

LIST OF CORRESPONDENTS 2007

RULES AND BYE-LAWS

THE UK CLUB'S RULES AND LIST OF CORRESPONDENTS

This book contains the Club's 2007 Rules and Bye-Laws, full contact details for the managers worldwide and the latest contact details for the Club's correspondents in a single edition.

Inclusion of standard clauses in the Club Rules & Bye-Laws section

For the 2007 policy year, an Addendum to the Rules of the Association contains the full wordings of clauses which are commonly used in Certificates of Entry or Endorsements. Such wordings were, prior to the 2000 policy year, shown in full on entry documents where applicable, but are now incorporated in Certificates/Endorsements by means of a short form reference only.

The wordings contained in the Rules Addendum are set out under the following headings:-

- Paperless Trading Endorsement
- Clean Cargo Clause
- Dry Cargo Clause
- US Oil Pollution Clause 20/2/2007
- Charterers' Limitation Clause
- Charterers' Co-Assureds Clause
- Space Charterers' Clause (extension of cover)

Out of hours documentation queries

Any queries regarding Club documentation should be referred either to your usual contact amongst the managers' staff, or alternatively to John McPhail at the Secretariat in London. His details are set out on page XIV

USING THIS BOOK

This book contains two sections. The front section lists the contact details of managers and executives followed by the full listing of the Club's correspondent network. The second section contains the Rules and Bye-Laws with the addition of the Club's standard clauses (see above).

We recommend that Members ensure that a copy of this book is placed on each of their ships and for masters to be instructed to contact the nearest appropriate correspondent or Miller office listed should the need arise.

COMMUNICATION

The Managers' London Agents, Thomas Miller P&I Ltd, provide a 24 hour service worldwide. In London, staff are available in their offices on weekdays between 08:00 and 18:30 hours and can be contacted outside office hours every day of the year. Thomas Miller P&I's London switchboard is manned at all times. In the event of any difficulty contacting any office you should call that switchboard on +44 20 7283 4646.

Office hours in other Miller offices match local conditions. The contact numbers of the three regional offices in London, New Jersey and Hong Kong are listed on the back cover of this book as well as within its pages.

RESPONSE TO A MAJOR CLAIM

Contingency plans have been made to enable Thomas Miller P&I to respond swiftly to a major claim or casualty. If such an event occurs outside normal office hours please use the contact procedures detailed above. These apply not only to specialists and senior claims personnel in the UK, but also offices in the Americas and Asia Pacific.

THE CLUB'S CORRESPONDENT NETWORK

The Club's correspondents are available to assist masters, owners and the Club itself in dealing with any claims or problems with which the Club might be concerned. These correspondents are listed in full by country in alphabetical order. Where a country is home to more than one correspondent location or port, these locations are also listed in alphabetical order.

An index of all correspondent locations is provided at the back of the List of Correspondents.

The Club's correspondent network is managed by Charles Elmer, the Correspondent Manager. Any queries or comments on the operation of the Club's correspondent network should be addressed to Charles at the address shown below.

Charles is assisted by Karen Holdsworth who should be contacted if any of the details contained in this book are incorrect or require any amendment, please contact her at the following address:-

Charles Elmer
Thomas Miller P&I Ltd
International House
26 Creechurch Lane
London EC3A 5BA
Tel: +44 20 7204 2116
Fax: +44 20 7283 5614
Email: charles.elmer@thomasmiller.com

Karen Holdsworth
Thomas Miller P&I Ltd
International House
26 Creechurch Lane
London EC3A 5BA
Tel: +44 20 7204 2219
Fax: +44 20 7283 5614
Email: karen.holdsworth@thomasmiller.com

SENIOR MANAGEMENT TEAM

Thomas Miller P&I Ltd., International House, 26 Creechurch Lane, London EC3A 5BA

Luke Readman Chairman
Direct line +44 20 7204 2142
Fax +44 20 7283 8006
After hours +44 20 7229 3856
Mobile +44 7774 611213
Email luke.readman@thomasmiller.com

Hugo Wynn-Williams Chief Executive Officer
Direct line +44 20 7204 2144
Fax +44 20 7283 8006
After hours +44 1276 855229
Mobile +44 7768 147308
Email hugo.wynn-williams@thomasmiller.com

Nigel Carden Deputy Chairman
Direct line +44 20 7204 2147
Fax +44 20 7283 8006
After hours +44 20 8691 2343
Mobile +44 7887 822688
Email nigel.carden@thomasmiller.com

Graham Daines Claims Director
Direct line +44 20 7204 2160
Fax +44 20 7283 8006
After hours +44 1483 771430
Mobile +44 7774 611214
Email graham.daines@thomasmiller.com

Charles Fenton Chief Operating Officer
Direct line +44 20 7204 2346
Fax +44 20 7283 8006
After hours +44 1992 584227
Mobile +44 7887 628086
Email charles.fenton@thomasmiller.com

Jonathan Goldthorpe Chief Financial Officer
Direct line +44 20 7204 2252
Fax +44 20 7283 8006
After hours +44 1473 211218
Mobile +44 7795 812552
Email jonathan.goldthorpe@thomasmiller.com

Chao Wu Legal Director
Direct line +44 20 7204 2157
Fax +44 20 7283 8006
After hours +44 20 8670 6463
Mobile +44 7776 483182
Email chao.wu@thomasmiller.com

GLOBAL MANAGEMENT TEAM

Nigel Brooks Regional Director Greece
Direct line +44 20 7204 2071
After hours +44 1689 897884
Mobile +44 7785 778666
Email nigel.brooks@thomasmiller.com

Christopher Brown Regional Director Asia Pacific
Direct Line +852 2832 9301
After hours +852 9191 1506
Mobile +852 9191 1506
Email christopher.brown@thomasmiller.com

Nigel Long Underwriting Dept. Manager
Direct line +44 20 7204 2051
After hours +44 1273 551933
Mobile +44 7785 778668
Email nigel.long@thomasmiller.com

Karl Lumbers Loss Prevention Director
Direct line +44 20 7204 2307
After hours +44 1206 337221
Mobile +44 7717 516017
Email karl.lumbers@thomasmiller.com

GLOBAL MANAGEMENT TEAM

John McPhail Secretariat
Direct line +44 20 7204 2308
After hours +44 20 8699 7678
Mobile +44 7768 143889
Email john.mcphail@thomasmiller.com

Mike Jarrett Regional Director Americas
Direct line +1 201 557 7343
Mobile +1 201 218 1792
Email michael.jarrett@thomasmiller.com

Julian South Business Development Director
Direct line +44 20 7204 2041
After hours +44 1727 831291
Mobile +44 7785 778664
Email julian.south@thomasmiller.com

Philip Nichols Regional Director Europe 2
Direct Line +44 20 7204 2165
After hours +44 1622 820804
Mobile +44 7785 577694
Email phil.nichols@thomasmiller.com

Andrew Jones Regional Director Europe 1
Direct line +44 20 7204 2503
After hours +44 1923 775605
Mobile +44 7785 722420
Email andrew.jones@thomasmiller.com

Nick Whitear Communications
Direct line +44 20 7204 2334
Fax +44 20 7283 8006
After hours +44 20 8892 2827
Mobile +44 7884 114992
Email nick.whitear@thomasmiller.com

P&I SENIOR CLAIMS DIRECTORS

Team mailbox: scd.ukclub@thomasmiller.com

Graham Daines Claims Director
Direct line +44 20 7204 2160
Fax +44 20 7283 8006
After hours +44 1483 771430
Mobile +44 7774 611214
Email graham.daines@thomasmiller.com

EUROPE

James Baker
Direct line +44 20 7204 2301
Fax +44 20 7204 2167
After hours +44 20 7486 1307
Mobile +44 7785 577696
Email james.baker@thomasmiller.com

Tony Fielder (Piraeus)
Direct Line +30 210 4585 214
Fax +30 210 429 1207/8
After hours +30 210 623 0201
Mobile +30 694 5380242
Email anthony.fielder@thomasmiller.com

Michael Bowen
Direct line +44 20 7204 2114
Fax +44 20 7204 2104
After hours +44 1252 793310
Mobile +44 7771 976680
Email michael.bowen@thomasmiller.com

Ernest Foster (Piraeus)
Direct line +30 210 458 5226
Fax +30 210 429 1207/8
After hours +30 210 428 0377
Mobile +30 6944 842429
Email ernest.foster@thomasmiller.com

EUROPE

Lance Hebert

Direct Line: +44 20 7204 2490
Fax: +44 20 7204 2101
After hours +44 20 8852 2234
Mobile: +44 7920 467172

Alan Hedgeland

Direct line +44 20 7204 2206
Fax: +44 20 7204 2108
After hours +44 1206 579044
Mobile +44 7917 265966

Tony Kennedy

Direct line +44 20 7204 2208
Fax +44 20 7204 2167
After hours +44 1483 811804
Mobile +44 7768 143879

Bill Kirrane

Direct line +44 20 7204 2554
Fax: +44 20 7204 2107
Mobile +44 7818 014636

Rod Lingard

Direct Line +44 20 7204 2325
Fax +44 20 7204 2104
After hours +44 1206 845206
Mobile +44 7768 143885

Philip Nichols

Direct line +44 20 7204 2165
Fax: +44 20 7204 2167
After hours +44 1622 820804
Mobile +44 7785 577694

John Turner

Direct Line +44 20 7204 2507
Fax +44 20 7204 2167
After hours +44 20 8941 1719
Mobile +44 7768 143887

Martin Turner

Direct line +44 20 7204 2508
Fax +44 20 7204 2105
After hours +44 1702 201077
Mobile +44 7917 265967

A 24 hour service is available after office hours on +44 20 7283 4646. However, to report a new urgent claims matter please use the contact procedures for the area group concerned.

EUROPE 1

Thomas Miller P&I Ltd, International House, 26 Creechurch Lane, London EC3A 5BA
Tel: (24 hours) +44 20 7283 4646 Fax +44 20 7283 5614

Andrew Jones Regional Director

Direct line +44 20 7204 2503
After hours +44 1923 775605
Mobile +44 7785 722420
Email andrew.jones@thomasmiller.com

Area Group L4 – London

Duty Executive Mobile +44 7768 143884 Fax +44 20 7204 2104
Team mailbox: london4.ukclub@thomasmiller.com

Rod Lingard Area Director

Direct Line +44 20 7204 2325
After hours +44 1206 845206
Mobile +44 7768 143885

Michael Bowen Senior Claims Director

Direct line +44 20 7204 2114
After hours +44 1252 793310
Mobile +44 7771 976680

EUROPE 1

Richard Case

Direct line +44 20 7204 2402
After hours +44 1206 262602
Mobile: +44 7768 555 963

Richard Offord

Direct line +44 20 7204 2486
After hours +44 20 8591 1878

Kamel Tlili

Direct line +44 20 7204 2409
After hours +44 7747 687194

Ursula Whittaker

Direct line +44 20 7204 2313
After hours +44 20 8854 2298
Mobile: +44 7717 733 951

Area Group L7 – London

Duty Executive Mobile +44 7768 143886 Fax +44 20 7204 2107
Team mailbox: london7.ukclub@thomasmiller.com

Susanne Murphy Area Director

Direct line +44 20 7204 2312
After hours +44 20 8852 7660
Mobile +44 7887 821678

Derek Birch

Direct line +44 20 7204 2551
After hours +44 7769 707194

Peter Paterson

Direct line +44 20 7204 2552
Mobile +44 7818 014627

Kathrina Malkowsky

Direct line +44 20 7204 2293
After hours +44 20 8731 7970

Rob Crees

Direct line +44 20 7204 2553
After hours +44 7931 515 538

Ann Shazell

Direct line +44 20 7204 2117
After hours +44 20 8247 3798
Mobile: +44 7920 467 196

Peter Thomas

Direct line +44 20 7204 2404
After hours +44 7870 546 395

Bill Kirrane Senior Claims Director

Direct line +44 20 7204 2554
After hours +44 7818 014636

Alan Mackinnon

Direct Line: +44 20 7204 2408
After Hours: +44 7788 756323

Tarja Saikkonen

Direct line +44 20 7204 2406
After hours +44 20 8299 0992

EUROPE 2

Thomas Miller P&I Ltd, International House, 26 Creechurch Lane, London EC3A 5BA
Tel: (24 hours) +44 20 7283 4646 Fax +44 20 7283 5614

Philip Nichols Regional Director
Direct line +44 20 7204 2165
After hours +44 1622 820804
Mobile +44 7785 577694
Email philip.nichols@thomasmiller.com

Area Group L6 – London

Duty Executive Mobile +44 7768 143882 Fax +44 20 7204 2106
Team mailbox: london6.ukclub@thomasmiller.com

Paul Knight Area Director
Direct line +44 20 7204 2229
After hours +44 20 7288 1879
Mobile: +44 7920 072917

Tony Kennedy Senior Claims Director
Direct line +44 20 7204 2208
After hours +44 1483 811804
Mobile +44 7768 143879

Malcolm Bourne
Direct line +44 20 7204 2113
After hours +44 20 8690 0738

Kit Chan
Direct line +44 20 7204 2134
After hours +44 20 7702 0948

Daniel Lee
Direct line +44 20 7204 2504
After hours +44 1843 832189

Kevin Hoffland
Direct line +44 20 7204 2305
After hours +44 20 8372 1696

Andrew Hannay
Direct line +44 20 7204 2320
After hours +44 7867 804594

Johanah Lewis
Direct Line +44 20 7204 2327
After hours +44 20 8542 9954

Kevin Sandom
Direct line +44 20 7204 2411
After hours +44 1268 522042

Area Group L3 - London

Duty Executive Mobile +44 7768 143888 Fax +44 20 7204 2103
Team mailbox london3.ukclub@thomasmiller.com

Peter Jackson Area Director
Direct line +44 20 7204 2548
After hours +44 1223 263107
Mobile +44 7887 822686

John Turner Senior Claims Director
Direct Line +44 20 7204 2507
After hours +44 20 8941 1719
Mobile +44 7768 143887

Martin Turner Senior Claims Director
Direct line +44 20 7204 2508
After hours +44 1702 201077
Mobile +44 7917 265967

Ben Dillon
Direct line +44 20 7204 2586
After hours +44 20 8274 0000

EUROPE 2

Ursula Elsdén

Direct line +44 20 7204 2502
After hours +44 7917 265937

Stephen Hunt

Direct line + 44 20 7204 2045
After hours + 44 7919 101485

Lynne Savignon

Direct line +44 20 7204 2509
After hours +44 1621 741135

Jack Hatcher

Direct line +44 20 7204 2557
After hours +44 7789 004036

Tony Nicholson

Direct line +44 20 7204 2564
After hours +44 7917 265938

Yvonne Vail

Direct line +44 20 7204 2501
After hours +44 1268 774429

Area Group J1 – London

Duty Executive Mobile +44 7768 143878 Fax +44 20 7204 2108
Team mailbox: londonj1.ukclub@thomasmiller.com

Paul Sessions Area Director

Direct line +44 20 7204 2211
After hours +44 1932 354121
Mobile +44 7881 510160

James Baker Senior Claims Director

Direct line +44 20 7204 2301
Mobile +44 7785 577696
After hours +44 20 7486 1307

Alan Hedgeland Senior Claims Director

Direct line +44 20 7204 2206
After hours +44 1206 579044
Mobile +44 7917 265966

Caroline Coutts

Direct line +44 20 7204 2240

David Perks

Direct line +44 20 7204 2209
After hours +44 20 8692 2905

Carol Snashall

Direct line +44 20 7204 2123

Jacqueline Tan

Direct line +44 20 7204 2118
After hours +44 20 7686 4087

Aki Tsukui

Direct line +44 20 7204 2332
After hours +44 7867 524945

John Savignon

Direct Line +44 20 7204 2419
After hours +44 1621 741135

Debbie Wood

Direct Line +44 20 7204 2517

GREECE

Nigel Brooks Regional Director Greece

Direct line +44 20 7204 2071
After hours +44 1689 897884
Mobile +44 7785 778666
Email nigel.brooks@thomasmiller.com

GREECE

Area Group L1 – London

Duty Executive Mobile +44 7768 143880 Fax +44 20 7204 2101
Team mailbox london1.ukclub@thomasmiller.com

Charles Elmer Area Director
Direct line +44 20 7204 2116
After hours +44 20 8341 9372
Mobile +44 7768 145751

Lance Hebert Senior Claims Director
Direct line +44 20 7204 2490
After hours +44 20 8852 2234
Mobile +44 7920 467172

Marc Duck
Direct line +44 20 7204 2110
After hours +44 7984 719264

Amanda Evans
Direct line +44 20 7204 2205
After hours +44 20 8418 9869

Marc Jackson
Direct line +44 20 7204 2414
After hours +44 20 8673 4839
Mobile +44 7867 906103

Stuart James
Direct line +44 20 7204 2207
After hours +44 20 8854 2298

Area Group H1 – Piraeus

Thomas Miller (Hellas) Ltd., P.O. Box 80071, 5th Floor, 93 Akti Miaouli, Piraeus 18538
Tel +30 210 429 1200 Fax +30 210 429 1207/8
Team mailbox: hellas1.ukclub@thomasmiller.com

Philip Clacy Area Director
Direct line +30 210 458 5211
After hours +30 22910 79716
Mobile +30 6944 912066

Tony Fielder Senior Claims Director
Direct line +30 210 458 5214
After hours +30 210 623 0201
Mobile +30 6945 380242

Ernest Foster Senior Claims Director
Direct line +30 210 458 5226
After hours +30 210 428 0377
Mobile +30 6944 842429

Takis Alikaris
Direct line +30 210 458 5220
After hours +30 210 982 3106
Mobile +30 6944 965410

Cedric Chatteley
Direct line +30 210 458 5225
After hours +30 210 981 0933
Mobile +30 6945 380243

Alexandra Couvadelli
Direct line +30 210 458 5215
After hours +30 210 961 9122
Mobile +30 6944 965411

Dominic Hurst
Direct line +30 210 458 5212
After hours +30 210 965 3373
Mobile +30 6944 791623

Paul Kaye
Direct line +30 210 458 5228
After Hours +30 210 899 2488
Mobile +30 6948 885372

Nicholas Milner
Direct line +30 210 458 5219
After hours +30 210 410 0595
Mobile +30 6944 947474

Vangelis Nomikos
Direct line +30 210 458 5213
After hours +30 210 418 3173
Mobile +30 6944 394343

Costas Zoides
Direct line +30 210 458 5229
After hours +30 2299 029192
Mobile +30 6944 462714

AMERICAS

Thomas Miller (Americas) Inc., Harborside Financial Center, Plaza Five, Suite 2710, Jersey City, New Jersey 07311, USA
Tel +1 201 557 7300 Fax +1 201 946 0167
Team mailbox: newjersey.ukclub@thomasmiller.com
Emergency Duty Executive Tel +1 201 315 1755

Mike Jarrett Regional Director
Direct line +1 201 557 7343
Mobile +1 201 218 1792
Email michael.jarrett@thomasmiller.com

New Jersey

David Grammas Claims Manager
Direct line +1 201 557 7338
After hours +1 212 935 7947
Mobile +1 973 420 9739

John Devine Senior Claims Director
Direct line +1 201 557 7333
After hours +1 201 303 8221

Martyn Haines Senior Claims Director
Direct line +1 201 557 7426
After hours +1 973 818 9540

Kevin King Environmental Specialist
Direct line +1 201 557 7407
After hours +1 201 314 9299

Pat Bush
Direct line +1 201 557 7337
After hours +1 973 568 8973

Jana Byron
Direct line +1 201 557 7433
After hours +1 203 856 7047

Cheryle Cossentino
Direct line +1 201 557 7331
After hours +1 718 979 1858

Karen Hildebrandt
Direct line +1 201 557 7425
After hours +1 718 720 4742

Nancy Jennings
Direct line +1 201 557 7339
After hours +1 212 785 8115

Amy Lovseth
Direct Line +1 201 557 7322
After hours +1 212 876 8278

Lauren Wilgus
Direct Line +1 201 557 7328
After hours +1 732 672 7784

San Francisco

Thomas Miller Insurance Services,
44 Montgomery Street, Suite 1480, San Francisco, California 94104
Tel +1 415 956 6537 Fax +1 415 956 0685
Team mailbox: sanfrancisco.ukclub@thomasmiller.com
Duty Executive Tel +1 415 860 9712

Louise S Livingston Claims Manager
Direct line +1 415 343 0121
After hours +1 415 491 9780
Mobile +1 415 606 2878

Kimberlee Baxter
Direct line +1 415 343 0115
After hours +1 925 798 3735

AMERICAS

Debbie Bronis

Direct line +1 415 343 0105
After hours +1 925 449 1633

Markus McMillin

Direct Line +1 415 343 0113
After hours: +1 415 203 0532

Mel Patterson

Direct line +1 415 343 0119
After hours +1 415 346 2791

ASIA PACIFIC

Thomas Miller (Hong Kong) Ltd,

Room 1201-1204, 12/F Sino Plaza, 255-257 Gloucester Road, Causeway Bay, Hong Kong
Tel +852 2832 9301 Fax +852 2574 9954 Duty Executive Mobile +852 9195 5459
Team mailbox: hongkong.ukclub@thomasmiller.com

Christopher Brown Regional Director

Direct Line +852 2832 9301
After hours +852 9191 1506
Mobile +852 9191 1506
Email christopher.brown@thomasmiller.com

Hong Kong

Bruce Hung

Direct line +852 2832 4432
After hours +852 2658 9898

Christopher Roberts

Direct line +852 2832 4492
After hours +852 9025 1530

Do Young Kim

Direct line +852 2832 4408
Mobile +852 6055 6256

Danny Ng

Direct line +852 2832 4446
After hours +852 2412 7409

Felix Lai

Direct line +852 2832 4442
After hours +852 2463 6914

Helen Huang

Direct line +852 2832 4436
After hours +852 9032 0373

Kelvin Lam

Direct line +852 2832 4418
After hours +852 9654 8355

Peter Lau

Direct line +852 2832 4411
After hours +852 9683 7439

Beijing

Thomas Miller & Co Ltd, Beijing representative office,
Suite 1237, Junefield Plaza Tower1, 6 Xuanwumenwai Street, Beijing 100052
Tel +86 10 6310 1147 Fax +86 10 6310 1146

Han Bing

After hours +86 10 6214 3715
Mobile +86 1390 1166 581
Email han.bing@thomasmiller.com

ASIA PACIFIC

Japan

UK P&I Club Japan Branch,

8th Floor, Suzuyo-Hamamatsucho Bldg., 2-1-16, Kaigan, Minato-ku, Tokyo 105-0022

Tel +81 3 5442 6110 Fax +81 3 5442 6111

Motohiro Sugiura

After hours +81 3 3398 8857

Mobile +81 90 1884 8405

Email motohiro.sugiura@thomasmiller.com

Fumiaki Izawa

After hours +81 3 3411 3866

Mobile +81 90 5215 2215

Email fumiaki.izawa@thomasmiller.com

Masako Kodaki

After hours +81 3 3454 1341

Shanghai

Thomas Miller & Co Ltd, Shanghai representative office

Suite 310, Shanghai Bund No.12, 12 Zhong Shan Dong Yi Road, Huangpu District, Shanghai 200002

Tel +86 21 6321 7001 Fax +86 21 6321 0206

Edgar Wong

Direct line +86 21 6321 3652

After hours +86 21 5423 3940

After hrs fax +86 21 5423 3941

Mobile +86 1380 1666 407

Email edgar.wong@thomasmiller.com

He Yu Feng

Direct line +86 21 6321 4794

After hours +86 21 5039 1590

Mobile +86 1391 8246 808

Email he.yufeng@thomasmiller.com

Singapore

Thomas Miller (South East Asia) Pte Ltd

Marina House, 70 Shenton Way, #17-02, Singapore 079118

Tel +65 6323 6577 Fax +65 6323 6277

Team mailbox: seasia.ukclub@thomasmiller.com

YS Ng Director

After hours +65 6894 3817

Mobile +65 9755 2415

Puspa Rajamoney Director

After hours +65 6583 6473

Mobile: +65 9681 6423

UNDERWRITING

Thomas Miller P&I Ltd

International House, 26 Creechurch Lane, London EC3A 5BA

Tel +44 20 7283 4646 Fax +44 20 7621 9761

Team mailbox: underwriting.ukclub@thomasmiller.com

For 24 hour service call 07000 852582 or +44 20 7283 4646
and ask for the Underwriting Duty Executive to return your call.

