
	Contact:	Mr A. Fahmy	+20 12 2214 3213 (Mobile) +20 3 484 6509 (Home) abdelhamid.fahmy@eldibpandi.com
		Mr A. Metwally	+20 12 2327 3624 (Mobile) +20 3 545 6154 (Home) ahmed.metwally@eldibpandi.com
		Ms N. Eldib	+20 10 0188 4433 (Mobile) +20 3 392 6000 (Home) nada.eldib@eldibpandi.com
	24 hours phone r	number: +20 12 2327 3620	
Middle East Survey and Control Office (MESCO)	Telephone: Facsimile: Address: E-mail: Website:	+20 3 486 8530 +20 3 487 4435 7 Saad Zaghloul Square, A mesco@mescoalex.com www.mescoalex.com	ılexandria, Egypt
	Contact:	Mr A. El Sabbagh	+20 12 2213 0799 (Mobile)
		Mr I. Hamza	ashraf.sabbagh@mescoalex.com +20 12 2319 9155 (Mobile)
		IVII I. NaiiiZa	+20 12 2319 9155 (MODITE) Ibrahim.hamza@mescoalex.com
		Mr R. Farouk	+20 10 0091 6071 (Mobile) +20 3 583 0882 (Home) rehab.farouk@mescoalex.com
		Mr A. El Sabbagh	+20 12 2234 7905 (Mobile) +20 3 484 3292 (Home)

alaa.sabbagh@mescoalex.com

ALGECIRAS Spain

Marinsur, S.L.

Telephone: +34 956 58 96 38

Facsimile: +34 956 66 46 86 Address: Av. Capitán Ontañón, s/n, Edif. Plaza Mayor – Oficinas, Algeciras,

11202, Spain E-mail: info@marinsur.com

Website: www.marinsur.com

Contact: **Mr F. Patino** +34 609 83 15 82 (Mobile)

fpatino@marinsur.com

Capt. J. Colomina +34 609 83 15 92 (Mobile)
icolomina@marinsur.com

ALGIERS Algeria

"Seamar" Societe d'Etudes Juridiques

Telephone: +7 727 274 4025 Facsimile: +7 727 391 2334

Address: Baisheva Street, Building 3A, Office 18, Almaty,

050002, Kazakhstan seamar99@yahoo.f

E-mail: seamar99@yahoo.f
Contact: Mr R. Francis

 Mr R. Francis
 +213 661 535 209 (Mobile)

 r.francis@seamar-dz.com

 Ms A. Boudabaa
 +213 552 395 038 (Mobile)

 a.boudaba@seamar-dz.com

ALICANTE Spain

See Valencia

ALMA-ATA Kazakhstan

CIS Pandi Services

Telephone: +7 727 274 4025 Facsimile: +7 727 391 2334

F-mail:

Address: Baisheva Street, Building 3A, Office 18, Almaty,

050002, Kazakhstan almaty@cispandi.com

Contact: **Ms A. Khassanova** +7 701 764 0515 (Mobile)

Alternative phone number: +7 727 397 7358

ALMERIA Spain

Hijo De Alfredo Rodriguez Ltda.

Telephone: +34 950 24 30 44 Facsimile: +34 950 23 49 06

Address: Muelle Ribera-Poniene, S/N, Nave de J, Ronco & Cia, S.L.,

Puerto de Almeria, Almeria, 04002, Spain

E-mail: info@alfredorodriguez.es Website: www.alfredorodriguez.es

Contact: Mr L. Durban +34 950 24 30 44

luisdurban@alfredorodriguez.es

AMSTERDAM Netherlands

DUPI Amsterdam B.V.

Telephone: +31 20 681 4692 Facsimile: +31 20 681 6198

Address: Zekeringstraat 36A, Amsterdam, 1014 BS, Netherlands

E-mail: amsterdam@dupi.nl Website: www.dupi.com

Contact: Mr N. van der Noll +31 6 53 400 739 (Mobile)

ANCONA Italy			
Ferpandi S.r.l.			See Ravenna
ANNABA Algeria			See Algiers
ANTWERP Belgium			
DUPI Antwerp N.V.	Telephone: Facsimile: Address: E-mail: Website:	+32 3 206 0050 +32 3 206 0059 Frankrijklei 33 b.2, Antwer antwerp@dupi.com www.dupi.com	rp, 2000, Belgium
	Contact:	Capt. J. Tack	+32 475 745 445 (Mobile)
		Mrs M. Lardot	jean-louis.tack@dupi.com +32 478 989 806 (Mobile) +32 3 663 0023 (Home)
		Mrs S. Van Wijnendaele	monique.lardot@dupi.com +32 473 755 923 (Mobile) sophie.van.wijnendaele@dupi.com
Langlois & Co.	Telephone: Address: E-mail:	+32 3 225 0655 Belcrownlaan 13, Antwerp mail@langlois.be	, 2100, Belgium
	Contact:	Mr K. Van Coppenolle	+32 475 719 560 (Mobile)
		Mr S. Van den Berghe	kurt.vancoppenolle@langlois.be +32 475 354 660 (Mobile)
		wii 5. van den bergne	steve.vandenberghe@langlois.be
		Mrs A. Huys	+32 475 411 847 (Mobile)
			angeline.huys@langlois.be
		Mr G. Loriers	+32 475 453 959 (Mobile)
			guy.loriers@langlois.be
	24 hours emerge	ency phone number: +32 475 460 879	
ARKHANGELSK Russia			
Ships & People	Telephone: Facsimile: Address: E-mail: Website:	+7 8182 698 440 +7 8182 698 440 Office 89, 31/2 Voronina S archangel@ships.ru www.ships.ru	treet, Archangel, 163057, Russia
	Contact:	Mr Y. Shpyakin	+7 921 241 0130 (Mobile)
		Eng. S. Kalanin	+7 921 492 8625 (Mobile)
		Mr G. Popov	+7 921 600 7079 (Mobile)
	24 hours emerge	ency phone number: +7 921 935 8234	
ASHDOD Israel			
M. Dizengoff & Co. Ltd.	Telephone: Facsimile: Address: E-mail:	+972 8 856 5779 +972 8 856 4931 P.O. Box 4092, Port Area, A ash@dizence.com	Ashdod, 77190, Israel
	Website:	www.dizrep.com	, 072 527 202 949 (Mobile)

Website: Contact:

Mr R. Benjamin

+972 527 283 848 (Mobile) ronen@dizrep.co.il

Telephone:	AUGUSTA Italy			
Tagliavia & Co. S.r.l. Telephone:	S.W. Garbutt & Son	Facsimile: Address:	+39 090 51012 c/o Cardile Bros., Via E. M	
Facsimile: Address: Vaporincipe Umberto 104, Augusta, Sicily, 96011, Italy info@tagliaviapandi.it www.lagliaviapandi.it ws.gata bala bala bala bala bala bala bala b		Contact:	Mr S. Garbutt	+39 090 393 034 (Home)
ann.rowell@tagliaviapandi.it Mr G. Tagliavia +39 348 601 7625 (Mobile) gaetano.tagliavia@tagliaviapandi.it Ms G. Tagliavia +39 339 808 9130 (Mobile) giulia.argano@tagliaviapandi.it AVEIRO Portugal See Leixoes AVILES Spain See Gijon AZORES Portugal See Ponta Delgada BAIE COMEAU Canada See Quebec BAKU Azerbaijan Akaya Co. Ltd. Telephone: +994 12 4329 721 Address: S. Mehdiyev 93, "Azeraqrartikinti" Binasi, 9 cu Mertebe, Baku, 1141, Azerbaijan E-mail: baku@akayasurvey.com Website: www.akayasurvey.com Contact: Mr S. Erdogan +90 533 622 1199 (Mobile) baku@akayasurvey.com In case of difficulty contact liason office in Istanbut: +90 212 472 5600 BANIAS Syria See Lattakia BAR Montenegro Jadroagent Bar Telephone: +382 30 315 996 Facsimile: +382 30 315 996 Facsimile: +382 30 315 996 Facsimile: yww.yadroagentbar.com Website: www.yadroagentbar.com Website: www.yadroagentbar.com.me Website: www.yadroagentbar.com.me Website: www.yamer.com.me	Tagliavia & Co. S.r.I.	Facsimile: Address: E-mail:	+39 091 322 435 Via Principe Umberto 104, info@tagliaviapandi.it	Augusta, Sicily, 96011, Italy
gaetano.tagliavia@tagliaviapandi.it Ms G. Tagliavia		Contact:		ann.rowell@tagliaviapandi.it
Ms G. Tagliavia			Mr G. Tagliavia	* * *
AVILES Spain AZORES Portugal BAIE COMEAU Canada BAKU Azerbaijan Akaya Co. Ltd. Telephone: +994 12 4329 721 Address: S. Mehdiyev 93, "Azeraqrartikinti" Binasi, 9 cu Mertebe, Baku, 1141, Azerbaijan E-mail: baku@akayasurvey.com Website: www.akayasurvey.com Contact: Mr S. Erdogan +90 533 622 1199 (Mobile) baku@akayasurvey.com In case of difficulty contact liason office in Istanbul: +90 212 472 5600 BANIAS Syria BAR Montenegro Jadroagent Bar Telephone: +382 30 315 996 Facsimile: +382 30 315 996 Facsimile: +382 30 312 342 Address: Obala 13, Jula 2, Bar, 85000, Montenegro E-mail: jadroa@jadroagentbar.com Website: www.jadroagentbar.com Contact: Ms D. Radovic +382 69 379 709 (Mobile) Ms M. Batricevic +382 69 379 700 (Mobile) Samer & Strugar Shipping d.o.o. Telephone: +382 30 317 350 Facsimile: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro E-mail: samer.strugar@t-com.me Website: www.samer.com Contact: Ms D. Brugar +382 69 324 583 (Mobile)			Ms G. Tagliavia	+39 339 808 9130 (Mobile)
AZORES Portugal BAIE COMEAU Canada BAKU Azerbaijan Akaya Co. Ltd. Telephone: +994 12 4329 721 Address: S. Mehdiyev 93, "Azeraqrartikinti" Binasi, 9 cu Mertebe, Baku, 1141, Azerbaijan E-mail: baku@akayasurvey.com Website: www.akayasurvey.com Contact: Mr S. Erdogan +90 533 622 1199 (Mobile) baku@akayasurvey.com In case of difficulty contact liason office in Istanbul: +90 212 472 5600 BANIAS Syria BAR Montenegro Jadroagent Bar Telephone: +382 30 315 996 Facsimile: +382 30 312 342 Address: Obala 13, Jula 2, Bar, 85000, Montenegro E-mail: jadroa@jadroagentbar.com Website: www.jadroagentbar.com Website: www.jadroagentbar.com Website: www.jadroagentbar.com Telephone: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro samer.strugar@t-com.me Website: www.samer.com Contact: Ms D. Strugar Ms D. Strugar Ms D. Strugar H 382 69 374 583 (Mobile)	AVEIRO Portugal			See Leixoes
BAKU Azerbaijan Akaya Co. Ltd. Telephone: +994 12 4329 721 Address: S. Mehdiyev 93, "Azeraqrartikinti" Binasi, 9 cu Mertebe, Baku, 1141, Azerbaijan E-mail: baku@akayasurvey.com Website: www.akayasurvey.com Tontact: Mr S. Erdogan +90 533 622 1199 (Mobile) baku@akayasurvey.com In case of difficulty contact liason office in Istanbul: +90 212 472 5600 BANIAS Syria BAR Montenegro Jadroagent Bar Telephone: +382 30 315 996 Facsimile: +382 30 312 342 Address: Obala 13, Julia 2, Bar, 85000, Montenegro E-mail: jadroa@jadroagentbar.com Website: www.jadroagentbar.com Contact: Ms D. Radovic +382 69 379 709 (Mobile) Ms M. Batricevic +382 69 379 700 (Mobile) Samer & Strugar Shipping d.o.o. Telephone: +382 30 317 350 Facsimile: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro E-mail: samer.strugar@t-com.me Website: www.samer.com Contact: Ms D. Strugar +382 69 324 583 (Mobile)	AVILES Spain			See Gijon
BAKU Azerbaijan Akaya Co. Ltd. Telephone: +994 12 4329 721 Address: S. Mehdiyev 93, "Azeraqrartikinti" Binasi, 9 cu Mertebe, Baku, 1141, Azerbaijan E-mail: baku@akayasurvey.com Website: www.akayasurvey.com Tontact: Mr S. Erdogan +90 533 622 1199 (Mobile) baku@akayasurvey.com Tontact: Mr S. Erdogan +90 533 622 1199 (Mobile) baku@akayasurvey.com In case of difficulty contact liason office in Istanbul: +90 212 472 5600 BANIAS Syria See Lattakia BAR Montenegro Jadroagent Bar Telephone: +382 30 315 996 Facsimile: +382 30 312 342 Address: Obala 13, Jula 2, Bar, 85000, Montenegro E-mail: jadroa@jadroagentbar.com Website: www.jadroagentbar.com Contact: Ms D. Radovic +382 69 379 709 (Mobile) Ms M. Batricevic +382 69 379 700 (Mobile) Samer & Strugar Shipping d.o.o. Telephone: +382 30 317 350 Facsimile: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro E-mail: samer.strugar@t-com.me Website: www.samer.com Contact: Ms D. Strugar +382 69 324 583 (Mobile)	AZORES Portugal			See Ponta Delgada
Akaya Co. Ltd. Telephone: +994 12 4329 721 Address: S. Mehdiyev 93, "Azeraqrartikinti" Binasi, 9 cu Mertebe, Baku, 1141, Azerbaijan E-mail: baku@akayasurvey.com Website: www.akayasurvey.com Tontact: Mr S. Erdogan +90 533 622 1199 (Mobile) baku@akayasurvey.com In case of difficulty contact liason office in Istanbul: +90 212 472 5600 BANIAS Syria See Lattakia BAR Montenegro Jadroagent Bar Telephone: +382 30 315 996 Facsimile: +382 30 312 342 Address: Obala 13, Jula 2, Bar, 85000, Montenegro E-mail: jadroa@jadroagentbar.com Website: www.jadroagentbar.com Contact: Ms D. Radovic +382 69 379 709 (Mobile) Ms M. Batricevic +382 69 379 700 (Mobile) Samer & Strugar Shipping d.o.o. Telephone: +382 30 317 350 Facsimile: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro E-mail: samer.strugar@t-com.me Website: www.samer.com Contact: Ms D. Strugar +382 69 324 583 (Mobile)	BAIE COMEAU Canada			See Quebec
Address: S. Mehdiyev 93, "Azeraqrartikinti" Binasi, 9 cu Mertebe, Baku, 1141, Azerbaijan E-mail: baku@akayasurvey.com Website: www.akayasurvey.com Contact: Mr S. Erdogan +90 533 622 1199 (Mobile) baku@akayasurvey.com In case of difficulty contact liason office in Istanbul: +90 212 472 5600 BANIAS Syria See Lattakia BAR Montenegro Jadroagent Bar Telephone: +382 30 315 996 Facsimile: +382 30 312 342 Address: Obala 13, Jula 2, Bar, 85000, Montenegro E-mail: jadroa@jadroagentbar.com Website: www.jadroagentbar.com Contact: Ms D. Radovic +382 69 379 709 (Mobile) Samer & Strugar Shipping d.o.o. Telephone: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro E-mail: samer.strugar@t-com.me Website: www.samer.com Contact: Ms D. Strugar +382 69 324 583 (Mobile)	BAKU Azerbaijan			
Contact: Mr S. Erdogan	Akaya Co. Ltd.	Address: E-mail:	S. Mehdiyev 93, "Azeraqra 1141, Azerbaijan baku@akayasurvey.com	artikinti" Binasi, 9 cu Mertebe, Baku,
BANIAS Syria BAR Montenegro Jadroagent Bar Telephone: +382 30 315 996 Facsimile: +382 30 312 342 Address: Obala 13, Jula 2, Bar, 85000, Montenegro E-mail: jadroa@jadroagentbar.com Website: www.jadroagentbar.com Contact: Ms D. Radovic +382 69 379 709 (Mobile) Ms M. Batricevic +382 69 379 700 (Mobile) Samer & Strugar Shipping d.o.o. Telephone: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro Facsimile: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro E-mail: samer.strugar@t-com.me Website: www.samer.com Contact: Ms D. Strugar +382 69 324 583 (Mobile)				±90 533 622 1199 (Mohile)
BAR Montenegro Telephone:		oontact.	iii o. Liuogaii	, ,
Telephone:		In case of difficu	lty contact liason office in Istanbul: +	90 212 472 5600
Telephone:	BANIAS Syria			See Lattakia
Facsimile: +382 30 312 342 Address: Obala 13, Jula 2, Bar, 85000, Montenegro E-mail: jadroa@jadroagentbar.com Website: www.jadroagentbar.com Contact: Ms D. Radovic +382 69 379 709 (Mobile) Ms M. Batricevic +382 69 379 700 (Mobile) Samer & Strugar Shipping d.o.o. Telephone: +382 30 317 350 Facsimile: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro E-mail: samer.strugar@t-com.me Website: www.samer.com Contact: Ms D. Strugar +382 69 324 583 (Mobile)				
Ms M. Batricevic	Jadroagent Bar	Facsimile: Address: E-mail:	+382 30 312 342 Obala 13, Jula 2, Bar, 850 jadroa@jadroagentbar.cor	m .
Samer & Strugar Shipping d.o.o. Telephone: +382 30 317 350 Facsimile: +382 30 315 563 Address: St. Marsala Tita, D-5, Bar, 85000, Montenegro samer.strugar@t-com.me Website: www.samer.com Contact: Ms.D. Strugar +382 69 324 583 (Mobile)		Contact:		, ,
92 Contact: Ms D. Strugar +382 69 324 583 (Mobile)		Facsimile: Address: E-mail:	+382 30 317 350 +382 30 315 563 St. Marsala Tita, D-5, Bar samer.strugar@t-com.me	, 85000, Montenegro
	00	Contact:	Ms D. Strugar	+382 69 324 583 (Mobile)

