



Rules and List of Correspondents 2017/2018



STEAMSHIP MUTUAL

UNDERWRITING ASSOCIATION LIMITED

Directors

A Pohan (Chairman)
C J Ahrenkiel
C Bouch
I Grimaldi
C J Madinabeitia
S J Martin
G W F Rynsard
A Tung

Managers

Steamship P&I Management LLP
C B Adams
J H D Andrews
D Christie
G M Field
R W Harris
M E Hird
S J Martin
G W F Rynsard
S A Ward
C P Williams

Aquatical House
39 Bell Lane
London E1 7LU

Telephone: +44 (0)20 7247 5490 & +44 (0)20 7895 8490
Website: www.steamshipmutual.com

Registration Number 105461 England

Authorised by the Prudential Regulation Authority and
regulated by the Financial Conduct Authority and
Prudential Regulation Authority.
PRA and FCA registration number 202548

Company limited by guarantee in 1909

Managers' London Representative

Steamship Insurance Management Services Limited
Aquatical House, 39 Bell Lane, London, E1 7LU
Telephone: +44 (0)20 7247 5490 & +44 (0)20 7895 8490
Website: www.steamshipmutual.com
Authorised and regulated by the Financial Conduct Authority
FCA registration number 314468

	Direct Line	Mobile	Home
Executive Chairman			
Gary Rynsard (Director)	+44 (0)20 7650 6494	+44 (0)7785 257015	+44 (0)20 7727 2195
Managing Director and Head of Underwriting			
Stephen Martin (Director)	+44 (0)20 7650 6434	+44 (0)7785 257013	+44 (0)1494 764869
Head of Claims			
Colin Williams (Director)	+44 (0)20 7650 6497	+44 (0)7901 670736	+44 (0)1622 891531
Head of Reinsurance			
Rupert Harris (Director)	+44 (0)20 7650 6644	+44 (0)7979 240916	+44 (0)1206 323258
Head of Loss Prevention			
Chris Adams (Director)	+44 (0)20 7650 6455	+44 (0)7887 947510	+44 (0)20 7488 2369 / +44 (0)1225 744837
Head of FD&D			
Malcolm Shelmerdine (Director)	+44 (0)20 7650 6501	+44 (0)7818 454685	+44 (0)1277 227861
Finance Director			
Steve Ward (Director)	+44 (0)20 7650 6633	+44 (0)7900 432654	+44 (0)1229 716787
Statistics Director			
Tim Alfrey (Director)	+44 (0)20 7650 6533	+44 (0)7769 680877	+44 (0)1444 239984
Risk Management and Compliance Director			
David Ragan (Director)	+44 (0)20 7650 6452	+44 (0)7880 385343	
Legal Director			
Graham Jones (Director)	+44 (0)20 760 6534	+44 (0)7500 799271	
Capital Management Director			
Anthony Warren (Director)	+44 (0)20 650 6442	+44 (0)7986 642786	
Company Secretary			
Richard Harrison	+44 (0)20 7650 6423	+44 (0)7983 499423	+44 (0)1763 220915

Emergency Contact Details

For emergency assistance when the London office is closed, please contact the relevant personnel from the contact details listed on the subsequent pages.

Additionally at weekends or during public holidays, staff on duty can be contacted on the following mobile telephone number:

+44 (0)7831 784051

or by email sent to duty.team@sims1.com

Alternatively refer to the Club's website at www.steamshipmutual.com/list-of-vessels.html or www.steamshipmutual.com/contact-us.

	Direct Line	Mobile
Americas Syndicate		
Head of Syndicate		
Colin Williams (Director)	+44 (0)20 7650 6497	+44 (0)7901 670736
Head of Underwriting		
Gary Field (Director)	+44 (0)20 7650 6498	+44 (0)7968 971510
Head of Claims		
Adrian Benham (Director)	+44 (0)20 7650 6454	+44 (0)7500 859224
Syndicate Managers (Claims)		
Richard Allen	+44 (0)20 7650 6584	+44 (0)7789 728364
Paul Brewer	+44 (0)20 7650 6653	+44 (0)7887 943992
Ian Freeman	+44 (0)20 7650 6619	+44 (0)7815 886282
Emily McCulloch	+44 (0)20 7650 6628	+44 (0)7968 944062
Martin Turner	+44 (0)20 7650 6689	+44 (0)7785 257012
Syndicate Manager (Underwriting)		
Rachael Simpson	+44 (0)20 7650 6431	+44 (0)7831 784052
Syndicate Associate (Claims)		
Patrick Britton	+44 (0)20 7650 6404	+44 (0)7787 172046
Syndicate Associates (Underwriting)		
David Archard	+44 (0)20 7650 6647	+44 (0)7557 746745
Donna Purdue	+44 (0)20 7650 6588	+44 (0)7826 938371
Syndicate Executives (Claims)		
Joshua Adjei-Attah	+44 (0)20 7650 6535	+44 (0)7768 998081
Shazneen Bhatt	+44 (0)20 7650 6488	+44 (0)7525 812605
Jose Calmon	+44 (0)20 7650 6432	+44 (0)7584 101376
Francisco Carvalho	+44(0)20 7650 6519	+44 (0)7836 587974
Lynne Crossey	+44 (0)20 7650 6489	+44 (0)7780 673861
Stuart Crozier	+44 (0)20 7650 6508	+44 (0)7557 747591
Georgia Lansbury	+44 (0)20 7650 6443	+44 (0)7785 280221
Elli Marnerou	+44 (0)20 7650 6428	+44 (0)7775 791225
Matthew Poole	+44 (0)20 7650 6457	+44 (0)7557 746023
Jessica Wearing Evans	+44 (0)20 7650 6517	+44 (0)7584 473296
Syndicate Executives (Underwriting)		
Rosie Davies	+44 (0)20 7650 6485	+44 (0)7827 344011
Fern Rogers	+44 (0)20 7650 6420	+44 (0)7920 115952
Alice Urban	+44 (0)20 7650 6472	+44 (0)7827 344012
Rio de Janeiro Office		
Katia T De Oliveira	+55 21 2221 6074	+55 21 9998 32580

	Direct Line	Mobile
Eastern Syndicate		
Head of Syndicate		
David Christie (Director)	+44 (0)20 7650 6422	+44 (0)7816 660482
Head of Underwriting		
Jonathan Andrews (Director)	+44 (0)20 7650 6427	+44 (0)7785 280233
Heads of Claims		
Michael Hird (Director)	+44 (0)20 7650 6613	+44 (0)7827 947535
Malcolm Shelmerdine (Director)	+44 (0)20 7650 6501	+44 (0)7818 454685
Underwriting Director		
JS Kim (Director)	+44 (0)20 7650 6496	+44 (0)7917 412387
Syndicate Managers (Claims)		
Heloise Clifford	+44 (0)20 7650 6492	+44 (0)7887 413995
Beth Larkman	+44 (0)20 7650 6439	+44 (0)7525 812602
Tim Lection	+44 (0)20 7650 6538	+44 (0)7816 660613
Sue Watkins	+44 (0)20 7650 6447	+44 (0)7771 735669
<i>(secondment to Singapore - February to July)</i>		
Syndicate Associates (Claims)		
Jeff Cox	+44 (0)20 7650 6526	+44 (0)7771 512173
Stuart James	+44 (0)20 7650 6527	+44 (0)7747 722140
Alex Towell	+44 (0)20 7650 6445	+44 (0)7824 326704
Syndicate Executives (Claims)		
Joanna Bailey	+44 (0)20 7650 6618	+44 (0)7525 812603
Edward Barnes	+44 (0)20 7650 6440	+44 (0)7787 514823
Toby Orford	+44 (0)20 7650 6548	+44 (0)7557 233748
Rebecca Penn-Chambers	+44 (0)20 7650 6594	+44 (0)7917 410320
Chloe Townley	+44 (0)20 7650 6544	+44 (0)7554 668346
Syndicate Executives (Underwriting)		
Tom Kavanagh	+44 (0)20 7650 6474	+44 (0)7585 969336
Felix McClure	+44 (0)20 7650 6597	+44 (0)7585 967198
Syndicate Assistant (Claims)		
Emily Florou	+44 (0)20 7650 6473	+44 (0)7824 395904
Syndicate Assistant (Underwriting)		
Tom Railton	+44 (0)20 7650 6587	+44 (0)7748 624213
Hong Kong Office		
Edward Lee (Director)	+852 2821 9400	+852 9095 6120
Rohan Bray	+852 2821 9401	+852 9035 7381
Nina Jermyn	+852 2821 9408	+852 5199 3792
Eric Wu	+852 2821 9407	+852 9288 1748
Singapore Office		
Jerry Westmore (Director)	+65 6730 9333	+65 9272 3407
Sue Watkins <i>(February to July)</i>	+65 6730 9332	+65 9452 1302

	Direct Line	Mobile
European Syndicate		
Head of Syndicate		
Chris Adams (Director)	+44 (0)20 7650 6455	+44 (0)7887 947510
Head of Underwriting		
Rupert Harris (Director)	+44 (0)20 7650 6644	+44 (0)7979 240916
Head of Claims		
Mark Underhill (Director)	+44 (0)20 7650 6541	+44 (0)7816 650625
Underwriting Director		
Ben Dyer (Director)	+44 (0)20 7650 6476	+44 (0)7812 143967
Syndicate Managers (Claims)		
Simon Boyd	+44 (0)20 7650 6516	+44 (0)7747 898453
Neil Gibbons	+44 (0)20 7650 6552	+44 (0)7811 261941
Bill Kirrane	+44 (0)20 7650 6410	+44 (0)7584 684877
Nooshin Moafi	+44 (0)20 7650 6491	+44 (0)7557 110818
Sian Morris	+44 (0)20 7650 6531	+44 (0)7789 718675
Syndicate Manager (Underwriting)		
Sarah Chase	+44 (0)20 7650 6603	+44 (0)7780 667348
Syndicate Associates (Claims)		
Michael Davies	+44 (0)20 7650 6547	+44 (0)7786 360260
David High	+44 (0)20 7650 6623	+44 (0)7525 816641
Danielle Southey	+44 (0)20 7650 6471	+44 (0)7557 231305
Jamie Taylor	+44 (0)20 7650 6592	+44 (0)7557 431429
Anna Yudaeva	+44 (0)20 7650 6558	+44 (0)7787 514856
Juan Zaplana	+44 (0)20 7650 6438	+44 (0)7785 624726
Syndicate Associates (Underwriting)		
Hugo Jacquot	+44 (0)20 7650 6646	+44 (0)7525 816638
Lyndy Jacquot	+44 (0)20 7650 6635	+44 (0)7795 834650
Syndicate Executives (Claims)		
Jack Beesley	+44 (0)20 7650 6486	+44 (0)7841 029431
Maria Chrysanthou	+44 (0)20 7650 6478	+44 (0)7841 029426
Andrea Gentile	+44 (0)20 7650 6406	+44 (0)7767 618657
Kristina Larsson	+44 (0)20 7650 6413	+44 (0)7876 492655
Sean Lima	+44 (0)20 7650 6502	+44 (0)7841 029428
Syndicate Executives (Underwriting)		
Chris Durrant	+44 (0)20 7650 6475	+44 (0)7876 492677
Elpida Kalathia	+44 (0)20 7650 6503	+44 (0)7787 515023
Piraeus Office		
Francis Vrettos	+30 210 429 5120	+30 694 321 9292
Mia Antonopoulou	+30 210 429 5120	+30 695 999 7171

Managers' Area Representatives

Hong Kong

Steamship Mutual Management (Hong Kong) Limited
Room 1901-02, Jubilee Centre
18 Fenwick Street
Wanchai, Hong Kong
Telephone: +852 2838 2722 / 2873

Emergency telephone number for weekends and Hong Kong public holidays: +852 9306 1860

	Mobile
Edward Lee (Managing Director)	+852 9095 6120
Rohan Bray (Director)	+852 9035 7381
Eric Wu	+852 9288 1748
Nina Jermyn	+852 5199 3792
Edmond Li	+852 9197 3279
Fiona Li	+852 6407 0376
Tammy Lee	+852 9880 6753
Francis Choi	+852 9041 5902

Piraeus

Steamship Insurance Management Services Limited
7th Floor, Livanos Building
47-49 Akti Miaouli
185 36 Piraeus
Greece
Telephone: +30 210 429 5120

	Mobile
Francis Vrettos	+30 694 321 9292
Mia Antonopoulou	+30 695 999 7171

Rio de Janeiro

Steamship Mutual Management (Bermuda) Limited
Avenida Rio Branco, 151/1305-1307
Centro
Rio de Janeiro
RJ CEP 20040-006 Brazil
Telephone: +55 21 2221 6074 / 2221 5118 / 2221 6461
Email: katia.oliveira@simsl.com

	Mobile
Katia T De Oliveira	+55 21 999832580

Singapore

Steamship P&I Management (Singapore) Pte Ltd
80 Anson Road, Fuji Xerox Towers, #25-05A
Singapore 079907
Telephone: +65 6730 9339

	Mobile
Jerry Westmore (Director)	+65 9272 3407
Sue Watkins (<i>February to August</i>)	+65 9452 1302
Thuolase Vengadashalopathy	+65 9452 3863

CONTENTS

	Page
Index to Rules of Class 1	13
Index to Rules of Class 2	27
Class 1 Rules – Protection and Indemnity	31
Class 2 Rules – Freight, Demurrage and Defence	105
Recommended Clauses	111
Correspondents (including maps)	117
Index to Correspondents	217
Crew PEME Clinics	227
Staff Directory	237



Rules



INDEX TO RULES OF CLASS 1

	Rule	Page
Abandonment of Wreck	25 xi	70
Additional Premium	12	41
Adjudication	by Directors	48 i
'Ad Valorem'	bills of lading see 'Cargo'	
Affiliates	9 ii	39
Agents	losses consequent upon fraud or insolvency, not recoverable from Club	22
Amendments to Rules	45	100
Application for Entry	how effected	6
	disclosure of material circumstances and information	6
Arbitration	disputes between Club and its Members	48
Assignment	cover following	41
	of Member's interests	41
Bad Debts	not recoverable from Club	22
Baggage	see 'passengers'	
Bail	Club not obliged to provide	43
	counter-indemnity and	43
Bankruptcy	Member of	35, 36, 37, 38
Bills of Lading	see 'Cargo', 'Contract of Carriage'	89, 90, 91, 93
Bio-Chem Risks	cover excluded	21
	extension of cover	21 ii, 21 iv
Blockade Running	claims, not recoverable from Club	
	resulting from	24
Breach of Rules	rights of Club in event of	29, 30
Bribes and other Corrupt Activity	24 ii	57
Bullion	carriage of – see 'Cargo'	
Bunkers	21 i	
	proviso (i) (d)	51
Call	(see also 'Mutual Premiums')	10, 11, 12
	additional	12 15, 34, 40
	overspill	39
	to release	15
	interest chargeable for late payment of	40 v
		40, 40, 41
		41, 42, 89, 97
		93
		42
		98

Cargo

	Rule	Page
definition of	2	31
liabilities in respect of	25 xiii	72
'ad valorem' bills of lading	25 xiii	74
	proviso (v)	
bullion – carriage of	25 xiii	
	proviso (iv)	74
collision – cargo damaged in see 'Collision'		
currency – carriage of	25 xiii	
	proviso (iv)	74
damaged cargo handling of	25 xiii b	72
deck – cargo carried on	25 xiii	
	proviso (x)	76
deviation (see also 'General Average')	25 xiii	
	proviso (iii)	74
disposal and dumping of hazardous and other material	25 v h (i)	65
	25 vi f	
	proviso (ii)	66
	25 vii c (ii)	68
	25 viii a (ii)	68
	25 ix d (ii)	69
	25 x b (ii)	70
	25 xi f (ii)	72
	25 xiii	
	proviso (xi) (b)	76
failure of cargo interests to collect	25 xiii c	73
failure to load	25 xiii	
	proviso (viii) (f)	76
forwarding cargo – costs of	25 xiii	
	proviso (viii) (a)	75
freight – loss of	25 xiii	
	proviso (ix)	76
general average – cargo's proportion of – see 'General Average'		
'Hague-Visby Rules' definition of	2	32
'Hague-Visby Rules' incorporation into bills of lading (see also 'General Average')	25 xiii	
	proviso (i)	73
hire – loss of	25 xiii	
	proviso (ix)	76
late arrival of vessel at loading port	25 xiii	
claims for	proviso (viii) (f)	76
loss of - claims for	25 xiii a	72
Members' own cargo - carriage of	25 xiii	
	proviso (vii)	75

	Rule	Page
Cargo	metals and stones, precious – carriage of	25 xiii
		proviso (iv) 74
continued	non-arrival of vessel at loading port	25 xiii
		proviso (viii) (f) 76
	refrigerated cargoes – carriage of	25 xiii
		proviso (vi) 75
	shortage – claims for	25 xiii a 72
	shut out cargo – claims for	25 xiii
		proviso (viii) (f) 76
	specie – carriage of	25 xiii
		proviso (iv) 74
	through bills of lading – claims under	25 xiii d 73
	transshipment bills of lading – claims under	25 xiii d 73
	valuable cargoes – carriage of	25 xiii
		proviso (iv) 74
Certificate of Entry		6, 7, 17 35, 37, 44
Charterer	limitation of liability to	18 45
Charter Parties	(see also ‘Cargo’)	
	Directors’ power to prescribe	46 101
	losses consequent upon cancellation	22 56
Claims	Directors’ discretion	25 xix 79
	death of Member, prior to	35 89
	deductibles	25 xxii 80
	deductions from	40 i 97
	handling and investigation	31 85
	Managers right to control	31 85
	Meetings of Directors for	30 84
	Members not to admit liability	28 ii 84
	must first have been paid by Member	17 44
	notice of	28, 31 83, 85
	reimbursement of	17, 31, 40, 42 44, 85, 97, 99
	security for	43 99
	subrogation – Club’s rights	28 iii, 42 84, 99
	vouchers, production of	28, 31 83, 85
Classification	must be maintained	26 i 80
	notification of change	26 i f 81
Club	definition of	1 31
	raising of funds by	4, 10, 11, 12 34, 40, 40, 41

	Rule	Page
Collision	liability	25 v 63
	both vessels to blame, settlement of claims when	25 v e 65
	cargo, damage to or loss of in collision	25 v d 65
	deductibles, hull policies in	25 v f 65
	excess collision liabilities	25 v b 64
	removal of wreck of the other vessel	25 v c 64
	running down clause	25 v a 63
	sister ships, between	25 v g 65
	vessel to be insured for proper amount	25 v b 64
Condition Surveys		26 ii 81
Confiscation	of vessel – powers of Directors	25 xvii 79
Consortium Claim	definition of	2 31
	cover for	18 v 48
Containers	definition of	2 31
	loss of or damage to	25 xxi 80
Contraband	carriage of	24 57
Contracts and Indemnities		25 x 70
Contracts of Carriage		46 iii 101
Contributing Tonnage	definition of	2 31
Contributions	Members by	4, 10, 11, 12 34, 40, 40, 41
	cesser of entry and	13, 15, 35 41, 42, 89
		36, 37, 38 90, 91, 93
	return of	11 40
	sale of ship and	13, 15, 36 41, 42, 90
Convention Limit	definition of	2 31
Costs	(see also 'Legal Expenses')	17, 25 xx 44, 79
Cover	bankruptcy of Member and	35, 38 89, 93
	cessation of	35, 36, 37, 38 89, 90, 91, 93
	continuance of	14 41
	death of Member and	35, 38 89, 93
	disputes concerning	48 102
	mortgage of entered vessels and	36, 38 90, 93
	non-payment of premiums and	35, 37, 38 89, 91, 93
	not assignable without consent	41 98
	notice of variation of terms of	14 41
	period of	14 41
	sale of vessel and	36 i 90
	transfer of vessel and	36 90
	winding up of Member company and	35, 38 89, 93
Cranes	liabilities under contracts of hire of	25 x 70

	Rule	Page
Currency	carriage of see 'Cargo'	
Customs' Fines	25 xvi	78
Damage	entered vessel and her equipment, to	22 56
	harbour installations, to	25 vii 67
	other vessels or property without contact, to	25 viii 68
	other vessel in collision, to	25 v 63
	property of Member, to	25 v d, g, vi, vii b, viii b, xiii proviso (vii) 65, 65, 66 68, 68 75
Damages	must first have been paid by Member	17 44
	recovery of	17 44
Death	Member, of	35 89
Deck Cargoes	see 'Cargo'	
Deductibles and Policy Limits		25 xxii, 40 i 80, 97
Default in Payment	of premiums or calls	11, 35, 36, 37, 38 40, 89, 90 91, 93
Demurrage of Entered Ship	not payable by Club	22 56
Deserters		25 i, ii i, iii e 58, 59, 63
Detention of Entered Ship	not payable by Club	22 56
Deviation	(see also 'Cargo') – injured persons, to land	25 ii g, iii a, b, c 59 61, 62, 62
	quarantine for, and expenses	25 xii 72
	sick persons, to land	25 ii g, iii a, b, c, e 59 61, 62, 62, 63
	stowaways, to land	25 ii g, iii e 59, 63
Directors	adjudication by	48 i 102
	alterations to Rules and	45 100
	claims, settlement of and	28, 30, 31, 46 83, 84, 85, 101
	definition of	2 31
	delegation of powers by	5 34
	disputes with Members and	48 102
	functions of	5 34
	lying up returns and	33 87
	meetings of	30 84
	Member of Board of, is Member of Club	8 38
	powers of	29, 30 84, 84
	shipping documents, prescribed by	46 101
Discharging	(see also 'Cargo') – appliances for, liability	
	under contract for hire	25 x, xiii 70, 72
Disputes	Club and its Members, between	48 102

	Rule	Page
Diving Operations	19 iv	49
Documents	production of, for claims	28, 31 83, 85
Double Insurance	no recovery from Club in event of	23, 25 v f, 56, 65 vii, viii b, 67, 68 xiii proviso (vii) 75
Drilling Operations	19 iii	49
Dry Docks	indemnities to owners of	25 x 70
Effects	crews', definition of	2 32
	loss of	25 i, ii h, 58, 59 iii a, b 61, 62
Electronic Trading		24 iii a-b 57
English Law	Rules subject to	48 102
Enquiry	costs or representation at formal enquiry	25 xviii 79
Entered Vessel	cancellation of class of	26 i 80
	deemed to be fully insured	19 49 25 v b i-iii 64 xv a-c 77
	loss of or damage to, not recoverable from Club	22 56
	mortgage of	36 90
	sale of	36 90
	transfer of	36 90
Entry	acceptance of	6 35
	cessation of	15 42
	certificate of	7 37
	fleet entry	9 v 39
	how effected	6 35
	joint Members	9 i 38
	negotiations prior to, how affecting insurance	6 35
	refusal of	6 vi 36
	notice of variation of	14 41
	service of notices and documents	6 viii 36
	termination of	14 41
	variation of terms of entry	6 35
Equipment		22 56
Excluded Risks	reduction of premium for	11 vi 40
Expenses	incidental to shipowning	25 xix 79
Failure to		
Load Cargo	see 'Cargo'	
Fines	crew, in respect of	25 xvi b, d 78, 78
	customs' regulations, for breach of	25 xvi d 78

	Rule	Page
Fines	errors in cargo documents, for	25 xvi a 78
continued	excess delivery of cargo, for	25 xvi a 78
	failure to declare cargo, for	25 xvi a 78
	immigration regulations for breaches of	25 xvi b 78
	pollution by oil or any other substance	25 xvi c 78
	short delivery of cargo, for	25 xvi a 78
	smuggling, for	25 xvi d 78
Fixed Premium		
Entries	Managers' power to accept	4 34
Fixed or Floating		
Objects	ship's liability for damage to	25 vii, viii 67, 68
	liability to indemnify owners of other	
	vessels as a result of collision	25 v c (ii) 64
Fleet Entry		9 v 39
Floating Objects	see 'Fixed or Floating objects'	
Forbearance	no waiver and reimbursement	
	by Member	29 84
Forwarding Cargo	to destination see 'Cargo'	
Fraud of Agents	losses not recoverable from Club	22 56
Fraud of Members	losses not recoverable from Club	22 56
Freight	not recoverable as such from Club	22 56
		25 xiii
		proviso (ix) 76
Fully Insured	entered vessels deemed to be	19 49
		25 v b i-iii 64
		xv a-c 77
Funds	how raised by Club	4, 10, 11, 12 34, 40, 40, 41
		34, 39 89, 93
Funeral Expenses	crew members, of	25 i, ii b, iii a 58, 58, 61
	passengers, of	25 i, ii b, iii c 58, 58, 62
General Average	cargo's proportion	25 xiv 77
	deviation	25 xiv a 77
	Hague Rules	25 xiv a 77
	ship's proportion	25 xv 77
General Council of		
British Shipping	membership of	46 101
Goods	for carriage, having been carried or being	
	carried on an entered vessel see 'Cargo'	
Group Excess Loss		
Reinsurance Contract		2 32
Group Reinsurance		
Limit		2 32
Hague-Visby Rules	see 'Cargo'	

		Rule	Page	
Hire	not recoverable as such from Club	22	56	
		25 xiii		
		proviso (ix)	76	
Hull Insurance	see 'Insurance'			
Hull Policy	definition of	2	32	
Hull Risks		19 i	49	
Illness of Crew	deviation as a result of	25 i, ii g, iii a	58, 59, 61	
	funeral expenses, payment of	25 i, ii b, iii a	58, 58, 61	
	maintenance, as a result of	25 i, ii b, iii a	58, 58, 61	
	medical expenses, payment of	25 i, ii b, iii a	58, 58, 61	
	repatriation	25 i, ii b-c, iii a	58, 58 61	
	substitutes, expenses of	25 i, ii d, iii a	58, 58, 61	
	wages, payment of	25 i, ii b, ii d, ii g, iii a	58, 58, 58 59, 61	
	Illness of Passengers	see 'Passengers'		
	Immigration Regulations	finer for breach of	25 xvi b	78
Imprudent Trading		24	57	
Indemnities	to stevedores, hires of cargo appliances	25 i, ii a-b, iii d (ii), x	58, 58 63, 70	
	owners of docks or drydocks to	25 x	70	
	Injury	to crew members or other persons – compensation, payment of	25 i, ii a-b, iii	58, 58, 61
	deviation, crew members to land	25 i, ii g, iii a	58, 59, 61	
	funeral expenses	25 i, ii b, iii	58, 58, 61	
	maintenance, payment of	25 i, ii a, iii a	58, 58, 61	
	medical expenses, payment of	25 i, ii b, iii	58, 58, 61	
	passengers, liabilities in respect of	25 i, ii a-b, iii c	58, 58, 62	
	repatriation, crew members of	25 i, ii c, iii a	58, 58, 61	
	substitutes, expenses of	25 i, ii d, iii a	58, 58, 61	
	wages of crew	25 i, ii a, iii a	58, 58 61	
	to stevedores and persons handling cargo	25 i, ii a-b, iii d (ii)	58, 58 63	
Insolvency of Agents	losses not recoverable from Club	22	56	
Insolvency of Members	losses not recoverable from Club	22	56	
	continuation of	14	41	
	contract of, what forms	6, 7	35, 37	
	full insurance, entered vessels	19	49	
	deemed to have	25 v a-b, xv	63-64, 77	
	variation of terms of	6, 7, 14	35, 37, 41	
Insurance				

	Rule	Page
Insurance Act	terms of entry	6 35
	excluded provisions	7 37
Interest	Club may charge, for late payment of premiums and calls	40 v 98
	failure of Member to protect, as if uninsured	27 83
International Safety Management (ISM) Code	26 i h	81
Joint Members	9 i	38
	recovery	17 44
Laid Up	returns of premium	33 87
Landfills		22 iii 56
Legal Expenses	claims concerning Club, in connection with Directors' direction, incurred as a result of	25 xx a, b 79, 79
		25 xx c 79
Liability for Claims	Club, for	17 44
	limitation of, for non-registered owners	18 i 45
	limitation of, for oil-pollution	18 ii, 25 vi 45, 66
	limitation of, for passengers and seamen	18 iv 47
	limitation of, for voluntary agreements	25 vi e 66
	Members to make prior payments	17 44
	not to be admitted by Members	28 ii 84
Lien	on ship for premium	37 91
	on ship in relation to bail provided	43 iii 99
	enforcement of rights	48 102
Life Claims	see 'Injury'	
Life Salvage		25 iv 63
Lighters	liability under contracts for, hire of	25 x 70
Limitation of Liability	for claims relating to passengers and seamen	18 iv 47
	Club's limit when Member entitled to limit liability	18 iii 46
	for non-registered owners	18 i 45
	for oil pollution claims	18 ii 45
	land or air transport	25 iii c (i) 62
	for claims relating to passengers and seamen	18 iv 47
Livestock	liabilities, exclusion of	25 xiii 77
		proviso (xiii)
Loading	(see also 'Cargo') appliances, liabilities under contracts for, hire of	25 x, xiii 70, 72
	breach of duty	25 xiii
		proviso (viii) (f) 76

	Rule	Page	
Loss of Vessel Maintenance	costs of formal enquiry	25 xviii	79
	deserters, of	25 i, ii i, iii e	58, 59, 63
	passengers, of	25 i, ii i, iii c	58, 59, 62
	shipwrecked seamen, of	25 i, ii e, iii a	58, 58, 61
	sick or injured seamen, of	25 i, ii, iii a	58, 58, 61
	stowaways, of	25 i, ii i, iii e	58, 59, 63
Management Commission Managers	determined by Directors	44	100
	definition of	2	32
Maritime Labour Convention		25 ii j	60
Medical Expenses Member	payment of	25 i, ii b, iii	58, 58, 61
	bankruptcy of	35-38	89-93
	bound by Rules	8	38
	death of	35	89
	default in payment by	11, 37	40, 91
	definition of	2, 8, 35, 36	32, 38, 89, 90
	failure to protect interest by	27	83
	full insurance, deemed to have	19	49
	mortgage of vessels and	36, 38	90, 93
	mutually to insure one another	10	40
	non-registered owners	18 i	45
	non-payment of premiums or calls	35-38	89-93
	pro rata contributions of	11, 13	40, 41
		35-38	89-93
	termination of membership, by	35-38	89-93
	membership may not be transferred	8, 41	38, 98
winding up of company	35, 38	89, 93	
Memorandum and Articles of Association		1, 2, 4, 5 i	31, 32, 34, 34
		8 i, 8 v, 45 ii	38, 38, 100
Missing Vessels	liability for outstanding Mutual Premiums or calls	36	90
Mortgage of Entered Vessel		36	90
Mutual Premiums	contributions pro rata	11, 13	40, 41
		35-38	89-93
	deductions from claims, to cover	40	97
	interest chargeable for late payment of	40 v	98
	minimum tonnage contribution on	11	40
	non-payment of	35-38	89-93
	part of year, for	11	40
	payment of	10-12	40-41
	reduction in	11	40

	Rule	Page
Mutual Premiums	return of, lying up, for	33 87
continued	risks, exclusion of and rebate	11 40
	additional call, Directors may make	12 41
Negligence		
Navigation	not resulting in collision	25 viii 68
Non-fare Paying		
Passengers		25 i, ii, iii b 58, 58, 62
Notice of Claims		28, 31 83, 85
Notice to Member	service of	6 viii 36
Nuclear Risks		20 50
Officer's Relatives	see 'Passengers, non-fare paying'	
Oil Pollution	limitation of liability for	18 ii, 25 vi 45, 66
'Omnibus Clause'		25 xix 79
Overspill		39 93
Overspill Call	definition	2 32
	levying of	39 v 95
	closure of policy year	39 vi 96
	security for	39 vii 97
	no release from	15 i 42
Overspill Claims	definition	2 32
	claim limit	39 ii 93
	payment of	39 iii 94
	expert determinations	39 iv 94
Owner	definition of	2 33
Ownership	transfer of	36 i 90
Paperless Trading		24 57
Passengers	baggage of	25 i, ii h, iii c 58, 59, 62
	liabilities to	25 i, ii, iii c 58, 58, 62
	non-fare paying	25 i, ii, iii b 58, 58, 62
	port or deviation expenses, to land sick or injured	25 i, ii g, iii c 58, 59, 62
	quarantine expenses	25 xii 72
Policy Period	definition of	2 33
Policy Year	closure of, by Directors	34 89
	definition of	2 33
	entry during course of	11 40
Pollution	oil limitation of liability	18 ii, 25 vi 45, 66
Pooling Agreement		2 33
Precious Stones, etc	carriage of see 'Cargo'	
Premium Tax	Club right to recovery	40 i, 49 97, 104

		Rule	Page
Prudent Uninsured		27	83
Quarantine Expenses		25 xii	72
Radio-active			
Materials	carriage of	20	50
Recovery		17	44
Refrigerated			
Cargoes		25 xiii	72
Reimbursement		17, 28, 30	44, 83, 84
of Claims		31, 40, 42	85, 97, 99
Reinsurance	Directors' right to effect or accept	32	86
Release Calls		15	42
Repairs to			
Entered Ship	Club has no liability for	22	56
Repatriation	crew, of	25 i, ii c, iii a	58, 58, 61
	deserters, of	25 i, ii i, iii e	58, 59, 63
	passengers, of	25 i, ii, iii c	58, 58, 62
	shipwrecked seamen, of	25 i, ii e, iii a	58, 58, 61
	stowaways, of	25 i, ii i, iii e	58, 59, 63
Reserves	right to hold	16	43
Rights	preservation of by Members	28, 31, 42	83, 85, 99
Risks	covered	25	57
	exclusion of and rebates of premiums	11	40
Road Traffic Acts		22 ii	56
Rules	alteration of and amendments to	45	100
	subject to English Law	48 viii	104
Safety Management	of Member and ship	26 i	80
Sale of Vessel		13, 36	41, 90
	assessment of liability for outstanding calls	15, 36	42, 90
	payment of contributions	13	41
Salvage	not recoverable from Club	22	56
		25 xv	77
Salvor's Expenses	payable under approved contract	25 vi f	66
Sanctions	impact on recovery	47	101
	imprudent trading	24 i c	57
	impact on reinsurance	32 iv	86
	cessation of membership	47	101
	amendments to Rules	45 ii	100
Seaman	definition of	2	33
Security	for claims	43	99
	for release calls	15	42
Settlement of	Directors and Managers, powers of	29, 30, 31	84, 84, 85
Claims		40	97
Ship	definition of	2	33
	Entered, definition of	2	32

	Rule	Page	
Shipwreck	loss of crews' effects	25 i, ii h, iii a	58, 59, 61
	maintenance of crew	25 i, ii e, iii a	58, 58, 61
	repatriation of crew	25 i, ii c, iii a	58, 58, 61
	unemployment indemnity, payment of	25 i, ii e, iii a	58, 58, 61
	wages, payment of	25 i, ii e, iii a	58, 58, 61
Smuggling	finest for	25 xvi d	78
Special Charges on Cargo	see 'General Average'		
Special Entries and Terms		4	34
Specialist Operations		19 ii	49
Statutory Obligations	definition of	2	33
Statutory Requirements		26 i	80
Stevedores	(see also 'injury' letters of indemnity)	25 i, ii a-b, iii d (ii)	58, 58 63
Stowage	see 'Cargo'		
Stowaways		25 i, ii i, iii e	58, 59, 63
	deviation to land	25 i, ii g, iii e	58, 59, 63
Sub-committee	functions and powers	5 ii-iii	35
Subrogation	Club's rights in respect of	28 iii, 42	84, 99
Substitutes	sick or injured crew members, for	25 i, ii d, iii a	58, 58, 61
Supernumerary	definition of	2	33
	liability to	25 i, ii, iii b	58, 58, 62
Supplementary Call	Directors' power to make	12	41
Survey Reports	disclosure of	6 vii	36
Taxes	premium and other	40 i, 49	97, 104
Terms of Entry	variation of	6, 7, 14	35, 37, 41
Through Transit	(see also 'Containers')	25 xiii d	73
Tickets	passengers, approval of	25 i, ii, iii c	58, 58, 62
Tonnage	definition of	2	33
	minimum, Managers' right to fix	11	40
Towage	definition of	2	33
	liability under	25 ix	68
Unlawful Trade	claims arising from	24	57
Vessel	cancellation of class of	26 i	80
Vouchers	production of, for claims	28, 31	83, 85
Voyages	unsafe or improper	24	57
Wages	sick or injured crew members, payment of	25 i, ii b, ii d, iii a	58, 58 58, 61
	shipwrecked seamen, payment of	25 i, ii e, iii a	58, 58, 61
	cover excluded	21	50
War Risks	cover extension	21 ii-iii	52-54
		25 viii	68
Wash Damage			

	Rule	Page
Waste Disposal Operations	19 vi	49
Wilful Misconduct	27 ii	83
Winding up Member Company, of	35, 38	89, 93
Withdrawal of Vessel	Directors or Managers, at the request of	41
	Member, by	41
	notice of	41
Words and Phrases	definitions of	31
Wreck Removal	indemnification of owners of other vessel	
	sunk in collision	64
	liability to pay for	70

INDEX TO RULES OF CLASS 2

	Rule	Page
Accounts	disputes in connection with	5 viii 106
Agents	fees of	5 proviso 107
Authorities	public, disputes with	5 iii 106
Bills of Lading	claims for breach of	5 v 106
Building	vessel of, disputes in connection with	5 xiii 107
Cables	cost of	5 proviso 107
Call	(see also 'Mutual Premiums')	
	basis of	3 105
	initial collection of	3 105
	additional	3 105
Cargo	disputes relating to handling of	5 vii 106
Charter Party	claims for breach of	5 v 106
Claims	consideration of, by Directors	9 108
	compromise of	8, 10, 11 107, 109, 109
	fault or privity of Members' and	13 109
	notice of	7 107
	when arising	6 107
Class 1	Rules of, incorporated	14 110
Club	costs, must authorise	5 proviso 107
	defined	1 105
	notice of claims, to	5 proviso 107
	protection of	9, 12 108, 109
	protection of, forfeited	12, 13 109, 109
Contract	claims for breach of	5 v 106
	when claims arise	6 i 107
Contributions	(see also 'Mutual Premiums')	
	tonnage, upon	2 105
Collision	detention, claims for	5 iv 106
Costs	Directors' discretion and	8 107
		12 109
	compromise of claims and	8, 10, 11 107, 109, 109
	Clubs' liability to pay	9 108
	insurance to cover	2 105
	liability, when admission of	7, 10 107, 109
	Members' liability to pay	12 109
	recovery of	10 109
	without Clubs' authority	5 proviso 107
Crew	disputes concerning	5 xii 107
Customs Authorities	disputes with	5 xiv 107

		Rule	Page
Dead Freight	claims for	5 i	106
Demurrage	recovery of	5 ii	106
Despatch Money	claims for	5 ii	106
Detention	damages for, recovery of	5 ii, iv	106, 106
Directors	closure of policy year	3	105
	compromise of claims	8, 10, 11	107, 109, 109
	consideration of claims	9	108
	discretion of	8	107
	misstatements to, by Members	12	109
Discharging	cargo, of, disputes in connection with	5 vii	106
Enquiries	representation of	5 xi	106
Entry	special terms, upon	2	105
Fault	or privity of Member	13	109
Freight	claims for	5 i	106
Full Insurance	Members deemed to have	5 xv, 14	107, 110
Funds	see 'Premiums'		
General Average	contributions, recovery of	5 i	106
General Council of British Shipping	crew disputes and	5 xii	107
Governmental Authorities	disputes with	5 iii, xiv	106, 107
Hire	claims for	5 i	106
Inquests	representation at	5 xi	106
Insurance	contracts of, disputes under	5 ix	106
Legal Proceedings	Directors' directions, must accept	8, 12	107, 109
Liability	admissions not to be made by Members	7	107
Lighterage	cargo, of, disputes in connection with	5 vii	106
Loading	cargo, of, disputes in connection with	5 vii	106
Management Commission		4	106
Members	Directors' directions, must accept	8	107
		12	109
	costs, when payable by	12	109
	entrance fee, shall pay	4	106
	fully insured, deemed to be	5 xv	107
	mutually to insure one another	2	105
	non-payment of premiums	3	105
	not to admit liability for claims	7	107
Memorandum and Articles of Association		1, 2	105, 105
Mortgage	vessel, of, disputes concerning	5 xiii	107
Mutual Premiums	basis of	3	105

	Rule	Page
Notice of Claims	5 proviso, 7	107, 107
Official Enquiries	representation at	5 xi
Overcharging	agents, by	5 viii
Particular Average	contributions, recovery of	5 i
Passage Money	claims for	5 i
Passengers	disputes concerning	5 xii
Pilotage		5 x
Policy Year	closure of	3
	claims, may be deducted from	3
Premiums	crew disputes, to cover	5 xii
	non-payment of	3 c, 15
	payment of	3
Proceedings	Club to take up	9
	Directors' discretion, and	8
	Managers' superintendence under	9
	costs of	8
Protection & Indemnity	Rules of, subject to	14
Public Authorities	disputes with	5 iii, xiv
Purchase	vessel of	5 xiii
Repairers	disputes with	5 vi
	overcharging by	5 viii
Reserves	Club's right to hold	3
Revenue Authorities	disputes with	5 xiv
Risks Covered		5
Sale	vessel of, disputes concerning	5 xiii
Salvage	disputes in connection with	5 x
	when claim arises	6 ii
Ship Suppliers	disputes with	5 vi
Stevedores	disputes with	5 vii
Stowage	cargo, of, disputes in connection with	5 vii
Stowaways	disputes concerning	5 xii
Tonnage	contributing	2
Tort	when claim arises	6 i
Towage	disputes in connection with	5 x, 6 ii
Underwriters	disputes with	5 ix

CLASS 1

PROTECTION AND INDEMNITY

- 1** These Rules are subject to the Memorandum and Articles of Association of the Steamship Mutual Underwriting Association Limited, hereinafter referred to as 'the Club'.
- 2 Definitions** In these Rules the words and phrases hereinafter set out shall have the following meanings or effects if not inconsistent with the subject or context:
- Cargo** means goods, including materials used for the packing of goods, in respect of which an Owner enters into a contract of carriage, but excluding containers or other equipment owned or leased by the Owner;
- Consortium Agreement** an agreement or arrangement, which shall have been approved in writing by the Club, for the reciprocal exchange or sharing of cargo space on the Entered Ship and Consortium Ships.
- Consortium Claim** such liabilities, costs and expenses which are covered pursuant to the terms and conditions of the Rules of the Club and the relevant Certificate of Entry arising out of the carriage of cargo in whole or in part on a Consortium Ship operating under a Consortium Agreement, pursuant to which the Entered Ship is also employed.
- Consortium Ship** a vessel, feeder vessel or space thereon, not being the Entered Vessel, employed to carry cargo under a Consortium Agreement.
- Container** includes trailer, flat, pallet, tank, or any other equipment the function of which is the containment or transport of cargo during carriage;
- Contributing Tonnage** means the gross tonnage of a ship, or other agreed tonnage upon which, according to the terms of entry of the ship, contribution is paid to the funds of the Club;
- Convention Limit** in respect of a ship, the limit of liability of the owner of that ship 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 Special Drawing Rights into United States Dollars at the rate of exchange conclusively certified by the Club as being the rate prevailing on the Overspill Claim Date, provided that,
- (a) 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
- (b) each ship shall be deemed to be a seagoing ship to which the Convention applies, notwithstanding any provision in the Convention to the contrary;
- Directors** means the Board of Directors for the time being of the Club;

Effects	means personal property, documents, navigational or other technical instruments and tools brought on board, or being taken to or from, the Entered Ship by a Seaman or Supernumerary, but excluding cash, valuables or any other article which in the opinion of the Managers is not an essential requirement for a Seaman;
Entered Ship	means a ship which has been entered in the Club for any of the risks enumerated herein in the manner hereinafter provided;
Fleet Entry	means the entry of more than one Ship by one or more Members where it is agreed by the Managers that those ships shall be treated as a single fleet for underwriting purposes;
Group Excess Loss Reinsurance Contract	means the excess loss reinsurance contract entered into by the parties to the Pooling Agreement;
Group Reinsurance Limit	the amount of the smallest claim (other than any claim arising in respect of oil pollution) 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 any claim arising in respect of oil pollution) from time to time imposed in the Group Excess Loss Reinsurance Contract;
Hague and Hague-Visby Rules	means respectively the International Convention for the Unification of Certain Rules relating to Bills of Lading signed at Brussels on 25 August 1924 and that Convention as amended by the Protocol signed at Brussels on 23 February 1968;
Hull Policies	means the Policies effected on the Hull and Machinery of a ship, including Excess Liability Policies;
Laid Up	means out of service and that the entry of a vessel may qualify for a return of premium in accordance with Rule 33;
Managers	means Steamship P&I Management LLP, the appointed managers of the Club, and their London service company, Steamship Insurance Management Services Limited;
Member	means every owner of a ship or part of a ship or any person or entity who effects an entry for insurance in the Club;
Memorandum and Articles	means the Memorandum and Articles of Association of the Steamship Mutual Underwriting Association Limited, dated 16 February 2001 and every modification thereof for the time being in force;
Overspill Call	a call levied by the Directors pursuant to Rule 39 v for the purpose of providing funds to pay part of an Overspill Claim;
Overspill Claim	that part (if any) of a claim (other than any claim or part of 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;

Overspill Claim Date	in relation to any Overspill Call, the time and date on which the incident or occurrence giving rise to the Overspill Claim occurred in respect of which the Overspill Call is made or, if the Policy Year in which such incident or occurrence occurred has been closed in accordance with the provisions of Rule 39 vi a and b , noon GMT on 20 August of the Policy Year in respect of which the Club makes a declaration under Rule 39 vi c ;
Owner	means an owner, owners in partnership, owners holding separate shares in severalty, part owner, mortgagee, trustee, charterer, operator or manager of a ship;
Passenger	means any person carried on board the entered ship pursuant to a contract for carriage;
Policy Period	means such period of time as may cover the effective period of a particular entry;
Policy Year	means the year from noon Greenwich Mean Time on 20 February to noon Greenwich Mean Time on 20 February next ensuing;
Pooling Agreement	means the agreement to which the Club is a party between various Members of the London Group of P&I Clubs dated 18 September 1975 and any amendment, variation or substitution thereof;
Seaman	means any person, including the Master and apprentices, 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 an Entered Ship, and for the purposes of cover under Rules 17 iii and 25 ii c (ii) shall include a seafarer, being any person who is employed or engaged or works in any capacity on board a ship to which the Maritime Labour Convention 2006, or equivalent statutory provisions, apply;
Ship	means any ship, boat, hydrofoil, hovercraft or other description of vessel (including a lighter, barge or similar vessel howsoever propelled but excluding (a) a unit or vessel constructed or adapted for the purpose of carrying out drilling operations in connection with oil or gas exploration or production and (b) a fixed platform or 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, boat, hydrofoil, hovercraft or other description of vessel or any proportion of the tonnage thereof or any share therein, including any ship, boat, hydrofoil, hovercraft or other description of vessel under construction.
Statutory Obligations	includes any direction, obligation or liability imposed by enactment decree, order or regulation having the force of law;
Supernumerary	means a relative of a Seaman or any other person whom a Member has agreed to maintain or carry on board an Entered Ship (except a passenger) and including persons (other than Seamen) engaged under articles of agreement;
Tonnage	means the gross tonnage of a ship as certified or stated in the Certificate of Registry or other official document relating to the registry of the ship; and 'Ton' refers to the unit of such tonnage;
Towage	means any operation in connection with the holding, pushing, pulling, moving, escorting, guiding of, or standing by, a ship or object.

3 Scope of Cover

- i The terms upon which a Member is entered in the Club are set out in the Rules and any Certificate of Entry for that Member.
- ii The risks against which a Member is insured by entry in the Club are set out in Rule 25 and are always subject to the conditions, exceptions, limitations and other terms set out in the remainder of these Rules and any Certificate of Entry for that Member.
- iii The cover set out in these Rules may be excluded, limited, modified or otherwise altered by any special terms which have been agreed in writing between a Member and the Managers.
- iv A Member may, in accordance with Rule 4 i, be insured against risks other than those set out in Rule 25 where such special terms have been agreed in writing between the Member and the Managers. Unless otherwise expressly agreed such special insurance shall be subject to the conditions, exceptions, limitations and other terms set out in the remainder of these Rules.
- v A Member is only insured against loss, damage, liability or expense incurred by it which arise:
 - a out of events occurring during the period of entry of a Ship in the Club; and
 - b in respect of the Member's interest in the entered Ship; and
 - c in connection with the operation of the Ship by or on behalf of the Member, and otherwise only as provided pursuant to Rule 25 xiii d in respect of cargo liabilities when a Member is entered for such cover.
- vi A Member who has entered its Ship in the Club for insurance against any of the aforesaid risks shall, subject to paragraph vii below, pay contributions to the Club in accordance with Rules 10, 11 and 12.
- vii A Member may, in accordance with Rule 4 ii, be insured against any of the aforesaid risks upon the special terms that its cover shall be subject to such limit or limits as the Managers may determine, and that it is liable to pay a fixed premium to the Club, provided that this has been expressly agreed in writing between the Member and the Managers.

4 Special and Fixed Premium Entries

The Managers may, notwithstanding the provisions of the Memorandum and Articles of the Club or of these Rules,

- i at any time and in their absolute discretion accept entries upon special terms as to contribution, limit, nature and extent of risks covered and/or otherwise howsoever, including any risks excluded under these Rules.
- ii accept entries on terms that a Member pays a fixed premium only and that its cover shall be subject to such limit or limits as the Managers may determine.

5 Directors

- i The business of the Club shall be managed by the Board of Directors who shall exercise the powers given them by the Memorandum and Articles of Association.

- ii The Directors may delegate any of their powers to sub-committees consisting of such member or members of their body as they think fit. Any sub-committee so formed shall in the exercise of any power so delegated conform to any regulations that may from time to time be imposed upon it by the Directors.
- iii The Directors, or subject to any regulations imposed upon it as aforesaid, any sub-committee, may from time to time vest in the Managers such of the powers vested in the Directors or delegated to such sub-committees as the case may be, as the Directors or such sub-committee shall think fit, and such powers may be exercisable for such period and upon such conditions and subject to such restrictions and generally upon such terms as the Directors or such sub-committee, as the case may be, may determine.
- iv Whenever any power is delegated to or vested in the Managers by virtue of or pursuant to these Rules, such power may, subject to any terms, conditions or restrictions contained in these Rules, be exercised by any servant or agent of the Managers or their London representatives to whom the same shall have been delegated or sub-delegated.

6 Entry

- i An Owner who wishes to enter any Ship for insurance in the Club shall apply for such entry in such form and in such manner as the Managers may from time to time require.
- ii An Owner who so applies for insurance or negotiates any changes to or renewal thereof shall make to the Club a fair presentation of the risk in compliance with Part 2 of the English Insurance Act 2015, including disclosure:
 - a of every material circumstance which the Owner knows or ought to know; or
 - b providing sufficient information to place the Club on notice of the need to make further enquiry for the purposes of revealing those circumstances; and
 - c in which every material representation as to a matter of fact is substantially correct, and every representation as to a matter of expectation or belief is made in good faith;

save that Section 8 of the Act shall have no application and Rule 6 v b shall apply irrespective of whether any breach of the duty of fair presentation is innocent, deliberate or reckless.
- iii Before any application for entry is accepted, the Managers shall agree in writing the terms and conditions that are to apply to the entry, including those concerning premiums, date of commencement and scope of cover and the other terms and conditions on which the ship is to be accepted.
- iv The provisions of this Rule apply throughout the period of entry of the Ship in the Club and the Member shall immediately disclose to the Club any material change in any material particulars and information or any material alteration in the risk relating to such entry.
- v a If the Managers determine that the nature of the risk has materially changed since the ship was entered; or
 - b If the Member fails to comply with the obligations under sub-paragraphs ii or iv of this Rule,

the Managers shall be entitled, without prejudice to any other right or remedy of the Club, in their absolute discretion by notice in writing to:

(i) terminate the entry of such ship or Member from the commencement of the Policy Year or such later date as they may decide, or

(ii) amend or vary the terms of such entry as they think fit.

- vi The Managers shall be at liberty, without giving any reason, to refuse any application for entry of a ship in the Club from any Owner whether or not that Owner is already a Member of the Club.
- vii The Member, or any Owner who applies for entry in the Club:
 - a Consents to and authorises the disclosure by the Managers to any club which is a party to the Pooling Agreement of any report of any survey or inspection of an Entered Ship, or Ship proposed to be entered, or audit of the Member's management systems undertaken on behalf of the Club, either pursuant to an application for entry, or after entry in, the Club, including the disclosure of any report of any survey or inspection or audit undertaken in any prior policy year;
 - b Waives any rights or claims against the Club and/or the Managers of whatsoever nature arising in respect of or relating to the contents of or opinions expressed in any report of any survey or inspection or audit so disclosed.

Provided always that:

(i) The report of any survey or inspection or audit may only be disclosed to another club when an application for entry is made thereto; and

(ii) The disclosure of the report of any survey or inspection or audit shall be for the limited purpose only of that club considering an application to enter such ship for insurance.

(iii) The report of any such survey or inspection or audit may in any event be disclosed by the Club in accordance with the terms of any legally enforceable order.

- viii A notice or other document required to be served on a Member under these Rules or the Memorandum and Articles of Association of the Club may be served as the Managers decide, either personally, or by sending it through the post in a pre-paid letter, or by courier, facsimile, or email or other electronic communication addressed to the Member. The Member agrees that any such address shall be that notified to the Club by the Member or its servants or agents appearing in the records of the Club.

A notice or document directed to be served on the Member shall, with respect to any Joint Members, affiliates and any others insured to any extent under the Member's entry, be given to which of such persons is named first in the Register of Members and a notice or document so given shall be sufficient service upon all such Joint Members, affiliates and any others insured under the Member's entry.

7 Certificate of Entry

- i** As soon as reasonably practicable after the acceptance of an application for entry of a Ship for insurance in the Club, the Managers shall issue to the Member in respect of such Ship a Certificate of Entry in such form as they may from time to time determine which may include, among other things:

 - a** the names of the Members on whose behalf the Ship has been entered and their interest in that Ship;
 - b** the date of the commencement of the period of insurance; and
 - c** the terms and conditions, including any limitations to cover, on which the ship has been accepted for insurance.
- ii** If at any time there shall be a variation in the terms of entry relating to an entered Ship, the Managers shall, as soon as reasonably practicable thereafter, issue to the Member in respect of such a Ship an endorsement slip, in such form as they may from time to time determine, stating the terms of such variation and the date from which such variation is to be effective.
- iii** Every Certificate of Entry and every endorsement slip issued as aforesaid shall be conclusive evidence and binding for all purposes as to the commencement of the period of insurance, as to the terms and conditions on which the ship has been entered for insurance, and as to the terms of any variation and the date from which such variation is to be effective; provided that in the event that any Certificate of Entry or any endorsement slip shall in the opinion of the Managers contain any error or omission, the Managers may in their discretion issue a new Certificate of Entry or a new endorsement slip which shall be conclusive evidence and binding as aforesaid.
- iv** To the extent that these Rules and any Certificate of Entry or other policy document issued hereunder are subject to the English Insurance Act 2015, from its entry into force, the following Sections of the Act shall be excluded and have no application save to the extent provided in the case of Section 13A with the effects as set out in sub-paragraphs **a-e** below:

Excluded provisions - Effect

- a** Section 10 - All warranties must be strictly complied with and in the event of breach, the Club's liability is discharged from the date of such breach irrespective of whether such breach is subsequently remedied.
- b** Section 11 - The Club shall be entitled to exercise any rights provided in these Rules arising in consequence of the Member's non-compliance with the applicable terms of entry and the Rules tending to reduce the risk of loss of a particular kind, or at a particular location or time. The Club shall be so entitled notwithstanding that such non-compliance could not have increased the risk for the loss which actually occurred in the circumstances in which it occurred.
- c** Section 13 - In the event that a fraudulent claim is made by any party insured hereunder the Club shall be entitled to terminate the policy in respect of all parties insured pursuant to that entry or any of them as the Managers so decide in their absolute discretion.

- d Section 13A - No claim shall be brought against the Club for breach of the implied term that the Club will pay to the Member any sums due in respect of a claim within a reasonable time save where or to the extent that any breach is deliberate or reckless.
- e Section 14 - The contract evidenced by these Rules and the Certificate of Entry requires the Member and the Club to observe the duty of utmost good faith and non-observance by one party shall entitle the other to avoid the policy.

8 Members

- i Every Owner who enters any ship in the Club shall (if not already a Member) be and become a Member of the Club as from the date of the commencement of such entry. Each Member is bound by the Memorandum and Articles of Association of the Club and by these Rules.
- ii Every Member of the Board of Directors, whilst holding office as such, shall ex-officio be a Member of the Club.
- iii Whenever the Club agrees to accept the entry of a ship by way of reinsurance of any insurer, the insurer reinsured by the Club shall be and become a Member of the Club provided that, unless otherwise agreed by the Club, it shall not be entitled to attend any General Meeting of the Club, Annual or Special, or vote on any resolutions at any such Meeting.
- iv All contracts of insurance with the Club shall be deemed to be subject to and incorporate all the provisions of these Rules except to the extent otherwise expressly agreed in writing with the Managers.
- v Each Member or other person whose application for insurance or reinsurance is accepted shall be deemed to have agreed both for itself and its successors and each of them that both it and they and each and all of them will be subject to and bound by and will perform their obligations under the Rules, Memorandum and Articles of Association of the Club and any contract of insurance with the Club.
- vi Membership shall not be transferable or transmissible.

9 Joint Members and Assureds

- i a If an entry is made in the names of or on behalf of more persons than one (hereinafter referred to as Joint Members) each Joint Member shall be bound by the Rules including, without limitation, the provisions of Rule 8, and shall be jointly and severally liable to pay all calls, contributions, premium and any other sums due to the Club in respect of such entry; and the receipt by any one Joint Member of any sums payable by the Club in respect of such entry shall be sufficient discharge of the Club for the same.
- b The cover afforded to Joint Members shall extend only to risks, liabilities, costs and expenses arising out of operations and/or activities customarily carried on by or at the risk and responsibility of shipowners and which are within the scope of the cover provided under the terms, conditions and exceptions provided by these Rules and by the Certificate of Entry.

- c The conduct of any one Joint Member which is sufficient to bar that Joint Member's right of recovery under the terms, conditions and exceptions provided by these Rules and by the Certificate of Entry shall bar absolutely the rights of recovery of all Joint Members thereunder.
- d If the entry of any Joint Member ceases or is terminated for any reason, the Managers shall have the option, but not the obligation, to terminate the entry of any and all other Joint Members as from the date of cessation of the entry of the Member aforesaid, or from any other date which the Managers may in their absolute discretion decide.

Affiliates

- ii Should a claim in respect whereof a Member is insured by the Club under these Rules and by the Certificate of Entry be made or enforced through an associated or affiliated person (other than a Joint Member), and excluding any charterer, (except bareboat or demise) of the Entered Ship, the Club shall, if so requested by the Member in writing, indemnify such associated or affiliated person against any loss which as a consequence thereof such person shall have incurred in that capacity;

Provided that:

- a such right of indemnity shall only extend to a liability which would have been incurred by the Member if the claim concerning that liability had been made against the Member;
- b such right of indemnity shall not extend to any amount which would not have been recoverable from the Club by that Member had such claim been made or enforced against that Member;
- c to the extent that the Club indemnifies such associated or affiliated persons hereunder it shall not be under any further liability and shall not make any further payment to any person whatsoever, including the said Member, in respect of the claim so indemnified;
- d the conduct of that Member or any associated or affiliated person which is sufficient to bar that person's rights of recovery under the terms, conditions and exceptions provided by these Rules and by the Certificate of Entry shall bar the rights of recovery of all persons thereunder.

Assureds

- iii Unless otherwise agreed in writing by the Managers, any party whatsoever and howsoever insured by the Club shall be bound by all the terms, conditions and exceptions provided by these Rules and by the Certificate of Entry evidencing such insurance.

Claims between Joint Assureds

- iv There shall be no recovery out of the funds of the Club in respect of any liability, costs and expenses arising out of or as a result of any claim, dispute or difference between any Joint Members, affiliates and/or any others insured to any extent under one entry.

Fleet Entries

- v Where more than one Ship is entered by one or more Members and the Managers agree in writing that those ships will be treated as a single fleet for underwriting purposes, those Members, if more than one, shall be jointly and severally liable for all and any obligations arising under these Rules as to payment of all calls, contributions, premium and any other sums due to the Club, and for the purposes of the same shall be deemed to be a single Member and the entered ships deemed to be entered on that single Member's behalf.

10 Contributions

- i Unless entered under Rule 4 ii as a fixed premium entry or upon special terms which otherwise provide, the Members or persons who have entered ships for insurance, shall severally and not jointly mutually insure each other as hereinafter set out against liabilities, costs and expenses which they or any of them may become liable to pay or may incur in respect of any entered ship, and for this purpose each such Member or person shall contribute to the funds or other obligations of the Club as required:
 - a to meet all such claims, liabilities, costs, expenses and other outgoings (whether incurred, accrued or anticipated) as the Board of Directors determine necessarily and properly fall on the Club;
 - b to establish, maintain or accumulate such reserve or reserves as the Directors may deem necessary, expedient or prudent;
 - c without prejudice to the generality of paragraph b above, to accumulate such funds as may be necessary to establish and maintain any solvency margin, guarantee fund or other fund as may be required of the Club by any governmental or other legislation or regulation.
- ii Such contributions to the funds of the Club shall be levied upon and paid by the Members as Mutual Premium, Additional Premium and Overspill Calls in accordance with the provisions of Rules 11, 12, and 39.

11 Basis of Contribution

- i Before the commencement of a Policy Year the Directors shall determine whether there shall be a general increase in the premium rating of all Members and if so its amount.
- ii At the beginning of each policy year the Managers shall, unless the entry has been accepted upon special terms which otherwise provide, agree the Mutual Premium in respect of the relevant ship to be paid by a Member taking into account any general increase determined by the Directors and all other matters which the Managers may consider relevant.
- iii Such Mutual Premium shall be levied on and paid by the Member during the relevant Policy Year and in such subsequent years and in such instalments as the Directors may from time to time determine.
- iv A ship entered in the course of a Policy Year shall pay a daily pro-rata proportion of the Mutual Premium to the beginning of the next policy year.
- v The Managers may require a vessel to contribute to Mutual Premium on a minimum tonnage.
- vi Ships entered upon terms that any of the risks specified in the Rules are excluded may receive such rebate of Mutual Premium as may be agreed by the Managers at the time such exclusions take effect.
- vii If, at any time before the final instalment of Mutual Premium in respect of a policy year has become payable, it shall appear to the Directors unlikely that the whole of such Mutual Premium is required for the purposes set out in Rule 10:
 - a the Directors may resolve to reduce the amount of Mutual Premium payable in respect of that Policy Year; and

- b the liability of a Member under paragraph ii of this Rule to pay Mutual Premium shall be reduced accordingly.
- viii In the event of any Member making default in payment of any contribution due from it to the Club, the same shall (subject to the provisions as to any entries on special terms) be paid by such of the other Members entered rateably in proportion to the contributions last due from them respectively and payment may be enforced by the Club. Each Member who may for the time being be entitled to receive from the Club any payment in respect of any loss, claim or demand, shall bear and contribute to the proportion thereof due in respect of any ship or ships entered by it, including the ship in respect of which the loss, claim or demand arises.