UNDERWRITING

Nigel Brooks Senior Underwriting Director
Direct line +44 20 7204 2071
After hours +44 1689 897 884
Mobile +44 7785 778666

Nigel Long Senior Underwriting Director
Direct line +44 20 7204 2051
After hours +44 1273 551933
Mobile +44 7785 778668

Julian South Senior Underwriting Director
Direct line +44 20 7204 2041
After hours +44 1727 831291
Mobile +44 7785 778664

Jim Binner Underwriting Director
Direct line +44 20 7204 2052
After hours +44 1582 750270
Mobile +44 7785 778662

Paul Pelling Underwriting Director
Direct line +44 20 7204 2036
After hours +44 1245 227105
Mobile +44 7899 668039

Jason Riley Underwriting Director
Direct line +44 20 7204 2083
After hours +44 1264 736206
Mobile +44 7747 638723

Patrick Ruane Underwriting Director
Direct line +44 20 7204 2042
After hours +44 1795 426141
Mobile +44 7785 778665

Paul Collier Underwriter
Direct line +44 20 7204 2063
After hours +44 20 7281 3761
Mobile +44 7795 812615

Damian Mustard Underwriter
Direct line +44 20 7204 2137
After hours +44 20 8995 1095
Mobile +44 7917 627992

Sue Jamieson Underwriting Operations Director
Direct Line + 44 20 7204 2062
After hours +44 20 8366 2668
Mobile + 44 7836 205227

Certification of COFRs, CLCs, Pollution Certification

All enquiries for above documentation or pollution matters should be addressed to the appropriate underwriter for your Club entry.

PRE-EMPLOYMENT MEDICAL EXAMINATION PROGRAMME

Sophia Grant Programme Director
Direct Line +44 20 7204 2417
Fax +44 20 7204 2210
Mobile +44 77 9581 2614
Email peme.ukclub@thomasmiller.com

SIGNUM SERVICES

Chris Simpson Chief Investigator
Direct Line +44 20 7204 2258
After hours +44 7860 202028
Email christopher.simpson@thomasmiller.com

LOSS PREVENTION AND SHIP INSPECTION DEPARTMENT

Fax +44 20 7283 6517
Team mailbox: lossprevention.ukclub@thomasmiller.com
shipsurveys.ukclub@thomasmiller.com

Karl Lumbers Manager

Direct line +44 20 7204 2307
After hours +44 1206 337221
Mobile +44 7717 516017

Pat Bush (New Jersey)

Direct Line +1 201 557 7337
After Hours +1 973 568 8973
Email patrick.bush@thomasmiller.com

Colin Legget

Direct Line +44 20 7204 2217
After Hours +44 7723 007 547
Mobile +44 7702 872 060
Email colin.legget@thomasmiller.com

Danny Ng (Hong Kong)

Direct line +852 2832 4446
After hours +852 2412 7409
Email danny.ng@thomasmiller.com

William Mather

Direct line +44 20 7204 2093
After hours +44 20 8567 0166
Email william.mather@thomasmiller.com

Ship Inspector in Vlaardingen (Netherlands)

Tel +31 10 475 1682
Fax +31 10 475 0722
Mob +31 10 653 121749

Ship Inspector in Houston (USA)

Tel +1 281 286 7444
Fax +1 281 286 7888
Mob +1 713 304 1281

SECRETARIAT

John McPhail Manager

Direct line +44 20 7204 2308
Fax +44 20 7283 8006
After hours +44 20 8699 7678
Mobile +44 7768 143889
Email john.mcphail@thomasmiller.com

CORRESPONDENT MANAGER

Department Fax +44 20 7283 5614

Charles Elmer

Direct line +44 20 7204 2116
After hours +44 20 8341 9372
Mobile +44 7768 145751
Email charles.elmer@thomasmiller.com

A-Z LIST OF CONTACTS

	Page		Page
Takis Alikaris	IX	Stuart James	IX
James Baker	VIII	Sue Jamieson	XIII
Kimberlee Baxter	X	Mike Jarrett	X / III
Han Bing	XI	Nancy Jennings	X
Jim Binner	XIII	Andrew Jones	IV / V
Derek Birch	VI	Paul Kaye	IX
Malcolm Bourne	VII	Tony Kennedy	VII / V
Michael Bowen	V / IV	Do Young Kim	XI
Debbie Bronis	XI	Kevin King	X
Nigel Brooks	III / XIII	Bill Kirrane	VI / IV
Christopher Brown	III / XI	Paul Knight	VII
Pat Bush	X	Masako Kodaki	XII
Jana Byron	X	Brendan Kruse	X
Nigel Carden	III	Felix Lai	XI
Richard Case	VI	Kelvin Lam	XI
Kit Chan	VII	Peter Lau	XI
Cedric Chatteley	IX	Daniel Lee	VII
Philip Clacy	IX	Colin Legget	XIV
Paul Collier	XIII	Johanah Lewis	VII
Cheryle Cossentino	X	Rod Lingard	V
Caroline Coutts	VIII	Louise S. Livingston	X
Alexander Couvadelli	IX	Nigel Long	III / XIII
Robert Crees	VI	Maureen Lopes	X
Graham Daines	III	Amy Lovseth	X
John Devine	X	Karl Lumbers	III / XIV
Ben Dillon	VII	Alan Mackinnon	VI
Marc Duck	IX	Katharina Malkowsky	VI
Charles Elmer	IX	Markus McMillin	XI
Ursula Elsdon	VIII	John McPhail	III / XIV
Amanda Evans	IX	Nick Milner	IX
Charles Fenton	III	Susanne Murphy	VI
Tony Fielder	IV / IX	Damian Mustard	XIII
Ernie Foster	IV / IX	Danny Ng	XI
Jonathan Goldthorpe	III	Yiah Soon Ng	XII
David Grammas	X	Phil Nichols	IV / VII
Sophia Grant	XIII	Tony Nicholson	VIII
Martyn Haines	X	Evangelos Nomikos	IX
Andrew Hannay	VII	Richard Offord	VI
Jack Hatcher	VIII	Peter Paterson	VI
Lance Hebert	IX / V	Mel Patterson	XI
Alan Hedgeland	VIII / V	Paul Pelling	XIII
Karen Hildebrandt	X	David Perks	VIII
Kevin Hoffland	VII	Susan Pietri	X
Bruce Hung	XI	Puspa Rajamoney	XII
Stephen Hunt	VIII	Luke Readman	III
Dominic Hurst	IX	Jason Riley	XIII
Fumiaki Izawa	XII	Chris Roberts	XI
Marc Jackson	IX	Patrick Ruane	XIII
Peter Jackson	VII	Tarja Saikkonen	VI

A-Z LIST OF CONTACTS

	Page
Kevin Sandom	VII
John Savignon	VIII
Lynne Savignon	VIII
Paul Sessions	VIII
Ann Shazell	VI
Christopher Simpson	XIII
Carol Snashall	VIII
Julian South	IV / XIII
Motohiro Sugiura	XII
Jacqueline Tan	VIII
Peter Thomas	VI
Kamel Tlili	VI
Aki Tsukui	VIII
John Turner	VII/ V
Martin Turner	VII/V
Yvonne Vail	VIII
Nick Whitear	III
Ursula Whittaker	VI
Lauren Wilgus	X
Edgar Wong	XII
Debbie Wood	VIII
Chao Wu	III
Hugo Wynn-Williams	III
He Yu Feng	XII
Costas Zoides	IX

Index to Ports Pages 103-111

The International country dialing code is shown in brackets after the country.

When a commercial correspondent is shown in addition to the local lawyer we recommend that the commercial correspondent should be contacted first.

ALBANIA (See Trieste, Italy, page 51)**ALGERIA (+213)****AMCS Algeria P & I Services**

Cite Annassers 4 - Bt 31 No 1, Kouba
16052 Algiers

Tel 21 29 22 02 or 21 29 22 12

Fax 21 29 43 64

Email algeriamcs@hotmail.com

In case of communication problems, please contact **McLeans**, Marseille, France (See page 32)

Omar Khelifa

6A Rue de L'Espoir, Boulevard Krim Belkacem
16000 Algiers

Tel 21 742 095 / 096 or 21 749 274

Fax 21 742 097 or 21 749 274

Email okhelifa@hotmail.com

Web www.okhelifa.multimania.com

ALGIERS**After Hours**

Mr Salim Lekouara 17 07 75 02

mobile 61 53 33 64

Maitre Labeled Mokdad 21 63 56 03

Lawyers**After Hours**

Omar Khelifa 21 923 812

mobile 61 51 18 67 or

+33 623 512 733

Nadia Benchikh 50 98 71 81

**ARZEW/GHAZAOUET/MOSTAGENEM
(see Oran)****ORAN****Neffous Shipping & Consulting**

28 Bd Ahmed Ben Abderezak, Oran, DZ-31000

Tel 41 50 47 45

Fax 41 50 41 14

Email nscalgeria@wanadoo.fr

In case of communication problems, please call +33 6 74 84 75 88

After Hours

Mohammed Neffous 41 53 12 66

mobile 61 20 95 85

ANGOLA (+244)**Budd Angola**

Bairro Alvalade, Rua Dr. Tome Agostinho das
Neves, No. 69/71, Luanda

Tel 222 32 87 34

Fax 222 32 83 01

Email mainstay@ebonet.net

Web www.budd-pni.com

Please copy emails to general.marseille@budd-pni.com

In case of communication problems, please contact **Budd SA**, Marseille, France (See page 32)

ALL PORTS**After Hours**

Mr. Filipe Bonfim 222 44 85 61

mobile 912 50 05 03

Nelson Diogo Hombe 924 51 47 16

ARGENTINA (+54)

General Correspondent

Pandi Liquidadores S.r.lViamonte 494 - 8vo. Piso,
(C1053ABJ) Buenos AiresTel 11 4313 3500
Fax 11 4313 3161
Email pandi@pandi.com.ar**ALL PORTS****After Hours**Mr. Alberto Trigub 11 4801 7606
mobile 911 4449 1450
Ricardo David Crisp 11 4703 2057
mobile 911 5308 7278**BAHIA BLANCA****Agencia Maritima Walsh (E. Burton) SRL**Grecia 13 , 8103 I. White, Bahia Blanca
P.O. Box 18, 8000 Bahia BlancaTel 291 457 3080
Fax 291 457 3072
Email walsh@walsh.com.ar
Web www.walsh.com.ar**After Hours**Mr. Harry Heiling 291 452 7458
mobile 9291 414 3410
Eric H Heiling 9291 571 2627
Hermann Heiling 291 451 5423
mobile 9291 571 5632**BUENOS AIRES****Pandi Liquidadores S.r.l**Viamonte 494 - 8vo. Piso, (C1053ABJ)
Buenos AiresTel 11 4313 3500
Fax 11 4313 3161
Email pandi@pandi.com.ar**After Hours**Mr. Alberto Trigub 11 4801 7606
mobile 911 4449 1450
Mr. Ricardo David Crisp 11 4703 2057
mobile 911 5308 7278**Lawyers****After Hours**Dr. Jose Domingo Ray 11 4803 3103
Mr. Fernando R. Ray 11 4801 0279
Dr. Elisa Moccia 11 4901 1971
Mr. Jose A. Garcia 11 4753 2525
Dr Alejandro J Ray 11 4747 8994**Edye Roche de la Vega & Ray**25 De Mayo 489, 5th Floor
C1002ABI Buenos AiresTel 11 4311 3011
Mob 11 4446 4220
Fax 11 4313 7765
Email edye@ciudad.com.ar
Web www.edye.com.ar

ARUBA (+297)

Firma C.S. Gorsira (Aruba) N.V.
 Frankrijkstraat # 1, Postbus 533, Oranjestad
 Tel 5824 124
 5821 953 or 5820 217
 Fax 5825 988
 Email anveder@setarnet.aw

ARUBA

After Hours
 Mr. Hanley Bronswinkel 5930 973

AUSTRALIA (+61)

Wallmans Lawyers
 173 Wakefield Street, Adelaide SA 5000
 Tel 8 8235 3000
 Fax 8 8232 0926
 Email ian.maitland@wallmans.com.au

ADELAIDE

Lawyers
After Hours
 Ian Maitland 8 8388 5543
 fax 8 8388 5558
 mobile 0407 297 067
 Scott Lumsden 0403 069812

Thynne & McCartney
 Level 27, Comalco Place, 12 Creek Street,
 Brisbane, Queensland 4000, GPO Box 245
 Brisbane Q4001
 Tel 7 3231 8888
 Fax 7 3229 0855
 Email transport@thymac.com.au
 Web www.thymac.com.au

BRISBANE

Lawyers
After Hours
 Michael Fisher 7 3844 0964
 mobile 408 735653
 Frank Turner 7 3378 3302
 fax 7 3878 1613
 mobile 419 702416
 John Moore 7 3876 7885
 fax 7 3876 7886

Brian White & Associates
 1st Floor, Moresby Haus, 4 Scott Street
 Cairns, Queensland 4870, P.O. Box 5701
 Cairns, Queensland 4870
 Tel 7 4031 4711 (24 hours)
 Fax 7 4031 3810
 Email cairns@bwamarine.com
 Web www.bwamarine.com

CAIRNS

Lawyers
After Hours
 Brian White 7 4057 8444
 fax 7 4057 9041
 mobile 412 184 856
 Royale Thompson 7 4057 8444

AUSTRALIA (+61)**DARWIN****Ward Keller**

P O Box 330, Level 7, 22 Mitchell Street,
Darwin NT0801, Northern Territory

Tel 8 8981 2971
Fax 8 8981 1253
Email wardkeller@wardkeller.com.au

Lawyers

After Hours

Mr. John Neill 8 8981 7335
Nicole Dunn 409 902 236

HOBART & TASMANIAN PORTS

Lawyers

After Hours**Page Seager**

Level 3, 162 Macquarie Street, Hobart
GPO Box 1106L, Hobart 7001

Tel 3 6235 5155
Fax 3 6231 0352
Email enquiry@pageseager.com.au

Mr I Hallett 3 6223 1095
Mr C Law 3 6225 0729
David Shelley 3 6221 7188

MELBOURNE

Lawyers

After Hours**Holman Fenwick & Willan**

Level 39, Bourke Place, 600 Bourke Street,
Melbourne, Victoria 3000,

Tel 3 8601 4500
Fax 3 8601 4555
Email transport@hfw-aus.com.au

Robert Springall 3 9509 1573
mobile 416 05 2015
David Roylance 416 05 2014
Gavin Valley 3 9882 6962
mobile 416 05 2023

NEWCASTLE

Lawyers

After Hours**Sparke Helmore**

Level 7, Sparke Helmore Building
28 Honeysuckle Drive, Newcastle, NSW 2300
PO Box 812, Newcastle, NSW 2300

Tel 2 4924 7200
Fax 2 4924 7299
Web www.sparke.com.au

Gavin Jensen 2 4954 2920
mobile 404 828 249
Richard Anicich 2 4963 4884
mobile 404 828 235
Stephen Routh 2 4963 4923
mobile 414 182 037

AUSTRALIA (+61)**Cocks Macnish**

7 Ventnor Avenue, West Perth,
Western Australia 6005

Tel 8 9321 6676
Fax 8 9322 1543
8 9481 6518
Email comac@cocksmacnish.com.au
Web www.cocksmacnish.com.au

Ebsworth & Ebsworth

Level 21, 126 Phillip Street, Sydney, NSW
2000, PO Box 713, Sydney NSW 2001

Tel 2 9234 2366
417 028 942 (24hr Emergency No)
Fax 2 9235 3606
Email sydney@ebsworth.com.au
Web www.ebsworth.com.au

Blake Dawson Waldron

225 George Street, Sydney NSW 2000

Tel 2 9258 6000
2 9258 5987 (24hr Emergency No)
Fax 2 9258 6999
Web www.bdw.com

Norton White

Level 11, 56 Pitt Street, Sydney NSW 2000

Tel 2 8298 9500
402 422 266 (24hr Emergency No)
Fax 2 8298 9599
Web www.nortonwhite.com

PERTH & WESTERN AUSTRALIA PORTS

Lawyers

After Hours

Patricia Saraceni		8 9226 5447
	mobile	417 902 652
Tim Cocks		418 925 546
Graeme Macnish		8 9382 3494
	mobile	419 913 112
Ashley Nichols		8 9279 4469
	mobile	417 959 935

SYDNEY

Lawyers

After Hours

Timothy Elsworth		2 9357 6941
	mobile	407 633 211
Simon Liddy		2 9949 2660
	mobile	419 012 633
Joe Hurley		2 9817 6604
	mobile	409 469 563
Anthony Highfield		2 9706 7273
	mobile	407 402 437
Danella Wilmshurst		2 9967 7273
	mobile	438 012 733

Lawyers

After Hours

P A McQueen		2 9369 3438
	mobile	408 788 828
A Baykitch		2 9810 3354
	mobile	407 270 771

Lawyers

After Hours

Geoff Farnsworth		2 9705 0773
	mobile	419 721 221
Rob Wilson		2 9908 3040
	mobile	412 307 636

AZERBAIJAN (+994)**BAKU****Vitsan Co Ltd**

Azadlig Avenue No.3, 370000 Baku
(All correspondence to Vitsan - ISTANBUL)

Tel 12 98 4292
Fax 12 97 6893
Email office@vitsan.bak.az
Web www.vitsan.com

After Hours

Salih Akkaya +90 532 794 75 41
Emin Ozsezginer 55 212 5731
mobile 12 922 388

AZORES (+351)**FAYAL ISLAND****Bensaude - Shipping Agents Ltd**

Rua Vasco de Gama, 42, 9900 - 017 Horta

Tel 292 293 033
Fax 292 292 940
Email shipping.hor@bensaude.pt

Lawyers**After Hours**

Marco Quadros 292 945 059
mobile 918 792 536
Delcio Silva 292 392 661
mobile 918 792 602

Bensaude - Shipping Agents Ltd

Largo Vasco Bensaude, 13, 9500-103
Ponta Delgada

Tel 296 304 770
Fax 296 304 779
Email shipping.pdl@bensaude.pt

SAINT MICHAELS ISLAND (SAN MIGUEL)**Lawyers****After Hours**

Americo Nunes 918 792 449
Antonio Rebelo 918 792 411
Anthony Pinheiro 918 792 406
Paulo Silva 918 792 447

TERCEIRA ISLAND**Lawyers****After Hours****Bensaude - Shipping Agents Ltd**

Rua Direita 80, 9700-066, Angra do Heroismo

Tel 295 628 115
Fax 295 628 116
Email shipping.ter@bensaude.pt

Fernando Sousa 918 792 689
Joao Medeiros 918 792 387
Joao Paulo Martins 917 852 478

BAHRAIN (+973)**ALL PORTS**

Inchcape Shipping Services
 (A Division of Bahrain Maritime and
 Mercantile International B.S.C.), P.O. Box 828,
 Majlis Al Ta'awon Highway, Sitra

Tel 177 39 601/6/9
 Fax 177 35 284
 Email pandi.bahrain@iss-shipping.com

After Hours
 M. Vinod Kumar 3940 7163
 Mr. Dan Whysall 3960 3951

BANGLADESH (+880)**CHITTAGONG**

JF (Bangladesh) Limited
 Finlay House, PO Box 118,
 Agrabad Commercial Area, Chittagong

Tel 31 716 321-5 (5 lines)
 31 811 649 (BKC - direct)
 31 811 232 (MA - direct)
 31 725 508 (AKMS - direct)
 Fax 31 710 006 or 31 710 207
 Email finlaybd@spnetctg.com

After Hours
 Mr. B K Chowdhury 31 613 783
 mobile 1713 101044
 Capt. Mohammad Ali 31 715 881
 mobile 1713 160 081
 Mr A K M Shamsuzzaman 1713 103 133
 Md. Salauddin Chowdhury 1713 103 411
 Ms Shaulee Kamal Khan 1713 120 858

CHALNA (see Khulna)**DHAKA****Lawyers**

After Hours
 Mr. M Hafizullah 2 988 8839
 mobile 19 340 350
 Mr. Muhammad Ohiullah 11 853245
 Nasreen Hafiz 2 988 8839

Orr, Dignam & Co.
 Jiban Bima Bhaban (1st Floor), 80 Motijheel
 Commercial Area, Dhaka 1000