BARCELONA Spain			
Hispania P&I Correspondents Land & Sea, S.L.	Telephone: Facsimile: Address: E-mail: Website:	+34 93 268 1853 +34 93 268 9978 Jonqueres 18, 8° B, Barcel barcelona@pandihispania. www.pandihispania.com	
	Contact:	Mr J. Mckinnell	+34 670 458 646 (Mobile) james.mckinnell@pandihispania.com
		Ms R. Velasco	+34 670 458 642 (Mobile) rosana.velasco@pandihispania.com
		Ms A. Escanilla	+34 637 217 151 (Mobile) ana.escanilla@pandihispania.com
Medpandi S.L. (Barcelona)	Telephone: Facsimile: Address: E-mail:	medpandi@medpandi.com	
	Contact:	Ms C. Martinez Ribas	+34 626 197 491 (Mobile) cristina@medpandi.com
		Capt. A. Martin	+34 673 019 013 (Mobile)
BARI Italy			
Nicola Girone Srl	Telephone: Facsimile: Address: E-mail: Website:	+39 080 534 1736 +39 080 534 1786 Via Massaua 1/E, Bari, 701 gironeba@tin.it www.nicolagirone.com	132, Italy
	Contact:	Capt. F. Bavaro	+39 333 255 9509 (Mobile)
		Mr M. Masella	+39 080 534 1736 (Work)
BARROW United Kingdom			See Liverpool
BASTIA Corsica			See Marseille
BATUMI Georgia			
Vitsan Interservices Ltd.	Telephone: Facsimile: Address: E-mail:	+995 422 223 624 +995 422 223 624 32/29 Gogebashvili Street, ofis@vitsanbatumi.com	Batumi, 6003, Georgia

www.vitsan.com.tr

All correspondence to Istanbul Office, Mr Selim Bilgisin Tel: +90 212 252 0600, Fax: +90 212 249 4434, Mobile: +90 532 2111248, e-mail: selim@vitsan.com.tr. Alternative e-mail address vitsan@vitsan.com.tr

Mr T. Kirtskhalia

Website:

Contact:

BAYONNE France

06

+995 5 999 136 67 (Mobile)

BERGEN Norway

Field Consultant AS

Telephone: +47 555 97900 Facsimile: +47 555 97901

Address: Dokkeskjaerskaien Skur 23, Bergen, 5006, Norway

E-mail: fc@fjeld-consultant.no Website: www.fjeld-consultant.no

Contact: Mr E. Vellinga +47 9487 6088 (Mobile)

erik.vellinga@fjeld-consultant.no

Mr C. Hannevik +47 9530 0452 (Mobile)

christer.hannevik @field-consultant.no

Mr J. Haukeland +47 9076 5029 (Mobile)

jan.inge.haukeland @fjeld-consultant.no

Capt. B. Fjeld +47 9002 3117 (Mobile) bjorn.fjeld@fjeld-consultant.no

BILBAO Spain

Bereincua Hermanos S.L.

Telephone: +34 94 435 4530 Facsimile: +34 94 435 4538

Address: Alda. Mazarredo, 9 – 1st Floor, Bilbao, 48001, Spain

E-mail: bereincua@bereincua.com Website: www.bereincua.com

Contact: **Capt. J. Apraiz** +34 659 948 460 (Mobile)

j.apraiz@bereincua.com

Mr J. Bereincua +34 686 410 873 (Mobile) j.bereincua@bereincua.com

Ms N. Sarria +34 94 435 4530 (Work) n.sarria@bereincua.com

Agencia Maritima Artiach Zuazaga S.L.

Telephone: +34 94 423 6661 Facsimile: +34 94 423 7973

Address: Campo Volantin, 24 Pral, P.O. Box 578, Bilbao, 48007, Spain

E-mail: amazsa@amazsa.com Website: www.amazsa.com

Contact: Mr S. Sainz +34 609 425 566 (Mobile)
Mr A. Arrese +34 699 983 072 (Mobile)
Mr J. Castillo +34 699 983 073 (Mobile)

BIZERTE Tunisia

Tunisian International P&I Correspondent

Telephone: +216 72 439 506 Facsimile: +216 72 435 876

Address: Rue 8 Janvier 1938, Galerie des arts n. 4, 3eme etage BN9,

Bizerte, 7018, Tunisia pdg@tipic.com.tn

Website: www.tipic.com.tn
Contact: Mr M. Mejri

F-mail:

+216 98 346 743 (Mobile) +216 72 532 992 (Home) makram.meiri@tipic.com.tn

Capt. K. Chalghaf +216 98 321 572 (Mobile) +216 70 726 020 (Home)

BORDEAUX France

McLeans See La Rochelle-Pallice

BOULOGNE France

Services Maritimes de Boulogne

Telephone: +33 3 2130 4615 Facsimile: +33 3 2183 5024

Address: D3 Quai de l'Europe, Le Portell, Boulogne-Sur-Mer,

62480, France

E-mail: smb@nordnett.fr

Contact: Mr D. Secquepee +33 6 6221 4615 (Mobile) +33 3 2183 0125 (Home)

BOURGAS Bulgaria

Kalimbassieris Maritime

Telephone: +359 56 84 04 42

Facsimile: +359 56 84 04 43 Address: 33 Tsarigradska Street, Bourgas, 8000, Bulgaria

E-mail: bourgas@kalimbassieris.com
Website: www.kalimbassieris.com

Contact: **Mr Y. Mladenov** +359 888 32 13 84 (Mobile)

24 hours emergency phone number: +30 694 45 41 622 or +359 888 54 65 04

Omur Marine Ltd.

Telephone: +359 56 81 23 40 Facsimile: +359 56 81 23 41

Address: 124 Sheynovo Str., Et. 2, Bourgas, 8000, Bulgaria

E-mail: omurmarine@omurmarine.com

Contact: **Mr S. Slavov** +359 885 40 56 76 (Mobile)

Emergency phone number: +90 538 272 12 73. All correspondence through Istanbul office

BRAILA Romania

See Bucharest

BRAKE Germany

See Bremen

BREMEN Germany

Pandi Services J & K Brons Gmbh Telephone: +49 421 308 870 Facsimile: +49 421 308 8732

Address: An der Reeperbahn 6, Bremen, 28217, Germany

E-mail: corresp@pandi.de

Contact: Mr R. Hermes +49 171 885 7940 (Mobile) +49 421 602 8534 (Home)

Mr H. Schmude +49 171 885 7941 (Mobile) +49 420 679 75 (Home)

Mr U. Thalmann +49 171 885 7942 (Mobile) +49 422 131 53 (Home)

Mr P. Kühl +49 171 885 7944 (Mobile)

Claas W. Brons (GmbH & Co.) KG

Telephone: +49 421 320875 Facsimile: +49 421 324558

Address: Rembertistrasse 76, Bremen, 28195, Germany

E-mail: bremen@cwbrons.de

Contact: Mr T. Wispeler +49 151 400 67233 (Mobile) +49 421 565 02291 (Home) Mr B. Norden +49 421 652 755

+49 421 695 34323 (Mobile) bastian norden@cwbrons.de

BREMERHAVEN Germany			See Bremen
REST France			
Les Courtiers Maritimes s.a.r.l.	Telephone: Facsimile: Address: E-mail:	+33 2 9844 4995 +33 2 9843 3020 38 Quai de la Douane, E brokers@wanadoo.fr	Brest, 29200, France
	Contact:	Mr Y. Caradec	+33 6 0901 1794 (Mobile)
		Mr M. Le Goff	+33 6 4653 2566 (Mobile)
		Mr G. Leaustic	+33 6 1156 2863 (Mobile)
BRINDISI Italy			
l Capitano Cargo Control S.R.L	Telephone: Facsimile: Address: E-mail: Website:	+39 0831 529 612 +39 0831 529 612 Via Giordano Bruno 31, info@ilcapitanocc.it www.ilcapitanocc.it	Brindisi, 72100, Italy
	Contact:	Capt. F. Scagliarini	+39 336 825 000 (Mobile)
		Dr L. Scagliarini	+39 334 741 8117 (Mobile)
		. .	luca.scagliarini@ilcapitanocc.it
		Mrs C. Casoar	+39 338 740 0050 (Mobile)
			caterina.casoar@ilcapitanocc.it
		Mr S. Casoar	+39 328 970 3831 (Mobile)
			s.casoar@libero.it
		Mr F. Casoar	+39 388 256 1469 (Mobile)
Studio Mordiglia-Lonoce (Lawyers)	Telephone: Facsimile: Address: E-mail:	+39 0832 394 570 +39 0832 394 571 Via Gallipoli 7, Brindisi, mail@mordiglia.it	72100, Italy
	Contact:	Mr A. Lonoce	+39 335 528 1586 (Mobile)
			alfredolonoce@studiolonoce.it
		Mr A. Mordiglia	+39 335 704 2104 (Mobile)
		Mr M. Mordiglia	+39 335 614 2435 (Mobile)
BRUNSBUTTEL Germany			See Kiel
BUCHAREST Romania			
Interservices S.A.	Telephone: Facsimile: Address: E-mail: Website:	+40 21 321 9235 +40 21 326 9235 Strada Daniel Barcianu office@mancas.ro www.mancas.ro	Nr. 4, Bucharest, 030901, Romania
	Contact:	Mrs L. Mancas	+40 722 230 759 (Mobile)
		Mr G. Mancas	+40 722 230 758 (Mobile)
		Mrs M. Dumitru	+40 745 605 364 (Mobile)
			40 700 000 000 (M-1 11)