12 Additional Premium

At any time or times during or after the end of each Policy Year (but not after such Policy Year has been closed) the Directors may decide to levy from the Members who have or have had ships entered for insurance in respect of that year, unless its entry has been accepted upon special terms which otherwise provide, one or more Additional Premiums. Such Additional Premium or Premiums shall be paid by each Member, at such time or times and at such rate or at such percentage of the Mutual Premium already paid, as the Directors may decide.

13 Proration of Premium

A Member shall be liable for contribution in respect of an entered ship to the premiums levied by the Club for the current Policy Year pro rata only to the period beginning with that Policy Year and ending at noon on the day upon which the ship was legally transferred by bill of sale or other formal document whereby the ownership was legally transferred, provided that notice in writing is given to the Managers within one month after the happening of that event.

14 Period of Cover

- i The cover afforded by the Club shall begin at the time stated in the Certificate of Entry for the commencement of the cover and continue until noon of 20 February next following (unless otherwise agreed at the time of entry).
- ii Save where the Club has exercised any right to terminate an entry as otherwise provided in these Rules, the cover shall continue from Policy Year to Policy Year unless:
 - a notice shall have been given in writing by either the Member to the Managers or the Managers to the Member not later than two calendar months prior to the expiry of the Policy Period, that the insurance specified in the notice is to cease, in either of which events the insurance shall cease at the end of the then current Policy Period; or
 - b the Managers shall have given notice at any time before noon GMT on the date of expiry of the Policy Period that the terms of the insurance by the Club for the next Policy Year relating to premium and/or deductibles are to be changed including any general increase in premium, in which event, unless terms are agreed between the Member and the Managers before noon GMT on the date of expiry of the Policy Period immediately following such notice, the insurance shall thereupon cease; or

- c the Managers by 30 days' notice in writing to a Member at any time terminate the entry in respect of any ship.
- iii An entered ship shall not be withdrawn from the Club at any other time or in any other manner except with the consent of the Directors.

15 Release Calls

- i Upon the entry of a Member ceasing in respect of an entered Ship, the Managers may demand, at any time in their absolute discretion after the date of the said cessation of entry, an amount to release the Member from liability for further mutual and/or additional premium in respect of the said ship, other than Overspill Calls. The Directors may at their sole and absolute discretion lay down or revise from time to time terms as to levying of release calls and the said amount shall be assessed in accordance with those terms. The amount assessed shall be immediately payable by the Member on demand to the Managers without deduction or set off. However, the Managers may, in their absolute discretion at any time accept a guarantee, including a guarantee or other security required by the Managers in replacement for one already provided:

- (i) In an amount;
- (ii) In a form; and
- (iii) From a bank,

approved by the Managers, to be provided within such period as specified by them to secure payment of such instalments of mutual and/or additional premium as may be levied in respect of the said ship until each of the years in which the ship was entered in the Club has been closed. The provision of such guarantee, or any replacement guarantee or other security required by the Managers on their approved terms, shall not release the Member from any liability in respect of Overspill Calls.

- ii In the event that the release call assessed is paid in full on demand, the Member shall be released from any liability for any further mutual and/or additional premium in respect of the said ship which may be levied after the date of the said assessment, other than in respect of Overspill Calls, but shall not be entitled to participate in any subsequent return of premium.
- iii The Managers may demand such additional amounts as may be chargeable in accordance with any revision of the terms laid down by the Directors as they may from time to time determine in accordance with their powers under this Rule:
 - a If the amount previously assessed, or any part thereof, has not already been paid on demand;
 - b If any guarantee has not been provided in accordance with the terms approved by the Managers;

- c Where a guarantee has been provided under paragraph i above as hereinbefore set out, save that the outstanding amount of that security shall be deducted from any additional amount assessed and the Managers shall be entitled to demand immediate payment of the balance due or, in their absolute discretion, increased and/or replacement security in respect of the same. The provisions of paragraph i above shall apply in like manner to the granting of any increased or replacement security to the Managers.
- iv Unless and until:
 - a any amounts due in accordance with this Rule are paid; and/or
 - b a guarantee is provided in accordance with the terms approved by the Managers,

the Managers shall be entitled to take such action as they see fit to recover the amounts due and/or enforce any agreement for the provision of a guarantee in respect of the same, including but not limited to appropriating or withholding any sums whatsoever due from the Club to the Member as shall be sufficient in the opinion of the Managers to pay and/or secure that Member's liability for existing or future premium.
- v Nothing in the provisions of this Rule shall prevent the Managers from imposing such other terms and conditions as in their sole and absolute discretion they see fit in respect of the release of a Member from liability to pay further premium as it falls due.

16 Reserves

- i The Directors may in their absolute discretion establish, maintain and accumulate such reserves, funds or other accounts for such contingencies or purposes as they think necessary, expedient or prudent including, without prejudice to the generality of the foregoing, such funds or accounts necessary to establish or maintain any solvency margin, guarantee fund or other fund as may be required of the Club by any governmental or other legislation or regulations.
- ii The Directors may apply the sums standing to the credit of any reserves or accounts for any purpose whatsoever which the Directors consider to be in the interests of the Club or its Members.
- iii The funds required to establish such reserves or accounts may be raised in any of the following ways:
 - a the Directors, when considering the amount of the Mutual Premium or any Additional Premium for any Policy Year or at any time or times thereafter, may resolve that any specified amount or proportion of such premium shall be applied for the purposes of any reserve or account;
 - b the Directors may, on the closing of any Policy Year or at any time or times thereafter resolve that any specified amount or proportion of the funds standing to the credit of that Policy Year shall be applied for the purposes of any such reserve or account.

17 Recovery

If any Member shall become liable in damages or otherwise or shall incur any liabilities, costs or expenses as hereinafter set out in Rules 25 and 28, in respect of a ship which was entered in the Club at the time of the casualty or event giving rise to such liabilities, costs or expenses, such Member shall be entitled to recover, out of the funds of the Club, the amount of such liabilities, costs or expenses to the extent and upon the terms, conditions and exceptions provided by these Rules and by the Certificate of Entry;

Provided always that:

- i Unless the Directors otherwise determine, it shall be a condition precedent of a Member's right to recover from the funds of the Club in respect of any liabilities, costs or expenses that he shall first have paid the same out of funds belonging to him absolutely and unconditionally and not by way of loan or otherwise;
- ii Notwithstanding the provisions of Rule 17 i, where a Member has failed to discharge a legal liability to pay damages or compensation for personal injury, illness or death of any Seaman, the Club shall discharge or pay such claim on the Member's behalf directly to such Seaman or dependant thereof.

Provided always that:

- a In respect of legal liability to pay damages or compensation for personal injury, illness or death, the Seaman or dependant has no enforceable right of recovery against any other party and would otherwise be uncompensated;
- b The amount payable by the Club shall not be subject to set off of any amount due to the Club and, subject to c below, shall under no circumstances exceed the amount which the Member would otherwise have been able to recover from the Club under the Rules and Member's terms of entry;
- c Where the Club is under no liability to the Member to pay claims, by reason of the termination of cover pursuant to Rule 37 for non-payment of amounts due to the Club, the Club will nevertheless discharge or pay claims in accordance with sub-paragraph ii (above) of this Rule but, save as otherwise agreed by the Managers, to the extent only that such liability has arisen from an event occurring prior to the date of notice of such termination, and otherwise subject to and in accordance with the Rules and applicable terms of entry.
- d Any payment made by the Club pursuant to this Rule 17 ii is made as agent only of the Member, and the Member shall be liable to reimburse the Club for the full amount of such payment.
- iii Any liability costs or expenses (other than those arising in respect of oil pollution) incurred by the Club or by any other party to the Pooling Agreement in respect of an entered ship arising from any one casualty or event, including any claim in respect of liability for the removal or non-removal of any wreck, shall be treated for the purposes of these Rules as if they were one claim;
- iv If less than the full tonnage of a ship is entered in the Club, the Member shall be entitled only to recover such proportion of its claim as the entered tonnage bears to the full tonnage;
- v Where a recovery is paid to a Member and/or paid directly to a third party, in respect of a liability in respect of which the Member is subsequently exonerated

whether on appeal or otherwise, or where payment is made by the Club pursuant to any bail, guarantee, certificate or security whatsoever provided by the Club and the Member recovers such payment, the Member shall forthwith reimburse the Club in respect of:

- a The amount that the Club originally paid;
- b Interest on the amount of that payment from the date of remittance to the date that the repayment is received by the Club, but only to the extent that such interest is recoverable by the Member from the party to which liability was originally incurred.
- vi In no case whatsoever shall interest be paid on sums due from the Club.

18 General Exceptions and Limitations

- i When a ship is entered in the Club:
 - a For the account of a Charterer (other than a demise or bareboat Charterer); or
 - b By an Owner or Joint Member or Co-Assured in respect of that Owner's entry in its capacity of Charterer of that ship, or in respect of any part of its cargo carrying capacity;

the liability of the Club shall be limited in respect of any one incident or occurrence in aggregate to the lesser of:

- (i) US\$350 million; or
- (ii) such amount as would apply if the Member were the Registered Owner of the ship and entitled to limit liability; or
- (iii) the amount stated in the Certificate of Entry.

Oil Pollution Limit

- ii Save as otherwise provided under the relevant Certificate of Entry, the liability of the Club in respect of claims for oil pollution shall be limited to such sum and be subject to such terms and conditions as the Directors may from time to time determine.

Provided always that:

- a For the purposes of this Rule, claims for oil pollution shall be deemed to include claims in respect of all liabilities arising out of the escape or discharge or threatened escape or discharge of oil from the entered vessel or any other vessel or vessels or any fixed or movable object as a result of any one accident or occurrence and recoverable from the Club by virtue of one or more of the provisions of Rule 25 of these Rules;
- b In the event that the aggregate of such claims exceeds the limit determined by the Directors hereunder, the liability of the Club in respect of each claim shall be such proportion of the said limit as each claim recoverable from the Club bears to the said aggregate;
- c Where claims for oil pollution arise in respect of an entered vessel providing salvage or other assistance to another vessel following an accident or occurrence, such claims shall be aggregated with any claims for oil pollution made by other vessels providing salvage or other assistance to the said vessel following the said accident or occurrence against the Club or any other

association which is a party to the Pooling Agreement. The liability of the Club in respect of such claims shall be limited to that proportion of the limit determined by the Directors that each claim recoverable from the Club bears to the said aggregate;

- d Where there is more than one Owner's entry in respect of the same ship in the Club and/or in another association which is a party to the Pooling Agreement the aggregate of all claims for oil pollution following an accident or occurrence brought against the Club and/or such other Association shall be limited to the sum determined hereunder. The liability of the Club in respect of such claims shall be limited to that proportion of the sum determined by the Directors that each claim recoverable from the Club bears to the aggregate of the claims recoverable against the Club and such other Association if any;
- e In the event of legislation coming into force anywhere in the world affecting a Member's liability in respect of oil pollution the Club shall, upon each and every such enactment, have the right to increase such Member's rate of contribution or to charge additional premium or limit its liability in respect thereto;
- f If the total amount of any pollution claim against a Member exceeds a sum equal to the Club's limit of liability in respect of oil pollution claims, as determined by the Directors in accordance with this Rule 18, the Club will have no liability in respect of that amount by which any such claim exceeds the sum equal to the limit aforesaid.

Note: *The sum approved by the Directors to apply to Rule 18 ii as from 20 February 2017 is US\$1,000,000,000 each vessel any one accident or occurrence.*

For the purposes of Rule 18 ii d, an "Owner" as defined in Rule 2 shall exclude any charterer except a bareboat or demise charterer.

Club Limit When Member Entitled to Limit Liability

- iii When a Member for whose account a ship is entered in this Class is entitled to limit its liability, the liability of the Club shall not exceed the amount of such limitation or, if the ship is not entered for her full tonnage, such proportion of the said amount as the entered tonnage bears to the full tonnage, in respect of the aggregate of all claims subject to limitation arising out of that incident or occurrence; and
 - a when the Member is entitled under Rule 25 to recover in respect of damage to, or loss of, a vessel, cargo or other property owned by it, as if such vessel, cargo or property was owned by a third party; and when,
 - b If that claim had been pursued by a third party it would have been subject to limitation; and
 - c when the aggregate of all the claims subject to limitation, (including that of the Member as if its property was owned by a third party), in respect of that incident or occurrence would have exceeded the amount to which the Member would be entitled to limit liability;

the Member's recovery from the Club in respect of its own claim shall not exceed the amount to which it would have been rateably reduced had it been a claim subject to limitation under the limitation fund and/or in accordance with any other right to limitation in respect of the incident or occurrence.

Passengers and Seamen Limits

- iv a** For the purposes of this Rule **18 iv** and the provisos thereto, and without prejudice to anything else contained in these Rules,
- (i)** A "Passenger" shall mean 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;
- (ii)** A "Seaman" shall mean any other person onboard a ship, including a Supernumerary, who is not a Passenger; and
- (iii)** An "Owner's Entry" shall mean an entry effected by the owner, bareboat charterer, manager or operator of an Entered Ship and which does not insure a charterer of the Entered Ship, other than an affiliated or associated charterer co-assured under the same owner's entry and "Owner" shall be construed accordingly.
- b** Unless otherwise limited to a lesser sum, the Club's aggregate liability arising under any one Owner's Entry shall not exceed
- (i)** in respect of liability to Passengers US\$2,000,000,000 arising out of any one accident or occurrence; and
- (ii)** in respect of liability to Passengers and Seamen US\$3,000,000,000 arising out of any one accident or occurrence, but in respect of liability to Passengers, US\$2,000,000,000.

Provided always that:

Where there is more than one Owner's Entry in respect of the same ship in the Club and/or in another association which is a party to the Pooling Agreement

(a) the aggregate of claims in respect of liability to Passengers recoverable from the Club and/or such other associations shall not exceed US\$2,000,000,000 any one accident or occurrence and the liability of the Club shall be limited to such proportion of that sum as the claim by such Owners upon the Club bears to the aggregate of all such claims otherwise recoverable from the Club and all such other associations;

(b) the aggregate of all claims in respect of liability to Passengers and Seamen recoverable from the Club and/or such other associations shall not exceed US\$3,000,000,000 any one accident or occurrence and the liability of the Club shall be limited:

(i) where claims in respect of liability to Passengers have been limited to US\$2,000,000,000 in accordance with proviso **(a)**, to such proportion of the balance of US\$1,000,000,000 as the claims upon the Club by such Owners in respect of liability to Seamen bear to the aggregate of all such claims otherwise recoverable from the Club and all such other associations; and

(ii) in all other cases, to such proportion of US\$3,000,000,000 as the claims upon the Club by such Owners in respect of liability to Passengers and Seamen bear to the aggregate of all such claims otherwise recoverable from the Club and all such other associations.

Consortium Claims

- v a Where:
- (i) A Consortium Claim arises out of the carriage of cargo on a Consortium Ship operating under a Consortium Agreement to which the Member and the operator of that ship are parties; and
 - (ii) One or more of the Member's entered ships is employed pursuant to that Consortium Agreement;
- the following provisions shall apply:
- b Where a ship is entered under an owned entry and another ship under a chartered entry by a Member both of which are employed pursuant to the Consortium Agreement at the time the event giving rise to the Consortium Claim occurs, the Consortium Claim of the Member shall for the purposes of these Rules be treated as a claim arising in respect of the owned entry of the Member.
 - c Where the Member employs more than one ship pursuant to a Consortium Agreement at the time the event giving rise to a Consortium Claim occurs:
 - (i) where all such ships are entered in the Club, their entry shall be deemed to be an entry of a single ship;
 - (ii) where the entry in respect of one or more of such ships is in another Association which is a party to the Pooling Agreement other than the Club, absent the agreement of the Club and such other Association to the contrary, the Consortium Claim shall be prorated between the Clubs equally.
 - d The limit of liability for Consortium Claims shall be the lesser of:
 - (i) US\$350 million in aggregate any one occurrence, save that where such Consortium Claims are recoverable from the Club and one or more Associations being parties to the Pooling Agreement and which exceed that limit then the Club's liability shall be limited to that proportion of US\$350 million as its proportion of the aggregate claims bears to their total; or
 - (ii) Such amount as may be stated in the Certificate of Entry.

Provided always that

- (i) there shall be no recovery in respect of Consortium Claims unless
 - (a) cover has been specifically extended in writing by the Managers and the Member has paid, or agreed to pay, such additional premium as may be required by the Club, and
 - (b) the Consortium Agreement has been approved in writing by the Managers, and
- (ii) Rule 25 xiii d and the provisos thereto shall apply where liabilities, costs and expenses arise under a through or transshipment bill of lading or other form of contract providing for carriage partly to be performed by a Consortium Ship.

19 Hull Risks and Specialist Operations

Unless the Managers otherwise agree in writing as a term of entry, the Club shall not insure any Member to any extent whatsoever, against the following risks:

Hull Risks

- i liabilities, costs or expenses against which the Member would be insured if the entered ship were fully insured under the Hull Policies on terms not less wide than those of the usual Lloyd's Policy for the current market value with attached London Institute Time Clauses – Hulls 1/10/83 (including Clause 8) and were fully entered in Class II of the Club or other Club affording the same cover.

If the entered vessel be insured at Lloyd's or elsewhere on wider terms than the foregoing and the Club's liability under Rules 25 xiv or 25 xv be thereby reduced, an appropriate reduction in calls shall be made for the excluded risks provided notice be given by the Member at the inception of the risk;

Specialist Operations

- ii liabilities, costs or expenses incurred by a Member who contracts to perform 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 (otherwise than on the entered ship) (but excluding fire-fighting);

Drilling Operations

- iii liabilities, costs or expenses incurred in respect of an entered ship carrying out drilling exploration, or production operations (including any accommodation unit moored or positioned on site as an integral part of such operations) and arising out of or during drilling or production operations;

The vessel shall be deemed to be carrying out production operations if (inter alia) it is a storage tanker or other vessel engaged in the storage of oil, and either:

- a the oil is transferred directly from a producing well to the storage vessel; or
- b the storage vessel has oil and gas separation equipment on board and gas is being separated from oil whilst on board the storage vessel other than by natural venting.

Diving Operations and Sub-Sea Activities

- iv liabilities, costs or expenses arising out of the operation by the Member of submarines, mini-submarines or diving bells or the activities of professional or commercial divers;

Salvage Operations

- v liabilities, costs and expenses arising out of salvage operations (including for the purpose of this Rule, wreck removal), conducted by an entered ship, other than where the purpose of such operations is saving or attempting to save life at sea.

Waste Disposal Operations

- vi Liabilities, costs or expenses incurred by a Member arising out of waste incineration or disposal operations carried out by the entered ship (other than any such operations carried out as an incidental part of other commercial activities, not being specialist operations).

20 Nuclear Risks

- i There shall be no recovery from the Club in respect of a Member's liabilities, costs or expenses (irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the Member or on the part of the Member's 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:
 - a ionising radiations from, or contamination by radioactivity from, any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel;
 - b the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof;
 - c any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter;
 - d the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter.

Provided always that:

This Rule does not exclude liabilities, costs and expenses arising out of the carriage of "excepted matter" (as defined in the Nuclear Installations Act 1965 of the United Kingdom or any regulations made thereunder) being carried as cargo on an entered vessel.

- ii Notwithstanding the exclusion from cover set out in this Rule 20, the terms of provisos (i) and (ii) to Rule 21 shall apply.

Note: *The Nuclear Installations Regulations reflect the provisions of the OECD Paris Convention on Carriage of Nuclear Material. "Excepted matter" is nuclear matter consisting only of one or more of the following:*

- a *isotopes prepared for use for industrial, commercial, agricultural, medical or scientific purposes;*
- b *natural uranium;*
- c *depleted uranium;*
- d *small quantities of nuclear matter as prescribed.*

21 War and Bio-Chem Risks

- i Unless sub-paragraph ii of this Rule applies to the Member's entry, there shall be no recovery from the Club in respect of a Member's liabilities, costs or expenses (irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the Member or on the part of the Member's servants or agents) when the incident in respect of which such liability arises, or such costs or expenses are incurred, was caused by:
 - a 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;
 - b capture, seizure, arrest, restraint or detainment (barratry or piracy excepted) and the consequences thereof or any attempt thereat;

- c mines, torpedoes, bombs, rockets, shells, explosives or other similar weapons of war, save for those liabilities, costs or expenses which arise solely by reason of:
 - (i) the transport of any such weapons whether on board the entered ship or not, or
 - (ii) the use of any such weapons either as a result of Government order or through compliance with a written direction given by the Managers or Directors where the reason for such use was the avoidance or mitigation of liabilities, costs or expenses which would otherwise fall within the cover of the Club.

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

Provided always that:

- (i) Notwithstanding the exclusions of cover in Rules 20 and 21, the Club shall discharge and pay on behalf of the Owner liabilities, costs and expenses pursuant to a demand made under
 - (a) a guarantee or other undertaking given by the Club to the Federal Maritime Commission under Section 2 of US Public Law 89-777; or
 - (b) a certificate issued by the Club in compliance with Article VII of the International Conventions on Civil Liability for Oil Pollution Damage 1969 and 1992 or any amendments thereof; or
 - (c) an undertaking given by the Club to the International Oil Compensation Fund 1992 in connection with the Small Tanker Oil Pollution Indemnification Agreement (STOPIA) or, except where such liabilities, costs and expenses arise from or are caused by an act of terrorism, the Tanker Oil Pollution Indemnification Agreement (TOPIA); including any addendum to, or variation or replacement of such Agreements, or
 - (d) a certificate issued by the Club in accordance with Article 7 of the International Convention on Civil Liability for Bunker Oil Pollution Damage, 2001; or
 - (e) a guarantee, undertaking or certificate issued by the Club in accordance with, or pursuant to, any other law, regulation or international convention coming into force during the current Policy Year;
 - (f) a Certificate issued by the Club in respect of liabilities for outstanding wages and repatriation expenses in accordance with Regulation 2.5.2, Standard A.2.5.2 and Guideline B.2.5 and compensating a seafarer for death or long term disability in accordance with Regulation 4.2, Standard A.4.2.1 and Guideline B.4.2 of the Maritime Labour Convention 2006, as amended, ("MLC 2006"), or equivalent statutory provisions implementing MLC 2006, when cover has not been specifically extended under Rule 21 ii.
- (ii) Where any such guarantee, undertaking or certificate is provided by the Club on behalf of the Owner as guarantor or otherwise, the Owner agrees that:
 - (a) any payment by the Club under any guarantee, undertaking or certificate referred to in proviso (i) (a), (b), (c), (d), (e) and (f) above in discharge of the said liabilities, costs and expenses shall, to the extent of any amount recovered under any other policy of insurance or extension to the cover provided by the Association, be by way of loan; and

(b) there shall be assigned to the Club, to the extent and on the terms that the Managers determine in their discretion to be practicable, all the rights of the Owner under any such other insurance and against any third party; and

(c) unless the Managers shall otherwise determine, the Owner shall indemnify the Club to the extent that any payment under any guarantee, undertaking or certificate referred to in proviso (i) (a), (b), (c), (d), (e) or (f) above in discharge of the said liabilities, costs and expenses is or would have been recoverable under a standard P&I war risk policy of insurance, had the Owner complied with all the terms and conditions thereof, under which the vessel shall be deemed to be insured without deductible for its full value.

- ii When cover has been specifically extended in writing by the Managers to cover War Risks and/or Bio-Chem Risks in the terms of this Rule 21 ii and the Member has paid, or agreed to pay the additional premium as may be required by the Managers then:
 - a in the case of War Risks the Member shall be covered in respect of such liabilities as would be covered under these Rules but for the exclusion of War Risks in Rule 21 i subject to the terms and conditions of sub-paragraph iii of this Rule 21; and
 - b in the case of Bio-Chem risks subject to the terms and conditions of sub-paragraph iv of this Rule 21;

and in each case subject to any additional terms and conditions set out in the Certificate of Entry, and claims being recoverable only to the extent provided therein.

War Risks

- iii Cover under Rule 21 ii:
 - a May be cancelled on seven days' notice given by the Directors, expiring at 24.00 hours GMT on the seventh day, from 24.00 GMT on the day during which notice is given;

subject to the agreement of the Directors, in their absolute discretion, to reinstate cover at any time after the issuance of such notice on such revised terms as are agreed with the Member.
 - b Shall terminate automatically on:
 - (i) The outbreak of war, (irrespective of whether declared or not) between any of the following: the United Kingdom, the United States of America, France, the Russian Federation and the People's Republic of China; or
 - (ii) Requisition of the Entered Ship whether for title or for use.
 - c Excludes the following areas:

In addition to any areas excluded under the terms of entry, at any time during the currency of this insurance, the Managers may in their absolute discretion exclude any geographical location as defined by them from cover under Rule 21 ii.

Where such exclusion is made, the Managers:

(i) shall notify the Members having insurance under Rule 21 ii and as from 24.00 hours GMT on the seventh day after such notice is given, excluding the day during which notice is given, there shall be no cover in respect of any claim consequent on events occurring at, or within, the excluded location, unless the Directors in their absolute discretion so determine; and

(ii) may reinstate cover in respect of such excluded area at any time in their absolute discretion.

d Excludes the following risks:

In addition to the exclusions from cover elsewhere under these Rules,

(i) Liabilities, costs and expenses consequent upon:

(a) The outbreak of war (irrespective of whether declared or not) between any of the following:

the United Kingdom, the United States of America, France, the Russian Federation, and the People's Republic of China;

(b) Requisition of the Entered Ship whether for title or for use;

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

(a) any chemical, biological, bio-chemical or electromagnetic weapon;

(b) the use or operation, as a means of inflicting harm, of any computer virus; and

(c) Rule 21 iii d (ii) (b) shall not operate to exclude losses (which would otherwise be covered under these Rules) arising from the use of any computer, computer system or computer software program or any other electronic system in the launch and/or guidance system and/or firing mechanism of any weapon or missile.

e Shall be limited to the following extent and subject to the following limit of liability:

(i) The Club's liability under Rule 21 ii shall be excess of either:

(a) the "*proper value*" of the Entered Ship as defined in Rule 25 v b (i) and the Note thereto (which, for the purpose of Rule 21 ii only, shall be deemed not to exceed US\$100 million); or

(b) the amount recoverable in respect of the claim under any other policy of insurance, whether in respect of War Risks or otherwise;

whichever shall be the greater.

Provided always that in relation to this Rule 21 iii e (i)

(a) such excess shall not apply where the entry of the ship is solely in the name or on behalf of a Charterer other than a Charterer by Demise or Bareboat Charterer, and

(b) the Directors may authorise the payment, in whole or in part, of any claim which falls within such excess, in their absolute discretion.

(ii) The limit of the Club's liability under this Rule 21 ii shall be the lesser of such sum as is agreed by the Managers in writing and appears in the Certificate of Entry, or, in the absence of any such amount, US\$500 million in aggregate per occurrence, inclusive of interest and costs. Where a series of events occurs which are temporally and/or geographically proximate, the Directors may in their absolute discretion determine that such events and any liabilities, costs and expenses arising out of them amount to a single occurrence for the purposes of this Rule.

- f When either a Demise, Time, Voyage, Space or Slot Charterer and/or the Owner of the Entered Ship are separately insured for losses, liabilities, or the costs and expenses incidental thereto covered under Rule 21 ii and/or the equivalent cover of any other Association which participates in the Pooling Agreement and General Excess Loss Reinsurance Contract, the aggregate recovery in respect of such losses, liabilities, or the costs and expenses incidental thereto covered under such entries shall be limited to the amount set out in the Certificate of Entry in respect of the Owner's entry of the ship, any one incident or occurrence. If such claims exceed this limit, the liability of the Club in respect of each Certificate of Entry shall be limited to such proportion of that limit as the claims recoverable from the Club under that Certificate of Entry bear to the aggregate of all such claims recoverable from the Club and from such other Association(s), if any.
- g Cover for acts of terrorism as defined in the US Terrorism Risk Insurance Act of 2002 (TRIA) is included hereunder, subject to the conditions set out above, the estimated cost of this element of coverage being US0.0025 cents per entered gross ton.
- h The Club shall not provide insurance hereunder for any losses, liabilities, costs or expenses if the provision of such insurance would create a liability for the Member under the Tanker Oil Pollution Indemnification Agreement 2006, or any addendum to, or variation or replacement thereof, to contribute to the IOPC Supplementary Fund.
- i Cover hereunder excludes liabilities, costs and expenses to the extent that the payment of any claim or the provision of any benefit in respect of those liabilities, costs and expenses would expose the Club and/or their reinsurers hereunder to any sanction, prohibition or restriction under United Nations Resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America.

Bio-Chem Risks

- iv a Where cover under Rule 21 ii has been extended to include Bio-Chem risks, subject to the terms and conditions and exclusions set out herein, such cover shall include the liability of the Member:
 - (i) to pay damages, compensation or expenses in consequence of the personal injury to or illness or death of any seaman (including diversion expenses, repatriation and substitute expenses and shipwreck unemployment indemnity), and
 - (ii) for the legal costs and expenses incurred solely for the purpose of avoiding or minimising any liability or risk insured by the Club (other than under Rule 25 xix);

where such liability is not recoverable under either:

- (a) cover provided by the Club for such liabilities, costs, losses and expenses covered in Rule 21, or
- (b) any underlying war risk policies covering the same risks;

solely by reason of the operation of an exclusion of liabilities, costs, losses and expenses directly or indirectly caused by or contributed to, by, or arising from:

- (i) any chemical, biological, bio-chemical or electromagnetic weapon
- (ii) the use or operation, as a means for inflicting harm, of any computer, computer system, computer software program, malicious code, computer virus or process or any other electronic system;

Provided always that there shall be no recovery hereunder in respect of liabilities, costs, losses and expenses arising from:

- (i) explosives or the methods of the detonation or attachment thereof;
- (ii) the use of the entered ship or its cargo as a means for inflicting harm, unless such cargo is a chemical or bio-chemical weapon;
- (iii) the use of any computer, computer system or computer software program or any other electronic system in the launch and/or guidance system and/or firing mechanism of any weapon or missile.

- b The Directors may in their discretion decide that there shall be no recovery in respect of any liabilities, costs, losses and expenses directly or indirectly caused, or contributed to by, or arising out of any event, accident or occurrence within such ports, places, zones or areas, or during such period as they may specify.
- c 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, vary, extend, add to or otherwise alter the ports, places, countries, zones and periods specified in **b** above from a date and time specified by the Club not being less than 24 hours from midnight on the day such notice is given to the Member.
- d Cover hereunder may by notice to the Member be cancelled by the Club from a date and time specified by the Club, not being less than 24 hours from midnight on the day such notice of cancellation is given to the Member.
- e (i) Subject to **e (ii)** below the limit of liability of the Club under this extension of cover in respect of all claims shall be in the aggregate US\$30 million each ship any one accident or occurrence or series thereof arising from any one event.
 - (ii) In the event that there is more than one entry by any person for Bio-Chem cover as provided herein in respect of the same ship with the Club and/or any other Association which participates in the Pooling Agreement and/or General Excess Loss Reinsurance Contract, the aggregate recovery in respect of all liabilities, costs, losses and expenses arising under such entries shall not exceed the amount stipulated in **e (i)** above, 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 Association.

22 Equipment and Freight and Other Risks

- i The Club shall not under any circumstances, save only those provided for in the specific Rules enumerated hereunder, pay for loss of or damage to an entered ship, or her tackle, apparel, lashings, furniture, stores, fittings, equipment, or fuel, or for any proportion thereof, to the extent that the same are owned or leased by the Member or any associated person, or for the cost or charges of or relating in any manner whatsoever to the repair of an entered ship, or for loss of freight or hire or any proportion thereof, or for salvage, or for loss arising out of the cancellation of a charter or other engagement of an entered ship, or for bad debts, or for any loss or liability whatsoever arising out of the insolvency or fraud of the Member or its agents, or for demurrage on or detention of an entered ship.
- a The specific Rules referred to are as follows:
 - Rule 25 iv – relating to life salvage;
 - Rule 25 xiii proviso (ix) – relating to loss of freight or hire, or claims for demurrage, detention and delay where such loss or claim forms part of a claim for liabilities in respect of cargo;
 - Rule 25 xv – relating to ship's proportion of general average;
 - Rule 25 xvii – relating to confiscation;
 - Rule 25 xx b – relating to sue and labour;
 - Rule 25 xx c – relating to expenses incurred by direction of the Club.

Road Traffic Acts

- ii There shall be no recovery from the Club in respect of liabilities arising under any statute regulating the use or insurance of road vehicles.

Landfills

- iii Unless and to the extent that the Directors shall in their absolute discretion otherwise determine, there shall be no recovery from the Club in respect of any liability, loss, damage, cost or expense, including, without limitation, liability for the cost of remedial works or clean-up operations, arising as a result of the disposal or discharge at, 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 entered ship whether as cargo, fuel, stores or waste and whether at any time mixed in whole or in part with any other substance whatsoever.

23 Double Insurance

If a Member is, apart from the protection or indemnity of the Club, insured, protected or indemnified in any manner whatsoever against any of the liabilities, costs or expenses enumerated in Rule 25, no contribution shall be made by the Club to such liability, costs or expenses, on the basis of double insurance or otherwise, to the extent to which he is so insured or protected or indemnified. Nevertheless, with the approval of the Directors, a Member may be protected or indemnified by special agreement with the Club made either directly with himself or with other Insurers upon the terms that certain liabilities, costs or expenses shall be borne by the Club notwithstanding such other insurance, protection or indemnity.

24 Imprudent or Unlawful Trading

- i No claim shall be recoverable from the Club if it arises out of or is consequent upon an entered ship, or a ship in respect of which insurance is provided by the Club;
- a carrying contraband, unless, for the purposes of this sub-clause a only, the Member has satisfied the Managers that it took such steps as appear to the Managers to be reasonable to avoid the carriage of such contraband; or
- b blockade running or being employed in an unlawful trade, or
- c being employed by the Member in a carriage, trade or on a voyage which thereby in any way howsoever exposes 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, unless the Directors otherwise determine, or
- d performing any voyage or being employed in any trade which in the opinion of the Directors is imprudent, unsafe, unduly hazardous or improper.

Bribes and other Corrupt Activity

- ii There shall be no recovery from the Club in respect of sums, or the monetary equivalent of any other improper inducement or advantage, which are determined by the Directors in their absolute discretion to have been offered or paid by way of bribe or by any other corrupt or illicit activity.

Electronic Trading Systems

- iii a There shall be no recovery from the Club in respect of any liabilities, losses, costs and expenses arising from the use of any electronic trading system, other than an electronic trading system approved in writing by the Managers, to the extent that such liabilities, losses, costs and expenses would not (save insofar as the Directors in their absolute discretion otherwise determine) have arisen under a paper trading system.
- b For the purposes of this Rule 24 iii,
 - (i) 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; and
 - (ii) a "document" shall mean anything in which information of any description is recorded, including, but not limited to, computer or other electronically generated information.

25 Preamble

The liabilities, costs and expenses against which a Member may be protected and indemnified by entry in the Club are limited to those set out in Rules 25 i to 25 xxi inclusive, subject always to

- i The terms therein provided, and

- ii The terms of this Rule and of all other Rules of Class 1 Protection and Indemnity insurance, and
 - iii Any other terms and conditions applicable to the Member's entry and in particular, where cover is excluded in respect of any sub-paragraph of this Rule 25 under the terms of the Member's entry, those liabilities, costs and expenses shall not be recoverable under any other sub-paragraph of this Rule 25.
- Liability to Persons**
- i Liabilities, costs and expenses as set out in Rule 25 ii and in respect of the categories of persons set out in Rule 25 iii:
 - a arising by operation of law; or
 - b arising under any contract including any collective agreement approved in writing by the Managers prior to the event giving rise to the claim, and upon such terms as the Managers may require.
- Covered Risks**
- ii
- Damages or Compensation for Loss of Life or Personal Injury or Illness**
- a Liability for damages or compensation in respect of personal injury, illness or death;
- Medical and Funeral Expenses**
- b Hospital, medical and/or funeral expenses, including repatriation of remains, in relation to injury, illness or death of any person, or any Seaman whilst engaged as crew of, or arising out of employment on board, an entered ship, provided reasonably incurred;
- Repatriation Expenses**
- c (i) Repatriation expenses in respect of persons on board an entered ship in consequence of a casualty thereto or consequent on illness or injury to such persons;
 - (ii) or in any other case where the Managers in their discretion determine that such expenses have been necessarily and reasonably incurred;
- Crew Substitutes**
- d Expenses necessarily incurred in sending abroad substitutes, or in securing, engaging, repatriating or deporting a substitute engaged abroad, to replace any Seaman on board an entered ship who shall have died, or who shall have been disembarked due to injury, illness, or deserted, or in any other case in which the Managers determine that such expenses were reasonably incurred, save that wages shall only be recoverable as part of such expenses when payable to substitutes, engaged abroad, whilst awaiting and during repatriation;
- Shipwreck Unemployment Indemnity**
- e Wages or other compensation for loss of employment payable to Seamen in consequence of the loss or constructive total loss of an entered ship;

Provided always that:

In respect of paragraphs c (ii), d and e of Rule 25 ii no such expenses shall be recoverable by or reimbursable to the Member in consequence of the termination of any agreement whether in accordance with its terms, by mutual consent or by the Member's breach, or by dismissal, or the sale of the entered ship or by reason of industrial action, or any other voluntary act of the Member giving rise to such expenses or where such expenses could reasonably have been avoided.

Compensation following a Casualty

- f (i) Damages or compensation for which a Member may be liable under a passage contract to passengers on board an entered ship in consequence of a casualty to that entered ship while they are on board, "casualty" meaning an incident involving either:

(a) collision, stranding, explosion, fire or any other cause affecting the physical condition of the entered ship so as to render it incapable of safe navigation to its intended destination; or

(b) a threat to the life, health or safety of passengers.

Provided that any claim on the Club under this paragraph f shall be reduced by the amount of any savings accruing to the Member as a result of the casualty.

(ii) Damages or compensation payable in respect of passengers under this paragraph f or any other paragraph applicable to passengers under Rule 25 ii shall include a Member's liability for the cost of forwarding them to destination, returning them to port of embarkation, and their maintenance ashore.

Deviation Expenses

- g Port and deviation expenses when solely incurred:

(i) For the purpose of landing or disposing of stowaways, refugees or other persons rescued at sea; or

(ii) In order to secure the necessary treatment for an injured or sick person being carried on an entered ship; or

(iii) While awaiting a substitute for a deceased, injured or sick crew member or deserter; or

(iv) In attempting to save or saving life at sea; or

(v) In order to search for, and/or recover, persons missing from the ship;

Provided that such expenses have in the opinion of the Managers been reasonably incurred.

The expenses recoverable are limited to those additional costs of fuel, insurance, crew wages, stores, provisions and port charges over and above the ordinary operating costs of the Member, which are incurred as a direct result of the deviation, less any savings in expenditure which would have been incurred by the Member but for the deviation.

Loss of Baggage and Effects

- h Loss of or damage to baggage and effects save for specie, bullion, precious or rare metals or stone, plate or other objects of a rare and precious nature, bank notes or other forms of currency, bonds or other negotiable instruments, whether the value is declared or not, unless in any such case the Managers have been notified prior to any such carriage, and any directions made by them complied with, provided that in respect of crew, cover hereunder is limited to their "effects" as defined in Rule 2.

Expenses in Respect of Deserters and Stowaways

- i Repatriation expenses in respect of crew members posted as deserters, stowaways, refugees and persons rescued at sea.

Provided always that

(i) such expenses have in the opinion of the Managers been reasonably incurred;

Maritime Labour Convention Liabilities

- (ii) the Directors may agree in their discretion to cover any other expenses and costs incurred by the Member in respect of such persons.
- j Where a certificate of financial responsibility has been issued by the Club in accordance with the Maritime Labour Convention 2006 as amended (“MLC 2006”), or equivalent statutory provisions implementing MLC 2006, in respect of:
- (i) outstanding wages and repatriation expenses under Regulation 2.5, Standard A.2.5 and Guideline B.2.5 thereof; and/or
- (ii) compensation of a seafarer for death or long-term disability under Regulation 4.2, Standard A.4.2 and Guideline B.4.2 thereof;

the terms of the MLC Extension Clause 2016, as set out below, shall apply:

Note: Maritime Labour Convention Extension Clause 2016

1. *Subject only to the other provisions of this MLC Extension (“the Extension”), the Association shall discharge and pay on the Member’s behalf under the 2006 Maritime Labour Convention as amended (MLC 2006) or domestic legislation by a State Party implementing MLC 2006:*

(a) *Liabilities in respect of outstanding wages and repatriation of a Seafarer together with costs and expenses incidental thereto in accordance with Regulation 2.5.2, Standard A.2.5.2 and Guideline B.2.5; and*

(b) *Liabilities in respect of compensating a Seafarer for death or long-term disability in accordance with Regulation 4.2, Standard A.4.2.1 and Guideline B.4.2.*

2. *The Member shall reimburse the Association in full:*

(a) *any claim paid under paragraph 1(a) save to the extent that such claim is in respect of liabilities, costs or expenses recoverable under Rule 25 ii (c); and*

(b) *any claim paid under paragraph 1(b) save to the extent that such claim is in respect of liabilities, costs or expenses recoverable under Rule 25 ii (a).*

3. *There shall be no payment under paragraph 1(a) or paragraph 1(b) if and to the extent that the liability, cost or expense is recoverable under any social security scheme or fund, separate insurance or any other similar arrangement.*

4. *The Association shall not discharge or pay any liabilities, costs or expenses under paragraph 1(a) or paragraph 1(b), irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the Member or the Member’s servants or agents, where such liabilities, costs or expenses were directly or indirectly caused by or contributed to by or arise from:*

(a) *Any chemical, biological, bio-chemical or electromagnetic weapon*

(b) *The use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme, computer virus or process or any other electronic system.*

5. (a) *The Extension may be cancelled in respect of War Risks by the Association on 30 days’ notice to the Member (such cancellation becoming effective on the expiry of 30 days from midnight of the day on which notice of cancellation is issued).*

(b) *Whether or not such notice of cancellation has been given the Extension hereunder shall terminate automatically in respect of the War Risks:*

(i) *Upon the outbreak of war (whether there be a declaration of war or not) between any of the following:*

United Kingdom, United States of America, France, the Russian Federation, the People's Republic of China;

(ii) *In respect of any ship, in connection with which cover is granted hereunder, in the event of such ship being requisitioned either for title or use.*

(c) *The Extension excludes loss, damage, liability or expense arising from:*

(i) *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;*

(ii) *Requisition for title or use.*

6. *The Extension shall be subject to Rules 47 and 20.*

7. *Without prejudice to paragraph 5, cover under the Extension shall cease 30 days after notice of termination in accordance with either Regulation 2.5, Standard A.2.5.2.11 or Regulation 4.2, Standard A.4.2.1.12.*

8. *Any dispute arising out of or in connection with the Extension shall be resolved in accordance with Rule 48.*

9. *For the purpose of the Extension:*

"Member" means any insured party who is liable for the payment of calls, contributions, premium or other sums due under the terms of entry.

"Seafarer" shall have the same meaning as in MLC 2006.

"War Risks" means the risks set out in Rule 21.

Exclusion of Pollution Liabilities

k Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under Rules 25 i–iii or any other Rule is subject to Rule 22 iii.

Categories of Persons

iii Those persons in the categories a–e below, but always excluding

(i) personnel (other than marine crew) on board the entered ship (being an accommodation ship), employed otherwise than by the Member under a contract with a third party which has been approved by the Managers;

(ii) hotel and restaurant guests and other visitors and catering crew of the entered ship when the ship is moored (otherwise than on a temporary basis) and is open to the public as a hotel, restaurant, bar or other place of entertainment.

Crew

a Seamen, including any replacement or substitute:

Covered Risks:

The following risks as set out in Rule 25 ii are covered in respect of these persons:

a damages or compensation for loss of life or personal injury or illness

- b medical or funeral expenses
- c repatriation
- d crew substitutes
- e shipwreck unemployment indemnity
- g deviation expenses
- h loss of baggage and effects
- j Maritime Labour Convention liabilities

Supernumeraries b Supernumeraries and persons being carried other than pursuant to a contract for carriage.

Covered Risks: The following risks as set out in Rule 25 ii are covered in respect of these persons

- a damages or compensation for loss of life or personal injury or illness
- b medical or funeral expenses
- c repatriation
- g deviation expenses
- h loss of baggage and effects
- j Maritime Labour Convention liabilities

Note: *It is recommended that whenever practicable an indemnity is taken from non-fare paying passengers. The Managers will provide a form of indemnity on request and may also arrange a separate insurance to cover such passengers' risks and liabilities.*

Passengers c Passengers

Covered Risks: The following risks as set out in Rule 25 ii are covered in respect of these persons

- a damages or compensation for loss of life or personal injury or illness
- b medical or funeral expenses
- c repatriation
- f compensation following a casualty
- g deviation expenses
- h loss of baggage and effects

Provided always that:

(i) There shall be no recovery in relation to any liabilities, costs or expenses whatsoever arising out of travel by air save during:

(a) Repatriation by air of an injured or sick passenger or of a passenger following a casualty as defined in paragraph f (i) of Rule 25 ii; or

(b) Excursions from the insured vessel, (subject to proviso (ii) below);

(ii) There shall be no recovery in respect of contractual liabilities, costs or expenses incurred by a Member in respect of a passenger whilst on an excursion from the entered ship if:

(a) A separate contract has been entered into by the passenger for the excursion whether or not with the Member; and/or

(b) The Member has waived any or all of its rights of recourse against any sub-contractor or any third party in respect of the excursion.

Third Parties

d Third parties within the categories set out below.

Covered Risks

The following risks as set out in Rule 25 ii are covered in respect of these persons:

a damages or compensation for loss of life or personal injury or illness

b medical or funeral expenses

For a person:

(i) In respect of liability resulting from negligent navigation or management of the entered ship or other negligent act or omission on board or in relation to an entered ship.

(ii) In respect of liabilities arising in relation to any act, neglect or default in the handling of the cargo of an entered ship or in consequence of the negligence of persons employed solely for that purpose, from the time of receipt for shipment on quay or wharf until final delivery ex quay or wharf at the port of discharge.

Deserters

e Deserters, stowaways, refugees and persons rescued at sea.

Covered Risks

The following risks as set out in Rule 25 ii are covered in respect of these persons

g deviation expenses

i expenses in respect of deserters and stowaways

Provided always that:

Any wages due to a deserter shall, if and to the extent permissible by law, be retained by the Member and such savings deducted from a claim for reimbursement under paragraph i of Rule 25 ii.

Life Salvage

iv To the extent not recoverable from hull underwriters, cargo owners or underwriters, sums awarded to third parties, or in the Managers' absolute discretion, where claimed by third parties to be lawfully recoverable, for the saving of, or attempting to save, the life of any person on or from an Entered Ship.

Collision Liability

v Liabilities, costs and expenses arising within the categories and subject to the terms set out below consequent upon collision between an entered ship and any other ship:

a One-fourth or such other proportion as may have been agreed by the Managers of such liabilities, costs and expenses, if and to the extent that such proportion is not covered under the collision liability clause contained in the Hull Policies of the entered ship.

Provided that the liabilities, costs and expenses are covered under the usual form of Lloyd's policy with the Institute Time Clauses (Hulls) attached or the Hull Policies of the entered ship are in a form previously approved by the Managers in writing.

- b** Liabilities, costs and expenses irrecoverable under the Hull Policies of the entered ship, solely because they exceed the ship's insured value under those policies.
 - (i)** There shall be no recovery under this paragraph **b** if in the opinion of the Managers the insured value is less than an amount reasonably reflecting the free uncommitted market value ("the proper value") of the ship; or
 - (ii)** The Managers may reduce such recovery to the amount, if any, that would have been irrecoverable under the ship's Hull Policies had the ship been insured for the proper value.
 - (iii)** At the request of a Member the Managers may, but shall not be obliged to, agree for the purposes of paragraph **b** of Rule 25 v, the proper value for which an entered ship should be insured for collision liabilities for the current year.

Note: *When considering the proper value for which an entered ship should be insured or deemed to be insured for the purposes of Rule 25 v the Member must satisfy the Managers that the hull and machinery and/or excess liability policies of the Member concerned have been subject to periodic review as market conditions may require, so that the total amount of liability coverage contained in these policies is maintained at a figure which is as near as possible to the free uncommitted market value of the ship at the time of the incident giving rise to the claim.*

Members should consult with their brokers and/or ship valuers in order to assess, in the light of the above, the amount for which insurances should be effected to cover collision and general average or salvage liabilities. Provided that the necessary insurances are effected, on the basis of the advice received, the Managers will give favourable consideration to a claim under these Rules consequent upon assessment of the value of the ship by a Court or Tribunal at an amount in excess of the insurances so effected.

- c** A Member's liability to indemnify the owner of the other ship against, or to pay, liabilities, costs and/or expenses of or incidental to:
 - (i)** Raising, removal, destruction, lighting or marking of the wreck of such other ship, its cargo or other property on board.
 - (ii)** Loss of, or damage to, or interference with rights in relation to any fixed or movable property, whether on or above, in or below land or water, caused by such other ship.
 - (iii)** An actual or threatened escape or discharge of oil or any other substance (other than from the entered ship) save for that causing damage to the ship with which the entered ship is in collision or that causing damage to any property on board that ship.
 - (iv)** Remuneration payable under the Special Compensation P&I (SCOPIC) Clause or special compensation and any increment awarded thereon under the provisions of Article 14 of the International Convention on Salvage 1989.

(v) Other risks excluded under the Hull Policies of the Entered Ship provided either

(a) that the cover under those Hull Policies is no less wide than under the usual form of Lloyd's policy with the Institute Time Clauses (Hulls) attached or

(b) that the Hull Policies of the entered ship are in a form previously approved in writing by the Managers and upon such terms as they may require.

d Loss or damage to cargo or other property being carried on an entered ship consequent upon collision

Provided always that:

(i) The Member is insured by the Club for liabilities in respect of cargo, and subject to the terms of entry and the Rules applicable to such cover.

(ii) Rule 25 xiii proviso (vii) shall apply in respect of cargo being carried in the entered ship which is owned by the Member.

Note: It is recommended that bills of lading or any other relevant contract of carriage should whenever possible incorporate a 'Both-to-Blame' collision clause. A recommended form of such a clause is set out under 'Clauses Recommended by the Association' at the end of the Rules.

e Unless otherwise provided for under a form of hull policy on the entered ship approved by the Managers in writing, if the entered ship and the other ship are both to blame for a collision, then (except where the liability of the owners of one or both of them becomes limited by law, in which event claims under this Rule 25 v shall be settled upon the principle of single liability) claims for reimbursement under this Rule 25 v shall be settled upon the principle of cross-liabilities, as if the owner of the entered ship had been compelled to pay the owner of the other ship such proportion of the latter's damages as may have been properly allowed in ascertaining the balance or sum payable by or to the former in consequence of the collision.

f No recovery shall be made under this Rule 25 v:

(i) in respect of any excess, franchise and/or deductible borne by the Member under the Hull Policies of the entered ship;

(ii) if there would otherwise be a right of recovery under the Hull Policies of the entered ship but for the conduct of the Member.

g If a claim arises under this Rule upon a collision involving two ships belonging to the same Member, the Member shall be entitled to recover from the Club, and the Club shall have the same rights, as if the ships had belonged to different Owners.

h Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under this Rule 25 v is subject to the following provisions:

(i) Rule 22 iii; and

(ii) In respect of pollution, Rule 18 ii and the note thereto.

- Pollution** vi Liabilities, losses, damages, costs and expenses caused by or consequent on the escape or discharge or threatened escape or discharge of oil or any other substance from the entered ship as follows:
- Actual Escape of Pollutants** a Liability for loss, damage or contamination.
- Clean up Costs** b Costs of any measures reasonably taken for the purpose of avoiding, minimising or cleaning up any pollution, or any resulting loss, damage or contamination, together with any liability for any loss of or damage to property caused by any measures so taken.
- Prevention Costs** c Costs of any measures reasonably taken to prevent an imminent danger of discharge or escape from the entered ship of oil or any other substance which may cause pollution.
- Costs Pursuant to Government Directions** d Liabilities, costs or expenses following a casualty to the Entered Ship incurred as a result of compliance with the order or direction of any government or authority (other than in respect of repair or salvage or any permanent structural alteration to an entered ship) for the purpose of avoiding, minimising or cleaning up any pollution or preventing the imminent danger of pollution
- Voluntary Agreements** e Liabilities, costs or expenses for which a Member may be liable or otherwise incur as a party to any agreement relating to oil pollution previously approved by the Managers on such terms as they may require.
- Salvors' Expenses** f Liability for special compensation and any increment awarded thereon payable to salvors and incurred by a Member under the terms of the Special Compensation P&I Club (SCOPIIC) Clause or under the provisions of Article 14 of the International Convention on Salvage 1989 or assumed under the terms of a standard form of salvage contract approved by the Managers.

Provided always that:

(i) Unless otherwise agreed by the Managers in writing prior to the event giving rise to a claim, or unless the Directors shall in their discretion otherwise determine, there shall be no recovery under paragraphs a–f of this Rule 25 vi in respect of liabilities, costs or expenses that are recoverable under the Hull Policies of the Entered Ship, or would be recoverable under such Hull Policies but for the conduct of the Member.

(ii) Unless otherwise agreed by the Managers in writing prior to the event giving rise to a claim, or unless the Directors shall in their discretion otherwise determine, there shall be no recovery under paragraphs a–f of this Rule 25 vi in respect of liabilities, costs and expenses which would have been recoverable by the Member in general average if the relevant charterparty or other contract of carriage had incorporated the unamended York Antwerp Rules 1994.

(iii) Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under this or any other Rule is subject to Rule 22 iii.

(iv) A Member insured in respect of a ship which is a “relevant ship” as defined in the Small Tanker Oil Pollution Indemnification Agreement, including any addendum to, or variation or replacement of such agreement (STOPIA) shall,

unless the Managers otherwise agree in writing, be a party to STOPIA for the period of entry of the ship in the Club.

Unless the Managers have agreed in writing or unless the Directors in their discretion otherwise determine, there shall be no cover under this Rule 25 vi in respect of such a ship so long as the Member is not a party to STOPIA.

(v) A Member insured in respect of a ship which is eligible for entry in the Tanker Oil Pollution Indemnification Agreement, including any addendum to, or variation or replacement of such agreement (TOPIA), shall, unless the Managers otherwise agree in writing, be a party to TOPIA for the period of entry of that ship in the Club. Unless the Managers have agreed in writing or unless the Directors in their discretion otherwise determine, there shall be no cover under this Rule 25 vi in respect of such a ship so long as the Member is not a party to TOPIA.

Note: See Rule 18 ii under which, *inter alia*, the extent of the Club's liability for claims involving oil pollution is determined by the Directors.

The limit with effect from 20 February 2017 is US\$1,000,000,000 each vessel any one accident or occurrence.

Damage to Fixed and Floating Objects

- vii Liability for loss of, or damage to, or interference with rights in relation to any fixed or movable property, whether on or above, in or below land or water, and whether or not on board the entered vessel.

Provided always that:

- a There shall be no recovery under this Rule 25 vii in respect of:

(i) the liabilities set out in the following Rules:

Rule 25 i–iii	Persons
Rule 25 ii h	Effects of seamen, supernumeraries or passengers
Rule 25 v	Collision
Rule 25 vi	Pollution
Rule 25 viii	Non contact damage to ships
Rule 25 ix	Towage contracts
Rule 25 xi	Wreck

to the extent that those liabilities are recoverable under the respective Rules set out above or would be recoverable but for any exclusions or other conditions of those Rules and/or under the terms of the Member's entry.

(ii) Liabilities in respect of cargo intended to be or having been carried in the entered ship to the extent that those liabilities are recoverable under Rule 25 xiii or would be recoverable but for any exclusions or other conditions of that Rule and/or under the terms of the Member's entry.

(iii) Liabilities arising under the terms of any contract or undertaking, unless approved in writing by the Managers on such terms as they may require.

(iv) Any liabilities, costs and expenses covered under the Hull Policies of the entered ship.

(v) Any Excess, Franchise and/or Deductible borne by the Member under the Hull Policies of the entered ship.

- b If a claim is made on the Club under this Rule 25 vii for loss of or damage to or interference with rights in relation to any property belonging to the Member in respect of whose entered ship the claim arose, the Member shall be entitled to recover from the Club and the Club Rules shall apply in all respects, as if such property belonged to a third party, but to the extent only that such claim is not recoverable under any other insurance upon the said property, and provided that there shall be no recovery under this Rule in respect of any such claim which is not recoverable under any other insurance only by virtue of the existence of the cover provided by the Club.
- c Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under this Rule 25 vii is subject to the following provisions:
- (i) In respect of pollution, Rule 18 ii and the note thereto; and
 - (ii) Rule 22 iii.

Damage to Vessels without Collision

- viii Liability for loss of, or damage to, or interference with rights in relation to any other ship or property therein occasioned otherwise than by collision with the entered ship.
- a Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under this Rule 25 viii is subject to the following provisions:
- (i) In respect of pollution, Rule 18 ii and the note thereto; and
 - (ii) Rule 22 iii.
 - (iii) There shall be no recovery in respect of any liabilities relating to cargo or other property carried on the entered ship unless the Member is insured by the Club under Rule 25 xiii, and cover in respect of any such liabilities shall be subject to the terms of that Rule and to the applicable terms of entry.
- b If a claim arises under this Rule 25 viii upon loss of or damage to any other ship belonging to a Member, in respect of whose entered ship the claim arose, the Member shall be entitled to recover from the Club and the Club shall have the same rights as if the ship lost or damaged had belonged to a third party, but to the extent only that such claim is not recoverable under any other insurance upon such ship, and provided that there shall be no recovery under this Rule in respect of any such claim which is not recoverable under any other insurance only by virtue of the existence of the cover provided by the Club.

Towage

- ix a Liabilities of a Member, other than for the cost of any contracted services, arising from and/or in respect of the towage of an entered ship

Provided that there shall be no recovery in respect of liabilities, costs and expenses incurred under or pursuant to the terms of a contract for towage of an entered ship, unless that contract:

- (i) Is entered into during the ordinary course of trading for the purpose of entering, leaving or manoeuvring within a port;

(ii) Is entered into during the ordinary course of trading, when the entered ship is habitually towed from place to place and has been declared as such to the Managers, to the extent only that such liability is not recoverable under the Hull Policies of the entered ship other than by reason of the conduct of the Member;

(iii) Is on Lloyd's Open Form of Salvage Agreement (1980, 1990, 1995 or 2000, whether or not incorporating SCOPIC) or any other form of salvage contract approved by the Managers in writing on such terms as they may require;

(iv) Incorporates a term to the effect that each of the Owner of the entered Ship and the owner of the towing vessel shall be responsible for any loss or damage to his own vessel, and for loss of life or personal injury on his own vessel, without any recourse whatsoever against the other.

b Liabilities of a Member arising from and/or in respect of towage by the entered ship,

Provided that in respect of liability for loss of or damage to or wreck removal of a vessel or other floating structure towed by the Entered Ship or the cargo or other property on such tow (together with costs and expenses associated therewith), there shall be no recovery under this Rule save insofar as:

(i) the towage or attempt thereat is made for the purpose of saving or attempting to save life or property at sea, or

(ii) the Entered Ship is towing under a contract approved in writing by the Managers on such terms as they may require; or

(iii) If the Entered Ship is working under a time charter and there is no contract between the Member and the owner of the tow, the Managers have approved in writing the terms of that time charter.

c There shall be no recovery in respect of liabilities, costs and expenses arising out of towage otherwise than in accordance with this Rule 25 ix and cover hereunder is in any event limited to the liabilities set out under Rules 25 i-xxi (excluding this Rule 25 ix) to the extent that such Rules are applicable to the Member's entry in the Club.

d Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under this Rule 25 ix is subject to the following provisions:

(i) in respect of pollution Rule 18 ii and the note thereto; and

(ii) Rule 22 iii.

Note: *The Managers will ordinarily only approve contracts for towage by an entered Ship pursuant to paragraph b (ii) above of this Rule 25 ix in terms not less favourable to the towing vessel than:*

a) *United Kingdom, Netherlands and Scandinavian standard towage conditions;*

b) *Towcon and Towhire*

c) *The Lloyds standard form of salvage agreement (1980, 1990, 1995 or 2000, whether or not incorporating SCOPIC) – no-cure no pay;*

d) a contract that contains a term that the parties to the towage contract, and any parties on whose behalf they contract, shall be responsible for any loss or damage to or wreck removal of their own ship, cargo or property and for loss of life or personal injury thereon, without recourse against the other and will indemnify the other against any such liability (a “knock for knock” clause);

e) other contracts where

(i) A term or terms of the contract complying with d) above is or is likely to be unlawful or unenforceable in whole or in part; and

(ii) The contract 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

(iii) The contract limits the liability of the Member under the contract or otherwise to the maximum extent possible by law.

In addition, the Managers recommend in all cases, and particularly when cargo is carried on board the towed vessel, that:

1) a Himalaya clause or similar provision should be incorporated in the towage or other contract under which the entered ship is hired to perform towage services, to protect the tug owner’s own employees, servants and sub-contractors from being sued in tort by the hirer or charterer of the tug; and

2) the towage or other contract under which the entered ship is hired to perform towage services should include a requirement that any other contract entered into by the hirer or charterer of the tug with any third party should contain a Himalaya clause, under which the tug is afforded the same defences as the hirer or charterer.

Contracts and Indemnities

x a Liabilities in respect of risks covered under any Rule (other than this Rule 25 x) which is applicable to and not excluded by the terms of the Member’s entry in the Club, arising under the terms of an indemnity, undertaking or contract made by the Member;

Provided always that:

the terms of the indemnity, undertaking or contract shall have been approved in writing by the Managers, or the Directors have in their discretion determined that a particular claim falls within the scope of Club cover.

b Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under this Rule 25 x is subject to the following provisions:

(i) in respect of pollution, Rule 18 ii and the note thereto; and

(ii) Rule 22 iii.

Removal of Wreck

xi a Costs and expenses of or incidental to or liabilities arising out of the actual, or attempted raising, removal, destruction, lighting or marking of:

(i) the wreck of an entered ship, including any part thereof; or,

(ii) cargo, equipment or other property carried on the entered ship, to the extent that the Member is unable to recover those costs from the owner of such property or from any other party;

Provided always that:

(a) Such raising, removal, destruction, lighting or marking is compulsory by law, or the costs thereof are legally recoverable from the Member; and

(b) The casualty or event giving rise to a claim under paragraph a of this Rule 25 xi occurred during the period of the ship's entry in the Club, and in the case of actual, constructive or compromised total loss of the entered ship the Member shall continue to be covered by the Club in respect of such liabilities notwithstanding the provisions of Rule 36 v.

b Liabilities arising out of the presence or involuntary shifting of, or obstruction caused by, the wreck of an entered ship, including any part thereof or cargo, equipment or other property carried thereon.

Provided always that:

in respect of paragraph b of this Rule 25 xi:

(i) The event causing the loss or wreck of the entered ship has occurred during the period of entry of that ship in the Club and liability is attributable to such event;

(ii) Unless the Directors in their absolute discretion otherwise determine, there shall be no recovery in respect of:

(a) Liabilities resulting from the failure of the Member to take such measures as are reasonable to raise, remove, destroy, light or mark the wreck; and

(b) Any liabilities incurred more than two years after the entered ship became a wreck.

c To the extent of the Member's interest therein, the value of:

(i) The wreck itself and all stores and materials saved shall be deducted from any reimbursement made by the Club under this Rule 25 xi; and/or

(ii) All cargo saved, shall be deducted from any reimbursement made by the Club under either Rule 25 xi a (ii) or Rule 25 xiii.