Tel 2 956 3950 or 2 956 3946
 Fax 2 956 0257 or 2 955 9887
 Email dignior@bangla.net

KHULNA

JF (Bangladesh) Ltd
 Finlay House, PO Box No. 7
 24 Rupsha Strand Road, Khulna 9100

Tel 41 720 070 or 41 725 428
 Fax 41 731 241
 Email jfbdltd@khulna.bangla.net

After Hours
 Yar Mohammed Meah 1716 909 185

BARBADOS (+1)**SAINT PHILIP**

Cariconsult International Limited
 Castle Close, Sam Lord's Castle, St. Philip
 Barbados W.I.
 Tel 246 423 6412
 Fax 246 423 0985
 Email cconsult@caribsurf.com
 Web www.steers.com

After Hours
 Mr. R Steer 246 423 6551
 mobile 246 231 2196

BELGIUM (+32)**ANTWERP**

Langlois & Co
 115 Frankrijklei, B-2000 Antwerp
 Tel 3 225 0655
 477 349 410 (24hr mobile)
 Fax 3 232 8824
 Email mail@langlois.be
 Web www.langlois.be

After Hours
 Paul Goossens 2 767 3407
 mobile 475 40 45 82
 Frank Morel 3 458 4257
 mobile 477 48 77 04
 Kurt Van Coppenolle 475 71 9560
 Hilde Defrancq 494 41 90 43

Caethoven N.V.
 Frankrijklei 37 b8, B-2000 Antwerpen 1
 Tel 3 206 0050
 Fax 3 206 0059
 Email mail@caethoven.com
 Web www.caethoven.com

After Hours
 Capt. Jean-Louis Tack 52 305 714
 mobile 475 745 445
 Mr. Jan Delanote 478 59 50 77
 Mrs. Monique Lardot 3 663 0023
 mobile 478 98 9806
 Mr. Eric Sasse 3 384 3648
 mobile 475 725 700

BRUSSELS (see Antwerp)**GHENT**

Langlois & Co
 3-5 Kleindokkaai, B-9000 Ghent
 Tel 9 251 2306
 9 251 3553
 477 349 410 (24hr mobile)
 Fax 9 251 6112
 Email gent@langlois.be
 Web www.langlois.be

After Hours
 Mr. Hendrik Vanhoutte 9 369 60 93
 mobile 473 81 76 01
 Mr. Paul Dierkens 9 220 59 40
 mobile 473 84 57 74

OOSTENDE/ZEEBRUGGE (see Ghent)

BELIZE (+501)**BELIZE CITY****Morgan & Morgan**

35A Regent Street, Jasmine Court, Suite 101
P O Box 1777, Belize City

Tel 227 6687
227 6688 or 227 6691
Fax 227 6689
227 6690
Email belize@morimor.com
Web www.morimor.com

Lawyers

After Hours

Mr. Naim E Musa 610 2394
Rishi A Mungal 600 1890

BENIN (+229)**COTONOU****Africa Marine Services (Benin)**

Lemoine Building, 01 BP 2526 RP, Cotonou
Benin Republic

Tel 213 152 26
213 152 27
Fax 213 148 28

After Hours

Mr. R Quenum 9094 0562
Mr. Felicien Quenum 9595 9895
C Bumale 9709 7720

In case of communication problems, please contact *Africa Marine Services UK (see page 102)*

BERMUDA (+1)**HAMILTON****Appleby**

Canon's Court, 22 Victoria Street
P O Box HM 1179, Hamilton, HM EX

Tel 441 295 2244
Fax 441 298 3384
Email mfahy@applebyglobal.com
Web www.applebyglobal.com

Lawyers

After Hours

Michael Fahy 441 232 6788/
441 517 3840
Kelvin Hastings-Smith 441 238 8102

BONAIRE (see NETHERLANDS ANTILLES)**BRAZIL (+55)**

ANGRA DOS REIS (see Rio De Janeiro)

ARACUJU (see Abacus Representacoes Ltda Fortaleza or Recife)

ARATU (see Representacoes Proinde Ltda - Santos or Salvador [Bahia])

BRAZIL (+55)**Representacoes Proinde Ltda**

Rua Itororo 3 - 3rd Floor, 11010-071 Santos,
SP, PO Box 13, 11001-970 Santos, SP

Tel 13 3219 3365

Fax 13 3219 4550

13 3219 1762

Email proinde@proinde.com.br

Web www.proinde.com.br

BELEM**After Hours**

Mr. Carlos Augusto 13 3227 9590

fax 13 3227 7809

mobile 13 7804 1532

Mr. Ricardo Martins 13 3261 7477

mobile 13 7804 1534

Mr. Mauricio Alves 13 3288 4416

Fax 13 3237 7249

mobile 13 7804 1533

**CABADELO (see Abacus Representacoes
Ltda - Fortaleza)**

FORTALEZA**After Hours**

Mr. Jose Pires de Carvalho 85 3226 3554

mobile 85 9982 1630

Mr. A Bastos 85 3271 05 20

mobile 85 9985 2379

Mr. A Ramos 85 9909 2069

**ILHEUS (see Representacoes Proinde Ltda
- Santos or Salvador [Bahia])**

IMBITUBA/ITAJAI/LAGUNA (see Santos)

**ITAQUI (see Representacoes Proinde Ltda -
Santos or Fortazela)**

**MACEIO (see Abacus Representacoes
Ltda - Fortaleza)**

**MADRE DE DEUS (see Representacoes
Proinde Ltda - Santos or Salvador [Bahia])**

MANAUS**After Hours**

Capt. Joao Pedro Nascimento

92 3234 4398

mobile 92 9179 3674

Representacoes Proinde (Norte) Ltda

Rua Franco de Sa, 230, Edificio Atrium -
Sala 607, 69079-210 - Manaus, AM

Tel 92 3611 5377

Fax 92 3611 4574

Email proinde.manaus@proinde.com.br

Web www.proinde.com.br

**NATAL (see Abacus Representacoes Ltda
- Fortaleza)**

BRAZIL (+55)**PARANAGUA****van Herp & Frumento (P&I Services) Ltda.**

PO Box 355, Rua Comendador Correia Jr.,
647 - Sala 01, 83.203-560 Paranagua

Tel 41 3422 5512
Mob 41 9978 2564
Fax 41 3423 1691
Email pandi-png@pandi-png.com.br
Web www.pandi-png.com.br

After Hours

Mr. Joao Helio Frumento	41 3422 5505
mobile	41 9978 2564
Mr. Eduardo Digiovanni	41 3422 5123
mobile	41 9118 4108
Mr. Abilio Abreu	41 3425 5520
mobile	41 9903 9631

PORTO ALEGRE**Cranston Marine and P&I Consultants Ltda**

BR 290 -km 108 -Distrito Industrial 92990-000
Eldorado do Sul - RS, P O Box 500
90001-970 Porto Alegre RS

Tel 51 3481 5900
Fax 51 3481 4050
51 3481 4004
Email eld@ctil.com.br
Web www.ctil.com.br

After Hours

Mr. Frank Woodhead	51 3328 3949
mobile	51 9982 1856
Mr. Gerardus Somers	51 3475 2985
mobile	51 8183 6634

PORTOCEL (see Rio De Janeiro)**RECIFE****Representacoes Proinde (Nordeste) Ltda.**

Av. Visconde de Jequitinhonha 209-sala 402
Boa Viagem 51021-190 Recife

Tel 81 3328 6414
Fax 85 3465 2570
Email proinde.recife@proinde.com.br

After Hours

Capt. Marcus Vitor Magalhaes	
mobile	81 9194 4669

RIO DE JANEIRO**Representacoes Proinde (Rio) Ltda.**

Av. Rio Branco No 45 - Suite 2405
20090-003 Rio de Janeiro RJ

Tel 21 2253 6145
21 2223 0272
Fax 21 2253 6619
Email proinde.rio@proinde.com.br
Web www.proinde.com

After Hours

Roosevelt Derossi Lomba	21 2590 8032
mobile	21 9916 7712

BRAZIL (+55)**RIO GRANDE****Cranston Marine and P&I Consultants Ltda**

Via 1, Lotes 2 e 3 , Distrito Industrial, Barra
96204-060 Rio Grande/RS, PO Box 92

Tel 53 32 33 76 00
Fax 53 32 31 12 00
Email rig@cranwood.com.br
Web www.ctil.com.br

After Hours

Mr. Antony Rover Baptista 53 32 32 41 58
mobile 53 84 04 00 27
Mr. Fabio Pinho 53 32 36 91 09
mobile 53 84 03 37 72

SALVADOR (BAHIA)**Proinde Salvador c/o Perinautica**

Rua Miguel Calmon 19 , sala 702
40015-010 Salvador

Tel 71 242 1128
Fax 71 241 4461
Email proinde.sal@proinde.com.br

After Hours

Mr. Ali Hilly 71 9971 6515

SANTOS**Representacoes Proinde Ltda.**

Rua Itororo 3 - 3rd Floor, 11010-071 Santos,
SP, P O Box 13, 11001-970 Santos, SP

Tel 13 3219 3365
Fax 13 3219 4550
13 3219 1762
Email proinde@proinde.com.br
Web www.proinde.com.br

After Hours

Mr. Carlos Augusto 13 3227 9590
fax 13 3227 7809
mobile 13 7804 1532
Mr. Ricardo Martins 13 3261 7477
fax 13 3261 7477
mobile 13 7804 1534
Mr. Mauricio Alves 13 3288 4416
fax 13 3237 7249
mobile 13 7804 1533

SAO FRANCISCO DO SUL (see Paranagua)

SAO LUIS (see Abacus Representacoes
Ltda - Fortaleza)

SAO SEBASTIAO (see Santos)

SEPETIBA (see Rio De Janeiro)

TUBARAO (see Representacoes Proinde
Ltda - Santos or Vitoria)

BRAZIL (+55)**VITORIA****Representacoes Proinde Ltda**

c/o W S Com. e Servicos Maritimos Ltda
 Av. Jose Rato 556 sala 207, 29160-790 Vitoria

Tel 27 3337 1178
 Fax 27 3337 8037
 Email proinde.vitoria@proinde.com.br
 Web www.proinde.com.br

After Hours

Wagner Campagnaro		27 99 811592
	mobile	27 3227 4495
Carlos Augusto		13 3227 9590
	fax	13 3227 7809
	mobile	13 7804 1532
Ricardo Martins		13 3261 7477
	fax	13 3261 7477
	mobile	13 7804 1534
Mauricio Alves		13 3288 4416
	fax	13 3237 7249
	mobile	13 7804 1533

BULGARIA (+359)**BOURGAS****Fidelitas Ltd**

1A Bulair Street, Bourgas, 8000
 (all correspondence to Varna office)

Tel 56 843 780
 Fax 56 843 797
 Email sales@fidelitas.bg
 Web www.fidelitas.bg

After Hours

Ivan Boyadjiev		56 537 625
	mobile	88 784 1933
Yavor Kalchev		88 971 7903

VARNA**Fidelitas Ltd**

40 Graf Ignatiev St., Varna, 9000

Tel 52 6655 905/903
 Fax 52 600 453
 Email sales@fidelitas.bg
 Web www.fidelitas.bg

After Hours

Biser Georgiev Diveri		52 311 823
	mobile	88 892 5825
Ognian Kostov		52 390 155
	mobile	88 841 6416

Kalimbassieris Maritime Co. Ltd.

6 Tsar Simeon I street, 9000 Varna

Tel 52 60 03 38
 Fax 52 60 17 40
 Email kalmar_vn@triada.bg
 Web www.kalimbassieris.com

After Hours

Mr. Ivan Vassilev		52 30 77 43
	mobile	888 70 64 22
Yaroslav Mladenov		56 30 021
	mobile	888 32 13 84

BURMA (see Myanmar)**CAMBODIA (see VIETNAM)**

CAMEROON REPUBLIC (+237) DOUALA**T.C.I Cameroun**

P O Box 1048, Douala

Tel 343 94 80

Fax 343 94 80 (phone fax)

Email tcicameroun@yahoo.fr(Please copy all emails to [eltvedt & O'Sullivan:
mail@eltvedtosullivan.com](mailto:eltvedt&O'Sullivan:mail@eltvedtosullivan.com))Web www.eltvedtosullivan.comIn case of communication problems, please contact *Eltvedt & O'Sullivan (see page 102)***After Hours**

Mr. Adam Edjabe 9 91 22 68

Ms. Chantal Nyamsi 9 67 81 60

Budd Cameroon

P.O. Box 4574, Residence Kassap,

82 Boulevard de la Liberté, Doula

Tel 3 42 73 45

Fax 3 43 05 71

Email budd-cameroun@budd-pni.com(Please copy all emails to
general.marseille@budd-pni.com)Web www.budd-pni.comIn case of communication problems please contact: *Budd SA* Marseille, France (see page 32)**After Hours**

Mrs. Suzanne Moume 3 42 84 76

mobile 7 78 91 00

Ms. Laure Leuche 3 47 06 28

mobile 7 60 08 37

CANADA (+1)

General Correspondent

Shipowners Assurance Management Ltd620 rue St Jacques, Suite 305, Montreal,
Quebec, H3C 1C7

Tel 514 393 9864-6

Fax 514 393 3848

Email peter.rozum@shipassurance.ca**After Hours**

Mr. Peter Rozum 514 694 3876

mobile 514 594 6443

Mr. Alan Loiseau 450 699 7400

mobile 514 945 8884

Mr. Sean Rozum 514 694 3876

mobile 514 865 3876

**BAIE COMEAU/GROS CACOUNA
(see Montreal)****HALIFAX**

Lawyers

After Hours

Mr. David G Henley 902 423 8580

Mobile 902 225 0365

A. William Moreira, QC 902 443 4209

Mobile 902 222 0083

Mr. Richard F Southcott 902 465 4633

Mobile 902 489 8616

Rebecca (Becky) C Druhan 902 452 6335

Stewart McKelvey Stirling ScalesSuite 900, Purdys Wharf, Tower One,
1959 Upper Water Street, P O Box 997,
Halifax, Nova Scotia B3J 2X2

Tel 902 420 3200

Fax 902 420 1417

Web www.smss.com

CANADA (+1)**Etude Legale Vaillancourt Duguay s.e.n.c.r.l**
70 rue Dalhousie, Bureau 150 Québec G1K 4B2

Tel 418 692 2290
 Fax 418 649 8745
 Email elvd@bellnet.ca

Langlois Gaudreau O'Connor

Marine Department, 801 Grande Allée West
 Suite 300, Quebec City, QC, G1S 1C1

Tel 418 682 1212
 Fax 418 682 2272
 Email maritime@lkd.ca

Avalon Custom Brokers

A Division of A. Harvey & Co Ltd ,
 60 Water Street, 4th Floor, Suite 301
 St. John's Newfoundland A1C 1A5

Tel 709 576 4761
 Fax 709 576 0159
 Email acb@aharvey.nf.ca
 Web www.aharvey.com

Stewart McKelvey Stirling Scales

Cabot Place, 100 New Gower Street, PO Box
 5038, St John's Newfoundland, A1C 5V3

Tel 709 722 4270
 709 570 8826 Cecily Strickland
 709 570 8893 Kenneth Templeton
 Fax 709 722 4565

QUEBEC

Lawyers

After Hours

Mr. Yann Duguay 418 836 2299
 Mobile 418 806 9266
 Mr. Guy Vaillancourt 418 658 9106
 Mobile 418 563 3539

Lawyers

After Hours

Mr. Richard Gaudreau 418 692 0290
 (weekends) 418 247 3226
 mobile 418 563 2798
 Mr. John G O'Connor 418 681 8638
 mobile 418 563 8339
 Mr. Jean Gregoire 418 828 9050
 mobile 418 808 2475

RIMOUSKI/SAINT JOHN NEW BRUNSWICK/
 SEVEN ISLANDS (SEPT-ILES)/THUNDER BAY/
 TORONTO (see Montreal)

ST. JOHN'S NEWFOUNDLAND**After Hours**

Mr. Francis Kenny 709 368 6795
 mobile 709 682 8070
 Mr. Frank Hatcher 709 754 8761
 mobile 709 682 6797
 Mr. Paul S Aitken 709 726 1916
 mobile 709 685 1549

Lawyers

After Hours

Kenneth Templeton 709 726 9511
 mobile 709 728 8628
 Cecily Strickland 709 722 6401
 mobile 709 682 1423

CANADA (+1)**VANCOUVER****Shipowners Assurance Management
(B.C.) Ltd.**

44 Georgia Wynd, Delta, B.C., V4M 1A5

Tel 604 943 3387 (24hrs)
 Fax 604 943 3351
 Email raday.sambc@dccnet.com

Bernard & Partners

1500-570 Granville St, Vancouver, BC, V6C 3P1

Tel 604 681 1700
 604 899 5600 (emergency pager)
 Fax 604 681 1788
 Email bernard@bernardpartners.com
 Web www.bernardpartners.com

After Hours

Mr. Roger Day 604 943 9126
 mobile 604 240 9126

Lawyers**After Hours**

Peter Bernard 604 985 5052
 mobile 604 760 6272
 Gary Wharton 604 921 6978
 mobile 604 970 5369
 Peter Swanson 604 921 7974
 mobile 604 649 5874
 Thomas Hawkins 604 984 0417
 mobile 604 889 5732
 David Jones 604 921 7999
 mobile 604 644 4057

CANARY ISLANDS (see SPAIN)**CAPE VERDE (see TCI - Dakar)****CHILE (+56)****ALL PORTS****Cave y Compania Limitada**

Almirante Senoret 70, (Edificio Capitania)
 11th Floor, Office 111, PO Box Casilla 1455,
 Valparaiso

Tel 32 2258 564 (24 hrs)
 Direct: Andrew Cave 32 2237 510
 Kurt Angelbeck 32 2597 161
 John Marchant 32 2595 177
 Julia Santana 32 2212 379
 Andres Zuniga 32 2212 304
 Fax 32 2254 252
 Email claims@cave.cl
 Web www.cave.cl

After Hours

Mr. Andrew Cave 32 2293 020
 fax 32 2293 547
 mobile 9 8249 7231
 Mrs. Lee Cave 32 28 37 875
 mobile 9 9331 7403
 Mrs. Ruth Cave 32 2739 837
 mobile 9 9539 2842

CHINA (+86)

General Correspondent
Thomas Miller (Hong Kong) Ltd
Room 1201-1204, 12/F Sino Plaza, 255-257
Gloucester Road, Causeway Bay, Hong Kong
Tel +852 2832 9301
Fax +852 2574 9954
Email hongkong.ukclub@thomasmiller.com
Web www.ukpandi.com

After Hours
Duty Mobile +852 9195 5459
Felix Lai +852 2463 6914
Bruce Hung +852 2658 9898
Danny Ng +852 2412 7409
Do Young Kim +852 6055 6256
Christopher Brown +852 9191 1506
Christopher Roberts +852 9025 1530
Peter Lau +852 9683 7439
Helen Huang +852 9032 0373
Kelvin Lam +852 9654 8355

BEIJING

PICC Property & Casualty Company Limited
No 69, Dongheyanjie, Xuanwumen,
Beijing 100052
Tel 10 6315 6688
Fax 10 8315 9675
Email hanyanhua@picc.com.cn
Web www.picc.com.cn

After Hours
Ms. Han Yanhua 10 8315 1420
10 6315 6688
10 6315 8110
Zhang Xiaoyang 10 6303 4729
Lu Xinglu 10 8315 1420
10 6315 6688
10 6315 8110

**Huatai Insurance Agency & Consultant
Service Ltd.**
14F China Re Building , No. 11 Jin Rong
Avenue, Xicheng District, Beijing, 100034
Tel 10 6657 6588
Fax 10 6657 6501
Email pni.bj@huatai-serv.com
Web www.huatai-serv.com

After Hours
Mr. Cui Jiyu 137 0123 0630
Ms. He Miao 138 0109 8591

DALIAN

PICC Property & Casualty Company Limited
141 Zhongshan Road, Xigang District
Dalian 116011
Tel 411 8363 9153
Fax 411 8370 6029
Email lixiangming@dal.picc.com.cn
Web www.picc.com.cn

After Hours
Mr. Li Xiangming 13700 094757
Wu Zhaojian 13841 123504

CHINA (+86)**DALIAN**

Huatai Insurance Agency & Consultant Service Ltd.
Room 804, Dalian Asia Pacific Finance Centre,
No. 55 Renmin Road Zhongshan District
Dalian 116001

Tel 411 828 111 22
411 825 353 59
Fax 411 828 111 33
Email dalian@huatai-serv.com
Web www.huatai-serv.com

After Hours

Mr. Sun Xiaoqun 138 0408 6218

GUANGZHOU

PICC Property & Casualty Company Limited
No. 2 Guang Wei Road, Guangzhou, 510030

Tel 20 8338 3545
20 8339 7263
Fax 20 8332 4586
Email zhenyuanze@guangd.picc.com.cn
Web www.picc.com.cn

After Hours

Mr. Zhen Yuan Ze 13602 888520
Luo Shuming 13322 801035

Huatai Insurance Agency & Consultant Service Ltd.