Mr V. Mancas

Mr G. Ciutu

+40 723 298 226 (Mobile)

+40 744 568 028 (Mobile)

Telephone: +34 956 808 023 Facsimile: +34 956 212 656

Address: Fermin Salvochea 4, Cadiz, 11004, Spain

E-mail: info@macphersoncadiz.com

Contact: **Mr J. MacPherson** +34 659 750 184 (Mobile)

jmacpherson@macphersoncadiz.com +34 638 355 827 (Mobile)

Ms J. Keith +34 638 355 827 (Mobile)

Mr P. Mieres +34 638 548 609 (Mobile)

pmieres@macphersoncadiz.com

CAGLIARI Italy

Ferpandi S.r.I. Telephone: +390 70 667 620 C/o M.G. Scotti Facsimile: +390 70 664 008

Address: Via Canelles 30-09124, Cagliari, Italy

E-mail: cagliari@ferpandi.com

Contact: **Mrs M. Scotti** +39 337 604 434 (Mobile)

24 hours emergency phone number: +39 335 794 2297

Dott. Ing. Mario Canepa

Telephone: +390 70 830 026

Facsimile: +390 70 830 090

Address: Molo Capitaneria 1, Cagliari, Sardinia, 09100, Italy

E-mail: canepamar@libero.it

Contact: **Dott. I. Canepa** +39 337 812 793 (Mobile) canepamar@libero.it

CALAIS France

ASA-Associated Shipping Agencies

Telephone: +33 3 2196 5503 Facsimile: +33 3 2196 8415

Address: 12 Boulevard Des Alliés, P.O. Box 817, Calais, 62225, France

E-mail: calais@asalinks.eu

Website: www.asalinks.eu

Contact:

 Mr A. Ravisse
 +33 6 0915 5152 (Mobile)

 Mr J. Foissey
 +33 6 7389 6332 (Mobile)

 Ms B. Ravisse
 +33 6 0989 0588 (Mobile)

 Mr P. Dufosse
 +33 6 7158 5285 (Mobile)

CALVI Corsica

See Marseille

CASABLANCA Morocco			
McLean Maritime Maroc (MMM)	Telephone: Facsimile: Address: E-mail:	+212 522 222 088 +212 522 222 016 40 Rue Hadj Omar Riffi, morocco@mcleans.fr	Casablanca, 20120, Morocco
	Contact:	Ms V. Javelaud	+212 661 191 409 (Mobile) vjavelaud@mcleans.fr
		Mr I. Ennassiri	+212 661 985 429 (Mobile) iennassiri@mcleans.fr
'DEFMAR" Societe Maghrebine de Defense Maritime	Telephone: Facsimile: Address: E-mail: Website:		o.506, Place Nicolas Paquet, Casablanca, 20 000, Morocco
	Contact:	Mr M. Laazizi	+212 661 463 834 (Mobile) +212 522 271 629 (Home) m.laazizi@defmar.com
		Mr M. Margaoui	+212 661 139 233 (Mobile) margaoui@defmar.com
		Ms R. Khadija	+212 663 346 706 (Mobile) k.rigada@defmar.com
		Mr T. Baalla	+212 666 269 518 (Mobile) t.baalla@defmar.com
CATANIA Italy			
S.W. Garbutt & Son	Telephone: Facsimile: Address: E-mail:	+39 090 46977 +39 090 51012 Zona Industriale, 8A Str garbutt@carboymessin	ada 20/24, Catania, Sicily, 95030, Italy a.com
	Contact:	Mr S. Garbutt	+39 347 685 4837 (Mobile)
		Capt. F. Luca	+39 348 476 8551 (Mobile) +39 090 222 407 (Home)
Tagliavia & Co. S.r.l.	Telephone: Facsimile: Address: E-mail: Website:	+39 091 587 377 +39 091 322 435 Via Cali 39, Catania, Sio info@tagliaviapandi.it www.tagliaviapandi.it	sily, 95131, Italy
	Contact:	Mrs A. Rowell	+39 348 601 7621 (Mobile) ann.rowell@tagliaviapandi.it
		Mr G. Tagliavia	+39 348 601 7625 (Mobile) gaetano.tagliavia@tagliaviapandi.

Ms G. Tagliavia

+39 339 808 9130 (Mobile) giulia.argano@tagliaviapandi.it

CEUTA Spain			
Maritima Del Estrecho Ceuta S.A.	Telephone: Facsimile: Address:	+34 956 524 484 +34 956 922 930 c/o Alcalde Sanchez Pra	do 6, 2nd 51001, Ceuta, Spain
	Contact:	Mr F. Ramos	+34 629 533 276 (Mobile) ceuta@maritima-shipping.com
CHERBOURG France			
Worms Services Maritimes	Telephone: Facsimile: Address: Website:	+33 2 3343 3402 +33 2 3344 0374 3 Quai Lawton Collins, BP 434, Cherbourg, 50104, France www.worms-sm.com	
	Contact:	Mr P. Laplume	+33 6 1186 9057 (Mobile) pylaplume@worms-sm.fr
		Mr P. Doucet	+33 6 1197 6070 (Mobile) p.doucet@leh.worms-sm.fr
CIVITAVECCHIA Italy			See Livorno
CONSTANTZA Romania			
Interservices S.A.	Telephone: Facsimile: Address:		cembrie 1989 No. 41, Bloc SNC, Etaj 2,
	E-mail:	Ap. 31, Constantza, 900 constantza@mancas.ro	735, Romania
	E-mail: Contact:		735, Romania +40 745 764 629 (Mobile) +40 341 441 539 (Home)
		constantza@mancas.ro	+40 745 764 629 (Mobile)
		constantza@mancas.ro Mr L. Badila	+40 745 764 629 (Mobile) +40 341 441 539 (Home) +40 744 625 379 (Mobile)
OODENII AOEN D		constantza@mancas.ro Mr L. Badila Capt. S. Timofte	+40 745 764 629 (Mobile) +40 341 441 539 (Home) +40 744 625 379 (Mobile) +40 241 736 123 (Home) +40 744 656 604 (Mobile)
COPENHAGEN Denmark P&I Scandinavia A/S		constantza@mancas.ro Mr L. Badila Capt. S. Timofte	+40 745 764 629 (Mobile) +40 341 441 539 (Home) +40 744 625 379 (Mobile) +40 241 736 123 (Home) +40 744 656 604 (Mobile)

DUPI Copenhagen

Facsimile: Address: E-mail:	+45 3319 1407 Amaliegade 43, Copenhagen K, 1256, Denmark info@pandiscan.com				
Contact:	Mr H. Nissen	+45 3961 1927 (Mobile)			
		henrik.nissen@pandiscan.com			
	Mr J. Krauthammer	+45 2022 1746 (Mobile)			
Telephone: Address: E-mail: Website:	copenhagen@dupi.com www.dupi.com	openhagen, 1251, Denmark			
Contact:	Mr J. Kure	+45 2845 3728 (Mobile) john.kure@dupi.com			

CORK Ireland

O'Connor Murphy Clune

(Lawyers)

Telephone: +353 21 427 8380 Facsimile: +353 21 427 8586

Address: 26 South Mall, Cork, Ireland

E-mail: info@ocmcsolr.ie

Contact: Mr J. O'Connor +353 87 2534 297 (Mobile) iboconnor@ocmcsolr.ie

CROTONE Italy

Tagliavia & Co. S.r.l.

Telephone: +39 091 587 377 Facsimile: +39 091 322 435

Address: Via Marinella 12, Crotone, 88900, Italy

E-mail: info@tagliaviapandi.it Website: www.tagliaviapandi.it

Contact: Www.tagiiaviapaiiui.it

+39 348 601 7621 (Mobile) ann.rowell@tagliaviapandi.it

Ms G. Tagliavia

+39 339 808 9130 (Mobile) qiulia.arqano@taqliaviapandi.it

S.W. Garbutt & Son S.A.S.

See Messina

CUXHAVEN Germany

Claas W. Brons (GmbH & Co.) KG

Facsimile:

Telephone: +49 4723 505 516 Facsimile: +49 4723 505 516

Address: Südlandstraße 6, Cuxhaven, 27478, Germany

E-mail: cuxhaven@cwbrons.de

Contact: Capt. J. Feldmann +49 4723 505 516 (Work)

For further AOH contacts please see Claas W. Brons, Hamburg

DELFZIJL Netherlands

DUPI Rotterdam B.V.

See Rotterdam

DIEPPE France

Budd Dieppe

Telephone: +33 9 50 68 4395 Facsimile: +33 4 91 33 1331

Address: 8 rue Antoine Bruneau, Sotteville les Rouen, 76300, France

E-mail: budd.dieppe@budd-pni.com

Website: www.budd-pni.com

Contact: **Ms C. Magnier** +33 6 37 037 682 (Mobile)

claudine.magnier@budd-pni.com

In case of emergency or communication difficulties contact the Budd Group emergency phone number: +33 184 880 841 and copy all e-mails to general.marseille@budd-pni.com

DONGES France

Agence Humann & Taconet

Telephone: +33 2 4045 3131 Facsimile: +33 2 4045 3535

Address: Rue du Galion, B.P. 49, Donges, 44480, France

E-mail: donges@humtac.fr Website: www.humann-taconet.fr

Contact: Mr P. Bougro +33 607 101 481 (Mobile)

Ms S. Bellot +33 630 339 886 (Mobile)

Ms C. Paulet +33 684 125 380 (Mobile)

Mr N. Gauther +33 684 125 160 (Mobile)

P&I Shipping Services Ltd.

Telephone: +353 45 433 750 Facsimile: +353 18 132 607

Address: P.O. Box 27, Chill Dara Industrial Estate, Newbridge,

Co. Kildare, Ireland E-mail: pandi@sealaw.ie Website: www.sealaw.ie

Contact: Www.sealaw.le

maryoreilly@sealaw.ie

+353 86 176 3281 (Mobile)

Mr S. O'Reilly +353 87 204 3411 (Mobile)

sor@sealaw.ie

DUBROVNIK Croatia

See Rijeka

DUNKIRK France

Normandy P&I Services

Telephone: +33 3 2829 0675 Facsimile: +33 3 2829 0517

Address: 105 Avenue des Bains, Dunkerque, 59140, France

E-mail: pandi@dkq.normandyclaims.fr

Contact: **Ms B. Laumier** +33 6 0716 5113 (Mobile)

Office telephone number is contactable 24 hours with automatic transfer onto the mobile number of person on duty

DURRES Albania

Samer & Misa Sh.p.k. Ltd.

Telephone: +355 52 222 236 Facsimile: +355 52 222 236

Address: Lagja Nr. 3, Sheshi "LIRIA" EGT Tower, Kati I peste (5th Floor),

Durres, Albania

E-mail: samer-misa@samer-misa.com

Website: www.samer.com

Contact: **Mr I. Misa** +355 6820 24704 (Mobile)

ilir.misa@samer-misa.com

EEMSHAVEN Netherlands

DUPI Rotterdam B.V.

See Rotterdam

EILAT Israel

See Haifa

EMDEN Germany

Y. & B. Brons

Telephone: +49 4921 20177

Facsimile: +49 4921 33107 Address: Nesserlander Strasse 5, P.O. Box 1229, Emden, 26692, Germany

Address. Nesseriander

E-mail: yb@brons.de

Contact: Mr J. Brons

+49 178 562 7667 (Mobile) jan-niklaas.brons@brons.de

Mr C. Brons

+49 170 476 1023 (Mobile)

ESBJERG Denmark

See Copenhagen

FALMOUTH United Kingdom

See Plymouth

06

FAMAGUSTA Cyprus			
Bluemar P&I Services Ltd.	Telephone: Facsimile: Address: E-mail:	bilgehan-law@superonline	
	Contact:	Mr T. Bilgehan Mr O. Bilgehan	+90 533 861 1554 (Mobile) +90 392 365 3445 (Mobile)
		mi o. Diigenan	+30 332 303 3443 (MIODIIO)
FELIXSTOWE United Kingdon	n		See Hull
FIGUEIRA DA FOZ Portugal			See Leixoes
FLUSHING Netherlands			See Rotterdam
FORMIA Italy			See Naples
FOS France			
McLeans (Fos)	Telephone: Facsimile: Address: E-mail:	+33 4 4205 1070 +33 4 4205 5239 Centre les Vallins, Boite A1, info@mcleans.fr	, Fos-sur-Mer, 13270, France
	Contact:	Mr M. Gignoux	+33 6 8668 4527 (Mobile)
		Ms M. Gueit	m.gignoux@mcleans.fr
		WS W. Gueit	+33 6 7609 0870 (Mobile) mqueit@mcleans.fr
			g.c
FUNCHAL Portugal			
Facsimile: +3 Address: Ave 90		+351 291 200640 +351 291 226403 Avenida Zarco 2, P.O. Box 4 9001-956, Portugal info@blandyshipping.com	108, Funchal, Madeira,
	E-mail: Contact:	Mr H. Ferreira	+351 966 271 610 (Mobile)
			h.ferreira@blandyshipping.com
		Mr D. Almada	+351 969 459 893 (Mobile)
		Mr M. Teixeira	d.almada@blandyshipping.com +351 966 271 780 (Mobile)
		IVII IVI. TEIXEITA	I.teixeira@blandyshipping.com
	Alternative fax nu	mber: +351 291 233909	
GABES Tunisia			
Tunisian International P&I Correspondent	Telephone: Facsimile: Address: E-mail: Website:	+216 75 270 115 +216 75 270 504 Gabes Centre, BP 49 Centr tipic.sfax@planet.tn www.tipic.com.tn	
	Contact:	Mr J. Messaoud	+216 98 337 491 (Mobile)

Alternative phone number: +216 75 270 470

Capt. K. Chalghaf

+216 74 200 745 (Home)

+216 98 751 572 (Mobile) +216 70 726 020 (Home) kamel.chalghaf@planet.tn

GALATZ Romania

Interservices S.A.