Provided that if any such proceeds are realised by the Member after reimbursement by the Club and without deduction in accordance with paragraphs (i) and (ii) above, the Member shall pay any such proceeds to the Club up to the amount of any prior reimbursement.

d Unless the Managers otherwise agree in writing, there shall be no recovery under this Rule 25 xi or any other Rule in respect of any liability, costs or expenses incurred by the Member after the transfer of its interest in the cargo or wreck, otherwise than by abandonment, prior to the actual or attempted raising, removal, destruction, lighting or marking of the wreck or prior to incurring any other liabilities covered by this Rule 25 xi.

- e There shall be no recovery under this Rule **xi** in respect of any liabilities arising under the terms of any contract or undertaking, unless approved in writing by the Managers on such terms as they may require.
- f Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under this Rule **25 xi** is subject to the following provisions:
 - (i) In respect of pollution, Rule **18 ii** and the note thereto; and
 - (ii) Rule **22 iii**.
 - (iii) Provisos (x) and (xii) to Rule **25 xiii**.

Quarantine Expenses

- xii Extraordinary expenses consequent on the outbreak of infectious or contagious disease upon an entered ship or in respect of quarantine as follows:
 - a The disinfection of the entered ship or of persons on board her under quarantine or pursuant to any public health order, including the cost of taking in fuel in quarantine, and of loading and discharging cargo and of the victualling of the crew and passengers provided that there shall be deducted from any recovery under this Rule **25 xii** any of such costs and expenses as would have been incurred but for the quarantine or public health order;
 - b Fuel consumed or towage in proceeding to and from and lying at a special station or place solely in accordance with quarantine or public health orders;
 - c Expenses directly consequent upon deviating to a port or place of refuge and resuming the voyage thereafter by reason of quarantine or public health orders;

Provided always that:

There shall be no recovery under this Rule **25 xii** if the entered ship, not already being so contracted, is ordered or chartered to proceed to a port at which it was known or should in the determination of the Directors have reasonably been anticipated that the entered ship would be subject to quarantine.

Cargo Liabilities

- xiii Liabilities and costs insofar as they relate to cargo intended to be or being or having been carried in an entered ship as follows:

Loss, Shortage, Damage and other Responsibility

- a Liability for loss, shortage, damage or other responsibility 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 as carrier by sea properly to load, handle, stow, carry, keep, care for, discharge or deliver the cargo or out of unseaworthiness or unfitness of the entered ship.

Handling of Damaged or Worthless Cargo

- b The extra costs (over and above those required by and/or incurred in the performance of his obligations under the contract of carriage) incurred by the Member in restowing, discharging or disposing of damaged or worthless cargo, provided that the Member has no recourse to recover such costs from any other party and, in respect of such cargo, the Member shall only be entitled to recover such extra costs if and to the extent that they exceed any proceeds of sale of the cargo payable to the Member.

Failure of Cargo Interests to Collect Cargo

- c The extra costs and liabilities incurred by the Member arising directly out of the failure by cargo interests to collect or remove cargo from the port or place of discharge or delivery provided that:
- (i) The Member is legally liable for such costs or has incurred them under the direction or with the approval of the Managers; and
 - (ii) The Member has no recourse to recover such costs from any other party; and
 - (iii) The Member shall only be entitled to recover such extra costs if and to the extent that they exceed the proceeds of the sale of the cargo; and
 - (iv) In any event there shall be no recovery in respect of
 - (a) storage charges for the first 30 days following discharge and
 - (b) any costs and liabilities (including storage charges), under paragraph c of this Rule 25 xiii, which have been incurred prior to notification of the failure to collect or remove cargo being received by the Managers.

Through Transport

- d Liability for loss and shortage of, damage to or other responsibility in respect of cargo for which the Member may be liable under a through or transshipment bill of lading or other form of contract of carriage providing for carriage to be partly performed by an entered ship, provided that:
- (i) the terms of any such contract of carriage have been approved in writing by the Managers on such terms as they may require;
 - (ii) where part of the carriage is performed by the Member in his capacity as an Owner (as defined in Rule 2) of a ship which he has not entered in the Club, the Member may recover from the Club for liability in respect of loss, shortage, damage or other responsibility in respect of cargo only to the extent that it occurred during, or was consequent upon, that part of the carriage performed by the entered vessel.

Provided always that:

In relation to paragraphs a–d of this Rule 25 xiii.

Hague Rules and Hague-Visby Rules

- (i) Unless and to the extent that the Directors in their discretion otherwise determine or special terms have been agreed in writing by the Managers, there shall be no recovery from the Club in respect of any liabilities, costs and expenses which would not have been incurred or become payable by the Member if the cargo had been carried under a bill of lading or other contract of carriage incorporating terms no less favourable to the carrier than the Hague Rules or Hague-Visby Rules.

Note: *A Member should ensure wherever possible that any bill of lading or other contract of carriage to which any other is the contracting party contains a provision in the same or substantially the same form as the "Himalaya" clause set out under the 'Clauses Recommended by the Association' at the end of the Rules, extending any exemptions and immunities of the carrier to that Member, and to each of his servants, agents and sub-contractors.*

Through and Transhipment Bills of Lading

(ii) Where a through or transhipment bill of lading or other contract of carriage has been issued by the Member in accordance with paragraph d of this Rule 25 xiii there shall be no recovery from the Club in respect of liabilities, costs or expenses incurred by the Member under or in connection with such a bill of lading or other contract of carriage, unless the Member preserves its rights of recourse against any sub-contractor by sub-contracting only on terms that:

(a) the sub-contractor shall be liable to the Member to the same extent as is the Member to any other person under the Member's bill of lading or other contract of carriage, or

(b) have been approved in writing by the Managers.

Deviation

(iii) There shall be no recovery from the Club in respect of any liabilities, costs and expenses arising out of or incurred in consequence of a deviation of an entered ship and/or a deviation in relation to cargo before, during or after being carried in an entered ship, including without limitation any geographical or other departure from the contractually agreed voyage or adventure, unless

(a) in the case of a deviation authorised by the Member, it shall prior thereto have given notice of the same to the Managers, or in the case of a deviation without its authority, it shall have given notice to the Managers immediately upon receiving information thereof, and the Managers have in writing agreed cover in respect of such losses, costs and expenses on such terms as they may require; or

(b) to the extent that the Directors in their discretion otherwise determine.

Note: *If the contract of carriage contains an appropriate Voyage Liberty Clause, an example of which is set out under 'Clauses Recommended by the Association' at the end of the Rules, some unplanned deviations may be permissible. The Managers may in such circumstances determine that no additional premium is to be paid by the Member. (The shipment of cargo on deck without a specific statement to that effect in the Bill of Lading may amount to a deviation in addition to an infringement of the requirements of proviso (x) to this Rule 25 xiii.)*

Valuable Cargo

(iv) There shall be no recovery from the Club in respect of any liabilities, costs or expenses arising out of the carriage of specie, bullion, precious or rare metals or stones, plate, jewellery or other objects of a rare or precious nature, banknotes or other forms of currency, bonds or other negotiable instruments, unless the contract of carriage relating thereto and the spaces, apparatus and means in which the same are to be carried and the instructions given with regard to the safe custody thereof have been approved in writing by the Managers on such terms as they may require.

Ad Valorem Bills of Lading

(v) There shall be no recovery from the Club in respect of any liabilities, costs or other expenses arising out of carriage under an ad valorem bill of lading or other document of title, waybill or other contract of carriage in which a value of more than United States dollars two thousand five hundred (US\$2,500) (or the equivalent in any other currency) is declared and/or inserted by reference to a unit, piece, package or otherwise, where the effect of such a declaration /insertion is to deprive the carrier of any right or rights of limitation to which he

would otherwise have been entitled and cause him to incur a greater liability than he would have done but for such declaration/insertion, to the extent that such liability thereby exceeds United States dollars two thousand five hundred (US\$2,500) (or the equivalent in any other currency) in respect of any such unit piece or package, unless the contract of carriage has been approved in writing by the Managers on such terms as they may require.

Refrigerated Cargo

(vi) The Managers may at any time require to be satisfied as to the spaces, plant and apparatus, and means used for the carriage of refrigerated cargo in an entered ship, the instructions given to those on board and the terms of the contract of carriage under which the same is to be carried, and the Member shall upon such request supply the relevant information to the Managers. In the event the Managers withhold their approval and so notify the Member in writing, there shall be no recovery from the Club in respect of any loss of or damage to such refrigerated cargo carried upon any voyage which began after the service on the Member of such notice.

Member's Own Cargo

(vii) If the cargo in respect of which a claim is made on the Club under paragraphs a–d of this Rule 25 xiii is owned by the Member, the Member shall be entitled to recover from the Club and the Club Rules shall apply in all respects as if such cargo belonged to a third party, and that third party had concluded a contract of carriage of the cargo with the Member on the terms of the Club's recommended standard terms of carriage as referred to in proviso (i) above.

Discretionary Claims

(viii) Unless and to the extent that the Directors shall in their absolute discretion otherwise determine (and in any event only if they are satisfied that the Member took such steps as appear to those Directors to be reasonable to avoid the event or circumstances giving rise to such liabilities, costs and expenses), there shall be no recovery from the Club under paragraphs a–d of this Rule 25 xiii in respect of the Member's liabilities, costs or expenses arising out of:

- (a) the discharge of the cargo or any part thereof at any port or place other than a port or place permitted by the relevant contract of carriage;
- (b) the delivery of cargo carried on an Entered Ship under a negotiable bill of lading or similar document of title (including an electronic bill of lading) without the production (or the equivalent thereof in the case of an electronic bill of lading) of that bill of lading or document by the person to whom delivery is made, except where cargo has been carried on an Entered Ship:
 - (i) under the terms of a non-negotiable bill of lading, waybill or other non-negotiable document, and despite having been properly delivered as required by that document, liability nevertheless arises under the terms of a negotiable bill of lading or other similar document of title (issued by or on behalf of a party other than the Member) providing for carriage in part upon the Entered Ship and in part upon another ship or by another mode of transport, or
 - (ii) under the terms of an approved electronic trading system and has been properly delivered to the person so entitled in accordance therewith;
- (c) the delivery of cargo carried under a non-negotiable bill of lading, waybill or similar document without production of such document by the person to whom delivery is made, where such production is required pursuant to the terms of and/or the law applicable to that document, except where the

Member is obliged by law to deliver, or relinquish custody or control of, the cargo, without production of such document;

(d) the issue of an ante dated or post dated bill of lading, waybill or other document containing or evidencing the contract of carriage;

(e) the issue of a bill of lading, waybill or other document containing or evidencing the contract of carriage known by the Member or the Master of the entered ship to contain an incorrect description of the cargo or its condition or quantity;

(f) the failure to arrive or late arrival of an entered ship at any port of loading, or out of the failure to load or delay in loading any particular cargo or cargoes in an entered ship otherwise than under a bill of lading already issued.

Loss of Freight or Hire, Detention or Demurrage

(ix) Loss of freight or hire or any proportion thereof, or claims for demurrage on, detention of, or delay to an Entered Ship shall be recoverable under this Rule 25 xiii if, but only if, such loss or claim forms part of a claim for liabilities in respect of cargo or is, with the consent of the Managers, included in the settlement of a claim;

Deck Cargo

(x) Unless and to the extent otherwise agreed in writing by the Managers, there shall be no recovery from the Club in respect of liabilities for loss, shortage, damage or other responsibility arising out of the carriage of cargo on deck unless the cargo and the ship are, in the opinion of the Managers, suitable for carriage on deck and the Bill of Lading or other contract of carriage:

(a) states that the cargo is carried on deck and either provides that the carrier is free from all liability for loss of or damage to cargo or provides the carrier with rights, immunities and limitations no less favourable than those contained in the Hague Rules or Hague-Visby Rules; or

(b) contains an appropriate liberty to carry cargo on deck and provides for the Hague Rules or the Hague-Visby Rules to apply to such cargo.

Note: A suitably worded deck cargo carriage clause may exclude liability for deck cargo where the Hague Rules or Hague-Visby Rules do not apply. Two examples are set out under the 'Clauses Recommended by the Association' at the end of the Rules. A clause giving general permission to carry on deck may not be "an appropriate liberty" for the purposes of paragraph (b) of proviso (x) to this Rule 25 xiii. The Managers will on request but at the Member's expense endeavour to arrange an insurance to cover the Member's liability in respect of cargo carried otherwise than in accordance with paragraphs (a) and (b) of proviso (x) to this Rule 25 xiii.

Exclusion of Pollution Liabilities

(xi) There shall be no recovery under this Rule 25 xiii in respect of:

(a) any liabilities, costs or expenses arising out of the escape or discharge or threatened escape or discharge of any substance from the entered ship or any property therein including cargo, or from any other ship or any property therein, or from any fixed or other movable thing or object whatsoever;

(b) any liability, loss, damage, cost or expense, including, without limitation, liability for the cost of remedial works or clean-up operations, arising as a result of the disposal or discharge at, 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 or intended for carriage on the entered ship whether as cargo, fuel, stores or waste and whether at any time mixed in whole or in part with any other substance whatsoever, unless the Directors shall in their absolute discretion otherwise determine.

Heavy Lift Cargo

(xii) There shall be no recovery from the Club in respect of loss of or damage to or wreck removal of cargo carried on a semi-submersible heavy lift vessel or any other vessel 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 on such terms as the Managers may otherwise agree in writing.

Livestock

(xiii) Unless and to the extent otherwise agreed in writing by the Managers, there shall be no recovery from the Club under paragraphs **a-d** of this Rule 25 **xiii** in respect of any liabilities, costs and expenses arising out of or incurred in consequence of the intended or actual carriage of live animals.

Cargo's Proportion **xiv** of General Average

Contribution by cargo or some other party to the maritime adventure to general average, special charges or salvage which is not legally recoverable solely by reason of a breach of the contract of carriage;

Provided always that:

- a** Provisos **(i)–(xii)** to Rule 25 **xiii** shall apply to any claim under this Rule 25 **xiv**;
- b** Any cargo allowance stated in the adjustment, but for which credit has not in fact been taken by cargo, shall be deducted.

Note: *No proportion of any sacrifices of ship or interest, commission or adjustment charges on sacrifices of ship (which are normally recoverable from Hull Underwriters) are payable under this Rule.*

Ship's Proportion **xv** of General Average

xv A Member shall be entitled to recover the entered ship's proportion of general average, special charges or salvage not recoverable under the Hull Policies by reason of the value of the entered ship being assessed for contribution to general average or salvage at a sound value in excess of the insured value under the Hull Policies;

Provided always that:

- a** There shall be no recovery under this Rule 25 **xv** if in the opinion of the Managers the insured value is less than an amount reasonably reflecting the free uncommitted market value ("the proper value") of the ship; or
- b** The Managers may reduce such recovery to the amount, if any, that would have been irrecoverable under the ship's Hull Policies had the ship been insured for the proper value.
- c** At the request of a Member the Managers may, but shall not be obliged to, agree for the purposes of this Rule 25 **xv**, the proper value for which an entered ship should be insured under the Hull Policies for the current year.

Note: *When considering the 'proper value' for which an entered ship should be insured or deemed to be insured for the purpose of Rule 25 **xv**, the Member must satisfy the Managers that the hull and machinery and/or excess liability policies of the Member concerned have been subject to periodic*

review as market conditions may require, so that the total amount of liability coverage contained in these policies is maintained at a figure which is as near as possible to the free uncommitted market value of the ship at the time of the incident giving rise to the claim.

Members should consult with their brokers and/or ship valuers in order to assess, in the light of the above, the amount for which insurances should be effected to cover collision and general average or salvage liabilities. Provided that the necessary insurances are effected, on the basis of the advice received, the Managers will give favourable consideration to a claim under these Rules consequent upon assessment of the value of the ship by a Court or Tribunal at an amount in excess of the insurances so effected.

- Fines** **xvi** Fines for which a Member is liable or for which a Member, with the approval of the Managers, assumes responsibility, imposed in respect of an entered ship by any court, tribunal or authority of competent jurisdiction as follows:
- Cargo** **a** Fines for short or over delivery of cargo, or for failure to comply with regulations concerning the declaration of goods, or the documentation of cargo;
- Provided always that:*
- The Member is insured by the Club for liability in respect of cargo, and subject to the terms of entry and the Rules applicable to such cover.
- Immigration Laws** **b** Fines for breach of any law or regulation relating to immigration;
- Pollution** **c** Fines in respect of the accidental escape or discharge of oil or any other substance or the threat thereof;
- Provided always that:*
- The Member is insured for pollution liability by the Club, and subject to the terms of entry, the Rules, and the limit of liability applicable to such cover.
- Smuggling** **d** Fines for smuggling or any infringement of any customs law or customs regulation other than in relation to cargo carried on the entered ship.
- Other Fines** **e** There shall be no recovery in respect of fines other than those specified in paragraphs **a–d** of this Rule **25 xvi** unless the Member has satisfied the Directors that it took such steps as appear to the Directors to be reasonable to avoid the event giving rise to the fine;
- Provided always that:*
- Any amount claimed under paragraph **e** of this Rule **25 xvi** in respect of any such fine shall be recoverable to such extent only as the Directors in their absolute discretion may determine without having to give any reason for their decision; and
- Without prejudice to any other provision, exclusion, limitation or condition set out in these Rules, cover under this or any other Rule is subject to Rule **22 iii**.

- Confiscation** **xvii** Notwithstanding the terms of Rule 22, the Directors in their discretion may authorise the payment, in whole or in part, of an Owner’s claim for loss of an entered ship following confiscation of the ship by any legally empowered court, tribunal or authority by reason of the infringement of any customs law or customs regulation;
- Provided always that:*
- a** The amount recoverable from the Club shall under no circumstances exceed the market value of the ship without commitment at the date of the confiscation;
 - b** The Owner shall have satisfied the Directors that he took such steps as appear to the Directors to be reasonable to prevent the infringement of the customs law or customs regulation giving rise to the confiscation;
 - c** Any amount claimed under this Rule 25 xvii shall be recoverable to such extent only as the Directors in their absolute discretion may determine without having to give any reason for their decision;
 - d** No such claim shall be considered by the Directors until such time as the Owner has been finally deprived of his full interest in the entered ship.
- Enquiry** **xviii** Costs and expenses incurred by a Member in defending himself or in protecting his interests before a formal enquiry into the loss of or casualty to an entered ship in cases which, in the opinion of the Managers, may affect any claim upon the Club arising out of such loss or casualty.
- Expenses Incidental to Shipowning** **xix** Liabilities, costs and expenses incidental to the business of owning, operating or managing ships which the Directors may decide to be within the scope of the cover of the Club. Claims under this paragraph shall be recoverable to such extent only as the Directors in their absolute discretion may determine without having to give reasons for their decision.
- Legal and other Expenses** **xx**
- Legal Costs and Expenses** **a** Costs and expenses including legal costs and charges, which a Member may incur in respect of any liability or expenditure against which he is insured by the Club;
- Sue and Labour** **b** Extraordinary costs and expenses reasonably incurred upon or after any casualty, occurrence or event which is likely to give rise to a claim covered by the Club, solely for the purpose of avoiding or minimising any liability or expenditure arising from such claim;
- Expenses Incurred under Direction of Club** **c** Costs, expenses and losses which a Member may incur by special direction of the Club in relation to claims which the Directors consider affect or may affect the interests of the Members or the Club;
- Provided always that:*
- There shall be no recovery under this Rule 25 xx in respect of any costs or expenses save to the extent that
- (i)** the same have been incurred with the consent in writing of the Managers, or
 - (ii)** the Directors in their absolute discretion shall otherwise determine.

Loss of or Damage to Containers

- xxi loss of or damage to containers owned or leased by the Member;

Provided always that:

There shall be no recovery under this Rule **25 xxi** unless the Member has obtained the prior written agreement of the Managers to extend his cover in terms of this Rule and the Member has agreed to such special terms, and has agreed to pay such additional premium, as the Managers may require.

Deductibles and Policy Limits

- xxii Unless otherwise agreed by the Managers in writing:

- a any liabilities, costs and expenses recoverable under Rule **25** shall be subject to such deductible(s) as may have been agreed between the Managers and the Member; and
- b any amount recoverable by the Member hereunder up to the policy limit shall be reduced by the amount of such deductible(s).

Deductibles to be applied to particular claims will be on the basis agreed between the Managers and Members as part of the terms and conditions upon which the entry of the ship is either accepted or continued. In the absence of contrary notification from the Club, the deductibles applicable to any particular entry at the end of any policy year shall be deemed to continue to apply to that entry in the next policy year.

26 Classification and Condition Surveys

Classification

- i The Member shall ensure that from the time when a ship is entered in the Club and throughout the period of the ship's entry that:
 - a The ship is and remains classed with a Classification Society approved by the Managers in respect of the entered ship;
 - b Any incident or condition in respect of which that Classification Society might make recommendations as to repairs or other action to be taken is promptly reported to that Classification Society;
 - c All rules, recommendations and requirements of the Classification Society relating to the entered ship are complied with within the time or times specified by the Society;
 - d If requested by the Managers, any overdue recommendations or conditions are immediately notified to them, together with any extensions granted by the Classification Society and certified by the Society;
 - e The Managers are authorised to inspect any documents and obtain any information relating to the maintenance of Class of the entered ship in the possession of any Classification Society with which the ship is or has at any time been classed and such Classification Society or Societies are where necessary authorised to disclose and make available such documents and information to the Managers upon request by them and for whatsoever purpose the Managers may consider necessary;

- f If at any time after acceptance for entry or during the period of entry, the Classification Society with which the ship is classed is proposed to be changed, the Managers are to be given not less than 14 days notice in advance, and in any event as much notice in advance as is possible of the proposed change of Classification Society, stating the identity of the Classification Society to which the ship is to be transferred, and all outstanding recommendations of the ship's existing Classification Society;
 - g The Member and the ship shall comply with all statutory requirements of the state of the ship's flag relating to the construction, adaptation, condition, fitment, equipment, manning, security and safety management of the entered ship;
 - h The Member shall at all times maintain the validity of such statutory certificates as are issued by or on behalf of the state of the ship's flag in relation to such requirements and in relation to the International Safety Management (ISM) Code and the International Ship and Port Facility Security (ISPS) Code;
- Condition and Other Surveys**
- ii a The Managers may at any time require an entered ship, or a ship for which application for entry has been made, to be made available for survey by a surveyor or other person nominated by the Managers, within such period as may be specified by them. The Member or prospective Member shall make the ship available within the time specified at a port or place accessible to any such nominated person, giving not less than seven days prior notice of the ship's estimated arrival, and afford such facilities as may be required, including but not limited to, provision of all information and documentation requested. Unless otherwise agreed in writing by the Managers, the costs and expenses of any such surveys shall be paid by the Member or prospective Member as and when incurred.
 - b Where a surveyor or other person surveying or inspecting an entered ship (whether or not such surveyor or person has been appointed under subparagraph a of this Rule 26 ii,) makes adverse findings as to the condition of the ship, or any recommendations as to repair or maintenance or otherwise, the Managers shall be entitled in their absolute discretion to
 - (i) exercise any of their rights under Rule 26 iii b; and/or
 - (ii) require such recommendations, or any part of them, to be carried out forthwith, or within such time as may be specified by the Managers and the Managers shall be notified immediately on completion of such works as are required to fulfil any such recommendations; and
 - c The Managers may require the Member to provide such evidence of compliance with such recommendations as they deem fit and/or require the ship to be made available for re-survey within such period as may be specified by them. Where re-survey is required Rule 26 ii a shall apply to that survey and Rule 26 ii b and c to any recommendations made thereon;
 - d The Managers may at any time and in their absolute discretion:
 - (i) appoint representatives to visit the offices of the entity or entities having operational control of the ship and/or attend on board within the time specified by the Managers to audit the Member's management systems, including interviewing all relevant personnel and reviewing all relevant documentation.

The Member shall ensure full co-operation with such representatives, making all requested personnel, information and documentation available, and, unless otherwise agreed in writing by the Managers, shall pay for the reasonable costs of such audit; and

- (ii) make recommendations as to the remedying of any deficiencies identified which must be carried out forthwith, or within such time as may be specified by the Managers; and
- e The Managers must be notified immediately on completion of the implementation of such recommendations and provided with such evidence as they deem fit as to the remedying of such deficiencies and shall have the right to carry out re-audits to verify the same.
- f The Member shall comply with any requirements of the Managers made pursuant to Rule 26 ii a–e.
- iii a Save where the Managers in their absolute discretion determine, there shall be no right to recover from the Club in respect of any liability, cost or expense where:
 - (i) the Member has failed to make a ship available for survey in compliance with the Managers' requirements under Rule 26 ii a, from the last date within which such survey was to be undertaken until a survey has been carried out and the Managers' requirements following any such survey have been fulfilled;
 - (ii) under Rule 26 ii b, recommendations as to repair or otherwise are made, in respect of claims arising out of or contributed to by the defects or matters in respect of which such recommendations are made, until such recommendations and/or repairs have been carried out.
- b Without prejudice to any other rights available to or exercised by the Managers under the Rules, in the event of any non-compliance with any of the provisions of Rules 26 i or 26 ii above, or where, in the opinion of the Managers, the findings of any survey within Rule 26 ii b or audit within Rule 26 ii d so require, the Managers shall be empowered in their absolute discretion to:
 - (i) Terminate the entry of the ship and/or any other ships entered by the same Member forthwith or from a time and date specified by a notice in writing to the Member;
 - (ii) Determine that there shall be no right to recover from the Club in respect of any liability, cost or expense during a period commencing from the time and date at which the ship ceased to comply or such other date as is specified in writing by the Managers until the Managers are satisfied that compliance has been achieved or their requirements have been fulfilled;
 - (iii) Exclude cover for claims arising out of or contributed to by such non-compliance, or defects or any other deficiencies found in any such survey or audit;
 - (iv) Reduce any recovery from the Club to the extent that a claim has been contributed to by such non-compliance, or defects or any other deficiencies found in any such survey or audit;

(v) Vary the terms and conditions of entry, including premium rating and/or exclusion or limitation of the risks covered, save that where the Member does not accept any such variation, it may withdraw the ship from the Club forthwith on giving written notice no later than seven days following the date of notification of the variation by the Managers.

Provided that the Directors shall have power in their absolute discretion to admit in whole or in part a claim, which may be excluded under (i), (ii), (iii) and (iv) above. The exercise of their discretion by the Directors shall be final and conclusive for all purposes.

- c (i) Nothing in this Rule, or any action taken by the Club hereunder shall relieve the Member of its obligations with regard to the classification of the ship and/or the statutory requirements applicable to that ship or the Member howsoever arising or to the maintenance and/or condition of the ship generally.
- (ii) Nor shall the Club or the Managers be under any liability whatsoever or howsoever arising in respect of any recommendations or advice given by any surveyor or other person nominated or appointed by the Managers under Rule 26 ii.

27 Prudent Uninsured

- i The Member shall take such proper steps as in the opinion of the Directors are appropriate to protect its interests from the time when a ship is entered in the Club and throughout the period of the ship's entry as it should or would have done if not protected by the Club. Compliance with this provision shall be a condition precedent to a Member's right of recovery from the Club, provided that the Directors shall have power in their absolute discretion to admit in whole or in part a claim, notwithstanding a breach of such condition. The exercise of their discretion by the Directors shall be final and conclusive for all purposes.

Wilful Misconduct

- ii There shall be no recovery in respect of any liabilities, costs or expenses arising out of or constituted by wilful misconduct on the part of the Member (being an act intentionally done, or a deliberate omission by the Member, with knowledge that the performance or omission will probably result in injury, or an act done or omitted in such a way as to allow an inference of a reckless disregard of the probable consequences).

28 General Terms and Conditions

- i a Notice in writing of every casualty, claim or other event likely to lead to a claim upon the Club, of any survey or any reasonable opportunity for survey in connection with any loss or damage in respect of liability for which a Member may be insured by the Club, and/or of any enquiry into any such event relating to an entered vessel, including any loss or casualty, must forthwith be given to the Managers as soon as the Member or its agents is/are, or ought reasonably to be, aware of the casualty, loss, damage, claim or other event;
- b Without prejudice to the Member's obligations under sub-paragraph a above the Club shall be under no liability whatsoever in respect of any claim, liability or expense which has been notified to it later than 12 months after the Member or its agents is/are, or ought reasonably to be aware, that the claim, liability or expense is or may be made against the Member or incurred by it.

- c In the absence of contrary agreement in writing, any notification required in accordance with the provisions of this Rule shall be given directly to the Managers.
- ii No claim shall be settled or any liability be admitted or any other material step taken whatsoever which may affect any claim upon the Club by or on behalf of a Member without the prior consent in writing of the Club;
- iii Where a Member may have a right of recourse in respect of a claim, whether by way of contribution, indemnity or otherwise against any other party, including its servants, agents and independent contractors, the Member shall notify the Club as soon as it becomes aware that such right may be available, take any such steps as may be necessary to preserve the same whether requested or not and comply with any directions given by the Managers in respect thereof;
- iv If a Member has obtained the approval of the Club to settle a claim, the Member shall present his claim for recovery from the Club within 12 months of receiving the Club's approval to the settlement;
- v Compliance with the provisions of this Rule shall be a condition precedent to a Member's right of recovery from the Club, provided that the Directors shall have power in their absolute discretion to admit in whole or in part a claim, notwithstanding a breach of such condition. The exercise of their discretion by the Directors shall be final and conclusive for all purposes.

29 Forbearance

Any steps taken by, or on behalf of, the Club in circumstances where the Club would otherwise have the right to repudiate liability for a claim, whether with or without knowledge of such circumstances, shall not constitute a waiver of the Club's rights under these Rules to repudiate liability for such claim, and no act, omission or conduct whatsoever by the Club, its officers, managers, servants, agents or independent contractors will disentitle it from relying on its rights, howsoever arising, whether under the Rules, terms of the entry or otherwise. Nor shall any actual waiver or exercise of discretion in favour of a Member in respect of a breach of these Rules disentitle the Club from relying on any rights hereunder in respect of any subsequent breach. Where payments have been made by the Club to the Member which the Managers thereafter consider should not have been paid, the Managers shall have the right to give written notice requiring the Member to reimburse the same, which reimbursement shall be made by the Member within 14 days of receipt of the notice requiring them to do so.

30 Directors' Power to Pass Claims

The Directors shall meet as often as may be required for the settlement of claims which shall be paid by the Club as the Directors may determine in accordance with these Rules, but the Directors shall have power from time to time to authorise the Managers to effect payment of claims, without prior reference to the Directors. Where claims are settled by the Managers they shall be deemed to have the Directors' authority. No Director shall act as such in the settlement of any claim in which he is interested.

Notwithstanding any neglect and/or non-compliance with and/or breach of any Rules, warranties, conditions precedent, instructions, orders or directions of the Club, the Directors may pass and pay in full or in part any claim and/or impose such terms on any such payment as in their sole and absolute discretion they think fit and waive any penalties.

31 Handling of Claims

- i Unless the Managers shall otherwise agree in writing:
 - a The Club shall have the right but not the obligation, to investigate and/or handle on behalf of the Member any claim or other matter which has resulted or may result in loss, damage, expense or liability in respect of which a Member is, or may be, insured under these Rules and/or in respect of which security has been provided by the Club on its behalf and to appoint any person on behalf of the Member for this purpose.
 - b Where the Member proposes to instruct lawyers and/or other professionals on its behalf in respect of any such claim or other matter, the Managers are to be given prior notice of such proposed instructions and requested to approve the proposed appointment. In the event of such approval not being given, the Managers shall be entitled to require the Member to instruct on the Member's behalf other lawyers or professionals of the Club's choosing.
 - ii Although instructed on behalf of the Member, it is hereby agreed that the terms of the retainer of the lawyers or other professionals will require the persons so instructed to report to the Club, to provide documents and information, and any other services forming the subject matter of that retainer as if instructed by the Club directly.
 - iii Any advice or recommendation given by any person instructed on the Member's behalf shall not bind the Club or affect its rights.
 - iv The Managers may at any time in their absolute discretion and without giving reasons direct the Member to terminate the retainer of any lawyer or other professional instructed by it in which event the Managers will have the same rights under this Rule as if no such retainer had been entered into.
 - v In the event of a claim or other matter in respect of which the Member is or might be entitled to protection or indemnity by the Club, the Member shall be under a continuing obligation to keep the Managers promptly informed of all matters arising that are or may be relevant to that claim or matter and to co-operate fully in handling the claim or matter. Without prejudice to the generality of the foregoing, the Member shall disclose to the Club as soon as reasonably practicable any documents, reports or information in its or its agents' possession, control or knowledge which are or may be relevant to the claim or other matter and permit inspection, copying or photocopying of the same. Where such documents or information are in the possession or control of the Member's agents, including but not limited to lawyers instructed on the Member's behalf, the Member hereby agrees to authorise the said agents to disclose such documents or information to the Club on its request.
 - vi The Member will take all reasonable and proper steps for the collection, preservation and production of evidence relevant to such claim or other matter and will use its best endeavours to make witnesses within its control or power available for interview, deposition and/or giving evidence as required.

- vii The Member shall comply with the obligations set out above within any time specified in any direction given by the Club and, on request, produce evidence of such compliance.
- viii A Member shall comply with any direction given by the Club in connection with the handling or settlement of any claim or potential claim or in connection with any casualty or any other event or matter liable to give rise to a claim upon the Club.
- ix Compliance with the provisions of this Rule shall be a condition precedent to a Member's right of recovery from the Club, provided that the Directors shall have power in their absolute discretion to admit in whole or in part a claim, notwithstanding a breach of such condition. The exercise of their discretion by the Directors shall be final and conclusive for all purposes.

32 Reinsurance

- i The Managers may on behalf of the Club enter into contracts of reinsurance under which the Club agrees to reinsure the risks arising in connection with any one or more ships insured by another insurer or else agrees to reinsure the whole or any part or proportion of the insurance business of any other insurer. The premium payable to the Club and the terms and conditions on which the reinsurance is accepted by the Club shall be such as are agreed between the Managers and such other insurer.
- ii The Club may continue to be a party to the Pooling Agreement or to any other agreement of a similar nature or purpose.
- iii The Managers shall have the right in their discretion to effect on behalf of the Club the reinsurance or ceding of any risks insured by the Club (including any risk which may fall on the Club by reason of a reinsurance or the Pooling Agreement referred to in paragraphs i or ii of this Rule) with such reinsurers and on such terms as the Managers shall consider appropriate.
- iv The Club shall cease to have any liability whatsoever to the Member in respect of that part of any liabilities, costs and expenses which are reinsured under, but not recovered by the Club from parties to, any reinsurance contract or arrangement, including but not limited to the Pooling Agreement, and/or the Group Excess Loss Reinsurance Contract because of a shortfall in recovery from such parties or reinsurers thereunder by reason of a sanction, prohibition or adverse action against them by a State or International Organisation or other competent authority or the risk thereof if payment were to be made by such parties or reinsurers.

If the Club has indemnified the Member (and/or made payment pursuant to a Certificate of Financial Responsibility or any other guarantee issued to or on behalf of a Member, pursuant to Rule 43 or otherwise) in respect of any liabilities, costs and expenses which are reinsured hereunder, and there is subsequently a shortfall in recovery from such parties or reinsurers thereunder by reason of a sanction, prohibition or adverse action against them by a State or International Organisation or the risk thereof if payment were to be made by such parties or reinsurers, the Member shall repay to the Club on demand the amount of any shortfall as certified by the Managers.

For the purposes of this Rule 32 iv “shortfall” includes (but is not limited to) 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 or other competent authority.

Note: A number of amendments have been made to the Rules to reflect the introduction of sanctions and other similar legislation affecting the Club directly or indirectly. The Managers draw particular attention to Rule 32 iv.

The Club:

- i) From time to time, reinsures the risks insured under and/or pursuant to these Rules; and
- ii) Pools certain such risks with fellow member Clubs of the International Group of P&I Clubs, and these pooled risks are also reinsured.

In order to ensure both the sufficiency of the security provided by such reinsurance and its cost efficiency, both the Club and the International Group place reinsurance with a number of reinsurers domiciled in a variety of jurisdictions. It is, therefore, possible that one or more of such reinsurers may be, or may become, subject to legislation or regulations regarding sanctions, the effect of which would prevent the Club from making full recovery under the reinsurance.

The effect of Rule 32 iv is that if there is such a shortfall in recovery, the Club will be under no liability to the Member to that extent. If the Club has already indemnified the Member, the Member will be liable to repay the Club any shortfall in recovery under the Pooling Agreement/Group Excess Loss reinsurance, or any other reinsurance contract or arrangement.

33 Lay Up

- i If an Entered Ship shall be without cargo and so remain safely laid up for a period of 30 or more consecutive days after finally mooring at her port or place of lay up (such period being computed from the day of arrival to the day of departure, only one being included) the Member shall be allowed a return of Net Premium as follows:
 - a If the ship so remains at any safe port or place, with all her machinery shut down, including the ship’s own generators, and with no crew or other persons on board or on duty in the immediate vicinity of the vessel, except for the minimum such persons necessary for the security and safety of the ship at her place of lay up – at such rate of up to 90% of the Net Premium on a pro rata daily basis as the Managers in their discretion may determine;
 - b If the ship so remains at any safe port or place, with her machinery operative, at such rate of up to 50% of the Net Premium on a pro rata daily basis as the Managers in their discretion may determine.

Provided always that:

- (i) Unless otherwise agreed in writing by the Managers, there shall be no entitlement to any return of Net Premium under this Rule 33 i if any works, repairs, refit or maintenance have been or are carried out upon the ship during

the period of lay up, other than those required solely for the ship's safety or security at her place of lay up;

(ii) Notwithstanding proviso **(i)** above, the carrying out of routine maintenance upon the ship during the period of lay up shall not preclude the Member from claiming a return of Net Premium under Rule **33 i b** above.

(iii) Where it appears likely that the vessel will be so laid up for a period of 30 or more consecutive days and whether or not an application for laid up returns is made or anticipated to be made in accordance with this Rule:

(a) The Member must forthwith notify the Managers in writing in form required by the Managers, specifying amongst other things the location, the mooring and crewing arrangements and anticipated duration of such lay up;

(b) The Member shall be under a continuing duty to assess the safety of the ship and the port or place of lay up and notify the Managers of any material change of circumstances since the date of the notice referred to at **(a)** above;

(c) The Managers shall have the option but not the obligation to arrange a survey or other investigation to assess the safety of the ship and /or the place of lay up, and the Member shall bear the costs of such survey or investigation unless otherwise agreed by the Managers in writing;

(d) The Managers shall have sole discretion in deciding whether the port or place involved (or the position of the ship in such place) is safe for the purposes of this Rule.

(iv) An application for a laid up return shall be made by the Member in the form required by the Managers;

(v) Where notice of lay up is given, whether or not the Member has sought laid up returns in accordance with this Rule, the Member warrants, and it shall be a condition precedent to a Member's right of recovery from the Club, that it and the ship shall

(a) continue to comply with the provisions of the Rules and Rule **26 i** in particular; and;

(b) comply with all legal and regulatory requirements imposed by the relevant authorities exercising jurisdiction over the ship in its place of lay up, including but not limited to the relevant port state(s) and harbour authorities, as well as with any conditions imposed by the ship's hull and machinery underwriters, and any requirements of the ship's classification society and flag state;

(vi) No laid up returns shall be allowed in respect of charterers' entries, other than entries in respect of bareboat charters;

(vii) For the purposes of this Rule **33** "Net Premium" means the premium payable, excluding Overspill Calls, less such allowance for the unrecoverable cost of reinsurance, brokerage, administration expenses, and any other amounts as may be due from the Member to the Club in relation to the entry, as the Managers in their discretion may from time to time determine.

(viii) Unless the Directors shall in their absolute discretion otherwise determine, no claim shall be admitted for laid up returns unless the claim is made within three months of the end of either the vessel's lay up or the applicable policy year, whichever shall first occur.

(ix) The Managers may, in their discretion, admit in whole or in part, a claim for a laid up return which would otherwise be excluded by the operation of any provision of this Rule 33.

(x) Where an Entered Ship has been laid up for a period of 30 or more consecutive days, regardless whether any part of that period precedes the ship's entry in the Club and whether or not the Member has sought laid up returns in accordance with this Rule, the Member shall give notice to the Managers not less than 14 days prior to the date when the ship sails from the place of lay up, and the Managers shall be entitled to survey any such ship prior thereto or afterwards. Without prejudice to the foregoing, the provisions of Rule 26 shall apply to any ship laid up in accordance with this Rule or otherwise.

34 Closure of Policy Years

- i The Directors may decide that, at such times as they deem expedient, any Policy Year shall be closed, in which event, if the contributions so obtained in respect of such Policy Year should exceed the claims, expenses and outgoings falling upon the Club for that year, the Directors may either carry that surplus in whole or in part to such reserve or reserves as the Directors think proper or may return it in whole or in part to the persons who made such contributions in proportion thereto, provided that no part of that surplus shall be returned to a Member whose entry is or has been terminated by the Club.

Provided always that:

Policy Years shall not be closed for the purposes of levying Overspill Calls except in accordance with the provisions of Rule 39.

- ii If at any time or times after a Policy Year has been closed it shall appear to the Directors that the claims (other than Overspill Claims), expenses and outgoings arising in respect of a Policy Year exceed the premium and other receipts in respect of such Policy Year (other than Overspill Calls), the Directors may decide to provide for such deficiency in any one or more of the following ways:
 - a from the funds and reserves of the Club;
 - b by levying Mutual Premium or Additional Premium in respect of an open Policy Year with the intention of applying all or any part thereof to meet any such deficiency.

35 Cessation of Membership

- i A Member shall cease to be a Member and shall cease to be insured by the Club in respect of any and all ships entered by him upon the happening of any of the following events:
 - a in the case of an individual upon his death;
 - b in the case of a corporation if it be wound up or dissolved;
 - c if it ceases to have any ship entered in the Club;

- d in the case of an individual if he becomes bankrupt, subject to a receiving order, or makes any arrangement or composition with his creditors generally or by reason of mental disorder becomes incapable of conducting his affairs;
- e in the case of a corporation if it is placed in receivership or seeks protection from its creditors, reorganisation or rehabilitation pursuant to any applicable laws, or if a creditor takes uncontested possession of any of its assets pursuant to any security interest therein;

Provided that:

(i) in respect of **d** and **e** above the Managers shall be entitled in their absolute discretion to agree that a Member may be entered upon such terms and conditions as they see fit; and

(ii) if any Member ceases to be insured by the Club by operation of this Rule **35 i a** to **e** in respect of the ships entered by it, the entry and insurance of all other Joint Members entered pursuant to Rule **9 i** shall continue notwithstanding, unless the Managers, in their discretion, decide to terminate such entry and insurance on behalf of the other Joint Members, or any of them, either on the date of cessation of entry of the Member to which this Rule **35 i a** to **e** applies or such other date which the Managers may in their absolute discretion decide.

(iii) If the cesser of membership and of insurance be occasioned by any of the events specified in Rule **35 i** sub-paragraphs **a** to **e** above, such Member, its estate, legal, personal representatives, trustees in bankruptcy or liquidator as the case may be, shall be and remain liable for contributions in respect of the Policy Year during the currency of which the event occurred, pro rata only to the period beginning with that Policy Year and ending upon the happening of such event; but the Club shall thereupon cease to be liable for any claims under these Rules and in respect of such ship or ships arising by virtue of any incident or occurrence occurring after the happening of any such specified events in sub-paragraphs **a** to **e** above, or for any claims directly or indirectly arising because of such specified event(s), and nothing done by the Club subsequent to any such specified event shall constitute a waiver of the Club's rights under this sub-paragraph, unless the Club shall thereafter have expressly, in writing to the Member, accepted liability for such claim.

(iv) Nothing in the foregoing proviso (iii) shall prejudice the Managers' rights, under Rule **37**, to terminate or rescind cover, and to require payment of premium as herein provided.

36 Cessation of Insurance of Individual Vessels

A Member shall cease to be insured by the Club in respect of any ship entered by him upon the happening of any of the following events:

- i If the ownership of such ship be legally transferred save where the beneficial ownership of the transferor and transferee is the same and 14 days prior notification of the transfer has been given to the Managers;
- ii If the ship be mortgaged or otherwise hypothecated without any undertaking or guarantee approved by the Managers being given to pay all contributions due or that may become due in respect of the entered ship, unless the Managers exercise their discretion in any particular case to dispense with such an undertaking or guarantee;

- iii If, without the Club's prior written consent the Member parts with or transfers the entire control or possession of the ship by demise charter or otherwise;
- iv If a party holding a security interest in respect of the ship takes uncontested possession pursuant to the exercise of the same;
- v If the ship becomes an actual or constructive total loss or is accepted or acknowledged by Hull Underwriters as being a constructive or compromised total loss or is considered or deemed by the Managers to be an actual or constructive or compromised total loss, whichever shall have been the earlier;
- vi Ten days from the date of the ship being last heard of or from her being posted at Lloyd's as missing, whichever shall be the earlier.
- vii If the management of the ship is changed and unless within seven days of being given notice of such change of management which shall be given forthwith, the Managers consent in writing to such change.

Provided that:

- a In the events specified in paragraphs i to iv and vii above of this Rule the Member's liability for contributions in respect of such ship and the Club's liability for claims in respect thereof under these Rules shall be as stipulated in the Proviso to Rule 35 and
- b In relation to Rules 36 v and 36 vi, subject to the Managers' written agreement, and in their absolute discretion, the Member may continue to be covered by the Club in respect of liabilities arising out of any accidents or occurrences occurring after an event referred to in Rule 36 v or 36 vi above, for such period, and upon such terms and conditions, and upon payment of such premium as the Managers think fit.

37 Non-payment of Premium and Other Sums

- i Irrespective of whether entered as a special and/or fixed premium entry under Rule 4 or a mutual entry under the Rules including those relating to payment of premium under Rules 10, 11, 12 and 39, a Member and, if applicable, any Joint Members or Assureds and/or Members liable for payment of sums under Rule v, shall be directly liable for fixed premium, mutual premium, additional premium and overspill calls, as applicable, together with any other sums due to the Club under these Rules, regardless whether such payments may customarily be paid and accepted through intermediaries, and Section 53(1) of the English Marine Insurance Act, 1906, shall not apply.
- ii Where sums due from the Club to a Member are paid to any intermediary, acting on behalf of and/or nominated by the Member, payment by the Club to that intermediary shall discharge the liability of the Club to the Member in respect of such sums.
- iii If a Member fails to pay when due and demanded by the Managers any amounts due from him to the Club, the Managers shall be entitled in the exercise of their absolute discretion, and without prejudice to any other rights available to, or exercised by, them under the Rules:
 - a By notice in writing, to terminate the entry with the Club of any or all ships entered by or on behalf of such Member in respect of any policy year to which the Member's default relates with effect from the beginning of that policy year. In such circumstances the Club shall:

(i) return to the Member any premium paid for that policy year, after deduction of any sums already paid by the Club and of any sums for which the Club is or thereafter may become liable in respect of the said ships for that year (including but not limited to any claim, reimbursement, reinsurance cost, or fee);

Provided always that:

If the total amount of the sums already paid and/or which may become payable by the Club exceeds any premium paid for that policy year, the Member shall be and remain liable for the difference.

(ii) Not be liable for claims in relation to the said ships arising by virtue of events occurring in any policy year to which the termination of entry relates.

- b** By notice in writing, to terminate the entry with the Club of any or all ships entered by or on behalf of the Member in respect of the policy year to which the Member's default relates, with effect from the date given in such notice which shall be in the Managers' absolute discretion.

In such circumstances, the Club shall:

(i) be entitled, in respect of any or all ships entered at any time during the policy year in respect of which entry has been terminated under this Rule, to that proportion of all Premiums and calls as the actual period of entry in respect of any such ships bears to the policy year;

(ii) not be liable in respect of claims in relation to the said ships arising by virtue of any event during the Policy Year to which the Member's default relates occurring after the date of termination.

- c** By notice in writing, notwithstanding prior termination pursuant to the Rules (other than this Rule **37 iii**), of the Member's entry of any or all ships in the Club, to determine that termination of the entry shall take effect on a date prior to that on which the original termination became effective, and in such circumstances the Club shall have the same rights under sub-paragraphs **a** and **b** above as if there had been no prior termination.

Provided always that in relation to this Rule 37:

If a Member fails to pay when due and demanded by the Managers any amounts due from him to the Club in respect of more than one ship entered in the Club, the Managers shall be entitled, in their absolute discretion, to exercise any of the options set out in this Rule **37** in respect of any such ship, and shall not be bound to exercise their discretion in the same manner in respect of each ship.

Further, and without prejudice to its rights under this Rule, the Club shall have a contractual lien over each ship owned by the Member and/or in the same and/or associated ownership, management or control, whether entered in the Club or not, for outstanding premiums and any other sums whatsoever due to the Club in respect of that ship or any other ship entered by the same Member. That lien shall be without prejudice and in addition to any other rights of the Club, howsoever arising, including any maritime lien or right in rem available by statute or other law of any jurisdiction. The Club shall be entitled to enforce its contractual lien hereunder in any jurisdiction in accordance with the local law of

such jurisdiction. Such lien shall continue in force notwithstanding that the entry of the ship has terminated until all sums due to the Club have been paid.

38 Directors' Discretion in Relation to Cessation

Notwithstanding the provisions of Rules 35, 36 and 37, the Directors may in their sole and absolute discretion admit any claims and/or agree cover in respect of any ship or ships entered by a Member whether occurring before or after any specified event resulting in cessation of membership and/or of insurance by the Club.

39 Overspill Claims, Calls and Guarantees

- i a All Overspill Claims incurred by the Club or by any other party to the Pooling Agreement under the entry of any one ship arising from any one incident or occurrence including any claim in respect of liability for the removal or non-removal of any wreck shall be treated for the purpose of this Rule 39 as if they were one claim.
- b Any reference in this Rule 39 to a claim incurred by the Club or by any other party to the Pooling Agreement shall be deemed to include the costs and expenses associated therewith.

Overspill Claims Limit

- ii a 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:
 - (i) 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
 - (ii) 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.
- b The aggregate amount referred to in paragraph ii a shall be reduced to the extent that the Club can evidence:
 - (i) 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 sub-paragraph a (i) of paragraph ii, or
 - (b) the amount referred to in sub-paragraph a (ii); or
 - (ii) that it is unable to collect an amount equal to that part of the Overspill Claim referred to in sub-paragraph a (i) of paragraph ii, 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 sub-paragraph a of paragraph ii shall be reinstated to that extent.
- c In evidencing the matters referred to in sub-paragraph b (ii) of paragraph ii the Club shall be required to show that:
 - (i) it has levied Overspill Calls in respect of the Overspill Claim referred to in sub-paragraph a of paragraph ii on all Members entered in the Club on the Overspill Claim Date in accordance with and in the maximum amounts permitted under paragraph v of this Rule 39; and

Payment of Overspill Claims

(ii) 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.

iii a The funds required to pay any Overspill Claim incurred by the Club shall be provided:

(i) 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

(ii) from such sums as the Club is able to recover from any special insurance which may, in the discretion of the Club, have been effected to protect the Club against the risk of payments of Overspill Claims; and

(iii) from such proportion as the Directors in their discretion determine of any sums standing to the credit of such reserves as the Directors may in their discretion have established; and

(iv) by levying one or more Overspill Calls in accordance with paragraph v of this Rule 39, irrespective of whether the Club has sought to recover or has recovered all or any of the sums referred to in sub-paragraph (ii) of paragraph iii a but provided that the Club shall first have made a determination in accordance with sub-paragraph (iii) of paragraph iii a; and

(v) from any interest accruing to the Club on any funds provided as aforesaid.

b 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 sub-paragraph a (i)–(iv) of paragraph iii.

c To the extent that the Club intends to provide funds required to pay any Overspill Claim incurred by it in the manner specified in sub-paragraph a (iv) of paragraph iii, the Club shall only be required to pay such Overspill Claims 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 sub-paragraph c (i) and (ii) of paragraph ii of this Rule 39.

Overspill Claims - Expert Determinations

iv a Any issue of whether, for the purpose of applying any of sub-paragraph c of paragraph iii and sub-paragraphs b and c of paragraph ii of this Rule 39 and in relation to any Overspill Claim (the "relevant Overspill Claim"):

(i) costs have been properly incurred in collecting or seeking to collect Overspill Calls; or

(ii) any Overspill Call or part thereof is economically recoverable; or

(iii) in seeking to collect the funds referred to in sub-paragraph c of paragraph iii, the Club has taken the steps referred to in that Rule,

on which the Club and a Member cannot agree shall be referred to a panel (the "Panel") constituted in accordance with arrangements established in the Pooling Agreement which, acting as a body of experts and not as an arbitration tribunal, shall determine the issue.

- b** If the Panel has not been constituted at a time when a Member wishes to refer an issue to it, the Club shall, on request by the Member, give a direction for the constitution of the Panel as required under the Pooling Agreement.
- c** The Club 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.
- d** 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 Club and the Member shall co-operate fully with the Panel.
- e** In determining any issue referred to it hereunder 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.
- f** In determining an issue the members of the Panel:
 - (i)** shall rely on their own knowledge and expertise; and
 - (ii)** may rely on any information, documents, evidence or submission provided to it by the Club or the Member as the Panel sees fit.
- g** If the three members of the Panel cannot agree on any matter, the view of the majority shall prevail.
- h** The Panel shall not be required to give reasons for any determination.
- i** The Panel's determination shall be final and binding upon the Club and the Member (subject only to paragraph **j** hereof) and there shall be no right of appeal from such determination.
- j** If the Panel makes a determination on an issue referred to in sub-paragraph **a (ii)** or **(iii)** of paragraph **iv** the Club or the Member may refer the issue back to the Panel, notwithstanding paragraph **i** hereof, if it considers that the position has materially changed since the Panel made its determination.
- k** The costs of the Panel shall be paid by the Club.
- l** 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 paragraph **iv** 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 sub-paragraph **b (i)** of paragraph **ii**.
- v a (i)** If the Directors shall 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
 - (ii)** if the Directors shall have made a declaration under sub-paragraphs **a** and **b** of paragraph **vi** of this Rule **39** that a Policy Year shall remain open for the purpose of levying an Overspill Call or Calls in respect of that Overspill Claim, the Directors in their discretion, at any time or times after such declaration has been made, may levy one or more Overspill Calls in respect of that Overspill Claim in accordance with sub-paragraph **b** of paragraph **v**.

Levying of Overspill Calls

- b The Directors shall levy any such Overspill Call:
 - (i) 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 Directors have made a declaration under sub-paragraph c of paragraph vi, any such ship may not have been entered in the Club at the time the relevant incident or occurrence occurred; and
 - (ii) at such percentage of the Convention Limit of each such ship as the Directors in their discretion shall decide.
- c 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.
- d The Directors 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 two and one half per cent (2½ %) of the Convention Limit of that ship.
- e 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 Directors 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 Directors may decide to dispose of any excess which in the opinion of the Directors is not so required in one or both of the following ways:
 - (i) by transferring the excess or any part thereof to such reserve or reserves as they think proper; or
 - (ii) 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 vi a Years for Overspill Calls

- a 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 incident or occurrence has occurred in the relevant Policy Year which has given or at any time may give rise to an Overspill Claim, the Directors shall as soon as practicable thereafter 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 Directors shall determine.
- b If at the expiry of the period of 36 months provided for in sub-paragraph a of paragraph vi 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.
- c If at any time after a Policy Year has been closed in accordance with the provisions of sub-paragraphs a and b of paragraph vi, it appears to the Directors that an incident or occurrence which occurred during such closed Policy Year may then or at any time in the future give rise to an Overspill Claim,

the Directors shall as soon as practicable declare that the earliest subsequent open Policy Year (not being a Policy Year in respect of which the Club has already made a declaration in accordance with sub-paragraphs **a** or **b** of paragraph **vi**) 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 Directors shall determine.

d A Policy Year shall not be closed for the purpose of levying Overspill Calls save in accordance with this paragraph **vi** of this Rule **39**.

Security for Overspill Calls upon Cesser of Insurance

- vii a** If the Club makes a declaration in accordance with sub-paragraphs **a** or **c** of paragraph **vi** of this Rule **39** that a Policy Year shall remain open for the purpose of levying an Overspill Call or Calls; and
- b** if a Member who is liable to pay any such Overspill Call or Calls as may be levied by the Directors in accordance with paragraph **v** ceases or has ceased to be insured by the Club in respect of any ship entered by it for any reason, or the Managers determine that the insurance of any such Member shall cease, the Club may require such Member to provide to the Club by such date as the Club 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 Club in its discretion may deem to be appropriate in the circumstances.

Unless and until such guarantee or other security as is required by the Managers 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 vessels entered in the Club by him or on his behalf.

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 Managers in their discretion may deem to be appropriate in the circumstances.

The provision of a guarantee or other security as required by the Managers, including a payment in accordance with the above paragraph, 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 paragraphs **v** and **vii** of this Rule **39**.

40 Deduction, Set Off, Interest and Costs

- i** The Club will have the right to deduct from any monies whatsoever that are due from, or credited to, it for the account of the Member, any premiums, deductibles, or liabilities whatsoever and howsoever arising due from such Member to the Club, including any liability, cost or expense which the Club may incur in respect of any premium tax or other tax levied on or in connection with the insurance or re-insurance provided by the Club to the Member. Further in their absolute discretion the Managers may deduct from any such monies, such amounts as they estimate will become due from that Member in respect of instalments of, or deferred, premium or announced calls. Save that where the Member has provided a guarantee acceptable to the Managers in respect of release calls pursuant to Rule **15 i** the Club's right to deduct pursuant to this

Rule shall be limited to the amount by which any sums which are due, or which it is estimated will become due, to the Club exceed the amount of that guarantee.

- ii For the purpose of this Rule the claims and recoveries in any one Class shall be deemed to be available for the purpose of satisfying premiums, deductibles or other sums or liabilities due to the Club in respect of that or any other classes.
- iii For the purpose of this Rule, the Club shall have the right to exercise its right of set off against claims or recoveries due to any Member in respect of the debts or liabilities of any other Member of the Club where the Members are jointly entered and/or the ships are entered by them as a Fleet Entry.
- iv A Member shall not be entitled to set off claims or other amounts due from the Club or recoveries from third parties against any premiums, release calls, or any other sums, due from it to the Club.
- v Without prejudice to the rights and remedies of the Club under these Rules, if any premium and calls or any part thereof or any sum of whatsoever nature due from any Member to the Club is not paid by such Member on or before the date specified for payment thereof:
 - a such Member shall pay interest on the amount not so paid from and including the date so specified down to the date of payment at such rate as the Directors may from time to time determine, but the Directors may waive payment of such interest in whole or in part; and
 - b if the Club brings legal proceedings of whatsoever nature to recover and/or to secure recovery of any such sums, the Member shall pay the costs incurred by the Club in and/or consequent upon, such legal proceedings.
- vi Where the Club incurs a direct liability to pay any sums, including interest and legal costs and/or perform any act in its capacity of the Member's insurer under these Rules and/or the Certificate of Entry, and the Managers are of the opinion that such sums and/or the costs of performing such acts are not recoverable from the Club under the Club Rules and/or the Certificate of Entry, then, without prejudice to the Member's and the Club's rights under Rule 48, the Member shall forthwith on demand indemnify and hold harmless the Club in respect of such sums and/or the costs of performing such acts and the Club's legal costs, and the Club shall be entitled to exercise its rights of deduction and set-off under this Rule 40 in respect of such sums and paragraph v of this Rule 40 shall apply in the event of non-payment.

41 Assignment

Save with the Club's prior consent in writing, which it shall be entitled to withhold in its absolute discretion and without giving reasons, no assignment or subrogation whatsoever and howsoever arising of any interest under these Rules shall bind the Club to any extent whatsoever. In the event that the Club does consent to an assignment or subrogation of a Member's interests under these Rules, it shall be entitled to impose such terms and conditions as it sees fit, non-compliance with which will void any such consent, and to deduct any liabilities whatsoever and howsoever arising whether ascertained or prospective of the assignor/subrogator from claims of the assignee/subrogee.

42 Subrogation

Where the Club makes payment to its Member in accordance with a Member's rights under these Rules, or pursuant to security provided on behalf of a Member, and the Member has rights against another party, whether by way of a claim for contribution, indemnity or otherwise arising out of the claim or matter in respect of which the Club has made such payment, the Club shall be subrogated to the rights of the Member in respect of that claim to the extent of that payment, including any interest accruing on that amount prior to its recoupment and any costs incurred in relation to the exercise of such rights.

Further, the Member agrees to hold such rights as trustee for the Club and to take such steps as the Club may direct with regard to their enforcement and recovery. All such recoveries, howsoever and whensoever made, are to be paid to the Club, including interest and recovered costs, provided that if any such recovery exceeds the amounts paid by the Club, including interest and costs whether paid to third parties or incurred by the Club, the balance shall be paid to the Member.

If required by the Club, the Member will execute a legal assignment of its rights to the Club. In the event that such rights are not assignable or transferable as a matter of law, the Member undertakes not to dissolve itself or otherwise render itself incapable of acting at the Club's behest in enforcing any such rights against another party.

43 Provision of Bail

- i The Club is under no obligation to provide bail or other security, including any guarantee, undertaking or certificate evidencing financial or other responsibility, on behalf of any Member. When the Club does provide bail or such other security the Managers may at the time when such bail or other security is provided or at any time subsequently until the security is returned for cancellation:
 - a require the Member forthwith to provide alternative security in substitution for that provided by the Club, if acceptable to the claimant, or place a cash deposit with the Club or, in the Managers' sole discretion, to provide other counter-security acceptable to the Club;
 - b withhold all or any payments due from the Club to the Member up to the amount of the Club's exposure as a security deposit until its liability under its security has been determined.
- ii The provision of bail or other security is at the absolute discretion of the Managers and the Club shall not be liable for any delay or detention to a ship to which such security relates and any other ship owned by the Member or any other assets, or for any other losses whatsoever and howsoever arising, resulting from non-provision or delay in providing bail or other security;
- iii Where bail or other security is provided on behalf of the Member, the Managers shall be entitled to impose such terms on its provision as they in their absolute discretion see fit and the Member agrees that:
 - a the Club shall have a contractual lien over each ship owned by the Member and/or in the same and/or associated ownership, management or control, whether entered in the Club or not, for an amount equivalent to the Club's exposure under the said bail or other security which the Club shall be entitled to enforce at any time in the Managers' absolute discretion; and

- b the Members' rights of recourse, howsoever arising, against any other party whatsoever in respect of the claim(s) or matter(s) for which the security is provided are assigned to the Club

Provided that:

- (i) where the exercise by the Club of rights assigned to it results in a recovery in excess of all amounts payable by the Club pursuant to enforcement of its bail or other security, such surplus shall be paid to the Member; and/or
 - (ii) the Club agrees upon request to reassign such rights to the Member if the claim(s) or matter(s) for which the security is provided are satisfied other than by way of demand on the Club's security.
- iv The provision of bail or other security by the Club does not constitute any admission of liability by the Club for any claim in respect of which the bail or security is given. Insofar as the Club makes payment under or pursuant to any bail, guarantee, certificate or security whatsoever provided by the Club, and the amount of that payment or any part thereof would not have been payable by the Club but for its provision of such security, the Member shall to that extent forthwith indemnify the Club, and pay any costs incurred through or in connection with the provision of such security.

44 Managers' Remuneration

Each Member shall, on becoming a Member, and thereafter at the beginning of each Policy Year, pay management commission as determined by the Directors.