Room 802, Jun Yuan Mansion, No. 155
Tian He East Road, Guangzhou 510620
(Please contact Mr Cui Jiyu at Beijing Head
Office for all new matters)

Tel 20 3881 6560 or 20 3881 2306
Fax 20 3881 2470
Email pni.gz@huatai-serv.com

After Hours

Cui Jiyu (Beijing Office) 137 012 306 30
Mr. Huang Xueming 133 1610 9154

HONG KONG

Thomas Miller (Hong Kong) Ltd

Room 1201-1204, 12/F Sino Plaza, 255-257
Gloucester Road, Causeway Bay, Hong Kong

Tel +852 2832 9301
Fax +852 2574 9954
Email hongkong.ukclub@thomasmiller.com
Web www.ukpandi.com

After Hours

Duty Mobile +852 9195 5459
Felix Lai +852 2463 6914
Bruce Hung +852 2658 9898
Danny Ng +852 2412 7409
Do Young Kim +852 6055 6256
Christopher Brown +852 9191 1506
Christopher Roberts +852 9025 1530
Peter Lau +852 9683 7439
Helen Huang +852 9032 0373
Kelvin Lam +852 9654 8355

CHINA (+86)**QINGDAO**

PICC Property & Casualty Company Limited
Suite 2304, No. 66 Xiang Gang Zhong Road,
Qingdao 266071

Tel 532 8571 9331
Fax 532 8571 9332
Email cbxb@qingd.picc.com.cn
Web www.picc.com.cn

After Hours

Yang Xiao Chen 13853 223395
Li Xiwen 13808 957162

**Huatai Insurance Agency & Consultant
Service Ltd.**
9th Fl, Room 9AB, No. 9 Building Pacific Plaza
No.35 Donghai Western Road, Qingdao 266071

Tel 532 8502 1883
Fax 532 8502 3828
Email qingdao@huatai-serv.com
Web www.huatai-serv.com

After Hours

Mr. Dong Jinpeng 139 0642 0837
Fu Xiaozheng 133 3508 6666

SHANGHAI

PICC Property & Casualty Company Limited
Room 804 700 Zhong Shan Road, (S)
Shanghai 210010

Tel 21 6377 3000 Ext 3917 or 3808
Fax 21 6376 5222
Email yaoyongchang@shangh.picc.com.cn
Web www.picc.com.cn

After Hours

Mr. Yao Yongchang 1390 174 8573

**Huatai Insurance Agency & Consultant
Service Ltd.**
14-A, World Plaza, No 855 Pudong South
Road, Shanghai 200120

Tel 21 5836 9707
Fax 21 5836 9709
Email shanghai@huatai-serv.com

After Hours

Capt. Jiang Weijian 139 163 54092
Ms. Yao Xinyi 139 177 60833
Ms. Cheng Jialing 138 173 57939
Mr. Cao Dong 139 161 07273

TIANJIN

PICC Property & Casualty Company Limited
W4C 3, Binhai Finance Zone, The Third Avenue,
Teda, Tianjin 300457

Tel 22 6628 1674
Fax 22 6628 2828
Email yangpx@tianj.picc.com.cn
Web www.picc.com.cn

After Hours

Mr. Yang Ping Xi 136 020 25096

CHINA (+86)**TIANJIN**

Huatai Insurance Agency & Consultant Service Ltd
Room 04-05, E3C6F, Binhai Finance Zone No.20
Guang Chang East Road, Teda, Tianjin 300457

Tel 22 6622 0722
Fax 22 6622 0725
Email tianjin@huatai-serv.com
Web www.huatai-serv.com

After Hours

Mr. Mu Haitao 136 0201 7813
Mr. Zhang Hai 138 0201 8566

XIAMEN

PICC Property & Casualty Company Limited
No. 233 Wusi Road, Fuzhou, Fujian Province,
350003

Tel 591 709 2500
Fax 592 531 6187
Email liyiyong@xiam.picc.com.cn
Web www.picc.com.cn

After Hours

Mr. Liu Qinghui 1390 591 9879
Mr. Li Yi Yong 133 0603 1933

Huatai Insurance Agency & Consultant Service Ltd
14C, International Plaza, No. 8, Lujiang Road
Xiamen, 361001

Tel 592 2681 203
Fax 592 2681 235
Email xiamen@huatai-serv.com
Web www.huatai-serv.com

After Hours

Mr. David ZY Liu 138 060 86967

COLOMBIA (+57)**BARRANQUILLA**

Pandi Colombia S.A.
(Head Office), Calle 77B No. 57-141 Office
1001, Centro Empresarial de las Americas

Tel 5 368 0482
5 360 0524
Mob 315 721 3016
Fax 5 360 2070
Email pandi.colombia@metrotel.net.co

After Hours

Guillermo Alvarez 315 761 4249
Mr. Carlos Alvarez 5 357 8843
mobile 315 721 3016

BOGOTA (see Barranquilla)

COLOMBIA (+57)**BUENAVENTURA****Pandi Colombia SA**

Carrera 6 No. 4A-44, Edificio Maria Santos,
Suite 201, Buenaventura

Tel 2 242 3508
Fax 2 242 4156
Email pandibun@telesat.com.co

After Hours

Alejandro Ramos		2 552 7734
	mobile	315 555 2263
Carlos Alvarez		5 357 8843
	mobile	315 721 3016

CARTAGENA**Pandi Colombia S.A.**

Conjunto Residencial Santo Domingo
Centre Calle 36 No. 2-36 (Apto. 201)

Tel 5 660 1693
5 660 0454
Fax 5 664 4258
Email colpandi@epm.net.co

After Hours

Nello Carlini		660 1693
	mobile	315 731 1973
Mr. Carlos Alvarez		5 357 8843
	mobile	315 721 3016

COVENAS (see Cartagena)

LETICIA/PUERTO BOLIVAR/SAN ANDRES
ISLAND/SANTA MARTA (see Barranquilla)

TUMACO (see Buenaventura)

TURBO (see Cartagena)

CONGO (+242)**POINTE NOIRE****T.C.I. (Africa)**

BP 5178, Port zone, imm. Odzali, Pointe Noire

Tel 94 76 08
Mob 664 42 15
Fax 94 28 60
Email tcipointenoire@yahoo.fr
(Please copy all emails to eltvedt & O'Sullivan:
mail@eltvedtosullivan.com)
Web www.eltvedtosullivan.com

After Hours

Mr. Ibrahim Tall		662 62 53
	mobile	563 81 98

In case of communication problems, please contact *Eltvedt & O'Sullivan* (see page 102)

CONGO D.R. (+243)**KINSHASA**

BUDD c/o Safety Marine Office sprl
19B, avenue du Plateau, Kinshasa - Gombe

Tel 99 993 5713
99 992 7086

Fax +1 408 869 5973 Mr P Mukendi or
Mr R Kasangu

Email budd.congoRDC-kinshasa@budd-pni.com
(Please copy all emails to
general.marseille@budd-pni.com

Web www.budd-pni.com

After Hours

Mr. Remy Kasangu 9999 27 086
Mr. Paul Mukendi 9999 35 713

In case of communication problems please contact: **Budd SA** Marseille, France (*see page 32*)

MATADI

BUDD c/o Safety Marine Office sprl
Immeuble Kongo-Muanda, 22 Major Vangu
Ville Basse/Matadi, Matadi

Tel 998 226 325

Fax +1 408 869 5973 (Kinshasha office)

Email budd.congoRDC-matadi@budd-pni.com
Please copy all emails to
general.marseille@budd-pni.com &
budd.congoRDC-kinshasa@budd-pni.com

Web www.budd-pni.com

After Hours

Capt. Zacharie Mbambi Konde
mobile 998 22 6325

In case of communication problems please contact: **Budd SA** Marseille, France (*see page 32*)

COSTA RICA (+506)**ALL PORTS**

Pandi Costa Rica S.A.
Ave. 10 Bis, Calles 19/21, Barrio Gonzalez
Lahmann, PO Box 474-1000, San Jose

Tel 221 4111 / 4732/
221 6957 / 4567

Fax 255 4218

Email info@fjapandi.com

Web www.fjapandi.com

After Hours

Roberto Jimenez Soto 221 6367
mobile 384 9146

Adriana Jimenez-Beeche 283 1073
mobile 384 9144

Enrique Wong Ching 273 0889
mobile 375 8788

Ignacio Azofeifa 639 9448
mobile 829 4255

CROATIA (+385)

Croatia Insurance Co Ltd

Korzo 39, 51000 Rijeka

Tel 51 207 226
51 207 777
Fax 51 212 762
Email vjera.bozanic@rijeka.crosig.hr
Web www.crosig.hr

Croatia Insurance Co Ltd

Trg Hrvatske bratske zajednice 8, HR 21000

Tel 21 480 460
21 480 444
Fax 21 480 344 or 21 480 354
Email igor.kovac@crosig.hr
Web www.crosig.hr

Croatia Insurance Co Ltd

Miramarska 22, 10000 Zagreb

Tel 1 633 2360 or 1 633 2354
Mob 98 319 500
Fax 1 633 2038
Email adriana.padovan@crosig.hr
Web www.crosig.hr

DUBROVNIK/PLOCE (see Split)

PULA (see Rijeka)

RIJEKA

After Hours

Capt. Davor Pavacic	51 450 906
mobile	98 258 862
Mrs. Vjera Bozanic	51 217 504
fax	51 217 504
mobile	91 3 217 504

SIBENIK (see Split)

SPLIT

After Hours

Mr. Igor Kovac	21 531 400
fax	21 531 400
mobile	91 1257 301

ZADAR (see Split)

ZAGREB

After Hours

Mr. Zoran Zaninovic	1 376 4010
mobile	91 225 0015
Lidija Veckovic	1 309 5362
mobile	91 577 2772

CUBA (+53)**HAVANA****Marinter SA**

Monserrate No. 261, Edificio Bacardi, 5to
Piso, Habana Vieja, Ciudad de la Habana

Tel 7 860 8342/9737
7 862 6599/9635
Fax 7 860 8343
Email oscar.gds@marintercu.com
Web www.cubaweb.cu/marintersa

After Hours

Oscar G. de Santamarina 7 209 2561
mobile 5280 6298
Felipe N Montano Lloret 7885 1637

CURACAO (see NETHERLAND ANTILLES)**CYPRUS (+357)****LARNACA****Hull Blyth Araouzos Ltd.**

22-23 Evanthias Pieridou, 6022 Larnaca
P.O. Box 40008, 6300 Larnaca

Tel 246 52 219 or 246 54 033
Fax 246 52 384
Email shipping@hba.com.cy
Web www.hba.com.cy

After Hours

Mr. Louis Loizou 253 264 95
mobile 99 440 211
Mrs. Rita Vryonidou 257 557 96
mobile 99 425 250
Mr. John Economou 25 879 777
mobile 99 674 300

LIMASSOL**Hull Blyth Araouzos Ltd.**

Prokymea Bldg, 147 Chr Hadjipavlou Street
3036 Limassol, P.O. Box 50017, 3600 Limassol

Tel 25 362 223
Fax 25 374 534 or 25 747 662
Email hba@hba.com.cy
Web www.hullblytharaouzos.com.cy

After Hours

Mr. Louis Loizou 25 326 495
mobile 99 440 211
Mrs. Rita Vryonidou 25 755 796
mobile 99 425 250
Mr. John Economou 25 879 777
mobile 99 674 300

NICOSIA**Hull Blyth Araouzos Ltd.**

Leoforos Evagorou 17, 1065 Nicosia
P.O. Box 21244, 1504 Nicosia

Tel 226 73 132
Fax 226 72 793
Email hba@hba.com.cy

After Hours

Mr. Louis Loizou 25 326 495
mobile 99 440 211
Mrs. Rita Vryonidou 25 755 796
mobile 99 425 250
Mr. John Economou 25 879 777
mobile 99 674 300

DENMARK (+45)**COPENHAGEN & ALL OTHER PORTS****P & I Scandinavia Aps**

Amaliegade 43, DK-1256 Copenhagen

Tel 3315 4777 (24 hours)

Fax 3391 1407

Email info@pandiscan.com

Web www.pandiscan.com

After Hours

Mr. Henrik Nissen 3961 1927

fax 3961 1925

Mr. Leif Jensen 4557 2966

fax 4557 2966

mobile 2675 4780

DJIBOUTI (+253)**DJIBOUTI****General Transport Services**

9/11 rue de Geneve, P O Box 81, Djibouti

Tel 35 38 44/36

Fax 35 32 94

35 56 68

Email GTS.Djibouti@iss-shipping.com

Web www.iss-shipping.com

After Hours

Capt. K Kalyanaraman 862 852

Capt. S P Fadnavis 810 787

DOMINICAN REPUBLIC (+1)**SANTO DOMINGO****Frederic Schad Inc.**

Jose Gabriel Garcia 26, corner to Arzobispo Merino, PO Box 941, Santo Domingo

Tel 809 689 9377 (Schad Expertise)

809 221 8000 (general)

Fax 809 686 7441 (Schad Expertise)

809 688 7696 (General)

Email mail@fschad.com

Web www.fschad.com

After Hours

Mrs. Nilda Burgos 809 544 0342

mobile 809 223 4341

Mr. F F Schad 809 682 5362

mobile 809 224 7105

ECUADOR (+593)**GUAYAQUIL****Ecupandi S.A.**

Av. 25 de Julio Km. 2 1/2, P O Box 09 01 1226, Guayaquil

Tel 4 2489 402

Fax 4 2489 009 (tel/fax)

Email ecupandi@telconet.net

After Hours

Mr. Raul Ayala 4 287 2501

mobile 9 942 4866

Mr. Jaime Molinari 4 2851 139

fax 4 2854 461

mobile 9 9405 413

EGYPT (+20)**ALEXANDRIA****MESCO (Middle East Survey & Control Office)**
7 Saad Zaghloul Square, Alexandria

Tel 3 485 4001/2
3 486 1445
Fax 3 487 4435
Email mesco@mescoalex.com
Web www.mescoalex.com

After Hours
Mr. Ashraf El Sabbagh 3 484 4371
fax 3 484 3292
mobile 12 213 0799
Mr. Ahmed Raafat 3 582 0982
mobile 10 556 6225
Mr. Ibrahim Hamza 3 584 9165
mobile 12 319 9155
Miss Eman Ezzo 10 530 5009
Mrs. Rehab Farouk 10 611 8146

Eldib Pandi

2 Lumumba Street, Alexandria 21131
PO Box 700

Tel 3 496 1000
Mob 12 327 3620 (24hr)
Fax 3 496 2000
Email mail@eldibpandi.com
Web www.eldibpandi.com

After Hours

Hisham Eldib 3 392 6000
blackberry 10 216 1313
fax 3 494 4660
mobile 12 216 1313
Amr Eldib 3 391 0001
blackberry 10 214 0112
fax 3 392 0555
mobile 12 214 0112
Abdel Hamid Fahmy 3 484 6509
mobile 12 214 3213
Mohamed Hassan Mohamed 3 534 7265
mobile 12 327 3603
Ahmed Metwally 3 545 6154
mobile 12 327 3624

CAIRO**Eldib Pandi**

20, Aisha El Taymourieh Street, Garden City
Cairo 11451

Tel 2 793 4000
Mob 12 327 3620 (24hr)
Fax 2 793 4777
Email cairo@eldibpandi.com
Web www.eldibpandi.com

After Hours

Amr Eldib 2 736 3000
blackberry 10 214 0112
fax 3 392 0555
mobile 12 214 0112

DAMIETTA (see Port Said)**PORT SAID****Eldib Pandi**

El Kilany Tower, 23rd July & Salah Eldin St
Port Said 42111, P O Box 920

Tel 66 3239 779/781
Mob 12 327 3620 (24hr)
Fax 66 3239 760
Email portsaid@eldibpandi.com
Web www.eldibpandi.com

After Hours

Hany Maamoon 62 332 8930
mobile 12 804 5582
Amr Eldib 3 391 0001
blackberry 10 214 0112
fax 3 392 0555
mobile 12 214 0112

EGYPT (+20)**SUEZ****Eldib Pandi**

6 El Imam El Leithy St, Port Tewfik, Suez 43522

Tel 62 3221 570
 Mob 12 327 3620 (24hr)
 Fax 62 3228 930
 Email suez@eldibpandi.com
 Web www.eldibpandi.com

After Hours

Hisham Eldib 3 392 6000
 blackberry 10 216 1313
 fax 3 494 4660
 mobile 12 216 1313
 Richard G. Tibichrani 3 542 5870
 mobile 12 311 1289

EL SALVADOR (see Guatemala City - Guatemala)**EQUATORIAL GUINEA** (see TCI Douala - Cameroon Rep.)**ERITREA (+291)****ASMARA**

Gellatly Hankey & Co. (Red Sea) S.C.
 P O Box 906, 29/31 Street No. 171-5-171
 Asmara

Tel 1 120 369
 1 201 694 or 1 122 030
 Fax 1 121 767
 Email gellatly@eol.com.er
 (If email server unavailable please use fax)

After Hours

Mr. Mehari Embaie 1 114 714

MASSAWA

Gellatly, Hankey & Co. (Red Sea) S.C.
 P O Box 2, Massawa

Tel 1 552 155
 1 552 191
 Fax 1 552 350
 Email gellatly@tse.com.er

After Hours

Mr. Afwerki Tseggay 1 552 528
 mobile 7 123 035
 Berhe Tesfay 1 541 219
 Osman Mohamed Omar 1 540 128
 mobile 7 123 403

ESTONIA (+372)**TALLINN****Lars Krogius Baltic**

AHTRI 12, 2nd Floor, 10151 Tallinn

Tel 611 6620/1/2
 Fax 611 6685
 Email estonia@krogius.com

After Hours

Ms. Sirje Lubi 501 4774
 Mr. Kaupo Puvi 505 8299
 Mr. Rein Tonisson 502 9741

ETHIOPIA (+251)**ADDIS ABABA**

Gellatly, Hankey & Co. S.C.
P O Box 482, Cunningham Street, Addis Ababa

Tel 1 550 662
1 550 622/23
Fax 1 550 624 or 1 551 104
Email gellatly@telecom.net.et

After Hours

Mr. Abebe Berrou 9 200 659

FALKLAND ISLANDS (+500)**STANLEY**

The Falkland Islands Company Limited
Crozier Place, Stanley, Falkland Islands
South Atlantic

Tel 27600
Fax 27603
Email fic@horizon.co.fk
Web www.the-falkland-islands-co.com

After Hours

Mr. R K Spink

FIJI (see Auckland, New Zealand)

FINLAND (+358)**ALAND (MARIEHAMN)**

Alandia-Bolagen
P O Box 121, FIN-22101 Mariehamn
Tel 18 29 000
Fax 18 12 290
Email mhamn@alandiabolagen.com

After Hours

Bodil Lundström 18 147 80
mobile 40 720 98 67
Mr. Olli Kytö 18 150 30
mobile 40 522 19 34

ABO (see Helsinki)

HELSINKI

Pohjola Non-Life Insurance Company Ltd
Lapinmaentie 1, FIN-00013, Pohjola

Tel 10 559 11
Fax 10 559 4343

After Hours

Mr. Jan Forstén 10 559 4334
mobile 50 345 9170
Mr. Sampo Salmi 10 559 4335
mobile 40 840 4139
Mrs. Mirja Soronen Ojanen 10 559 2352
mobile 500 610 440

TURKU (see Helsinki)

FRANCE (+33)**BORDEAUX****Hi Mallet**

447 Boulevard Alfred Daney, 33075 Bordeaux
Cedex

Tel 5 57 57 33 33
Duty 5 57 57 33 57 (Emergency)
Fax 5 56 39 91 18
Email general@mallet-pandi.com

After Hours

Frans Voogt 609 92 19 09
Frank Schuster 680 64 55 52
Jean-Jacques Alujas 609 30 03 73

AJACCIO/BASTIA (see McLeans - Marseille)

BAYONNE (see Bordeaux)

BREST**Chamber of Sworn Shipbrokers**

38 Quai de la Douane, 29200 Brest

Tel 2 98 44 4995 (24hrs)
Mob 6 07 73 1112 or 6 03 80 8834
Fax 2 98 43 3020
Email brokers@wanadoo.fr

After Hours

Mr. L Morice 2 98 44 8452
mobile 6 03 80 88 34
Mr. M Elain 2 98 42 4493
mobile 6 0773 1112
Mr. J P Caradec 2 98 44 2304
weekend 2 98 27 9371
mobile 6 1225 9436
Mr. M Le Goasduff 2 98 01 0406
mobile 6 1156 2863
Mr. Yann Caradec 6 0901 1794

CALAIS**Sea Invest Shipping Agency**

c/o B.F.T. Calais, 15, place de Suede, BP 800
62100 Calais Cedex

Tel 3 21 34 42 00
Fax 3 21 97 17 90
Email trampbol@sea-invest-france.com
Web www.sea-invest-sa.com

After Hours

Mrs. Françoise Griffuel 607 77 47 08

CHERBOURG**Worms Services Maritimes**

3, quai du General Lawton Collins, PO Box
434, 50104 Cherbourg Cedex

Tel 2 33 433 402
Fax 2 33 440 374
Email py.laplume@leh.worms-sm.fr
Web www.worms-sm.com

After Hours

Mr. Pascal Doucet 611 976 070
Mr. Pierre Yves Laplume 611 869 057

CORSICA (see McLeans - Marseille)

FRANCE (+33)**DIEPPE****Budd S.A.**

c/o Mr. Louis Bernard, 39 Boulevard de Verdun
76200 Dieppe

Tel 235 58 09 92
Fax 232 18 09 48
Email budd.dieppe@budd-pni.com
Web www.budd-pni.com

After Hours

Claudine Magnier 2 32 18 79 88
mobile 620 54 12 91
Mr. L Bernard 2 35 84 24 82

DUNKIRK**A.G.S.M Sarl**

(J. C. LEROY Dunkirk), Route de l'ecluse watier
BP 3177, 59377 Dunkirk Cedex

Tel 3 28 66 74 00
Fax 3 28 21 01 54
Email pandi@agsm-shipping.com

After Hours

Mr. Serge Pierre 6 07 01 57 43
mobile 3 28 62 69 93
Ms. Sandrine Szudlapski 6 07 84 69 23
mobile 3 28 271 801
Mr. Olivier Vallois 6 07 84 69 23
mobile 3 28 69 23 69

Agence Maritime Delpierre S.A.