Telephone: +40 236 462 603

Facsimile: +40 236 461 707 Address: Strada Traian No. 5, Bloc C5, Scara 2, Apt. 21, Galatz,

800049, Romania

E-mail: galatz@mancas.ro

Contact: **Mr V. Naghirneac** +40 745 616 457 (Mobile) +40 236 461 991 (Home)

> Mr I. Mocanu +40 745 616 458 (Mobile) +40 236 463 890 (Home)

GASPE Canada

See Quebec

GDANSK Poland

See Gdynia

GDYNIA Poland

Sulnave Sp. z.o.o

Telephone: +48 58 551 0812 Facsimile: +48 58 551 0401

Address: ul. Armil Krajowej 68/4, 81-844 Sopot, Gdynia, Poland

E-mail: pandi@sulnave.com.pl

Contact: **Ms M. Wojcik** +48 502 573 512 (Mobile)

After office hours contact: +48 503 178 737

Morska Agencia Gdynia Ltd.

Telephone: +48 58 785 3855 Facsimile: +48 58 785 3786

Address: ul. T. Wendy 15, Gdynia, 81-341, Poland

E-mail: pandi@mag.pl

Website: www.mag.pl

Contact: Mr J. Legowski +48 605 207 776 (Mobile) j.legowski@mag.pl

Mr K. Kuchta +48 603 650 494 (Mobile)

Harbour office Tel: +4858 343 0921, Fax: +4858 343 1542

GELA Italy

S.W. Garbutt & Son S.A.S.

See Messina

Tagliavia & Co. S.r.l.

See Palermo

GENEVA Switzerland

Schellenberg Wittmer

(Lawyers)

Telephone: +41 22 707 8000 Facsimile: +41 22 707 8001

Facsimile: +41 22 707 8001 Address: +5 bis. rue des Alpes. P.O. Box 20

Address: 15 bis. rue des Alpes, P.O. Box 2088, Geneva, 1211, Switzerland E-mail: geneva@swlegal.ch

Contact: **Mr B. Vischer** +41 22 348 2281 (Mobile)

GENOA Italy

Ferpandi S.r.l.

Telephone: +39 010 833 3301 Facsimile: +39 010 831 7006

Via S. Bartolomeo Degli, Armeni 5, Genoa, 16122, Italy Address:

E-mail: ferpandi@ferpandi.com Website: www.ferpandi.com

Contact:

Capt. A. Talarico +39 335 640 9443 (Mobile) talarico@ferpandi.com

Capt. S. Galleano +39 335 640 9444 (Mobile)

galleano@ferpandi.com Mr F. Pescaglia +39 335 125 8507 (Mobile)

pescaglia@ferpandi.com

Mr M. Bet +39 331 686 2152 (Mobile) bet@ferpandi.com

Mr M. Villa +39 347 349 7211 (Mobile)

villa@ferpandi.com

24 hours emergency phone number: +39 335 794 2297

Studio Legale Garbarino Vergani

(Lawyers)

Telephone: +39 010 576 1161 Facsimile: +39 010 595 8708

Address: Salita Santa Caterina 4/11, Genoa, 16123, Italy

E-mail: garbamar@garbamar.it Website: www.garbamar.it

Contact: Avv. E. Vergani +39 335 520 7433 (Mobile) enricovergani@garbamar.it

> Ms S. Coppola +39 331 178 2917 (Mobile) simonacoppola@garbamar.it Avv. C. Bicchierai +39 337 494 430 (Mobile)

claudiobicchierai@garbamar.it

Studio Legale Mordiglia

(Lawyers)

Telephone: +39 010 586 841 Facsimile: +39 010 532 729

Via XX Settembre 14/17, Genoa, 16121, Italy Address:

E-mail: mail@mordiglia.it Website: www.mordiglia.it

Contact: Mr M. Mordiglia

> +39 010 311 793 (Home) massimo.mordiglia@mordiglia.it

+39 335 614 2435 (Mobile)

Mr P. Palandri +39 348 330 0827 (Mobile)

+39 010 314 745 (Home) pietro.palandri@mordiglia.it

Alternative fax number: +39 010 562 998

GHENT Belgium

GIBRALTAR Gibraltar

Inchcape Shipping Services (Gibraltar) Ltd.

+350 200 79294 Telephone: Facsimile: +350 200 75959

Address: Leon House, 4th Floor, 1 Secretary's Lane, P.O. Box 194,

Gibraltar, Gibraltar

F-mail: iss.gibraltar@iss-shipping.com Website: www.iss-shipping.com

Contact: Mr M. Porral +350 5891 9000 (Mobile) Mr C. Linares +350 5822 3000 (Mobile)

Shipping clerk on duty mobile phone +350 5862 6000. Alternative phone: +350 200 72685

GIJON Spain

C. Velasco SL

Telephone: +34 98 535 4643 Facsimile: +34 98 535 5310

Address: Calle Alvarez Garaya 13, 1-D, Gijon, 33206, Spain

E-mail: general@casimirovelasco.com

Contact: Mr C. Ayesta +34 600 593 834 (Mobile)

+34 985 342 557 (Home) cqayesta@casimirovelasco.com

GIOIA TAURO Italy

S.W. Garbutt & Son S.A.S.

See Messina
See Crotone

Tagliavia & Co. S.r.l.

GLASGOW United Kingdom

Richards Hogg Lindley

Telephone: +44 141 248 1390 Facsimile: +44 141 221 5213

Address: 30 Gordon Street, Glasgow, G1 3PU, United Kingdom

Contact: **Mr G. Whyte** +44 141 248 1390

gordon.whyte@ctplc.com

In case of difficulty, contact Liverpool office: +44 151 227 2175

GOTHENBURG Sweden

P&I Scandinavia

Telephone: +46 101 020 540 Facsimile: +46 317 697 059

Address: Gullbergs Strandgata 4A, Box 111 15, Gothenburg,

404 23, Sweden

E-mail: info.se@pandiscan.com

Contact: Mr M. Olofsson +46 706 102 073 (Mobile)
Mr F. Lindgren +46 725 044 262 (Mobile)

24 hours emergency phone number: +46 101 020 549

GRANGEMOUTH United Kingdom

GRONINGEN Netherlands

DUPI Rotterdam B.V.

See Rotterdam

GROS CACOUNA Canada

See Quebec

HAIFA Israel

M. Dizengoff & Co. P&I

Reps. Ltd.

Telephone: +972 4 867 3715 Facsimile: +972 4 867 8796

ausillile. +3/2 4 00/ 0/30

Address: City Windows, Oren Bld., 2 Palyam St., Haifa, 33095, Israel E-mail: mail@dizrep.co.il

Website: www.dizrep.com

Contact: Mr S. Ziv +972 505 231 815 (Mobile)

+972 4 822 9557 (Home) shimon@dizrep.co.il

Mr I. Ziv +972 524 887 881 (Mobile)

itai@dizrep.co.il

Avv. N. Nissenzvieg +972 544 765 398 (Mobile) +972 77 5499 249 (Home)

nir@dizrep.co.il

HALIFAX Canada

Charles Taylor Adjusting

Telephone: +1 902 835 7600 Facsimile: +1 902 835 7602

Address: 1959 Upper Water Street, Suite 1301, Halifax, Nova Scotia,

B3J 3N2, Canada

Contact: Mr R. Fenez +1 902 401 3564 (Mobile)

rene.fenez@ctplc.com

HAMBURG Germany

Claas W. Brons (GmbH & Co.) KG

Telephone: +49 403 748 860 Facsimile: +49 403 748 8643

Address: Sumatrakontor, Uberseeallee 1, Hamburg, 20457, Germany

E-mail: info@cwbrons.de Website: www.cwbrons.de

Contact: **Mr C. Brons** +49 17 1213 1135 (Mobile) +49 41 8397 5872 (Home)

chbrons@cwbrons.de

Mr M. Bimschas +49 403 609 0163 (Mobile) bimschas@cwbrons.de

Mr J. Brons +49 16 094 420 292 (Mobile)

jwbrons@cwbrons.de Mr G. Neubauer +49 40 4118 4502 (Home)

neubauer@cwbrons.de

24 hours emergency phone number: +49 172 911 4994

Pandi Services J. & K. Brons GmbH

Telephone: +49 40 3698 180

Facsimile: +49 40 3698 181 Address: Michaelisstrasse 24, Hamburg, 20459, Germany

E-mail: corresp@pandi.de Website: www.pandi.de

Contact: Mr R. Hermes +49 171 885 7940 (Mobile)

+49 421 602 8534 (Home)

Mr F. Block +49 171 885 7945 (Mobile)

Attorneys at Law Ltd. Lawyers) Facsimile: +358 0 20 7765 001 Address: Website: P.O. Box 233, (Etelaesplanadi 14), Helsinki, 00131, www.castren.fi Contact: Mr N. Langenskiold +358 0 400 876 961 (Iniklas.langenskiold@composition of the process of	ius.com obile) om obile) om Finland Mobile) astren.fi	
Mr K. Laakso	ius.com obile) om obile) om Finland Mobile) astren.fi	
Kari.laakso@krogius.cc Mr R. Lundell	om obile) om Finland Mobile) astren.fi	
Telephone:	Finland Mobile) astren.fi	
Attorneys at Law Ltd. (Lawyers) Facsimile: Address: Website: Www.castren.fi Contact: Mr N. Langenskiold +358 0 400 876 961 (Iniklas.langenskiold@composition of the contact of the conta	Mobile) astren.fi	
Niklas.langenskiold@cook Mr R. Langenskiold@cook HUELVA Spain	astren.fi	
Mr R. Langenskiold		
Tickard.langenskiold@		
Address: Calle Camino de las Palmillas, P.O. Box 63, Aljaraque 21110, Spain mail@hifesu.com Contact: Mr J. Fernandez +34 625 344 413 (Mol Mr R. Nieto +34 639 187 799 (Mol Mr R. Nieto +34 639 187 799 (Mol Mr R. Nieto +44 1482 223 832 Facsimile: +44 1482 227 001 Address: Victoria Dock Offices, South Bridge Road, Hull, HUS	,	
Address: Calle Camino de las Palmillas, P.O. Box 63, Aljaraque 21110, Spain mail@hifesu.com Contact: Mr J. Fernandez +34 625 344 413 (Mol Mr R. Nieto +34 639 187 799 (Mol Mr R. Nieto +34 639 187 799 (Mol Mr R. Nieto +34 639 187 799 (Mol Mr R. Nieto +44 1482 223 832 Facsimile: +44 1482 227 001 Address: Victoria Dock Offices, South Bridge Road, Hull, HUS		
Contact: Mr J. Fernandez +34 625 344 413 (Mol Mr R. Nieto +34 639 187 799 (Mol HULL United Kingdom McAusland & Turner Ltd. Telephone: +44 1482 223 832 Facsimile: +44 1482 227 001 Address: Victoria Dock Offices, South Bridge Road, Hull, HU	Calle Camino de las Palmillas, P.O. Box 63, Aljaraque, Huelva, 21110, Spain	
Mr R. Nieto +34 639 187 799 (Mo HULL United Kingdom McAusland & Turner Ltd. Telephone: +44 1482 223 832 Facsimile: +44 1482 227 001 Address: Victoria Dock Offices, South Bridge Road, Hull, HU	nile)	
McAusland & Turner Ltd. Telephone: +44 1482 223 832 Facsimile: +44 1482 227 001 Address: Victoria Dock Offices, South Bridge Road, Hull, HU		
Facsimile: +44 1482 227 001 Address: Victoria Dock Offices, South Bridge Road, Hull, HU		
) 1TS,	
E-mail: surveyors@mcauslands.com Website: www.mcauslands.com		
Contact: Mr A. Weatherill +44 7734 385 868 (Meatherill albert@mcauslands.co	,	
Mr M. Weatherill +44 7734 385 869 (M mike@mcauslands.co	,	
Mr L. Myers +44 7734 385 872 (M lee@mcauslands.com		
IJMUIDEN Netherlands See Amsterdam	obile)	
ILYICHEVSK Ukraine See Odessa	obile)	
IMPERIA Italy See Genoa	obile)	

ISKENDERUN Turkey

Omur Marine Ltd.