45 Amendments to Rules

- i The Rules of this Class may be altered or added to either by Ordinary Resolution passed at a separate meeting of the Members of this Class or by an Ordinary Resolution passed at a general meeting of the Club provided in each case that no such alterations shall be effective unless and until the same shall be sanctioned by the Directors.
- ii Notwithstanding and without prejudice to any other provision of these Rules, including Rule 45 i above, and/or the provisions of the Memorandum and Articles of Association of the Club, these Rules may on such notice as the Directors may in their discretion decide, be amended at any time, (including with effect during the course of a Policy Year) to such extent as the Directors may in their discretion determine necessary:
 - a as a result of the potential or actual implementation of, or change in, any sanction, prohibition, restriction, legislation, international convention, regulation or requirement of; and/or
 - b for the Club and/or the Member, to obtain any certification, licence or approval by,
 - any State, international or supranational organisation, or other competent authority.

46 Regulations and Recommendations by Directors

- i The Directors may cause the Club, in respect of such of the Members of the Club as are eligible, to become a Member of or affiliated to the General Council of British Shipping or any similar Society or Organisation and for this purpose may authorise the payment by the Club to those bodies of such subscriptions or grants as the Directors may think fit.
- ii The Directors shall also have power from time to time to pass Bye-Laws prescribing the conditions or forms of contracts of carriage either generally or for use in any particular trade or at any particular port or place. Upon the passing of any such Bye-Law, of which notice shall be sent by the Managers to all the Members concerned, it shall be deemed to be incorporated in these Rules, and every Member shall conform thereto in so far as the same may apply to the voyages performed by the ships entered by him or on his behalf in the Club, or to the trades in which they may be engaged and if any Member shall commit a breach of any Bye-Law, the Directors may reject or reduce any claim made by the Member to the extent to which it would not have arisen if he had complied with the Bye-Law, and may further impose such terms upon him as they may think fit as a condition of the continuance of the entry of the Members' ship or ships in the Club.
- iii The Directors may also from time to time recommend the use of any particular form of contract of carriage in any particular trade. Members whose ships are engaged in such trades will endeavour to use the appropriate form of contract of carriage when the circumstances of the fixtures or engagement of such ships permit.

Note: *Any recommendations made by the Directors will be found in an Appendix to the Rules.*

47 Sanctions

- i Where:
 - a The provision of insurance to a Member or any other entity insured under that Member's entry or of any ship or any voyage or carriage is or becomes prohibited, unlawful or sanctionable; or
 - b The ownership, management, operation, charter and/or employment of a ship may howsoever expose the Member entering such ship and/or the Club and/or any other Member of the Club to the risk of being or becoming subject to any sanction, prohibition or adverse action of whatsoever nature by any State or International Organisation;

the insurance by the Club of that Member or entity or ship or voyage or carriage shall cease from the date when such insurance or ownership, management, operation, charter and/or employment becomes prohibited, unlawful or sanctionable, or in the opinion of the Managers the risk thereof arises.

When the risk of any such sanction, prohibition or adverse action ceases, insurance by the Club may be reinstated on such terms and conditions and from such date and time as the Managers determine in their discretion.

- ii No claims, liabilities, costs or expenses shall be paid or recoverable from the Club where such payment or recovery is prohibited or would constitute a sanctionable activity or in the opinion of the Managers may expose the Club to the risk of

being or becoming subject to any sanction, prohibition or adverse action other than, where permitted, payment into a designated account in which event the Club's liability shall be discharged by and to the extent of such payment.

- iii In the event of cesser of insurance of a Member or of a ship pursuant to this Rule provisos (iii) and (iv) to Rule 35 shall apply.

48 Dispute Resolution, Adjudication

- i a In the event of any difference or dispute whatsoever, between or affecting a Member and the Club and concerning the insurance afforded by the Club under these Rules or any amounts due from the Club to the Member or the Member to the Club, such difference or dispute shall in the first instance be referred to adjudication by the Directors. That adjudication shall be on the basis of documents and written submissions alone and conducted in accordance with such procedures as the Managers decide from time to time in their absolute discretion.
- b Notwithstanding the terms of this Rule 48 i, where it appears to the Managers that any difference or dispute between or affecting a Member and the Club has arisen, the Managers, on behalf of the Club, shall be entitled to commence either:
 - (i) proceedings before the High Court of Justice in London; or
 - (ii) arbitration in London in accordance with sub-paragraph iii below,
 in respect of such difference or dispute without prior adjudication by the Directors.
- ii If the Member wishes to challenge the decision of the Directors upon adjudication under Rule 48 i a above, then
 - a the difference or dispute shall be referred to arbitration in London, unless the Managers (on behalf of the Club), in their absolute discretion, elect that the difference or dispute shall be determined by the High Court of Justice.
 - b Not later than 90 days after the Managers have advised the Member in writing of the Directors' decision upon adjudication, the Member, in order to challenge that decision, must give written notice to the Managers stating that the Member does not agree with the Directors' decision and requiring the Managers to make their election under Rule 48 ii a. In default of such written notice the Directors' adjudication under 48 i a above shall be final. Within 30 days of receipt of the Member's notice the Managers shall give written notice to the Member stating that the difference or dispute shall be determined either by the High Court of Justice in London or shall proceed by way of London arbitration.
- iii In the case of arbitration proceedings commenced in accordance with Rule 48 i b (ii) and 48 ii, unless the Managers otherwise agree in writing to the appointment of a sole arbitrator, the arbitration tribunal shall consist of three arbitrators, one to be appointed by each of the parties and the third by the two arbitrators so chosen. The arbitrators shall be Queen's Counsel currently in practice at the Commercial bar in London.

Any submission to arbitration and all the proceedings therein shall be subject to the provisions of the English Arbitration Act 1996 and the schedules thereto or any statutory modifications or re-enactment thereof.

- iv No Member shall be entitled to maintain any action, suit or other legal proceedings against the Club upon any such difference or dispute unless and until:
 - a the same has been adjudicated by the Directors or, having been put before them for special consideration at a meeting of the Board, a period of four months has elapsed from that date without publication of their adjudication; and
 - b if such adjudication is not accepted by the Member by notice given in accordance with Rule 48 ii b or such period has elapsed, unless and until either:
 - (i) the difference or dispute shall have been referred to London arbitration in the manner provided in this Rule, and the award has been published; or
 - (ii) the Managers have elected for proceedings before the High Court of Justice in London, and judgment has been given;

Provided that, and subject always to the conditions set out in sub-paragraphs b (i) and (ii) above, the Member shall in any event only be entitled to enforce the terms of that award or judgment.

And the sole obligation of the Club to the Member under these Rules or otherwise howsoever in respect of any disputed claim made by the Member shall be to honour the terms of either, a judgment of the High Court of Justice in London, or a London arbitration award, obtained in accordance with the provisions of this Rule.

- v In the adjudication of each difference or dispute the Directors shall have the power but not a duty to request further information or documents from the Member which request shall be complied with not later than two months from the date of receipt of that request by the Member. Where such a request is made, the period in Rule 48 iv a shall run from the expiry of the Member's period for compliance.
- vi In any event no request for adjudication by the Member shall be made to the Directors in respect of any difference or dispute between, or matter affecting, the Member and the Club more than two years from the date when that dispute, difference or matter arose unless, prior to the expiry of this limitation period, the Managers have agreed in writing to extend the same.
- vii Nothing in this Rule 48 including paragraph i, or in any other Rule or otherwise shall preclude the Club from taking any legal action of whatsoever nature in any jurisdiction at its absolute discretion in order to pursue or enforce any of its rights whatsoever and howsoever arising including but not limited to:
 - a Recovering sums it considers to be due from the Member to the Club;
 - b Obtaining security for such sums; and/or
 - c Enforcement of its rights of lien whether arising by law or under these Rules.

- viii These Rules and any contract of insurance between the Club and the Member shall be governed by and construed in accordance with English law.

Provided always that:

- a The sections of the English Marine Insurance Act 2015, as set out in Rules 6 ii and 7 iv shall not apply; and
- b Save as provided in Rules 17 ii and 25 ii c (ii), no benefit or rights are conferred or intended to be conferred, under or through the operation of the Contract (Rights of Third Parties) Act 1999 or any similar legislation.
- c Notwithstanding the above proviso, where any third party is permitted under the laws of any jurisdiction to assert howsoever a claim of whatsoever nature directly against the Club for the purpose of pursuing rights pursuant to the contract of insurance provided by the Club to a Member, then such third party shall be bound by sub-Rules 48 i b, iii, iv, vii and viii of this Rule 48 as if the reference to Member had been to that third party.

49 Premium and Other Taxes

The Member shall pay on demand to the Club or its order the amount of any premium tax or other tax levied on or in connection with the insurance or reinsurance provided by the Club to the Member for which the Club determines it or the Member has or may become liable, and shall indemnify and hold harmless the Club in respect of any loss, damage, liability, cost or expense which the Club may incur in respect of such premium tax or other tax.

CLASS 2

FREIGHT DEMURRAGE AND DEFENCE

- 1 These Rules are subject to the Memorandum and Articles of Association of the Steamship Mutual Underwriting Association Limited, hereinafter referred to as 'the Club'.
- 2 Subject to the power of the Managers (expressed in Rule 4 of the Protection and Indemnity Class referred to in Rule 14 of these Rules) to accept entries upon special terms, the Members shall pursuant to the provisions of the Memorandum and Articles of Association of the Club and these Rules mutually insure each other in accordance with the provisions of these Rules against costs and expenses which they or any of them may become liable to pay or may incur or cause the Club to pay or incur in respect of any entered ship; and for this purpose each Member shall subject to these Rules, unless his entry has been accepted upon special terms which otherwise provide, contribute to the funds of the Club pro rata according to the gross tonnage of the ships or the total number of ships entered by him or on his behalf in the Club.
- 3 The funds required for the payment of the claims expenses and outgoings falling upon the Club shall be raised as follows:
 - a at the beginning of each policy year the Club shall levy a Mutual Premium at such rate per ton as may be agreed between the Member and the Managers in respect of the ship or ships entered by him or on his behalf subject to any special terms upon which such ship or ships may be entered. Such Mutual Premium shall be levied during the policy year and the two years subsequent thereto in such instalments as the Directors from time to time may determine;
 - b if the claims expenses and outgoings for such year (including the anticipated claims expenses and outgoings, the excess of the claims expenses and outgoings of any closed policy year over the provisions or reserves made therefore, and the setting up of such reserves as the Directors may deem expedient) should exceed the contributions raised by the Mutual Premium, the Directors may in order to make good the deficiency direct that an Additional Premium or Premiums shall be paid by each Member (subject to such special terms) at such time or times and at such rate per gross ton or per ship or at such percentage of the calls already paid as the Directors may decide;
 - c in the event of any Member making default in payment of any contribution due from him to the Club the same shall (subject to the provisions as to entries on special terms) be paid by the other Members entered for insurance rateably in proportion to the contributions last due from them respectively in respect of the policy year concerned and payment may be enforced by the Club;
 - d the Directors may decide that at such time as they may deem expedient any policy year shall be closed, in which event if the contributions obtained as aforesaid in respect of such policy year shall exceed the claims expenses and outgoings falling upon the Club for that year, the Directors may either carry that surplus in whole or in part to such reserve or reserves as the Directors think

proper or return it in whole or in part to the persons who made such contributions rateably in proportion thereto;

- e any Member who may at any time be entitled to receive from the Club any payment in respect of a loss, claim or demand shall bear and contribute the proportion thereof due in respect of any ship or ships entered by him including the ship in respect of which the loss, claim or demand arose.

4

Each Member shall on becoming a Member and thereafter at the beginning of each policy year contribute such management commission as may be agreed with the Directors.

5 Risks Covered

The protection afforded to the Members is in establishing or resisting the following claims arising subsequent to the date of entry in respect of any ship entered, namely:

- i freight, dead freight and passage money or hire arising under any charterparty, Bill of Lading or other contract and general and particular average contributions or charges;
- ii demurrage or damages for the detention of any Member's ship or despatch money;
- iii interference, neglect, default or any other cause involving detention of or loss to a Member's ship by any Department of State, or public body, or other person or persons whatsoever either at home or abroad;
- iv damages for detention of any entered ship in any collision action;
- v breach of any charterparty, Bill of Lading, or other contract;
- vi supply of inferior or unsatisfactory or unsuitable fuel, outfit or equipment, or other necessaries, or for negligent repair of a ship;
- vii improper loading, lightering, stowage, trimming or discharge of cargo;
- viii overcharges in accounts, howsoever arising;
- ix amounts due from or to Underwriters on ship and/or cargo and/or freight and all other persons and companies conducting the business of insurance in all its branches;
- x salvage, towage or pilotage services rendered by or to an Entered Ship;

Provided always that:

there shall be no cover under this Rule in respect of any tug, supply boat or salvage vessel unless the vessel has been declared as such at the time of entry and any cover has been agreed by the Managers and is specified in the Certificate of Entry.

- xi representation of Members at official investigations, Coroners' inquests, or other enquiries whatsoever in relation to a Member's ship;

- xii claims by or against passengers, stowaways, masters, officers, crew and other persons on or about a Member's ship;

Provided always that:

as regards ships not entered in the General Council of British Shipping all claims in respect of masters, officers and crew under this Rule shall only be covered by the Club on request and on payment by the Members concerned (prior to the claim) of such additional calls as may from time to time be decided by the Directors.

- xiii claims by or against or in respect of any parties in connection with the building, conversion, alteration, purchase, sale or mortgage of a Member's ship;

Provided always that:

cover for such claims has been agreed by the Managers on such terms as they may require.

- xiv claims by or against revenue or customs authorities in connection with a Member's ship;

- xv all claims, disputes, actions and other matters whatsoever against which in the opinion of the Directors they should be protected and would not be usually protected if fully entered in the other Classes of this Club and War Risks Associations and insured by the ordinary Lloyd's or Companies' policies with collision clause attached;

Provided always that:

the Club shall not be responsible for costs incurred without its authority nor for the cost of cables or agents' fees in connection with disputes before litigation or notice to the Club thereof.

6

In all cases claims shall be considered to arise as follows:

- i claims arising out of contract, in tort, or under statute: when the cause of action accrues;
- ii claims for salvage or towage: when the services are commenced.

7

Notice in writing of every event likely to lead to a claim for the protection of the Club shall forthwith be given to the Managers. A Member shall not in any case admit liability except with the consent of the Directors, testified by writing under the hand of the Managers; otherwise, unless the Directors so determine, the Club shall not be responsible for costs and expenses relating to the claim.

8

- i Subject to Rules 8 ii, iii and iv below, the Directors shall have sole and entire discretion as to what cases may be undertaken and what limit upon costs and expenses, and terms relating to payment and reimbursement thereof, may be imposed by the Club in any particular case or cases and as to the initiation and conduct of all proceedings, legal or otherwise, which may be undertaken by the

Club at its cost and expense and may at any time limit the amount of costs and expenses which may be reimbursed or otherwise paid by the Club and may give such directions at any time, and notwithstanding that any financial limit referred to in Rule 8 ii has not been reached, as to compromise, continuation or discontinuation, costs and expenses as in their absolute discretion they may deem desirable. If the Member declines to act in accordance with such directions he shall then take upon himself the entire risk and expense of all future proceedings without any claim whatsoever for reimbursement out of the funds of the Club.

- ii The liability of the Club to reimburse or indemnify the Member for costs and expenses covered under this Class 2 shall be limited to such amount as appears in the Certificate of Entry or as may otherwise be agreed by the Managers in writing, but in the absence of any such amount or agreement, and in any case, shall not exceed US\$10 million overall, in respect of all costs and expenses arising out of any one claim or series of claims. The Managers may in their absolute discretion determine whether legal and other costs and expenses for the purposes of this Rule and limit have arisen out of one claim or series of claims, irrespective of whether one or several ships is/are involved.
- iii Unless otherwise agreed by the Managers in writing:
 - a any costs and expenses recoverable under this Class 2 shall be subject to such deductible as may have been agreed between the Managers and the Member; and
 - b any amount recoverable by the Member hereunder up to the policy limit shall be reduced by the amount of the applicable deductible.
- iv In no circumstances shall the Club be liable for costs awarded in circumstances where the Member has failed to follow the directions of the Club, or when arising directly or indirectly as a result of failure to comply with or breach of any of the Rules of this Class 2 or the Rules of Class 1 Protection and Indemnity as incorporated in this Class 2 by Rule 14 below.

Note: *the Club will not normally undertake cases which concern a substantial body of shipowners rather than an individual Member unless all or the majority are entered in this Class; nor cases which should properly be the subject of diplomatic action or action by national or international bodies; nor disputes in connection with Liner Conferences; but it may do so if the Directors in their sole discretion decide that such cases should be taken up and the Club may subscribe to such national and international bodies.*

- 9
- i Where the Directors, after examination into the merits of any claim, shall consider the Member to be entitled to the protection of the Club, they may instruct lawyers and/or other experts on the Member's behalf, or authorise the Members to do so, in order to take or continue proceedings. Such proceedings shall be conducted under the superintendence of the Managers.
 - ii The Club shall pay all costs and expenses properly incurred by the Member in respect of such claims subject to, and to the extent provided in, the Rules and the Certificate of Entry, and any terms, conditions and/or exceptions that the Directors in their absolute discretion impose on the Club's cover of any claim, save where

- a such costs and expenses become payable by the personal neglect or default of the Member; or
- b the Member is required to pay costs and expenses in the first instance prior to seeking recovery from the Club pursuant to a direction given in accordance with Rule 8 i above.

10

Where liability is admitted or established in any case after the Club has incurred costs, and the claim is afterwards compounded whether owing to the opposite party's inability to pay the full amount of the debt and the costs for which he is liable or otherwise, the sum actually recovered shall, subject to the absolute discretion of the Directors to order otherwise, be apportioned rateably between the amount of the claim and costs which would otherwise have been recoverable.

11

When it is proposed to compromise a claim in respect of which costs have been incurred by the Club, the sanction of the Directors must be obtained to the terms of the proposed compromise and the Directors may also require such provision for the Club's costs to be made as they may consider advisable. If the permission of the Directors is not obtained to the compromise of the case where costs have been incurred by the Club, then the Member concerned shall pay to the Club such contribution to those costs as the Directors in their sole discretion shall fix.

12

No Member shall be entitled to the benefits of the Club who has not complied with all the requirements of the Directors, or who makes any false statement, or wilfully or negligently withholds from the Directors, Managers or their Lawyers any documents or material information respecting any matter undertaken by the Club, or causes or knowingly permits any other person to do so. Any Member so offending shall be liable to pay, and on demand shall pay, all costs and expenses which may have been incurred or paid by the Club in relation thereto.

13

Members shall not unless the Directors otherwise decide be entitled to insurance by the Club in respect of any claim or matter which in the opinion of the Directors has arisen owing to fault or privity of a Member in the chartering, control or management of a Member's ship.

14

Rules 2, 4, 5, 6, 7, 8, 9, 13, 14, 15, 19, 20, 21, 23, 24, 26, 27, 28, 29, 30, 31, 32, 35, 36, 37, 38, 40, 42, 45, 46, 47, 48 and 49 of the Protection and Indemnity Class in so far as not inconsistent shall be deemed to be incorporated in and form part of these Rules except that any reference in such Rules as incorporated as aforesaid to Protection and Indemnity shall be deemed to be a reference to the cover afforded under the Rules of this Class. Any ship or ships entered in this Class shall be deemed to be fully insured in the Protection and Indemnity Class and the Member shall not be entitled to recover costs and expenses under the Rules of this Class that would have been recoverable under the Rules of the Protection and Indemnity Class had the ship or ships been so insured.

15

No Member shall be entitled to the protection of the Club in this Class so long as any premium or call or other sum of whatsoever nature owed in respect of this or any other Class remains unpaid.

CLAUSES RECOMMENDED BY THE ASSOCIATION

Voyage Liberty Clause

'With liberty to sail without pilots, to proceed via any route, to proceed return to and stay at any ports whatsoever (including the loading port) in any order in or out of the route or in a contrary direction to or beyond the port of destination once or oftener for bunkering or loading or discharging cargo or embarking or disembarking passengers whether in connection with the present, a prior or subsequent voyage or any other purposes whatsoever, and to carry the within cargo into and then beyond the port of discharge named herein and to return to and discharge the said cargo at such port, to tow or to be towed, to make trial trips with or without notice, to adjust compasses, or to repair or drydock with or without cargo on board, all as part of the contract voyage.'

War Risks Deviation Clause

'The ship shall have liberty to comply with any orders or directions as to departure, arrival, routes, ports of call, stoppages, destination, delivery or otherwise howsoever given by the government of the nation under whose flag the vessel sails or any department thereof, or any person acting or purporting to act with the authority of such government or of any department thereof, or by any committee or persons having, under the terms of the war risks insurance on the ship, the right to give such orders or directions and if by reason of and in compliance with any such orders or directions anything is done or is not done, the same shall not be deemed a deviation, and delivery in accordance with such orders or directions shall be a fulfilment of the contract voyage and the freight shall be payable accordingly.'

War Risk Clauses

Shipowners should continue to use the appropriate war risk clauses.

Passenger Tickets Extension of Protection to Carrier's Servants and Agents (*'Himalaya'* clause)

'By accepting or receiving this ticket each passenger agrees without prejudice to its other provisions and both on his or her behalf and on behalf of any person or child travelling with him or her or in his or her care that all rights, exemptions from liability, defences and immunities of whatsoever nature referred to in this ticket applicable to the company (which terms shall for the purpose of this clause include the shipowners, the line, charterers, managers, operators and the ship, as the case may be) shall in all respects enure also for the benefit of any servant or agent of the company acting in the course of or in connection with their employment so that in no circumstances shall any such servant or agent as the result of so acting be under any liability to any such passenger or to any such person or child greater than or different from that of the company. For the purposes of this agreement contained in this clause, the company is or shall be deemed to be acting on behalf of and for the benefit of all persons who are or may be its servants or agents from time to time and all such persons shall to this extent be or be deemed to be parties to the contract contained in or evidenced by this ticket.'

**Bills of Lading
Extension of
Protection to
Carrier's Servants and
Agents ('Himalaya'
Clause)**

'Exemptions and immunities of all servants and agents of the carrier. It is hereby expressly agreed that no servant or agent of the carrier (including every independent contractor from time to time employed by the carrier) shall in any circumstances whatsoever be under any liability whatsoever to the shipper, consignee or owner of the goods or to any holder of this bill of lading for any loss, damage or delay of whatsoever kind arising or resulting directly or indirectly from any act, neglect or default on his part while acting in the course of or in connection with his employment and, but without prejudice to the generality of the foregoing provisions in this clause, every exemption, limitation, condition and liberty herein contained and every right, exemption from liability, defence and immunity of whatsoever nature applicable to the carrier or to which the carrier is entitled hereunder shall also be available and shall extend to protect every such servant or agent of the carrier acting as aforesaid and for the purpose of all the foregoing provisions of this clause the carrier is or shall be deemed to be acting as agent or trustee on behalf of and for the benefit of all persons who are or might be his servants or agents from time to time (including independent contractors as aforesaid) and all such persons shall to this extent be or be deemed to be parties to the contract in or evidenced by this bill of lading.'

Note: *Where the Association has already approved a similar clause to the above, it will not be necessary for any alteration to be made. In all cases where owners enter into voyage or time charter parties it is recommended that in order to ensure that the above or similar clause is inserted in all bills of lading issued under the charter, the charter should contain an express provision setting out the clause recommended above and preceded by the words: 'all bills of lading issued under this charter party shall contain the following clause:'*

Strike Clause

'Ship not to be responsible for any loss, damage, or delay, directly or indirectly caused by, or arising from strikes, lock-outs, labour disturbances, trade disputes, or anything done in contemplation or furtherance thereof, whether the owners be parties thereto or not.'

**General Deck
Cargo Clause**

'Carried on deck at shipper's risk without responsibility for loss or damage howsoever caused.'

**Deck Cargo Clause
Voyages to and
from Ports in the
USA Only**

'Carried on deck at shipper's risk as to perils inherent in such carriage but in all other respects subject to the provisions of the United States Carriage of Goods by Sea Act, 1936.'

**Both-to-Blame
Collision Clause**

'If the ship comes into collision with another ship as a result of the negligence of the other ship and any act, neglect or default of the master, mariner, pilot or the servant of the carrier in the navigation or in the management of the ship, the owners of the goods carried hereunder will indemnify the carrier against all loss or liability to the other or non-carrying ship or her owners in so far as such loss or liability represents loss of, or damage to, or any claim whatsoever of the owners of said goods, paid or payable by the other non-carrying ship or her owners to the owners of said goods and set off, recouped or recovered by the other or non-carrying ship or her owners as part of their claim against the carrying ship or carrier.'

The foregoing provisions shall also apply where the owners, operators or those in charge of any ship or ships or objects other than, or in addition to, the colliding ships or objects are at fault in respect to a collision or contact.'

Charter Parties

should contain a clause as follows:

'all bills of lading should include the New Jason Clause and Both-to-Blame Collision Clause.'

United States Trade

in all bills of lading to or from USA ports the following clauses should be used:

Clause Paramount

'This bill of lading shall have effect subject to the provisions of the Carriage of Goods by Sea Act of the United States, approved 16 April 1936, which shall be deemed to be incorporated herein, and nothing herein contained shall be deemed a surrender by the carrier of any of its rights or immunities or an increase of any of its responsibilities or liabilities under said Act. The provisions stated in said Act shall 'except as may be otherwise specifically provided herein' govern before the goods are loaded on and after they are discharged from the ship and throughout the entire time the goods are in custody of the carrier. The carrier shall not be liable in any capacity whatsoever for any delay, non-delivery or mis-delivery, or loss of or damage to the goods occurring while the goods are not in the actual custody of the carrier.'

New Jason Clause

General average to be payable according to York-Antwerp Rules, 1994, but where the adjustment is made in accordance with the law and practice of the United States of America, the following clause shall apply:

'In the case of accident, danger, damage or disaster, before or after commencement of the voyage, resulting from any cause whatsoever whether due to negligence or not, for which, or for the consequence of which the shipowner is not responsible by statute, contract or otherwise, the goods, shippers, consignees or owners of the goods shall contribute with the carrier in general average to the payment of any sacrifices, losses or expenses of a general average nature that may be made or incurred and shall pay salvage and special charges incurred in respect of the goods. If a salving ship is owned or operated by the carrier, salvage shall be paid for as fully as if the said salving ship or ships belonged to strangers. Such deposit as the carrier or his agents may deem sufficient to cover the estimated contribution of the goods and any salvage and special charges thereon shall, if required, be made by the goods, shippers, consignees or owners of the goods before delivery.'

Canadian Trade

In all bills of lading to and/or from Canadian ports the following clause should be used:

Clause Paramount

'The terms, provisions and conditions of the Rules ("Hague-Visby Rules") as set out in Schedule 3 to Chapter 6 Part 5 – "Liability for Carriage of Goods by Water" of the Marine Liability Act, 2001 as amended, are to govern the contract contained in this bill of lading and the shipowners are to be entitled to the benefit of all privileges, rights and immunities contained in the provisions of Schedule 3 to the above Act as if the same were herein specifically set out. If anything herein contained be inconsistent with the said provisions, it shall to the extent of such inconsistency and no further be null and void. The carrier shall be under no responsibility whatsoever for loss of or damage to the goods howsoever and wheresoever occurring when such loss or damage arises prior to the loading and/or subsequent to the discharge from the carrier's ship.'

Nuclear Cargo Exclusion Clause

'Notwithstanding any other provision contained in this charter, it is agreed that "nuclear matter" as defined under the United Kingdom Nuclear Installation (Excepted Matter) Regulations 1978 is specifically excluded from the cargo permitted to be loaded or carried under this charterparty. This exclusion does not apply to "excepted matter" as defined in or prescribed under the United Kingdom Nuclear Installation (Excepted Matter) Regulations 1978, provided owners' approval has been obtained to the loading thereof.'



Correspondents



CORRESPONDENTS

Prompt notice of any claim, AND OF ANY EVENT WHICH IS LIKELY TO LEAD TO A CLAIM, should be provided to the Managers and Members are reminded of their obligations under Rules 28 and 31.

The Correspondent, although listed and named by the Association, acts for the shipowner / charterer whose vessel is entered with the Association. Where possible the Club requests that all correspondence, including survey reports and letters are sent to the Club by email. Unless a case handler requests otherwise, the Club will not need to be sent physical copies of any exchanges by post.

The Club's preferred method of invoicing is www.igfeesable.net and if possible, all service providers are requested to invoice by this method. For information regarding VAT on invoices please see our website (<http://www.steamshipmutual.com/correspondents/>) or contact accounts@simsl.com.

The Club does not appoint Agents but when difficulties arise at or near any of the places listed below, Members or their Masters are recommended to apply to any of the following firms for assistance.

Lawyers are marked thus *

Abidjan

Budd Cote d'Ivoire
01 BP 4553, Abidjan 01, Ivory Coast
Telephone: +225 21243460, Telefax: +225 21240371
Email: budd.cote-ivoire@budd-pni.com, Website: www.budd-pni.com
AOH: Michel Bebga, Mobile: +225 07620988
Kouame N'da N'guessan, Mobile: +225 04706310
Andre Kouadio Kouassi +225 23509122, Mobile: +225 05065787
Budd Group Emergency 24 Hr Telephone: +33 1 84880841
Budd Marseille 24 Hr Duty Telephone: +33 4 91335833
NB: Please copy all correspondence to general.marseille@budd-pni.com
NB: Download the Budd Group App from iTunes or Google Play

Abidjan

TCI Abidjan
18 BP 1373, Abidjan 18, Ivory Coast
Telephone: +225 21242964, Telefax: +225 21242963
Email: tci-abidjan@tci-africa.com
AOH: Capt T Dosso +225 22420059, Mobile: +225 07051527
Romain Soglo, Mobile: +33 613 380965
Robert Kohou Bi, Mobile: +225 07075603
24 Hr Duty Telephone: +33 6 25730808
NB: In case of communication difficulties, please contact Eltvedt & O'Sullivan, Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281,
Email: mail@eltvedtosullivan.com

Abu Dhabi

Inchcape Shipping Services
2nd & 3rd Floors, Ahmed Al Hameli Bldg, Muroor Road, PO Box 247,
Abu Dhabi, United Arab Emirates
Telephone: +971 2 4081591, Telefax: +971 2 4467109
Email: pandiabudhabi@iss-shipping.com, Website: www.iss-shipping.com
AOH: Capt Hormuzd M Mohta, Mobile: +971 50 4414058
Adrian Richter, Mobile: +971 50 6683199

Abu Dhabi

Afridi & Angell *
The Towers at the Trade Center, West Tower, Level 12, PO Box 3961,
Abu Dhabi, United Arab Emirates
Telephone: +971 2 6101010, Telefax: +971 2 6272905
Email: maritime@afridi-angell.com, Website: www.afridi-angell.com
AOH: Charles S Laubach +971 4 3284283, Mobile: +971 50 4428596
Chatura Randeniya, Mobile: +971 50 7081652

Acajutla

MCA – El Salvador
Operations Building CEPA, First Floor, Acajutla, El Salvador
Telephone: +503 24524792, Telefax: +503 24525117
Email: mcaelsalvador@navegante.com.sv, Website: www.maritime-claims.com
AOH: Milton Guillen +503 24523447, Mobile: +503 78534140
Jonathan Vides +503 24525382, Mobile: +503 77449241
Guillermo Polio +503 24523963, Mobile: +503 78501160
NB: In case of communications difficulties, please contact Maritime Claims Inc,
New Orleans, Telephone: +1 504 3901515,
Email: cayestas@maritime-claims.com

Acapulco

see Mexico City

Accra

Femi Atoyebi & Co *
3rd Floor, Opeibea House, Liberation Road, Accra Airport City, Accra, Ghana
Telephone: +233 302 769906
Email: ghana-office@femiatoyebi.com.ng, Website: www.femiatoyebi.com.ng
AOH: Femi Atoyebi SAN, Mobile: +234 803 3007317
Henry Gyabeng +233 20 0204021, Mobile: +233 24 0803532
NB: Please copy all correspondence to the Lagos Office,
Email: info@femiatoyebi.com.ng

Adelaide

Wallmans Lawyers *
Level 5, 400 King William Street, Adelaide, SA 5000, Australia
Telephone: +61 8 82353000, Telefax: +61 8 82320926
Email: ian.maitland@wallmans.com.au, Website: www.wallmans.com.au
AOH: Ian Maitland, Mobile: +61 4 07297067
Scott Lumsden, Mobile: +61 4 03069812
Melanie Burton, Mobile: +61 4 14344072
NB: Postal address: PO Box 1018, Adelaide SA 5001, Australia

- Aden** Gulf Agency Co (Yemen) Ltd
 PO Box 5202, Ma'alla, Aden, Yemen
 Telephone: +967 2 247161, Telefax: +967 2 247163
 Email: yemen@gac.com, Website: www.gac.com
 AOH: Hisham Al-Saqaf, Mobile: +967 777 176131
 Hassan Ebrahim, Mobile: +967 777 176133
- Aden** The Hodeidah Shipping & Transport Co (SYC)
 Thabet Investment Building, Madram Street, PO Box 5106, Ma'alla, Aden, Yemen
 Telephone: +967 2 246015, Telefax: +967 2 246013 / 14
 Email: pni.ade@hodship.net, Website: www.hodship.aden.com.ye
 AOH: Capt Ali Ahmed Ali +967 2 203237, Mobile: +967 733 762504
 Dr Abdul Rasheed Yassin, Mobile: +967 733 365517
 NB: Postal address: PO Box 5106, Maalla, Aden, Yemen
- Alexandria** Middle East Survey & Control Office (MESCO)
 7 Saad Zaghloul Square, Alexandria, Egypt
 Telephone: +20 3 4868530 / 4861445 / 4854001–2, Telefax: +20 3 4874435
 Email: mesco@mescoalex.com, Website: www.mescoalex.com
 AOH: Ashraf El Sabbagh, Mobile: +20 122 2130799
 Alaa El Sabbagh, Mobile: +20 122 2347905
 Ibrahim Hamza, Mobile: +20 122 3199155
 Rehab Farouk, Mobile: +20 100 0916071
 24 Hr Duty Telephone: +20 3 4854002
- Alexandria** MEPANDI Middle East Protection & Indemnity Services
 9 Orabi Square, 11th Floor, Al Manshia, Alexandria, 21111, Egypt
 Telephone: +23 4840216, Telefax: +20 3 4840218
 Email: mepandi@mepandi.com, Website: www.mepandi.com
 AOH: Capt Rafik A Nasser, Mobile: +20 100 6577777
 Mohamed Feteha, Mobile: +20 100 0003044
 Mohamed Hassan, Mobile: +20 106 5549669
- Alexandria** Eldib Advocates *
 2 Lumumba Street, PO Box 152, Alexandria 21131, Egypt
 Telephone: +20 3 4950000, Telefax: +20 3 4958000
 Email: eldib@eldib.com.eg, Website: www.eldibadvocates.com
 AOH: Hisham Eldib +20 3 3926000, Mobile: +20 122 2161313
 Abdel Hamid Fahmy +20 3 4846509, Mobile: +20 122 2143213
 Richard Tibichrani +20 3 5825622, Mobile: +20 122 3111289
 24 Hr Mobile: +20 122 2177414
- Algeciras** Marinsur, SL
 Av Capitan Ontanon, s/n, Edif Plaza Mayor – Oficinas, 11202 Algeciras, Spain
 Telephone: +34 956 589638, Telefax: +34 956 664686
 Email: info@marinsur.com, Website: www.marinsur.com
 AOH: Felix Patino, Mobile: +34 609 831582
 Jose Carlos Colomina, Mobile: +34 609 831592

- Algeciras** Tablada P&I Services SL
Calle Bailen 6, 11201 Algeciras, Spain
Telephone: +34 954 241212, Telefax: +34 954 241213
Email: algeciras@tabladaservices.com, Website: www.tabladaservices.com
AOH: Miguel A Garcia +34 666 403384
Julia Soriano +34 687 344292
- Algiers** Budd Algiers SARL
Cite des 720 Logements, Batiment 4, No 2 Les Vergers, Bir-Mourad-Rais,
Algiers 16330, Algeria
Telephone: +213 23 550305, Telefax: +213 23 550313
Email: budd.algerie@budd-pni.com, Website: www.budd-pni.com
AOH: Zakia Rahali +213 23 550302, Mobile: +213 661 507610
Budd Group Emergency 24 Hr Telephone: +33 1 84880841
Budd Marseille 24 Hr Duty Telephone: +33 4 91335833
NB: Please copy all correspondence to general.marseille@budd-pni.com
NB: Download the Budd Group App from iTunes or Google Play
- Algiers** Societe Algerienne des Etablissements Mory & Cie
8 Boulevard du Colonel Amirouche, DZ-16000 ALGER, Algiers, Algeria
Telephone: +213 23 503494, Telefax: +213 23 503512
Email: ops-algiers@saem-dz.com, Website: www.saem-dz.com
AOH: Capt M Zerouali, Mobile: +213 661 105986
Chaib Kara-Slimane, Mobile: +213 661 556815
- Alicante** see Valencia
- Almeria** J Ronco Y Cia SL
Muelle de Ribera-Poniente, s/n, Puerto de Almeria, 04002 Almeria, Spain
Telephone: +34 950 238344, Telefax: +34 950 263714
Email: ops@jronco.com
AOH: Daniel Perez +34 950 272163, Mobile: +34 658 791403
Fred Wood, Mobile: +34 658 791409
Andrew Gange, Mobile: +34 658 791407
Daniel Sanchez, Mobile: +34 658 791408
- Amman** Amin Kawar & Sons Co WLL
Shmeisani, 24 Sharif Abdul Hamid Sharaf Street, PO Box 222,
Amman, 11118, Jordan
Telephone: +962 6 5609500, Telefax: +962 6 5672170
Email: nadia.shahin@kawar.com, Website: www.kawarshipping.com
AOH: Ninette Issid +962 6 5816615, Mobile: +962 79 8224414
Nadia Shahin +962 6 5927705, Mobile: +962 79 5255222
Rana Koro, Mobile: +962 79 5200615
- Amuay** see Caracas

Anchorage	<p>Keesal Young & Logan *</p> <p>1029 West Third Avenue, Suite 650, Anchorage, Alaska 99501, United States of America</p> <p>Telephone: +1 907 2799696, Telefax: +1 907 2794239</p> <p>Email: bert.ray@kyl.com, Website: www.kyl.com</p> <p>AOH: Douglas R Davis +1 907 3463579, Mobile: +1 907 2294218</p> <p>Herbert H Ray Jr +1 907 2722543, Mobile: +1 907 2294217</p>
Ancona	see Mauro Consultants, Ravenna
Antofagasta	see Valparaiso
Antwerp	<p>DUPI Antwerp NV</p> <p>Frankrijklei 33 b.2, 2000, Belgium</p> <p>Telephone: +32 3 2060050, Telefax: +32 3 2060059</p> <p>Email: antwerp@dupi.com, Website: www.dupi.com</p> <p>AOH: Jean-Louis Tack, Mobile: +32 475 745445</p> <p>Monique Lardot, Mobile: +32 478 989806</p> <p>Sophie Van Wijnendaele, Mobile: +32 473 755923</p>
Antwerp	<p>Mutual Insurance Claims Office NV (MICO)</p> <p>Belcrownlaan 13, B-2100 Deurne, Antwerp, Belgium</p> <p>Telephone: +32 3 2316604, Telefax: +32 3 2330530</p> <p>Email: office@mico-ant.be, Website: www.scua.be</p> <p>AOH: Guy Loriers, Mobile: +32 475 453959</p> <p>Dirk Verbist, Mobile: +32 477 317148</p> <p>Steve Van den Berghe, Mobile: +32 475 354660</p> <p>Kurt Van Coppenolle, Mobile: +32 475 719560</p> <p>24 Hr Emergency Mobile: +32 475 460879</p>
Apapa	see Lagos
Aqaba	<p>Amin Kawar & Sons Co (WLL)</p> <p>Hammamat Tunis Street, PO Box 22, Aqaba 77110, Jordan</p> <p>Telephone: +962 3 2014217 / 19, Telefax: +962 3 2013618</p> <p>Email: management.aqaba@kawar.com, Website: www.kawarshipping.com</p> <p>AOH: Munir W Muammar +962 3 2018979, Mobile: +962 79 8224451</p> <p>NB: Please copy all correspondence to Amman, Email: claimsp&i@kawar.com</p>
Archangel	<p>Ships & People</p> <p>Office 89, 31/2 Voronina Street, Archangel, 163057, Russia</p> <p>Telephone: +7 8182 698440, Telefax: +7 8182 698440</p> <p>Email: archangel@ships.ru, Website: www.ships.ru</p> <p>AOH: Yuri Shpyakin, Mobile: +7 921 2410130</p> <p>Nikolay Cheglakov, Mobile: +7 921 9358234</p>
Aruba	see Curacao
Ascuncion	see Pandi Liquidadores, Buenos Aires

Ashdod	M Dizengoff & Co P&I Representatives Ltd PO Box 4092, Port Area, Ashdod 77190, Israel Telephone: +972 8 8565779, Telefax: +972 8 8564931 Email: ash@dizrep.co.il, Website: www.dizrep.com AOH: Adv Micha Aharoni, Mobile: +972 52 7283848
Assab	see Mutual Marine Services, Jeddah
Athens	see Piraeus
Auckland	P&I Services Level 5, Southern Cross Building, 59 High Street, Auckland, New Zealand Telephone: +64 9 3031900, Email: alistair.iring@pandinz.co.nz AOH: Alistair Irving +64 9 4456481, Mobile: +64 274 455396 John Gresson, Mobile: +64 21 987055
Augusta	Tagliavia & Co SRL Via Principe Umberto 104, 96011 Augusta (SR), Sicily, 96100, Italy Telephone: +39 091 587377, Telefax: +39 091 322435 Email: info@tagliaviapandi.it, Website: www.tagliaviapandi.it AOH: Antonio Sorrentino, Mobile: +39 348 6017627 Gaetano Tagliavia +39 091 451772, Mobile: +39 348 6017625 24 Hr Emergency Mobile: +39 339 8089130
Baghdad	Sadiq Jaafar & Associates * Al Mansour, Amirat Street, Dist 601 Road 12, Building 57, Al Yarmouk, Baghdad, Iraq Telephone: +964 1 5413829, Telefax: +964 1 5413101 Email: Sadiqaljashamy@yahoo.com AOH: Sadiq Jaafar +44 7 973 293003 Balsam Al Jashamy +964 1 5434923, Mobile: +964 7 807426639 Hanaa Al Baghdady +964 1 5420105, Mobile: +964 7 901302242 Capt Adnan Ateya, Mobile: +964 7 801126300 24 Hr Duty Mobile: +964 7 819141633
Bahia Blanca	Agencia Maritima Walsh (E Burton) SRL Grecia 13, 8103 Ingeniero White – Bahia Blanca Port, PO Box 18, 8000 Bahia Blanca, Argentina Telephone: +54 291 4573080, Telefax: +54 291 4573072 Email: surveys@walsh.com.ar, Website: www.walsh.com.ar AOH: Eric H Heiling, Mobile: +54 9291 5712627
Bahrain / Manama	Inchcape Shipping Services BMMI Head Office, BMMI 812 Shaikh Jaber Al Ahmed Al Subah Highway, PO Box 828, Sitra, Bahrain Telephone: +973 178 21163, Telefax: +973 177 20974 Email: pandi.bahrain@iss-shipping.com, Website: www.iss-shipping.com AOH: Vinod Madasseri +973 17 253468, Mobile: +973 39 407163 Capt Kevin Ephraim, Mobile: +973 39981402
Baie Comeau	see Quebec

Baku	<p>Vitsan Co Ltd Ceyhun Selimov Street, No 7/129, Baku, Azerbaijan Telephone: +994 12 4305388, Telefax: +994 12 4976893 Email: office@vitsanbaku.com, Website: www.vitsan.com.tr AOH: Salih Akkaya +90 532 7947541 NB: Please copy all correspondence to Vitsan, Istanbul, Email: vitsan@vitsan.com.tr</p>
Balboa	<p>C Fernie & Co SA PO Box 0843-00191, Balbao, Panama Telephone: +507 2119488, Telefax: +507 2119450 Email: ferniepi@cfernie.com, Website: www.cfernie.com AOH: Andre Perret +507 3990665, Mobile: +507 66173229 John Blennerhassett +507 4700313, Mobile: +507 66121152 Suzanne Thompson, Mobile: +507 66141629 P&I Duty Mobile: +507 66140554 NB: Please copy all communications to C Fernie & Co, SA, Cristobal, Email: ferniepi@cfernie.com, Telefax: +507 4338528</p>
Balearic Islands	see Palma de Mallorca
Baltimore	<p>Baker, Donelson, Bearman, Caldwell & Berkowitz PC * 100 Light Street, 19th Floor, Baltimore, Maryland 21202, United States of America Telephone: +1 410 6851120, Telefax: +1 410 5470699 Email: admiralty@bakerdonelson.com, Website: www.bakerdonelson.com AOH: Geoffrey S Tobias +1 410 3370322, Mobile: +1 410 2155203 M Hamilton Whitman Jr +1 410 2437334, Mobile: +1 410 3700680 Jack R Daley, Mobile: +1 301 5008865</p>
Banana	see Matadi
Bandar Abbas	<p>Calm Sea Culture Marine Services Ltd (CSC) Flat No 11, 5th Floor, next to Binesh 2 Alley, Seyed Jamaledin Asadabadi Street, Bandar Abbas, 7914743937, Iran Telephone: +98 212 2411970, Telefax: +98 212 2411965 Email: info@calmseaculture.com, Website: www.calmseaculture.com AOH: Meraj Zangeneh ++98 761 2223763, Mobile: +98 912 0205789 Farhang Ghasemi +98 212 2411970, Mobile: +98 912 1142066 Mohammad Jahanbakhsh +98 761 2223763, Mobile: +98 917 4984088 NB: Please copy all correspondence to CSC Tehran, Email: info@calmseaculture.com</p>
Bandar Assaluyeh	<p>Calm Sea Culture Marine Services Ltd (CSC) Flat No 124, Pasargad Residential & Commercial Building, In front of Payame Noor University, Assaluyeh, 7539148314, Iran Telephone: +98 212 2411970, Telefax: +98 212 2411965 Email: info@calmseaculture.com, Website: www.calmseaculture.com AOH: Yazdan Ayoubian +98 772 7320820, Mobile: +98 917 0499001 NB: Please copy all correspondence to CSC Tehran, Email: info@calmseaculture.com</p>

Bandar Bushire

Calm Sea Culture Marine Services Ltd (CSC)
Saheli Avenue, Mehraban Building, PO Box 55 / 118,
Bandar Bushire, 75137, Iran
Telephone: +98 773 3342211 / 12, Telefax: +98 212 2411965
Email: info@calmseaculture.com, Website: www.calmseaculture.com
AOH: Farhang Ghasemi, Mobile: +98 912 1142066
Afshin Mehraban, Mobile: +98 917 7755463
NB: Please copy all correspondence to CSC Tehran,
Email: info@calmseaculture.com

Bandar Imam Khomeini

Calm Sea Culture Marine Services Ltd (CSC)
Flat No 9, Noor Building, Chamran 3 Street, Chamran Alley, Sar Bandar,
Mahshahr 6356144731, Iran
Telephone: +98 651 2244019 / 2244021, Telefax: +98 212 2411965
Email: info@calmseaculture.com, Website: www.calmseaculture.com
AOH: Farhang Ghasemi, Mobile: +98 912 1142066
Reza Mahtabi, Mobile: +98 916 1515793
NB: Please copy all correspondence to CSC Tehran,
Email: info@calmseaculture.com

Bangkok

Transport and Claim Consultants Co Ltd (TCC)
175-177 Bangkok Union Insurance Building, 4th Floor Unit 2
Surawongse Road, Suriyawongse Bangrak, Bangkok 10500, Thailand
Telephone: +66 2 6348806–9, Telefax: +66 2 6348805
Email: tccwk@loxinfo.co.th
AOH: Vivit Soonthorntam, Mobile: +66 81 8443610
Maiyasit Limchalearnkij, Mobile: +66 81 8081814

Bangkok

Thai P&I Services International Ltd
723 Supakarn Building, 3rd Floor, Room No 3D01, Charoennakorn Road,
Klongtonsai, Bangkok 10600, Thailand
Telephone: +66 2 4381693–4, Telefax: +66 2 4381695
Email: tpni@tpni.co.th, Website: www.tpni.co.th
AOH: Capt Ravinder PS Ghai +66 2 4323110, Mobile: +66 91 4491878
Chanida Sripen +66 2 7637674, Mobile: +66 90 6588924
Panthip Pholkaew +66 2 3865141, Mobile: +66 81 9251540

Bangkok

Pramuanchai Law Office Co Ltd *
44 Srijulsup Tower, 19th Floor, Unit C, Rama 1 Road, Rongmuang, Pathumwan,
Bangkok 10330, Thailand
Telephone: +66 2 2192155–60, Telefax: +66 2 2151238
Email: pmclaw@cscoms.com, Website: www.pramuanchai.com
AOH: 24 Hr Duty Mobile: +66 81 8466365

Bangkok

Tilleke & Gibbins International Ltd *
Supalai Grand Tower, 26th Floor, 1011 Rama 3 Road, Chongnonsi, Yannawa,
Bangkok 10120, Thailand
Telephone: +66 2 0565555, Telefax: +66 2 0565678
Email: bangkok@tilleke.com, Website: www.tilleke.com
AOH: June Vipamaneerut +66 2 0565588, Mobile: +66 81 8421363
Chinachart Vatanasuchart +66 2 0565688, Mobile: +66 81 6468098
John Frangos +66 2 0565790, Mobile: +66 97 0547100

- Banias** see Syrian Maritime & Transport Agencies, Tartous
- Banjul** TCI Banjul
43 Buckle Street, 1st Floor, PO Box 1471, Banjul, Gambia
Telephone: +220 4225895, Telefax: +220 4224733
Email: tci-banjul@tci-africa.com
AOH: B F Sagnia +220 4 460944, Mobile: +220 7761144
Duty Mobile: +220 9961144
24 Hr Duty Telephone: +33 6 25730808
NB: Please copy all correspondence to TCI Dakar, Email: tci-dakar@tci-africa.com
NB: In case of communication difficulties, please contact Eltvedt & O'Sullivan, Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281, Email: mail@eltvedtosullivan.com
- Bar** Samer & Strugar Shipping Ltd
St Marsala Tita D-5, 85000 Bar, Montenegro
Telephone: +382 30 317350, Telefax: +382 30 315563
Email: samer.strugar@t-com.me, Website: www.samer.com
AOH: Daniela Strugar +382 69 324583
Duty Telephone: +382 69 031125
- Barcelona** Hispania P&I Correspondents
C/Jonqueres, 18, 8B, 08003 Barcelona, Spain
Telephone: +34 93 2681853, Telefax: +34 93 2689978
Email: barcelona@pandihispania.com, Website: www.pandihispania.com
AOH: Rosana Velasco, Mobile: +34 670 458642
James McKinnell, Mobile: +34 670 458646
Ana Escanilla, Mobile: +34 637 217151
- Barcelona** Indeco (Independent Correspondents & Marine and Transport Services)
Travesera de Gracia 71, 2 / 1a, 08006 Barcelona, Spain
Telephone: +34 93 2373217, Telefax: +34 93 4156652
Email: claims@indecospain.com, Website: www.indecospain.com
AOH: Elda De Gracia Penaloza +34 934 885791, Mobile: +34 607 780719
Melisa Vence, Mobile: +34 673 193473
- Bari** Nicola Girone SRL
Via Massaua 1/E, 70132 Bari, Italy
Telephone: +39 080 5341736, Telefax: +39 080 5341786
Email: gironeba@tin.it, Website: www.nicolagirone.com
AOH: P F Bavaro +39 080 631684, Mobile: +39 333 2559509
Mimmo Masella, Mobile: +39 335 5324141
- Barranquilla** A&A Multiprime
Carrera 52 No 76-167 Of.201, Edificio Atlantic Center, Barranquilla, Colombia
Telephone: +57 1 5303529 / 30
Email: barranquilla@aamultiprime.com, Website: www.aamultiprime.com
AOH: Manuel Calderon +57 314 2844799, Mobile: +57 310 3048650
Santiago Moreno, Mobile: +57 314 2844799
Alicia Gast, Mobile: +57 315 3335072
24 Hr Duty Mobile: +57 314 2844799 / 315 3335072

Barranquilla	<p>Pandi Colombia SA Calle 77B #57-141, Centro Empresarial de las Americas, (Office 1001), Barranquilla, Colombia Telephone: +57 5 3600524, Telefax: +57 5 3602070 Email: pandi.colombia@metrotel.net.co AOH: Guillermo Alvarez +57 5 3684427, Mobile: +57 316 4117836 Carlos Alvarez V +57 53578843, Mobile: +57 315 7213016</p>
Basrah	<p>Mutual Marine Services al Mushtaraka Ltd Villa No 63, Al Maqal Port District, Basrah, Iraq Telephone: +964 7801 005470 Email: info@mushtaraka-iraq.com, Website: www.mushtaraka-iraq.com AOH: Capt Alaa Mansour +964 7718 438410, Mobile: +964 7801 005470 Omar Al Jarah, Mobile: +971 561 852012 Mark Galloway +966 569 667555, Mobile: +971 563 926444 Capt Nouri Alwan +964 7711 777186, Mobile: +964 7718 438407</p>
Basse Terre	see Fort de France
Bata	<p>Budd SA c/o Sea & Ports MGM, SL Carretera de Bome Km 2 SN, Bata-Litoral, Equatorial Guinea Telephone: +240 333 084378, Telefax: +240 333 084396 Email: budd.ecuatorial-guinea@budd-pni.com, Website: www.budd-pni.com AOH: Kamal Gautam, Mobile: +240 222 131282 Suzanne Moume +237 233 428476, Mobile: +237 677 789100 Javier Cortes +34 91 5649431, Mobile: +34 6 76317919 Enrique Baltanas +34 91 5649431, Mobile: +34 626 279448 Budd Group Emergency 24 Hr Telephone: +33 1 84880801 NB: Please copy all correspondence to general.marseille@budd-pni.com NB: In case of communication difficulties, please contact Budd Marseille, 24 Hr Duty Telephone: +33 4 91335833</p>
Batumi	<p>Geomar Co Ltd Maritime Consultants & Surveyors Gogebashvili 32, Office No 13, 6003 Batumi, Georgia Telephone: +995 422 276201, Telefax: +995 422 276202 Email: info@geomar.ge, Website: www.geomar.ge AOH: Tariel Dolidze, Mobile: +995 599 558507 George Imnaishvili, Mobile: +995 577 468763</p>
Bayonne	see McLeans, La Rochelle
Beaumont	<p>Stevens Baldo Freeman & Lighty, LLP * 550 Fannin, Suite 700, Beaumont, Texas 77704, United States of America Telephone: +1 409 8355200, Telefax: +1 409 8355201 Email: djames@sbf-law.com, Website: www.sbf-law.com AOH: Mark Freeman, Mobile: +1 409 6569747 David James, Mobile: +1 409 6587204</p>

- Beaumont** Wells Peyton Greenberg & Hunt LLP *
550 Fannin, Suite 600, Century Tower, PO Box 3708, Beaumont, Texas 77701,
United States of America
Telephone: +1 409 8382644, Telefax: +1 409 8384713
Email: bpartain@wellspeyton.com, Website: www.wellspeyton.com
AOH: Bruce M Partain +1 409 8994204, Mobile: +1 409 6515300
Peter Boyd Wells +1 409 8982525, Mobile: +1 409 9263300
- Beihai** see Guangzhou
- Beijing** Huatai Insurance Agency & Consultant Service Ltd
14F, China Re Building, No 11 Jin Rong Avenue, Xicheng District,
Beijing 100033, China
Telephone: +86 10 66576588, Telefax: +86 10 66576501
Email: pni.bj@huatai-serv.com, Website: www.huataimarine.com
AOH: Cui Jiyu, Mobile: +86 137 01230630
Miao He, Mobile: +86 138 01098591
Liu Rui, Mobile: +86 138 11436992
Bara Wu, Mobile: +86 139 11643038
Duty Telephone: +86 137 01125026
- Beira** P&I Associates Mozambique
Casa Infanta Da Sagres, Largo do Buzi 1/6, PO Box 44, Beira, Mozambique
Telephone: +27 83 2503398 (Durban), Telefax: +27 31 3017110
Email: pidurban@pandi.co.za
AOH: Duty Mobile: +27 83 2503398 Durban
NB: In case of communication difficulties, please contact P&I Associates Durban,
Telephone: +27 31 3011102, Mobile: +27 83 2503398
- Beirut** Maurice G Mouracade & Co
PO Box 11-0367, Riad El Solh, Beirut 1107 2040, Lebanon
Telephone: +961 1 201821, Telefax: +961 1 200590
Email: mgmpandi@dm.net.lb
AOH: Roger Mouracade +961 1 321389, Mobile: +961 3 621999
Mary Doueihy, Mobile: +961 76 325615
Antoine Dakessian, Mobile: +961 3 325615
24 Hr Duty Mobile: +961 3 622244
- Beirut** Baroudi & Associates *
Achrafieh 5585 Building, P Gemayel Avenue, PO Box 11-7236, Beirut, Lebanon
Telephone: +961 1 428777, Telefax: +961 1 423582
Email: baroudi@baroudilegal.com, Website: www.baroudilegal.com
AOH: Samir Baroudi +961 4 406734, Mobile: +961 3 601009
Jean Baroudi +961 1 219088, Mobile: +961 3 323252
- Bejaia** Neffous Shipping & Consulting
Sidi Ahmed – Hai Oultache Ilot 3, No 73, 06000 Bejaia, Algeria
Telephone: +213 770 566123, Telefax: +213 34 111341
Email: bejaia@neffous-pandi.com
AOH: Capt Ahmed Medjtouh +213 553 258339, Mobile: +213 662 162640
NB: In case of communication difficulties, please contact +33 6 74847588
(French Mobile)

Belem	<p>BRAZMAR Marine Services Ltd Quadra 333, lote 07, unidade 03, Vila dos Cabanos, Barcarena/PA, CEP 68447-000, Brazil Telephone: +55 91 41410537, Telefax: +55 98 32355807 Email: brazmar@brazmar.com, Website: www.brazmar.com AOH: Jose Antonio +55 91 982869100 NB: In case of communication difficulties, please contact the Sao Luis office</p>
Belize City	<p>MCA – Belize 14 Fort Street, Belize City, Belize Telephone: +501 227 8855, Telefax: +501 2231657 Email: mca@eurocaribe.bz, Website: www.maritime-claims.com AOH: Mirna Lara +501 2278855, Mobile: +501 6150821 Greta Martha Williams +501 2245286, Mobile: +501 6101757 Carl Ayestas +1 504 3901515 NB: In case of communications difficulties, please contact Maritime Claims Inc, New Orleans, Telephone: +1 504 3901515, Email: cayestas@maritime-claims.com</p>
Benghazi	see Tripoli, Libya
Berdyansk	see Mariupol
Bergen	<p>Fjeld Consultant AS Litleaasvegan 49, N-5132, Bergen, Norway Telephone: +47 55 597900 Email: fc@fjeld-consultant.no, Website: www.fjeld-consultant.no AOH: Erik Vellinga, Mobile: +47 948 76088 Christer Hannevik, Mobile: +47 953 00452 Anders N Haukeland, Mobile: +47 906 99101 Jan Inge Haukeland, Mobile: +47 907 65029</p>
Bilbao	<p>Agencia Maritima Artiach Zuazaga SL P Campo Volantin 24 pral, 48007 Bilbao, Spain Telephone: +34 94 4236661, Telefax: +34 94 4237973 Email: amazsa@amazsa.com, Website: www.amazsa.com AOH: Sebastian Sainz +34 94 4647928, Mobile: +34 6 09425566 Aitor Arrese +34 94 6081485, Mobile: +34 6 99983072 Josu Castillo +34 94 6080151, Mobile: +34 6 99983073 Jose M Delgado +34 94 6760032, Mobile: +34 6 99940377</p>
Bissau	<p>TCI Bissau BP 401, Bissau Cedex, Guinea – Bissau Telephone: +245 3 202162, Telefax: +245 3 205897 Email: tci-bissau@tci-africa.com AOH: Fernando Tavares +245 3256366, Mobile: +245 6916238 24 Hr Emergency Telephone: +33 6 25730808 NB: Please copy all correspondence to TCI Dakar, Email: tci-dakar@tci-africa.com NB: In case of communication difficulties, please contact Eltvedt & O’Sullivan, Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281, Email: mail@eltvedtosullivan.com</p>

Bizerte	see TIPIC, Tunis
Bluefields	see Managua
Bogota	see Barranquilla
Boma	see Matadi
Bonaire	see Curacao
Bordeaux	see McLeans, La Rochelle
Boston	Clinton & Muzyka PC * 88 Black Falcon Avenue, Suite 200, Boston, Massachusetts 02210, United States of America Telephone: +1 617 7239165, Telefax: +1 617 7203489 Email: cm@clinmuzyka.com, Website: www.clinmuzyka.com AOH: Thomas J Muzyka +1 508 7852275, Mobile: +1 617 2333472 Robert E Collins +1 401 3965211, Mobile: +1 401 8621247
Boulogne-sur-Mer	see Dieppe
Bourgas	Kalimbassieris Maritime Ltd 33 Tsarigradska Street, 8000 Bourgas, Bulgaria Telephone: +359 56 840442, Telefax: +359 56 840443 Email: bourgas@kalimbassieris.com, Website: www.kalimbassieris.com AOH: Yaroslav Mladenov, Mobile: +359 88 8321384 24 Hr Emergency Telephone: +306 94 4541622, Mobile: +359 88 8546504
Brake	see Bremen
Bremen	Pandi Services J & K Brons GmbH An der Reeperbahn 6, 28217, Bremen, Germany Telephone: +49 421 308870, Telefax: +49 421 3088732 Email: corresp@pandi.de, Website: www.pandi.de AOH: Rolf-Jurgen Hermes +49 421 6028534, Mobile: +49 171 8857940 Hans Joachim Schmude +49 420 67975, Mobile: +49 171 8857941 Christine Meiners, Mobile: +49 171 8857942
Bremerhaven	see Bremen
Brest	Les Courtiers Maritimes SARL 554 Rue Jurien de la Graviere, 29200 Brest, France Telephone: +33 2 98444995 Email: brokers@wanadoo.fr, Website: www.humann-taconet.fr AOH: Yann Caradec, Mobile: +33 6 09011794 Tugdual Le Page, Mobile: +33 6 46532566 Gabriel Lageat, Mobile: +33 6 11562863
Bridgetown	see St Philip, Barbados