1 Rue Vanstabel, P O Box 4, 59140 Dunkirk

Tel 3 28 65 86 00
Fax 3 28 66 44 22
Email shipping@amdagency.com

After Hours

Mr. Anastassios Vaidis 3 28 26 1638
mobile 6 07 06 8483
Mr. Erik Delpierre 3 28 63 8466
mobile 6 07 63 8788
or 6 17 01 9380
Mr. Patrick Guerneur 3 28 58 2924
mobile 6 07 89 9360

FECAMP (see Le Havre)**FOS****McLeans (Fos-sur-Mer)**

Centre les Vallins, 3270 Fos sur Mer

Tel 4 42 05 1070
Fax 4 42 05 5239
Email info@mcleans.fr

After Hours

Mr. P Garo 4 94 07 24 66
mobile 6 07 79 20 28
Mrs. M Le Guen 6 23 39 48 19
Mr. A McLean 6 14 34 98 60

LA PALLICE/LA ROCHELLE**McLeans**

106, Boulevard Emile Delmas, B.P. 2063
17009 La Rochelle Cedex

Tel 5 46 42 85 37
Fax 5 46 62 85 38
Email info@mcleans.fr

After Hours

Ms. Virginie Ringear 2 4082 2124
mobile 6 8000 8744
Mr. Philippe Dervieux 6 1449 1425

FRANCE (+33)**LE HAVRE**

C. Boutigny & Co.
 55 Rue Du Pont VI, Le Havre 76600
 Tel 2 35 43 3477
 Fax 2 35 21 3303
 Email cboutigny@boutigny.fr

After Hours
 Mr. C Boutigny 2 35 20 6501
 mobile 6 08 54 5134
 Mr. Jean Bigot 2 35 55 8592
 mobile 6 62 71 8592

LORIENT

S.a.r.l. Cabinet Clouet
 3 Rue Alphonse Rio, P O Box 412
 56104 Lorient Cedex
 Tel 2 97 37 0034
 Mob 60 85 16 317
 Fax 2 97 83 4300
 Email cabinet.clouet@wanadoo.fr

After Hours
 Mr. Clouet 2 97 51 2300
 Mr. Jean-Luc Munier 2 97 86 14 08
 mobile 6 08 80 79 33

MARSEILLE

McLeans
 64 Rue Sylvabelle, P O Box 319, 13006 Marseille
 Tel 4 96 10 25 25
 Fax 4 91 37 29 81
 4 96 102 520
 Email info@mcleans.fr

After Hours
 Mr. A McLean 614 34 98 60
 Mr. Bertrand Giraud 686 68 45 27
 Mr. Fabien Perra 676 090 870
 Mr. Philippe Garo 4 9407 2466
 fax 4 9407 2466
 mobile 607 79 20 28

Budd S.A.
 7 Rue Bailli de Suffren, 13001 Marseille
 Tel 4 91 33 5833
 Fax 4 91 33 1331
 Email general.marseille@budd-pni.com
 Web www.budd-pni.com

After Hours
 James Budd 143 06 07 44
 mobile 607 77 41 17
 Sarah Wright-Lawson 491 79 10 83
 fax 491 80 51 37
 mobile 608 10 99 49
 Janine Brun-Besnard 662 72 71 89
 Josyane Terziolo 674 89 2343

MONTOIR/NANTES (see Saint Nazaire)

FRANCE (+33)**PARIS****Bouloy Grellet & Godin**

69 rue de Richelieu, 75002 Paris

Tel 1 44 55 38 83

Fax 1 44 55 04 48

Email bg.g@bg-g.com

Lassez & Partners

51 avenue Montaigne, 75008 Paris

Tel 1 42 56 44 81

Fax 1 45 61 91 12

Email lassezavocats@mac.com

McLeans (Paris)

27 Rue Etienne-Marcel, 75001 Paris

Tel 1 40 39 92 93

Fax 1 40 39 93 92

Email info@mcleans.fr

Richemont et Associes

61, rue la Boetie, 75008 Paris

Tel 1 56 59 66 88

Fax 1 56 59 66 80

Email RNE@avocatline.com

Villeneuve Rohart Simon & Associes

15 Place du General Catroux, 75017 Paris

Tel 1 46 22 5173

Fax 1 47 66 0637

1 47 54 9078

Lawyers**After Hours**

Mr. Luc Grellet 1 47 03 3606

mobile 607 57 95 01

Mr. Philippe Godin 1 42 24 68 86

mobile 614 71 74 70

Vy-Loan Huynh-Olivieri 1 47 01 46 40

mobile 611 09 63 73

Lawyers**After Hours**

Mr. Jacques Max Lassez 1 34 93 08 25

mobile 6 85 20 84 84

Ms. Marie-Laure Vigouroux 1 40 70 98 51

mobile 6 80 12 75 94

After Hours

Mrs. T Mauduit 680 030402

Mr. Philippe Garo 4 94 07 24 66

mobile 607 792028

Mr. A McLean 1 53 69 01 14

mobile 614 349860

Mr. Bertrand Giraud 4 91 31 28 05

mobile 686 684527

Lawyers**After Hours**

Christophe Nicolas 1 47 95 35 15

mobile 6 80 65 23 98

Mr. Henri de Richemont 1 47 66 4769

mobile 6 08 88 50 77

Lawyers**After Hours**

Mr. Jean-Serge Rohart 1 470 455 98

mobile 6 073 875 65

Mr. Patrick Simon 1 426 314 94

mobile 6 806 061 80

Mr. Benoit Pincemin 1 347 430 38

mobile 6 079 729 38

PORT LA NOUVELLE (see Sete)

FRANCE (+33)**Sea Invest Shipping Agency**

CTO Building , Port de Caronte,
13 Boulevard Maritime, 13500 Martigue

Tel 4 42 35 02 60 (24hrs)

Fax 4 42 35 02 69

Email trampfos@sea-invest.fr

Web www.sea-invest-sa.com

Normandy P & I Services

BP 4013, 22, rue Mustel, 76021 Rouen Cedex

Tel 2 32 10 2828

Fax 2 32 10 2829

Email pandi@ro.normandyclaims.fr

Agence Maritime Roy s.a.r.l.

2, Chaussee des Corsaires, BP 179
35409 St Malo Cedex

Tel 2 99 56 07 21 (24 hr)

Fax 2 99 40 24 00

Email agence-maritime-roy@wanadoo.fr

Brittany P&I Services

5bis, Bd de Verdun, 44600 Saint Nazaire

Tel 240 22 57 87

Fax 240 22 57 88

Email info@britclaims.fr

McLeans (Sete)

2 Quai d'Orient, 34200 Sete

Tel 4 67 74 4343

Fax 4 67 80 0730

Email mcleans-sete@wanadoo.fr

PORT ST.LOUIS RHONE**After Hours**

Mr. J M Tramcourt 4 42 80 48 10

mobile 677 03 32 05

PORT VENDRES (see Sete)**ROUEN****After Hours**

Capt. J Fishepoil 235 46 0621

mobile 607 48 8057

Elise Duquennoy 679 45 38 75

ST MALO**After Hours**

Michel Roy 2 99 56 99 74

mobile 6 82 01 27 10

Michel Elain 2 98 42 44 93

mobile 6 07 73 11 12

Loic Morice 2 98 44 84 52

mobile 6 03 80 88 34

SAINT NAZAIRE**After Hours**

Virginie Ringear 2 40 82 21 24

fax 2 40 82 21 24

mobile 680 00 87 44

Emmanuelle Genin 6 76 133 111

M Philippe Garo 607 79 20 28

SETE**After Hours**

Mrs. Sylvie Orgiles Cano 4 67 48 4555

mobile 6 03 04 6007

S Gombault 467 74 1915

mobile 671 01 68 89

GABON (+241)**LIBREVILLE****T.C.I. (Africa)**

P O Box 72, Libreville

Tel 70 00 91 (direct line)
70 20 82 or 70 26 30/1

Fax 70 12 07

Email hans.delille@ga.dti.bollore.com

(Please copy all emails to eltvedt & O'Sullivan:
mail@eltvedtosullivan.com)In case of communication problems, please contact *Eltvedt & O'Sullivan (see page 102)***After Hours**

Mr. Hans de Lille 07 36 67 28

OWENDO (see Libreville)**PORT GENTIL****T.C.I (Africa)**

B.P. 518, Port-Gentil

Tel 55 21 90 (direct line)
55 35 11 or 55 35 16

Fax 55 56 42 or 55 56 43

Email josephe.rouzaud@ga.dti.bollore.com

(Please copy all emails to eltvedt & O'Sullivan:
mail@eltvedtosullivan.com)

Web www.eltvedtosullivan.com

In case of communication problems, please contact *Eltvedt & O'Sullivan (see page 102)***After Hours**

Mrs. Josephe Rouzaud 07 36 13 31

GAMBIA (+220)**BANJUL****T.C.I. (Africa)**

43, Buckle Street, PO Box 437, Banjul

Tel 422 58 95

Fax 422 47 33

Email Interstate@gamtel.gm

(Please copy all emails to eltvedt & O'Sullivan:
mail@eltvedtosullivan.com)

Web www.eltvedtosullivan.com

In case of communication problems, please contact *Eltvedt & O'Sullivan (see page 102)***After Hours**

Mr. B F Sagnia 446 09 44

fax 446 35 59

mobile 996 11 44

or 776 1144

GEORGIA (+995)**BATUMI****Vitsan Interservices Ltd**

32/14 Gogebashvili Str., 384500, Batumi
(All correspondence to Vitsan - Istanbul)

Tel 222 76 153
Fax 222 76 154
Email vitsan@vitsan.com.tr
Web www.vitsan.com.tr

After Hours

Mr. Tariel Kirtskhalia 222 70 154
mobile 99 91 36 67

Geomar Co Ltd

Maritime Consultants & Surveyors
Gogebashvili 32/13, 6003 Batumi

Tel 222 76201
Fax 222 76202
Email info@geomar.ge
Web www.geomar.ge

After Hours

George Imnaishvili 77 468 763
Tariel Dolidze 99 558 507

GERMANY (+49)

BERLIN (see Rostock)

BRAKE (see Pandi J & K Brons - BREMEN)

BREMEN**Pandi Services J & K Brons GmbH**

Otto-Lilienthal-Str. 29, D-28199 Bremen

Tel 421 308 870 (24hr)
Fax 421 308 8732
Email corresp@pandi.de
Web www.pandi.de

After Hours

Rolf-Jurgen Hermes 421 602 8534
fax 421 602 8535
mobile 171 601 3739
Hans-Joachim Schmude 4206 7975
fax 4206 29 81 27
mobile 171 601 2491
Ulrich Thalmann 4221 3153
mobile 171 601 2845
Dirk Janssen 491 977 6791
mobile 172 913 5704
Laurens Bleiji 4242 66 242
mobile 172 454 73 42

Claas W. Brons (GmbH & Co.) KG

Rembertistrasse 76, Bremen 28195

Tel 421 320 875
Fax 421 324 558
Email bremen@cwbrons.de

After Hours

Mr. Walter W Kuehn 42 97 940
mobile (24hr) 172 430 4119
Mr. Timo Wispeler 171 482 1063
Mr. Jens Diepenbroek 421 376 647
Ms. Anja Ezzeddine 429 830 025
mobile 170 956 7434

GERMANY (+49)

Dr. Schackow & Partner
P O Box 10 19 07, Domshof 17, 28195 Bremen

Tel 421 36 990
Fax 421 36 99 144
Email reception.bremen@schackow.de
Web www.schackow.de

Claas W Brons (GmbH & Co) KG
Gorch-Fock-Strasse 11, Cuxhaven 27472

Tel 4721 714 071
Mob 172 911 4994 (24 hr emergency)
Fax 4721 714 071 (tel/fax)
Email cuxhaven@cwbrons.de

Y & B Brons
Nesserlander Strasse 5, PO Box 12 29
26692 Emden

Tel 49 21 201 77/8
Fax 49 21 331 07
Email yb@brons.de

Claas W. Brons (GmbH & Co.) KG
Bei Dem Neuen Krahn 2, 20457 Hamburg

Tel 40 37 48 860
Mob 172 911 4994 (24 hr emergency)
Fax 40 37 48 8643
40 37 48 8644
Email info@cwbrons.de
Web www.epic-online.com

BREMEN

Lawyers

After Hours

Mr. Reinhard Schale	421 25 60 75
mobile	1 724 27 33 90
Dr. Thomas Brinkmann	421 6 36 48 07
mobile	1 724 21 37 79
Andrea Grammes	4404 30 13
mobile	1 724 27 03 20
Christian Fluß	421 4 30 57 10
mobile	1 717 53 58 77

**BREMERHAVEN (see Pandi Services
J & K Brons GmbH - BREMEN)**

BRUNSBUTTEL (see Kiel)

CUXHAVEN

After Hours

Mr. Uwe Tuechsen	47 21 391 056
(Also see Claas W Brons Hamburg)	

EMDEN

After Hours

Dr. Claas Brons	49 21 25 920
mobile	170 476 1023

HAMBURG

After Hours

Mr. Claas-Henning Brons	41 83 97 5872
mobile	171 213 1135
Mr. Jan-Wessel Brons	41 83 7778690
mobile	160 944 20292
Mr. Gunnar Neubauer	40 4118 4502
Mr. Matthias Bimschas	40 36 09 0163

GERMANY (+49)**HAMBURG**

Pandi Services J & K Brons GmbH
Alter Steinweg, D-20459 Hamburg

Tel 40 369 8180
Fax 40 369 81819
Email corresp@pandi.de

After Hours

Mr. Rolf-Jurgen Hermes	421 602 8534
fax	421 602 8535
mobile	171 601 3739
Mr. Andreas Macke	41 63 81 27 69
fax	41 63 81 27 69
mobile	172 993 3739
Mr. Olaf Adler	40 491 5996
fax	40 491 2688
mobile	172 450 2206
Mr. Peter Wölk	40 430 99 330
mobile	173 949 6579

KIEL

Sartori & Berger
Postfach 3807, Wall 49-51, D-24103 Kiel

Tel 431 98 10
Fax 431 96 108
Email mail@sartori-berger.de
Web www.sartori-berger.de

After Hours

Mr. V Schwampe	4346 36022
fax	4346 36024
mobile	171 407 1178
Mr. M Hartmann	431 122 0491
mobile	171 4307033
Mr. A Napp	431 243 241
mobile	171 210 3894

LUBECK (see Claas W Brons - Hamburg)

NORDENHAM (see Pandi Services J & K Brons GmbH - Bremen)

ROSTOCK

Pandi Services J & K Brons GmbH
Bleicherstrasse 5, D-18055 Rostock

Tel 381 491 0917
Fax 381 491 0919
Email corresp@pandi.de
Webs www.pandi.de

After Hours

Capt. Siegfried Kamradt	382 037 903
fax	382 037 930
mobile	171 416 1996
Mr. Rolf-Jurgen Hermes	421 602 8534
fax	421 602 8535
mobile	171 601 3739
Mr. Andreas Macke	4163 81 2769
mobile	172 993 3739

STRALSUND (see Rostock)

WILHELMSHAVEN (see Emden)

WISMAR (see Rostock)

GHANA (+233)**TAKORADI**

Africa Marine Services (Ghana)
No.4 Kweikuma Estates, PO Box 0111
Sekondi, Takoradi

Tel 31 21 372
Fax 2230 6619 (Tema office)

In case of communication problems, please contact *Africa Marine Services UK (see page 102)*

After Hours
Capt. E Frimpong 31 21 372

TEMA

Africa Marine Services (Ghana)
A/B 7, Community 11, PO Box CO. 1191 Tema

Tel 2230 4602
Fax 2230 6619

In case of communication problems, please contact *Africa Marine Services UK (see page 102)*

After Hours
Capt. S Owusu 208 132 760
Mr. D Darty 208 115 836

GIBRALTAR (+350)**GIBRALTAR**

Inchcape Shipping Services (Gibraltar) Ltd.
PO Box 194, 4th Floor, Leon House
1 Secretary's Lane

Tel 72 685 or 79 294
Fax 75 959
Email iss.gibraltar@iss-shipping.com
Web www.iss-shipping.com

After Hours
Duty Mobile 586 260 00
Mr. Chris Linares 42 270
mobile 582 230 00
Mr. Mark J Porral +34 956 795 090
mobile 589 190 00

GREAT BRITAIN (see United Kingdom)**GREECE (+30)****ATHENS/PIRAEUS**

Shipserv (International) Inc
72 Kolokotroni St., Piraeus, 185 35

Tel 210 422 0990-2
Fax 210 422 0997
Email shipserv@hol.gr
Web www.shipserv.gr

After Hours
Peter Jones 210 623 3749
fax 210 623 3749
mobile 6944 345 125
Carlos Castaneda 210 988 0544
fax 210 988 0544
mobile 6944 569 657

GREECE (+30)**THESSALONIKI**

Pr. A Iliadis (Shipping) S.A.
4 El. Venizelou Street, Thessaloniki, 546 24

Tel 2310 221 891 or 2310 270 452
2310 223 484 or 2310 223 722

Fax 2310 281 528

Email pailship@otenet.gr

After Hours

Mr. Michael Iliadis	31 341 893
mobile	6973 319 383
Mr. Homer Voyiatzakis	31 319 046
mobile	6944 414 412

GUADELOUPE (+590)**LAMENTIN**

McLeans (FWI)
180, Belles vues de Montal egre, 97129

Tel +33 5 90 25 37 97

Fax +33 5 90 25 37 97 (phone fax)

Email mcleansfwi@wanadoo.fr

In case of emergency, please contact directly: Mr Philippe Garo, Mob +33 6 07 79 20 28

AOH Fax: +33 4 94 07 24 66, Email phgaro@mcleans.fr

After Hours

Mr. Frederic Urcun	+33 5 90 55 21 28
--------------------	-------------------

GUAM (+1671)**AGANA**

Carlsmith, Ball
134 West Soledad Avenue, Bank of Hawaii
Building Suite 401, P O Box BF, Agana 96932

Tel 472 6813

Fax 477 4375

Email dledger@carlsmith.com

Web www.carlsmith.com

After Hours

David P Ledger	688 3352
Rossi Tolentino	482 1768
Elyze McDonald	864 9125

GUATEMALA (+502)**GUATEMALA CITY**

Centrans P&I Services
6a Avenida 20-25, zona 10, Plaza Maritima,
10 Nivel, Guatemala City

Tel 2423 7272

Fax 2423 7211

Email rolando.gomez@centransgroup.com.gt

After Hours

Mr. Hans Wagner	6637 4087
mobile	5510 0694
Mr. Henrik Preuss	6634 4441
mobile	5510 0695
Mr. Ronaldo Gomez	5288 2221
mobile	5514 6479

CHAMPERICO/PUERTO BARRIOS/PUERTO
QUETZAL/SANTO TOMAS DE CASTILLA
(see Guatemala City)

GUINEA (+224)**CONAKRY****Budd S.A.**

BP 4259, Conakry

Tel 30 41 54 70

Fax 30 41 54 71 or 30 41 24 59

Email budd.guinee-conakry@budd-pni.com

Please copy all emails to
general.marseille@budd-pni.com

Web www.budd-pni.com

In case of communication problems, please contact *Budd SA* Marseille, France (See page 32)**After Hours**

Mr. El K. Conde	30 41 54 70
mobile	63 40 24 91
or	60 21 27 93
Mr. Fode Mario Camara	60 25 58 34
or	64 20 93 11

GUINEA BISSAU (+245)**BISSAU****TCI Africa - Bissau**

PO Box 290, Bissau

Tel 20 21 62 or 20 33 32

Fax 20 58 97 or 20 26 23

Email mail@eltvedtosullivan.com

Web www.eltvedtosullivan.com

In case of communication problems, please contact *Eltvedt & O'Sullivan* (see page 102)**After Hours**

Mr. Fernando Tavares	25 23 68
	25 25 65

GUYANA (+592)**GEORGETOWN****Cameron & Shepherd**

P O Box 10109, 2 Avenue of the Republic

Tel 226 2671-3

226 0739 (after hours)

233 2600 (after hours)

Fax 226 7809

Lawyers**After Hours**

Mr. S Gopie	233 2600
mobile	616 8367
Mr. H N Ramkarran	226 0739

GUYANA (French) CAYENNE/DEGRAD-DE-CANNES (see Guadeloupe)**HAITI (+509)****PORT-AU-PRINCE****Antoine Hogarth SA**

1 Rue Assad, Turgeau, Port au Prince

PO Box 1255, Port au Price

Tel 244 5880

558 0192

Fax 244 5880

Email anthogarth@acn2.net

After Hours

Mrs. A Hogarth	422 0291
Mr. M Hogarth	558 0192
Mrs. M Hogarth	411 6668

HOLLAND (see NETHERLANDS)

HONDURAS (+504)**ALL PORTS****Corp Mivigar**

21 Calle "A", 17 Avenida S.O. No. 1717
 Colonia Lomas de Altarmira, San Pedro Sula
 PO Box 760

Tel 556 8446
 Fax 516 0445
 Email mider@sulanet.net

After Hours

Maria Isabel de Rodriguez 376 42 12
 992 9968
 Victor Manuel Rodriguez 995 4378

HONG KONG (see China)**ICELAND (+354)****REYKJAVIK****Mr. Gardar Briem**

17 Soleyjargata, 101 Reykjavik

Tel 517 3200
 Fax 517 3201
 Email gardarbriem@logsol.is

After Hours

Mr. Gardar Briem 5 611 448
 mobile 89 30 785
 Mr. Valgard Briem 5 510 176

INDIA (+91)**CHENNAI (MADRAS)****Pandi Correspondents Pvt Ltd.**

Ghatala Towers, 2nd Floor (Left Wing), No. 19
 Avenue Road, Nungambakkam, Chennai 600034

Tel 44 2828 2692
 44 2822 9963 or 44 2822 9954
 Fax 44 2828 2691
 Email pandy@md2.vsnl.net.in

After Hours

Mr. M S Sundara Rajan 44 2362 4478
 mobile 98410 44752
 Mr. S Ramamoorthy 2238 3058

GOA**Hiralal & Co.**

Thakker House, Swatantra Path, Vasco-da-Gama
 Goa, 403802

Tel 832 251 3828
 832 251 2453 or 832 251 3959
 Fax 832 251 1986
 832 251 3861
 22 6646 6095 (linked to email)
 Email hiralal@hiralalgoa.com

After Hours

Mr. D.S. Thakker 832 251 1988
 mobile 982 210 3061
 Capt. I A Ali 832 253 8251
 mobile 982 210 3273
 Mr. T U Kholkar 832 251 6207
 Mr. Kanak Naik 982 315 6649

INDIA (+91)**KOLKATA (CALCUTTA)**

Pandi Correspondents Pvt Ltd.
"Oswal Chambers", 2 Church Lane
Kolkata 700 001

Tel 33 2210 9073/4
33 2210 9009
Fax 33 2210 1160
33 2210 9008
Email pandi@cal.vsnl.net.in

After Hours

Mr. R K Banerjee 33 2440 9200
33 2440 8941
mobile 98 300 46908
Mr. A K Auddy 33 2227 7364
mobile 9831681930

MUMBAI (BOMBAY)

Pandi Correspondents Pvt. Ltd.
53 Nariman Bhavan, 5th Floor, Nariman Point
Mumbai (Bombay) 400 021

Tel 22 2281 1329/1330
22 2204 3273/3253
22 2284 3059
Fax 22 2284 2356/3123
Email pandi@vsnl.com