Telephone: +90 326 617 7635 Facsimile: +90 326 613 9737

Address: Savas Mah, Ataturk Bulvari, Unsal Han, no:10 Kat:4 D:1,

Iskenderun, Turkey

E-mail: omurmarine@omurmarine.com

Contact: Mr K. Dogan +90 532 311 9163 (Mobile)

+90 326 618 7620 (Home)

k.dogan@omurmarine.com

All correspondence through Istanbul office

ISTANBUL Turkey

Omur Marine Ltd.

Telephone: +90 216 326 9949 Facsimile: +90 216 326 7838

Address: Kosuyolu Mahallesi, Kosuyolu Caddesi, Mahmut Yesari Sok

No:45, Kosuyolu, Istanbul, 34718, Turkey

F-mail:

omurmarine@omurmarine.com Contact: Mr A. Can Bozkurt +90 532 285 8994 (Mobile) a.canbozkurt@omurmarine.com Mr C. Kircali +90 530 469 4598 (Mobile) c.kircali@omurmarine.com Ms M. Ipeklioglu +90 531 161 1651 (Mobile) m.ipeklioglu@omurmarine.com Mr R. Ersan +90 531 161 1653 (Mobile) m.ersan@omurmarine.com Ms G. Akbas +90 531 161 1652 (Mobile) g.akbas@omurmarine.com

Emergency phone number: +90 538 272 1273

IZMAIL Ukraine

CIS Pandi Services

See Odessa

IZMIR Turkey

Omur Marine Ltd.

Telephone: +90 232 463 3169 Facsimile: +90 232 463 2047

Address: 1740-1 Sok. No:14 D:5, Karsiyaka, Izmir, 35220, Turkey

F-mail: omurmarine@omurmarine.com

Contact: Capt. H. Ozorten +90 532 613 8537 (Mobile) +90 232 368 1731 (Home)

h.ozorten@omurmarine.com

Emergency phone number: +90 538 272 1273. All correspondence through Istanbul office

KALININGRAD Russia

Pandi Services East

Telephone: +7 4012 916 528 Facsimile: +7 4012 916 583

Address: 38 Ogareva Street, Kaliningrad, 236010, Russia

E-mail: pandi@038.ru

Website: www.pandi-germany.de

Contact: Capt. S. Balabanov

+7 906 2 37 98 00 (Mobile) sbalab@038.ru

Ms D. Kovalenko +7 906 2 13 50 64 (Mobile)

pandi@038.ru

KIEL Germany

Sartori & Berger

Telephone: +49 431 9810 Facsimile: +49 431 96108

Address: Wall 47/51, P.O. Box 3807, Kiel, 24103, Germany

E-mail: mail@sartori-berger.de Website: www.sartori-berger.de

Contact: Mr V. Schwampe +49 171 407 1178 (Mobile)

v.schwampe@sartori-berger.de

Mr M. Hartmann +49 171 430 7033 (Mobile)

m.hartmann@sartori-berger.de

Mr J. Funck +49 171 414 6028 (Mobile) i.funck@sartori-berger.de

KIEV Ukraine

CIS Pandi Services

See Odessa

KLAIPEDA Lithuania

Pandi Balt Ltd.

Telephone: +370 46 313 428 Facsimile: +370 46 313 428

Address: P.O. Box 445, Klaipeda, 92003, Lithuania

E-mail: info@pandi.lv

Website: www.pandibalt.lv

Copy all e-mails to Pandi Balt, Riga, pandi@pandi.lv

KOPER Slovenia

IBC & Co. Ltd. Koper

Telephone: +386 5 631 4702 Facsimile: +386 5 631 4703

Address: Ferrarska Ulica 10, SI - 6000, Koper, Slovenia

E-mail: info@ibc-co.eu Website: www.ibc-co.eu

Contact: Capt. A. Sotlar +386 41 418 854 (Mobile) ales.sotlar@ibc-co.eu

 Mr M. Zovko
 +386 70 756 667 (Mobile)

 marko.zovko@ibc-co.eu

 Mr J. Sotlar
 +386 70 425 245 (Mobile)

 jaka.sotlar@ibc-co.eu

KYRENIA Cyprus

See Famagusta

LA CORUNA Spain

Servicios de Investigacion Maritimos SI

Telephone: +34 981 216 165 Facsimile: +34 981 208 108

Address: +34 981 208 108

Address: Estrecha de San Andres 20-2, La Coruna, 15003, Spain

E-mail: pandi@acsim.es

Contact: Capt. A. Cabado +34 670 882 454

ontact: Capt. A. Cabado +34 670 882 454 (Mobile)
Ms M. Castro +34 667 432 813 (Mobile)

Rubine E Hijos S.L.

Telephone: +34 981 173 217 Facsimile: +34 981 173 712

Address: Muelle de San Diego s/n, P.O. Box 174, La Coruna, 15080, Spain

E-mail: pandi@rubine.net Website: www.rubine.net

Contact: Mr L. del Moral +34 670 497 170 (Mobile)
Mr S. Niederle +34 670 762 209 (Mobile)

LA ROCHELLE-PALLICE France

McLeans

Telephone: +33 5 46 42 8537 Facsimile: +33 5 46 42 8538

Address: 112 Boulevard Emile-Delmas, La Rochelle-Pallice, 17009, France

E-mail: larochelle@mcleans.fr

Contact: Ms V. Ringeard +33 6 8000 8744 (Mobile) vringeard@mcleans.fr

Ms C. Marrades +33 6 7613 3111 (Mobile)
cmarrades@mcleans.fr

Mr P. Garo +33 6 0779 2028 (Mobile)

pgaro@mcleans.fr

LA SPEZIA Italy

Ferpandi S.r.l.

See Genoa

LARNACA Cyprus

Elias Marine Consultants Ltd.

See Limassol

LAS PALMAS Spain

VB Comisarios de Averias S.A.

Telephone: +34 928 21 88 69 Facsimile: +34 928 21 88 68

Address: Edificio Grupo Boluda, Avenida de Las Petroliferas s/n,

Las Palmas, Gran Canaria, 35008, Spain

E-mail: bldcasa@vbcomisarios.com

Contact: Mr J. Alarcon +34 609 505 902 (Mobile)
Ms C. Sanchez +34 609 579 579 (Mobile)

LATTAKIA Syria

John & Nagib Habeishy Law Firm

(Lawyers)

Telephone: +963 41 461 333 Facsimile: +963 41 461 332

Address: Onji Building, 2nd Floor, 8 Azar Street, P.O. Box 132,

Lattakia, Syria E-mail: info@habeishylaw.net

Contact: Mr J. Habeishy +963 93 412 555 (Mobile)
Mr N. Habeishy +963 94 654 644 (Mobile)

Mr H. Habeishy +963 94 674 644 (Mobile)

Elias Marine Consultants

See Tartous

LE HAVRE France

C. Boutigny & Co.

Telephone: +33 23543 3477

Facsimile: +33 23521 3303

Address: 55 rue du Pont VI, Le Havre, 76600, France

E-mail: cboutigny@boutigny.fr

Contact: Mr C. Boutigny +33 6 0854 5134 (Mobile)
Mr Cl. Boutigny +33 6 8587 2754 (Mobile)

Eltvedt & O'Sullivan

Telephone: +33 23524 0968

Facsimile: +33 23525 2009

Address: Centre Routier, Route Industrielle, Gonfreville L'Orcher, Le Havre,

76700, France

E-mail: mail@eltvedtosullivan.com

Contact: **Mr B. Giraud** +33 6 1317 5584 (Mobile)

Ms S. Sonnenberg-Tirand +33 6 2144 1782 (Mobile)
ssonnenberg-tirand
@eltvedtosullivan.com

LEGHORN Italy

Ferpandi S.r.I.

See Livorno

LEIXOES Portugal

Pinto Basto Comercial Lda.

Telephone: +351 22 999 4334 Facsimile: +351 22 996 7387

Address: Rua Dr. Francisco Sá. Carneiro 336-R/C, Leca da Palmeira,

Matosinhos, Leixoes, 4450 676, Portugal

Website: www.pintobasto.com

Contact: Mrs M. Ribeiro

+351 919 370 541 (Mobile) maria.helena@pintobasto.com

Mr J. Azeredo +351 912 231 134 (Mobile)

joao.azeredo@pintobasto.com

LES SABLES D'OLONNE France

0001

LICATA Italy

ee Palermo

LIEPAJA Latvia

ee Rina

LIMASSOL Cyprus			
Elias Marine Consultants Ltd.	Telephone: Facsimile: Address: E-mail:	+357 25 800 800 +357 25 800 801 Platinum Crest, 18 Loizou Askani Street, Limassol, 3110, Cyprus emco@eliasmarine.com	
	Contact:	Mr R. Dergham	+357 99 670 228 (Mobile) +357 25 331 434 (Home) ir.dergham@eliasmarine.com
		Mrs K. Louca	+357 99 670 297 (Mobile) +357 25 722 234 (Home) k.louca@eliasmarine.com
	24 hours emerge	ncy phone number: +357 25 800 999	
Francoudi & Stephanou Ltd.	Telephone: Facsimile: Address: E-mail:	+357 25 867 000 +357 25 561 892 The Maritime Center, 141 0 mail@francoudi.com	monia Avenue, Limassol, 3506, Cyprus
	Contact:	Mr T. Papartemis	+357 25 867 000 (Work) mail@francoudi.com
LISBON Portugal			
Pinto Basto Comercial, Lda.	Telephone: Facsimile:	+351 213 230 400 +351 213 471 231	
	Address: E-mail: Website:	Av. 24 de Julho, 1-D, Lisbo geral@pintobasto.com www.pintobasto.com	n, 1200-478, Portugal
	Contact:	Ms V. Mexia	+351 918 774 599 (Mobile) vera.mexia@pintobasto.com
		Ms A. Conde	+351 917 559 918 (Mobile) ana.conde@pintobasto.com
Medeiros Cosme (Lawyers)	Telephone: Facsimile: Address:	+351 213 145 115 +351 213 532 509 Av. Fontes Pereira de Melo 1050-116, Portugal	, 17 – 6th Floor, Lisbon,
	E-mail:	medeiroscosme@mail.tele	pac.pt
	Contact:	Mr J. Medeiros Cosme	+351 214 523 282 (Home) medeiroscosme@mail.telepac.pt
	24 hours emergency phone number: +351 916 255 763		
LIVERPOOL United Kingdom			
Richards Hogg Lindley Ltd.	Telephone: Facsimile: Address:	+44 151 227 2175 +44 151 227 2179 4th Floor, Royal Liver Building, Liverpool Waterfront, Liverpool, L3 1JH, United Kingdom	
	Contact:	Mr A. Whittle	+44 777 137 5543 (Mobile)
			adam.whittle@rhl-ct.com
		Ms R. Fox	+44 791 704 1525 (Mobile) rachel.fox@rhl-ct.com
		Mr J. Thompson	+44 788 009 5792 (Mobile)

john.thompson@rhl-ct.com

LIVORNO Italy

Ferpandi S.r.l. Telephone: +39 0586 894 373

Facsimile: +39 0586 205 228

c/o Cosimo Fortuna-Ferrarese, Via del Marmigliaio, 1, Leghorn, Address:

57014, Italy

E-mail: livorno@ferpandi.com

Contact: Mr C. Fortuna-Ferrarese +39 335 349 270 (Mobile)

24 hours emergency phone number: +39 335 794 2297

LORIENT France

LÜBECK Germany

MAALOY Norway

Advokat Firmaet Holvik & Angelshaug AS

+47 5785 3416 Telephone: Facsimile: +47 5784 4943

Address: P.O. Box 425, Maaloy, 6701, Norway

Contact: Mr J. Holvik +47 9061 4943 (Mobile) ieholvik@online.no

MALAGA Spain

Thomas Wilson S.L. Telephone: +34 95 221 2195

Facsimile: +34 95 221 0158

Address: Plaza Poeta Alfonso Canales 4, Malaga, 29001, Spain

E-mail: admin@thwilson.com Website: thomaswilson@vnet.es

Contact: Mr T. Tuite +34 670 624 193 (Mobile) Mr M. Rico +34 661 250 163 (Mobile)

MALMO Sweden

P&I Scandinavia See Gothenburg

MARINA DI CARRARA Italy

Ferpandi S.r.l. See Genoa

MARIUPOL Ukraine

Azovllovd Pandi Services Ltd.

Facsimile:

+380 629 527 004 Telephone: +380 629 527 009

Address: Admirala Lunina Avenue, Building 18, Office 3, Mariupol,

87510, Ukraine

F-mail: aps@pandi.com.ua Website: www.pandi.com.ua

Contact: +380 676 211 006 Mr A. Nikitvuk Mr D. Filatov +380 676 252 516

CIS Pandi Services

Telephone: +380 629 413 364 Facsimile:

+380 629 413 364 Address: 1 Chernomorskaya Street, Apartment 21, Mariupol,

87517. Ukraine

E-mail: mariupol@cispandi.com

Contact: Mr S. Khadzhiyskiy +380 50 328 6453 (Mobile) MARSALA Italy See Palerm

MARSEILLE France

Eltvedt & O'Sullivan

Telephone: +33 4 9114 0460 Facsimile: +33 4 9156 1281

Address: 10 Place de la Joliette, "Les Docks" Atrium 10.8, Marseille,

Cedex 02, 13002, France E-mail: mail@eltvedtosullivan.com Website: www.eltvedtosullivan.com

Contact: Mr D. O'Sullivan +33 6 0369 0323 (Mobile)

dosullivan@eltvedtosullivan.com

Ms S. Lions +33 6 1540 6848 (Mobile)

slions@eltvedtosullivan.com

Mr J. Kokou +33 6 1135 8697 (Mobile)

jkokou@eltvedtosullivan.com

Ms D. Boularot +33 6 0958 0697 (Mobile)
dboularot@eltvedtosullivan.com

Ms V. Desperrier +33 6 1510 7106 (Mobile)

vdesperrier@eltvedtosullivan.com

Mr S. Webster +33 6 1362 1389 (Mobile)

swebster@eltvedtosullivan.com

McLeans Marseille

Telephone: +33 4 9610 2525 Facsimile: +33 4 9137 2981

Address: 9 Place Felix Baret, P.O. Box 50319, Marseille, Cedex 20,

13177, France info@mcleans.fr

Website: www.mcleangroup.fr

E-mail:

Contact: **Mr P. Garo** +33 6 0779 2028 (Mobile)

pgaro@mcleans.fr

Mr M. Gignoux +33 6 8668 4527 (Mobile)
mqiqnoux@mcleans.fr

MERSIN Turkey

Omur Marine I td.