- Brindisi** see Studio Legale Mordiglia *, Genoa
- Brisbane** Thynne & Macartney Solicitors *
Level 19, Central Plaza Two, 66 Eagle Street, Brisbane,
Queensland 4000, Australia
Telephone: +61 7 32318888, Telefax: +61 7 32290855
Email: transport@thymac.com.au, Website: www.thymac.com.au
AOH: Michael Fisher +61 7 38440964, Mobile: +61 408 735653
Matthew Hockaday +61 7 33974290, Mobile: +61 422 318678
- Brownsville** Royston Rayzor Vickery & Williams LLP *
55 Cove Circle, PO Box 3509 (78523-3509), Brownsville, Texas 78521,
United States of America
Telephone: +1 956 5424377, Telefax: +1 956 5424370
Email: jim.hunter@roystonlaw.com, Website: www.roystonlaw.com
AOH: Keith N Uhles +1 956 8316667, Mobile: +1 956 4555836
James H Hunter Jr +1 956 3503416, Mobile: +1 956 4955100
- Bucharest** Interservices SA Bucharest (HQ)
Strada Daniel Barcianu Nr 4, 030901 Bucharest, Romania
Telephone: +40 21 3219235 / 3239235, Telefax: +40 21 3269235 / 3204066
Email: office@mancas.ro, Website: www.mancas.ro
AOH: Gabriel Mancas +40 245 731051, Mobile: +40 722 230758
Luciana Mancas +40 245 731051, Mobile: +40 722 230759
Gabriel Ciutu, Mobile: +40 744 568028
Manuela Dumitru, Mobile: +40 745 605364
- Buenaventura** see Barranquilla
- Buenos Aires** Pandi Liquidadores SRL
Viamonte 494-8vo Piso, (C1053ABJ) Buenos Aires, Argentina
Telephone: +54 11 43133500, Telefax: +54 11 43133161
Email: pandi@pandi.com.ar, Website: www.pandi.com.ar
AOH: Alberto P Trigub +54 11 48017606, Mobile: +54 911 44491450
Ricardo D Crisp +54 11 47863080, Mobile: +54 911 36927788
Sebastian A Trigub, Mobile: +54 911 44072602
24 Hr Duty Mobile: +54 911 44460662
- Buenos Aires** Radovich & Porcelli *
Gral Lucio N Mansilla 2686, 1 Piso, Oficina 11, 2 Cuerpo,
CP 1425 Buenos Aires, Argentina
Telephone: +54 11 48223187 / 49632042 / 49637864,
Email: jradovich@maritimelaw.com.ar, Website: www.maritimelaw.com.ar
AOH: Jorge M Radovich, Mobile: +54 911 49722183
Fernando Porcelli, Mobile: +54 911 53283713

- Buenos Aires** Ruggiero & Fernandez Llorente *
 AVDA Corrientes 545, 6th Floor, 1043 Buenos Aires, Argentina
 Telephone: +54 11 43282299, Telefax: +54 11 43948773
 Email: gruggiero@sealaw.com.ar
 AOH: Gustavo A Ruggiero +54 11 48129843, Mobile: +54 911 44460663
 Alejandro F Llorente +54 11 48070237, Mobile: +54 911 44121007
- Busan** Mutual Service Korea Ltd
 R/N 303, 3rd Floor, Cygnus Building 28, Mugyo-ro, Jung-gu, Seoul,
 04521, Korea (South)
 Telephone: +82 2 37896661, Telefax: +82 2 37896662
 Email: pni@mulkor.com
 AOH: Judy Shin, Mobile: +82 10 87329967
 Ellena Kim, Mobile: +82 10 30290412
 Paul Lee, Mobile: +82 10 71872037
 Dewey Kim, Mobile: +82 10 91179994
- Cabinda** see Luanda
- Cadiz** G & J MacPherson SL
 Fermin Salvochea 4, 11004 Cadiz, Spain
 Telephone: +34 956 808023, Telefax: +34 956 212656
 Email: info@macphersoncadiz.com
 Website: www.macphersonmarinesurveyors.com
 AOH: Jaime MacPherson +34 956 873508, Mobile: +34 659 750184
 Pedro Mieres +34 638 548609
 Jane Keith +34 638 355827
- Caen** see Rouen
- Cagliari** Plaisant & C SRL
 Via Roma 121, 09124 Cagliari, Sardinia, Italy
 Telephone: +39 070 668208, Telefax: +39 070 659924
 Email: plaisant.cagliari@plaisant.it, Website: www.plaisant.it
 AOH: Salvatore Plaisant, Mobile: +39 348 6016995
 Giandomenico Sanna, Mobile: +39 348 3672325
 Cristian Civile, Mobile: +39 348 0163858
- Cairns** Brian White & Associates *
 1st Floor, Moresby Haus, 4 Scott Street, PO Box 5701, Cairns,
 Queensland 4870, Australia
 Telephone: +61 7 40314711, Telefax: +61 7 40313810
 Email: cairns@bwamarine.com, Website: www.bwamarine.com
 AOH: Brian White +61 7 40578444, Mobile: +61 412 184856
 Chanveer Singh, Mobile: +61 466 955776
 Michael Fisher +61 7 38440964, Mobile: +61 408 735653
 Matthew Hockday +61 7 33974290, Mobile: +61 422 318678

- Cairo** Abou Ali *
 2 Abdel Kader Hamza St, Cairo Center Bldg, Garden City, Cairo, Egypt
 Telephone: +20 2 27924101, Telefax: +20 2 27924104
 Email: cairo@aboualilaw.com, Website: www.aboualilaw.com
 AOH: Ahmed Abou Ali, Mobile: +20 122 2114561
 Tarek Abou Ali, Mobile: +20 122 2157937
 Khaled Abou Ali, Mobile: +20 122 2153156
 Gamal A Abou Ali, Mobile: +20 100 1006677
- Cairo** Eldib Advocates *
 1081 Corniche El Nil, Garden City, Cairo 11519, Egypt
 Telephone: +20 2 27943400, Telefax: +20 2 27961500
 Email: cairo@eldib.com.eg, Website: www.eldibadvocates.com
 AOH: Hisham Eldib, Mobile: +20 122 2161313
 Mohamed Abdel Rehim, Mobile: +20 102 2414411
 24 Hr Mobile: +20 122 2177414
- Calais** see Dunkerque
- Callao** see Lima
- Cape Town** P&I Associates (Pty) Ltd
 Unit 1B, Foregate Square, No 1 Heerengracht Street, Table Bay Boulevard,
 Cape Town 8001, South Africa
 Telephone: +27 21 4254924, Telefax: +27 21 4211423
 Email: pict@pandi.co.za, Website: www.pandi.co.za
 AOH: Garth Hansen, Mobile: +27 83 2833493
 Neil Chetty, Mobile: +27 83 2503381
 Innocent Manengele, Mobile: +27 60 5708122
 24 Hr Duty Mobile: +27 83 2556994
 NB: Postal address: PO Box 1270, Cape Town 8000, South Africa
- Cape Town** Shepstone & Wylie *
 18th Floor No 2 Long Street, Cape Town 8001, South Africa
 Telephone: +27 21 4196495,
 Email: greiner@wylie.co.za, Website: www.wylie.co.za
 AOH: Edmund Greiner, Mobile: +27 82 3333359
 Anneke Whelan, Mobile: +27 82 9240500
- Cape Verde** International Shipping & Engineering Services
 PO Box 509, St Vincent, Cape Verde
 Telephone: +238 2317126, Telefax: +238 2317126
 Email: silvioduarte@cvtelecom.cv
 AOH: Silvio Duarte, Mobile: +238 9917841

- Caracas** Globalpandi SA
Torre Phelps, Piso 25, Oficina 25-B, Av La Salle c/c Calle Lima, Urb Los Caobos,
Caracas, Venezuela
Telephone: +58 212 2105138, Telefax: +58 212 2105139
Email: caracas@globalpandi.com, Website: www.globalpandi.com
AOH: Jose Alfredo Sabatino, Mobile: +58 412 4210036
Oswaldo Guerreiro, Mobile: +58 412 4445715
NB: Please copy all correspondence to Puerto Cabello,
Email: mail@globalpandi.com
- Caracas** Venepandi CA
CCCT, Torre B, Piso 10, Oficina B 1001, Av Ernesto Blohm, Chuao 1064,
Caracas, Venezuela
Telephone: +58 212 9056396 / 9593347 / 9593352 / 9593338,
Email: principal@venepandi.com, Website: www.venepandi.com
AOH: Capt Francisco Villanova +58 212 9857149, Mobile: +58 412 2229494
Carlos Carrasco +58 212 6331476, Mobile: +58 426 5363394
Dinorah Hernandez +58 412 9536392
Emergency Telephone: +58 414 2529494, Mobile: +59 426 5202938
- Caracas** Matheus & Ulloa Abogados *
Av Francisco de Miranda, Torre Banco Provincial B, Piso 1, Ofic 1-03, Chacao,
Caracas 1060, Venezuela
Telephone: +58 212 2642415, Telefax: +58 212 2658039
Email: maritime.lawyers@matheus-ulloa.net, Website: www.matheus-ulloa.net
AOH: Wagner Ulloa +58 212 2639198, Mobile: +58 414 2398190
- Cartagena (Colombia)** A&A Multiprime Ltda
Calle 11 No 1-27 Oficina 604, Bocagrande Edificio Don Pedro de Heredia,
Cartagena, Colombia
Telephone: +57 314 2844799 / 315 3335072
Email: cartagena@aamultiprime.com, Website: www.aamultiprime.com
AOH: Santiago Moreno-Andrade, Mobile: +57 314 2844799
Alicia Gast, Mobile: +57 315 3335070
24 Hr Duty Mobile: +57 314 2844799 / 315 3335072
- Cartagena (Colombia)** Pandi Colombia SA
Conjunto Residencial Santo Domingo (Apto 201), Centro Calle 36
No 2-36, Cartagena, Colombia
Telephone: +57 5 6601693, Telefax: +57 5 6644258
Email: pandi.colombiactg@telecom.com.co
AOH: Carlos Alvarez +57 5 3578843, Mobile: +57 315 7213016
Guillermo Alvarez +57 5 3684427, Mobile: +57 316 4117836
24 Hr Duty Mobile: +57 315 7311973
NB: Please copy all correspondence to Barranquilla,
Email: pandi.colombia@metrotel.net.co
- Cartagena (Spain)** see Valencia

Casablanca	<p>McLean Maritime Maroc 40 rue Hadj Omar Riffi, 20120 Casablanca, Morocco Telephone: +212 522 222088, Telefax: +212 522 222016 Email: morocco@mcleans.fr, Website: www.mcleangroup.fr AOH: Veronique Javelaud, Mobile: +212 661 191409 Issam Ennassiri, Mobile: +212 661 985429 NB: In case of communication difficulties, please contact McLeans, Marseille, Email: info@mcleans.fr, Telephone: +33 4 96102525</p>
Casablanca	<p>Societe Maghrebine de Defence Maritime SA (DEFMAR) Espace Paquet, Suite No 506, Place Nicolas Paquet, Boulevard Mohammed V, Casablanca 20 000, Morocco Telephone: +212 522 452525, Telefax: +212 522 450501 Email: somadef@defmar.com, Website: www.defmar.com AOH: Mohamed Margaoui, Mobile: +212 6 61139233 Mohamed Laazizi, Mobile: +212 6 61463834 Tarik Baalla, Mobile: +212 6 66269518 Fatima Anchoum, Mobile: +212 6 42757957</p>
Catania	see Messina
Cebu	<p>Del Rosario Pandiphil, Inc 45 4th Street, Corner Lapu-Lapu Avenue, San Antonio Village, Apas, Cebu City, Philippines Telephone: +63 32 2341690 Email: mail@delrosario-pandiphil.com, Website: www.delrosario-pandiphil.com AOH: Ruben T Del Rosario, Mobile: +63 920 9471892 Veronica G Del Rosario, Mobile: +63 920 9471893 Jay Arthur G Del Rosario, Mobile: +63 920 9688614 24 Hr Emergency Mobile: +63 917 8308384</p>
Ceuta	see Algeciras
Champerico	see Guatemala City
Changzhou	see Shanghai
Charleston	<p>Womble Carlyle Sandridge & Rice LLP * 5 Exchange Street, PO Box 999, Charleston, South Carolina 29402, United States of America Telephone: +1 843 7204622, Telefax: +1 843 7237398 Email: admiralty@wcsr.com, Website: www.wcsr.com AOH: Ryan D Gilsenan, Mobile: +1 843 8478003 Sean D Houseal, Mobile: +1 843 4376620 Gordon D Schreck, Mobile: +1 843 9068523</p>
Chennai	<p>Crowe Boda & Company Pvt Ltd MLM Building, 9 Wallajah Road, Chennai 600 002, India Telephone: +91 44 28521342 / 1799 / 2528, Telefax: +91 44 28525265 Email: crowebodachennai@jbbodamail.com AOH: K R Rajan +91 44 24348920, Mobile: +91 93823 02209 Capt S Prabhakaran +91 44 24426467, Mobile: +91 94455 66277</p>

Cherbourg	<p>Worms Services Maritimes 3 Quai Lawton Collins, PO Box 434, 50104 Cherbourg Cedex, France Telephone: +33 2 33433402, Telefax: +33 2 72340123 Email: trampingchg@worms-sm.fr, Website: www.worms-sm.fr AOH: Pascal Doucet +33 2 33433402, Mobile: +33 6 11976070</p>
Chicago	<p>Belgrade and O'Donnell PC * Suite 1900 Civic Opera Building, 20 North Wacker Drive, Chicago, Illinois 60606, United States of America Telephone: +1 312 4221700, Telefax: +1 312 4221717 Email: sbelgrade@bodpc.com, Website: www.belgradeodonnelllaw.com AOH: Steven Belgrade +1 847 7359858, Mobile: +1 312 6131455 John O'Donnell +1 847 9917689, Mobile: +1 312 6234550</p>
Chittagong	<p>Interport Maritime Ltd HBFC Building (5th Floor), 1/D, Agrabad C/A, Chittagong 4100, Bangladesh Telephone: +880 31 2525065, Telefax: +880 31 728262 Email: chittagong@interport.org, Website: www.interport.org AOH: Capt Mohiuddin Abdul Kadir, Mobile: +880 181 9313702 Kausar Parveen, Mobile: +880 171 5003911 Mohammad Fakrul Hasan Chowdhury, Mobile: +88 017 91779301 Mohammad Faisal Al Azad, Mobile: +88 016 76135266</p>
Chittagong	<p>J F (Bangladesh) Ltd Finlay House, 11 Agrabad Commercial Area, Chittagong 4100, Bangladesh Telephone: +880 31 716321-5, Telefax: +880 31 710006 Email: info@jfbdltd.com, Website: www.jfbd.com AOH: Md Salauddin Chowdhury +880 31 718056, Mobile: +880 171 3160081 Tapas Sarkar, Mobile: +880 171 3103411 Biswajit Das, Mobile: +880 171 3103133</p>
Christchurch	see Auckland
Ciudad del Carmen	see Veracruz, Mexico
Cleveland	<p>Thompson Hine LLP * 3900 Key Center, 127 Public Square, Cleveland, Ohio 44114-1291, United States of America Telephone: +1 216 5665500, Telefax: +1 216 566580 Email: dick.binzley@thompsonhine.com, Website: www.thompsonhine.com AOH: R Binzley +1 216 9327829, Mobile: +1 216 5989001 H Henderson +1 440 9374175, Mobile: +1 440 6100157 R Burger, Mobile: +1 440 2425955</p>
Cleveland	<p>Ray Robinson Carle & Davies Co LPA * Corporate Plaza II, Suite 360, 6480 Rockside Woods Blvd South, Cleveland, Ohio 44131-2224, United States of America Telephone: +1 216 2362400, Telefax: +1 216 2362409 Email: rayrob@rayrob.com, Website: www.rayrob.com AOH: Robert T Coniam +1 440 9336877, Mobile: +1 440 2131542 Christopher D Kuebler, Mobile: +1 586 2164505</p>

- Coatzacoalcos** see Veracruz, Mexico
- Colombo** Intermerc Services
30/63 Longdon Place, Colombo 07, Sri Lanka
Telephone: +94 11 2585544 / 2585545, Telefax: +94 11 2585546
Email: intermarc@intermarc.lk
AOH: Errol Dharmaratne, Mobile: +94 77 7760277
Chanaka Dharmaratne, Mobile: +94 77 7748758
Ravi Randeniya, Mobile: +94 77 7760279
- Colombo** D L & F De Saram *
47 Alexandra Place, Colombo 7, Sri Lanka
Telephone: +94 11 2695782
Email: desaram@desaram.com, Website: www.desaram.com
AOH: Savantha De Saram, Mobile: +94 77 7891696
Jivan Goonetilleke, Mobile: +94 77 3577123
Prabash De Saram, Mobile: +94 77 7777183
- Colon** see Cristobal
- Comores** see Reunion
- Conakry** Budd SA Guinee
PO Box 4259, Conakry, Guinea
Telephone: +224 664209311
Email: budd.guinee-conakry@budd-pni.com, Website: www.budd-pni.com
AOH: Fode Mario Camara +224 628255834, Mobile: +224 657253737
Aboubacar Mansare +224 669020644, Mobile: +224 622435672
Budd Group Emergency 24 Hr Telephone: +33 1 84880841
Budd Marseille 24 Hr Duty Telephone: +33 4 91335833
NB: Please copy all correspondence to general.marseille@budd-pni.com
NB: Download the Budd Group App from iTunes or Google Play
- Conakry** TCI Conakry
BP 5106, Conakry, Guinea
Telephone: +224 664323702,
Email: tci-conakry@tci-africa.com
AOH: Capt Alpha M Diallo +224 664323702, Mobile: +224 655323702
24 Hr Duty Telephone: +33 6 25730808
NB: Please copy all correspondent to mail@eltvedtosullivan.com
NB: In case of communication difficulties, please contact Eltvedt & O'Sullivan,
Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281,
Email: mail@eltvedtosullivan.com

- Constanta** Interservices SA Constanta (Branch)
Str Revolutiei din 22 Decembrie 1989, No 41, Bloc SNC, Etaj 2 Ap 31,
Constanta 900735, Romania
Telephone: +40 241 616507 / 611644 / 616543
Telefax: +40 241 616507 / 611644
Email: constantza@mancas.ro, Website: www.mancas.ro
AOH: Gabriel Tudorache +40 241 744075, Mobile: +40 744 656604
Spiridon Timofte +40 241 736123, Mobile: +40 744 625379
Laurentiu Badila +40 341 441539, Mobile: +40 745 764629
- Constanta** Kalimbassieris Maritime SRL
67 Zorelelor Street, 900553 Constanta, Romania
Telephone: +40 241 693750, Telefax: +40 241 69370
Email: constantza@kalimbassieris.com, Website: www.kalimbassieris.com
AOH: Antonios Kalmoukis, Mobile: +40 723 313620
Cristian Ciocan, Mobile: +40 723 313625
Christian Serban, Mobile: +40 723 313618
Emergency Mobile: +40 723 313619
NB: 24 Hr Emergency Mobile (via Greece): +30 6944 541622
- Copenhagen** P&I Scandinavia A/S
Amaliegade 43, 4, DK-1256 Copenhagen K, Denmark
Telephone: +45 33154777, Telefax: +45 33911407
Email: info@pandiscan.com, Website: www.pandiscan.com
AOH: Henrik Nissen, Mobile: +45 39 611927
Jakob Krauthammer, Mobile: +45 20 221746
24 Hr Telephone: +45 33154777
- Corinto** see Managua
- Corpus Christi** Welder Leshin LLP *
800 N Shoreline Blvd, Suite 300 North Tower, Corpus Christi, Texas 78401,
United States of America
Telephone: +1 361 5618000, Telefax: +1 361 5618001
Email: info@welderleshin.com, Website: www.welderleshin.com
AOH: James F Buchanan, Mobile: +1 361 7791730
Frank L McNiff Jr, Mobile: +1 361 7791806
Dabney W Pettus, Mobile: +1 361 7791850
- Corpus Christi** Royston Rayzor Vickery & Williams LLP *
802 North Carancahua, Suite 1300, Corpus Christi, TX 78401-0021,
United States of America
Telephone: +1 361 8848808, Telefax: +1 361 8847261
Email: royston@roystonlaw.com, Website: www.roystonlaw.com
AOH: Jack C Partridge +1 361 6432018, Mobile: +1 361 5337756
Christopher Lowrance +1 361 9917521, Mobile: +1 361 7398217

Cotonou

TCI Cotonou
PO Box 03-1060, Cotonou, Benin
Telephone: +229 21 311342, Telefax: +229 21 311837
Email: tci-cotonou@tci-africa.com
AOH: Nourou Oumorou +229 90 042402, Mobile: +229 97 880990
Ernest Gbede +229 21 071398, Mobile: +229 95 840044
Florentin Codja, Mobile: +229 96 570787
24 Hr Duty Telephone: +33 6 25730808
NB: In case of communication difficulties, please contact Eltvedt & O'Sullivan,
Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281,
Email: mail@eltvedtosullivan.com

Cotonou

Pandiship (Benin) Ltd
BP No 06-2169, Carre 573 U Dedokpo, Nouveau Pont, Cotonou, Benin
Telephone: +229 21 330131, Telefax: +229 21 330131
Email: info@pandishipwa.com
AOH: Ismail Ibrahim, Mobile: +229 95055886
NB: In case of communication difficulties, please contact Pandiship (WA) Ltd,
24 Hr Mobile: +44 7766 206723, Email: vinod.halai@pandishipwa.com

Cristobal

C Fernie & Co SA
PO Box 0301 – 03506, Colon, Cristobal, Panama
Telephone: +507 4338500, Telefax: +507 4338528
Email: ferniepi@cfernie.com, Website: www.cfernie.com
AOH: Andre Perret +507 3990665, Mobile: +507 66173229
John Blennerhassett +507 4700313, Mobile: +507 66121152
Suzanne Thompson, Mobile: +507 66141629
24 Hr Mobile: +507 66140554

Crotone

Tagliavia & Co SRL
Via Marinella 12, 88900 Crotone, Italy
Telephone: +39 091 587377, Telefax: +39 091 322435
Email: info@tagliaviapandi.it, Website: www.tagliaviapandi.it
AOH: Antonio Sorrentino, Mobile: +39 348 6017627
Gaetano Tagliavia +39 091 451772, Mobile: +39 348 6017625
24 Hr Emergency Mobile: +39 339 8089130

Curacao

Firma C S Gorsira J P Ez
PO Box 3677, Scarlet Building, Fokkerweg 26 Salina, Willemstad, Curacao
Telephone: +5999 4614700 / 4615873, Telefax: +5999 4612576
Email: gorsira@gorsira.com, Website: www.vrshipping.com
AOH: David van Nierop +5999 7384465, Mobile: +5999 5630886
Joop van Vliet +5999 4614656

Cuxhaven

Claas W Brons (GmbH & Co) KG
c/o Kapitan Jurgen Feldmann, Sudlandstrasse 6, 27478 Cuxhaven, Germany
Telephone: +49 4723 505516, Telefax: +49 4723 505516
Email: cuxhaven@cwbrons.de, Website: www.cwbrons.de
AOH: 24 Hr Duty Telephone: +49 4723 505516, Mobile: +49 172 9114994
NB: For further AOH contacts please see Claas W Brons (GmbH & Co) KG,
Hamburg

Dakar	<p>TCI Africa Dakar 5 Avenue Georges Pompidou, Imm Sokhna Anta – 6 Etage, BP 2540, Dakar, Senegal Telephone: +221 33 8491399, Telefax: +221 33 8235019 Email: tci-dakar@tci-africa.com AOH: N’gagne Faye, Mobile: +221 77 3327215 24 Hr Duty Telephone: +33 6 25730808 NB: In case of communication difficulties, please contact Eltvedt & O’Sullivan, Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281, Email: mail@eltvedtosullivan.com</p>
Dakar	<p>Budd Senegal PO Box 23048, 4 rue Mage X Parchappe, 3rd Floor, Dakar, Senegal Telephone: +221 33 8213722, Telefax: +221 33 8213911 Email: budd.senegal@budd-pni.com, Website: www.budd-pni.com AOH: Elisabeth Ndiaye +221 33 8482642, Mobile: +221 77 6374195 Samba Cor Fall +221 33 8640204, Mobile: +221 77 6365558 Budd Group Emergency 24 Hr Telephone: +33 1 84880801 Budd Marseille 24 Hr Duty Telephone: +33 4 91335833 NB: Please copy all correspondence to general.marseille@budd-pni.com NB: Download the Budd Group App from iTunes or Google Play</p>
Dalian	<p>Huatai Insurance Agency & Consultant Service Ltd 22nd Flr, Anho Building, No 87 Renmin Road, Zhongshan District, Dalian 116001, China Telephone: +86 411 82535351, Telefax: +86 411 82535352 Email: pni.dl@huatai-serv.com, Website: www.huataimarine.com AOH: Capt Tongzhe Lu, Mobile: +86 13 909851192 Bei Zhao, Mobile: +86 13 942086293 Xiaolin Zhao, Mobile: +86 13 940898350 24 Hr Duty Telephone: +86 186 04088686</p>
Damietta	see Port Said
Dammam	<p>Mutual Marine Services – al Mushtaraka Ltd Al-Zakir Bokhari Building, Najd Street, Al-Tobaishi, PO Box 8972, Dammam 31492, Saudi Arabia Telephone: +966 13 8268326 / 8267201, Telefax: +966 13 8275342 Email: claims.dammam@mushtaraka.com AOH: Syed Nizamuddin Ahmed +966 13 8271579, Mobile: +966 50 5840518 Ibrahim H Al-Askary, Mobile: +966 50 6801565 Ali H Abdulatif, Mobile: +966 50 4990865 Syed Moizuddin Umer, Mobile: +966 56 6514678</p>
Dampier	see Cocks Macnish, Perth
Dandong	see Dalian

- Dar es Salaam** Inchcape Shipping Services (T) Ltd
2nd Floor, Maktaba Square Building, Maktaba Street, PO Box 13836,
Dar es Salaam, Tanzania
Telephone: +255 22 2128377–9, Telefax: +255 22 2128390
Email: youriss.dar@iss-shipping.com, Website: www.iss-shipping.com
AOH: John Amedeus, Mobile: +255 713 328024
John Massawe, Mobile: +255 784 323020
Julius Mtenda, Mobile: +255 784 763282
- Dar es Salaam** TCI Africa (Tanzania) Ltd
Posta House, No 312, Ghana Avenue, BP 78553, Dar es Salaam, Tanzania
Telephone: +255 22 2138473, Telefax: +255 22 2118001
Email: tci_africa@raha.com
AOH: Sebastian Luziga, Mobile: +255 754 604415
Edwin Tarimo, Mobile: +255 784 604415
24 Hr Duty Telephone: +33 6 25730808
NB: In case of communication difficulties, please contact
Eltvedt & O’Sullivan, Marseille, Telephone: +33 4 91140460,
Telefax: +33 4 91561281, Email: mail@eltvedtosullivan.com
- Darwin** Brian White & Associates *
4/48 Woods Street, GPO 3787, Darwin NT 0801, Australia
Telephone: +61 7 40314711, Telefax: +61 7 40313810
Email: darwin@bwamarine.com, Website: www.bwamarine.com
AOH: Paul Maher +61 7 40314711, Mobile: +61 488 314747
Brian White +61 7 40578444, Mobile: +61 412 184856
NB: In case of communication difficulties, please contact Cairns, Australia,
Telephone: +61 7 40314711 (24 Hr)
- Delfzijl** see Rotterdam
- Detroit** Foster Swift Collins & Smith PC *
28411 Northwestern Highway, Suite 500, Southfield, Michigan 48034,
United States of America
Telephone: +1 248 5399900, Telefax: +1 248 2000252
Email: rdietz@fosterswift.com, Website: www.fosterswift.com
AOH: Richard A Dietz +1 313 8228019, Mobile: +1 313 8506528
Michael J Liddane +1 313 8858639, Mobile: +1 313 3776288
- Dhaka** Interport Maritime Ltd
MHK Terminal (4th Floor), 110 Kazi Nazrul Islam Avenue, Bangla Motor,
Dhaka, Bangladesh
Telephone: +88 02 8311665, Telefax: +88 02 8317264
Email: dhaka@interport.org, Website: www.interport.org
AOH: Capt Mohiuddin Abdul Kadir, Mobile: +88 018 19313702
Kausar Parveen, Mobile: +88 017 15003911
Mohammad Fakhru Hasan Chowdhury, Mobile: +88 017 91779301
Mohammad Faisal Al Azad, Mobile: +88 016 76135266
Duty Mobile: +88 018 19313702
- Diego Garcia** see Reunion

Dieppe

Budd Dieppe
c/o Budd Rouen-Le Havre, 8 rue Antoine Bruneau, 76300 Sotteville les Rouen,
France
Telephone: +33 9 50684395, Telefax: +33 4 91331331
Email: budd.dieppe@budd-pni.com, Website: www.budd-pni.com
AOH: Claudine Magnier, Mobile: +33 6 37037682
Budd Group Emergency 24 Hr Telephone: +33 1 84880801
Budd Marseille 24 Hr Duty Telephone: +33 4 91335833
NB: Please copy all emails to general.marseille@budd-pni.com
NB: Download the Budd Group App from iTunes or Google Play

Djibouti

McLeans – WAMS / Horn Shipping Company
Route du Port, Djibouti, Djibouti
Telephone: + 253 343371
Email: wams@mcleans.fr, Website: www.mcleangroup.fr
AOH: Mohamed Abdi Egueh, Mobile: +253 77065988
Philippe Garo, Mobile: +33 6 07792028
Matthieu Leroux, Mobile: +33 6 74759148
Marc Gignoux, Mobile: +33 6 8664527

Doha

Gulf Agency Company Qatar (WLL)
PO Box 6534, 7th Floor, Al Jaidah Square, Airport Road, Umm Ghuwailina,
Zone 27 Doha, Qatar
Telephone: +974 44205600, Telefax: +974 44205601
Email: claims.qatar@gac.com, Website: www.gac.com
AOH: Anil Pathirana, Mobile: +974 55805192
Zackaria Mathew, Mobile: +974 55819861
Saman Peiris, Mobile: +974 55532699
Sudhir Jai, Mobile: +974 55532699

Doha

MILAHA Maritime and Logistics
MILAHA New Building, East Industrial Road, Street No 523, Zone 56,
Um Al Saneem, Doha, Qatar
Telephone: +974 44949666, Telefax: +974 44833244
Email: comms@milaha.com, Website: www.milaha.com
AOH: Arthur Bargo +974 44318483, Mobile: +974 55867119
Jordan Cepe +974 44350263, Mobile: +974 33253719
Raja Gomez +974 77823567, Mobile: +974 55034804

Dos Bocas

see Veracruz, Mexico

Douala

Budd Cameroun
82 Boulevard de la Liberte, Residence Kassap, PO Box 4574, Douala, Cameroon
Telephone: +237 233427345, Telefax: +237 233430571
Email: budd.cameroun@budd-pni.com, Website: www.budd-pni.com
AOH: Suzanne Moume +237 233428476, Mobile: +237 677 789100
Laure Leuche +237 233470628, Mobile: +237 677 600837
Budd Group Emergency 24 Hr Telephone: +33 1 84880841
Budd Marseille 24 Hr Duty Telephone: +33 4 91335833
NB: Please copy all correspondence to general.marseille@budd-pni.com
NB: Download the Budd Group App from iTunes or Google Play

- Douala** TCI Africa, Douala
PO Box 1048, Douala, Bonanjo, Cameroon
Telephone: +237 233439480,
Email: tci-douala@tci-africa.com, Website: www.eltvedtosullivan.com
AOH: Joel Ndona +237 696 534481, Mobile: +237 699 912268
Peguy Houdjeu +237 677 428343, Mobile: +237 677 118564
24 Hr Duty Telephone: +33 6 25730808
NB: In case of communication difficulties, please contact
Eltvedt & O'Sullivan, Marseille, Telephone: +33 4 91140460,
Telefax: +33 4 91561281, Email: mail@eltvedtosullivan.com
- Dubai** Inchcape Shipping Services
Office Court Building, Oud Metha Road, Oud Metha, PO Box 33166, Dubai,
United Arab Emirates
Telephone: +971 4 3038593, Telefax: +971 4 3346976
Email: claims.dxb@iss-shipping.com, Website: www.iss-shipping.com
AOH: Capt Peter Valles, Mobile: +971 50 6453894
Muzaffer Hussain, Mobile: +971 50 4554846
Shruti Potdar, Mobile: +971 50 4518537
24 Hr P&I Department Telefax: +971 4 3346976
- Dubai** Gulf Agency Company (Dubai) LLC
PO Box 17041, Jebel Ali Free Zone, Dubai, United Arab Emirates
Telephone: +971 4 8818090, Telefax: +971 4 8059442
Email: claims.dubai@gac.com, Website: www.gac.com
AOH: Meena Mathews, Mobile: +971 50 6535762
Satyajith Warriar +971 4 3887190, Mobile: +971 50 6253944
George Mathews +971 6 5626457, Mobile: +971 50 4542918
Gary Mercado, Mobile: +971 56 5381428
- Dubai** Holman Fenwick Willan Middle East LLP *
ADIB Building No 6, Level 8, Emaar Square, Dubai, United Arab Emirates
Telephone: +971 4 4230555,
Email: yaman.alhawamdeh@hfw.com, Website: www.hfw.com
AOH: Yaman Al Hawamdeh, Mobile: +971 50 4788443
Richard Strub, Mobile: +971 50 6251284
- Dubai** Afridi & Angell *
Jumeirah Emirates Towers, Office Tower, Level 35, Sheikh Zayed Road,
PO Box 9371, Dubai, United Arab Emirates
Telephone: +971 4 3303900, Telefax: +971 4 330380
Email: maritime@afridi-angell.com, Website: www.afridi-angell.com
AOH: Bashir Ahmed, Mobile: +971 50 6444428
Chatura Randeniya, Mobile: +971 50 7081652
Mevan Bandara, Mobile: +971 50 5596596
- Dublin** P&I Shipping Services Ltd
PO Box 27, Chill Dara Industrial Estate, Newbridge, Co Kildare, Eire
Telephone: +353 45 433750, Telefax: +353 1 8132607
Email: pandi@sealaw.ie, Website: www.sealaw.ie
AOH: Mary O'Reilly +353 45 433750, Mobile: +353 86 1763281
Sean O'Reilly +353 1 8402828, Mobile: +353 87 2043411

Duluth	<p>Johnson Killen & Seiler PA *</p> <p>230 West Superior Street, Suite 800, Duluth, Minnesota 55802, United States of America</p> <p>Telephone: +1 218 7226331, Telefax: +1 218 7223031</p> <p>Email: jferguson@duluthlaw.com, Website: www.duluthlaw.com</p> <p>AOH: Joe Ferguson +1 218 7281887, Mobile: +1 218 5903187</p> <p>Paul Wojciak +1 218 5297372, Mobile: +1218 5917883</p>
Dunkerque	<p>Normandy P&I Services</p> <p>105 Avenue des Bains, 59140 Dunkerque, France</p> <p>Telephone: +33 3 28290675, Telefax: +33 2 32085329</p> <p>Email: pandi@dkq.normandyclaims.fr, Website: www.mcleangroup.fr</p> <p>AOH: Brigitte Laumier, Mobile: +33 6 07165113</p> <p>Elise Duquennoy, Mobile: +33 6 79453874</p> <p>24 Hr Telephone: +33 3 28290675</p>
Durban	<p>P&I Associates (Pty) Ltd</p> <p>29th Floor Durban Bay House, 333 Anton Lembede Street (Smith Street), Durban, 4001, South Africa</p> <p>Telephone: +27 31 3011102, Telefax: +27 31 3017110</p> <p>Email: pidurban@pandi.co.za, Website: www.pandi.co.za</p> <p>AOH: Michael Heads, Mobile: +27 83 4534899</p> <p>Jason Hossack, Mobile: +27 83 3031549</p> <p>Byron Elkington, Mobile: +27 83 7038113</p> <p>Nkululeko Mngadi, Mobile: +27 83 5565144</p> <p>24 Hr Duty Mobile: +27 83 2503398</p> <p>Postal Address: PO Box 3814, Durban 4000, South Africa</p>
Durban	<p>Shepstone & Wylie *</p> <p>24 Richefond Circle, Ridgeside Office Park, Umhlanga Rocks 4319, South Africa</p> <p>Telephone: +27 31 5757000, Telefax: +27 31 575730</p> <p>Email: pandilaw@wylie.co.za, Website: www.wylie.co.za</p> <p>AOH: Shane Dwyer, Mobile: +27 82 4437653</p> <p>Quintus Van Der Merwe, Mobile: +27 82 4665062</p> <p>Krish Reddy +27 31 4039018, Mobile: +27 82 4437654</p> <p>Pre Prinsloo, Mobile: +27 82 4538819</p>
Durres	<p>Samer & Misa Sh.p.k. (Ltd)</p> <p>Lagja Nr 3 Sheshi "Liria", EGT Tower, Kati Peste (5th Flr), Durres, Albania</p> <p>Telephone: +355 52 222236, Telefax: +355 52 222236</p> <p>Email: samer-misa@samer-misa.com, Website: www.samer.com</p> <p>AOH: Ilir Misa +355 52 235325, Mobile: +355 68 2024704</p> <p>Eno Xhako, Mobile: +355 69 2024706</p>
East London	see P&I Associates, Durban
El Bluff	see Managua
El Ferrol	see La Coruna
Emden	see Bremen

Emshaven	see Rotterdam
Ensenada	see Mexico City
Famagusta	Vitsan & Onan Co Ltd Dr Fazil Kucuk Bulvari, PO Box 450, Gonyeli-Lefkosa, Kibris, Mersin 10, Cyprus Telephone: +90 392 2234700, Telefax: +90 392 2234708 Email: suonan@onanltd.com AOH: S U Onan +90 392 3300700, Mobile: +90 542 8513331
Famagusta	Bilgehan Law Office * 3 Altay Sokak, Baykal, Gazi Magosa, Kibris, Famagusta, Cyprus Telephone: +90 392 3663008, Telefax: +90 392 3663926 Email: bilgehan.law@gmail.com, Website: www.bilgehanlawoffice.com AOH: T Bilgehan +90 392 3653248, Mobile: +90 533 8611554 Z Bilgehan +90 392 3662873, Mobile: +90 532 2125122
Fangcheng	see Guangzhou
Fecamp	see Rouen
Flushing	see Rotterdam
Fort de France	Porry Eurl Immeuble du Port, Avenue Francois Mitterrand, Fort de France, 97200, Martinique Telephone: +596 596 637345, Telefax: +596 596 600754 Email: claims@porry.fr AOH: Jean-Pierre Porry +596 596 768436, Mobile: +596 696 337604 Patrick Ferdinand, Mobile: +596 696 457837 Marion de Laforcade, Mobile: +596 696 447740 Marie Jose Guilon, Mobile: +596 696 258555
Fortaleza	Abacus Representacoes Ltda Rua Osvaldo Cruz, 01 Sala, 1408 Meireles, Fortaleza, CE 60125-150, Brazil Telephone: +55 85 30994068, Telefax: +55 85 30994069 Email: abacus@abacus.com.br, Website: www.abacus.com.br AOH: Jose Pires de Carvalho +55 85 988303682, Mobile: +55 85 999821630 Renato de Brito +55 85 996803330, Mobile: +55 85 988820472 Paulo Justino +55 85 988086443, Mobile: +55 85 999892381
Fortaleza	Williams Brothers Ltda Avenida Barao de Studart, 2360, Sala 05, Ed Torre Quixada, Aldeota, Fortaleza CEP, 61120-002, Brazil Telephone: +55 85 32462744, Telefax: +55 81 33272300 Email: wilpandi@williams.com.br, Website: www.williamsbrothers.com.br AOH: Daniel Barcelos +55 85 32462744, Mobile: +55 85 999330350 Samuel Diogenes +55 85 32462744, Mobile: +55 85 997073708 Giancarlo Moura +55 81 33417081, Mobile: +55 81 999842057 NB: In case of communication difficulties, please contact the Recife Office, Telephone: +55 81 33417081, Email: wilpandi@williams.com.br

- Fos-sur-Mer** Budd Marseille-Fos
 7 rue Bailli de Suffren, CS80034, 13231, Marseille Cedex 1, France
 Telephone: +33 4 91335833, Telefax: +33 4 91331331
 Email: budd.fos@budd-pni.com, Website: www.budd-pni.com
 AOH: Jean-Pierre Perrillat, Mobile: +33 6 11112785
 Janine Brun-Besnard, Mobile: +33 6 62727189
 Budd Group Emergency 24 Hr Telephone: +33 1 84880801
 24 Hr Duty Telephone: +33 4 91335833
 NB: Please copy all correspondence to general.marseille@budd-pni.com
 NB: Download the Budd Group App from iTunes or Google Play
- Fos-sur-Mer** McLeans Fos-sur-Mer
 Centre les Vallins, PO Box A1, 13270 Fos-sur-Mer, France
 Telephone: +33 4 42051070
 Email: info@mcleans.fr, Website: www.mcleangroup.fr
 AOH: Marie Gueit, Mobile: +33 6 76090870
 Matthieu Leroux, Mobile: +33 6 74759148
- Freeport** West Atlantic Marine Ltd
 DMG Marine Centre, #12 Shelley Street, PO Box F-41848, Freeport,
 Grand Bahama Island, Bahamas
 Telephone: +1 242 3528371
 Email: wamco@batelnet.bs, Website: www.westatlanticmarine.net
 AOH: April Crowther +1 242 7275951, Mobile: +1 242 3755122
 Sydnee Munnings +1 242 3528371, Mobile: +1 242 4276707
- Freetown** Africa Marine Services (Sierra Leone)
 c/o West Africa Marine P&I (SL) Ltd, Port Office, QEII Port, Freetown,
 Sierra Leone
 Telephone: +232 77 316763, Telefax: +232 22 224439
 Email: africamarine@aol.com, Website: www.africamarineserv.com
 AOH: M Williams, Mobile: +232 76 602813
 NB: In case of communication difficulties, please contact Africa Marine Services
 (Europe) Ltd, London: Jeremy Barrett or Nick Williams,
 Telephone: +44 20 7613013 (24 Hour)
- Freetown** Sierra Leone National Shipping Co Ltd
 45 Cline Street, PO Box 935, Cline Town, Freetown, Sierra Leone
 Telephone: +232 76 721781, Telefax: +232 22 229513
 Email: slnscld@gmail.com, Website: www.slpsc.org
 AOH: James Sonnie John +232 33 805253, Mobile: +232 76 805253
 Mustapha Mark Lissa +232 77 257063, Mobile: +232 76 721781
- Fremantle** Cocks Macnish Barristers, Solicitors & Notary *
 Ground Floor, 41 Colin Street, West Perth, WA 6005, Australia
 Telephone: +61 8 93216676, Telefax: +61 8 94816518
 Email: tim@cocksmacnish.com.au, Website: www.cocksmacnish.com.au
 AOH: Tim Cocks, Mobile: +61 0418 925546
 Ashley Nichols, Mobile: +61 0417 959935
 Waqas Naseem, Mobile: +61 0400 786730
 Paul Hopwood, Mobile: +61 0408 931649
 NB: Postal address: PO Box 513, West Perth, WA 6872, Australia

Funchal	<p>Blatas LDA Avenida Zarco 2, 9000-069 Funchal, Madeira Telephone: +351 291 200640, Telefax: +351 291 226403 Email: info@blandyshipping.com, Website: www.blandyshipping.com AOH: Hugo Ferreira, Mobile: +351 966 271610 Dimas Almada, Mobile: +351 969 459893 Luis Teixeira, Mobile: +351 966 271780</p>
Fuzhou	see Xiamen
Gabes	see TIPIC, Tunis
Gaeta	see Ferpandi, Naples
Gaeta	<p>Holme & Co SRL Largo Albani 3-4, 04024 Gaeta, Italy Telephone: +39 0771 461750 Email: holmemarine@holme.it, Website: www.holme.it AOH: G Avolio de Martino +39 081 5567967, Mobile: +39 335 6973324 Oriana Avolio de Martino +39 081 7147063, Mobile: +39 320 0452593</p>
Galatz	<p>Interservices SA Galatz (Branch) Strada Traian No 5, Bloc C5, Scara 2, Apt 21, Galatz 800049, Romania Telephone: +40 236 462603 / 463759, Telefax: +40 236 461707 Email: galatz@mancas.ro, Website: www.mancas.ro AOH: Iliutza Mocanu +40 236 463890, Mobile: +40 745 616458</p>
Galveston	see Houston
Galveston	<p>Royston Rayzor Vickery & Williams LLP * The Hunter Building, 306 22nd Street, Suite 301, Galveston, Texas 77550, United States of America Telephone: +1 409 7631623, Telefax: +1 409 7633853 Email: royston@roystonlaw.com, Website: www.roystonlaw.com AOH: David R Walker, Mobile: +1 832 6875337 William P Glenn Jr +1 409 7419779, Mobile: +1 409 9398038 24 Hr Telephone: +1 713 2248380</p>
Gdansk / Gdynia	<p>Sulnave Sp.z o.o. Armii Krajowej 68/4, 81-844 Sopot, Poland Telephone: +48 58 5510812 / 5510401, Telefax: +48 58 5510401 Email: pandi@sulnave.com.pl AOH: Magdalena Wojcik, Mobile: +48 502 573512 24 Hr Duty Mobile: +48 503 178737</p>
Gela	see Palermo

- Genoa** Ferpandi SRL
Via San Bartolomeo degli Armeni 5, 16122 Genoa, Italy
Telephone: +39 010 8333301, Telefax: +39 010 8317006
Email: ferpandi@ferpandi.com, Website: www.ferpandi.com
AOH: Fabrizio Pescaglia, Mobile: +39 335 1258507
Stefano Galleano, Mobile: +39 335 6409444
Massimiliano Bet, Mobile: +39 331 6862152
Massimiliano Villa, Mobile: +39 347 3497211
24 Hr Emergency Mobile: +39 335 7942297
- Genoa** Hugo Trumpy SRL
PO Box 81467 GE 14, Via San Siro 10, 16124 Genoa, Italy
Telephone: +39 010 2494264 / 311 / 265, Telefax: +39 010 2494282
Email: htupandi@hugotrumpy.it, Website: www.hugotrumpy.it
AOH: G Reggio +39 335 8318035
R Sannino +39 335 7407557
24 Hr Telephone: +39 010 2494264
- Genoa** Studio Legale Mordiglia *
Via XX Settembre 14/17, 16121 Genoa, Italy
Telephone: +39 010 586841, Telefax: +39 010 532729
Email: mail@mordiglia.it, Website: www.mordiglia.it
AOH: Aldo Mordiglia, Mobile: +39 335 7042104
Enrico Mordiglia, Mobile: +39 339 7721735
Pietro Palandri, Mobile: +39 348 3300827
Enrico Salvatico, Mobile: +39 335 6777273
NB: Postal address: PO Box 1190, 16121 Genoa, Italy
- Georgetown (Guyana)** Cariconsult Guyana Office
75 Sixth Street, Alberrtown, Georgetown, Guyana
Telephone: +592 2318135, Telefax: +592 2263960
Email: group@cconsult.com.bb, Website: www.steers.com.bb
AOH: James Henderson, Mobile: +592 6266709
24 Hr Emergency Mobile: +1 246 2312196
- Georgetown (Guyana)** Cameron & Shepherd *
2 Avenue of the Republic, Georgetown, Guyana
Telephone: +592 2262671, Telefax: +592 2267809
Email: csmain@cameronandshepherd.com
Website: www.cameronandshepherd.com
AOH: Nikhil Ramkarran +592 2160769, Mobile: +592 6000101
Satanand Gopie +592 2332895, Mobile: +592 6131151
Kamal Ramkarran +592 2225515, Mobile: +592 6235466
Josephine Whitehead +592 2202787, Mobile: +592 6234148
- Gibraltar** A Mateos & Sons Ltd
Unit 2 Ground Floor, Candytuft House, Waterport Terraces,
GX11 1AA, Gibraltar
Telephone: +350 20071241, Telefax: +350 20073781
Email: agency@mateos.gi, Website: www.mateosandsons.com
AOH: Kyle Casciaro +350 20071241, Mobile: +350 57529000

Gijon	C Velasco SL Calle Alvarez Garaya 13, 1 d, 33206 Gijon, Spain Telephone: +34 985354643 Email: general@casimirovelasco.com AOH: Casimiro Ayesta Gonzalez +34 98 5342557, Mobile: +34 600593834
Gioia Tauro	see Messina
Golfito	see San Jose
Gothenburg	P&I Scandinavia AB Forsta Langgatan 28 B 8 Fl, SE-413 27 Gothenburg, Sweden Telephone: +46 10 2051214 Email: info@pandiscan.com, Website: www.pandiscan.com AOH: Fredrik Lindgren +46 10 2051214, Mobile: +46 72 8853812 Head Office, Denmark, Mobile: +45 33 154777 24 Hr Emergency Telephone: +46 10 2051214
Gothenburg	Mannheimer Swartling * Ostra Hamngatan 16, PO Box 2235, SE 403 14 Gothenburg, Sweden Telephone: +46 31 3551600, Telefax: +46 31 3551601 Email: stefan.brocker@msa.se, Website: www.mannheimerswartling.se AOH: Stefan Brocker, Mobile: +46 709 777687 Fredrik Andersson, Mobile: +46 709 777639
Guadeloupe	McLeans (French Indies) Guadeloupe / Martinique Maison Petrel, Dorville, Baie Mahault, 97122, Guadeloupe Telephone: +33 690 357023 Email: mcleansfwi@mcleans.fr, Website: www.mcleangroup.fr AOH: Marc Gignoux, Mobile: +33 6 86684527 Philippe Garo, Mobile: +33 607 0792028 NB: In case of communication difficulties, please contact McLeans, Marseille, Email: info@mcleans.fr, Telephone: +33 4 96102525
Guam	Camacho Calvo Law Group LLC * 134 W Soledad Ave, Ste 401, Hagatna, Guam, 96910, Guam Telephone: +671 472 6813, Telefax: +671 477 4375 Email: info@icclawgroup.com, Website: www.icclawgroup.com AOH: Michael J Gatewood, Mobile: +671 488 6285 Meredith M Sayre, Mobile: +671 488 8071 Vincent C Camacho, Mobile: +671 488 5071
Guangzhou	Huatai Insurance Agency & Consultant Service Ltd Room 2110, Jun Yuan Mansion, No 155 Tian He East Road, Guangzhou 510620, China Telephone: +86 20 38816560, Telefax: +86 20 38812470 Email: pni.gz@huatai-serv.com, Website: www.huataimarine.com AOH: Cheng Xiaojun, Mobile: +86 138 25050793 Ding Ting, Mobile: +86 136 32463590 Zhang Junrong, Mobile: +86 186 88841096 24 Hr Duty Telephone: +86 180 2239 0488

Guatemala City

MCA – Guatemala

Mario Tager, Correspondent, 3ra calle 8-76 Blvd San Cristobal Zona 8 Mixco, Centro Empresarial San Cristobal Oficina 302, Guatemala City, Guatemala
Telephone: +502 24431970

Email: mariotager@mcaguate.com, Website: www.maritime-claims.com

AOH: Mario Tager, Mobile: +502 57538042

Christian Tager, Mobile: +502 40102084

Estuardo Tager, Mobile: +50240101646

Michelle Larreynaga, Mobile: +502 40103158

NB: In case of communications difficulties, please contact Maritime Claims Inc, New Orleans, Telephone: +1 504 3901515,

Email: cayestas@maritime-claims.com

Guayaquil

Ecuapandi SA

Av C Julio Arosemena 402, y Av Principal de Miraflores 1er Piso Of 4, Guayaquil, Ecuador

Telephone: +5934 2 200408

Email: jmolinarillona@gmail.com

AOH: Jaime Molinari +593 4 2851139, Mobile: +593 9 99593937

Ketty Villacis +593 4 2411939, Mobile: +593 9 997370311

Guaymas

see Mexico City

Haifa

M Dizengoff & Co P&I Representatives Ltd

City Windows, Oren Bld, 2 Palyam St, Haifa 33095, Israel

Telephone: +972 4 8673715 / 8677584 / 8626620, Telefax: +972 4 8678796

Email: mail@dizrep.co.il, Website: www.dizrep.com

AOH: Shimon Ziv +972 4 8229557, Mobile: +972 50 5231815

Adv Eenbar Bluestein, Mobile: +972 52 6734662

Adv Nir Nissenzvieg +972 77 5499249, Mobile: +972 54 4765398

Itai Ziv, Mobile: +972 52 4887881

Haikou

see Xiamen

Halifax

Metcalf & Company *

Benjamin Wier House, 1459 Hollis Street, Halifax, Nova Scotia, B3J 1V1, Canada

Telephone: +1 902 4201990

Email: ericmachum@metcalf.ns.ca, Website: www.metcalf.ns.ca

AOH: Frank Metcalf QC, Mobile: +1 902 4495134

Eric Machum, Mobile: +1 902 4883622

Kyle Ereaux, Mobile: +1 902 8803543

Sandra Attersley, Mobile: +1 902 4012307

Halifax

Stewart McKelvey *
Purdy's Wharf Tower One, 900-1959 Upper Water Street, PO Box 997,
Halifax, NS B3J 3N2, Canada
Telephone: +1 902 4203200, Telefax: +1 902 4201417
Email: wmoreira@stewartmckelvey.com, Website: www.stewartmckelvey.com
AOH: William Moreira +1 902 4434209, Mobile: +1 902 2220083
Scott Campbell, Mobile: +1 902 8028033
Michael MacIsaac, Mobile: +1 902 8180071
J Paul M Harquail (Saint John, NB) +1 506 8493499, Mobile: +1 506 6390974

Hamburg

Claas W Brons (GmbH & Co) KG
Sumatrakontor, Ueberseeallee 1, 20457 Hamburg, Germany
Telephone: +49 40 3748860, Telefax: +49 40 37488643
Email: info@cwbrons.de, Website: www.cwbrons.de
AOH: Claas-Henning Brons +49 4183 975872, Mobile: +49 171 2131135
Jan-Wessel Brons, Mobile: +49 160 94420292
Matthias Bimschas +49 40 36090163
Gunnar Neubauer +49 40 41184502
24 Hr Emergency Mobile: +49 172 9114994

Hamburg

Doehle Havariekontor GmbH & Co KG
Elbchaussee 370, 22609 Hamburg, Germany
Telephone: +49 40 38108243, Telefax: +49 40 38108149
Email: claims24@doehle.de, Website: www.doehle.de
AOH: Tom J Sommerwerck +49 40 38108147, Mobile: +49 173 6094829
Nils Beltermann +49 40 38108147, Mobile: +49 172 4079233

Hamilton

The Meyer Group of Companies (Meyer Agencies Ltd)
(Meyer Agencies / Shipping), PO Box HM 510, 35 Church Street,
Hamilton HM CX, Bermuda
Telephone: +1 441 2969798, Telefax: +1 441 2954556
Email: shipping@meyer.bm, Website: www.meyer.bm
AOH: Joe Simas +1 441 2951766, Mobile: +1 441 3378384
Kris Garcia, Mobile: +1 441 3378283
Troy Pitcher, Mobile: +1 441 3378183

Havana

Marinter SA
Edificio "Playa", Calle 12, N° 105, e/ 1ra y 3ra, 2do Piso, Miramar, Playa,
Ciudad de la Havana, Cuba
Telephone: +53 7 2049777 / 2049742 ext 201 /204, Telefax: +53 7 2049743
Email: havana@marinter.cu, Website: www.marinter.cu
AOH: Ivan Llanes, Mobile: +53 5 2806298
Jose M Martinez Villazul, Mobile: +53 5 2808282

Havana

CONABI *
36A No 313, between 3ra and final Miramar, Old Havana, Cuba
Telephone: +53 7 2144957,
Email: pandi@conabi.cu, Website: www.conabi.cu
AOH: Marlene Roqueta Fernandez +53 7 2096441, Mobile: +53 5 2856535
Capt Sergio Fernandez, Mobile: +53 5 3308283

- Helsinki** Oy Lars Krogius Ab
Sornaisten Rantatie 25 A, 00500 Helsinki, Finland
Telephone: +358 9 47636300, Telefax: +358 9 47636363
Email: finland@krogius.com, Website: www.krogius.com
AOH: Kari Laakso, Mobile: +358 40 0818314
Rolf Lundell, Mobile: +358 50 5187613
Markus Sjoblom, Mobile: +358 40 4513988
24 Hr Duty Officer: +358 9 47636300
- Helsinki** Castren & Snellman Attorneys Ltd *
Etelaesplanadi 14, 00130 Helsinki, Finland
Telephone: +358 20 07765765, Telefax: +358 20 7761001
Email: niklas.langenskiold@castren.fi, Website: www.castren.fi
AOH: Niklas Langenskiold +358 20 7765476, Mobile: +358 400 876961
Rickard Langenskiold +358 20 7765329, Mobile: +358 400 529298
NB: Postal address: PO Box 233 (Etelaesplanadi 14), FI-00131 Helsinki
- Ho Chi Minh City** SPICA Services (Vietnam Office)
The RO of Spica Services (S) Pte Ltd in HCMC, 2 Phung Khac Khoan Street,
District 1, Ho Chi Minh City, Vietnam
Telephone: +84 838232527, Telefax: +84 838232530
Email: claims@spica.com.vn
AOH: Capt Richard Skene, Mobile: +84 903 802293
Le Ha Binh, Mobile: +84 903 831442
Nguyen Ngoc Hien, Mobile: +84 903 601876
Nguyen Duc Tam, Mobile: +84 906 614916
- Hobart** Page Seager *
RACT House, Level 2, 179 Murray Street, Hobart, Tasmania, 7000, Australia
Telephone: +61 3 62355155, Telefax: +61 3 62310352
Email: enquiry@pageseager.com.au, Website: www.pageseager.com.au
AOH: Ian Hallett +61 3 62342630, Mobile: +61 428 623426
Charles Law +61 3 62250729, Mobile: +61 400 885107
NB: Postal address: PO Box 1106, Hobart 7001, Tasmania, Australia
- Hodeidah** Gulf Agency Co (Yemen) Ltd
PO Box 3857, Al-Tahrir Square, Al-Bukari Building, 3rd Floor, Hodeidah, Yemen
Telephone: +967 3 201040 / 203475, Telefax: +967 3 203477
Email: hodeidah@gacworld.com, Website: www.gac.com
AOH: Khalid Oshaish, Mobile: +967 777 176138
- Hodeidah** The Hodeidah Shipping & Transport Co (SYC)
Sana'a Street, Kilo-7, PO Box 3337, Hodeidah, Yemen
Telephone: +967 3 228969, Telefax: +967 3 228533 / 42
Email: pnihod@hodship.net, Website: www.hodshipyemen.com
AOH: Hassan A Kassim +967 3 219155, Mobile: +967 733 248414
Gameel Thabet, Mobile: +967 733 226011
Nigel Chevriot, Mobile: +34 611 456041
Seham Noman, Mobile: +967 777 164838
- Honfleur** see Rouen

Hong Kong

Steamship Mutual Management (Hong Kong) Ltd
Room 1901-02 Jubilee Centre, 18 Fenwick Street, Wanchai, Hong Kong
Telephone: +852 28382722
Email: HongKongOffice@simsl.com, Website: www.steamshipmutual.com
AOH: Weekend and HK Public Holidays Emergency Telephone: +852 93061860
Fiona Li, Mobile: +852 64070376
Edmond Li +852 24267939, Mobile: +852 91973279
Tammy Lee +852 29978300, Mobile: +852 98806753
Francis Choi, Mobile: +852 90415902

Hong Kong

Inchcape Shipping Services (HK) Ltd
Units 2118, 21st Floor, Chevalier Commercial Centre, 8 Wang Hoi Road,
Kowloon Bay, Hong Kong
Telephone: +852 27467322, Telefax: +852 27414422
Email: ssdhk@iss-Shipping.com, Website: www.iss-shipping.com
AOH: K C Cheung, Mobile: +852 93062301
Sunny Chan +852 28841109, Mobile: +852 91926227

Hong Kong

Overseas Insurance Services Ltd
18/F China Merchants Tower, Shun Tak Centre, 168-200 Connaught Road,
Central, Hong Kong
Telephone: +852 28905302, Telefax: +852 25777545
Email: hib@cmhoulder.com, Website: www.cmhoulder.com
AOH: Dennis Leung +852 28987585, Mobile: +852 90991866
Samson Lok, Mobile: +852 69359389
Margaret Lo, Mobile: +852 91008356

Honolulu

Adams Miyashiro Krek LLP *
900 Fort Street Mall, Suite 1700, Honolulu, Hawaii 96813,
United States of America
Telephone: +1 808 7772900, Telefax: +1 808 6648628
Email: cadams@amkhawaii.com, Website: www.amkhawaii.com
AOH: Christian K Adams +1 808 7772901
Duane R Miyashiro +1 808 7772902
Nenad Krek +1 808 7772903

Honolulu

Goodsill Anderson Quinn & Stifel LLP *
999 Bishop Street, Suite 1600, Honolulu, Hawaii 96813,
United States of America
Telephone: +1 808 5475600, Telefax: +1 808 5475880
Email: lfarm@goodsill.com, Website: www.goodsill.com
AOH: Lindalee (Cissy) Farm +1 808 4280836
Randall Whattoff +1 808 6812261

- Houston** Independent Maritime Consulting LLC
Bank of America Center, 700 Louisiana Street, Suite 3950,
Houston, Texas 77002, United States of America
Telephone: +1 203 2561000, Telefax: +1 203 2561020
Email: head@independentmaritime.com
Website: www.independentmaritime.com
AOH: David Smith, Mobile: +1 203 7672240
GP Singh, Mobile: +1 832 7943942
Khushru Dastoor, Mobile: +1 832 4343859
Jens Bogsrud, Mobile: +1 832 6403215
24 Hr Duty Telephone: +1 203 2561000
- Houston** Lamorte Burns & Co Inc
711 W Bay Area, Suite 126, Webster, Texas 77598, United States of America
Telephone: +1 281 3359200, Telefax: +1 281 3320783
Email: houston@lamorte.com, Website: www.lamorte.com
AOH: Robert G Hanson, Mobile: +1 281 7984920
- Houston** Eastham Watson Dale & Forney LLP *
The Niels Esperson Building, 808 Travis Street, Suite 1300,
Houston, Texas 77002, United States of America
Telephone: +1 713 2250905, Telefax: +1 713 2252907
Email: firm@easthamlaw.com, Website: www.easthamlaw.com
AOH: W A Durham +1 713 6609530, Mobile: +1 713 9060756
R L Klawetter +1 281 5377242, Mobile: +1 713 8181499
- Houston** Holman Fenwick Willan USA LLP *
5151 San Felipe, Suite 400, Houston, Texas 77056, United States of America
Telephone: +1 713 9170888, Telefax: +1 713 9539470
Email: jimbrown@hfw.com, Website: www.hfw.com
AOH: Jim Brown +1 713 7061947, Mobile: +1 713 9064878
Cameron Hatzel, Mobile: +1 713 2138428
24 Hr Pager: +1 713 2170834
- Houston** Royston Rayzor Vickery & Williams LLP *
1600 Smith Street, Suite 5000, Houston, Texas 77002, United States of America
Telephone: +1 713 2248380, Telefax: +1 713 2259945
Email: royston@roystonlaw.com, Website: www.roystonlaw.com
AOH: David R Walker, Mobile: +1 832 6875337
Richard Branca, Mobile: +1 917 6536477