After Hours

Mr. M B Malavia 22 2527 8790/1
mobile 98 210 93571
Capt. T Manohar 22 2536 2317
M mobile 98 214 12048
R V Karia 22 2846 1077

INDONESIA (+62)**JAKARTA**

Spica Services (Indonesia)
Wisma Budi, 7th Floor ,Suite 705, Jl. H.R.
Rasuna Said Kav. C-6, Kuningan, Jakarta 12940

Tel 21 5213 330
Fax 21 5213 325
Email spicaina@indosat.net.id

After Hours

Mr. F X Sugiyanto 21 846 3361
mobile 816 870 719
Firdaus Hamzah 251 371 263
mobile 811 993 977
Dwi Hastanto 813 1516 4070
Josephine Retno Padmaningrum
mobile 816 983 527

IRAN (+98)**BANDAR ABBAS**

Sea Pars Shipping Services Ltd
Khatib Building, Between Bloucky Square &
Yadbood, Imam Khomeini Avenue, Bandar
Abbas 79177, (Except in emergency, please
direct all communication to Tehran office)

Tel 761 222 7433 or 761 222 7619
Fax 761 222 1082
Email info@seapars.com
Web www.seapars.com

After Hours

Mr Khamisi 761 556 1695
mobile 912 126 6553
Mr Manshadipour 917 761 4046

IRAN (+98)**BANDAR BUSHIRE**

Sea Pars Shipping Services Ltd.
Saheli Avenue, Mehraban Building, Bandar
Bushire, 75137, (Except in emergency, please
direct all communication to Tehran office)

Tel 771 252 2412
Fax 771 252 2184
Email info@seapars.com
Web www.seapars.com

After Hours
Mr Mehraban 917 171 5945

IRAN (+98)**BANDAR MAHSHAR**

Sea Pars Shipping Services Ltd.
Faz 4, Chehel Metri Ave., Sea Pars Building
Bandar Mahshar, 63518, (Except in emergency
please direct all communication to Tehran office)

Tel 65 223 25656 or 65 223 27474
Fax 65 223 26969
Email info@seapars.com
Web www.seapars.com

After Hours
Mr Shekari 916 151 3147
Mr Saidizadeh 651 222 3980
mobile 916 151 3126
Mr Mahtabi 916 151 5793

KHARG ISLAND

Sea Pars Shipping Services Ltd.
Telehani Ave., Ebrahimi Building, Kharg
Island, (Except in emergency, please direct all
communication to Tehran office)

Tel 77 228 22935
Fax 77 228 22698
Email info@seapars.com
Web www.seapars.com

After Hours
Mr Ebrahimi 77 228 22937
mobile 917 171 8013

TEHRAN

Sea Pars Shipping Services Ltd.
No. 9 35th Street, Alvand Avenue, Argentine
Square, Tehran 15166, P O Box 15875/1554

Tel 21 8877 1342-4
Fax 21 8877 1938
Email info@seapars.com
Web www.seapars.com

After Hours
Mr M Ghasemi 21 2240 2533
fax 21 2240 2756
mobile 912 126 6894
Mr M Rounaghi 21 8878 5798
fax 21 8879 0467
mobile 912 126 7155
Mr Barzegari 21 7732 2938
mobile 917 161 3554
Mr K Khamisi 917 161 2864

IRAQ (+964)**ALL PORTS****Sadiq Jaafar**

Al Mansour, Amirat Street, Dist. 601, Rd.
12 Bldg. 57, Baghdad, Postal Address: P.O.B.
15032, Al Yarmouk , Baghdad

Tel 1541 3829 or 1542 4876
1543 9781 or 1543 8440 or
+873 763 697 016 (inmersat)
Fax 1541 3101 /+873 763 697 018
Email sadiq_ishe1937@yahoo.co.uk

After Hours

Sadiq Jaafar 79031 95278
mobile 78015 33413
Balsam Al Jashami 79044 08464
Captain Fadhil K. Jabir 4062 3639
mobile 78010 12912

IRELAND (+353)**DUBLIN****P & I Shipping Services Limited**

4 St. Columba's Rise, Swords, Co. Dublin

Tel 1 813 2606
Fax 1 813 2607
Email pandi@sealaw.ie

After Hours

Mr. Sean O'Reilly 1 840 2828
mobile 87 204 3411

ISRAEL (+972)**ASHDOD****M. Dizengoff P&I Reps. Ltd.**

P O Box 4092, Port Area, Ashdod, 77190

Tel 8 856 5779
Fax 8 856 4931
Email ash@dizrep.co.il

After Hours

Mr. Aaron Toledano 8 855 6055
mobile 507 749 259

EILAT**M. Dizengoff P&I Reps. Ltd.**

P O Box 11, Eilat, 88100

Tel 8 636 3111/3121
Fax 8 637 5669

After Hours

Mr. Morris Marshevsky 8 633 1456

HAIFA**M. Dizengoff P&I Reps. Ltd**

Pal-Yam 2, City Windows Center, Oren Building
Haifa 33095

Tel 4 867 3715
Fax 4 867 8796 or 4 864 3552
Email mail@dizrep.co.il

After Hours

Shimon Ziv 505 231 815
fax 4 832 3857
Danny Rammot 4 997 8961
mobile 546 545 328
Stefan Levin 4 825 5040
Adi Ben Ishai 525 474 749
Yoni Meir 4 836 2808

ITALY (+39)**ANCONA****Radonicich Insurance Services SRL**

Via E Cialdini 57, 60122 Ancona

Tel 071 501 011
 Fax 071 567 52 or 071 207 7302
 Email radinsur@yahoo.it

Studio Legale Mordiglia-Mauro

P.zza Cavour, 2, 60121 Ancona

Tel 071 55622
 Fax 071 55673/57231
 Email slmmra@tin.it

After Hours

Dr. Alessandro Archibugi 071 360 82
 mobile 335 715 6149
 Mr Spinsanti Enzo 071 206 491
 mobile 335 561 9035

Lawyers**After Hours**

Mr. Maurizio Mauro 0544 32439
 mobile 348 560 0688
 Mr Massimo Mordiglia 010 311 793
 mobile 335 614 2435
 Mr Giuseppe Mauro 338 773 4257

AUGUSTA**Tagliavia & Co Srl**

Via C. Colombo 24, 96011 Augusta (SR)

Tel 091 587 377
 Fax 091 322 435
 Email tpandi@tin.it
 Web www.tagliaviapandi.it

After Hours

Mrs. Ann Rowell 091 869 4467
 mobile 348 601 7621
 Mrs Jean Hawthorne 091 946 009
 mobile 339 808 9130
 Mr Gaetano Tagliavia 091 451 772
 mobile 348 601 7625
 Capt. S Alvares 348 601 7623
 Capt. L Medini 348 606 7320

BARI**Nicole Girone Srl**

Via Massaua 1/E, 70123 Bari

Tel 080 534 1736 or 080 534 0399
 Fax 080 534 1786 or 080 534 0119
 Email gironeba@tin.it
 Web www.nicolagirone.com

After Hours

Capt. F P Bavaro 080 631 684
 mobile 333 255 9509
 Capt. G de Tullio 335 532 4141

BARLETTA (see Bari)**BRINDISI****Lawyers****After Hours**

Mr. Tommaso Marrazza 0831 529 918
 mobile 348 600 5926
 Massimo Mordiglia 010 311793
 mobile 335 614 2435
 Paola Quarta 0831 575 062
 mobile 340 501 4148

Mordiglia-Marrazza

Via De Terribile, 4, 72100 Brindisi

Tel 0831 523 426 or 0831 526 902
 Fax 0831 564 185
 Email studio.marrazza@tiscali.it

ITALY (+39)**Studio Legale G Vincenzini & Associati**
Via Cannelles 30, Cagliari 09124

Tel 070 654 485
 Fax 070 654 485 (tel/fax)
 0586 240 242
 Email vinglex-ca@mclink.it
 Web www.vinlex.it

Studio Legale Mordiglia
C/o Avv. Agostino Ballero, Viale Diaz, 76
Cagliari 09125

Tel 070 303 873
 Fax 070 304 705
 Email mail@mordiglia.it

Tagliavia & Co Srl
Via Cali 39, Catania 95100

Tel 091 587 377
 Fax 091 322 435
 Email tpandi@tin.it
 Web www.tagliaviapandi.it

Holme & Co. S.r.l.
Lungomare Caboto 344, Gaeta

Tel 0771 712 352
 Fax 081 764 7520
 Email holmemarine@holme.it
 Web www.holme.it

CAGLIARI

Lawyers

After Hours

Emergency mobile 348 224 9352
 or 335 607 8261
 Mr Giorgio Vincenzini 0583 920 149
 mobile 335 607 8261
 Mr Damiano Vaudo 0586 805 010
 mobile 335 625 7163
 Mr Marco Paggini 0586 260 234
 mobile 335 607 8248

Lawyers

After Hours

Mr Agostino Ballero 070 494 033
 mobile 337 328 391
 Mr Massimo Mordiglia 010 311 793
 mobile 335 614 2435
 Mr Michele Mordiglia 010 251 0493
 mobile 335 698 3749
 Mr Pietro Palandri 010 314 745
 mobile 348 330 0827

CATANIA**After Hours**

Mrs Ann Rowell 091 869 4467
 mobile 348 601 7621
 Mrs Jean Hawthorne 091 946 009
 mobile 339 808 9130
 Mr Gaetano Tagliavia 091 451 772
 mobile 348 601 7625
 Capt. S Alvares 348 601 7623
 Capt. L Medini 348 606 7320

CIVITAVECCHIA (see Rome)**FORMIA (see Gaeta)****GAETA****After Hours**

Mr G Avolio de Martino 081 556 7967
 mobile 335 697 3324
 Mr M Markowicz 081 769 2677
 mobile 335 697 3325

GELA (see Palermo)

ITALY (+39)**GENOA****Ferpandi S.r.l.**

Via San Bartolomeo degli Armeni 5
16122 Genoa

Tel 010 833 331
335 794 2297 (24 hr/emergency)
Fax 010 831 7006
Email ferpandi@ferpandi.com
Web www.ferpandi.com

Studio Legale Mordiglia

Via XX Settembre 14/17, 16121 Genoa
P O Box 1190, 16100 Genoa

Tel 010 586 841
Fax 010 532 729
010 562 998
Email mail@mordiglia.it
Web www.mordiglia.it

Hugo Trumpy S.r.l.

Via Cairoli 8/7, 16124 Genoa, PO Box 81467
GE 14 - 16124 Genoa

Tel 010 2494 1 (Switchboard)
010 249 4264 - Mr Reggio
010 249 4265 - Mr Sannino
Fax 010 2494 282
Email htpandi@hugotrumpy.it
Web www.hugotrumpy.it

Tagliavia & Co. S.r.l.

Via Rimessa 63, 89026 San Ferdinando

Tel 091 587 377
Fax 091 322 435
091 580 495
Email tpandi@tin.it
Webs www.tagliaviapandi.it

After Hours

Capt. Antonio Talarico 335 6409443
Capt. Fabrizio Pescaglia 335 1258507
Mr. Francesco Ferrari 335 7942297
Capt. Stefano Galleano 335 6409444

Lawyers**After Hours**

Mr Massimo Mordiglia 010 311 793
mobile 335 614 2435
Mr Maurizio Mazzocchi 010 312 643
mobile 335 587 5354
Mr Marco Lopez de Gonzalo 010 251 1077
mobile 335 781 6591
Mr Michele Mordiglia 010 251 0493
mobile 335 698 3749
Mr Pietro Palandri 010 314 745
mobile 348 330 0827
Mr Paolo Manica 010 831 0852
mobile 335 698 3750

After Hours

Mr R Sannino 335 740 7557
Mr Giampaolo Reggio 010 320 0779
mobile 335 831 8035
Mr Gianluigi Zanga 010 868 2680
mobile 347 902 8804

GIOIA TAURO**After Hours**

Mr. G. Tagliavia 091 451 772
mobile 348 601 7625
Dr. Claudio Tagliavia 348 601 7620
Mrs Ann Rowell 091 869 4467
mobile 348 601 7621
Mrs Jean Hawthorne 091 946 009
mobile 339 808 9130

**LA SPEZIA (see Studio Legale Mordiglia,
Genoa)**

LAMPEDUSA (see Palermo)

ITALY (+39)**Studio Legale Vincenzini**

Scali Cerere, 3, 57122 Livorno

Tel 0586 278111
 Fax 0586 839602
 Email studio.legale@vincenzini.com
 Web www.studiolegalevincenzini.com

Studio Legale G Vincenzini & Associati

Scali d'Azeglio 52 C.P. 380, 57123 Livorno

Tel 0586 240 222
 Fax 0586 240 242
 Email info@vinlex.it
 Web www.vinlex.it

Tagliavia & Co. S.r.l.

Via V. Emanuele II, 45/48, 98122 Messina

Tel 091 587 377
 Fax 091 322 435
 091 580 495
 Email tpandi@tin.it
 Web www.tagliaviapandi.it

Holme & Co. S.r.l.

Via Santa Lucia 50, 80132 Napoli

Tel 081 764 7052
 081 764 7075
 Fax 081 764 7520
 Email holmemarine@holme.it
 Webs www.holme.it

LIVORNO**Lawyers****After Hours**

Ugo Vincenzini 0583 926404
 mobile 335 626 0538
 Judith Ruddock 347 376 0497
 Silvia Del Corso 0586 809 699
 mobile 348 782 7112

Lawyers**After Hours**

Mr. Giorgio Vincenzini 0583 920 149
 mobile 335 607 8261
 Mr Damiano Vaudo 0586 805 010
 mobile 335 625 7163
 Mr Marco Paggini 0586 260 234
 mobile 335 607 8248
 Mr Andrea Dianda 0584 51096
 mobile 335 844 8095

MANFREDONIA (see Bari)**MARINA DI CARRARA (see Livorno)****MESSINA****After Hours**

Mr. G. Tagliavia 091 451 772
 mobile 348 601 7625
 Dr. Claudio Tagliavia 348 601 7620
 Mrs. Ann Rowell 091 869 4467
 mobile 348 601 7621
 Mrs Jean Hawthorne 091 946 009
 mobile 339 808 9130
 Ms. Maria Giovanna Cacopardi
 mobile 348 338 3977

MONFALCONE (see Trieste)**NAPOLI****After Hours**

Mr. G Avolio de Martino 081 556 7967
 mobile 0335 697 3324
 Mr M Markowicz 081 769 2677
 mobile 335 697 3325

ITALY (+39)**Tagliavia & Co. S.r.l.**

Pandi Division, 8 via Emerico Amari 8
90139 Palermo

Tel 091 587 377
Fax 091 322 435 or 091 580 495
Email tpandi@tin.it
Web www.tagliaviapandi.it

Kane Radonicich Holme S.r.l.

Via Magazzini Anteriori 27, PO Box 198
48100 Ravenna

Tel 0544 423 832 or 0544 422 146
Mob 333 739 9022
Fax 0544 421 444
Email krhra@sira.it

Studio Legale Mordiglia-Mauro

Circonvallazione Piazza D'Armi, 74
48100 Ravenna

Tel 0544 64 721 or 0544 67 052
Fax 0544 65 178
Email slmmra@tin.it

Studio Legale Nobiloni

Via Giovanni Nicotera 29, 00195 Rome

Tel 06 321 7708 or 06 321 7649
Fax 06 322 3335
Email noblex@pronet.it

PALERMO**After Hours**

Mrs. Ann Rowell	091 869 4467
mobile	348 601 7621
Mrs Jean Hawthorne	091 946 009
mobile	339 808 9130
Mr James Tagliavia	348 601 7622
Mr Gaetano Tagliavia	091 451 772
mobile	348 601 7625
Dr. Claudio S. Tagliavia	091 307 790
mobile	348 601 7620

PANTELLERIA/PORTO EMPEDOCLE
(see Palermo)

PORTO NOGARO (see Trieste)

PORTO TORRES (see Cagliari)

RAVENNA**After Hours**

Ms. Antonella Gallotti	0544 36 076
mobile	333 958 4043
Mr Robert Kennedy	0544 624 33
mobile	333 739 9022

Lawyers**After Hours**

Mr. Maurizio Mauro	0544 324 39
mobile	348 560 0688
Mr Massimo Mordiglia	010 311 793
mobile	335 614 2435
Anna Novelli	0544 32439
mobile	347 3920021

ROME**Lawyers****After Hours**

Mr. Alessandro Nobiloni	06 8620 1574
mobile	335 822 7775
Mrs Maria Cristina Ranauro	339 341 9771
Mr Roberto Nobiloni	335 133 7040

ITALY (+39)

Holme & Co. S.r.l.
Via Sabatini 18, Salerno

Tel 089 229 926
Fax 081 764 7520
Email holmemarine@holme.it
Web www.holme.it

Nicola Girone
C.so Vittorio Emanuele II 31, 74100 Taranto

Tel 099 471 3768
Fax 099 471 3832
Email gironeta@tin.it
Web www.nicolagirone.com

Studio Mordiglia - Pasanisi
Corso Umberto I, 129 74100 Taranto

Tel 099 453 3876
Fax 099 454 0706
Email bpananisi@tiscalinet.it

Samer & Co. Shipping S.r.l.
P O Box 1380 Piazza Dell'Unita D'Italia 7
34121 Trieste

Tel 040 670 2711
Fax 040 670 27300
Email pandi@samer.com
Web www.samer.com

Radonicich Insurance Services srl
Via F Orsini, 6/A 30175 Venice - Marghera
P O Box 3171 ,Mestre Centro 30170 Venice

Tel 041 538 2103
Fax 041 926 108
Email radinsur@portofvenice.net

SALERNO

After Hours
M Markowicz 081 769 2677
mobile 335 697 3325
Mr. G Avolio de Martino 081 556 7967
mobile 335 697 3324

SAVONA (see Genoa)
SIRACUSA (see Palermo)

TARANTO

After Hours
Capt. Maurizio Gennarini 099 452 9512
fax 099 452 9512
mobile 348 262 6072
Capt. Giovanni de Tullio 335 532 4141
Mr. Antonio Mantua 099 731 1268
mobile 337 895 932

Lawyers
After Hours
Mr. Alfredo Pasanisi 099 453 2477
mobile 348 380 3104
Mr. Bernardino Pasanisi 099 453 3391
mobile 338 265 4460
Mr. Massimo Mordiglia 010 311 793
mobile 335 614 2435

TRIESTE

After Hours
Capt. N Castelli 040 281 047
mobile 337 535 350
Mrs. Lilli Samer 040 349 9269
mobile 333 645 7653

VENICE

After Hours
Alessandro Conz 041 616 422
mobile 349 664 9660
Capt. Remigio Conz 041 615 820
mobile 349 290 4605

ITALY (+39)

Studio Legale Mordiglia-Solveni
 Castello Santa Maria Formosa, 5204
 30122 Venice

Tel 041 277 1184
 Fax 041 277 7127
 Email marco.solveni@libero.it

VENICE

Lawyers

After Hours

Mr. Marco Solveni	041 277 1184
mobile	348 268 4228
Mr. Massimo Mordiglia	010 311 793
mobile	335 614 2435
Mr. Michele Mordiglia	010 251 0493
mobile	335 698 3749
Mr. Pietro Palandri	010 314 745
mobile	348 330 0827

IVORY COAST (+225)

TCI Africa C.I.
 Mailing address: 18 B.P. 1373 Abidjan 18
 Visiting address: Résidence "Carla" 11, rue
 des Pêcheurs Zone 3 - Abidjan 18

Tel 21 24 29 64 or 21 24 05 66
 Fax 21 24 29 63
 Email tciafrci@africaonline.co.ci
 (Please copy all emails to Eltvedt & O'Sullivan:
 mail@eltvedtosullivan.com)
 Web www.eltvedtosullivan.com

ABIDJAN

After Hours

Bruno Marchetti	+33 611 358 697
Romain Soglo	07 08 18 00
Capt. Toulega Dosso	22 42 00 59
mobile	07 05 15 27

In case of communication problems, please contact *Eltvedt & O'Sullivan (see page 102)*

Budd CI
 01 P.O. Box 4553, Abidjan 01, Immeuble
 Chevalier de Clieu, 2nd Floor, 98 Boulevard
 Giscard d'Estaing

Tel 21 24 34 60 or 21 24 34 62
 Fax 21 24 03 71 or 21 24 38 16
 Email budd.cote-ivoire@budd-pni.com
 (NB intermittent)
 Web www.budd-pni.com

After Hours

Mr. Kouassi Faustin	21 27 66 57
mobile	05 06 23 57
Mr. Jean-Gilles Adoubi	21 36 09 94
mobile	05 06 26 02
Mr. Kouadio Kouassi	23 50 91 22
mobile	05 06 57 87

In case of communication problems, please contact *Budd SA* Marseille, France (*See page 32*)

SAN PEDRO (see TCI Abidjan)

JAMAICA (+1)**KINGSTON**

Caribbean Marine and P&I Services Ltd
4, Fourth Avenue, Newport West. Kingston 13

Tel 876 758 9651 or 9652
Fax 876 758 9654
Email admin@carimar-pandi.com
Web www.carimar-pandi.com

After Hours

Capt. Franklin Henry 876 967 8644
mobile 876 815 7183
Shahabudeen Scott 876 949 4968
mobile 876 370 6427
Mr. Ralph Sugden 954 854 1093
(alternate/emergency)

JAPAN (+81)**General Correspondent****ISS P&I Japan**

8th Floor, Suzuyo Hamamatsu-cho Building
2-1-16, Kaigan, Minato-Ku, Tokyo 105-0022

Tel 3 5442 5001
Fax 3 5442 5002
Email tokyo.pandi@iss-shipping.com

After Hours

Mr. M Oiwa 3 3995 6997
mobile 80 1136 1967
Mr. I Asada 45 373 4867
mobile 90 4828 9957
Mr. T Kuroda 76 46 4478
mobile 90 9821 7378
Mr. K Horii 90 3473 4367
Mr. M Nishizawa 3 3853 3671
mobile 90 7272 3064
Mr. Y Imaizumi 47 359 8309
mobile 90 6040 7225

IMABARI**ISS P&I Japan**

1F Tokiwa Homes, 5-8-31 Tokiwa-machi,
Ehime-ken, Imabari-shi, 794-0015

Tel 8 9834 3585
Fax 8 9832 3587
Email masayuki.mori@iss-shipping.com

After Hours

Mr. Masayuki Mori 90 3031 8263

KOBE/OSAKA (see Imabari)

MOJI/NAGOYA (see Tokyo)

TOKYO**ISS P&I Japan**

8th Floor, Suzuyo Hamamatsu-cho Building
2-1-16, Kaigan, Minato-Ku, Tokyo 105-0022

Tel 3 5442 5001
Fax 3 5442 5002
Email tokyo.pandi@iss-shipping.com

After Hours

Mr. M Oiwa 3 3995 6997
mobile 80 1136 1967
Mr. I Asada 45 373 4867
mobile 90 4828 9957
Mr. T Kuroda 476 46 4478
mobile 90 9821 7378

Also see general correspondents above

YOKOHAMA (see Tokyo)

JORDAN (+962)**AMMAN****Red Sea Shipping Agency W.L.L.**

24 Abdel Hameed Sharaf St., Shmeisani
P O Box 1248 Amman 11118

Tel 6 560 3771

Fax 6 567 2170

6 568 8241

Email claimsp&i@kawar.com.jo

Web www.kawar.com

Sami & Adib Habayeb

P.O. Box 3424, Amman 11181

Tel 6 464 3367 or 6 464 3368

Via London +44 20 7096 1508

Fax 6 464 7335

Email law@juris.com.jo

After Hours

Mr. Ghassoub F. Kawar 6 592 1155
mobile 74 552 5002

Ms. Ninette Issid 6 581 6615
mobile 74 555 8840

lawyers

After Hours

Mr. Sami Habayeb 6 464 4108

Mr. Adib Habayeb 6 592 3109

fax 6 592 7818

AQABA

lawyers

After Hours

Mr. Azmi Falah 3 201 4106
mobile 74 553 8205

Mr. Walid Kawar 3 201 2282
mobile 74 554 0500

Red Sea Shipping Agency W.L.L.