Telephone: +90 324 232 2953 Facsimile: +90 324 233 6360

Address: Nusretiye Mahallesi Uray Cad, Güvenç Is Merkezi,

Mersin, Turkey

E-mail: omurmarine@omurmarine.com

Contact: **Mr K. Dogan** +90 532 311 9163 (Mobile)

k.dogan@omurmarine.com

Emergency phone number: +90 538 272 1273. All correspondence through Istanbul office

MESSINA Italy

S.W. Garbutt & Son S.A.S.

Telephone: +39 0904 6977 Facsimile: +39 0905 1012

Address: Corso Garibaldi 267/A, Messina, Sicily, 98122, Italy

E-mail: garbutt@carboymessina.com

Contact: Capt. D. Blandina +39 348 650 0891 (Mobile)

Mr S. Garbutt +39 347 685 4837 (Mobile)

garbutt@carboymessina.com

Tagliavia Co. S.r.l.

See Palermo

MILAZZO Italy	See Messina
WILL LECTURY	occ wessina

MILFORD HAVEN United Kingdom See Liverpoo

MONACO Monaco

Mazier & Ballini Law Office

Telephone: +377 9777 8090 Facsimile: +377 9777 8091

Address: G. Pastor Centre, 7 Rue du Gabian, Monte Carlo, 98000, Monaco

E-mail: info@mblawoffice.eu

Contact: Mr E. Mazier +377 6079 36909 (Mobile) enrico.mazier@mblawoffice.eu

> Ms I. Ballini +336 406 29385 (Mobile) irene.ballini@mblawoffice.eu

MONFALCONE Italy

See Trieste

MONGSTAD Norway

GAC Norway AS

Telephone: +47 4831 5010

Address: Nordic House, Litlaas 8, Mongstad, 5954, Norway

E-mail: norway@gac.com/norway

Website: www.gac.com/norway

Contact: Ms S. Maskhulia +47 9100 5803 (Mobile) salomea.maskhulia@gac.com

Mr A. Ozsoy +47 9920 2526 (Mobile) ahmet.ozsoy@gac.com

Mr M. Hamre +47 9201 0684 (Mobile) morten.hamre@gac.com

Mr J. Chua +47 9087 8841 (Mobile) jermyn.chua@gac.com

24 hours duty phone number: +47 4831 5010, e-mail: pandi.norway@gac.com

MONTOIR France

See Donges

MONTREAL Canada			
Shipowners Assurance Management Limited	Telephone: Facsimile: Address:	+1 514 393 9864 +1 514 393 3848 620 Rue St.Jacques, Suite 305, Montreal, Quebec, H3C 1C7, Canar	
	Contact:	Mr P. Rozum	+1 514 594 6443 (Mobile)
			+1 514 694 3876 (Home)
			peter.rozum@shipassurance.ca
		Mr A. Loiseau	+1 514 945 8884 (Mobile)
			+1 450 699 7400 (Home)
			alan.loiseau@shipassurance.ca
		Mr S. Rozum	+1 514 865 3876 (Mobile)
			sean.rozum@shipassurance.ca
			<u> </u>
MOSCOW Russia			
CIS Pandi Services	Telephone: Facsimile: Address:	+7 495 988 34 11 +7 495 988 34 11 9 Godovikova Street, Building 3, Office 4, 5, Moscow, 129085, Russia	
	E-mail:	moscow@cispandi.con	
	Contact:	Ms A. Shumeyko	+7 905 246 0550 (Mobile)
Jurinflot International Law Firm (Lawyers)	Telephone: Facsimile: Address: E-mail:	+7 495 792 5701 +7 495 792 5700 Building 8, 34 Marxiata 109147, Russia jurin@jurinflot.ru	akaya Str., P.O. Box 60, Moscow,
	Contact:	Mr V. Ermolaev	+7 495 763 0382 (Mobile)
			jurinflot-ermolaev@lawyer.com
		Ms N. Usanova	+7 916 613 5822 (Mobile)
			natalia.usanova@jurinflot.ru
		Mr A. Ermolaev	+7 916 353 3274 (Mobile)
			alexv.ermolaev@gmail.com

MOSTYN United Kingdom

MURMANSK Russia

NAKHODKA Russia			
CIS Pandi Services	Telephone: Facsimile: Address: E-mail:	le: +7 423 664 4630	
	Contact:	Ms S. Min	+7 423 677 2033 (Mobile)
		Mr O. Onoprienko	+7 423 270 1403 (Mobile)
NANTES France			See Saint Nazaire
NAPLES Italy			
Ferpandi S.r.I.	Telephone: Facsimile: Address: E-mail:	+39 081 551 4853 +39 081 551 1617 Piazza Municipio 84, Naples, 80133, Italy napoli@ferpandi.com	
	Contact:	Mr E. lacono	+39 335 876 3399 (Mobile)
		Ms M. Maresca	+39 331 640 8497 (Mobile)
	Emergency phon	e number: +39 335 794 2297. For	additional contacts see Genoa
Studio Legale Castaldo, Magliulo & Associati (Lawyers)	Telephone: Facsimile: Address: E-mail:	+39 081 552 3200 +39 081 551 0776 Via A. Depretis 51, Naples, 80133, Italy studio@castaldomaqliuloassociati.it	
	Contact:	Avv. G. Borriello	+39 331 416 6141 (Mobile) g.borriello@studiocastaldo.net
		Mr V. Sotunde	+39 348 590 0937 (Mobile) v.sotunde @castaldomagliuloassociati.it
		Mr S. Castaldo	+39 334 687 1532 (Mobile) s.castaldo @castaldomagliuloassociati.it
Studi Legali Consociati (Lawyers)	Telephone: Facsimile: Address:	+39 081 428 8242 +39 081 551 8341 Piazza G. Bovio 22, Nap	Ţ.
			•
	Contact:	Avv. V. Porzio	+39 335 753 5856 (Mobile) vittorio.porzio@slconsociati.com

Avv. G. Porzio

alberto.serino@slconsociati.com

+39 335 753 5851 (Mobile) giancarlo.porzio@slconsociati.com

Hull Blyth Araouzos Ltd.

Telephone: +357 22 673 132

Facsimile: +357 22 672 793 Address:

Leoforos Evagorou 17, P.O. Box 21244, Nicosia, 1504, Cyprus E-mail: hbaltd@spidernet.com.cy

Website: www.hba.com.cv

Contact: Mr L. Loizou

+357 99 440 211 (Mobile) Mr T. Kritikos +357 99 615 669 (Mobile)

Elias Marine Consultants Ltd.

See Limassol

NORDENHAM Germany

NOVOROSSIYSK Russia

CIS Pandi Services

Telephone: +7 861 771 1533

Facsimile: +7 861 771 1533

E-mail:

Website:

Address: 95 Fabritchnaya Street, P.O. Box 139, Novorossiysk,

353923. Russia novo@cispandi.com www.cispandi.com

Contact: Mr O. Shashkin +7 988 762 7563 (Mobile) Ms D. Shashkin +7 988 343 4592 (Mobile)

NYKOLAYEV Ukraine

ODESSA Ukraine			
Dias Marine Consulting PC	Telephone: Facsimile: Address: E-mail: Website:	+380 48 234 6124 +380 48 237 3873 1/20 Marazlievskaya Stree Office 305, Odessa, 65014 company@dias-co.com www.dias-co.com	et, Business Centre "Shevchenkovskiy", 4, Ukraine
	Contact:	Mr I. Cherezov	+380 67 480 3434 (Mobile) +380 48 740 0042 (Home)
		Mr D. Gololobov	+380 67 480 4899 (Mobile) +380 48 737 0198 (Home) gololobov@dias-co.com
		Mr A. Nanev	+380 67 484 8656 (Mobile) +380 48 749 5400 (Home) nanev@dias-co.com
CIS Pandi Services	Telephone: Facsimile: Address: E-mail: Website:	+380 48 237 6915 +380 48 234 8328 76 Bazarnaya Street, Suite 7, Odessa, 65011, Ukraine odessa@cispandi.com www.cispandi.com	
	Contact:	Mr P. Svertilov	+380 67 484 6884 (Mobile)
		Mr G. Markov	+380 50 316 6536 (Mobile)
		Ms O. Svertilova	+380 93 233 4962 (Mobile)
OLBIA Italy			See Cagliari
OPORTO Portugal			See Leixoes
ORAN Algeria			See Algiers
OSLO Norway			
P&I Scandinavia A/S	Telephone: Facsimile: Address: E-mail: Website:	+47 22 41 59 05 +47 22 33 50 20 Fred Olsensgt. 3B, Oslo, 0152, Norway info.no@pandiscan.com www.pandiscan.com	
	Contact:	Mr K. Presterud	+47 22 9130 4104 (Mobile)
		Mr T. Johansen	+47 22 9713 2186 (Mobile)

OSTEND Belgium

PALAMOS Spain

Felix Ribera e Hijos S.A.

Telephone: +34 972 314 400 Facsimile: +34 972 315 450

Address: Calle Pages Oritz 94, P.O. Box 4, Palamos, 17230, Spain

E-mail: info@fribera.es Website: www.fribera.es

Contact: Mr F. Ribera +34 610 430 783 (Mobile)

Alternative phone numbers: +34 972 314 404; +34 972 314 666

PALERMO Italy

Tagliavia & Co. S.r.l.

Telephone: +39 091 587 377 Facsimile: +39 091 322 435

Address: Via Emerico Amari 8, Palermo, 90139, Italy

E-mail: info@tagliaviapandi.it Website: www.tagliaviapandi.it

Contact: **Mr G. Tagliavia** +39 348 601 7625 (Mobile)

gaetano.tagliavia@tagliaviapandi.it

Ms A. Rowell +39 348 601 7621 (Mobile)
ann.rowell@tagliaviapandi.it

Ms G. Tagliavia +39 339 808 9130 (Mobile) giulia.argano@tagliaviapandi.it

PALMA DE MALLORCA Spain

See Barcelona

PARIS France

Budd S.A.

Telephone: +33 1 4256 3612

Address: 35 Avenue des Champs Elysees, Paris, 75008, France

E-mail: budd.paris@budd-pni.com Website: www.budd-pni.com

Contact: Mr J. Budd +33 6 0777 4117 (Mobile)

james.budd@budd-pni.com

Mr P. Delaporte +33 6 0795 6026 (Mobile)

philippe.delaporte@budd-pni.com

Ms R. Li +33 6 7982 2539 (Mobile)

rhea.li@budd-pni.com

In case of emergency or communication difficulties contact the Budd Group emergency phone number: +33 184 880 841 and copy all e-mails to general.marseille@budd-pni.com

PASAJES Spain

See Bilbao

Charles Taylor & Co. Ltd.

Telephone: +30 210 429 1840 Facsimile: +30 210 429 0818

Address: c/o Richards Hogg Lindley (Hellas) Ltd., 85 Akti Miaouli, Piraeus,

185 38, Greece

E-mail: pandi.piraeus@ctplc.com

Website: www.ctplc.com

Mr P. Stephenson Contact: +30 6947 940 096 (Mobile) +30 2130 249 976 (Home) philip.stephenson@ctplc.com Mr K. Samaritis +30 6955 806 101 (Mobile) konstantinos.samaritis@ctplc.com Ms A. Doumeni +30 6951 006 764 (Mobile) anna.doumeni@ctplc.com Mrs C. Soulaki +30 6951 974 152 (Mobile) christina.soulaki@ctplc.com Ms A. Kallini +30 6977 402 510 (Mobile) angeliki.kallini@ctplc.com Ms E. Kelesidou +30 6941 583 682 (Mobile)

eva.kelesidou@ctplc.com

Alternative phone numbers: +30 210 429 1850; +30 210 429 0860.

Alternative fax number +30 210 429 1236

N. Goyios – A. Nassikas

(Lawyers)

Telephone: +30 210 429 2904 Facsimile: +30 210 429 3129

Address: Livanos Building, 47-49 Akti Miaouli, Piraeus, 185 36, Greece

E-mail: qoynas@otenet.gr

PLYMOUTH United Kingdom

Davies Johnson & Co.