Huelva	Hijo de Fernando Suarez c/Juan Manuel Duran 3, 3 Der, Huelva 21006, Spain Telephone: +34 959 874333 Email: mail@hifesu.com, Website: www.hifesu.com AOH: Jose Fernandez, Mobile: +34 625344413 Ricardo Nieto, Mobile: +34 639187799
Ilheus	see Vitoria
Ilyichevsk	see Odessa
Imabari	ISS P&I Japan Land Hills 1F, 1-2-35 Nakahiyoshi-cho, Imabari-shi, Ehime, 794-0055, Japan Telephone: +81 898 343585, Telefax: +81 898 323587 Email: imabari.pandi@iss-shipping.com AOH: Tsuneari Higuchi, Mobile: +81 90 85761654
Iskenderun	Metropole Maritime & Trading Ltd Co Savas Mah, Namik Kemal Cad, 63 Sokak Aykut Apt K:1 D:1, Iskenderun, Hatay, Turkey Telephone: +90 326 6142594 Email: iskenderun@metropole.com.tr, Website: www.metropole.com.tr AOH: Capt Ibrahim Coskun, Mobile: +90 533 1706960 NB: Please copy all correspondence to Metropole Istanbul, Email: metropole@metropole.com.tr
Istanbul	Metropole Maritime & Trading Ltd Co Kosuyolu Mah, Ali Nazima Sok No 49, 34718 Kadikoy, Istanbul, Turkey Telephone: +90 216 3250765, Telefax: +90 216 3271623 Email: metropole@metropole.com.tr, Website: www.metropole.com.tr AOH: Onur Uzun, Mobile: +90 533 3149212 Capt Fevzi Uzun, Mobile: +90 532 2351747 Capt Resit Tunca, Mobile: +90 533 5608392 Capt Gulden Kurtel, Mobile: +90 530 9114399
Istanbul	Kalimbassieris Maritime AS Fevzi Cakmak Caddesi, Dogan Sok No 3/5 Gulsuyu, Maltepe, Istanbul, 34848, Turkey Telephone: +90 216 4575600, Telefax: +90 216 4575601 Email: istanbul@kalimbassieris.com, Website: www.kalimbassieris.com AOH: Cankut Kucukturk, Mobile: +90 530 8270172 Cengiz Iseri, Mobile: +90 530 5103561 Ibrahim Dogan, Mobile: +90 530 5113983 24 Hr Emergency Mobile: +90 530 5103563

Istanbul	<p>Ersoy Bilgehan Lawyers & Consultants *</p> <p>Maya Akar Centre, Buyukdere Cad No 100-102 K:26, Esentepe 34394, Istanbul, Turkey</p> <p>Telephone: +90 212 2132300, Telefax: +90 212 2133600</p> <p>Email: info@ersoybilgehan.com, Website: www.ersoybilgehan.com</p> <p>AOH: Zihni Bilgehan +90 212 3227914, Mobile: +90 532 2125122</p> <p>Ergun Ersoy +90 212 2875455, Mobile: +90 532 2775527</p> <p>Emre Ersoy, Mobile: +90 533 6552833</p>
Itajai	see Paranagua
Izmail	see Odessa
Izmir	<p>Metropole Maritime Trading Ltd Co</p> <p>1420/3 Sokak No 18/5, 35250 Alsancak, Izmir, Turkey</p> <p>Telephone: +90 232 4651566, Telefax: +90 232 4651554</p> <p>Email: izmir@metropole.com.tr, Website: www.metropole.com.tr</p> <p>AOH: Capt Serdar Tukel, Mobile: +90 533 5126918</p> <p>NB: Please copy all correspondence to Metropole Istanbul, Email: metropole@metropole.com.tr</p>
Jacksonville	<p>Holland & Knight LLP *</p> <p>50 North Laura Street, Suite 3900, Jacksonville, Florida 32202, United States of America</p> <p>Telephone: +1 904 3532000, Telefax: +1 904 3581872</p> <p>Email: george.gabel@hklaw.com, Website: www.hklaw.com</p> <p>AOH: George Gabel +1 904 3870253, Mobile: +1 904 655 5155</p> <p>T J Conner +1 904 3482442, Mobile: +1 904 7169276</p> <p>S M Judas +1 904 2491475, Mobile: +1 904 9100354</p>
Jacksonville	<p>Moseley Prichard Parrish Knight & Jones *</p> <p>501 West Bay Street, Jacksonville, Florida 32202, United States of America</p> <p>Telephone: +1 904 3561306, Telefax: +1 904 3540194</p> <p>Email: firm@mppkj.com, Website: www.mppkj.com</p> <p>AOH: James F Moseley Jr, Mobile: +1 904 3332986</p> <p>Phillip A Buhler, Mobile: +1 904 5719143</p> <p>Thomas C Sullivan, Mobile: +1 904 8745924</p> <p>Shea M Moser, Mobile: +1 904 2540981</p> <p>24 Hr Duty Telephone: +1 904 3561306</p>
Jakarta	<p>Spica Services (Indonesia)</p> <p>Wisma PMI, 6th Floor, Jl Wijaya 1 No 63, Kebayoran Baru, Jakarta 12170, Indonesia</p> <p>Telephone: +62 21 27513535, Telefax: +62 21 27515873</p> <p>Email: indonesia@spicaina.co.id</p> <p>AOH: Capt Mohammed Bin Abdullah +62 815 1877844, Mobile: +62 815 8608640</p> <p>Dony Umbara, Mobile: +62 812 6315621</p> <p>Bagus Parmanto, Mobile: +62 821 13703706</p> <p>Triyadhi Donny, Mobile: +62 812 87264995</p>

Jakarta	<p>PT Polynesia Bhakti Jl Menteng Atas Selatan II No 3, Jakarta 12960, Indonesia Telephone: +62 21 83790454 / 83709741, Telefax: +62 21 83780116 Email: polyba@rad.net.id AOH: Slamet Gijarto +62 21 8298409, Mobile: +62 81 8112350 Soedarjanto +62 21 8203339, Mobile: +62 81 1873261 Padmo Sardjono, Mobile: +62 81 1183458 Rini Indriani, Mobile: +62 81 8151200</p>
Jeddah	<p>Mutual Marine Services al Mushtaraka Ltd 3rd Floor No 310, Saudi Business Centre, Madina Road, Baghdadiyah Dist, PO Box 12635, Jeddah 21483, Saudi Arabia Telephone: +966 12 6522666, Telefax: +966 12 652194 Email: claims@mushtaraka.com AOH: Larry Heron +966 12 6943464 ext 2088, Mobile: +966 5 04667728 Mahmood Mattar, Mobile: +966 5 05697553 Hassan Omar +966 12 6021804, Mobile: +966 5 67774277</p>
Jiangyin	see Shanghai
Jinzhou	see Dalian
Johor Bahru	<p>Spica Services (M) SDN BHD Unit 18-05, Menara Landmark, 12, Jalan Ngee Heng 8000, Johor Bahru, Johor, Malaysia Telephone: +60 07 2261478, Telefax: +60 07 226559 Email: psg.spica@benline.com.my AOH: Thomas Yan +65 67463945, Mobile: +65 97374580 Dughall Aitken +65 63444066, Mobile: +65 96258986 Khairizam Bin Abdul Hamid, Mobile: +60 012 3327842</p>
Jubail	see Dammam
Juneau	see Anchorage
Kaliningrad	<p>Pandi Services East 38 Ogareva Street, Kaliningrad 236010, Russia Telephone: +7 4012 916528, Telefax: +7 4012 916583 Email: pandi@038.ru, Website: www.pandi.de AOH: Daria Kovalenko, Mobile: +7 9062 135064 Sergey Balabanov, Mobile: +7 9062 379800</p>
Kandla	see Mumbai
Kaohsiung	<p>Taiwan Maritime Services Ltd 4th Floor, 533 Chung-Shan 2nd Road, Kaohsiung, Taiwan Telephone: +886 7 2823511, Telefax: +886 7 2413326 Email: cmskao@ms3.hinet.net AOH: P S Li +886 7 3928974, Mobile: +886 9 30094980 M Y Tsai +886 7 8215205, Mobile: +886 9 30094697 NB: Please copy all correspondence to Taipei, Email: tmspis@ms1.hinet.net</p>

- Karachi** Indemnis Marine (Pvt) Ltd
24/1, 9th Street, Off Khayaban-e-Shamsheer, Phase V,
Defence Housing Authority, Karachi 75500, Pakistan
Telephone: +92 21 35341042 / 35347256 / 35341826
Telefax: +92 21 35341041
Email: indemnis@indemnismarine.com
AOH: Capt S Hashim Mujtaba +92 21 35841726, Mobile: +92 300 8225446
Jaffar Mujtaba +92 21 35841726, Mobile: +92 344 2753237
NB: Please copy all correspondence to indemnis@gmail.com
- Karachi** Usmani & Iqbal *
F-73/11, Swiss Cottages, Block-4, Clifton, Karachi, Pakistan
Telephone: +92 21 35865133 – 5, Telefax: +92 21 35865136
Email: contactus@usmaniandiqbal.com.pk
Website: www.usmaniandiqbal.com.pk
AOH: Shaiq Usmani +92 21 35243051, Mobile: +92 333 2259225
Osman Hadi +92 21 35341455, Mobile: +92 300 2009726
- Keelung** Taiwan Maritime Services Ltd
6F-2 No 3 Hsiao 4th Road, Keelung, Taiwan
Telephone: +886 2 24223265, Telefax: +886 2 24287965
Email: cmskee@ms15.hinet.net
AOH: I L Lee +886 2 23964326, Mobile: +886 9 30094675
Annie Chen +886 3 3232653, Mobile: +886 9 55010641
NB: Please copy all correspondence to Taipei, Email: tmspis@ms1.hinet.net
- Ketchikan** see Anchorage
- Kharg Island** Calm Sea Culture Marine Services Ltd (CSC)
Taleghani Avenue, Ebrahimi Building, Kharg Island, Iran
Telephone: +98 212 2411970, Telefax: +98 212 2411965
Email: info@calmseaculture.com, Website: www.calmseaculture.com
AOH: Abdolkhalegh Ibrahimi +98 773 3822935, Mobile: +98 917 1718013
Farhang Ghasemi +98 212 2411970, Mobile: +98 912 1142066
NB: Please copy all correspondence to CSC Tehran,
Email: info@calmseaculture.com
- Kherson** see Odessa
- Khulna** Interport Maritime Ltd
Jiban Bima Bhaban (1st Floor), 46 KDA Avenue, Khulna, Bangladesh
Telephone: +880 41 732271, Telefax: +880 41 732272
Email: mongla@interport.org, Website: www.interport.org
AOH: Ahmed Tanjil Ruhullah +880 016 15121783, Mobile: +880 173 0430690
Duty Mobile: +880 171 1690027
- Kiel** Sartori & Berger
Wall 47/51, Kiel, D-24103, Germany
Telephone: +49 431 9810, Telefax: +49 431 96108
Email: kiel@sartori-berger.de, Website: www.sartori-berger.de
AOH: Arne Liemann, Mobile: +49 171 7970270

- Kingston** Caribbean Marine and P&I Services Ltd
 4 Fourth Avenue, Newport West, Kingston 13, Jamaica
 Telephone: +1 876 7589651, Telefax: +1 876 7589654
 Email: jamaicaadmin@carimar-pandi.com, Website: www.carimar-pandi.com
 AOH: Capt Franklin Henry, Mobile: +1 876 9992523
 Nicholas Cover, Mobile: +1 876 8155195
 24 Hr Emergency Mobile: +1 954 8541093
- Kingston** Myers Fletcher & Gordon *
 21 East Street, PO Box 162, Kingston, Jamaica
 Telephone: +1 876 9225860
 Email: maritime@mfg.com.jm, Website: www.myersfletcher.com
 AOH: Christopher Kelman, Mobile: +1 876 8162192
 Krishna Desai, Mobile: +1 876 3220579
 Scott Jones +1 876 8296345
- Kinshasa** Budd
 c/o Safety Marine Office SPRL, 19B Avenue Du Plateau, Kinshasa-Gombe,
 Democratic Republic of Congo
 Telephone: +243 999935713
 Email: budd.kinshasa@budd-pni.com, Website: www.budd-pni.com
 AOH: Remy Kasangu +243 851927086, Mobile: +243 99 9927086
 Paul Mukendi +243 851212321, Mobile: +243 99 9935713
 Budd Group Emergency 24 Hr Telephone: +33 1 84880801
 Budd Marseille 24 Hr Duty Telephone: +33 4 91335833
 NB: Please copy all correspondence to general.marseille@budd-pni.com
 NB: Download the Budd Group App from iTunes or Google Play
- Klaipeda** Pandi Balt Ltd, Klaipeda
 Tilzes Str 8-2, LT – 91123, Klaipeda, Lithuania
 Telephone: +370 46 313428, Telefax: +370 46 313428
 Email: lithuania@pandibalt.eu, Website: www.pandibalt.lv
 AOH: Capt Aleksandr Dubrovskij, Mobile: + 370 69831457
 Oleg Drobitko, Mobile: +370 65539609
 NB: Postal address: PO Box 445, LT-92003, Klaipeda, Lithuania
 NB: Please copy all correspondence to Pandi Balt Riga, Email: pandi@pandi.lv
- Kobe** see Imabari
- Kochi** see Mumbai
- Kolkata** Crowe Boda & Company Pvt Ltd
 Metro Tower, 4th Floor, 1 Ho-Chi-Minh Sarani, Kolkata, 700 071, India
 Telephone: +91 33 22881335 / 36 / 37 / 46, Telefax: +91 33 22887157
 Email: crowebodakolkata@jbbodamail.com, Website: www.jbboda.net
 AOH: L N Purohit, Mobile: +91 98 30416535

Koper	<p>IBC & Co Ltd Ferrarska Ulica 10, Koper, SI-6000, Slovenia Telephone: +386 5 6314702, Telefax: +386 5 6314703 Email: info@ibc-co.eu, Website: www.ibc-co.eu AOH: Ales Sotlar +386 5 6527132, Mobile: +386 41 418854 Jaka Sotlar, Mobile: +386 40 464166 Marko Zovko, Mobile: +386 70 757667</p>
Kota Kinabalu	<p>Spica Services (M) SDN BHD – Kota Kinabulu Lot 26A, Jalan Kilang, Sedco Industrial Estate, Kolombong, 5 1/2 Miles, Jalan Tuaran, Kota Kinabalu, Sabah, 88450, Malaysia Telephone: +60 88 386619, Telefax: +60 88 435619 Email: kk_claims@spica.com.my AOH: Razif Radzi, Mobile: +60 012 3327054</p>
Kuwait / Safat	<p>Gulf Agency Company (Kuwait) Ltd Faisal Centre, Ground Floor, Dajeej, Farwaniya, PO Box 20637, Safat 13067, Kuwait Telephone: +965 22205800, Telefax: +965 24347325 Email: claims.kuwait@gac.com, Website: www.gac.com/kuwait AOH: Filandro Borges, Mobile: +965 99751960 Hussain Bazarwala, Mobile: +965 90062389 Filip Bjorklund, Mobile: +965 99600534 NB: Postal address: PO Box 20637, Safat, 13067, Kuwait NB: Please copy all correspondence to claims.me@gac.com</p>
Kuwait / Safat	<p>M/S Inchcape Shipping Services Arabian Gulf Street, Near Central Bank of Kuwait, PO Box 78, 13001 Safat, Kuwait Telephone: +965 22434752, ext 129, Telefax: +965 22473899 Email: pandikuwait@iss-shipping.com, Website: www.iss-shipping.com AOH: Binod Kumar, Mobile: +965 99069319 George Kurian +965 66879842 NB: In case of communication difficulties, please contact Inchcape Shipping Services Kuwait, Telephone: +965 22441491</p>
La Ceiba	see San Pedro Sula or Tegucigalpa
La Coruna	<p>Rubine e Hijos SL Muelle de San Diego s/n, 15006 La Coruna, Spain Telephone: +34 981 173217 (24 Hr), Telefax: +34 981 173712 Email: operations@rubine.net, Website: www.rubine.net AOH: Luis Del Moral +34 981175888, Mobile: +34 607497170 Steven Niederle +34 981173217, Mobile: +34 670762209</p>
La Guaira	see Caracas
La Libertad	see Acajutla
La Paz	see Mexico City

La Rochelle	<p>McLeans La Rochelle 112 boulevard Emile Delmas, 17000 La Rochelle, France Telephone: +33 5 46428537, Email: larochelle@mcleans.fr, Website: www.mcleangroup.fr AOH: Virginie Ringear, Mobile: +33 6 80008744 Caroline Marrades, Mobile: +33 6 76133111 Philippe Garo, Mobile: +33 6 07792028</p>
La Spezia	<p>see Studio Legale Mordiglia*, Genoa</p>
La Spezia	<p>Ferpandi SRL c/o Enrico Marzaroli, Centro Direzionale Portuale, Viale San Bartolomeo 20, 19126 La Spezia, Italy Telephone: +39 0187 280311, Telefax: +39 0187 569095 Email: laspezia@ferpandi.com, Website: www.ferpandi.com AOH: Enrico Marzaroli, Mobile: +39 335 6904860 Fabrizio Pescaglia, Mobile: +39 335 1258507 Stefano Galleano, Mobile: +39 335 6409444 Massimiliano Bet, Mobile: +39 331 6862152 24 Hr Emergency Mobile: +39 335 7942297</p>
La Spezia	<p>Hugo Trumpy SRL Viale San Bartolomeo 20T, 19126 La Spezia, Italy Telephone: +39 0187 5511, Telefax: +39 0187 551301 Email: lardon@lardon.com AOH: Umberto Battolla +39 0187 770428, Mobile: +39 348 8805725 Euro Pensa +39 0187 733883, Mobile: +39 348 7676725</p>
La Union	<p>see Acajutla</p>
Lafayette	<p>Preis PLC * PO Drawer 94-C, Versailles Centre Suite 400, 102 Versailles Boulevard, Lafayette, Louisiana 70509, United States of America Telephone: +1 337 2376062, Telefax: +1 337 2379129 Email: epreis@preisplc.com, Website: www.preisplc.com AOH: Edwin G Preis Jr +1 337 9810300 Robert M Kallam +1 337 9892798 Frank Piccolo, Mobile: +1 713 6676068</p>
Lagos	<p>West Africa Marine P&I (Nigeria) Ltd 1a Plateau Road, Apapa, Lagos, Nigeria Telephone: +234 80 33218030, Telefax: +234 1 5872882 / 5458709 Email: africamarinelos@aol.com, Website: www.africamarineserv.com AOH: Allen Hardcastle, Mobile: +234 80 33218030 Olusoji Fagboun, Mobile: +234 80 33305036 Nikhil Bhat, Mobile: +234 70 83270972 Nilesh Noronha, Mobile: +234 81 48082785 NB: Please copy all emails to africamarine@aol.com NB: In case of communication difficulties, please contact Africa Marine Services (Europe) Ltd, London: Jeremy Barrett or Nick Williams, Telephone: +44 20 76130131 (24 Hour)</p>

- Lagos** Pandiship (Nigeria) Ltd
 No 10 Odgedengbe Road, off Liverpool Road, GRA, Apapa, Lagos, Nigeria
 Telephone: +234 807209145,
 Email: info@pandishipwa.com
 AOH: Capt Muhammad Abbas, Mobile: +234 706 3390317
 Udoma Udensi, Mobile: +234 807 209145
 Emmanuel Baiyekusi, Mobile: +234 803 3069768
 NB: In case of communication difficulties, please contact Pandiship (WA) Ltd,
 24 Hr Mobile: +44 7766 206723, Email: vinod.halai@pandishipwa.com
- Lagos** Femi Atoyebi & Co *
 29 Norman Williams Street, SW Ikoyi, Lagos, Nigeria
 Telephone: +234 1 4614001 / 2, Telefax: +44 1642 337582
 Email: info@femiatoyebi.com.ng, Website: www.femiatoyebi.com.ng
 AOH: Peter Oluwafemi Atoyebi +234 803 3007317,
 Mobile: +234 704 3003300
 Ayo Olorunfemi +234 809 3893919, Mobile: +234 704 0010101
 Obatayo Aina +234 805 5463086, Mobile: +234 704 0010010
 Rotimi Oduba +234 803 8364978, Mobile: +234 704 0010011
- Lake Charles** see Beaumont
- Las Palmas** Grupo Stier
 Juan Rejón 48, 6th Floor, 35008 Las Palmas GC, Canary Islands
 Telephone: +34 928 265452, Telefax: +34 928 224975
 Email: pandi@stier.es, Website: www.stier.es
 AOH: Ida Stier, Mobile: +34 607 552927
 Isabel Silveira, Mobile: +34 607 528032
 Alberto Stier, Mobile: +34 607 553022
 24 Hr Emergency Mobile: +34 607 552927
- Las Palmas** VB Comisarios de Averias SA
 Avda de las Petroliferas s/n, Edificio Grupo Boluda – 2a Planta,
 35008 Las Palmas De Gran Canaria, Canary Islands, Spain
 Telephone: +34 928 218869–72, Telefax: +34 928 218868
 Email: bldcasa@vbcomisarios.com
 AOH: Jesus Alarcon, Mobile: +34 6 09505902
 Cristina Sanchez Dominguez, Mobile: +34 6 09579579
 Ivan Marquez, Mobile: +34 6 29765831
- Lattakia** see Elias Marine Consultants Ltd, Tartous
- Lattakia** Syrian Maritime & Transport Agencies SA
 PO Box 93, Lattakia, Syria
 Telephone: +963 41 476211, Telefax: +963 41 470210
 Email: maritime@net.sy
 AOH: Kamel Hilal, Mobile: +963 944 561980

Lattakia	<p>Raja & Omar Haroun *</p> <p>Raja Haroun Building – No 108, Baghdad Street, PO Box 150, Lattakia, Syria</p> <p>Telephone: +963 41 360060</p> <p>Email: rohroun@scs-net.org, Website: www.harounlaw.com</p> <p>AOH: Lawyer Omar Haroun +963 944 238090, Mobile: +961 3 7211412</p> <p>Lawyer George Yacoub, Mobile: +963 933 728399</p> <p>Nazir Wakil, Mobile: +963 991 126390</p> <p>24 Hr Duty Mobile: +963 944 238090</p> <p>NB: In view of the prevailing circumstances in Syria please note the following alternative Email address: info@harounlaw.com</p>
Lautoka	<p>Pacific Agencies (Fiji) Ltd</p> <p>6 Sautamata Street, PO Box 49, Lautoka, Fiji</p> <p>Telephone: +67 9 6660577, Telefax: +67 9 6662985</p> <p>Email: info@pacshipfiji.com.fj, Website: www.pacificagenciesfiji.com</p> <p>AOH: Moira Solvalu, Mobile: +679 9998925</p> <p>Taina Cokilawa, Mobile: +679 9908156</p>
Lavera	see McLeans, Fos-sur-Mer
Lazaro Cardenas	<p>P&I Services (Mexico) / Grupo Delmex</p> <p>Calle Patzcuaro No 345, Colonia 600 Casas, 60950 Lazaro Cardenas, Michoacan, Mexico</p> <p>Telephone: +52 55 53951221, Telefax: +52 55 5395491</p> <p>Email: lalvarez@grupodelmex.com, Website: www.grupodelmex.com</p> <p>AOH: 24 Hr Duty Telephone: +52 55 53959211</p> <p>NB: In case of communication difficulties, please contact Mexico City, Email: pandiser@grupodelmex.com, Telephone: +52 55 53951221</p>
Le Havre	<p>C Boutigny & Co</p> <p>55 rue du Pont VI, 76600 Le Havre, France</p> <p>Telephone: +33 2 35433477, Telefax: +33 2 35213303</p> <p>Email: cboutigny@boutigny.fr</p> <p>AOH: C Boutigny +33 2 35206501</p> <p>General Mobile: +33 6 08545134</p>
Leghorn	see Livorno
Leixoes	<p>Pinto Basto Comercial Ltda</p> <p>Rua Dr Francisco Sa Carneiro 336/348, 4450 – 676 Leca da Palmeira, Leixoes, Portugal</p> <p>Telephone: +351 22 9994334,</p> <p>Email: piportugal@pintobasto.com, Website: www.pintobasto.com</p> <p>AOH: Maria Helena Ribeiro, Mobile: +351 919 370541</p> <p>Joao Azeredo, Mobile: +351 912 231134</p>
Les Sables d'Olonne	see Saint-Nazaire
Lianyungang	see Qingdao

Libreville

TCI Libreville
c/o Saga Afritramp, Zone Portuaire d'Owendo, PO Box 72, Libreville, Gabon
Telephone: +241 01 702082
Email: tci-libreville@tci-africa.com
AOH: Guillaume Duperray, Mobile: +241 06078811
Juliette Mensah Okili, Mobile: +241 06235806
24 Hr Duty Telephone: +33 6 25730808
NB: In case of communication difficulties, please contact Eltvedt & O'Sullivan,
Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281,
Email: mail@eltvedtosullivan.com

Liepaja

see Pandi Balt, Riga

Lima

Andes Pacific Services SA
Jr Federico Recavarren 131- Of -404, Miraflores, Lima 18, Peru
Telephone: +51 1 2420138, Telefax: +51 1 4459596
Email: andespacific@pandiperu.com
AOH: Frederick D Korswagen +51 1 2712861
Jean Pierre Guembes +51 1 2521364, Mobile: +51 936 087779
Christian De Riglos, Mobile: +51 947 001577
24 Hr Mobile: +51 999 005483

Lima

Overseas Service Agency SA
Amador Merino Reyna 195, San Isidro, Lima, Peru
Telephone: +51 1 4429090
Email: osa@osa.com.pe, Website: www.osa.com.pe
AOH: Martin Grant +51 1 4467931
Sylvia Grant +51 1 2420126, Mobile: +51 999 702897
24 Hr Mobile: +51 999 702897

Limassol

Sarnia Marine Insurance Brokerage Company Ltd
Olympion 23 Str, Libra Tower, Ground Floor, PO Box 54801,
CY-3728 Limassol, Cyprus
Telephone: +357 25871558, Telefax: +357 25748839
Email: sarnia@sarniamarine.com, Website: www.sarniamarine.com
AOH: Hassan Dakroub, Mobile: +357 99 636577
Pauline Maguire-Dakroub +357 25313410, Mobile: +357 99 195148
Sarah Golding, Mobile: +357 99 603358
Julia Wadsworth, Mobile: +357 99 603357

Limassol

Hull Blyth Araouzos Ltd
147 Chr Hadjipavlou Street, Prokymea Building, 3036 Limassol, Cyprus
Telephone: +357 25506100, Telefax: +357 25747662
Email: shipping@hba.com.cy, Website: www.hba.com.cy
AOH: Louis Loizou +357 25 326495, Mobile: +357 99 440211
Tonis Kritikos +357 25 735173, Mobile: +357 99 615669
NB: Postal address: PO Box 50017, 3600 Limassol, Cyprus

- Limassol** Montanios & Montanios LLC *
 Ulysses House, 67 Spyros Araouzos Avenue, CY-3036 Limassol, Cyprus
 Telephone: +357 25356031, Telefax: +357 25356032
 Email: eric.montanios@montanioslaw.com.cy
 AOH: Eric Montanios, Mobile: +357 99 689183
 Yiannis Papapetrou, Mobile: +357 99 678863
 NB: Postal address: PO Box 50040, CY-3600 Limassol, Cyprus
- Lisbon** Pinto Basto Comercial Ltda
 Avenida 24 de Julho 1-D, 1200 – 478 Lisbon, Portugal
 Telephone: +351 21 3230419, Telefax: +351 21 3471231
 Email: piportugal@pintobasto.com, Website: www.pintobasto.com
 AOH: Vera Mexia, Mobile: +351 918 774599
 Lino Carrilho, Mobile: +351 917 235994
 Maria Helena Ribeiro, Mobile: +351 919 370541
- Livorno** see Ferpandi, La Spezia or Genoa
- Livorno** Studio Legale Vaudo Paggini & C *
 Scali D’Azeglio 52, 57123 Livorno, Italy
 Telephone: +39 0586 240001, Telefax: +39 0586 240002
 Email: info@vaudopaggini.com, Website: www.vaudopaggini.com
 AOH: Damiano Vaudo +39 0586 805010, Mobile: +39 335 6257163
 Marco Paggini +39 0586 579162, Mobile: +39 335 6078248
 Alessandro Personi +39 0586 950463, Mobile: +39 346 6070835
- Livorno** Studio Legale Vincenzini Batini *
 Via Borra 35, 57123 Livorno, Italy
 Telephone: +39 0586 883232, Telefax: +39 0586 893134
 Email: a.batini@vblex.eu, Website: www.vblex.eu
 AOH: Alberto Batini +44 750 1961608, Mobile: +39 348 7902191
 Ugo Vincenzini, Mobile: +39 335 6260538
 Fausta Pezzati, Mobile: +39 340 3764147
 Valerio Fenati, Mobile: +39 333 1387481
- Lobito** see Pandiship (Angola) Ltd, Luanda
- Lome** TCI Lome
 BP 9086, Lome, Togo
 Telephone: +228 22714785, Telefax: +228 22710790
 Email: tci-lome@tci-africa.com
 AOH: Eric Patawolo +228 2 2417097, Mobile: +228 90353383
 24 Hr Duty Telephone: +33 6 25730808
 NB: In case of communication difficulties, please contact Eltvedt & O’Sullivan,
 Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281,
 Email: mail@eltvedtosullivan.com

- Lome** Pandiship (WA) Ltd
 c/o Geemas – SARL, PO Box 14199, Lome, Togo
 Telephone: +228 2229006, Telefax: +228 2229006
 Email: info@pandishipwa.com
 AOH: Yaovi Bitok Timidiba +228 9495132, Mobile: +228 922614337
 Tawelessi B Dominique, Mobile: +228 9113099
 NB: In case of communication difficulties, please contact Pandiship (WA) Ltd,
 24 Hr Mobile: +44 7766 206723, Email: vinod.halai@pandishipwa.com
- Long Beach** Lamorte Burns & Co Inc
 320 Golden Shore, Suite 130, Long Beach, California 90802-4389,
 United States of America
 Telephone: +1 562 4358417, Telefax: +1 562 4356119
 Email: longbeach@lamorte.com, Website: www.lamorte.com
 AOH: Wendy Wang, Mobile: +1 310 7048743
 Eddie Sakai, Mobile: +1 714 9146146
 George Jones, Mobile: +1 562 3979393
- Long Beach** Cogswell Nakazawa & Chang LLP *
 444 West Ocean Blvd, Suite 1410, Long Beach, California 90802-8131,
 United States of America
 Telephone: +1 562 9518668, Telefax: +1 562 951393
 Email: email@cnc-law.com, Website: www.cnc-law.com
 AOH: Alan Nakazawa +1 310 5405321, Mobile: +1 310 5036509
 Peiwen Chang, Mobile: +1 626 5241676
 Dena Aghabeg, Mobile: +1 818 3267005
- Long Beach** Keesal Young & Logan *
 400 Oceangate, Long Beach, California 90802, United States of America
 Telephone: +1 562 4362000, Telefax: +1 562 4367416
 Email: al.peacock@kyl.com, Website: www.kyl.com
 AOH: Albert E Peacock III +1 310 3730325, Mobile: +1 310 9028565
 James A Marissen +1 714 9837851, Mobile: +1 562 2259368
 Glen R Piper +1 949 5097901, Mobile: +1 562 2082036
 David A Tong, Mobile: +1 562 2212823
- Longkou** see Qingdao
- Los Angeles** see Lamorte Burns Inc, Long Beach
- Los Angeles** Kaye Rose & Partners LLP *
 9100 Wilshire Blvd, Suite 420W, Beverly Hills, Los Angeles, CA 90212,
 United States of America
 Telephone: +1 310 5516555, Telefax: +1 310 2771220
 Email: la@kayerose.com, Website: www.kayerose.com
 AOH: Bradley M Rose +1 323 6505417, Mobile: +1 310 9955417
 Frank C Brucculeri +1 949 3947353, Mobile: +1 562 6827064
 24 Hr (toll free within US): +1 877 6406555
 24 Hr (int'l ship to shore): +1 310 7325025

Luanda

Pinto Basto (Angola)
Rua Rainha Ginga, No 187 – R/c, Lojas L, M&N, Luanda, Angola
Telephone: +244 222 333242
Email: piangola@pintobasto.com, Website: www.pintobasto.com
AOH: Vera Mexia, Mobile: +351 91 8774599
Maria Helena Ribeiro, Mobile: +351 919 370541
Joao Azeredo, Mobile: +351 912 231134
Vera Figueiredo, Mobile: +244 94 9901010
NB: Please copy all correspondence to Pinto Basto Portugal,
Email: maria.helena@pintobasto.com, Duty Mobile: +351 919 370541

Luanda

Pandiship (Angola) Ltda
c/o Maritime Services of Angola Ltda, Rua Conselheiro Juluio Vilhena No 12,
App No 63, Mutamba, Luanda, Angola
Telephone: +244 917 389885
Email: info@pandishipwa.com
AOH: Capt Ferdinand Mlaker, Mobile: +244 917 389885
NB: In case of communication difficulties please contact Pandiship (WA) Ltd:
24 Hr Mobile: +44 7766 206723, Email: vinod.halai@pandishipwa.com

Maceio-Alagoas

Williams Brothers Ltda
Rue Barao De Jaragua 292, PO Box 1009, 57025.140, Maceio-Alagoas, Brazil
Telephone: +55 82 32232299, Telefax: +55 82 32219710
Email: willmcs@williams.com.br, Website: www.williamsbrothers.com.br
AOH: Ageu Nascimento +55 82 33251120, Mobile: +55 82 999766323
NB: In case of communication difficulties, please contact the Recife Office,
Telephone: +55 81 33417081, Email: wilpandi@williams.com.br

Madrid

Albors Galiano Portales *
C/Velazquez 53, 28001 Madrid, Spain
Telephone: +34 91 4356617, Telefax: +34 91 5767423
Email: jportales@alborsgaliano.com, Website: www.alborsgaliano.com
AOH: Eduardo Albors, Mobile: +34 607 697188
Javier Portales, Mobile: +34 607 697190
Javier Galiano, Mobile: +34 639 719555
Alfonso de Ochoa, Mobile: +34 666 541821

Madrid

Meana Green Maura SLP *
Calle Maria de Molina 60, Escalera A, 4 dcha, 28006 Madrid, Spain
Telephone: +34 91 4323875, Telefax: +34 91 4323876
Email: info@meanagreenmaura.com, Website: www.meanagreenmaura.com
AOH: Pedro Maura, Mobile: +34 6 29224128
Jaime Soroa, Mobile: +34 62 6781636
Edmund Sweetman, Mobile: +34 650 745854
Javier Zabala, Mobile: +34 667 513259
AOH No: +34 91 4323877

Mahe

Hunt Deltel & Co Ltd
The Quadrant Building, Manglier Street, Victoria, Mahe, Seychelles
Telephone: +248 4 380300, Telefax: +248 4225367
Email: shipping@huntedtel.com, Website: www.huntedtel.com
AOH: Neddy Philoe +248 4 266987, Mobile: +248 2 522182
Alexandre Barbier +248 4 344051, Mobile: +248 2 523711
Christophe Houareau +248 4 241421, Mobile: +248 4 513475
NB: Postal address: PO Box 14, Victoria, Mahe, Republic of Seychelles

Malabo

Budd SA c/o Sea & Ports MGM, SL
Carretera del Aeropuerto, Km 5, PO Box 983, Malabo, Equatorial Guinea
Telephone: +240 333 090567, Telefax: +240 333 090568
Email: budd.equatorial-guinea@budd-pni.com, Website: www.budd-pni.com
AOH: Suzanne Moume +237 233 428476, Mobile: +237 677 789100
Axelle Fiston, Mobile: +240 222 600652
Gianpiero Bastianelli, Mobile: +240 222 516443
Javier Cortes +34 91 5649431, Mobile: +34 6 76317919
Budd Group Emergency 24 Hr Telephone: +33 1 84880801
NB: Please copy all correspondence to general.marseille@budd-pni.com
NB: In case of communication difficulties, please contact Budd Marseille,
24 Hr Duty Telephone: +33 4 91335833

Malaga

see Hispania P&I Correspondents, Barcelona

Managua

MCA – Nicaragua
Bruno Urbina, Correspondent, KM 7 Carretera Norte, Gasolinera UNO,
8 C al Sur 1/2 C Abajo, Managua City, Nicaragua
Telephone: +505 22401242, Telefax: +505 22401242
Email: mcanic2009@hotmail.com, Website: www.maritime-claims.com
AOH: Bruno Augusto Urbina Castellon, Mobile: +505 89315832
NB: In case of communication difficulties please contact Maritime Claims Inc,
New Orleans, Telephone: +1 504 390151,
Email: cayestas@maritime-claims.com

Manaus

Representacoes Proinde (Norte) Ltda
Rua Franco de Sa, 310- Edificio Atrium – Sala 607, 69079-210 –
Manaus-AM, Brazil
Telephone: +55 92 33070830
Email: proinde.manaus@proinde.com.br, Website: www.proinde.com.br
AOH: Max Peixoto Pomar 0055 =55 92 32377229, Mobile: +55 92 982160220
NB: In case of communication difficulties, please see Santos or Rio de Janeiro
listings for additional AOH contacts

Manfredonia

see Mauro Consultants, Ravenna

Manila

Del Rosario & Del Rosario *
14th Floor, Del Rosario Law Centre, 21st Drive, corner 20th Drive,
Bonifacio Global City, 1630 Taguig, Philippines
Telephone: +63 2 8101791 / 3177888, Telefax: +63 2 3177890
Email: mail@delrosariolaw.com, Website: www.delrosariolaw.com
AOH: Ruben T Del Rosario, Mobile: +63 920 9471892
Arturo T Del Rosario Jr, Mobile: +63 920 9471901
Joseph R Rebano, Mobile: +63 920 9384634
24 Hr Emergency Mobile: +63 917 8308384

Manila

Ortega, Bacorro, Odulio, Calma & Carbonell *
5th & 6th Floors, ALPAP 1 Building, 140 LP Leviste Street, Salcedo Village,
1227 Makati City, Philippines
Telephone: +63 2 8182321–25, Telefax: +63 2 8103153
Email: law@ocbocc.com, Website: www.ocbocc.com
AOH: Gregorio F Ortega +63 2 6330509, Mobile: +63 917 5447435
Benjamin T Bacorro +63 2 9369903, Mobile: +63 918 8378056
Elizer A Odulio +63 2 4052502, Mobile: +63 917 6264329
Pedro M Carbonell II +63 2 8241522, Mobile: +63 923 4700047
NB: Postal address: PO Box 781, Manila 1099, Philippines

Manila

Pioneer Insurance & Surety Corporation
Pioneer House Makati, 108 Paseo de Roxas corner Legaspi St, Legaspi Village,
Makati City 1229, Manila, Philippines
Telephone: +63 2 8127777, Telefax: +63 2 8171461
Email: info@pioneer.com.ph, Website: www.pioneer.com.ph
AOH: Lena Catacutan, Mobile: +63 917 5537967
Ken Porio, Mobile: +63 917 5504452
Jay Dizon, Mobile: +63 917 5537971
Mai Lyte Lopez, Mobile: +63 917 5537973

Manzanillo

P&I Services (Mexico) SA de CV / Grupo Delmex
Boulevard Miguel de la Madrid 14540 L15, Plaza Miramar, Colinas de Santiago,
28863 Manzanillo, Colima, Mexico
Telephone: +52 314 3330928
Email: pandizlo@grupodelmex.com, Website: www.grupodelmex.com
AOH: Jose Ramirez Sanchez, Mobile: +52 1 314 1578488
NB: In case of communication difficulties, please contact Mexico City,
Email: pandiser@grupodelmex.com, Telephone: +52 55 53951221

Maputo

see Durban

Maracaibo

Globalpandi SA
Avenida La Limpia, Edificio Rodriguez y Barboza, Piso 3, Oficina No 9,
Maracaibo-Edo Zulia, Venezuela
Telephone: +58 261 7594303, Telefax: +58 261 7594303
Email: maracaibo@globalpandi.com, Website: www.globalpandi.com
AOH: Jose Ramon Vilorio M +58 414 6341163, Mobile: +58 412 0757927
Oswaldo Guerreiro, Mobile: +58 412 4445715
NB: Please copy all correspondence to Puerto Cabello,
Email: mail@globalpandi.com

Maracaibo	Venepandi CA Urb La Florida, Av 85B, No 79H-124, Maracaibo, Venezuela Telephone: +58 261 7532142, Email: mbo@venepandi.com, Website: www.venepandi.com AOH: Eng Luis Morales +58 416 6611498, Mobile: +58 414 06407394 David Salazar, Mobile: +58 414 4291294
Marina di Carrara	see Ferpandi, La Spezia or Genoa
Mariupol	Azovlloyd Pandi Services Ltd Admirala Lunina Ave, Building 18, Office 3, 87510 Mariupol, Ukraine Telephone: +380 629 413025, Telefax: +380 629 527009 Email: aps@pandi.com.ua, Website: www.pandi.com.ua AOH: Alexander Nikityuk, Mobile: +380 676 211006 Dmitriy Filatov +380 676 252516
Marseille	McLeans, Marseille (Head Office) 9 Place Felix Baret, PO Box 50319, 13177 Marseille, Cedex 20, France, France Telephone: +33 4 96102525 Email: info@mcleans.fr, Website: www.mcleangroup.fr AOH: Marc Gignoux, Mobile: +33 6 86684527 Philippe Garo, Mobile: +33 6 07792028
Marseille	Budd SA Marseille-Fos 7 rue Bailli de Suffren, CS80034, 13231 Marseille Cedex 1, France Telephone: +33 4 91335833, Telefax: +33 4 91331331 Email: general.marseille@budd-pni.com, Website: www.budd-pni.com AOH: Jean-Pierre Perrillat, Mobile: +33 6 11112785 Janine Brun-Besnard, Mobile: +33 6 62727189 24 Hr Duty Telephone: +33 4 91335833 Budd Group Emergency 24 Hr Telephone: +33 1 84880841 NB: Download the Budd Group App from iTunes or Google Play
Massawa	see Jeddah
Massawa	Multi Cargo International Trading & Services St 176-7 House No 25, PO Box 359, Asmara, Massawa, Eritrea Telephone: +291 1 201371, Telefax: +291 1 125715 Email: multicar@ersol.com.er AOH: Akberet Woldeslassie +291 7 187711, Mobile: +291 7113507 Vikrem Menon +291 1 552002 Haile Ghebremicael +291 1 552002 Capt Asres Habte, Mobile: +291 7120875 Henok Asmelash, Mobile: +291 7 132509 NB: In case of communication difficulties, please contact GAC Dubai, Telephone: +971 4 8818090, Email: claims.dubai@gacworld.com

Matadi	<p>TCI Matadi PO Box 237, Matadi, Democratic Republic of Congo Telephone: +243 81 9054682 Email: tci-matadi@tci-africa.com, Website: www.eltvedtosullivan.com AOH: Capt Kapolisi +243 99 8518846, Mobile: +243 81 9054682 Mr Kiskumba, Mobile: +243 85 5127517 24 Hr Duty Telephone: +33 6 25730808 NB: Please copy all emails to mail@eltvedtosullivan.com NB: In case of communication difficulties, please contact Eltvedt & O’Sullivan, Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281</p>
Mauritius	see Port Louis
Mazatlan	see Mexico City
Melbourne	<p>Bayside Shipping Services Pty Ltd PO Box 16, Bay Street, Port Melbourne, Victoria 3207, Australia Telephone: +61 3 54241224, Telefax: +61 3 86771801 Email: melbourne@baysideshipping.com, Website: www.baysideshipping.com AOH: Alex Evered, Mobile: +61 438 663466 Neale Proctor, Mobile: +61 423 699627</p>
Melbourne	<p>Holman Fenwick Willan * Level 39, 600 Bourke Street, Melbourne, Victoria 3000, Australia Telephone: +61 3 86014500, Telefax: +61 3 8601455 Email: transport@hfw.com, Website: www.hfw.com AOH: Robert Springall +61 3 95091573, Mobile: +61 416052015 Gavin Vallely +61 3 98175152, Mobile: +61 416052023 Nic van der Reyden, Mobile: +61 400878527</p>
Mersin	<p>Metropole Maritime & Trading Ltd Co Ataturk Cad Adil Kanun Is Hani Kat: 6, No 21, 33060 Mersin, Turkey Telephone: +90 324 2375604, Telefax: +90 324 2375621 Email: mersin@metropole.com.tr, Website: www.metropole.com.tr AOH: Capt Mete Acikbas +90 324 3581416, Mobile: +90 533 5576081 NB: Please copy all correspondence to Metropole Istanbul, Email: metropole@metropole.com.tr</p>
Messina	<p>S W Garbutt & Son SAS Corso Garibaldi 267/A, Messina, Sicily, 98122, Italy Telephone: +39 090 46977, Telefax: +39 090 51012 Email: garbutt@carboymessina.com, Website: www.carboymessina.com AOH: Stephen Garbutt +39 090 343034, Mobile: +39 347 3304042 Capt Danilo Blandina, Mobile: +39 348 6500891 Duty Mobile: +39 347 6854837</p>

Messina

Tagliavia & Co SRL
Via V Emanuele II 45/48, Messina, Sicily, 98122, Italy
Telephone: +39 091 587377, Telefax: +39 091 322435
Email: info@tagliaviapandi.it, Website: www.tagliaviapandi.it
AOH: Antonio Sorrentino, Mobile: +39 348 6017627
Gaetano Tagliavia +39 091 451772, Mobile: +39 348 6017625
24 Hr Emergency Mobile: +39 339 8089130

Mexico City

P&I Services (Mexico) SA de CV
Homero No 1425 – Suite 505, Colonia Los Morales, Seccion Palmas,
Delegacion Miguel Hidalgo, DF 11540 Mexico City, Mexico
Telephone: +52 55 53951221, Telefax: +52 55 5395491
Email: pandiser@grupodelmex.com, Website: www.grupodelmex.com
AOH: Fernando E Delfin Garcia +52 55 52813277, Mobile: +52 155 55019679
Juan M Loman Villarreal +52 55 55620070, Mobile: +52 155 54376561
Raymundo Valencia Garcia +52 55 53955357, Mobile: +52 155 39555064
Alejandro Lobaton Garnier +52 229 9315186, Mobile: +52 1229 9291249
24 Hr Duty Telephone: +52 55 53959211

Miami

US Maritime Consultants, Inc
11430 North Kendall Drive, Suite 305, Miami, Florida 33176,
United States of America
Telephone: +1 305 2734466, Telefax: +1 305 2734455
Email: brian_kelly@usmaritime.com, Website: www.usmaritime.com
AOH: Brian P Kelly, Mobile: +1 305 7247666
Allison E Kelly, Mobile: +1 305 9898621
Patrick W Kelly, Mobile: +1 786 4935015

Miami

Foreman Friedman PA *
2 South Biscayne Boulevard, Suite 2300, Miami, Florida 33131,
United States of America
Telephone: +1 305 3586555, Telefax: +1 305 3586555
Email: abaloveras@fflegal.com, Website: www.fflegal.com
AOH: Jeffrey Foreman, Mobile: +1 305 3354949
Darren Friedman, Mobile: +1 305 3189153
Noah Silverman, Mobile: +1 305 3214430

Miami

Fowler Rodriguez LLP *
355 Alhambra Circle Suite 801, Coral Gables, Florida 33134,
United States of America
Telephone: +1 786 3648400, Telefax: +1 786 3648401
Email: wmilliken@frfirm.com, Website: www.frc-law.com
AOH: Reginald M Hayden Jr +1 305 2388945, Mobile: +1 305 2158563
William B Milliken, Mobile: +1 786 8532335
William R Boeringer, Mobile: +1 305 5467187

Miami Fowler White Burnett PA *
Espirito Santo Plaza, 1395 Brickell Avenue 14th Floor, Miami, Florida 33131,
United States of America
Telephone: +1 305 7899200, Telefax: +1 305 7899201
Email: mpennekamp@fowler-white.com, Website: www.fowler-white.com
AOH: J Michael Pennekamp +1 305 6674388, Mobile: +1 305 6080770
James N Hurley +1 305 7587888, Mobile: +1 305 5829845
Allan R Kelley +1 305 7574145, Mobile: +1 305 7734716
Christine Walker +1 786 5585154, Mobile: +1 954 2941032

Mobile Brady Radcliff & Brown LLP *
1600 Wells Fargo Building, 61 Saint Joseph Street, Mobile, Alabama 36602,
United States of America
Telephone: +1 251 4050077, Telefax: +1 251 4050076
Email: dradcliff@brblawyers.com, Website: www.brblawyers.com
AOH: Donald Radcliff +1 251 3442668, Mobile: +1 251 7515532
Cliff Brady +1 251 3437730, Mobile: +1 251 4634282
Doug Brown +1 251 3436056, Mobile: +1 251 7534741

Mobile Fowler Rodriguez *
11 North Water Street, Suite 1077, Mobile, Alabama 36695,
United States of America
Telephone: +1 251 3444721
Email: ajr@frfirm.com, Website: www.frfirm.com
AOH: Todd Crawford, Mobile: +1 251 4909192
Antonio J Rodriguez +1 504 4559388, Mobile: +1 504 7236008
Jake Rodriguez, Mobile: +1 251 6056993
Mary Campbell Broughton, Mobile: +1 251 3670789
NB: Postal address: PO Box 40008, Mobile, AL 36640, USA

Moji see Tokyo

Mombasa Mitchell Cotts P&I Ltd
Cotts House, Moi Avenue, PO Box 85593, Mombasa – 80100, Kenya
Telephone: +254 41 2220437 / 231295
Email: operations@mcpandi.com
AOH: Wilson Nyangala +254 702 675676, Mobile: +254 722 401035
James Knight +254 41 2315026, Mobile: +254 722 410901
Simon Fogarty +254 710 295174
Thelma Kidege +254 722 740572

Mombasa P&I Associates (K) Ltd
Insurance Arcade, Third Floor, Suite 15, Moi Avenue, Mombasa, Kenya
Telephone: +254 41 2222494, Telefax: +254 41 2220511
Email: pandi@africaonline.co.ke, Website: www.pandi.co.za
AOH: Capt Musa M Ittiso, Mobile: +254 733 803226
Luka Gishoi, Mobile: +254 727 351865

- Monaco** Ferpandi SRL
 c/o Giulio Rubesa, Gildo Pastor Center 7, Rue du Gabian, 98000, Monaco
 Telephone: +377 93100050, Telefax: +377 92056984
 Email: rubesa@ferpandi.com, Website: www.ferpandi.com
 AOH: Giulio Rubesa, Mobile: +377 607931849
 Fabrizio Pescaglia, Mobile: +39 335 1258507
 Stefano Galleano, Mobile: +39 335 6409444
 Massimiliano Bet, Mobile: +39 331 6862152
 24 Hr Emergency Telephone: +39 335 7942297
- Monaco** Ballini & C Law Office *
 Gildo Pastor Center, 7 Rue du Gabian, MC 98000, Monaco
 Telephone: +377 97778090, Telefax: +377 97778091
 Email: info@mblawoffice.eu
 AOH: Irene Ballini, Mobile: +377 640629385
- Mongstad** see Bergen
- Monrovia** Africa Marine Services (Liberia)
 Business Incubator Plaza, 80 Broad Street, PO Box 10-5697,
 1000 Monrovia 10, Liberia
 Telephone: +231 77 226611
 Email: hbrunsonsafe@yahoo.com, Website: www.africamarineserv.com
 AOH: Henry Brunson, Mobile: +231 6 511644
 24 Hr Mobile: +231 77 511644
 NB: Please copy all correspondence to africamarine@aol.com
 NB: In case of communication difficulties, please contact Africa Marine Services
 (Europe) Ltd, London: Jeremy Barrett or Nick Williams,
 Telephone: +44 20 76130131 (24 Hour)
- Monrovia** TCI Monrovia
 c/o Cargo Marine International (CMI) Inc, Freeport of Monrovia, Bushrod Island,
 Monrovia, Liberia
 Telephone: +231 77 0036323
 Email: tci-monrovia@tci-africa.com
 AOH: Austin B Taylor, Mobile: +231 77 7183979
 24 Hr Duty Telephone: +33 6 25730808
 NB: Please copy all emails to mail@eltvedtosullivan.com
 NB: In case of communication difficulties, please contact Eltvedt & O'Sullivan,
 Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281
- Montevideo** Chadwick Weir Navegacion SA
 Colon 1498, Off 202, 11000 Montevideo, Uruguay
 Telephone: +598 2 9161168, Telefax: +598 2 9162265
 Email: chw@chw.com.uy, Website: www.chw.com.uy
 AOH: Capt Alejandro Laborde +598 2 7115219, Mobile: +598 95 609651
 Bettina Polo +598 2 9291475, Mobile: +588 95 659115
 Enrique Laborde, Mobile: +598 95 609251

- Montreal** Shipowners Assurance Management Ltd
620 rue St Jacques, Suite 305, Montreal, Quebec H3C 1C7, Canada
Telephone: +1 514 3939864, Telefax: +1 514 3933848
Email: alan.loiseau@shipassurance.ca
AOH: Alan Loiseau +1 450 6997400, Mobile: +1 514 9458884
Sean Rozum, Mobile: +1 514 8653876
Peter Rozum +1 514 6943876, Mobile: +1 514 5946443
- Montreal** Borden Ladner Gervais LLP *
1000 de La Gauchetiere Street, Suite 900, Montreal, Quebec H3B 5H4, Canada
Telephone: +1 514 8791212, Telefax: +1 514 9541905
Email: admiralty@blg.com, Website: www.blg.com
AOH: Jeremy Bolger +1 514 6945515, Mobile: +1 514 8364088
Peter G Pamel +1 514 4891507, Mobile: +1 514 7143169
Darren McGuire, Mobile: +1 514 7103105
Jean-Marie Fontaine, Mobile: +1 514 2958028
- Montreal** Brisset Bishop *
2020 Robert-Bourassa Blvd, Suite 2020, Montreal, Quebec HA3 2A5, Canada
Telephone: +1 514 3933700, Telefax: +1 514 393121
Email: general@brissetbishop.com, Website: www.brissetbishop.com
AOH: Victor DeMarco +1 514 4871573, Mobile: +1 514 9844410
Nicholas J Spillane +1 514 6944069, Mobile: +1 514 2485557
Daniele Dion +1 514 3338585, Mobile: +1 514 9844417
Richard Desgagnes, Mobile: +1 514 8924228
- Montreal** Stikeman Elliott LLP *
1155 Rene-Levesque Blvd West, Suite 4000, Montreal,
Quebec H3B 3V2, Canada
Telephone: +1 514 3973000, Telefax: +1 514 397322
Email: pcullen@stikeman.com, Website: www.stikeman.com
AOH: Laurent Fortier +1 514 2705287, Mobile: +1 514 9783139
Peter J Cullen +1 514 9320448, Mobile: +1 514 8120964
NB: Direct office line for Peter Cullen: +1 514 3973135
- Mormugao** Crowe Boda & Company Pvt Ltd
Office no 106/107, Anand Towers – 1, 1st Floor, Airport Road, Chicalim,
Goa, 403 711, India
Telephone: +91 832 2540156–7, Telefax: +91 832 2540158
Email: crowebodagoa@jbbodamail.com, Website: www.jbboda.net
AOH: Saumil Desai +91 832 2540925, Mobile: +91 98 22101539
G R Nemlekar +91 832 2531596, Mobile: +91 98 22589122
- Mormugao** Chowgule Brothers Pvt Ltd
Chowgule House, Mormugao Harbour, Goa, 403803, India
Telephone: +91 832 2525110 / 1028, Telefax: +91 832 2521011 / 12
Email: pni.cb@chowgule.co.in, Website: www.chowgulebrothers.com
AOH: Aditya Chowgule, Mobile: +91 98 50571280
Sandip Shetye, Mobile: +91 94 22445801

Moscow	<p>Jurinflot International Law Office *</p> <p>34 Marxistskaya Str, 109147 Moscow, Russia</p> <p>Telephone: +7 495 7925701, Telefax: +7 495 7925700</p> <p>Email: nvs@jurinflot.ru, Website: www.jurinflot.ru</p> <p>AOH: Vadim G Ermolaev, Mobile: +7 985 7630382</p> <p>Natalia V Usanova, Mobile: +7 916 6135822</p> <p>Anastasiya G Mescheryakova, Mobile: +7 968 7354153</p> <p>NB: Postal address: PO Box 60, Moscow 109147, Russia</p>
Mtwara	see Dar es Salaam
Mumbai	<p>Crowe Boda & Company Pvt Ltd</p> <p>1st Floor, Maker Bhavan No 1, Sir Vithaldas Thackersey Marg, New Marine Lines, Mumbai 400 020, India</p> <p>Telephone: +91 22 66314949 / 66314917, Telefax: +91 22 66314890</p> <p>Email: crowebodamumbai@jbbodamail.com, Website: www.jbboda.net</p> <p>AOH: Robin Sathaye +91 22 23515769, Mobile: +91 9820192829</p> <p>Dushyant Trivedi, Mobile: +91 9833506126</p> <p>Aditya Mehendale, Mobile: +91 9920090127</p> <p>Bipin Ashar, Mobile: +91 7506863551</p>
Mumbai	<p>Bhatt & Saldanha *</p> <p>Maker Bhavan No 1, 1 Sir Vithaldas Thackersey Marg, Mumbai 400 020, India</p> <p>Telephone: +91 22 66314987, Telefax: +91 22 22623533</p> <p>Email: bhatsald@bhattsaldanha.com</p> <p>AOH: Raman W Walawalkar, Mobile: +91 9820007247</p> <p>Adil K Patel, Mobile: +91 9820045110</p>
Murmansk	<p>Murmansk P&I Agency</p> <p>82 Lenin Avenue, Office 610, Murmansk, 183038, Russia</p> <p>Telephone: +7 8152 400038, Telefax: +7 8152 400038</p> <p>Email: murmansk_pandi@com.mels.ru</p> <p>AOH: Alexander Popov, Mobile: +7 921 7240402</p> <p>Vera Tabulina, Mobile: +7 911 3037493</p> <p>NB: Postal address: PO Box 38, N-9915, Kirkenes, NORWAY</p>
Muscat	<p>Inchcape Shipping Services Oman</p> <p>Ground Floor Building 483, Al Noor Street, Way 3109, Block No 131 – Ruwi, Muscat, Oman</p> <p>Telephone: +968 24 863952, Telefax: +968 24 786320</p> <p>Email: pandi.muscat@iss-shipping.com, Website: www.iss-shipping.com</p> <p>AOH: Abhir Porobo, Mobile: +968 99315968</p> <p>Sudhir Anand, Mobile: +968 92801907</p> <p>Seetha Bhat, Mobile: +968 92170895</p> <p>Ibrahim Alkhanjari, Mobile: +968 99341863</p> <p>NB: Postal Address: PO Box 36, Postal Code 112, Ruwi, Muscat, Sultanate of Oman</p>
Nakhodka	see Vladivostok
Nanjing	see Shanghai

- Nantong** see Shanghai
- Napier** see Auckland
- Naples** Ferpandi SRL
c/o Antonio Liguoro, Piazza Municipio 84, 80133 Naples, Italy
Telephone: +39 081 5514853, Telefax: +39 081 5511617
Email: napoli@ferpandi.com, Website: www.ferpandi.com
AOH: Fabrizio Pescaglia, Mobile: +39 335 1258507
Stefano Galleano, Mobile: +39 335 6409444
Massimiliano Bet, Mobile: +39 331 6862152
Massimiliano Villa, Mobile: +39 347 3497211
24 Hr Emergency Mobile: +39 335 7942297
- Naples** Holme & Co SRL
Via Santa Lucia 50, 80132 Naples, Italy
Telephone: +39 081 7647075
Email: holmemarine@holme.it, Website: www.holme.it
AOH: G Avolio de Martino +39 081 5567967, Mobile: +39 335 6973324
Oriana Avolio de Martino +39 081 7147063, Mobile: +39 320 0452593
- Naples** Studio Legali Consociati – Avv.ti Porzio Bove e Associati *
Piazza Giovanni Bovio 22, 80133 Naples, Italy
Telephone: +39 081 4288242, Telefax: +39 081 5518341
Email: slc.na@slconsociati.com, Website: www.slconsociati.com
AOH: Vittorio Porzio +39 081 5266433, Mobile: +39 0335 7535856
Giancarlo Porzio +39 081 5265722, Mobile: +39 0335 7535851
Alberto Serino +39 081 4288197, Mobile: +39 0335 7535855
- Naples** Studio Legale Castaldo, Magliulo & Associati *
Via Agostino Depretis 51, 80133 Naples, Italy
Telephone: +39 081 5523200, Telefax: +39 081 5510776
Email: studio@castaldomagliuloassociati.it
AOH: B Castaldo +39 081 5782036, Mobile: +39 335 8193409
G Borriello +39 081 664841, Mobile: +39 348 3056692
S Castaldo +39 081 5569384, Mobile: +39 334 6871532
- Naples** Studio Legale Lauro *
via Agostino Depretis 19, 80133 Naples, Italy
Telephone: +39 081 5800199, Telefax: +39 081 5800195
Email: info@studiolegalelauro.it, Website: www.studiolegalelauro.it
AOH: Francesco Saverio Lauro, Mobile: +39 3296 889514
Ernesto Ardia, Mobile: +39 3356 667282
- Nassau** Dupuch & Turnquest *
308 Bay Street, East Bay Street, PO Box N-8181, Nassau New Providence,
Bahamas
Telephone: +1 242 3528134, Telefax: +1 242 3938124
Email: dulaw@dupuchturnquest.com, Website: www.dupuchturnquest.com
AOH: Caryl A E Lashley +1 242 3270377, Mobile: +1 242 3573574
Frederica G McCartney +1 242 3225320

New Orleans

Lamorte Burns & Co Inc
3850 North Causeway Blvd, Suite 930, Metairie, Louisiana 70002-8131,
United States of America
Telephone: +1 504 8330312 (24 Hr), Telefax: +1 504 8339071
Email: neworleans@lamorte.com, Website: www.lamorte.com
AOH: Scott Resor, Mobile: +1 504 3433468
NB: Primary AOH Contact: 24 Hr Duty Adjuster: +1 504 8330312

New Orleans

Fowler Rodriguez *
400 Poydras Street, 30th Floor, New Orleans, Louisiana 70130,
United States of America
Telephone: +1 504 5232600, Telefax: +1 504 5232705
Email: ajr@frfirm.com, Website: www.frfirm.com
AOH: Antonio J Rodriguez +1 504 4559388, Mobile: +1 504 7236008
A T ("Skipper") Chenault +1 985 6248343, Mobile: +1 504 8129948
Jake Rodriguez +1 504 2814499, Mobile: +1 504 3764242
Michael A Harowski, Mobile: +1 386 3162960

New Orleans

Phelps Dunbar LLP *
Canal Place, 365 Canal Street, Suite 2000, New Orleans,
Louisiana 70130-5423, United States of America
Telephone: +1 504 5661311, Telefax: +1 504 5689130
Email: gary.hemphill@phelps.com, Website: www.phelpsdunbar.com
AOH: Gary A Hemphill +1 985 8458309, Mobile: +1 985 2646399
Kevin J Lavie, Mobile: +1 504 4951049
William J Riviere +1 504 6718216, Mobile: +1 504 7236479
E Martin McLeod +1 504 4825641, Mobile: +1 504 7151742

New York

Independent Maritime Consulting LLC
2425 Post Road, Suite 301, Southport, CT 06890, United States of America
Telephone: +1 203 2561000
Email: dsmith@independentmaritime.com
Website: www.independentmaritime.com
AOH: David Smith, Mobile: +1 203 7672240
Patrick Lennon, Mobile: +1 203 2585528
Kevin Lennon, Mobile: +1 203 5219360
24 Hr Duty Telephone: +1 203 2561000

New York

Lamorte Burns & Co Inc
64 Danbury Road, Suite 1000, Wilton, CT 06897-4406,
United States of America
Telephone: +1 203 7616000, Telefax: +1 203 7616007
Email: headquarters@lamorte.com, Website: www.lamorte.com
AOH: Harold J Halpin +1 203 4345850
Charles A Johnson, Mobile: +1 203 2165565
Collin Zachariewicz, Mobile: +1 203 5982272