Hammamat Tunis Street, P O Box 18, Aqaba
(All correspondence to Amman office)

Tel 3 201 4217/8/9

Fax 3 201 6680

Email management@aqaport.com.jo

Web www.kawar.com

KENYA (+254)**MOMBASA****Mitchell Cotts P&I Ltd.**

Cotts House, First Floor, Moi Avenue
P O Box 85593, Mombasa

Tel 41 2220 437

41 2315 026

Fax 41 2312 958

41 2314 513

Email mcpandi@africaonline.co.ke

After Hours

James Knight 41 473 107
41 474 919
mobile 722 410 901

Robert Minnis 735 223 926

Fehmida Nazerali 733 935 888

KOREA (D.P.R.) (+850)**PYONGYANG & ALL OTHER PORTS**

Korea Foreign Insurance Co
 Claims & Correspondents Dept, Haebangsan-
 dong, Central District, Pyongyang
 Tel 2 18 222 Ext 8024
 Email kp.corresp@silibank.com

After Hours
 Mr. Hong Myong Ryong
 Mr. Ri Kyong Sik
 Mr. Hwang Ye Song

KOREA REPUBLIC OF (+82)**BUSAN**

Hyopsung Shipping Corp.
 7th Floor, Yuchang Bldg. No. 25-2. 4-Ka
 Chungang-Dong, Chung-Ku, P O Box 75
 Tel 51 463 6551-5
 Fax 51 462 3492
 Email mailhead@hyopsung.co.kr
 Web www.hyopsung.co.kr

After Hours
 Mr. J C Kim 51 747 4241
 mobile 11 869 2341
 Mr. K W Ha 51 755 2491
 mobile 10 2699 2491
 Mr. S K Han 51 415 6848
 mobile 10 9610 6848
 Mr. J H Park 55 546 5411
 mobile 19 595 0466

INCHON

Hyopsung Shipping Corp.
 400-712, Room No. A-802, Jungsuk Bldg.,
 No. 7-241, 3-Ka Shinheung-Dong, Chung-ku
 P O Box 45, Incheon
 Tel 32 882 4825 or 32 882 9010
 Fax 32 887 8806
 Email inchonhs@hyopsung.co.kr
 Web www.hyopsung.co.kr

After Hours
 Mr. C S Yoo 32 655 8039
 mobile 11 896 8032
 Mr. J.D. Shim 31 268 7948
 mobile 11 755 7947
 Mr. Y S Bag 32 467 1125
 mobile 11 328 2143

SEOUL

Hyopsung Shipping Corporation
 9th Flr, Back Nam Bldg., 188-3, 1-Ka, Eulji-ro,
 Choong-Ku, KPO Box 236, Seoul 100-191
 Tel 2 752 2963
 2 776 4319
 Fax 2 771 7150
 2 752 3870
 Email seoulhs@hyopsung.co.kr
 Web www.hyopsung.co.kr

After Hours
 Mr. K H Kim 2 3462 1229
 mobile 11 895 1229
 Mr. K B Song 31 304 7442
 mobile 11 9786 6248
 Mr. J H Han 31 816 8066
 mobile 10 4757 8086

KUWAIT (+965)**SAFAT**

Gulf Agency Co. (Kuwait) Ltd.
 Airport Road, Opposite Shuwaikh Telecom
 Tower Shuwaikh, P O Box 20637, Safat 13067

Tel 483 6465
 Fax 483 6375
 Email claims.kuwait@gacworld.com
 Web www.gacworld.com

After Hours

Mr. Thomas Thomas	564 7903
mobile	975 1960
Mikko Wieru	251 6088
mobile	788 7074
Mr. Patrik Hallden	532 6530
mobile	960 0534

LATVIA (+371)**LIEPAJA**

Balva Insurance Company
 P&I Department, 9/1 Kurmajas Avenue
 Liepaja LV 3400

Tel 34 24 504
 Fax 34 26 776
 Email manon@arcus.lv
 Web www.balva.lv

After Hours

Mr. O Mantulnikov	34 245 84
mobile	29 245 413
Mr. Sergey Sherin	34 328 08
mobile	29 432 302
Mrs. Yana Vodostoya	29 738 703
Mrs. Ekaterina Lepp	342 6120

RIGA

Pandi Balt Ltd
 7 Maza Aluksnes Str, Riga LV-1045, P.O. Box
 66, Riga LV-1045 Latvia

Tel 7 383 951
 Fax 7 383 965
 Email pandi@pandi.lv

After Hours

Capt. V. Dorofejev	29 216 619
Capt. Sergey Batmanov	29 205 680
Ms. Natalia Dorofjeva	29 673 779

VENTSPILS

Pandi Balt Ventspils
 P.Stradina Str. 29 Ventspils, LV 3602 (In case
 of communication problems contact Riga head
 office/Capt Vladimir Dorofejev Mobile: 9216619)

Tel 36 648 68
 Fax 36 648 68 (tel/fax)
 Email ventspils@pandi.lv

After Hours

Capt. Nikolay Fedosejev	29 513 605
Capt. Vladimir Krasekhin	29 553 452

LEBANON (+961)**BEIRUT****Maurice G Mouracade & Co.**

Selim Bustros Street, Chamamah Building, Tabaris
P O Box 11-0367 Riad El Solh, Beirut 1107 2040

Tel 1 201 821
1 324 116 or 1 321 385
Mob 3 622 244
Fax 1 200 590
Email mgmpandi@dm.net.lb

Baroudi & Associates

Achrafieh 5585 Building, P. Gemayel Avenue
Palais de Justice District, P.O. Box 11-7236

Tel 1 428 777 / 8
Fax 1 423 582
Email baroudi@baroudilegal.com
Web www.baroudilegal.com

After Hours

Mr. Roger Mouracade 1 321 389
fax 1 321 387
mobile 3 621 999
Mrs. Mary Doueihy 3 736 358

Lawyers**After Hours**

Mr. Samir Baroudi 4 406 734
mobile 3 601 009
Mr. Jean S Baroudi 1 219 088
mobile 3 323 252

LIBERIA (+231)**MONROVIA & ALL PORTS****Africa Marine Services (Liberia)**

Business Incubator Plaza, 80 Broad Street
PO Box 10-5697, 1000 Monrovia 10

Tel 226 611
Fax 226 204

In case of communication problems, please contact *Africa Marine Services UK (see page 102)*

After Hours

Mr. Henry Brunson 77 511 666
mobile 65 11 644
Mr. Albert Badio 65 13 423
A Mansarray 65 14 606

LIBYA (+218)**TRIPOLI****Alkhabir Marine Consultants**

Ennasr Street, Wahda Club Building, 5th Flr
P O Box 5224, Tripoli

Tel 21 361 1590
21 360 6582
Fax 21 361 1591
Email amc@beysons.com

After Hours

Mr. Faraj Magheli 21 4622 273
mobile 91 310 4687
Mr. Mustafa Omran 21 4621 893
mobile 91 212 5913
Mr. Nuri Omran 91 312 7608

**BENGHAZI/MARSA EL BREGA/MISURATA
(see Alkhabir - Tripoli)**

LIBYA (+218)**TRIPOLI**

Germa Shipping & Stevedoring Co.
 Zawlat Dahmani, close to the Medical Center
 P O Box 985, Tripoli

Tel 21 340 0101 or 21 340 0102
 21 340 0103 or 21 340 0104

Fax 21 334 4288

Email germaco1@hotmail.com

After Hours

Mr. Abdulhakim M. Khalil 002 1821
 mobile 91 313 7949

Mr. Younes Hareb 21 480 3831

LITHUANIA (+370)**KLAIPEDA**

Pandi Balt Ltd
 Tilzes Str. 8-2, LT-91132, Klaipeda
 PO Box 445, LT- 92003 Klaipeda

Tel 46 313 428

Fax 46 313 428 (phone fax)

Email info@pandi.lt

After Hours

Mr. Vladimir Taranenko 687 53410

MADAGASCAR (+261)**ALL PORTS**

TCI Africa
 Villa 'Acima', Rue Ile De France, PO Box 443
 Toamasina 501

Tel 2053 321 45

Fax 2053 321 45 (tel/fax)

Email tcimada_tve@yahoo.co

(Please copy all emails to eltvedt & O'Sullivan:
 mail@eltvedtosullivan.com)

After Hours

Mr. A Rajoelarinosa 32 04 44 205

In case of communication problems, please contact *Eltvedt & O'Sullivan (see page 102)*

MADEIRA (+351)**FUNCHAL**

Agencia de Navegacao, Blandy Lda.
 Avenida Zarco 2, P O Box 408, 9006 Funchal
 Codex, Madeira

Tel 291 200 600

Fax 291 226 403

Email shipping@blandy.com

After Hours

Joao Carlos Rodrigues 96 627 1606

Hugo Ferreira 96 627 16 10

Dimas Almada 96 945 98 93

Nelson Ferreira 96 322 8572

MALAYSIA (+60)**JOHOR**

Spica Services (M) SDN BHD
 Unit 18-05, Menara Landmark, 12, Jalan Ngee
 Heng 8000, Johor Bahru, Johor

Tel 7 226 1467
 Fax 7 226 5599
 Email psg.spica@benline.com.my

After Hours

Azman Zakaria		16 710 0527
Thomas Yan		+65 746 3945
	mobile	+65 9737 4580
Dughall Aitken		+65 442 2109
	mobile	+65 9625 8986

KOTA KINABALU

Harrisons Trading (Sabah) Sdn. Bhd.
 19 Jalan Haji Saman, PO Box 10022
 88800 Kota Kinabalu

Tel 88 215 011 or 88 222 110
 Fax 88 222 457 or 88 217 807
 Email htshipkk@tm.net.my

After Hours

Mr. Yap Hock Guan		88 269 848
	mobile	19 851 3628
Mr. Bonius Henry Obit		88 714 859
	mobile	19 820 0564

KUALA LUMPUR/PORT KELANG

Spica Services (M) Sdn. Bhd.
 Level 5, Mayban Assurance Tower, Dataran
 Maybank No.1 Jalan Maarof 59100 Kuala Lumpur

Tel 3 2289 7240
 Fax 3 2289 7241
 Email kl_claims@spica.com.my

After Hours

Tun Busu Tahir		12 332 7593
Khairizam Bin Abdul Hamid		12 332 7842
Norzila Ambiah		12 332 7054
Mohmad Bin Abdullah		19 260 1058

PENANG

Spica Services (M) Sdn. Bhd.
 19th Floor, Suite B, Menara BHL Bank, No. 51
 Jalan Sultan Ahmad Shah, 10050 Penang
 PO Box 199, 10720 Penang

Tel 4 227 8375 or 4 226 4688
 Fax 4 227 6080 or 4 227 6770
 Email pen.spica@benline.com.my

After Hours

Mr. Tong Hen Keng		4 890 3304
	mobile	19 411 1309
Mr. Sukhbir Singh		4 828 3689
	mobile	19 472 7831

SANDAKAN (see Kota Kinabalu)

SIBU (see Singapore)

TAWAU (see Kota Kinabalu)

MALTA (+356)**VALLETTA**

H. Vassallo Ltd.
53/2 Old Theatre Street, Valletta, VLT 1427

Tel 2122 5548
2123 0562
Fax 2122 3582
Email mail@hvassallo.com

After Hours
Mr. C.L. Bugeja 2144 3020
mobile 7922 5548
Mr. Joe Buhagiar 2157 6774
mobile 9944 2703
Mr. John Bugeja 2144 3020
mobile 7904 7880
Ms. Nadine Dunford 2148 7967
mobile 9920 1919

MARTINIQUE (+596)**FORT-DE-FRANCE**

Agences Porry
Immeuble du Port, Avenue Francois Mitterand
97200 Fort-de-France

Tel 596 63 73 45
Mob 696 457 837 (duty)
Fax 596 60 07 54
Email contact@agencesporry.fr

After Hours
Jean-Pierre Porry 596 61 24 84
mobile 696 33 76 04
Patrick Ferdinand 696 45 78 37

In case of communication problems, please contact *McLeans* (FWI) Guadeloupe (*See page 40*)

MAURITANIA (+222)**NOUADHIBOU**

McLeans
c/o Ets A. O. Ismail, BP 77 Nouadhibou

Tel 574 52 45 or 574 77 22
Fax 574 57 78
Email smpndb@toptechology.mr

After Hours
Mr. Sidi Jdeydou 574 53 00
mobile 641 09 50
Mr. Nagi Moine 641 96 29

In case of communication problems, please contact *McLeans*, Marseille, France (*See page 32*)

NOUAKCHOTT

McLeans
c/o Ets A.O. Ismail, ZRB 585 Avenue du Sahel
BP 40254 Nouakchott

Tel 529 52 52
525 36 38 or 525 37 09
Fax 529 28 99
525 37 87
Email ahmedou@smpn.mr

After Hours
Mr. Abdallahi Ismail 525 35 14
mobile 647 48 41
Mr. Ahmedou Lemrabott 642 11 45
Mr. Ahmed Jiddou 525 06 94
mobile 641 21 94

In case of communication problems, please contact *McLeans*, Marseille, France (*See page 32*)

MAURITIUS (+230)**PORT LOUIS**

Scott Shipping International Ltd.
 2nd Floor, La Capitainerie Building
 Cargo Peninsula - Quay D, Port Louis
 Tel 216 3042
 Fax 216 0045
 Email sales@scottship.com

After Hours
 Mr. Xavier d'Unienville 728 5212
 Mr. Ludovic Marie 7291700
 Mr. Melvyn Novel 728 9175

MEXICO (+52)**COATZACOALCOS**

Pandi Nave S.A. de C.V.
 Balcones del Mar, Isla No.110, CP 96530 -
 Coatzacoalcos, Ver. (All communications to
 be sent to Pandi Nave Mexico City)
 Tel 921 213 9015
 Fax 921 217 6227
 Email gaspard26@yahoo.com.mx

After Hours
 Capt. Andre Vandenabeele 921 273 2649

ACAPULCO/CIUDAD DEL CARMEN/DOS
 BOCAS/ENSENADA (see Mexico City)

GUAYMAS

Pandi Nave S.A. de C.V.
 Calle Guadalupe No.36, Col. Guadalupe
 85388 Guaymas, Sonora (All communications
 to be sent to Pandi Nave Mexico City)
 Tel 622 222 4876
 Fax 622 222 4876 (tel/fax)
 Email oros_5@hotmail.com

After Hours
 Sergio R. Osuna 622 224 1848
 mobile 622 228 2978

LAZARO CARDENAS (see Mexico City)

MANZANILLO

Pandi Nave S.A. de C.V.
 San Luis Potosi No.31, Col. 16 de Septiembre
 Manzanillo 28239, Colima (All communications
 to be sent to Pandi Nave Mexico City)
 Tel 314 332 6508
 Fax 314 332 4359
 Email manzanillo@anacopa.com

After Hours
 Mr. Jose Luis Diaz 314 357 0122

MAZATLAN (see Mexico City)

MEXICO CITY

Pandi Nave S.A. de C.V.
 Cda. Soledad No.23, Col. San Nicolás Totolápan
 Del. Magdalena Contreras 10900 Mexico D.F.
 Te 55 1675 6408 or 55 2615 9750
 Fax 55 2615 9766
 Email pandinave@prodigy.net.mx

After Hours
 Mr. Tim G. Meyer 55 2615 1335
 mobile 55 5506 6306
 Ms. Stephanie Meyer 55 5645 2727
 mobile 55 5433 2033
 Mr. Roberto Figueroa 55 2615 9750
 mobile 55 5405 2937

MEXICO (+52)**MEXICO CITY****P&I Services (Mexico) S.A. De C.V.**

Homero 1425, Suite 504 Colonia Los Morales,
Seccion Palmas Delegacion Miguel Hidalgo
CP 11540 Mexico DF

Tel 55 5395 1221 or 55 5395 5357

55 5395 9211 (24 hrs)

Fax 55 5395 4911

Email pandiser@grupodelmex.com

Web www.grupodelmex.com

After Hours

Fernando E Delfin Garcia 55 5596 2795

mobile 55 5501 9679

Juan Loman Villarreal 55 5562 0070

mobile 55 5437 6561

Fernando Leon Martinez 55 9192 6089

Franz Turczynski Cardozo 55 1149 4427

Raymundo Valencia Garcia 55 5164 2785

PAJARITOS/RABON GRANDE/ SALINA CRUZ
(see Mexico City)

TAMPICO**Pandi Nave S.A. de C.V.**

Coahuila N°103 Sur Col. Unidad Nacional
Cd. Madero, Tam.

Tel 833 215 1265

Fax 833 210 0409

Email msurveys@prodigy.net.mx

After Hours

Capt. Victor Gaxiola R 833 218 4040

VERACRUZ**P&I Services (Mexico) S.A. De C.V.**

Independencia No 837-B Colonia Centro
Veracruz, Ver. CP 91700

Tel 229 931 5278 / 4654

55 5395 9211 (24 hrs)

Fax 229 932 44 22

Email peivermx@prodigy.net.mx

Web www.grupodelmex.com

After Hours

Alejandro Lobaton Garnier 229 929 1249

Pandi Nave S.A. de C.V.

Girasol No. 68 Jardines de Virginia 94294
Boca de Rio Veracruz, Ver (All communications
to be sent to Pandi Nave Mexico City)

Tel 229 922 5338 or 229 927 1773

Fax 229 922 5797

Email moramarine@prodigy.net.mx

After Hours

V Gomez 229 929 5983

Capt. William Watt 229 929 0799

M Olivares 229 929 6577

MICRONESIA APIA/NUKU'ALOFA/PAGO PAGO/PAPEETE (see See P&I Services
New Zealand, page 65)

MONTENEGRO BAR (see Trieste - ITALY)

MOROCCO (+212)**CASABLANCA**

Soc. Maghrebine de Defense Maritime
 Espace Paquet Suite No 506 Place Nicolas Paquet
 Boulevard Mohamed V Casablanca 20000

Tel 22 45 25 25
 Fax 22 45 05 01
 Email somadef@defmar.com
 Web www.defmar.com

After Hours

Mr. Saad Ahardane	22 36 44 15
mobile	61 133 455
Mr. Mohamed Laazizi	22 27 16 29
mobile	61 463 834
Mrs. Khadija Hachim	63 894 853

MOZAMBIQUE (+258)**BEIRA**

P & I Associates (Pty.) Ltd.
 Casa Infanta Da Sagres Largo Do Buzi 1/6
 P O Box 44

Tel 23 323 143
 23 325 163/6 (alternative)
 Fax 23 322 916 or 23 322 285
 Email marine@teledata.mz
 Web www.pandi.co.za

In case of difficulties contact P&I Associates - Durban +27 83 250 3398

After Hours

Mr. Herbert Nkomo	82 501 7350
-------------------	-------------

MAPUTO

P & I Associates (Pty.) Ltd.
 Praca dos Trabalhadores 51, P O Box 292

Tel 21 32 60 21
 Fax 21 32 30 26
 Web www.pandi.co.za

In case of difficulties contact P&I Associates - Durban +27 83 250 3398

After Hours

Mr. Helio Madeira	82 304 3280
-------------------	-------------

MYANMAR (BURMA) (+95)**YANGON (RANGOON)**

Mrs Tin Ohnmar Tun
 Room 305, Building (A), Tetkatho Yeikmon
 Housing, No. 25 (D), New University Avenue
 Road, Bahan Township, Yangon 53/55
 Mahabandoola Garden Street PO Box 109

Tel 1 723 043
 1 372 174 or 1 248 108
 Fax 1 557 990 / 1 248 108 / 1 665 537
 Email tinpandi-aung@mptmail.net.mm

Lawyers

After Hours

Mr. Htay Aung	1 578 940
mobile	9 802 1083
Mr. Jimmy Soe	1 500 936
mobile	9 500 2864

NAMIBIA (See P&I Associates Cape Town South Africa page 76)

NETHERLANDS (+31)**AMSTERDAM**

Vopak Agencies Amsterdam B.V.
 Deccaweg 6A 1042 AD Amsterdam, P O Box
 20616, 1000 NP Amsterdam

Tel 20 44 88 725
 Fax 20 44 88 737
 Email niels.van.der.noll@vopak.com
 Web www.vopakagencies.com

After Hours
 Mr. Niels van der Noll 299 401 582
 fax 299 404 838
 mobile 653 400 739

FLUSHING (see Rotterdam)**ROTTERDAM**

Dutch P & I Services B.V.
 Wijnhaven 65F, 3011 WJ Rotterdam, PO Box
 23085, 3001 KB Rotterdam