(Lawyers)

Telephone: +44 1752 226 020 Facsimile: +44 1752 225 882

Address: The Old Harbour Office, Guy's Quay, Sutton Harbour, Plymouth,

Devon, PL4 0ES, United Kingdom

E-mail:	admin@djco.co.uk	· ·
Contact:	Ms J. Ward	+44 7710 255 817 (Mobile)
		jw@djco.co.uk
	Mr A. Fox	+44 7710 251 793 (Mobile)
		af@djco.co.uk
	Mr C. Patterson	+44 7843 280 647 (Mobile)
		crp@djco.co.uk
	Ms J. Gliddon	+44 7766 558 453 (Mobile)
		jg@djco.co.uk

PONTA DELGADA Azores Albano de Oliveira Sucr. Telephone: +351 296 282 638 Itda. Facsimile: +351 296 283 746 Address: Av. Infante D. Henrique 5-1, P.O. Box 153, Ponta Delgada, Azores, 9500-762, Portugal E-mail: office@albanoagency.com Website: www.albano-agency-azores.com Contact: Dr A. Raposo +351 917 765 828 (Mobile) Mr R. Paulino +351 917 205 230 (Mobile) Mr J. Raposo +351 917 287 275 (Mobile) Mr R. Fragata +351 963 454 834 (Mobile) PORT ALFRED Canada PORT CARTIER Canada PORT DE BOUC France PORT LA NOUVELLE France **PORT SAID Egypt** Abou Ali Telephone: +20 66 332 8859 Facsimile: +20 66 332 4032 (Lawyers) Address: 45 Abdel Salaam Aref Street, Al Hana Bldg, First Floor, P.O. Box 456, Port Said, Egypt E-mail: abouali@aboualilaw.com www.aboualilaw.com Website: Contact: Mr M. Abou Ali +20 12 215 7691 (Mobile) +20 2 2290 0221 (Home) mgabouali@aboualilaw.com Mr A. Abou Ali +20 12 211 4561 (Mobile) aabouali@aboualilaw.com Mr T. Abou Ali +20 12 215 7937 (Mobile) +20 2 2272 4523 (Home)

PORT SAINT LOUIS DU RHONE France	See Fos
PORTO EMPEDOCLE Italy	See Palermo
PORTO NOGARO Italy	See Trieste
PORTO TORRES Italy	See Cagliari

Mr K. Abou Ali

tabouali@aboualilaw.com

+20 12 215 3156 (Mobile) +20 66 338 1706 (Home) kabouali@aboualilaw.com Facsimile: +995 393 21107

Address: Liepaya Street 8/12, Poti, Georgia

E-mail: vitsan@vitsan.com.tr

 $All\ correspondence\ to\ Istanbul\ office,\ Mr\ Selim\ Bilgisin\ Tel:\ +90\ 212\ 0600,\ Fax:\ +90\ 212\ 249\ 4434,$

Mobile: +90 532 211 1248, e-mail: selim@vitsan.com.tr

QUEBEC Canada

See Montrea

RAVENNA Italy

Ferpandi S.r.l.

Telephone: +39 0532 206 715

Facsimile: +39 0532 248 656

Address: Via Boccaleone, 28/2/44121 Ferrara, Italy

E-mail: ferrara@ferpandi.com

Contact: **Mr G. Di Chiara** +39 331 647 0093 (Mobile)

24 hours emergency phone number: +39 335 794 2297

REGGIO CALABRIA Italy

See Messina

REYKJAVIK Iceland

Gardar Briem (Lawyers)

Telephone: +354 517 3200 Facsimile: +354 517 3201

Address: Soleyjargata 17, Reykjavik, 101, Iceland

Contact: **Mr G. Briem** +354 893 0785 (Mobile)

gardarbriem@logsol.is

Mr O. Briem +354 660 0525 (Mobile) olafurjb@samgongustofa.is

RIGA Latvia

Pandi Balt Ltd.

Telephone:

+371 67 383 951

Facsimile: +371 67 383 965 Address: Maza Aluksnes Street 7, Riga, LV-1045, Latvia

Address: Maza Aluksnes St E-mail: pandi@pandi.lv Website: www.pandibalt.lv

Contact: Capt. S. Batmanov

+371 2921 6619 (Mobile)

bsi@pandi.lv

Capt. E. Drevitski +371 2918 6054 (Mobile)

eugene@pandi.lv

RIJEKA Croatia			
Macesic & Partners (Lawyers)	Telephone: Facsimile: Address:	+385 51 213 118 +385 51 215 030 Pod Kastelom No. 4, P.O. Be	ox 366, Rijeka, 51000, Croatia
	Contact:	Mr M. Macesic	+385 99 230 3615 (Mobile)
			+385 51 411 468 (Home)
			mmacesic@macesic.hr
		Mr M. Macesic	+385 98 260 927 (Mobile)
			macesic@macesic.hr
		Ms A. Krizmanic	+385 98 302 006 (Mobile)
			+385 51 454 443 (Home)
			krizmanic@macesic.hr
		Ms A. Laskarin	+385 98 424 213 (Mobile)
			+385 51 436 334 (Home)
			laskarin@macesic.hr

RIMOUSKI Canada			See Quebec
ROME Italy			
Studio Legale Nobiloni & Paratore (Lawyers)	Telephone: Facsimile: Address: E-mail:	+39 06 321 7708 +39 06 322 3335 Via Giovanni Nicotera 29, Rome, 00195, Italy mail@noblex.it	
	Contact:	Mr A. Nobiloni	+39 335 822 7775 (Mobile) a.nobiloni@noblex.it
		Mr F. Paratore	+39 348 783 8749 (Mobile) +39 06 830 1099 (Home)
		Mr R. Nobiloni	+39 335 133 7040 (Mobile)

ROSTOCK Germany			
Pandi Services J & K Brons GmbH	Telephone: Address: E-mail: Website:	+49 381 6691 7940 Am Skandinavienkai 15, Rostock, 18147, Germany corresp@pandi.de www.pandi.de	
	Contact:	Mr R. Hermes	+49 171 885 7940 (Mobile) +49 421 602 8534 (Home)
		Mr F. Block	+49 171 885 7945 (Mobile) +49 403 863 3277 (Home)

DUPI Rotterdam B.V.

Telephone: +31 10 440 5555 Facsimile: +31 10 440 5595

Address: Wijnhaven 65F, P.O. Box 23085, Rotterdam, 3011, Netherlands

E-mail: info@dupi.nl Website: www.dupi.com

Contact: Mr N. Van der Noll +31 6 5340 0739 (Mobile)

Mr P. Van Bodegraven +31 6 2339 8506 (Mobile)

 Mr P. Van Bodegraven
 +31 6 2339 8506 (Mobile)

 peter.van.bodegraven@dupi.nl

 Mr J. Van Eikeren
 +31 6 2342 9024 (Mobile)

 Mr J. Van Eikeren
 +31 6 2342 9024 (Mobile)

 Mr M. Houtbraken
 +31 6 2339 8638 (Mobile)

Hudig & Veder (P&I) B.V.

Telephone: +31 10 428 5522

Facsimile: +31 10 428 5529

Address: P.O. Box 59059, Rotterdam, 3008 PB, Netherlands

Website: www.hudigpandi.com

Contact: Mr H. Mulder +31 6 5327 6913 (Mobile) h.mulder@hudigpandi.com

ROUEN France

Normandy P&I Services

Telephone: +33 2 3208 5320

Facsimile: +33 2 3208 5329 Address: 37 Rue de la Lombardie. Darnétal Rouen 76160. France

E-mail: pandi@ro.normandyclaims.fr

Website: www.mcleangroup.fr

Contact: Ms B. Laumier +33 6 0716 5113 (Mobile)
Ms E. Duquennoy +33 6 7945 3874 (Mobile)

Office telephone number is contactable 24 hours with automatic transfer onto the mobile number of person on duty

SAINT JOHN Canada

See Halifax

SAINT NAZAIRE France

Brittany P&I Services

Telephone: +33 2 4022 5787 Facsimile: +33 2 4022 5788

Address: 5bis bd de Verdun, Saint Nazaire, 44600, France

E-mail: info@britclaims.fr Website: www.mcleangroup.fr

Contact: Ms V. Ringeard

 wringeard@britclaims.fr

 Ms C. Marrades
 +33 676 133 111 (Mobile)

 cmarrades@britclaims.fr

 Mr P. Garo
 +33 6 0779 2028 (Mobile)

 pgaro@britclaims.fr

+33 6 8000 8744 (Mobile)

SALERNO Italy			See Naples
SALONIKA Greece			See Thessaloniki
SAN ANTIOCO Italy			See Cagliari
SANTANDER Spain			
Modesto Pineiro Consignaciones y Agencias SL	Telephone: Facsimile: Address: E-mail: Website:	+34 942 220 000 +34 942 222 941 Calderón de la Barca 17 A, l'dcha, Santander, 39002, Spair mpineiro@mpineiro.com www.mpineiro.com	
	Contact:	Mr M. Piñeiro Diego	+34 609 118 200 (Mobile)
		Mr A. Piñeiro Diego	+34 629 618 393 (Mobile)
SAVONA Italy			
Ferpandi S.r.l.			See Genoa
SEPT-ILES Canada			See Quebec
SETE France			
McLeans (Sete)	Telephone: Facsimile: Address: E-mail: Website:	+33 4 6774 4343 +33 4 6780 0730 2 Quai D'Orient, Sete, 34 sete@mcleans.fr www.mcleangroup.fr	1200, France
	Contact:	Mr S. Gombault	+33 6 7101 6889 (Mobile) +33 4 6774 1915 (Home) sete@mcleans.fr
		Mr M. Gignoux	+33 6 8668 4527 (Mobile) mgignoux@mcleans.fr
		Mr P. Garo	+33 6 0779 2028 (Mobile) pgaro@mcleans.fr
SEVASTOPOL Russia			
YUG Marine Agency Ltd.	Telephone: Facsimile: Address: E-mail: Website:	+7 812 389 3894 +7 812 389 3895 33/8 apt. 39 Kuybysheva orca-yug@urtf.com www.orca-yug.com	a st, Saint-Petersburg, Russia, 197046
	Contact:	Capt. Y. Solovey	+7 978 731 0587 (Mobile)
		Comb C Down-bldg	solovey@spbrtf.com
		Capt. S. Druzhkin	+7 978 731 0576 (Mobile) ssd@spbrtf.com
		Capt. D. Shenshin	+7 798 731 0581 (Mobile)
		•	ah an ah in Gambutt a an

shenshin@spbrtf.com

Tablada Pandi Services S.L.

Telephone: +34 95 424 1212 Facsimile: +34 95 424 1213

Address: Avda. Reina Mercedes 19C, Seville, 41012, Spain

E-mail: tabladaservices@futurnet.es Website: www.tabladaservices.com

Website: www.tabladaservices.com

Contact: Mr J. Soriano +34 60 720 9997 (Mobile)
+34 95 572 6227 (Home)
jsoriano@futurnet.es

Ms M. Gomez +34 66 640 3383 (Mobile)
+34 64 909 4352 (Home)

Ms J. Soriano +34 68 734 4292 (Mobile)
+34 95 572 6227 (Home)

SFAX Tunisia

Tunisian International P&I Correspondent

Telephone: +216 74 298 734 Facsimile: +216 74 221 400

Address: Immeuble Marhabo, Centre Inter. Section, Rua Tahar Sfare,

Aboulkacem, Chebbi, Sfax, Tunisia

E-mail: tipic.sfax@planet.tn Website: www.tipic.com.tn

Contact: **Capt. K. Chalghaf** +216 98 321 572 (Mobile) +216 70 726 020 (Home) kamel.chalghaf@planet.tn

Mr J. Messaoud +216 98 337 491 (Mobile) +216 74 200 745 (Home)

SOFIA Bulgaria

See Varna

isoriano@futurnet.es

SOUSSE Tunisia

Tunisian International P&I Correspondent

Telephone: +216 73 213 740 Facsimile: +216 73 213 620

Address: 5 Rue Habib Bourguiba, Immeuble Ghenima Apt. B25, 2nd Floor,

Sousse, 4002, Tunisia pandi.sousse@planet.tn

Website: www.tipic.com.tn

E-mail:

Contact: Capt. K. Chalghaf +216 98 321 572 (Mobile) +216 70 726 020 (Home) kamel.chalghaf@planet.tn

Mr A. Grachem +216 98 542 307 (Mobile)

ST. JOHN'S Canada

Avaion Customs Brokers

Telephone: +1 709 576 4761 Facsimile: +1 709 576 0159

Address: 60 Water Street, 4th Floor, St. John's, Newfoundland,

A1C 1A3, Canada acb@aharvey.nf.ca

Contact: Mr F. Kenny

E-mail:

+1 709 682 8070 (Mobile)

+1 709 368 6795 (Home)

Mr F. Hatcher +1 709 682 6797 (Mobile)

+1 709 682 6797 (Mobile) +1 709 754 8761 (Home)

 Mrs P. Humphries
 +1 709 685 4732 (Mobile)

 Ms P. Foster
 +1 709 725 5117 (Mobile)

ST. MALO France

Agence Maritime Roy s.a.r.l.

Telephone: +33 2 9956 0721

Address: 2 Chaussee des Corsaires, P.B. 179, St. Malo, 35409, France

E-mail: courtmar.roy@wanadoo.fr

Contact: **Mr M. Roy** +33 6 8201 2710 (Mobile)

+33 2 9956 9974 (Home) courtmar.roy@wanadoo.fr

ST. PETERSBURG Russia

Falcon P&I Ltd.