New York	Blank Rome LLP * The Chrysler Building, 405 Lexington Avenue, New York 10174-0208, United States of America Telephone: +1 212 8855000, Telefax: +1 212 8855001 Email: tbelknap@BlankRome.com, Website: www.blankrome.com AOH: Thomas H Belknap +1 203 2934338, Mobile: +1 917 5234360
New York	Freehill Hogan and Mahar LLP * 80 Pine Street, 25th Floor, New York, NY 10005, United States of America Telephone: +1 212 4251900, Telefax: +1 212 4251901 Email: unger@freehill.com, Website: www.freehill.com AOH: Michael E Unger +1 631 7572513, Mobile: +1 516 8570535 Jack J Walsh, Mobile: +1 917 9130643 Michael Fernandez, Mobile: +1 917 8215166 Don P Murnane, Mobile: +1 917 9132078
Newcastle	see Sydney
Newport News	see Norfolk
Nicosia	Montanios & Montanios LLC * Diagoras House, 16 P Catelaris Street, CY-1306 Nicosia, Cyprus Telephone: +357 22660766, Telefax: +357 22678777 Email: montanios@montanioslaw.com.cy AOH: Adam Montanios +357 22658232, Mobile: +357 99635462 Petros Iacovides +357 22756232, Mobile: +357 99680968 NB: Postal address: PO Box 25001, CY01306 Nicosia, Cyprus
Ningbo	see Shanghai
Nordenham	see Bremen
Norfolk	Vandeventer Black LLP * 500 World Trade Centre, Norfolk, Virginia 23510, United States of America Telephone: +1 757 4468600, Telefax: +1 757 4468670 Email: mcoberly@vanblk.com, Website: www.vanblk.com AOH: Mark T Coberly +1 757 4363626, Mobile: +1 757 6766771 Edward J Powers +1 757 4960370, Mobile: +1 757 2876788
Nouadhibou	see Nouakchott
Nouakchott	McLeans (Mauritania) c/o Ets Ismail, Route de Tvrag Zeina-Lesar, (Sahel Avenue), BP 40254, Nouakcote, Mauritania Telephone: +222 4 5295252, Telefax: +222 4 529289 Email: mauritania@mcleans.fr, Website: www.mcleangroup.fr AOH: Marc Gignoux, Mobile: +33 6 86684527 Philippe Garo, Mobile: +33 6 07792028 NB: In case of communication difficulties, please contact McLeans, Marseille, Email: info@mcleans.fr, Telephone: +33 4 96102525

Nouakchott

TCI Nouakchott
BP 3033, T038/039 – Tevragh Zeina, Nouakchott, Mauritania
Telephone: +222 45 256894, Telefax: +222 45 253287
Email: tci-nouakchott@tci-africa.com
AOH: Mohamed Lemine +222 3 6305160, Mobile: +222 2 2260352
Abdoulaye Diop, Mobile: +222 4 6774782
24 Hr Duty Telephone: +33 6 25730808
NB: In case of communication difficulties, please contact Eltvedt & O’Sullivan,
Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281,
Email: mail@eltvedtosullivan.com

Noumea

ALB Naval – McLeans (New Caledonia)
2 Allee Bellevue, Baie des Citrons, BP 8745, 98807 Noumea Sud,
New Caledonia
Telephone: +687 781084, Telefax: +687 276956
Email: jackalain@gmail.com
AOH: Capt Alain Le Breton, Mobile: +687 781084
NB: In case of communications difficulties, please contact McLeans, Paris,
Telephone: +33 1 40399293, Telefax: +33 1 40399392,
Mobile: +33 6 80030402, Email: tmauduit@mcleans.fr

Novorossiysk

CIS Pandi Services Ltd (South Russia)
95 Fabrichnaya Street, 353923, Novorossiysk, Russia
Telephone: +7 8617 711534, Telefax: +7 8617 611286
Email: novo@cispandi.com, Website: www.cispandi.com
AOH: Oleg Shashkin +7 861 7627563, Mobile: +7 988 7627563
Denis Shashkin, Mobile: +7 988 3434592
Alexey Zvyagin, Mobile: +7 918 6675666

Odessa

CIS Pandi Services (Ukraine) Ltd
17 Grecheskaya Street, 6th Floor, 65026 Odessa, Ukraine
Telephone: +380 48 2376915, Telefax: +380 48 348328
Email: odessa@cispandi.com, Website: www.cispandi.com
AOH: Pavel Svertilov, Mobile: +380 67 4846884
Gennadiy Markov, Mobile: +380 50 3166536
Olga Svertilova, Mobile: +380 93 2334962

Odessa

Dias Marine Consulting PC
1/20 Marazlievskaya Street, Business Centre “Shevchenkovskiy”,
Office 305, 65014 Odessa, Ukraine
Telephone: +380 48 2346124
Email: company@dias-co.com, Website: www.dias-co.com
AOH: Igor Cherezov +380 48 7400042, Mobile: +380 67 4803434
Artyom Nanev +380 48 7495400, Mobile: +380 67 4848656
Dmitriy Gololobov +380 48 2370198, Mobile: +380 67 4804899

- Oran** Neffous Shipping & Consulting
28 Boulevard Ahmed Ben Abderezak, DZ-31000 Oran, Algeria
Telephone: +213 41 385219, Telefax: +213 41 504114
Email: nscalgeria@wanadoo.fr
AOH: Mohammed Mankour Neffous +213 41 834066,
Mobile: +213 6 61209585
NB: In case of communication difficulties, please call: +33 6 74847588
(French Mobile)
- Oran** SAE Mory & Co
16, rue des Freres Ould Ahcen, 31007 Oran El Makkari, Oran, Algeria
Telephone: +213 41 848913 / 4, Telefax: +213 41 848911
Email: ops-oran@saem-dz.com, Website: www.saem-dz.com
AOH: Nabil Mrabet, Mobile: +213 661 205984
Lotfi Chaib, Mobile: +213 661 105985
- Orange** see Beaumont
- Oristano** Studio Legale Vincenzini Batini *
Via Carducci 12, 09170 Oristano, Sardinia, Italy
Telephone: +39 335 1274849, Telefax: +39 0783 360033
Email: a.batini@vblex.eu, Website: www.vblex.eu
AOH: Alberto Batini, Mobile: +39 348 7902191
Valerio Fenati, Mobile: +39 333 1387481
Fausta Pezzati, Mobile: +39 340 3764147
- Osaka** see Imabari
- Oslo** P&I Scandinavia AS
Verftsgata 1C, 1511 Oslo (Moss), Norway
Telephone: +47 22 415905, Telefax: +47 22 335020
Email: info@pandiscan.com, Website: www.pandiscan.com
AOH: Danielle Norum Phillips +47 94 524741
Karl Erik Presterud +47 91 304104
- Oslo** Wikborg Rein & Co *
Kronprinsesse Marthas Plass 1, 0160 Oslo, Norway
Telephone: +47 22 827500, Telefax: +47 22 827501
Email: ggj@wr.no, Website: www.wr.no
AOH: Emergency Response Team +47 22827700
NB: 24 Hr Casualty Team: www.wr.no
- Palermo** Tagliavia & Co SRL
Via Emerico Amari 8, 90139 Palermo, Sicily, Italy
Telephone: +39 091 587377, Telefax: +39 091 322435
Email: info@tagliaviapandi.it, Website: www.tagliaviapandi.it
AOH: Antonio Sorrentino, Mobile: +39 348 6017627
Gaetano Tagliavia +39 091 451772, Mobile: +39 348 6017625
24 Hr Emergency Mobile: +39 339 8089130

- Palma de Mallorca** Hispania P&I Correspondents
Avenida Gabriel Roca, 37 Local C (Paseo Maritimo),
07014 Palma de Mallorca, Spain
Telephone: +34 661 273787
Email: balears@pandihispania.com, Website: www.pandihispania.com
AOH: Rosana Velasco, Mobile: +34 670 458642
James McKinnell, Mobile: +34 670 458646
Miguel Arcos, Mobile: +34 600 504924
- Papeete** Agence Maritime De Fare Ute
Industrial Zone of Fare Ute, PO Box 9100, Papeete, 98715, Tahiti
Telephone: +689 40425561, Telefax: +689 40428608
Email: general@amfu.pf, Website: www.amfu.com
AOH: Bud Gilroy, Mobile: +689 87796605
Ra'anui Mouly, Mobile: +689 87786607
- Paramaribo** Cariconsult Suriname NV
JD Gompertstraat 115, Paramaribo, Surinam
Telephone: +597 454986 / 7, Telefax: +597 454760
Email: group@cconsult.com.bb, Website: www.steers.com.bb
AOH: Michael White +1 246 2312196, Mobile: +597 8757168
Sergio Oldenstam, Mobile: +597 8604900
Rupert Steer +1 246 4236551, Mobile: +1 246 2536412
Natasha Steer, Mobile: +1 778 6688876
24 Hr Emergency Telephone: +1 246 2312196
- Paranagua** van Herp & Frumento (P&I Services) Ltda
Av Arthur de Abreu, 29-9o andar, Sala 10, Paranagua, 83.2013-210, Brazil
Telephone: +55 41 34225512, Telefax: +55 41 34231691
Email: pandi-png@pandi-png.com.br, Website: www.pandi-png.com.br
AOH: Joao Helio Frumento +55 41 34225505, Mobile: +55 41 999782564
Abilio Abreu +55 41 34255520, Mobile: +55 41 999039631
NB: Postal address: PO Box 355, Centro Historico, 83.203-970 Paranagua, Brazil
- Paris** Budd SA
35 Avenue des Champs-Elysees, 75008 Paris, France
Telephone: +33 1 42563612,
Email: budd.paris@budd-pni.com, Website: www.budd-pni.com
AOH: James T Budd, Mobile: +33 6 07774117
Philippe Delaporte +33 6 07956026
Claudine Magnier, Mobile: +33 6 37037682
Rhea Li, Mobile: +33 6 79822539
Budd Group Emergency 24 Hr Telephone: +33 1 84880841
NB: Please copy all emails to general.marseille@budd-pni.com
NB: Download the Budd Group App from iTunes or Google Play

- Paris** McLeans (Paris)
89 Boulevard de Sebastopol, 75002 Paris, France
Telephone: +33 1 40399293, Telefax: +33 1 40399392
Email: info@mcleans.fr, Website: www.mcleangroup.fr
AOH: Tania Mauduit, Mobile: +33 6 80030402
Philippe Garo, Mobile: +33 6 07792028
Alan McLean, Mobile: +33 6 14349860
- Paris** Reed Smith *
42 Avenue Raymond Poincare, 75116 Paris, France
Telephone: +33 1 76704106, Telefax: +33 1 76704119
Email: lgrellet@reedsmith.com, Website: www.reedsmith.com
AOH: Luc Grellet +33 1 47033606, Mobile: +33 6 19878606
Antoine Guillemot, Mobile: +33 7 77699227
- Paris** Richemont Nicolas Associes *
61 rue la Boetie, 75008 Paris, France
Telephone: +33 1 56596688, Telefax: +33 1 56596680
Email: rne@avocatline.com, Website: www.richemont-nicolas.com
AOH: H De Richemont +33 1 47664769, Mobile: +33 6 08885077
Christophe Nicolas +33 1 47953515, Mobile: +33 6 80652398
- Penang** Spica Services (M) SDN BHD – Penang
Suite 15D-15F, Menara Northam House, No 55 Jalan Sultan Ahmad Shah,
10050 Penang, Malaysia, Malaysia
Telephone: +60 04 2287375, Telefax: +604 2199688
Email: pen.spica@benline.com.my
AOH: Sukhbir Singh, Mobile: +60 012 4222330
- Pensacola** see Mobile
- Perth** Cocks Macnish Barristers, Solicitors & Notary *
Ground Floor, 41 Colin Street, West Perth, WA 6005, Australia
Telephone: +61 8 93216676, Telefax: +61 8 94816518
Email: tim@cocksmacnish.com.au, Website: www.cocksmacnish.com.au
AOH: Tim Cocks, Mobile: +61 0418 925546
Ashley Nichols, Mobile: +61 0417 959935
Waqas Naseem, Mobile: +610 400 786730
Paul Hopwood, Mobile: +61 0408 931649
NB: Postal address: PO Box 513, West Perth, WA 6872, Australia
- Philadelphia** Hudson Analytix / Hudson Marine Management Services
Ferry Terminal Building, 2 Aquarium Drive, Suite 300, Camden, NJ 08103,
United States of America
Telephone: +1 856 3427500, Telefax: +1 856 342888
Email: info@hudsonmarine.com, Website: www.hudsonanalytix.com
AOH: Per W Christensen, Mobile: +1 609 5056856
Cynthia Hudson, Mobile: +1 609 5056878
Marc Smith, Mobile: +1 360 4719965
Tim Gerland +1 856 8539130, Mobile: +1 609 5056852
24 Hr Telephone: +1 856 3427500

Philadelphia

Palmer Biezup & Henderson LLP *
190 North Independence Mall West, Suite 401, Philadelphia, PA 19106,
United States of America
Telephone: +1 215 6259900 (24 Hr), Telefax: +1 215 6250185
Email: mmccauley@pbh.com, Website: www.pbh.com
AOH: R Q Whelan +1 610 6640927, Mobile: +1 484 6860974
M B McCauley +1 302 4782924, Mobile: +1 302 7531675
F P DeGiulio +1 610 8919322, Mobile: +1 215 8082028

Philadelphia

Rawle & Henderson LLP *
The Widener Building, One South Penn Square, Philadelphia, PA 19107,
United States of America
Telephone: +1 215 5754200, Telefax: +1 215 5632583
Email: cbuchholz@rawle.com, Website: www.rawle.com
AOH: Carl D Buchholz III, Mobile: +1 215 2069714
Brian Welsh, Mobile: +1 610 3291298
Arthur Keppel, Mobile: +1 610 7450051

Piraeus

Eurasia Maritime Claims Management Ltd
153 Praxitelous Street, Piraeus 185 35, Greece
Telephone: +30 210 4297663 / 4, Telefax: +30 210 4297884
Email: hellas@eurasia-mcm.com
AOH: Carlos Castaneda, Mobile: +30 6944 288180
Sophia Kavouki, Mobile: +30 6945 407272

Piraeus

Shipserv (International) Inc
143-145 Notara Street, Piraeus, 185 36, Greece
Telephone: +30 210 4220990–2, Telefax: +30 210 4220997
Email: info@shipservinternational.com
AOH: Sara Jones, Mobile: +30 6982 980441
Jason Dariotis, Mobile: +30 6945 595285
24 Hr Duty Mobile: +30 6944 345125

Piraeus

N Goyios & A Nassikas Law Firm *
Livanos Building, 47-49 Akti Miaouli, 18536 Piraeus, Greece
Telephone: +30 210 4292516 / 4292640 / 4292904 / 4292687,
Telefax: +30 210 4293129
Email: goynas@otenet.gr
AOH: Andreas Nassikas +30 210 6716817, Mobile: +30 694 4283809
Antonios Koutsofios +30 210 4172152, Mobile: +30 697 2794229
Constantinos Sotiriades +30 210 7222898, Mobile: +30 697 2770319
Angelos Rontiris +30 210 6541174, Mobile: +30 697 4144222

Pointe Noire	<p>McLeans – WAMS / Ocean Express Avenue de Loango, PO Box 646, Pointe Noire, Congo Telephone: +242 06 6723838 / 05 7863231 Email: wams@mcleans.fr, Website: www.mcleangroup.fr AOH: Alain Katsanis, Mobile: +242 05 5300358 Phillipe Garo, Mobile: +33 6 07792028 Marc Gignoux, Mobile: +33 6 86684527 Matthieu Leroux, Mobile: +33 6 74759148 NB: In case of communication difficulties, please contact McLeans, Paris, Telephone: +33 1 40399293</p>
Pointe-a-Pitre	see Fort de France
Ponta Delgada	<p>Albano de Oliveira Sucessor Lda Av Infante D Henrique 5-1st Floor, PO Box 153, 9500-762, Ponta Delgada, Azores Telephone: +351 296 282638 (24 Hr), Telefax: +351 296 283746 Email: office@albanoagency.com, Website: www.albano-agency-azores.com AOH: Dr Antonio Raposo, Mobile: +351 917 765828 Jose Raposo, Mobile: +351 917 287275 Ricardo Paulino, Mobile: +351 917 205230 Rui Fragata, Mobile: +351 963 454834</p>
Port Arthur	see Beaumont
Port Canaveral	<p>Gray Robinson PA * 1795 West Nasa Blvd, Melbourne, Florida 32901, United States of America Telephone: +1 321 7278100, Telefax: +1 321 984412 Email: ted.shinkle@gray-robinson.com, Website: www.gray-robinson.com AOH: T L Shinkle +1 321 7527305, Mobile: +1 321 4279065 A D Russell, Mobile: +1 321 5435143 A M Bird +1 321 3055510, Mobile: +1 321 5376770</p>
Port Cartier	see Quebec
Port Elizabeth	see P&I Associates, Durban
Port Elizabeth	<p>Bowmans * 46 Roosevelt Road, Glendinningvale, Port Elizabeth, 6001, South Africa Telephone: +27 41 3733640 / +27 21 4807800, Telefax: +27 41 3732296 Email: craig.cunningham@bowmanslaw.com, Website: www.bowmanslaw.com AOH: Craig Cunningham +27 21 7941890, Mobile: +27 82 8066001 Jeremy Prain +27 21 6838288, Mobile: +27 72 5967658 Andrew Pike +27 31 7641518, Mobile: +27 83 2953925 Mark van Velden, Mobile: +27 82 4616256 24 Hr Emergency Telephone: +27 21 4807920</p>

Port Everglades	Lamorte Burns & Co Inc 13790 NW 4th Street, Suite 106, Sunrise, Florida 33325, United States of America Telephone: +1 954 9236774 (24 Hr), Telefax: +1 954 8352288 Email: florida@lamorte.com, Website: www.lamorte.com AOH: Kimberly G Almaguer, Mobile: +1 786 4861315
Port Gentil	TCI Port Gentil c/o Saga Afritramp, PO Box 518, Port Gentil, Gabon Telephone: +241 01 552190, Telefax: +241 01 555642 Email: tci-portgentil@tci-africa.com AOH: Jean-Bernard Baudry, Mobile: +241 05574949 Ada Nguema Obam, Mobile: +241 06265780 24 Hr Duty Telephone: +33 6 25730808 NB: In case of communication difficulties, please contact Eltvedt & O'Sullivan, Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281, Email: mail@eltvedtosullivan.com
Port Harcourt	West Africa Marine P&I (Nigeria) Ltd 13 Mini-Gbogi Street, (Behind Mopol 19 Barracks), Presidential Estate, GRA, Port Harcourt, Rivers State, Nigeria Telephone: +234 818 8274357 Email: africamarine@aol.com, Website: www.africamarineserv.com AOH: Capt Iain Marsh, Mobile: +234 803 3236039 NB: In case of communication difficulties, please contact West Africa Marine Services (Europe) Ltd, London, Jeremy Barrett or Nick Williams, Telephone: +44 207 76130131 (24 Hr)
Port Harcourt	Pandiship (Nigeria) Ltd 6 Forces Avenue, PO Box 2744 Diobu, Port Harcourt, Nigeria Telephone: +234 8037055350 / 7063390317 Email: info@pandishipwa.com AOH: Capt Muhammad Abbas, Mobile: +234 7063390317 Umoreye Igoni, Mobile: +234 8075590053 NB: In case of communication difficulties, please contact Pandiship (WA) Ltd, 24 Hr Mobile: +44 7766 206723, Email: vinod.halai@pandishipwa.com
Port Hedland	see Cocks Macnish, Perth
Port Kelang	Spica Services (M) SDN BHD M-03 & M-04 Mezzanine Floor, Wisma LYL, Jalan 51A/223, 46100 Petaling Jaya, Selangor Darul Ehsan, Malaysia Telephone: +60 03 79497440, Telefax: +60 03 79477441 Email: kl_claims@spica.com.my AOH: Khairizam Bin Abdul Hamid, Mobile: +60 12 3327842 Gary Edgar Tom, Mobile: +60 12 3009897 Fairuz Bte Mohd Fauzi, Mobile: +60 12 2254762 Khairul Dai Bin Rosidi, Mobile: +60 13 9746614
Port la Nouvelle	see Sete

Port Louis	<p>Scott Shipping International Ltd Ground Floor, IKS House, Marine Road, Port Louis, Mauritius Telephone: +230 2163042, Telefax: +230 2160045 Email: er@scottship.com, Website: www.scottship.net AOH: Xavier d'Unienville, Mobile: +230 5 7285212 Clyde Waterstone, Mobile: +230 5 7281319 Melvyn Novel, Mobile: +230 5 7289175 Christian Appou, Mobile: +230 57293188</p>
Port Moresby	<p>Brian White & Associates * PO Box 698, 1st Floor Investwell Building, Off Cameron Road, Gordons Industrial Estate, Port Moresby, NCD 121, Papua New Guinea Telephone: +675 3112311, Telefax: +675 3255007 Email: moresby@bwamarine.com, Website: www.bwamarine.com AOH: Margaret Aria +61 7 40314711, Mobile: +675 73803481 (PNG) Brian White +675 73475497, Mobile: +61 412 184856 NB: In case of any communication difficulties, please contact Cairns, Australia, Telephone: +61 7 40314711 (24 Hr)</p>
Port of Spain	<p>Cariconsult Trinidad Ltd * 112 St Vincent Street, Port of Spain, Trinidad and Tobago Telephone: +1 246 2312196, Telefax: +1 246 4230985 Email: group@cconsult.com.bb, Website: www.steers.com.bb AOH: Rupert Steer +1 246 4236551, Mobile: +1 246 2536412 Ken Stuart, Mobile: +1 268 4642778 James Henderson, Mobile: +1 592 6266709 Lashona Andrews, Mobile: +1 246 2342162 Emergency 24 Hr Mobile: +1 246 2312196</p>
Port of Spain	<p>Teal Pandi and Marine Services Ltd 164 Duke of Edinburgh Avenue, Petit Valley, PO Box 1407, Port of Spain, Trinidad and Tobago Telephone: +1 868 6320506, Telefax: +1 868 633168 Email: mail@tealpandi.com, Website: www.tealpandi.com AOH: Paul Taylor +1 868 6329297, Mobile: +1 868 6788518 Donna Taylor +1 868 6329297, Mobile: +1 868 6788085 Lauraine Farrell +1 868 6283050, Mobile: +1 868 6846754</p>
Port of Spain	<p>Gulf Shipping Ltd 12 Charles Street, Port of Spain, Trinidad and Tobago Telephone: +1 868 6234121, Telefax: +1 868 6234124 Email: gulfship@gulfshippingltd.com, Website: www.gulfshippingltd.com AOH: Tessa De Souza +1 868 6336735, Mobile: +1 868 6202917 Stefan Mohammed, Mobile: +1 868 6782875 Sonja Voisin, Mobile: +1 868 6204301</p>
Port Qasim	<p>see Karachi</p>

Port Said	Middle East Survey & Control Office (MESCO) 7 El Gomhoraya St, Sarhan Tower, 1st Floor, Port Said, Egypt Telephone: +20 66 3201340, Telefax: +20 66 3201329 Email: mescopds@mescoalex.com, Website: www.mescoalex.com AOH: Magdy Takla +20 100 9198827, Mobile: +20 122 3313140
Port Said	Abou Ali * 45 Abdel Salaam Aref Street, Al Hana Bldg, First Floor, PO Box 456, Port Said, Egypt Telephone: +20 66 3328859, Telefax: +20 66 3324032 Email: abouali@aboualilaw.com AOH: Ahmed Abou Ali, Mobile: +20 122 2114561 Tarek Abou Ali, Mobile: +20 122 2157937 Khaled Abou Ali, Mobile: +20 122 2153156 Gamal A Abou Ali, Mobile: +20 100 1006677
Port Said	Eldib Advocates * El Kilany Tower, 23rd July & Salah Eldin Str, PO Box 920, Port Said 42111, Egypt Telephone: +20 66 3239779 / 3239781, Telefax: +20 66 3239760 Email: portsaid@eldib.com.eg, Website: www.eldibadvocates.com AOH: Hisham Eldib, Mobile: +20 12 22161313 Hany Maamon, Mobile: +20 10 65503918 24 Hr Mobile: +20 12 22177414
Port Stanley	The Falkland Islands Co Ltd Crozier Place, Stanley, Falkland Islands Telephone: +500 27600, Telefax: +500 27603 Email: rks@fic.co.fk, Website: www.the-falkland-islands-co.com AOH: Duty Mobile: +500 51128
Port Sudan	Mutual Marine Services & Transport Al-Mushtaraka Ltd Oriental Building Block No 4, Engineering Faculty Road, North of Shekan Insurance Building, 1st Floor, PO Box 1022, Port Sudan, Sudan Telephone: +249 311 827656, Telefax: +249 311 827660 Email: claims.sudan@mushtaraka.com AOH: Osman Abdel Azim Badawi +249 311 841783, Mobile: +249 912 334920 Amir Hassan Ahmed +249 311 857162, Mobile: +249 912 518463 NB: In case of communication difficulties, please contact Mutual Marine Services Al Mushtaraka, Jeddah, Capt Larry C Heron, Mobile: +966 504 667728
Port Vendres	see Sete
Port-au-Prince	E&M International Consulting SRL Ave Ramon E Mella No 28, Edificio Tito Mella, (Antigua Carretera Sanchez Km 13.5), Santo Domingo, Dominican Republic Telephone: +1 809 7324161 Email: info@emintco.com, Website: www.emintco.com AOH: Judy Espinal +1 305 2837242, Mobile: +1 829 9612176 Vinicio Mella +1 786 2017000, Mobile: +1 809 7297000 Amaury Acosta +1 809 3996692, Mobile: +1 829 4200490 Marielle Mella +1 305 3388906, Mobile: +1 829 9612770

- Port-au-Prince** Etablissements J B Vital SA
10-A Autoroute de Delmas, PO Box 87, Port-au-Prince, HT 6120, Haiti
Telephone: +509 29402640
Email: etsjbvitalsa@etsjbvitalsa.com
AOH: Stephane Vital +509 33886929, Mobile: +509 34576929
Geoffrey Handal +509 34578990, Mobile: + 509 36319349
- Portland (Maine)** Thompson, MacColl & Bass LLC PA *
120 Exchange Street, 6th Floor, PO Box 447, Portland, Maine 04112-0447,
United States of America
Telephone: +1 207 7747600, Telefax: +1 207 7721039
Email: emaccoll@thomport.com, Website: www.thomport.com
AOH: Edward MacColl, Mobile: +1 207 6719735
John R Bass, Mobile: +1 207 8310846
- Portland (Oregon)** Lindsay Hart LLP *
1300 SW 5th Avenue, Suite 3400, Portland, Oregon 97201 5640,
United States of America
Telephone: +1 503 2267677, Telefax: +1 503 2267697
Email: maritime@lindsayhart.com, Website: www.lindsayhart.com
AOH: Todd Zilbert +1 503 2973828, Mobile: +1 503 7093136
James McCurdy +1 503 2347290, Mobile: +1 971 2199089
Jay Beattie +1 503 2931703, Mobile: +1 971 2273210
Thomas McDermott +1 503 2210427, Mobile: +1 503 8802197
24 Hr Emergency Mobile: +1 503 8874906
- Porto Alegre** see Cranston Marine & P&I Consultants, Rio Grande
- Porto Alegre** Farinon, Carvalho Da Silva & Advogados Associados
Rua dos Andradas, No 955 – Conj 301, CEP 90020-005, Porto Alegre RS, Brazil
Telephone: +55 51 32289025, Telefax: +55 51 32286125
Email: farinon@farinon.com.br, Website: www.farinon.com.br
AOH: Roberto Porto Faninon, Mobile: +55 51 81792928
- Porto Torres** Plaisant & C SRL
Via Josto 36, 07046 Porto Torres, Sardinia, Italy
Telephone: +39 79 514562, Telefax: +39 79 508233
Email: plaisant.portotorres@plaisant.it, Website: www.plaisant.it
AOH: Graziano Feola +39 079 502676, Mobile: +39 348 9401994
Giandomenico Sanna, Mobile: +39 348 3672325
Duty Mobile: +39 348 9401994
NB: In case of communication difficulties, please contact Cagliari Head Office,
Email: plaisant.cagliari@plaisant.it
- Portsmouth, Virginia** see Norfolk
- Progreso** see Veracruz, Mexico
- Puerto Arlen Siu Rama** see Managua

Puerto Barrios	see Guatemala City
Puerto Cabello	see Venepandi, Caracas
Puerto Cabello	<p>Globalpandi SA Centro Comercial "Las Valentinas", Nivel 2, Oficinas 12/13, Calle Puerto Cabello, Puerto Cabello 2050, Edo Carabobo, Venezuela Telephone: +58 242 3618159 Email: mail@globalpandi.com, Website: www.globalpandi.com AOH: Jose Alfredo Sabatino P +58 241 8268397, Mobile: +58 412 4210036 Oswaldo Guerreiro +58 241 8244312, Mobile: +58 412 4445715 Geraldine Orozco +58 242 3612685, Mobile: +58 412 4300480 Adam Villamizar +58 424 4575620, Mobile: +58 412 4448172 NB: Postal address: PO Box 025801 (PBL1273), Miami FL 33102-5801, USA</p>
Puerto Cabezas	see Managua
Puerto Caldera	see San Jose
Puerto Cortes	<p>MCA – Honduras Eva Guzman, Correspondent, 2a Avenida Este, 6/7 Calles Bo El Centro, PO Box 13, Puerto Cortes, Honduras Telephone: +504 26650129, Telefax: +504 26650753 Email: mcahonduras@yahoo.com, Website: www.maritime-claims.com AOH: Eva Guzman, Mobile: +504 99904540 Lina Guzman +504 99474281, Mobile: +504 99917581 NB: In case of communications difficulties, please contact Maritime Claims Inc, New Orleans, Telephone: +1 504 3901515, Email: cayestas@maritime-claims.com</p>
Puerto La Cruz	<p>Globalpandi SA Urb Chuparin, Bloque 4, Letra "B", 2do piso, Apartamento 6B, Puerto La Cruz, Estado Anzoategui, Venezuela Telephone: +58 281 4205032, Telefax: +58 281 4205033 Email: puertolacruz@globalpandi.com, Website: www.globalpandi.com AOH: Rosa Marcano +58 416 8871398, Mobile: +58 414 8137665 NB: Please copy all correspondence to Puerto Cabello, Email: mail@globalpandi.com</p>
Puerto La Cruz	<p>Venepandi CA Sector Lecherias, Calle 1 Villas Arcadia, Estado Anzoategui, Puerto La Cruz, Venezuela Telephone: +58 412 0833570 Email: plc@venepandi.com, Website: www.venepandi.com AOH: Abelardo Castro, Mobile: +58 414 8232685</p>
Puerto Limon	see Pandi Costa Rica SA, San Jose

Puerto Limon	<p>MCA – Costa Rica c/o Prince Thousand / Bernardo Ricketts, in front of local Post Office, Puerto Limon, Costa Rica Telephone: +506 27582515, Telefax: +506 27582298 Email: bernardo@medintercr.com, Website: www.maritime-claims.com AOH: Bernardo Ricketts, Mobile: +506 83516427 Juan Carlos Rossi +506 22880862, Mobile: +506 88346607 NB: In case of communications difficulties, please contact Maritime Claims Inc, New Orleans, Telephone: +1 504 3901515, Email: cayestas@maritime-claims.com</p>
Puerto Ordaz	<p>Globalpandi SA Via Caracas, CC Maria Luisa B, Piso 2, Oficina 24, Puerto Ordaz, Venezuela Telephone: +58 286 7191531, Telefax: +58 286 9239582 Email: puertoordaz@globalpandi.com, Website: www.globalpandi.com AOH: Andry Leal, Mobile: +58 424 9611844 NB: Please copy all correspondence to Puerto Cabello, Email: mail@globalpandi.com</p>
Puerto Ordaz	<p>Venepandi CA CC Gran Sabana, Piso 2, Of 97, Puerto Ordaz 8050, Estado Bolivar, Venezuela Telephone: +58 286 9529555, Email: ordaz@venepandi.com, Website: www.venepandi.com AOH: Eng Edgar Hernandez, Mobile: +58 416 6863046</p>
Puerto Quetzal	see Guatemala City
Puerto Sandino	see Managua
Puerto Vallarta	see Mexico City
Punta Cardon	see Caracas
Puntarenas	see San Jose
Punto Fijo	see Venepandi, Caracas
Punto Fijo	<p>Globalpandi SA Avenida 6a, Casa No 839, Urbanizacion Maraven, Comunidad Cardon, Punto Fijo, Estado Falcon, Venezuela Telephone: +58 269 2484764, Telefax: +58 269 2484764 Email: puntofijo@globalpandi.com, Website: www.globalpandi.com AOH: Ing Emir Moreno, Mobile: +58 424 6407345 Oswaldo Guerreiro, Mobile: +58 412 4445715 Capt Adan Villamizar +58 412 4448172, Mobile: +58 424 4575620 NB: Please copy all correspondence to Puerto Cabello, Email: mail@globalpandi.com</p>

Pyongyang	<p>Claims & Correspondents Department, DPR of Korea Haebangsan-Dong, Central District, Pyongyang, Korea (North) Telephone: +850 2 18111, ext 341-8114, Telefax: +850 2 3814410 Email: kp.corresp@silibank.net.kp AOH: 24 Hr Duty Telephone: +850 2 18111, ext 341-8114</p>
Qingdao	<p>Huatai Insurance Agency & Consultant Service Ltd 9th Floor, Rm 9AB, No 9 Building Pacific Plaza, No 35 Donghai Western Road, Qingdao 266071, China Telephone: +86 532 85021883, Telefax: +86 532 85023828 Email: qingdao@huatai-serv.com, Website: www.huataimarine.com AOH: Jinpeng Dong, Mobile: +86 139 06420837 Xiaozheng Fu, Mobile: +86 133 35086666 Fei Liu, Mobile: +86 186 63957368 Na Yin, Mobile: +86 186 61867072 24 Hr Duty Telephone: +86 186 53289883</p>
Qinhuangdao	see Beijing
Quanzhou	see Xiamen
Quebec	<p>Langlois Gaudreau O'Connor LLP * 2820 Laurier Boulevard, 13th Floor, Quebec City, QC, G1V 0C1, Canada Telephone: +1 418 6821212, Telefax: +1 418 6822272 Email: maritime@lkd.ca, Website: www.lkd.ca AOH: John G O'Connor +1 418 6818638, Mobile: +1 418 5638339 Jean Gregoire +1 418 8289050, Mobile: +1 418 8082475 Patrick Garneau +1 418 9154257, Mobile: +1 418 8063370</p>
Ras Tanura	see Dammam
Ravenna	<p>Mauro Consultants Ltd Srl Via Trieste, 90/a, 48122 Ravenna, Italy Telephone: +39 0544 422288 Email: info@mauc.it, Website: www.mauc.it AOH: Maurizio Mauro, Mobile: +39 348 5600688 Loredana Innocenti Mauro, Mobile: +39 338 2999835 Mariarita Calderoni, Mobile: +39 348 8708705 24 Hr Duty Telephone: +39 0544 32439</p>
Ravenna	<p>Kane Radonicich Holme SRL Via Magazzini Anteriori 27, 48122 Ravenna, Italy Telephone: +39 0544 422146, Telefax: +39 0544 423930 Email: general@krh-ravenna.it AOH: Antonella Gallotti, Mobile: +39 333 9584043 Alessandro Conz, Mobile: +39 349 6649660</p>

Recife

Representacoes Proinde (Nordeste) Ltda
Av Visconde de Jequitinhonha, 209 – Sala 402, 51021-190 Recife, PE, Brazil
Telephone: +55 81 33286414, Telefax: +55 81 34652570
Email: proinde.recife@proinde.com.br, Website: www.proinde.com.br
AOH: Marcos Vitor Magalhaes +55 81 30484317, Mobile: +55 81 91944669
NB: In case of communication difficulties, please see Santos or Rio de Janeiro listings for additional AOH contacts

Recife

Williams Brothers Ltda
Rua Prof Aurelio de Castro Cavalcante, 339 Boa Viagem, Recife-PE,
CEP 51130-280, Brazil
Telephone: +55 81 33417081
Email: wilpandi@williams.com.br, Website: www.williamsbrothers.com.br
AOH: Gabriel Oliveira +55 81 34621794, Mobile: +55 81 999712202
Deborah Spangler +55 81 32286838, Mobile: +55 81 999269841
Mario Williams +55 81 33275842, Mobile: +55 81 999712203
24 Hr Mobile: +55 81 999727202

Reunion

Indoceanic Services Ltd
Tour Belvedere, 17 Rue Roland Hoareau, BP 10186,
97825 Le Port Cedex, Reunion
Telephone: +262 262 433333 / 438585, Telefax: +262 262 420310
Email: isles@indoceanic.com, Website: www.indoceanic.com
AOH: Dominique Thomson, Mobile: +262 692 017777
Gerard Philippe, Mobile: +262 692 019999
Jose Thomson, Mobile: +262 692 852929
Joelle Lauret, Mobile: +262 692 250895
NB: Postal address: BP 10186, 97825 Le Port Cedex, Le Port, Reunion

Reykjavik

Geir Zoega
Fiskislod 45, 101 Reykjavik, Iceland
Telephone: +354 5517797, Telefax: +354 5517793
Email: geir@arka.is
AOH: Geir M Zoega Jr +354 5621304, Mobile: +354 8946292

Reykjavik

Gardar Briem *
Soleyjargata 17, 101 Reykjavik, Iceland
Telephone: +354 5173200, Telefax: +354 5173201
Email: gardarbriem@logsol.is
AOH: Gardar Briem +354 5611448, Mobile: +354 8930785
Olafur Jon Briem, Mobile: +354 5500525

Richards Bay

P&I Associates (Pty) Ltd
Suite 3, Chisholm Park, 1/6 Northmoor Road, Richards Bay Harbour 3900,
South Africa
Telephone: +27 35 7979040 / 41, Telefax: +27 35 7979042
Email: pirb@pandi.co.za, Website: www.pandi.co.za
AOH: Roy Carby-Thompson, Mobile: +27 83 4487787
24 Hr Duty Telephone: +27 83 4487787
Durban 24 Hr Duty Telephone: +27 83 2503398
NB: Postal address: PO Box 1478, Richards Bay 3900, South Africa

Richards Bay

Shepstone & Wylie *
Suite 27 Calypso Centre, 2 Kruger Rand, PO Box 1705, Richards Bay 3900,
South Africa
Telephone: +27 35 7807250, Telefax: +27 35 7896404
Email: morkel@wylie.co.za, Website: www.wylie.co.za
AOH: Allan Heydorn, Mobile: +27 83 4406502
Brian Morkel, Mobile: +27 82 5615135

Riga

PANDI BALT SIA (Ltd)
7 Maza Aluksnes Street, Riga, LV-1046, Latvia
Telephone: +371 67 383951, Telefax: +371 67 383965
Email: pandi@pandibalt.eu, Website: www.pandibalt.lv
AOH: Capt Sergey Batmanov, Mobile: +371 29 205680
Capt Eugene Drevitski, Mobile: +371 29 186054

Rijeka

Macesic & Partners, Law Offices *
Pod Kastelom No 4, 51000 Rijeka, Croatia
Telephone: +385 51 215010, Telefax: +385 51 215030
Email: macesic@macesic.hr
AOH: Miran Macesic +385 51 211984, Mobile: +385 99 2303615
Miroljub Macesic +385 51 411468, Mobile: +385 98 260927
Anita Krizmanic +385 51 454443, Mobile: +385 98 302006
Anamari Laskarin +385 51 436334, Mobile: +385 98 424213

Rio de Janeiro

The Steamship Mutual Management (Bermuda) Ltd
Avenida Rio Branco 151/1305-1307, Centro, Rio de Janeiro,
RJ CEP 20040-006, Brazil
Telephone: +55 21 22216074 / 22215118
Email: katia.oliveira@simsl.com, Website: www.steamshipmutual.com
AOH: K T De Oliveira +55 21 30793447, Mobile: +55 21 999832580

Rio de Janeiro

Law Office Carbone *
Avenida Rio Branco 109-14 andar, Centro, Rio de Janeiro,
RJ, CEP 20040-004, Brazil
Telephone: +55 21 22533464, Telefax: +55 21 2253062
Email: ejc@carbone.com.br, Website: www.carbone.com.br
AOH: Artur Carbone +55 21 22750784, Mobile: +55 21 981996973
Luis Felipe Galante +55 21 31140094, Mobile: +55 21 999897123
Flavio Infante +55 21 25275697, Mobile: +55 21 999893420
L F Yparraguirre +55 21 26082384, Mobile: +55 21 996429250

Rio de Janeiro

Shipping Consultoria *
Rua Primeiro de Marco, 23 grupo 2004, Rio de Janeiro, 20010-000, Brazil
Telephone: +55 21 21118118
Email: shipping@shippingconsultoria.com.br
Website: www.shippingconsultoria.com.br
AOH: Antonio F S Sampaio +55 21 25230777, Mobile: +55 21 981455855
Fernando Porto +55 21 27107738, Mobile: +55 21 982222666
Silvio Darci da Silva +55 21 22459377, Mobile: +55 21 982043444
Luciano Luz +55 21 27102175, Mobile: +55 21 981216862

- Rio Grande** Cranston Marine and P&I Consultants Ltda
Rua Gal Osorio 430, Sala 304, Centro, 96200 400 Rio Grande – RS, Brazil
Telephone: +55 53 32320232
Email: claims@cranwood.com.br
AOH: Tony Rover +55 53 32324158, Mobile: +55 53 984 040027
Everton Sampaio, Mobile: +55 53 999 695087
- Rio Grande** Farinon, Carvalho Da Silva & Advogados Associados *
Rua Zalony No 160 – Conj 601, CEP 96200-070, Rio Grande RS, Brazil
Telephone: +55 51 32331500, Telefax: +55 51 32331500
Email: farinon@farinon.com.br, Website: www.farinon.com.br
AOH: Roberto Porto Farinon +55 51 81792928
- Rizhao** see Beijing
- Rockhampton** see Brisbane
- Rostock** Pandi Services J & K Brons GmbH
Am Skandinavienviertel 15, 18147 Rostock, Germany
Telephone: +49 381 66917940 (24 Hr)
Email: corresp@pandi.de, Website: www.pandi.de
AOH: Rolf-Jurgen Hermes +49 421 6028534, Mobile: +49 171 8857940
Florian Block, Mobile: +49 171 8857945
- Rotterdam** Post & Co (P&I) BV
Max Euwelaan 45, MA Rotterdam, 3062, Netherlands
Telephone: +31 6 53385172, Telefax: +31 10 4529575
Email: claims@post-co.com, Website: www.post-co.com
AOH: Jan Gaasbeek, Mobile: +31 6 31695237
Richard de Vliegh, Mobile: +31 6 24761953
Frans Dieleman, Mobile: +31 6 22968790
Leo Maas, Mobile: +31 6 12332938
24 Hr Duty Mobile: +31 6 53385172
NB: For new matters please call the 24 Hr Duty Mobile before sending emails
after office hours to ensure immediate attention
NB: Postal address: PO Box 443, 3000 AK Rotterdam, The Netherlands
- Rotterdam** MICO (Mutual Insurance Claims Office) BV
32nd Floor, Maastoren, Wilhelminakade 1, Rotterdam, Netherlands
Telephone: +31 10 4523046 (24 Hr), Telefax: +31 10 4520037
Email: info@mico-rot.nl
AOH: Peter Muller, Mobile: +31 6 12694574
Henri Haaksema, Mobile: +31 6 13629095
Tristan van Houten, Mobile: +31 6 46156027
Aant Elzinga, Mobile: +31 6 43405952
NB: Postal address: Wilhelminakade 75B, 3072 AP, Rotterdam, Netherlands

Rotterdam	<p>Smallegange NV *</p> <p>Oost Toren High Rise, 28th Floor, Wilhelminakade 137, 3072 AR Rotterdam, Netherlands</p> <p>Telephone: +31 10 2010069, Telefax: +31 10 4120403</p> <p>Email: mail@smalaw.nl, Website: www.smallegange-lawyers.com</p> <p>AOH: J F van der Stelt +31 11 1484050, Mobile: +31 6 54768253</p> <p>R L Latten +31 10 2440870, Mobile: +31 6 20490064</p> <p>Julian van de Velde, Mobile: +31 64 6064904</p> <p>Willem Boonk, Mobile: +31 61 4834684</p> <p>NB: Postal address: PO Box 664, 3000 AR Rotterdam, The Netherlands</p>
Rouen	<p>Normandy P&I Services</p> <p>37 rue de la Lombardie, 76160 Darnetal – Rouen, France</p> <p>Telephone: +33 2 32085320, Telefax: +33 2 32085329</p> <p>Email: pandi@ro.normandyclaims.fr, Website: www.mcleangroup.fr</p> <p>AOH: Brigitte Laumier, Mobile: +33 6 07165113</p> <p>Elise Duquennoy, Mobile: +33 6 79453874</p> <p>24 Hr Telephone: +33 2 32085320</p>
Russe	<p>Bulgarkontrola</p> <p>Flat 8, Fl 4, Nr 10, Kaloyan Str, 7000 Russe, Bulgaria</p> <p>Telephone: +359 2 9872239, Telefax: +359 2 9882354</p> <p>Email: survey.dept@bulgarkontrola.bg</p> <p>AOH: Rosen Stoyanov, Mobile: +359 888 224658</p>
Saint John (New Brunswick)	<p>see Halifax</p>
Saint Malo	<p>Agence Maritime Roy SARL</p> <p>2 Chaussee des Corsaires, PO Box 179, F-35409 Saint Malo Cedex, France</p> <p>Telephone: +33 2 99560721</p> <p>Email: agence-maritime-roy@wanadoo.fr</p> <p>AOH: M Roy +33 2 99569974, Mobile: +33 6 82012710</p>
Saint-Nazaire	<p>Brittany P&I Services</p> <p>5bis Bd de Verdun, 44600 Saint-Nazaire, France</p> <p>Telephone: +33 2 40225787, Telefax: +33 2 4022578</p> <p>Email: info@britclaims.fr, Website: www.mcleangroup.fr</p> <p>AOH: Virginie Ringiard, Mobile: +33 6 80008744</p> <p>Caroline Marrades, Mobile: +33 6 76133111</p> <p>Alan McLean, Mobile: +33 6 14349860</p>
Saldanha Bay	<p>P&I Associates (Pty) Ltd</p> <p>98 Harpuisbos Street, Langebaan7357, Saldanha Bay, South Africa</p> <p>Telephone: +27 22 7722707, Telefax: +27 22 7722706</p> <p>Email: saldanha@pandi.co.za, Website: www.pandi.co.za</p> <p>AOH: Garth Hansen, Mobile: +27 83 2833493</p> <p>24 Hr Emergency Mobile 1: +27 83 2556994 (Cape Town)</p> <p>24 Hr Emergency Mobile 2: +27 83 2503398 (Durban)</p> <p>NB: Postal address: PO Box 596, Langebaan, 7357, South Africa</p>

- Salerno** see Ferpandi, Naples
- Salerno** Holme & Co SRL
Via Sabatini 7, 84121 Salerno, Italy
Telephone: +39 089 220215
Email: holmemarine@holme.it, Website: www.holme.it
AOH: G Avolio de Martino +39 081 5567967, Mobile: +39 335 6973324
Oriana Avolio de Martino +39 081 7147063, Mobile: +39 320 0452593
- Salerno** Studio Legale Castaldo, Magliulo & Associati *
Via R Giordano 8, 84122 Salerno, Italy
Telephone: +39 081 5523200, Telefax: +39 081 5510776
Email: studio@castaldomagliuloassociati.it
AOH: B Castaldo +39 081 5782036, Mobile: +39 335 8193409
G Borriello +39 081 664841, Mobile: +39 348 3056692
S Castaldo +39 081 5569384, Mobile: +39 334 6871532
F Cadeddu +39 089 220681, Mobile: +39 328 941593
- Salina Cruz** see Mexico City
- Salvador** Representacoes Proinde Ltda
c/o Perinautica Ltda, Rua Miguel Calmon, 19 – Sala 702, 40015-010,
Salvador BA, Brazil
Telephone: +55 71 32421128, Telefax: +55 71 32414461
Email: proinde.salvador@proinde.com.br, Website: www.proinde.com.br
AOH: Ali Hilly +55 71 32402152, Mobile: +55 71 99716515
NB: In case of communication difficulties, please see Santos or Rio de Janeiro listings for additional AOH contacts
- Salvador** Williams Brothers Ltda
Rua Portugal, No 57 Suite 701, Ed Status Comercio, Salvador, 40015 010, Brazil
Telephone: +55 71 32415122, Telefax: +55 71 32439048
Email: willssa@williams.com.br, Website: www.williamsbrothers.com.br
AOH: Almir Queiroz +55 71 32415122, Mobile: +55 71 99740986
NB: In case of communication difficulties, please contact the Recife Office,
Telephone: +55 81 33417081, Email: wilpandi@williams.com.br
- San Antonio** see Valparaiso
- San Diego** Kaye Rose & Partners LLP *
402 West Broadway, Suite 1890, San Diego, CA 92101-3542,
United States of America
Telephone: +1 619 2326555, Telefax: +1 619 2326577
Email: sd@kayerose.com, Website: www.kayerose.com
AOH: Anita M Eilert +1 858 6723654, Mobile: +1 619 2189795
Andre M Picciurro, Mobile: +1 858 3869729
24 Hr (toll free within US) +1 877 6406555
24 Hr (int'l ship to shore) +1 310 7325025

- San Francisco** Keesal Young & Logan *
 450 Pacific Avenue, San Francisco, CA 94133, United States of America
 Telephone: +1 415 3986000, Telefax: +1 415 9810136
 Email: john.giffin@kyl.com, Website: www.kyl.com
 AOH: John D Giffin +1 415 3899915, Mobile: +1 415 5152855
 John Cox +1 510 3393745, Mobile: +1 415 9396303
- San Francisco** Bullivant Houser Bailey *
 235 Pine Street, Suite 1500, San Francisco, CA 94104, United States of America
 Telephone: +1 415 3522700, Telefax: +1 415 3522701
 Email: norman.ronneberg@bullivant.com, Website: www.bullivant.com
 AOH: Norman Ronneberg +1 510 3334705
 Marilyn Raia +1 925 2553676
- San Francisco** Sedgwick LLP *
 333 Bush Street, 30th Floor, San Francisco, CA 94104-2834,
 United States of America
 Telephone: +1 415 7817900, Telefax: +1 415 5472780
 Email: maritime@sedgwicklaw.com, Website: www.sedgwicklaw.com
 AOH: Andrew I Port +1 925 8559767, Mobile: +1 415 6136161
 James J Tamulski +1 510 6861683, Mobile: +1 415 2972655
 Eric Danoff +1 510 6542703, Mobile: +1 415 6993229
- San Jose** MCA – Costa Rica
 Purdy Motors Paseo Colon, 250 Metres South, Edf Don Bosco,
 #1, San Jose, Costa Rica
 Telephone: +506 22568125, Telefax: +506 22580589
 Email: jcrossi@mcacr.com, Website: www.maritime-claims.com
 AOH: Juan Carlos Rossi +506 22880862, Mobile: +506 88346607
 Marianela Caridad, Mobile: +506 83985047
 Carl Ayestas, Mobile: +1 504 3901515
 NB: In case of communications difficulties, please contact Maritime Claims Inc,
 New Orleans, Telephone: +1 504 3901515,
 Email: cayestas@maritime-claims.com
- San Jose** Pandi Costa Rica SA
 Paseo de los Estudiantes, Avenida 10 Calle 11, PO Box 474-1000,
 San Jose, Costa Rica
 Telephone: +506 22214111, Telefax: +506 22554218
 Email: info@fjapandi.com, Website: www.fjapandi.com
 AOH: Adriana Jimenez +506 22539320, Mobile: +506 70128370
 Esteban Montenegro, Mobile: +506 70112299
 NB: Postal address: PO Box 474, 1000 San Jose, Costa Rica
- San Jose de Guatemala** see Guatemala City

San Juan	<p>Jimenez, Graffam & Lausell *</p> <p>PO Box 366104, San Juan, 00936-6104, Puerto Rico</p> <p>Telephone: +1 787 7671030 / 7671000, Telefax: +1 787 7514068</p> <p>Email: mrodriguez@jgl.com, Website: www.jgl.com</p> <p>AOH: Manolo T Rodriguez-Bird +1 787 7556913, Mobile: +1 787 3817917</p> <p>J Ramon Rivera-Morales +1 787 7907155, Mobile: +1 787 5108090</p> <p>Jorge F Blasini +1 787 7963659, Mobile: +1 787 6441901</p> <p>Edgardo Vega-Lopez, Mobile: +1 787 4304138</p>
San Juan del Sur	see Managua
San Lorenzo	see San Pedro Sula
San Pedro Sula	<p>MCA – Honduras</p> <p>Eva Guzman, Correspondent, 2 a CNO, 6/7 Av, San Pedro Sula, Honduras</p> <p>Telephone: +504 25503487, Telefax: +504 25504221</p> <p>Email: mcahonduras@yahoo.com, Website: www.maritime-claims.com</p> <p>AOH: Eva Guzman, Mobile: +504 99904540</p> <p>NB: In case of communications difficulties, please contact Maritime Claims Inc, New Orleans, Telephone: +1 504 3901515, Email: cayestas@maritime-claims.com</p>
San Salvador	see Acajutla
Santa Cruz de Tenerife	see Tenerife
Santander	see Bilbao
Santiago	<p>JJR Abogados y Corresponsales Ltda *</p> <p>Isidora Goyenechea No 3250, 4th Floor, Las Condes, Santiago, Chile</p> <p>Telephone: +56 2 25809300</p> <p>Email: rrozaz@jjr.cl, Website: www.jjr.cl</p> <p>AOH: Ricardo Rozas +56 2 28609398, Mobile: +56 9 99197993</p> <p>Max Morgan +56 2 27859682, Mobile: +56 9 99692517</p>
Santo Domingo	<p>Frederic Schad Inc</p> <p>Carretera Sanchez Km 11 1/2, PO Box No 941, Santo Domingo, Dominican Republic</p> <p>Telephone: +1 809 2218000, ext 211 / 212, Telefax: +1 809 6887696</p> <p>Email: mail.expertise@schad.do, Website: www.schad.do</p> <p>AOH: Nilda Burgos, Mobile: +1 809 2234341</p> <p>Bryan Langley, Mobile: +1 809 6961433</p> <p>Alexander N Schad, Mobile: +1 809 8584042</p>

Santo Domingo

E&M International Consulting SRL
Ave Ramon E Mella No 28, Edificio Tito Mella,
(Antigua Carretera Sanchez Km 13.5), Santo Domingo, Dominican Republic
Telephone: +1 809 7324161
Email: info@emintco.com, Website: www.emintco.com
AOH: Judy Espinal +1 305 2837242, Mobile: +1 829 9612176
Vinicio Mella +1 786 2017000, Mobile: +1 809 7297000
Amaury Acosta +1 809 3996692, Mobile: +1 829 4200490
Marielle Mella +1 305 3388906, Mobile: +1 829 9612770

Santo Tomas de Castilla

see Guatemala City

Santos

Representacoes Proinde Ltda
Rua Itororo 3-3rd Floor, 11010-071 Santos SP, Brazil
Telephone: +55 13 40099550, Telefax: +55 13 40099560
Email: proinde@proinde.com.br, Website: www.proinde.com.br
AOH: Carlos Augusto +55 13 32279590, Mobile: +55 13 997971694
Ricardo Martins +55 13 32527229, Mobile: +55 13 997626626
Mauricio Alves +55 13 32884416, Mobile: +55 13 997506654

Sanya

see Xiamen

Sao Luis

Brazmar Marine Services Ltda
Av Marechai Castelo Branco 605, (Edf Cidade de Sao Luis),
Sala 206 Sao Francisco, Sao Luis/MA, Brazil, CEP 65076-090, Brazil
Telephone: +55 98 41410286 (24 Hr), Telefax: +55 98 32355807
Email: brazmar@brazmar.com, Website: www.brazmar.com
AOH: Adriana Cardoso, Mobile: +55 98 982397434
Edson Araujo, Mobile: +55 98 981982188
Michelline Mesquita, Mobile: +55 98 981246777
Paulo da Silva, Mobile: +55 98 988054781

Sao Luis

Williams Brothers Ltda
Williams Brothers c/o GMS, Av dos Portugueses, 31, Via Embratel,
Sao Luis MA, Brazil
Telephone: +55 81 34622634
Email: wilpandi@williams.com.br, Website: www.williamsbrothers.com.br
AOH: Franklin Galdez +55 81 34622634, Mobile: +55 98 981241313
Luis Inacio, Mobile: +55 98 981182266
NB: In case of communication difficulties, please contact the Recife Office,
Telephone: +55 81 33417081, Email: wilpandi@williams.com.br

Savannah

HunterMaclean *
200 East Saint Julian Street, PO Box 9848, Savannah, Georgia 31412-0048,
United States of America
Telephone: +1 912 2360261, Telefax: +1 912 2323253
Email: dsipple@huntermaclean.com, Website: www.huntermaclean.com
AOH: David F Sipple +1 912 2384513, Mobile: +1 912 2200587
Colin A McRae, Mobile: +1 912 4840467
Christopher Smith, Mobile: +1 912 3980041
Bradley M Harmon +1 912 3551074, Mobile: +1 912 2249408

- Savona** see Genoa
- Seattle** Lamorte Burns & Co Inc
1511 Third Avenue, Suite 800, Seattle, Washington 98101-1626,
United States of America
Telephone: +1 206 2921217, Telefax: +1 206 2928038
Email: seattle@lamorte.com, Website: www.lamorte.com
AOH: Richard D Weeks +1 206 2717898, Mobile: +1 206 6793543
Stephanie A Haughton +1 425 2710876
Jim Tomlinson +1 425 9570324, Mobile: +1 425 9850916
- Seattle** The Polaris Group Ltd
4055 21st Avenue West, Suite 200, Seattle, Washington 98199,
United States of America
Telephone: +1 206 3786090, Telefax: +1 206 3786077
Email: polarisgrp@polarisgrpltd.com, Website: www.polarisgrpltd.com
AOH: Eli K Bjornoy Schweiger +1 425 4308051, Mobile: +1 206 2266734
Anissa Olson, Mobile: +1 206 2266738
Roy Brown +1 907 7269055, Mobile: +1 907 6544342
24 Hr Pager: +1 206 3140446
- Seattle** LeGros Buchanan & Paul PS *
4025 Delridge Way SW, Suite 500, Seattle, Washington 98106-1271,
United States of America
Telephone: +1 206 6234990, Telefax: +1 206 4674828
Email: seattle@legros.com, Website: www.legros.com
AOH: David C Bratz +1 360 5884622, Mobile: +1 206 9109234
Eric R Mcvittie +1 206 7892107, Mobile: +1 206 9106468
Markus B G Oberg +1 206 5236443, Mobile: +1 206 6611486
Carey M E Gephart, Mobile: +1 206 3105543
- Seattle** Keesal Young & Logan *
1301 Fifth Avenue, Suite 3100, Seattle, Washington 98101,
United States of America
Telephone: +1 206 6223790, Telefax: +1 206 3439529
Email: philip.lempriere@kyl.com, Website: www.kyl.com
AOH: Molly Henry +1 206 5564928, Mobile: +1 206 8521243
Philip R Lempriere +1 206 2844754, Mobile: +1 206 3997412
- Seoul** Korea Universal Marine Co Ltd
8th Floor, Samchang Building, 13 Chungjeong-ro, Seodaemun-gu,
Seoul 120-837, Korea (South)
Telephone: +82 2 7571671, Telefax: +82 2 7742706
Email: kum@koreauniversal.com, Website: www.koreauniversal.com
AOH: H J Kim +82 2 7571671, Mobile: +82 10 88953706
E J Lee +82 2 7571672, Mobile: +82 10 62721990
Y K Lee +82 2 7718889, Mobile: +82 10 53248889
Joseph Lee +82 2 7718889, Mobile: +82 10 53513488
- Sept Iles** see Quebec

Sete	<p>McLeans (Sete) 2 quai d'Orient, 34200 Sete, France Telephone: +33 4 67744343 Email: sete@mcleans.fr, Website: www.mcleangroup.fr AOH: Marc Gignoux, Mobile: +33 6 86684527 Matthieu Leroux, Mobile: +33 6 74759148 Philippe Garo, Mobile: +33 6 07792028 NB: In case of communication difficulties, please contact McLeans, Marseille, Email: info@mcleans.fr, Telephone: +33 4 96102525</p>
Sevastopol	see Odessa
Seville	<p>Tablada P&I Services SL Avda Reina Mercedes 19C, 41012 Seville, Spain Telephone: +34 95 4241212, Telefax: +34 95 4241213 Email: sevilla@tabladaservices.com, Website: www.tabladaservices.com AOH: Jeronimo Soriano +34 95 5 726227, Mobile: +34 607 209997 Julia Soriano, Mobile: +34 687 344292</p>
Sfax	see TIPIC, Tunis
Shanghai	<p>Huatai Insurance Agency & Consultant Service Ltd 14-A World Plaza, No 855 Pudong South Road, Shanghai 200120, China Telephone: +86 21 58369707, Telefax: +86 21 58369209 Email: pni.sh@huatai-serv.com, Website: www.huataimarine.com AOH: Capt Weijian Jiang, Mobile: +86 13 916354092 Dong Cao, Mobile: +86 13 916107273 Jialing Cheng, Mobile: +86 13 817357939 Xinyi Yao, Mobile: +86 13 917760833 24 Hr Duty Telephone: +86 180 16228366</p>
Shantou	see Xiamen
Shenzhen	see Guangzhou
Sidon	see Beirut
Singapore	<p>SPICA Services (S) Pte Ltd 80 Anson Road, #28-01 Fuji Xerox Towers, Singapore 079907, Singapore Telephone: +65 62255711, Telefax: +65 62212053 Email: claims@spica.com.sg AOH: Dughall Aitken (65) 63444066, Mobile: (65) 96258986 Abdul Rahman +65 67811442, Mobile: +65 96798503 Ahmad Jailani Johari +65 67661883, Mobile: +65 98179250 Aung Myo Myat Naing, Mobile: +65 97312195</p>
Singapore	<p>Cosmarine Consultants Pte Ltd 30 Cecil Street, Prudential Tower, #26-04, Singapore 049712, Singapore Telephone: +65 62735727, Telefax: +65 62222433 Email: general@cosmarine.com.sg AOH: Philip Hau +65 98689144 Walter Huang, Mobile: +65 98259399</p>

Singapore	Rajah & Tann Singapore LLP * 9 Battery Road, #25-01 Straits Trading Building, Singapore 049910, Singapore Telephone: +65 65353600, Telefax: +65 62257978 Email: info@rajahtannasia.com, Website: www.rajahtannasia.com AOH: Toh Kian Sing SC, Mobile: +65 97658229 Jainil Bhandari, Mobile: +65 96817040 Leong Kah Wah, Mobile: +65 81390382
Siracusa	see Augusta
Sitka	see Anchorage
Skagway	see Anchorage
Sofia	Bulgarkontrola SA 23 Sitnyakovo Blvd, 2nd Floor, Sofia 1505, Bulgaria Telephone: +359 2 9894070, Telefax: +359 2 9882354 Email: survey.dept@bulgarkontrola.bg, Website: www.bulgarkontrola.bg AOH: Rosen Stoyanov, Mobile: +359 888 224658 Christo Moskov, Mobile: +359 889 066206 Atanas Trepechov (Bourgas Office), Mobile: +359 887 595223 Luiza Ivanova (Varna Office), Mobile: +359 886 555009
Sorel	see Montreal
Sousse	see TIPIC, Tunis
St John's (Newfoundland)	Avalon Customs Brokers 60 Water Street, St John's, Newfoundland, A1C 1A3, Canada Telephone: +1 709 5764761, Telefax: +1 709 5760159 Email: acb@aharvey.nf.ca, Website: www.aharvey.com AOH: Francis Kenny +1 709 5764761, Mobile: +1 709 6828070 Frank Hatcher +1 709 5764761, Mobile: +1 709 6826797 Pamela Humphries +1 709 5764761, Mobile: +1 709 6854732 Peggy Foster +1 709 5764761, Mobile: +1 709 7255117
St John's (Newfoundland)	Cox & Palmer * Suite 1100, 235 Water Street, St John's, Newfoundland, A1C 1B6, Canada Telephone: +1 709 7387800, Telefax: +1 709 738799 Email: stjohns@coxandpalmer.com, Website: www.coxandpalmerlaw.com AOH: William T Cahill +1 709 5705577, Mobile: +1 709 6939731
St Petersburg	CIS Pandi Services Ltd App 313, 5A Mezhevoy Channel, Baltic Marine Centre, St Petersburg, Russia Telephone: +7 967 5357559, Telefax: +7 812 3004532 Email: st.petersburg@cispandi.com, Website: www.cispandi.com AOH: Andrey Ivanov, Mobile: +7 911 1610816

St Petersburg

Lars Krogius Russia
3 Gapsalskaya Street, St Petersburg 198035, Russia
Telephone: +7 812 3256393
Email: survey@krogius.ru, Website: www.krogius.ru
AOH: Dmitry Khalin, Mobile: +7 921 9446745
Oleg Volkov, Mobile: +7 921 9454752
Valery Orlov, Mobile: +7 921 9963691

St Phillip

Cariconsult International Ltd
Castle Close, Sam Lord's Castle, St Phillip, BB 18071, Barbados
Telephone: +1 246 4236412, Telefax: +1 246 4230985
Email: group@cconsult.com.bb, Website: www.steers.com.bb
AOH: Rupert Steer +1 246 4236551, Mobile: +1 246 2536412
Ken Stuart +1 246 2312196, Mobile: +1 268 4642778
James Henderson +1 246 2312196, Mobile: +1 592 6266709
Errol Williams +1 246 2312196, Mobile: +1 876 5318399
Emergency (24 Hr) Mobile: +1 246 2312196

St Thomas

Hamilton, Miller & Birthisel *
8168 Crown Bay Marina, Suite 310, St Thomas, USVI 00802-5819,
United States of America
Telephone: +305 3793686, Telefax: +305 3793690
Email: jmiller@hamiltonmillerlaw.com, Website: www.hamiltonmillerlaw.com
AOH: Jennifer Miller, Mobile: +305 7900136
Jerry Hamilton, Mobile: +305 7754384
Schuyler A Smith, Mobile: +954 7085686

Stockholm

Setterwalls Advokatbyra AB *
Arsenalsgatan 6, PO Box 1050, SE -101 39, Stockholm, Sweden
Telephone: +46 8 59889000, Telefax: +46 8 59889090
Email: stomaritime@setterwalls.se, Website: www.setterwalls.se
AOH: Niclas Martinsson +46 70 4194510, Mobile: +46 70 2710854
Ake J Fors +46 8 6623947, Mobile: +46 70 5501014
Hakan Fohlin +46 8 6618103, Mobile: +46 70 5200904
General AOH Telephone: +46 8 59889176

Sture

see Bergen

Suva

Pacific Agencies Fiji Ltd
Lot 1 Foster Road, Walu Bay, PO Box 15832, Suva, Fiji
Telephone: +679 3315444, Telefax: +679 3301127
Email: info@pacshipfiji.com.fj, Website: www.pacificagenciesfiji.com
AOH: Ronal Kumar, Mobile: +679 9907773
NB: Postal address: PO Box 15832, Suva

Sydney

Bayside Shipping Services, Sydney
PO Box R1661, Royal Exchange, Sydney, NSW 1225, Australia
Telephone: +61 2 80067765, Telefax: +61 3 86771801
Email: sydney@baysideshipping.com, Website: www.baysideshipping.com
AOH: Malavalli (Ram) Ramprakash, Mobile: +61 438 663466
Alex Evered, Mobile: +61 438 663466

Sydney

HWL Ebsworth Lawyers *
Level 14, Australia Square, 264-278 George Street, Sydney,
NSW 2000, Australia
Telephone: +61 2 93348555, Telefax: +61 3 86154301
Email: Jhurley@hwle.com.au, Website: www.hwlebsworth.com.au
AOH: J A Hurley +61 2 98176604, Mobile: +61 409 469563
S F Liddy +61 2 99492660, Mobile: +61 419 012633
A J Highfield +61 2 97631035, Mobile: +61 407 402437
NB: Postal address: GPO Box 5408, Sydney, NSW 2001, Australia

Szczecin

Sulnave Sp.z o.o.
ul.Nowy Rynek 1/5, 70-533 Szczecin, Poland
Telephone: +48 91 8142203 – 4, Telefax: +48 91 8142205
Email: west@sulnave.com.pl
AOH: Ewa Sztafiej, Mobile: +48 502 573513

Taichung

Taiwan Maritime Services Ltd
(Taichung Liaison Office), 4F-8, No 82-1, Bade Road, Wuqi Dist,
Taichung City, 43542, Taiwan
Telephone: +886 4 26564002, Telefax: +886 4 26564069
Email: cmstch@ms4.hinet.net
AOH: J J Chi +886 4 23585970, Mobile: +886 918 865386
I K Lin, Mobile: +886 9 33901027
NB: Please copy all correspondence to Taipei, Email: tmspis@ms1.hinet.net

Taipei

Taiwan Maritime Services Ltd
8 F, No 36-9 Fu Hsin S Rd, Sec 1, Taipei 10492, Taiwan
Telephone: +886 2 27412968, Telefax: +886 2 27401098
Email: tmspis@ms1.hinet.net
AOH: John Chou +886 2 87879241, Mobile: +886 9 30094993
William Chang, Mobile: +886 9 12655664
Nina Hsu +886 2 29015471, Mobile: +886 9 60071248
Josephine Liu +886 2 28954063, Mobile: +886 9 32206259
Weekend and Public Holidays Emergency Telephone: +886 983345693

Taipei

Chen Chang & Associates *
Suite 3-7, Taipei Entrepreneur Building, 2 Fuhsing North Road,
Taipei 104, Taiwan
Telephone: +886 2 27415091, Telefax: +886 2 27415090
Email: chenclaw@ms22.hinet.net
AOH: Colin C Chen +886 2 23631326, Mobile: +886 9 32944181

Taizhou

see Shanghai

- Takoradi** TCI Takoradi
 Hull Blyth Building, PO Box AX67, Takoradi, Ghana
 Telephone: +233 24 3837860
 Email: tci-tema@tci-africa.com
 AOH: Capt S Mukunda, Mobile: +233 24 3837860
 Asare Samuel Amin, Mobile: +233 24 3714038
 24 Hr Duty Telephone: +33 6 25730808
 NB: In case of communication difficulties, please contact
 Eltvedt & O’Sullivan, Marseille, Telephone: +33 4 91140460,
 Telefax: +33 4 91561281, Email: mail@eltvedtosullivan.com
- Tallinn** Lars Krogus Baltic Ltd
 Ahtri 12, 10151 Tallinn, Estonia
 Telephone: +372 6 116620, Telefax: +372 6 116685
 Email: estonia@krogus.com, Website: www.krogus.com
 AOH: Sirje Lubi, Mobile: +372 5014774
 Igor Golovin, Mobile: +372 53496960
- Tampa** Lau Lane Pieper Conley & McCreadie PA *
 Suite 1700 Wells Fargo Center, 100 South Ashley Drive, Tampa, Florida 33602,
 United States of America
 Telephone: +1 813 2292121, Telefax: +1 813 2287710
 Email: dmccreadie@laulane.com, Website: www.laulane.com
 AOH: David W McCreadie, Mobile: +1 813 2407910
 Eddie G Godwin, Mobile: +1 813 5081458
 Elbert L Martin, Mobile: +1 321 4127462
 Benjamin K Tourville, Mobile: +1 850 9803048
 24 Hr Mobile: +1 813 7398748
- Tampa** Phelps Dunbar LLP *
 Suite 1900 Wells Fargo Center, 100 South Ashley Drive, Tampa,
 Florida 33602-5311, United States of America
 Telephone: +1 813 4727550, Telefax: +1 813 4727570
 Email: tim.shusta@phelps.com, Website: www.phelpsdunbar.com
 AOH: T P Shusta +1 813 2530534, Mobile: +1 813 2308441
 S L Terry +1 813 4434320, Mobile: +1 813 3352014
- Tampico** P&I Services Mexico SA de CV
 Fray Andres de Olmos #105 Nte Desp 201, Centro, 89000 Tampico,
 Tamps, Mexico
 Telephone: +52 229 9315278, Telefax: +52 229 932442
 Email: alobaton@grupodelmex.com, Website: www.grupodelmex.com
 AOH: Alejandro Lobaton Garnier, Mobile: +52 1229 9291249
 24 Hr Duty Telephone: +52 55 53959211
 NB: In case of communication difficulties, please contact P&I Services Mexico
 City, Email: pandiser@grupodelmex.com, Telephone: +52 55 53951221
- Tanga** see Dar es Salaam

Tangier

McLean Maritime Maroc
33 Boulevard Youssef Ibn Tachfine, Apt No 44, 90000 Tangier, Morocco
Telephone: +212 539 941346, Telefax: +212 539 941346
Email: morocco@mcleans.fr, Website: www.mcleangroup.fr
AOH: Veronique Javelaud +212 661 191409
Issam Ennassiri +212 661 985429
NB: In case of communication difficulties, please contact McLeans Marseille,
Email: info@mcleans.fr, Telephone: +33 4 96102525

Taranto

see Studio Legale Mordiglia *, Genoa

Taranto

Ferpandi SRL
c/o Tony Cardoso, Piazza Fontana 46, 74100 Taranto, Italy
Telephone: +39 099 4764203, Telefax: +39 099 4600105
Email: taranto@ferpandi.com, Website: www.ferpandi.com
AOH: Tony Cardoso, Mobile: +39 347 8592766
Fabrizio Pescaglia, Mobile: +39 335 1258507
Stefano Galleano, Mobile: +39 335 6409444
Massimiliano Bet, Mobile: +39 331 6862152
24 Hr Emergency Mobile: +39 335 7942297
NB: Please copy all correspondence to ferpandi@ferpandi.com

Tartous

Elias Marine Consultants Ltd
Yehia & Shaar Building 3rd Floor, Al Thawra Street, Tartous, Syria
Telephone: +963 43 217134, Telefax: +963 43 217135
Email: emco.sy@eliasmarine.com, Website: www.eliasmarine.com
AOH: Riad Karam, Mobile: +963 933 222537
Anne Naddour, Mobile: +963 933 697550
24 Hr Telephone: +357 25 800999
NB: Postal address: PO Box 181, Tartous, Syria

Tartous

Syrian Maritime & Transport Agencies SA
PO Box 17, Tartous, Syria
Telephone: +963 43 328334, Telefax: +963 43 328335
Email: smta@scs-net.org
AOH: George Kevork +963 43 224164, Mobile: +963 43 329423

Tegucigalpa

MCA – Honduras
Eva Guzman, Col Forencia Sur #4023, Tegucigalpa, Honduras
Telephone: +504 22396647, Telefax: +504 22396653
Email: mcahonduras@yahoo.com, Website: www.maritime-claims.com
AOH: Eva G Guzman, Mobile: +504 99904540
NB: In case of communications difficulties, please contact Maritime Claims Inc,
New Orleans, Telephone: +1 504 3901515,
Email: cayestas@maritime-claims.com

Tehran	<p>Calm Sea Culture Marine Services (CSC) Office No 9, 5th Floor, Building No 35 Behzadi Blvd, Asef Ave, Zaferanie, Tehran PC, 1987744513, Iran Telephone: +98 212 2411970, Telefax: +98 212 2411965 Email: info@calmseaculture.com, Website: www.calmseaculture.com AOH: M Ghasemi, Mobile: +98 912 1266894 Farhang Ghasemi, Mobile: +98 912 1142066 Farhood Ghasemi, Mobile: +98 912 1201615 Solmaz Sadrzadeh, Mobile: +98 912 1326542</p>
Tel Aviv	see Haifa
Tela	see San Pedro Sula or Tegucigalpa
Tema	<p>TCI Ghana 2nd Floor, Arian Tower, Community 7, PO Box CS8653, Tema, Ghana Telephone: +233 303 308458 Email: tci-tema@tci-africa.com AOH: Capt S Mukunda, Mobile: +233 24 3837860 Samuel Sakyi, Mobile: +233 24 3150823 24 Hr Duty Telephone: +33 6 25730808 NB: In case of communication difficulties, please contact Eltvedt & O’Sullivan, Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281, Email: mail@eltvedtosullivan.com</p>
Tenerife	<p>Grupo Stier Calle Villalba Hervas 9, Piso 12, 38002, Santa Cruz de Tenerife, Canary Islands Telephone: +34 928 265452, Telefax: +34 928 224975 Email: tenerife@stier.es, Website: www.stier.es AOH: Ida Stier, Mobile: +34 607 552927 Isabel Silveira, Mobile: +34 607 528032 Alberto Stier, Mobile: +34 607 553022</p>
Tenerife	<p>VB Comisarios de Averias SA Edificio El Mastil, Avda Francisco La Roche, 33-1o, 38001 Santa Cruz, Tenerife, Canary Islands Telephone: +34 922 472531, Telefax: +34 922 472537 Email: bldtf@vbcomisarios.com AOH: Leo Hamilton +34 922 594012, Mobile: +34 639 350897 Veronica Martin Hamilton, Mobile: +34 669 898481 NB: Postal Address: Apartado 1203, 38080 Santa Cruz de Tenerife, Canary Islands, Spain</p>
Terneuzen	see Rotterdam

Tianjin (Xingang)	<p>Huatai Insurance Agency & Consultant Service Ltd Room 8501, E8B, Binhai Finance Zone, No 20 Guang Chang East Road, TEDA, Tianjin 300457, China Telephone: +86 22 66220722, Telefax: +86 22 66220725 Email: tianjin@huatai-serv.com, Website: www.huataimarine.com AOH: Haitao Mu, Mobile: +86 13 602017813 Yang Dong, Mobile: +86 13 820347223 Weiwei Liu, Mobile: +86 135 02020898 Jing Xu, Mobile: +86 13 502011763 24 Hr Duty Telephone: +86 186 22660860</p>
Toamasina	<p>TCI Madagascar c/o Faustin Tsiresy, Lot 0105AB0361 Mangarivotra, 401 Majunga, Madagascar Telephone: +261 32 0461734 Email: tci-madagascar@tci-africa.com AOH: Faustin Tsiresy, Mobile: +261 32 0461734 24 Hr Duty Telephone: +33 6 25730808 NB: Please copy all emails to mail@eltvedtosullivan.com NB: In case of communication difficulties, please contact Eltvedt & O’Sullivan, Marseille, Telephone: +33 4 91140460, Telefax: +33 4 91561281</p>
Tokyo	<p>ISS P&I Japan, Tokyo Hamamatsucho Building 3F, 1-1-1, Shibaura, Minato-ku, Tokyo 105-0023, Japan Telephone: +81 3 54425001, Telefax: +81 3 54425002 Email: tokyo.pandi@iss-shipping.com AOH: Toshihide Kuroda, Mobile: +81 80 43682672 Shinya Soutome, Mobile: +81 90 91402682 Masaaki Hishiki, Mobile: +81 90 85977803 Iku Takahashi, Mobile: +81 90 83825633</p>
Toledo	see Ray Robinson Carle & Davies *, Cleveland
Topolobampo	see Mexico City
Toronto	see Borden Ladner Gervais *, Montreal
Trabzon	see Istanbul
Traverse City	see Detroit
Trieste	<p>Samer & Co Shipping Spa Piazza dell’Unita d’Italia, 7, 34121 Trieste, Italy Telephone: +39 040 67027230, Telefax: +39 040 67027300 Email: daiana.gozzi@samer.com, Website: www.samer.com AOH: Daiana Gozzi 0039 none, Mobile: +39 335 243341 Matteo Slocovich, Mobile: +39 366 6142385 Lilli Samer, Mobile: +39 335 7162490 General Telephone: +39 040 67027230</p>
Tripoli (Lebanon)	see Beirut

Tripoli (Libya)

Alkhabir Marine Consultants
El Nasr Street, Wahda Club Building 5th Floor, PO Box 5224, Tripoli, Libya
Telephone: +218 21 3611590, Telefax: +218 21 3611591
Email: info@alkhabir.ly, Website: www.alkhabir.ly
AOH: Osama Nuri +218 21 3504605, Mobile: +218 91 2190084
Mustafa Omran +218 21 4621893, Mobile: +218 91 2125913
Nuri Omran, Mobile: +218 91 3127608

Tripoli (Libya)

Shtewi Legal & Pandi Services *
207 Amhamed El Magrif Street, 2nd Floor, PO Box 12835, Tripoli, Libya
Telephone: +218 21 4442261 / 3341588, Telefax: +218 21 4442261 / 3341589
Email: shtewi@ltnet.net
AOH: Taher Shtewi +218 21 3507550, Mobile: +218 91 2141080
Mohamed Shtewi, Mobile: +218 91 2188631
NB: In case of communication difficulties, please contact Alan Salsbury,
Telephone: +44 1279 734912, Mobile: +44 7920 828725,
Email: alansalsbury@btinternet.com

Trondheim

Per T Lykke AS
PO Box 1880 Lade, N-7440 Trondheim, Norway
Telephone: +47 73990160 (24 Hr), Telefax: +47 73523451
Email: firmapost@lykke.no, Website: www.lykke.no
AOH: Roger Gellein, Mobile: +47 97944674
Bjoern Tore Gellein, Mobile: +47 92606982

Tunis

Tunisian International P&I Correspondent SA
Immeuble Luxor II – 2eme Etage, Rue 8300 Montplaisir, PO Box 5,
1073 Tunis, Tunisia
Telephone: +216 71 950641, Telefax: +216 71 950650
Email: pdg@tipic.com.tn, Website: www.tipic.com.tn
AOH: Capt Kamel Chalghaf +216 70 726020, Mobile: +216 98 321572
Mehdi Dahan +216 71 494997, Mobile: +216 98 675717
Khaled Gmati, Mobile: +216 98 346749

Tunis

McLeans – Tunisia Marine Claim Services (TMCS)
106 Bis Rue de Palestine, Tunis 1002, Tunisia
Telephone: +216 71 842898 / 800680, Telefax: +216 71 785877
Email: tunmar.claimser@gnet.tn, Website: www.mcleangroup.fr
AOH: Capt Samir Miladi, Mobile: +216 98 302557
Capt Bechir Bouali, Mobile: +216 98 321912
Maher Miladi, Mobile: +216 94 907083
NB: In case of communication difficulties, please contact McLeans, Marseille,
Email: info@mcleans.fr, Telephone: +33 4 96102525

Tuxpan

P&I Services (Mexico) / Grupo Delmex
Carretera a la Barra km 8.5, Colonia La Mata, 94000 Tuxpan, Veracruz, Mexico
Telephone: +52 229 9315278, Telefax: +52 229 932442
Email: panditux@grupodelmex.com, Website: www.grupodelmex.com
AOH: Cuauhtemoc Ruvalcaba +52 229 9291249, Mobile: +52 783 8380385
24 Hr Emergency Telephone: +52 55 53959211
NB: In case of communication difficulties, please contact Mexico City,
Email: pandiser@grupodelmex.com, Telephone: +52 55 53951221

Umm Qasr / (Iraq)

M/S Inchcape Shipping Services
Business Center, Port Administration Building, Umm Qasr Port, Iraq
Telephone: +965 22434752, ext 129, Telefax: +965 22473899
Email: pandikuwait@iss-shipping.com, Website: www.iss-shipping.com
AOH: Binod Kumar, Mobile: +965 99069319
George Kurian, Mobile: +965 66879842
NB: Postal address: Inchcape Shipping Services, PO Box 78, Safat 13001, Kuwait
NB: In case of communication difficulties, please contact Inchcape Shipping Services, Kuwait, Telephone: +965 22441491

Valencia

Hispania P&I Correspondents
C/JJ Domine, No 4, (PTA 5, Despacho No 3), 46011 Valencia, Spain
Telephone: +34 960 700528
Email: valencia@pandihispania.com, Website: www.pandihispania.com
AOH: Araceli Payo, Mobile: +34 647 187587
Rosana Velasco, Mobile: +34 670 458642
24 Hr Duty Mobile: +34 661 273787

Valletta

H Vassallo & Associates Ltd
53 Old Theatre Street, Valletta 1427, Malta
Telephone: +356 25407900, Telefax: +356 25407901
Email: mail@hvassallo.com
AOH: Dr John Bugeja +356 21443020, Mobile: +356 79 047880
Charlie L Bugeja +356 21443020, Mobile: +356 79 225548
Joe D Buhagiar +356 21576774, Mobile: +356 99 442703

Valletta

Fenech & Fenech Advocates *
198 Old Bakery Street, Valletta, VLT 1455, Malta
Telephone: +356 21241232, Telefax: +356 25990645
Email: ann.fenech@fenlex.com, Website: www.fenechlaw.com
AOH: Dr Ann Fenech +356 99474536, Mobile: +356 99474536

Valparaiso

Cave & Cia Ltda
Almirante Senoret 70, Office 111, Valparaiso, Chile
Telephone: +56 32 2131000, Telefax: +56 32 2131001
Email: claims@cave.cl, Website: www.cave.cl
AOH: Andrew J Cave, Mobile: +56 9 82497231
Ruth H Cave +56 32 2739837, Mobile: +56 9 95392842

Vancouver

Bernard LLP *
1500-570 Granville Street, Vancouver, BC, V6C 3P1, Canada
Telephone: +1 604 6811700 (24 Hr), Telefax: +1 604 6811788
Email: shipping@bernardllp.ca, Website: www.bernardllp.ca
AOH: Gary Wharton +1 604 9216978, Mobile: +1 604 9705369
Peter Swanson +1 604 9217974, Mobile: +1 604 6495874
Tom Hawkins +1 604 9840417, Mobile: +1 604 8895732
David Jones +1 604 9217999, Mobile: +1 604 6444057
Emergency Telephone: +1 604 6811700

Varna	<p>Kalimbassieris Maritime Ltd 13 Prezviter Kozma Street, 9000 Varna, Bulgaria Telephone: +359 52 600338, Telefax: +359 52 601740 Email: varna@kalimbassieris.com, Website: www.kalimbassieris.com AOH: Lucy Pavlova, Mobile: +359 88 6301720 Roumen Andonov, Mobile: +359 88 5924301 24 Hr Emergency Mobile (via Greece) +30 6944 541622 Emergency Mobile: +359 88 8546504</p>
Venice	<p>see Studio Legale Mordiglia *, Genoa</p>
Venice	<p>Radonicich Insurance Services SRL Via F Orsini 6/A, 30175 Venice, Italy Telephone: +39 041 5382103, Telefax: +39 041 926108 Email: radinsur@portofvenice.net, Website: www.radinsur.com AOH: Remigio Conz +39 041 615820, Mobile: +39 3492 904605 Alessandro Conz +39 041 5387994, Mobile: +39 349 6649660</p>
Ventspils	<p>see Pandi Balt, Riga</p>
Veracruz	<p>P&I Services Mexico SA de CV Independencia 837-B, Centro, 91700 Veracruz, Mexico Telephone: +52 229 9314654, Telefax: +52 229 932442 Email: peivermx@prodigy.net.mx, Website: www.grupodelmex.com AOH: Alejandro Lobaton Garnier, Mobile: +52 1 229 9291249 24 Hr Duty Telephone: +52 55 53959211 NB: In case of communication difficulties, please contact Mexico City, Email: pandiser@grupodelmex.com, Telephone: +52 55 53951221</p>
Vigo	<p>E Duran Shipping P&I Services, SL Canovas del Castillo 22, 36202 Vigo, Spain Telephone: +34 986 435344, Telefax: +34 986 430805 Email: vigo@estanislaoduran.com, Website: www.estanislaoduran.com AOH: Ramiro Cobo, Mobile: +34 6 19219929</p>
Vitoria	<p>Representacoes Proinde Ltda c/o WS Comercio E Servicos Maritimos Ltda, Rua Professor Eupidio Pimentel, 320 – Sala 401, 29065-060 Vitoria ES, Brazil Telephone: +55 27 33371178, Telefax: +55 27 33374495 Email: proinde.vitoria@proinde.com.br AOH: Wagner Campagnaro +55 27 33142526, Mobile: +55 27 99981592 NB: In case of communication difficulties, please see Santos or Rio de Janeiro listings for additional AOH contacts</p>
Vitoria	<p>SeaStar Consultoria Ltda Av Nossa Senhora dos Navegantes 495, Suites 407/410, Enseada do Sua, Vitoria, Espirito Santo 29050-335, Brazil Telephone: +55 27 33142982, Telefax: +55 27 32273243 Email: seacelso@terra.com.br, Website: www.seastarpandi.com AOH: Celso Martins Pimentel +55 27 33245988, Mobile: +55 27 999893834 Eliana Faissal Salim, Mobile: +55 27 999718700</p>

Vitoria	Williams Brothers Ltda Av Jeronimo Monteiro 240, Edf Ruralbank Room 1210, PO Box 329, 29010-002 Vitoria ES, Brazil, Brazil Telephone: +55 27 32230239, Telefax: +55 27 32232441 Email: willvix@williams.com.br, Website: www.williamsbrothers.com.br AOH: Manoel J Tavares +55 27 32258432, Mobile: +55 27 999812373 NB: In case of communication difficulties, please contact the Recife Office, Telephone: +55 81 33417081, Email: wilpandi@williams.com.br
Vladivostok	CIS Pandi Services Ltd 58 Partizansky Prospect, Apt 404, Vladivostok 690002, Russia Telephone: +7 4232 431865, Telefax: +7 4232 431865 Email: vladivostok@cispandi.com, Website: www.cispandi.com AOH: Oleg Onoprienko +7 4232 451658, Mobile: +7 4232 701403 Sergey Polonsky, Mobile: +7 4232 735833 Maria Yakoupidou +357 25763340, Mobile: +357 99406120 Vera Christofi +357 25763340, Mobile: +357 99347466
Walvis Bay	see P&I Associates, Cape Town
Warri	see Port Harcourt
Weihai	see Qingdao
Wellington	see P&I Services, Auckland
Wilhelmshaven	see Bremen
Wilhelmshaven	Pandi Services J & K Brons GmbH Borsenstr 42, Borsenplatz, 26382 Wilhelmshaven, Germany Telephone: +49 4421 754520 (24 Hr) Email: corresp@pandi.de, Website: www.pandi.de AOH: Jan Wollschlager, Mobile: +49 171 3327634 Rolf-Jurgen Hermes +49 421 6028534, Mobile: +49 171 8857940 Hans-Joachim Schmude +49 4206 7975, Mobile: +49 171 8857941 Christine Meiners, Mobile: +49 171 8857942
Wilmington (Delaware)	Rawle & Henderson LLP * 300 Delaware Avenue, Suite 1105, Wilmington, DE 19801, United States of America Telephone: +1 302 7781200, Telefax: +1 302 778140 Email: cbuchholz@rawle.com, Website: www.rawle.com AOH: Carl D Buchholz III, Mobile: +1 215 2069714 Brian Welsh, Mobile: +1 610 3291298 Arthur Keppel, Mobile: +1 610 7450051

Wilmington (Delaware)	Palmer Biezup & Henderson LLP * 1223 Foulk Road, Wilmington, DE 19803, United States of America Telephone: +1 302 5940895 (24 Hr), Telefax: +1 302 4787625 (24 Hr) Email: mmccauley@pbh.com, Website: www.pbh.com AOH: M B McCauley +1 302 4782924, Mobile: +1 302 7531675 R Q Whelan +1 610 6640927, Mobile: +1 484 6860974 F P DeGiulio +1 610 8919322, Mobile: +1 215 8082028
Wilmington (North Carolina)	Clark, Newton & Evans PA * 509 Princess Street, Wilmington, North Carolina 28401, United States of America Telephone: +1 910 7628743, Telefax: +1 910 7626206 Email: dte@clarknewton.com, Website: www.clarknewton.com AOH: Don T Evans Jr, Mobile: +1 910 2623762 Seth P Buskirk, Mobile: +1 910 4426720
Xiamen	Huatai Insurance Agency & Consultant Service Ltd Room 1703, Star World Building, 178 Qixing West Road, Siming District, Xiamen, 361012, China Telephone: +86 592 2123223, Telefax: +86 592 2681235 Email: pni.xm@huatai-serv.com, Website: www.huataimarine.com AOH: Tracy Zheng, Mobile: +86 186 50000798 Lina Gao, Mobile: +86 159 60215136 Huang Dongyao, Mobile: +86 152 80286073 24 Hr Duty Telephone: +86 150 60772037
Yangon	Spica Services (S) Pte Ltd (Branch Office) Unit #01-01, MWEA Tower, 288/290 Shwe Dagon Pagoda Road, Dagon Township, 11191 Yangon, Myanmar Telephone: +95 9 259202896 Email: claims.myanmar@spica.com.sg AOH: Kyi Thanda Oo, Mobile: +95 9 259202896 Aung Myo Myat Naing, Mobile: +95 9 797031904 Dughall Aitken, Mobile: +65 9 6258986
Yangon	Tin Ohnmar Tun & The Law Chambers * Room 306 Building (A), TetkathoYeikmon Housing, No 25 (D) New University Avenue Road, Bahan Township, Yangon, Myanmar Telephone: +95 1 557990 / 559467 / 559894, Telefax: +95 1 557990 / 248108 Email: law_chambers@seasiren.com.mm Website: www.thelawchambersmm.com AOH: Tin Ohnmar Tun, Mobile: +95 9 5121024 Mya Mu, Mobile: +95 9 450034992 Tin Thiri Aung, Mobile: +95 9 5008833 Thu Ra Thaug, Mobile: +95 9 5123753 NB: Postal address: 53/55 Mahabandoola Garden Street, PO Box 109, Myanmar
Yantai	see Qingdao
Yingkou (Bayuquan)	see Dalian
Yokohama	see Tokyo

Zhangjiagang	see Guangzhou
Zhangzhou	see Xiamen
Zhanjiang	see Beijing
Zhenjiang	see Shanghai
Zhoushan	see Shanghai
Zhuhai	see Guangzhou

INDEX TO CORRESPONDENTS

COUNTRY/Port	Page	COUNTRY/Port	Page
ALBANIA			
Durres	145	BALEARIC ISLANDS	
		Palma de Mallorca	183
ALGERIA			
Algiers	122	BANGLADESH	
Bejaia	129	Chittagong	137
Oran	182	Dhaka	142
		Khulna	159
ANGOLA			
Cabinda	133	BARBADOS	
Lobito	166	Bridgetown	131
Luanda	168	St Philip	205
ARGENTINA			
Bahia Blanca	124	BELGIUM	
Buenos Aires	132/133	Antwerp	123
ARUBA			
	123	BELIZE	
		Belize City	130
AUSTRALIA			
Adelaide	120	BENIN	
Brisbane	132	Cotonou	140
Cairns	133	BERMUDA	
Dampier	141	Hamilton	152
Darwin	142	BRAZIL	
Fremantle	147	Belem	130
Hobart	153	Fortaleza	146
Melbourne	172	Ilheus	156
Newcastle	180	Itajai	157
Perth	184	Maceio-Alagoas	168
Port Hedland	187	Manaus	169
Rockhampton	196	Paranagua	183
Sydney	205/206	Porto Alegre	190
		Recife	194
AZERBAIJAN			
Baku	125	Rio de Janeiro	195
		Rio Grande	196
AZORES			
Ponta Delgada	186	Salvador	198
		Santos	201
		Sao Luis	201
		Vitoria	213/214
BAHAMAS			
Freeport	147	BULGARIA	
Nassau	178	Bourgas	131
		Russe	197
BAHRAIN			
	124	Sofia	204
		Varna	213

COUNTRY/Port	Page	COUNTRY/Port	Page
BURMA		CHINA continued	
see MYANMAR		Qinhuangdao	193
CAMEROON		Quanzhou	193
Douala	143/144	Rizhao	196
CANADA		Sanya	201
Baie Comeau	124	Shanghai	203
Halifax	151/152	Shantou	203
Montreal	176	Shenzhen	203
Port Cartier	186	Taizhou	206
Quebec	193	Tianjin (Xingang)	210
Saint John (NB)	197	Weihai	214
Sept Iles	202	Xiamen	215
Sorel	204	Yantai	215
St John's (Nfl)	204	Yingkou (Bayuquan)	215
Toronto	210	Zhangjiagang	216
Vancouver	212	Zhangzhou	216
CANARY ISLANDS		Zhanjiang	216
Las Palmas de Gran Canaria	163	Zhenjiang	216
Santa Cruz de Tenerife	200	Zhoushan	216
Tenerife	209	Zhuhai	216
CAPE VERDE	134	COLOMBIA	
CHILE		Barranquilla	127/128
Antofagasta	123	Bogota	131
San Antonio	198	Buenaventura	132
Santiago	200	Cartagena	135
Valparaiso	212	COMORES	138
CHINA		CONGO	
Beihai	129	Pointe-Noire	186
Beijing	129	COSTA RICA	
Changzhou	136	Golfito	150
Dalian	141	Puerto Caldera	191
Dandong	141	Puerto Limon	191/192
Fangcheng	146	Puntarenas	192
Fuzhou	148	San Jose	199
Guangzhou	150	CROATIA	
Haikou	151	Rijeka	195
Jiangyin	158	CUBA	
Jinzhou	158	Havana	152
Lianyungang	164	CYPRUS	
Longkou	167	Famagusta	146
Nanjing	177	Limassol	165/166
Nantong	178	Nicosia	180
Ningbo	180		
Qingdao	193		

COUNTRY/Port	Page	COUNTRY/Port	Page
DEMOCRATIC REPUBLIC OF CONGO		FINLAND	
Banana	125	Helsinki	153
Boma	131	FRANCE	
Kinshasa	160	Bayonne	128
Matadi	172	Bordeaux	131
DENMARK		Boulogne-sur-Mer	131
Copenhagen	139	Brest	131
DIEGO GARCIA		Caen	133
	142	Calais	134
DJIBOUTI		Cherbourg	137
	143	Dieppe	143
DOMINICAN REPUBLIC		Dunkerque	145
Santo Domingo	200/201	Fecamp	146
ECUADOR		Fos-sur-Mer	147
Guayaquil	151	Honfleur	153
EGYPT		La Rochelle	162
Alexandria	121	Lavera	164
Cairo	134	Le Havre	164
Damietta	141	Les Sables d'Olonne	164
Port Said	189	Marseille	171
EL SALVADOR		Paris	183/184
Acajutla	120	Port la Nouvelle	187
La Libertad	161	Port Vendres	189
La Union	162	Rouen	197
San Salvador	200	Saint Malo	197
EQUATORIAL GUINEA		Saint-Nazaire	197
Bata	128	Sete	203
Malabo	169	GABON	
ERITREA		Libreville	165
Assab	124	Port Gentil	187
Massawa	171	GAMBIA	
ESTONIA		Banjul	127
Tallinn	207	GEORGIA	
FALKLAND ISLANDS		Batumi	128
Port Stanley	189	GERMANY	
FIJI		Brake	131
Lautoka	164	Bremen	131
Suva	205	Bremerhaven	131
		Cuxhaven	140
		Emden	145
		Hamburg	152
		Kiel	159
		Nordenham	180
		Rostock	196
		Wilhelmshaven	214

COUNTRY/Port	Page	COUNTRY/Port	Page
GHANA		INDIA	
Accra	120	Chennai	136
Takoradi	207	Kandla	158
Tema	209	Kochi	160
GIBRALTAR	149	Kolkata	160
GREECE		Mormugao	176
Athens	124	Mumbai	177
Piraeus	185	INDONESIA	
GUADELOUPE	150	Jakarta	157/158
Basse Terre	128	IRAN	
Pointe-a-Pitre	186	Bandar Abbas	125
GUAM	150	Bandar Assaluyeh	125
GUATEMALA		Bandar Bushire	126
Champerico	136	Bandar Imam Khomeini	126
Guatemala City	151	Kharg Island	159
Puerto Barrios	191	Tehran	209
Puerto Quetzal	192	IRAQ	
San Jose de Guatemala	199	Baghdad	124
Santo Tomas de Castilla	201	Basrah	128
GUINEA		Umm Qasr	212
Conakry	138	IRELAND	
GUINEA BISSAU		Dublin	144
Bissau	130	ISRAEL	
GUYANA		Ashdod	124
Georgetown	149	Haifa	151
HAITI		Tel Aviv	209
Port-au-Prince	189/190	ITALY	
HONDURAS		Ancona	123
La Ceiba	161	Augusta	124
Puerto Cortes	191	Bari	127
San Lorenzo	200	Brindisi	132
San Pedro Sula	200	Cagliari	133
Tegucigalpa	208	Catania	136
Tela	209	Crotone	140
HONG KONG	154	Gaeta	148
ICELAND		Gela	148
Reykjavik	194	Genoa	149
		Gioia Tauro	150
		La Spezia	162
		Leghorn	164
		Livorno	166
		Manfredonia	169
		Marina di Carrara	171
		Messina	172/173

COUNTRY/Port	Page	COUNTRY/Port	Page
ITALY continued		LIBYA	
Naples	178	Benghazi	130
Oristano	182	Tripoli	211
Palermo	182		
Porto Torres	190	LITHUANIA	
Ravenna	193	Klaipeda	160
Salerno	198		
Savona	202	MADAGASCAR	
Siracusa	204	Toamasina	210
Taranto	208		
Trieste	210	MADEIRA	
Venice	213	Funchal	148
IVORY COAST		MALAYSIA & BRUNEI	
Abidjan	119	Johor Bahru	158
		Kota Kinabalu	161
JAMAICA		Penang	184
Kingston	160	Port Kelang	187
JAPAN		MALTA	
Imabari	156	Valletta	212
Kobe	160		
Moji	174	MARTINIQUE	
Osaka	182	Fort de France	146
Tokyo	210		
Yokohama	215	MAURITANIA	
		Nouadhibou	180
JORDAN		Nouakchott	180/181
Amman	122		
Aqaba	123	MAURITIUS	
		Port Louis	172 188
KENYA			
Mombasa	174	MEXICO	
		Acapulco	120
KUWAIT		Ciudad del Carmen	137
		Coatzacoalcos	138
LATVIA		Dos Bocas	143
Liepaja	165	Ensenada	146
Riga	195	Guaymas	151
Ventspils	213	La Paz	161
		Lazaro Cardenas	164
LEBANON		Manzanillo	170
Beirut	129	Mazatlan	172
Sidon	203	Mexico City	173
Tripoli	210	Progreso	190
		Puerto Vallarta	192
LIBERIA		Salina Cruz	198
Monrovia	175	Tampico	207
		Topolobampo	210

COUNTRY/Port	Page	COUNTRY/Port	Page
MEXICO continued		NICARAGUA continued	
Tuxpan	211	Puerto Sandino	192
Veracruz	213	San Juan del Sur	200
MONACO	175	NIGERIA	
MONTENEGRO		Apapa	123
Bar	127	Lagos	162/163
MOROCCO		Port Harcourt	187
Casablanca	136	Warri	214
Tangier	208	NORTH KOREA	
MOZAMBIQUE		Pyongyang	193
Beira	129	NORWAY	
Maputo	170	Bergen	130
MYANMAR		Mongstad	175
Yangon	215	Oslo	182
NAMIBIA		Sture	205
Walvis Bay	214	Trondheim	211
NETHERLANDS		OMAN	
Delfzijl	142	Muscat	177
Emshaven	146	PAKISTAN	
Flushing	146	Karachi	159
Rotterdam	196/197	Port Qasim	188
Terneuzen	209	PANAMA	
NETHERLANDS ANTILLES		Balboa	125
Bonaire	131	Colon	138
Curacao	140	Cristobal	140
NEW CALEDONIA		PAPUA NEW GUINEA	
Noumea	181	Port Moresby	188
NEW ZEALAND		PARAGUAY	
Auckland	124	Ascuncion	123
Christchurch	137	PERU	
Napier	178	Callao	134
Wellington	214	Lima	165
NICARAGUA		PHILIPPINES	
Bluefields	131	Cebu	136
Corinto	139	Manila	170
El Bluff	145	POLAND	
Managua	169	Gdansk	148
Puerto Arlen Siu Rama	190	Gdynia	148
Puerto Cabezas	191	Szczecin	206

COUNTRY/Port	Page	COUNTRY/Port	Page
PORTUGAL		SOUTH AFRICA continued	
Leixoes	164	Port Elizabeth	186
Lisbon	166	Richards Bay	194/195
PUERTO RICO		Saldanha Bay	197
San Juan	200	SOUTH KOREA	
QATAR		Busan	133
Doha	143	Seoul	202
REUNION ISLAND		SOUTH WEST AFRICA	
		see NAMIBIA	
ROMANIA		SPAIN	
Bucharest	132	Algeciras	121/122
Constanta	139	Alicante	122
Galatz	148	Almeria	122
RUSSIA		Barcelona	127
Archangel	123	Bilbao	130
Kaliningrad	158	Cadiz	133
Moscow	177	Cartagena	135
Murmansk	177	Ceuta	136
Nakhodka	177	El Ferrol	145
Novorossiysk	181	Gijon	150
St Petersburg	204/205	Huelva	156
Vladivostok	214	La Coruna	161
SAUDI ARABIA		Madrid	168
Dammam	141	Malaga	169
Jeddah	158	Palma de Mallorca	183
Jubail	158	Santander	200
Ras Tanura	193	Seville	203
SENEGAL		Valencia	212
Dakar	141	Vigo	213
SEYCHELLES		SRI LANKA	
Mahe	169	Colombo	138
SIERRA LEONE		SUDAN	
Freetown	147	Port Sudan	189
SINGAPORE		SURINAME	
	203/204	Paramaribo	183
SLOVENIA		SWEDEN	
Koper	161	Gothenburg	150
SOUTH AFRICA		Stockholm	205
Cape Town	134	SYRIA	
Durban	145	Banias	127
East London	145	Lattakia	163/164
		Tartous	208

COUNTRY/Port	Page	COUNTRY/Port	Page
TAHITI		URUGUAY	
Papeete	183	Montevideo	175
TAIWAN		US VIRGIN ISLANDS	
Kaohsiung	158	St Thomas	205
Keelung	159		
Taichung	206	USA	
Taipei	206	Anchorage, Alaska	123
TANZANIA		Baltimore, Maryland	125
Dar es Salaam	142	Beaumont, Texas	128/129
Mtwara	177	Boston, Mass	131
Tanga	207	Brownsville, Texas	132
THAILAND		Charleston, S Carolina	136
Bangkok	126	Chicago, Illinois	137
TOGO		Cleveland, Ohio	137
Lome	166/167	Corpus Christi, Texas	139
TRINIDAD & TOBAGO		Detroit, Michigan	142
Port of Spain	188	Duluth, Minnesota	145
TUNISIA		Galveston, Texas	148
Bizerte	131	Honolulu, Hawaii	154
Gabes	148	Houston, Texas	155
Sfax	203	Jacksonville, Florida	157
Sousse	204	Juneau, Alaska	158
Tunis	211	Ketchikan, Alaska	159
TURKEY		Lafayette, Louisiana	162
Famagusta	146	Lake Charles, Texas	163
Iskenderun	156	Long Beach, California	167
Istanbul	156/157	Los Angeles, California	167
Izmir	157	Miami, Florida	173/174
Mersin	172	Mobile, Alabama	174
Trabzon	210	New Orleans, Louisiana	179
UAE		New York	179/180
Abu Dhabi	120	Newport News, Virginia	180
Dubai	144	Norfolk, Virginia	180
UKRAINE		Orange, Texas	182
Berdiansk	130	Pensacola, Florida	184
Ilyichevsk	156	Philadelphia, Pa	184/185
Izmail	157	Port Arthur, Texas	186
Kherson	159	Port Canaveral, Florida	186
Mariupol	171	Port Everglades, Florida	187
Odessa	181	Portland, Maine	190
Sevastopol	203	Portland, Oregon	190
		Portsmouth, Virginia	190
		San Diego, California	198
		San Francisco, California	199
		Savannah, Georgia	201
		Seattle, Washington	202
		Sitka, Alaska	204
		Skagway, Alaska	204
		Tampa, Florida	207

COUNTRY/Port	Page
USA continued	
Toledo, Michigan	210
Traverse City, Ohio	210
Wilmington, Delaware	214/215
Wilmington, N Carolina	215
VENEZUELA	
Amuay	122
Caracas	135
La Guaira	161
Maracaibo	170/171
Puerto Cabello	191
Puerto La Cruz	191
Puerto Ordaz	192
Punta Cardon	192
Punto Fijo	192
VIETNAM	
Ho Chi Minh City	153
YEMEN	
Aden	121
Hodeidah	153



PEME Clinics



PEME CLINICS

The following clinics have been selected by the Managers as recommended service providers to undertake crew pre-employment medical examinations (PEMEs) in accordance with the enhanced requirements of the Club's PEME scheme. When contacting any of the clinics to arrange an examination, a specific request should be made for the examination to be undertaken under the Steamship Mutual Scheme, and the name of the Member should also be provided.

Crimea

Kerch

Aqua Med Marin
31a Kirova Street, Kerch, Ukraine
Telephone: +7 978 8174215
Email: y.nedilko@mail.ru
Contact: Dr Nedilko Yury

Sevastopol

Medicalport Clinic
5a Rybakov Street, Sevastopol 99014, Ukraine
Telephone: +7 8692 411999 / +7 8692 92908 / +7 978 0440312
Email: medicalport@mail.ru
Contact: Dr Nikolay Borodin

Georgia

Batumi

JSC Maritime Hospital
Melikishvili Street 102, 6010 Batumi, Georgia
Telephone: +995 422272588
Email: maritime.hospital@mh.com.ge / tchkonia@mh.com.ge
Contact: Dr Gregory Tchkonja, Mobile: +995 955161991

India

Chennai

Balaji Medical Centre
Old No 18, New No 4, Jagadeeswaran Street, T Nagar, Chennai 600017, India
Telephone: +91 44 24364651 / +91 44 24364652 / +91 44 24364653
Email: dr@balajimedicalcentre.com
Contact: Dr A H Balaji, Mobile: +91 984 1026719

Goa

Indus Seafarers Health and Welfare Clinic
S 2/2, Nova Cicade, Alto Porvirim, Bardez, Goa 403521, India
Telephone: +91 832 2417036 / +91 832 2417038
Email: indus_mc@hotmail.com
Contact: Dr Suresh Idnani

Kolkata

AMRI (Advance Medical and Rescue Institution)
97a Southern Avenue, Kolkata 700029, India
Telephone: +91 33 32570268
Email: yotiprakasguha@rediffmail.com
Contact: Dr J P Guha

Kolkata Maritime Medical Consultancy Clinic
11/1a Manoharpukar Road, (Satyendra Nath Majumder Sarani), Hazra, Kolkata
700026, India
Telephone: +91 33 24192228 / +91 33 24192186 / +91 33 24192187
Email: m_m_c@maritimemedical.net
Contact: Dr Sanjiv Mukherjee

Mumbai India House Path Lab
302, A Wing, Neelam Centre, 3rd Floor, Hind Cycle Marg, Worli, Mumbai
400030, India
Telephone: +91 22 24913645 / +91 982 0770482
Email: info@indiahouseparthlab.com / dna@indiahouseparthlab.com
Contact: Dr Seema Gurnani

Mumbai Jaya Diagnostic Centre
1st Floor, Kalpataru Heritage Building, above HDFC Bank, opp Mumbai
University, Fountain, Mumbai 400001, India
Telephone: +91 22 22675141 / +91 22 22672095
Email: drkamaljaya@gmail.com / jayadiagnostic@gmail.com
Contact: Dr Kamal Vazirani

Mumbai Marine Medical Services
401, 404, 405 Crystal Plaza, Andheri-Ghatkopar Link Road, Chakala, Andheri
East, Mumbai 400099, India
Telephone: +91 22 65901052 / +91 22 28397801
Email: marinemedical@gmail.com / info@marinemedicalservices.in
Contact: Dr Ashish Chaudhari, Mobile: +91 9820189028

Mumbai Sea Bird Medicare Pvt Ltd
A-Wing-101-102 Heritage Plaza, Telli Cross Lane, Andheri East, Mumbai
400069, India
Telephone: +91 22 26821823 / +91 22 26840345
Email: seabird@seabirdhf.com / drmathew@seabirdhf.com
Contact: Dr Jacob Mathew

Latvia

Riga Forvaters Terra Ltd Clinic
28 Paleju Street, Marupe, Riga, LV-2167, Latvia
Telephone: +371 67 829919
Email: andra.ergle@apollo.lv
Contact: Dr Andra Ergle

Riga Via Una Poliklinika
Katrinās Dambis 10, Riga, LV-1045, Latvia
Telephone: +371 67 322641
Email: viauna@via-una.lv
Contact: Dr Tatjana Panarina-Kovanska, Mobile: +371 29 454792

Philippines

- Cebu** Physicians Diagnostic Services Center
108 F Ramos Street, corner of Junquera Street, Cebu City, Philippines
Telephone: +63 32 5167605
Email: pds_cebu@yahoo.com / peddeguz@gmail.com
Contact: Dr Ma Stella G Polentinos
- Cebu** Supercare Medical Services Inc, Cebu
2nd Floor, PB Com Building, Gen Maxillom Avenue, Cebu City, Philippines
Telephone: +63 32 2388581
Email: peme.cebu@supercare.com.ph
Contact: Dr Arvin Generillo
- Davao** Physicians Diagnostic Services Center
49 Jose Palma Gil Street, Brgy 4 A, District 1, Davao City, Philippines
Telephone: +63 82 2246673 / +63 82 2246672
Email: dbwpds@yahoo.com / dbwpds@gmail.com
Contact: Dr Michelle V Harun
- Iloilo** Physicians Diagnostic Services Center
(known as Iloilo PDS & Laboratory Center), 7A Mabini Street, Brgy Railway,
La Paz, Iloilo City, Philippines
Telephone: +63 33 3207976 / +63 33 3321328 / +63 33 3293275
Email: pdsilo@gmail.com / peddeguz@gmail.com
Contact: Dr Mary Joy P de la Mota
- Iloilo** Iloilo Supercare Medical Services Inc
3rd Floor 22 Manfreds Place, Gen Luna Street, Iloilo City, Philippines
Telephone: +63 33 3353051 / +63 33 3353096 / +63 33 3353097
Email: sam.zamoramd@supercare.com.ph
Contact: Dr Samuel F Zamora Jr
- Manila** American Outpatient Clinic (American Hospital Inc)
2nd Floor, FEMII Building, A Soriano Jr Avenue (formerly Aduana Street),
Intramuros, Manila 1002, Philippines
Telephone: +63 2 5215967 / +63 2 5272853 / +63 2 5271611
Email: amer_h@pltdsl.net / amer_h@info.com.ph
Contact: Dr Leticia C Abesamis / Dr Joseph Bien C Abesamis
- Manila** CarePoint Medical, Diagnostic and Wellness Clinic
4th-8th Floors, MAGCOOP Building, 473 United Nations Avenue, Ermita,
Manila, Philippines
Telephone: +63 2 3547022 (local 702)
Email: carepoint@carepoint.com.ph / jason.valdez@carepoint.com.ph
Contact: Dr Jason Roland N Valdez

- Manila** ClinicOMed
3rd Floor Ma Daniel Building, 470 San Andres Co M H Del Pilar Sts, Malate, Manila, Philippines
Telephone: +63 2 5215499 / +63 2 5260840 / +63 2 5225555
Email: clinico.admin@clinicomed.com
Contact: Dr Leticia C Abesamis / Dr Joseph Bien C Abesamis
- Manila** Eastern Doctors Medical Services, Inc
Suite G-1, Bel-Air Building, 1020 Roxas Blvc, Ermita District, Manila 1000, Philippines
Telephone: +63 2 5284716 / +63 2 5212708
Email: edmsi.rss@gmail.com / edms95@yahoo.com
Contact: Dr Rafael S Sison
- Manila** Halcyon Marine Healthcare Systems
10th, 14th & 19th Floor, Trafalgar Plaza, 105 H V De la Costa Street, Salcedo Village, Makati City 1227, Manila, Philippines
Telephone: +63 2 8640205 / +63 2 9642432 / +63 2 9640425
Email: glennda.canlas@gmail.com / judy.riverahalago@halcyonmarine.com.ph / au.dejesus@halcyonmarine.com.ph
Contact: Dr Glenda Canlas / Dr Judy Rivera-Halago / Ms Aurora de Jesus
- Manila** Maritime Medical Laboratory Clinic Inc
2/F Paragon Tower, 531, A Flores Street, Ermita, Manila 1000, Philippines
Telephone: +63 2 5263809 / +63 2 5263812 / +63 2 5263815 / +63 2 5263803 / +63 2 2544262
Email: marmedlabclinic@gmail.com / marmedlabclinic@yahoo.com / marmedlabclinic@hotmail.com
Contact: Dr Joselito L De Guzman
- Manila** S M Lazo Medical Clinic, Inc
1755 Taft Avenue cor J Nakpil Street, Malate, Manila 1004, Philippines
Telephone: +63 2 3108007 / +63 2 5219011 / +63 2 5241891-94
Email: smlazo@i-manila.com.ph / smlazomedical@yahoo.com
Contact: Dr Fe A Bacungan / Mrs Aurora Z Lazo
- Manila** Supercare Medical Services Inc, Makati
2nd Floor Don Chua Lamko Bldg, 100 LP Leviste cor HV Dela Costa Streets, Salcedo Village, Makati City, Manila, Philippines
Telephone: +63 916 5228630
Email: carhyne.antoniomd@supercare.com.ph
Contact: Dr Carhyne P Villones-Antonio
- Manila** Supercare Medical Services Inc, Manila
Patria Building, 573 Maria Orosa corner Engracia Reyes Streets, Ermita, Manila, Philippines
Telephone: +63 2 5210024
Email: paskygutay@supercare.com.ph
Contact: Dr Pascualito D Gutay

Russia

- Kaliningrad** City Clinical Emergency Hospital
90 Nevskogo Street, Kaliningrad 236008, Russia
Telephone: +7 4012 465868
Email: gkb-smp@infomed39.ru
Contacts: Dr Ludmilla Lunyova / Dr Margarita Sevryuk
- Kaliningrad** General Medical Centre of Kaliningrad Region
34-38a Bolnichnaya Street, Kaliningrad 236006, Russia
Telephone: +7 4012 530600 / +7 4012 530671
Email: kbszomc@yandex.ru / porthospital@mail.ru
Contact: Dr Erika Smolina
- Novorossiysk** FMBA Novorossiysk Medical Centre
16/18 Novorossiysk Republica Street, Krasnodar Region 353900, Novorossiysk, Russia
Telephone: +7 8617 604943
Email: pol_nb@umedcentr.ru
- Novorossiysk** Medical Center LLC "PROFIMED"
211, Dzerzhinskogo Avenue, 353925 Novorossiysk, Krasnodar Region, Russia
Telephone: +7 8617 633430
Email: a.kucher@ooprofimed.ru
- Novorossiysk** Medical Centre of New Technologies (Hippocrates)
93 Lenina Avenue, Novorossiysk, Russia 353918
Telephone: +7 918 4413150 / +7 952 8484884
Email: nhonov2007@yandex.ru
Contact: Dr Sergey Shatvoryan
- Novorossiysk** Medical Centre of New Technologies (Hippocrates)
23A Housing 2, Pionerskaya Street, Novorossiysk, Russia 353918
Telephone: +7 8617 307001 / 307308 / 792792
Email: nhonov2007@yandex.ru
Contact: Dr Sergey Shatvoryan
- St Petersburg** Medical Center "European Man and His Health", LLC
2, Gapsal'skaya Street, St Petersburg, 198035, Russia
Telephone: +7 812 4958461 (24 Hr) / +7 812 7402227
Email: evromen@bk.ru
Contact: Dr Marina Kuznetcova
- St Petersburg** St Petersburg Clinical Complex of Federal State Organisation
"Pirogov National Medical Surgery Center of Russian Ministry of Healthcare",
3 Tsiolkovskogo Street, St Petersburg 190020, Russia
Telephone: +7 812 6762560
Email: an.sinkov@yandex.ru / plavsostav@mail.ru
Contact: Dr Anatoly Sinkov

St Petersburg

Peter Swallow Medical Centre
6 Vereyzkaya Street, St Petersburg 190013, Russia
Telephone: +7 812 3161359
Email: medswallow12@yandex.ru
Contact: Dr Mikhail Ryabov

Ukraine

Mariupol

Mariupol Primary Health Care Center No 4
AZOV Central Seafarer's Clinic, 35 Nakhimova Avenue, Mariupol 087517,
Ukraine
Telephone: +380 629 376884
Email: azovcenter4@ukr.net
Contact: Dr Alexander G Pasternak

Mariupol

MEDKOM
47 Mettallurogov Avenue, Mariupol 087500, Ukraine
Telephone: +380 671 430373 / 993 410003
Email: medkom47@mail.ru
Contact: Dr Evdokiya Kazmiridi

Odessa

Medmarine Medical Centre
8 Krasnova Street, Odessa 65059, Ukraine
Telephone: +380 48 2343484
Email: medmarin@eurocom.od.ua
Contact: Dr Yaroslav Surmyak

Odessa

MSC ONMA Academmarine
10 Malovskiy Street, Odessa 65110, Ukraine
Telephone: +380 48 7324488 / +380 48 7280692
Email: academmarine@yandex.ru
Contact: Dr Igor Strelnik

Odessa

Medical Centre "Viva Vita"
10/1a M Govorova Street, 65058 Odessa, Ukraine
Telephone: +380 48 7702473
Email: vivavitaodessa@gmail.com
Contact: Dr Anatoliy Anikeenko, Mobile: +380 67 9752402



Staff Directory



MANAGERS' LONDON REPRESENTATIVE STAFF DIRECTORY AND DIRECT LINE SUFFIXES

To call a member of staff on their direct line add the relevant four digit number listed below to +44 (0)20 7650 ****. Calling after office hours you will be directed to enter this four digit number as the extension number for each member of staff. To email a member of staff use the format: 'firstname.surname@simsl.com'.

		Direct Line
Americas Syndicate	Joshua Adjei-Attah	6535
	Richard Allen	6584
	David Archard	6647
	Shazneen Bhatt	6488
	Adrian Benham	6454
	Paul Brewer	6653
	Patrick Britton	6404
	Miguel Caballero	6572
	Jose Calmon	6432
	Francisco Carvalho	6519
	Janice Cossey	6474
	Lynne Crossey	6489
	Stuart Crozier	6508
	Rosie Davies	6485
	Gary Field	6498
	Denise Fitch	6495
	Ian Freeman	6619
	Georgia Lansbury	6443
	Elli Marnerou	6428
	Emily McCulloch	6628
	Joanne Melder	6545
	Matthew Poole	6457
	Donna Purdue	6588
	Fern Rogers	6420
	Tracy Sayer	6546
	Joanne Sharma	6426
	Rachael Simpson	6431
	Stephen Taylor	6557
	Martin Turner	6689
	Alice Urban	6472
	Jessica Wearing Evans	6517
	Colin Williams	6497

		Direct Line
Eastern Syndicate	Jonathan Andrews	6427
	Joanna Bailey	6618
	Edward Barnes	6440
	David Christie	6422
	Heloise Clifford	6492
	Jeff Cox	6526
	Emily Florou	6473
	Jan Harris	6458
	Darren Heppel	6570
	Michael Hird	6613
	Stuart James	6527
	Tom Kavanagh	6474
	JS Kim	6496
	Beth Larkman	6439
	Tim Lection	6538
	Felix McClure	6597
	David O'Leary	6487
	Toby Orford	6548
	Rebecca Penn-Chambers	6594
	Tom Railton	6587
	Jasmin Sandhu	6451
	Malcolm Shelmerdine	6501
	Alex Towell	6445
Chloe Townley	6544	
Sue Watkins	6447	
European Syndicate	Chris Adams	6455
	Jack Beesley	6486
	Glenzil Berman	6662
	Simon Boyd	6516
	Barbara Charlton	6450
	Sarah Chase	6603
	Maria Chrysanthou	6478
	Alexandra Cottet	6520
	Michael Davies	6547
	Chris Durrant	6475
	Ben Dyer	6476
	Andrea Gentile	6406
	Neil Gibbons	6552
	James Giles	6403
	Rupert Harris	6644
	David High	6623
	Hugo Jacquot	6646
	Lyndy Jacquot	6635

		Direct Line
European Syndicate continued	Elpida Kalathia	6503
	Bill Kirrane	6410
	Kristina Larsson	6413
	Sean Lima	6502
	Nooshin Moafi	6491
	Sian Morris	6531
	Harry Newell	6561
	Marilyn Parr	6605
	Madeleine South	6615
	Danielle Southey	6471
	Jamie Taylor	6592
	Mark Underhill	6541
	Emiko Wakatsuki	6528
	Anna Yudaeva	6558
	Juan Zaplana	6438
Loss Prevention	Muhammad Khan	6433
	Vijay Rao	6599
	Ken Robson	6627
	John Taylor	6620
	Tim Alfrey	6533
Finance & Reinsurance	Thomas Ansell	6595
	Sally Ball	6425
	Lorraine Burton	6637
	Candice Church	6553
	Richard Harrison	6423
	Karen Hodgkins	6563
	Elena Kolodijnaia	6616
	Disa Leadon	6532
	Rona Parker	6614
	Neal Rissbrook	6483
	Sara Tremer	6566
	Steve Ward	6633
	Anthony Warren	6442
	Patience Williams	6468

		Direct
General Management & Administration	Eva Agapiou	6000
	Balvinder Bamotra	6537
	Piers Barclay	6636
	Andrew Bowman	6658
	Melissa Burt	6551
	Jacqueline Callard	6515
	Karen Clarke	6414
	Jason Copland	6634
	John Hamlyn	6513
	Graham Jones	6534
	Kathleen Kelly	6549
	Julie Leeper	6424
	Stephen Martin	6434
	Linda McDonald	6649
	Mairead Ni Cheoinin	6429
	Sacha Patel	6436
	David Ragan	6452
	Jennifer Readings	6631
	Carl Reynolds	6481
	Gary Rynsard	6494
Lorraine Sayer	6415	
Alex Tai	6510	
Sue Tucker	6419	
Information Technology	Jason D'Souza	6448
	Mike Poole	6582

Loss Prevention Posters

Reinforcing basic safety principles through visual reminders can assist in controlling areas of risk, and this is the primary objective of the Club's series of loss prevention posters. They are designed to visually communicate best practices of ship safety for crewmembers in four key areas:

Work Safely | **Stay Shipshape** | **Collision Avoidance** | **Health & Hygiene**



All loss prevention posters are available to download.
To see the full range please visit our website:

www.steamshipmutual.com/loss-prevention/loss-prevention-posters





Managers' London Representative

Steamship Insurance Management Services Limited
Aquatical House
39 Bell Lane
London
E1 7LU

Telephone:
+44 (0)20 7247 5490 & +44 (0)20 7895 8490

For further information please see our website
www.steamshipmutual.com

Visit itunes.apple.com to download the App
Visit play.google.com to download the Android App