Telephone: +7 812 714 9069

Address: Prospect Veteranov 109-1-140, St. Petersburg, 198261, Russia

E-mail: falconpandi@mail.ru

Contact: Mr I. Sokolov +7 911 217 1518 (Mobile)
Mr I. Sokolov +7 950 009 6467 (Mobile)

After office hours phone number: +7 812 755 9044

Pandi Services East

Telephone: +7 812 320 9846 Facsimile: +7 812 320 8310

Address: Stachek Prospect 48, Office 206, St. Petersburg, 198097, Russia

E-mail: pandi@mail.wplus.net

Website: http://www.pandi-germany.de
Contact: Ms S. Slyusareva +7

+7 921 969 6272 (Mobile) +7 812 528 7131 (Home)

 Mr S. Somko
 +7 911 139 5870 (Mobile)

 Ms S. Voropaev
 +7 921 969 6272 (Mobile)

 Ms V. Egorova
 +7 952 283 5638 (Mobile)

STAVANGER Norway

See Bergen

STOCKHOLM Sweden **Skarp Stockholm** Telephone: +46 8 454 4400 Advokatbyra AB Facsimile: +46 8 454 4401 (Lawyers) Address: Box 7467, 103 92, Stockholm, Sweden Contact: Mr D. Brand +46 70 371 3531 (Mobile) daniel.brand@skarplaw.se Mr M. Hesselrud +46 70 699 6135 (Mobile) mats.hesselrud@skarplaw.se Mr S. Thorlin +46 70 513 6116 (Mobile) soren.thorlin@skarplaw.se Mr A. Hoglund +46 70 791 1411 (Mobile) anders honlund@skarnlaw.se

			anders.hoglund@skarplaw.se
	24 hours casualt	ty response telephone +46 8 454 44	,20
STRALSUND Germany			See Rostock
STURE Norway			See Mongstad
SUEZ Egypt			
Eldib Pandi	Telephone: Facsimile: Address: E-mail:	+20 62 3221 570 +20 62 3228 930 6 EL Imam EL Leithy St, F suez@eldibpandi.com	Port Tawfik, Suez, Egypt
	Contact:	Mr R. Tibichrani	+20 12 2327 3620 (Mobile) richard.tibichrani@eldib.com.eg
		Mr S. Demerdash	+20 12 2247 1205 (Mobile) sayed.eldemerdash@eldibpandi.com
		Mr A. Fahmy	+20 12 2214 3213 (Mobile) abdelhamid.fahmy@eldibpandi.com
SULINA Romania			See Bucharest
SYRACUSE Italy			
Tagliavia & Co. S.r.l.			See Augusta
SZCZECIN Poland			See Gdynia
TALLINN Estonia			
Pandi Balt Ltd.	Telephone: Facsimile: Address: E-mail: Website:	+372 6272 555 +372 6272 555 Kutte 3, Maardu, Tallinn, pandi@pandi.ee www.pandibalt.lv	
	Contact:	Capt. S. Lukjanov Ms N. Rakitskaja	+372 5094 330 (Mobile) +372 5133 061 (Mobile)
		IVIS IV. Hakitskaja	+372 3133 001 (WODING)

Ms L. Lukjanova

+372 5147 520 (Mobile)

TANGIER Morocco				
Defmarmed	Telephone: Address: E-mail:	+212 539 936 557 Centre de vie N°200 SAS Est, Zone franche Ksar Majaz Oued Rmel, Route Fnidek Tangier, Morocco defmarmed@defmar.com		
	Contact:	Mr M. Laazizi	+212 661 463 834 (Mobile)	
			m.laazizi@defmar.com	
		Mr T. Baalla	+212 666 269 518 (Mobile)	
			t.baalla@defmar.com	
McLean Maritime Maroc (MMM)	Telephone: Facsimile: Address: E-mail:	+212 539 941 346 +212 539 941 346 33 Boulevard Youssef, Ib morocco@mcleans.fr	n Tachfine, 90000, Tangier, Morocco	
	Contact:	Ms V. Javelaud	+212 661 191 409 (Mobile)	
			vjavelaud@mcleans.fr	
		Mr I. Ennassiri	+212 661 985 429 (Mobile)	
			iennassiri@mcleans.fr	
TARANTO Italy				
Ferpandi S.r.l.	Telephone:	+39 099 476 4203		
i orpanar onni	Facsimile:	+39 099 460 0105		
	Address:	Piazza Fontana 46, Tarar	nto, 74100, Italy	
	E-mail:	taranto@ferpandi.com	00.047.050.0700 (Markita)	
	Contact:	Mr T. Cardoso	+39 347 859 2766 (Mobile)	
	24 hours emerge	ency phone number: +39 335 794 2	taranto@ferpandi.com	
T. D. L. COLLA C	2 modro omorgo	one, priorie nambor. Foe oce 70 FE.		
TARRAGONA Spain			See Barcelona	
TARTOUS Syria				
The Syrian Legal Bureau	Telephone:	+963 43 322 899		
(Lawyers)	Address:	Mar Elias St., Tartous, 322899, Syria		
,	E-mail:	slbureau@yahoo.com		
	Contact:	Mr H. Khaddour	+963 933 337 644 (Mobile)	
			h.khaddour@khaddourco.com	
		Mr Z. Yousef	+963 933 411 700 (Mobile)	
Elias Marine Consultants	Telephone: Facsimile: Address:	+963 43 217 134 +963 43 217 135 Yehia & Shaar Building, 3 Tartous, Syria	ord Floor, Al Thawra Street,	
	E-mail: Website:	emco.sy@eliasmarine.co www.eliasmarine.com	m	
	Contact:	Mr R. Karam	+963 933 222 537 (Mobile)	
			+357 25 753 536 (Home)	
			r.karam@eliasmarine.com	
		Mrs A. Naddour	+963 933 697 550 (Mobile)	
			+963 43 321 161 (Home)	
	24 hours emerge	ency phone number: +357 25 800 9	99	

TEESPORT United Kingdom

TENERIFE Spain			
VB Comisarios de Averias S.A.	Telephone: Facsimile: Address: E-mail:	+34 922 472 531 +34 922 472 537 Edificio Mastil, Avenida de Francisco la Roche 33-1, Santa Cruz Tenerife, 38001, Spain bldtf@ybcomisarios.com	
	Contact:	Mrs V. Martin	+34 669 898 481 (Mobile)
			vmartin@vbcomisarios.com
		Mr L. Hamilton	+34 639 350 897 (Mobile) Ihamilton@vbcomisarios.com
TERNEUZEN Netherlands			See Rotterdam
THESSALONIKI Greece			
Thesmarine – Dr H. Kakamoukas & Associates	Telephone: Facsimile: Address: E-mail:	+30 2310 543 081 +30 2310 530 713 22 M. Alexandrou, Pylea, T thesmo@tee.gr	hessaloniki, 555 35, Greece
	Contact:	Dr H. Kakamoukas	+30 6944 275 821 (Mobile)
		Mr S. Hadjistavrou	+30 6937 131 045 (Mobile)
		Ms J. Jack-Kakamoukas	+30 6947 509 279 (Mobile)
		Mr V. Kakamoukas	+30 6980 263 213 (Mobile)
TORONTO Canada			
Charles Taylor Adjusting	Telephone: Facsimile: Address: Contact:	+1 416 640 6022 +1 416 640 6033 330 Bay Street, Suite 500, Mr B. Paxton	Toronto, Ontario M5H 2S8, Canada +1 416 300 1217 (Mobile)
	Contact:	WIT N. PAXIUII	roland.paxton@ctplc.com
		Mr M. Guy	+1 647 981 2677 (Mobile)
TOULON France			See Marseille
TRAPANI Italy			See Palermo
TRIESTE Italy			
Samer & Co. Shipping S.r.l.	Telephone: Facsimile: Address: E-mail:	+39 040 6702 7230 +39 040 6702 7300 Piazza dell'Unita d'Italia 7, l pandi@samer.com	P.O. Box 1380, Trieste, 34121, Italy

Mrs L. Samer

Mrs D. Gozzi

Mr M. Slocovich

Contact:

TRONDHEIM Norway

TUAPSE Russia

06

+39 335 716 2490 (Mobile) +39 366 614 2385 (Mobile)

+39 335 243 341 (Mobile)

TUNIS Tunisia

Tunisian International P&I Correspondent

Telephone: +216 71 950 641 Facsimile: +216 71 950 650

Address: Immeuble Luxor 112 eme etage, Rue 8300 Montplaisir, Tunis,

E-mail: pdg@tipic.com.tn Website: www.tipic.com.tn

Contact: **Capt. K. Chalghaf** +216 98 321 572 (Mobile)

+216 70 726 020 (Home)
kamel.chalghaf@planet.tn

Mr M. Dahen +216 98 675 717 (Mobile)
+216 71 494 997 (Home)

Mr K. Gmati +216 98 346 749 (Mobile)

Alternative phone numbers: +216 71 950 741 and +216 71 950 721

McLeans-TMCS

Telephone: +216 71 842 898 Facsimile: +216 71 785 877

Address: 106 bis Rue de Palestine, P.O. Box 159, Tunis, 1002, Tunisia

E-mail: tunmar.claimser@gnet.tn Website: www.mcleangroup.fr

Contact: **Capt. S. Miladi** +216 98 302 557 (Mobile)

 Mr M. Miladi
 +216 55 005 997 (Mobile)

 Capt. B. Bouali
 +216 98 321 912 (Mobile)

In case of difficulties: Ph.Garo +33 6 0779 2028 (Mobile)

VALENCIA Spain

Medpandi S.L.

Telephone: +34 96 428 6569 Facsimile: +34 96 111 8478

Address: c/ Salvador Gasull, 01-04, Valencia, 46011, Spain

E-mail: medpandi@medpandi.com

Contact: **Ms J. Giner** +34 637 300 179 (Mobile)

+34 96 320 2817 (Home) giner@medpandi.com

Mr P. John +34 673 078 772 (Mobile)
peter@medpandi.com

Nimes Espana S.L.

Telephone: +34 96 395 2008 Facsimile: +34 96 395 4176

Address: Calle Almirante Cadarso 17-1a, Valencia, 46005, Spain

E-mail: pandi@nimes.es Website: www.nimes.es

Contact: Mr I. Nicholas +34 607 310 314 (Mobile)

 Mr T. Nicholas
 +34 670 400 622 (Mobile)

 Dr J. Nicholas
 +34 626 553 597 (Mobile)

 Ms M. Etcheverria
 +34 627 820 370 (Mobile)

Telephone: +356 2122 5548 Facsimile: +356 2122 3582

Address: 53/2 Old Theatre Street, Valletta, VLT 1427, Malta

E-mail: mail@hvassallo.com

VANCOUVER Canada

Charles Taylor Adjusting

Telephone: +1 604 566 9323 Facsimile: +1 604 568 0181

Address: 1790-401 West Georgia Street, Vancouver, British Columbia.

V6B 5A1, Canada

Website: www.ctplc.com
Contact: Mr B. Aston

brian.aston@ctplc.com **Mr C. Lockwood** +1 604 364 6286 (Mobile)

chris.lockwood@ctplc.com

+1 604 562 3752 (Mobile)

+356 2144 3020 (Home) charlie.buqeja@hvassallo.com

VARNA Bulgaria

Fidelitas Ltd.

Telephone: +359 52 953 330 Facsimile: +359 52 600 453

Address: 45A Alexander Dyakovich Street, Varna, 9000, Bulgaria

E-mail: sales@fidelitas.bg

Contact: Mr B. Diveri +359 88 892 5825 (Mobile)
Mr O. Kostov +359 88 841 6416 (Mobile)

Omur Marine Ltd.

Telephone: +359 52 602 775 Facsimile: +359 52 602 774

Facsimile: +359 52 602 774 Address: Sofroniy Vrachanski Str. No 30V, Floor 4, Varna, 9000, Bulgaria

E-mail: omurmarine@varna.net

Contact: **Mr S. Slavov** +359 88 540 5676 (Mobile)

Emergency phone number: +90 538 272 1273. All correspondence through Istanbul office

VENICE Italy			
Ferpandi S.r.l.			See Ravenna
VENTSPILS Latvia			See Riga
VIANA DO CASTELO Portug	al		See Leixoes
VIGO Spain			
Faustino Carceller, S.L.	Telephone: Facsimile: Address: E-mail: Website:	+34 986 430 560 +34 986 430 785 Calle Montero Rios 30- fcarceller@carceller.co www.carceller.com	
	Contact:	Mr P. Carceller	+34 656 832 140 (Mobile) pablo@carceller.com
VLADIVOSTOK Russia			
CIS Pandi Services	Telephone: Facsimile: Address: E-mail:	+7 4232 431 865 +7 4232 431 865 58 Partizansky Prospec vladivostok@cispandi.c	t, Apt. 404, Vladivostok, 690002, Russia om
	Contact:	Mr O. Onoprienko Mr S. Polonskiy	+7 4232 701 403 (Mobile) +7 4232 735 833 (Mobile) +7 4232 462 403 (Home)
	In case of difficu	Ity call CIS head office in Cyprus o	· /
VLISSINGEN Netherlands			See Rotterdam
VOSTOCHNYJ Russia			See Vladivostok

VLISSINGEN Netherlands	See Rotterdam
VOSTOCHNYJ Russia	See Vladivostok
VYBORG Russia	See St. Petersburg
WILHELMSHAVEN Germany	See Emden
WISMAR Germany	See Rostock
YUZHNYY Ukraine	See Odessa
ZEEBRUGGE Belgium	See Antwerp