Tel 10 440 5555
 Mob 62184 3588/7 (duty)
 Fax 10 440 5515 (general/claims)
 10 440 5595 (accounts)
 10 440 5505 (broking)

Email info@dupi.nl
 Web www.dupi.nl

After Hours
 Mr. K Velgersdijk 186 616 802
 Mr. Frans J H van Dalen 10 450 8753
 Mr. P van Bodegraven 10 426 0826
 Mr. C. D. Heijboer 167 523 080
 Mr. T Koster 180 433 095
 Mrs. V M Evenhuis 10 411 6250

TERNEUZEN (see Rotterdam)**NETHERLANDS ANTILLES (+599) ALL PORTS**

N.V. v/h Firma Gorsira J.P. Ez.
 Anthony Veder Building P O Box 3677
 Willemstad, Curacao

Tel 9 461 4700 or 9 461 5873
 Mob 9 563 0886
 Fax 9 461 2576 or 9 461 5253
 Email gorsira@attglobal.net

After Hours
 Mr. Frank Douglas 9 737 5704
 mobile 9 563 0886
 Mr. Joop van Vliet 9 461 4656

NEW CALEDONIA (+687)**NOUMEA**

McLeans
 c/o ALB NAVAL, 2 Allee Bellevue, Baie de
 Citrons, PO Box 8745, 98807 Noumea Cedex

Tel 78 10 84
 Fax 27 69 56
 Email jackalain@canl.nc

In case of emergency, contact **McLeans**, Marseille/Paris, France (see page 32/33)

After Hours
 Capt. A Le Breton 78 10 84

NEW ZEALAND (+64)**AUCKLAND****P & I Services**

Level 10, 132-38 Quay Street, P O Box 437

Tel 9 303 1900

Fax 9 308 9204

Email pandiak@clear.net.nz

After Hours

Mr. N Wheeler		9 579 5902
	mobile	274 921 975
Mr. Alistair Irving		4 562 7366
	mobile	274 455 396

WELLINGTON**P & I Services**

5th Floor, City Chambers 142 Featherston Street P O Box 3291 Wellington 1

Tel 4 473 5742

Fax 4 473 5745

Email pandiwn@clear.net.nz

After Hours

Mr. Alistair Irving		4 562 7366
	mobile	274 455 396
Mr. Nick Wheeler		9 579 5902
	mobile	274 921 975

NICARAGUA (+505)**MANAGUA****J.L. Griffith Sucesores, S.A.**

Club Terraza, 1 Abajo 1 al algo, 1arriba no. 100 Managua P.O. Box 3513

Tel 278 5307

Fax 278 6187

Email jlgrif@ibw.com.ni

After Hours

Albert Griffith Sr.		270 8113
	mobile	886 9596
Georgina Griffith		270 8132
	mobile	882 2359
Albert William Griffith Jr.		270 8124
	mobile	884 7000

NIGERIA (+234)**APAPA****Africa Marine Services (Nigeria)**

22 Kofo Abayomi Avenue PO Box 2363 Apapa, Lagos

Tel 1 587 2882 or 1 545 8709

Fax 1 587 2882 or 1 545 8709 (tel/fax)

In case of communication problems, please contact *Africa Marine Services UK (see page 102)***After Hours**

Mr. Allen Hardcastle		803 321 8030
T Iduimuida		802 304 7328

CALABAR/LAGOS (see Apapa)**PORT HARCOURT****Africa Marine Services (Nigeria)**

13A Bishop Dimiere Rd, GRA Phase II, Port Harcourt River State

Tel 84 461 190

Fax 84 461 189

In case of communication problems, please contact *Africa Marine Services UK (see page 102)***After Hours**

Iain Marsh		803 323 6039
------------	--	--------------

NIGERIA (+234)**WARRI**

Africa Marine Services (Nigeria)
9, Waico Road, Effurun Delta State

After Hours
Iain Marsh 803 323 6039

Tel 1 587 2882 or 1 545 8709
Fax 1 587 2882 or 1 545 8709 (tel/fax)

In case of communication problems, please contact *Africa Marine Services UK (see page 102)*

NORWAY (+47)**BERGEN**

Martens Services A/S
Oestre Muralsmenning 1B P O Box 567
Bergen, N-5806
Tel 55 21 08 00
Mob 99 21 90 70 (24 hrs)
Fax 55 21 08 08
Email martens.services@jmartens.com

After Hours
Mr. Ronny Devik 901 85 425
Mr. Helge Leknes 977 65 030
Mr. Didrik Martens 992 19 080

OSLO

Wesmans A/S
Selvbyggerveien 8, 0591 Oslo
Tel 40 00 43 88 (24 hrs service)
Fax 93 37 03 00
Email info@wesmans.com
Web www.wesmans.com

After Hours
Tom Erik Johansen 97 13 21 86

OMAN (+968)**ALL PORTS**

Gulf Agency Co. (Oman) L.L.C.
P O Box 740, Ruwi-112, GAC Building
Dohat Al Adab St., Al Khuwair, Muscat
Tel 2448 1000
Fax 2448 2561
Email claims.oman@gacworld.com
Web www.gacworld.com

After Hours
Rajesh Moorjani 2481 2697
mobile 9934 0352
Dick Danielson 2460 0563
mobile 9924 5405

PAKISTAN (+92)**KARACHI****Indemnis Marine (PVT) Ltd**

24/1, First Floor, 9th Street, Off. Khayaban-e-Shamsheer, Phase-V, Defence Housing Authority Karachi 75500

Tel 21 534 1042
21 534 7256 or 21 824 0122
Fax 21 534 1041
Email indemnis@cyber.net.pk

After Hours

Capt. Saiyid Hashim Mujtaba 21 584 1726
fax 21 584 6778
mobile 300 822 5446
Mr. Abdul Wadood 21 497 4403
mobile 300 823 5734

James Finlay Limited

3rd Floor, Finlay House, I.I. Chundrigar Road
P O Box 4670 Karachi-74000

Tel 21 244 2726 or 21 244 4907
21 240 0984 (P&I Dept)
Fax 21 241 8097 or 21 241 7818
Email pni@finlayskhi.com

After Hours

Capt. Syed Shahrukh Abbas 21 589 4104
mobile 345 200 9901
333 237 8293
Mr. Zia-ul-Hassan 21 584 6701
mobile 345 200 9902
Mr. Irfan H A Vazeer 21 534 9085-7
mobile 345 200 9900

PANAMA (+507)**ALL PORTS****C. Fernie & Co. S.A.**

1110 Columbus Avenue, Cristobal
P.O. Box 0301-03506

Tel 433 8500
Mob 6614 0554 (Duty)
Fax 433 8528 (direct P&I Dept)
433 8504/5 (general)
Email ferniepi@cfernie.com

After Hours

Mr. Andre Perrett 447 2891
mobile 6617 3229
Mr. John Blennerhassett 470 0313
mobile 6612 1152

PAPUA NEW GUINEA (+675)**PORT MORESBY****Brian White & Associates**

1st Floor, Investwell Building Off Cameron Road
Gordons Industrial Estate, Gordons Port
Moresby PO Box 698 Port Moresby NCD 121

Tel 311 2311
Fax 325 5007
Email moresby@bwamarine.com
Web www.bwamarine.com

After Hours

Mrs. Shirley Duma 320 0467 or
684 9357
mobile 687 6417

In case of communication problems please contact **Brian White & Associates**, Cairns (see page 3)

PERU (+51)**LIMA**

Andes Pacific Services S.A.
 Jr. Federico Recavarren 131 - Of. 404
 Miraflores Lima 18

Tel 1 242 0138
 1 243 0033 or 1 241 8355

Mob 1 9900 5483 (24hr)
 Fax 1 445 9596
 Email andespacific@terra.com.pe

After Hours

Dr. Frederick Korswagen 1 271 2861
 fax 1 271 2861
 mobile 1 9900 5483

Dr. Richard Korswagen 1 449 6225
 fax 1 449 6225

PHILIPPINES (+63)**MANILA**

Pandiman Philippines Inc.
 Philippine Veterans Bank Building, General
 Luna Corner, Sta. Potenciana Streets, Intramuros
 Manila 1002, P O Box 1418 Manila 1054

Tel 2 527 7831-40
 Fax 2 527 2167 or 2 527 2171
 Email mis@pandiman.com
 Web www.pandiman.com

After Hours

Capt. Andrew Malpass 2 887 5043
 fax 2 844 0618
 mobile 917 536 5315

Ms. Delia Andrada 920 912 5731
 Ms. Amor Caoile 915 571 7174
 Ms. Rosario Domaycos 917 601 2920
 Ms. Cora Tabuena 917 812 3395
 Mr. Dax Vargas 917 812 3393

Del Rosario & Del Rosario
 15th Floor, Pacific Star Building, Makati Ave.
 Corner Sen., Gil J. Puyat Avenue, 1200
 Makati City, P O Box 2106 Makati Central
 Post Office, 1261 Makati City

Tel 2 810 1791
 Fax 2 817 1740 or 2 810 3632
 Email mail@delrosariolaw.com
 Web www.delrosariolaw.com

lawyers

After Hours

Mr. Ruben T. Del Rosario 2 842 0865
 mobile 920 947 1892

Mr. Arturo T Del Rosario Jr 2 772 2196
 mobile 920 947 1901

Ms. Veronica G Del Rosario 2 842 0865
 mobile 920 947 1892

Mr. Joseph R Rebano 2 822 2209
 mobile 920 938 4634

POLAND (+48)**GDYNIA**

Morska Agencja Gdynia Ltd.
 15, T. Wendy Street, 81-341 Gdynia

Tel 58 620 4117 or 58 620 1240
 58 620 37 04 (Harbour office 24 hrs)

Fax 58 621 0608
 Email pandi@mag.gdynia.pl
 Web www.mag.gdynia.pl

After Hours

Mr. Krzysztof Kuchta 58 781 02 99
 mobile 603 650 494

Mr. Janusz Legowski 58 629 5501
 mobile 605 20 77 76

GDANSK (see Gdynia)

POLAND (+48)**SZCZECIN**

Loadmaster & Baltic Kontor Services Ltd
ul. Hryniewieckiego 1, 70-606 Szczecin

Tel 91 462 34 82
Fax 91 462 34 83
Email office@load-master.com
Web www.load-master.com

After Hours

Capt. Edward Nastalczyk 601 58 16 11
Mr. Jacek Nastalczyk 608 806 420

PORTUGAL (+351)**LEIXOES**

Pinto Basto Comercial Lda.

Rua Dr. Sa Carneiro, 336-r/c 4450-676
Leca da Palmeira

Tel 22 999 4334 (Maria Helena Ribeiro)
22 999 4335 (Barbara Neiva Santos)
Fax 22 996 7387 or 22 996 73 81
Email maria.helena@pintobasto.com
Web www.pintobasto.com

After Hours

Mrs. Maria Helena Ribeiro 22 831 6515
mobile 91 937 0541
Mrs. Barbara Neiva Santos 22 609 0861

LISBON

Pinto Basto Comercial, Lda.

Av. 24 de Julho, 1-1, 1200-478 Lisbon

Tel 21 323 04 39 (Celeste Fonseca)
Fax 21 347 1231
Email celeste.fonseca@pintobasto.com
Web www.pintobasto.com

After Hours

Ms. Celeste Fonseca 21 253 9114
mobile 91 689 6926
Mrs. Maria Helena Ribeiro 22 831 6515
mobile 91 937 0541

MATOSINHOS (PORTO) (see Leixoes)

SINES (see Lisbon)

PRINCIPALITY OF MONACO (see Ferpandi SRL - Genoa - Italy)**PUERTO RICO (+1)****SAN JUAN**

Jimenez Graffam & Lausell

420 Ave. Ponce de Leon Midtown Condominium
Suite 505, San Juan, PR 00918-3405, P O Box
366104, San Juan, PR 00936-6104

Tel 787 767 1030 or 787 767 1000
787 767 1061 or 787 767 1064
Fax 787 751 4068
Email manager@jgl.com
Web www.jgl.com

lawyers

After Hours

William Graffam 787 723 3380
mobile 787 384 3635
J Ramon Rivera-Morales 787 790 7155
Manolo T. Rodriguez-Bird 787 755 6913
Mr. Edgardo Vega-Lopez 787 263 8864
mobile 787 430 4138
Mr. Jorge F Blasini 787 644 1901

QATAR (+914)**DOHA****Gulf Agency Qatar**

159 'C' Ring Road, Po Box 6534 Doha

Tel 431 5222 or 435 3199

Fax 431 4222 (general)
431 3557/437 2546 (Ops/P&I)

Email qatar@gacworld.com

Web www.gacqatar.com

After Hours

Ravindu Rodrigo 585 0327

Ashan Welagedara 553 4278

Shanaka Fernando 455 2402
mobile 588 3493**REUNION (+262)****LE PORT****Indoceanic Services**

7 rue Ambroise Croizat, BP 186 - 97825

Le Port Cedex

Tel 262 43 33 33

Fax 262 42 03 10

Email casualty@indoceanic.com

Web www.indoceanic.com

After Hours

Mr. H J Thomson 262 44 83 83

fax 262 44 86 31

mobile 692 85 29 29

Mr. Gerard Philippe 692 01 99 99

Miss Dominique Thomson 692 01 77 77

Societe Reunionnaise de Services Maritimes

3 Avenue Theodore Drouhet ZAC 2000

P O Box 2006 97822 Le Port Cedex

Tel 262 55 17 55

262 55 17 61 - Veronique Perdoux

Fax 262 55 17 62

Email v.perdoux@dti-reunion.com

After Hours

Miss Veronique Perdoux 262 23 85 22

mobile 692 65 74 50

Mr. Jean Philippe Hoarau 692 86 19 68

ROMANIA (+40)**BUCHAREST****Interservices S.A.**

Strada Daniel Barcianu Nr. 4, Bucharest, 030901

Tel 21 321 9235 or 21 323 9235

Fax 21 326 9235 or 21 320 4066

Email office@mancas.ro

Web www.mancas.ro

After Hours

Mr. Gabriel Ciutu 744 568 028

Mrs. Luciana Mancas 21 253 1865

mobile 722 230 759

Mrs. Manuela Dumitru 745 605 364

Mr. Gabriel Mancas 21 253 1865

mobile 722 230 758

BRAILA (see Bucharest)

ROMANIA (+40)**CONSTANTZA****Interservices S.A.**

Str. Revolutiei din 22 Decembrie 1989 No. 41
Bloc SNC, Etaj 2, Apt. 31 Constantza 900735
(All correspondence to Bucharest)

Tel 241 611 644
241 616 543 or 241 616 507
Fax 241 611 644 or 241 616 507
Email constantza@mancas.ro
Web www.mancas.ro

After Hours

Capt. Spiridon Timofte	241 548 180
mobile	744 625 379
Mr. Gabriel Tudorache	241 559 811
mobile	744 656 604
Mr. Laurentiu Badila	341 441 539
mobile	745 764 629

GALATZ**Interservices S.A.**

Strada Traian No. 5 Bloc C5, Scara 2, Apt. 21
Galatz 800049 (All correspondence to Bucharest)

Tel 236 462 603 or 236 463 759
Fax 236 461 707
Email galatz@mancas.ro
Web www.mancas.ro

After Hours

Mr. Iliutza Mocanu	236 463 890
mobile	745 616 458
Mr. Virgil Naghirneac	236 461 991
mobile	745 616 457

TULCEA (see Bucharest)

RUSSIA (+7)**KALININGRAD****Pandi Services East**

38, Ogareva Street, Kaliningrad 236010

Tel 40 12 91 65 28
40 12 91 65 83 (both 24 hrs)
Fax 40 12 91 65 28
40 12 91 65 83 (tel/fax)
Email pandi@038.ru

After Hours

Capt. Sergey Balabanov	9022 37 98 00
Ms. Nadezhda Belesheva	40 12 91 65 83
mobile	9022 13 50 64

ARKHANGELSK (see St. Petersburg)

MOSCOW**Ingosstrakh Insurance Co. Ltd.**

Average Agency Division, Risk Services Dept
Pyatnitskaya Street 12, GSP - 8, 115998 Moscow
Lesnaya Street, 41, Moscow (visiting address)

Tel 495 234 3607
Fax 495 956 7777
495 234 3602 or 495 959 4518
Email average.agency@ingos.ru

After Hours

Pavel Ivanov	905 796 4483
Alexander Sharov	902 130 5831

RUSSIA (+7)**Jurinflot International Law Firm**

34 Marxistskaya Str. 109147 Moscow
P O Box 60 109147 Moscow

Tel 495 792 5701 or 495 911 7084
495 911 7107 or 495 911 7208
Fax 495 792 5700
Email jurin@jurinflot.ru
Web www.jurinflot.ru

Murmansk P & I Agency

All correspondence to P.O. Box 38, N-9915,
Kirkenes, NORWAY. Visiting address only:
Papanina St, 3/1, office 56, 183025 Murmansk

Tel 8152 400 038
Fax 8152 400 038 (tel/fax)
Email murmansk_pandi@com.mels.ru

CIS Pandl

3 Portovaya Str, Apt. 609 Nakhodka 692900

Tel 4236 679 739
Fax 4236 679 739
Email mailgslnakh@online.nakhodka.ru

Novorossiysk Marine Company Ltd

10, Kommunisticheskaya Street, Novorossiysk
353900, Krasnodar Region

Tel 8617 613 356
8617 644 777 or 8617 613 162
Fax 8617 613 356 / 8617 644 777 /
8617 613 162 (tel/fax)
Email mcnostra@mail.kubtelecom.ru
Web www.users.kubtelecom.ru/~mcnostra

Pacific Network Maritime Agency

P O Box 185 Petropavlovsk-Kamchatskiy,
Russia 683000

Tel 415 2 412 254
Fax 415 2 415 045 or 415 2 412 672
Email office@pacnet.ru

MOSCOW

lawyers

After Hours

Mr. Vadim G Ermolaev	495 349 4621
mobile	495 763 0382
Mr. Vladimir A Mednikov	495 394 3847
mobile	495 743 48 61
Mr. Valery Mandriouc	495 760 10 71
Mr. Stanislav Kondrashin	495 773 11 17

MURMANSK**After Hours**

Capt. Alex Popov	921 724 0402
Ms. Natalia Lisitsa	8152 53 65 15
mobile	911 303 7493

NAKHODKA**After Hours**

Stella Min	4236 633 232
mobile	914 7132033
Yoram Golan (emergency)	+972 54 7960044
mobile	+916 267 8633

NOVOROSSIYSK**After Hours**

Mr. Vladimir Kharkov	8617 629 673
Nikolay Parkhomenko	8617 626 402

PETROPAVLOVSK**After Hours**

Mr. Sergey Frolov	+1 206 784 8701
mobile	+1 206 334 7671
Ms. Marina Anischenko	415 2 434 717
mobile	962 281 4214

RUSSIA (+7)

AKOMS Insurance Ltd.
 Pobedy Str. 16 Kholmsk City Sakhalin Island
 Russia 694620
 Tel 4243 35 95 45 or 4242 72 98 88
 Fax 4243 35 97 51 or 4242 42 93 55

Jurinbalt Ltd.
 10 Stavropolskaya St. 191124 St. Petersburg
 Tel 812 274 4727 or 812 271 1298
 Fax 502 201 5881
 Email jurinbalt@mail.ru

Azovlloyd-Taganrog Ltd.
 19 Shmidta Str, 347922 Taganrog
 Tel 8634 312075
 Fax 8634 312077
 Email aps@marine.com.ua

CIS Pandl
 4/6 Strelnikova str, apt.19, Vladivostok 690003
 Tel 4232 496 560/496 561
 Fax 4232 513 481
 Email mailcispandife@ostl.ru
 In case of communication problems, please contact Yoram Golan Tel +972 8 8561634
 Mobile+972 54 7960044 & +916 267 8633

Rosgosstrakh-Dalny Vostok Plc.
 36, Semyonovskaya St Vladivostock 690091
 Tel 4232 300 609 or 4232 209 978
 Fax 4232 300 609 or 4232 209 980
 Email rgspandi@mail.ru

SALVADOR (see El Salvador)

SARDINIA (see Cagliari - Italy)

SAKHALIN ISLAND

After Hours
 Raisa A. Koneva
 Olga V Belousova

ST PETERSBURG

After Hours
 Ms. Yulia A Belousova 921 400 3103
 Capt. Sergey Yakovlev 812 969 1505
 Mr. Denis Matveev 921 927 1694

TAGANROG

After Hours
 Ms. Helen Kursova 8634 424407
 mobile 90347 01763

TUAPSE (see Novorossiyyk)

VANINO (see Sakhalin Island)

VLADIVOSTOK

After Hours
 Oleg Onoprienko 4232 451 658
 mobile 4232 701 403

After Hours
 Capt. Nikolay Gusez 4232 200 164
 mobile 4232 721 489

VOSTOCHNY (see Vladivostok)

YUZHNO-SAKHALINSK (see Sakhalin Island)

SAUDI ARABIA (+966)**DAMMAM**

Mutual Marine Services Al Mushtaraka Ltd.
P O Box 8972 2nd Floor, Bokhari Commercial
Center, Al-Tobaishi, Dammam 31492

Tel 3 826 8326
Fax 3 827 5342
Email claims.dammam@mushtaraka.com

After Hours

Mr. N Ahmed	50 584 0518
Mr. Bandar Al-Sagr	50 584 0528
Varghese Samuel	50 381 3659
Ali Abdulatif	50 499 0865
Ibrahim Al Askari	50 680 1565

GIZAN (see Jeddah)**JEDDAH**

Mutual Marine Services Al Mushtaraka Ltd.
3rd Floor, Saudi Business Centre, Medina Road
P O Box 12635 Jeddah 21483

Tel 2 652 2666
Fax 2 652 1944
Email claims@mushtaraka.com

After Hours

Capt. Larry Heron	2 694 3464 (extn 2101)
	mobile 504 667 728
Mr. Mahmood Mattar	2 665 9603
	mobile 505 697 553
Mr. Hassan Omar	2 661 3395
	mobile 505 692 261
Mr. Mark Galloway	505 628 519

JUBAIL/RAS TANURA (see Dammam)**YENBU (see Jeddah)****SENEGAL (+221)****DAKAR**

TCI Africa Dakar
5 Avenue Georges Pompidou, P O Box 2540

Tel 849 13 99
Fax 823 50 19
Email tciafrdk@sentoo.sn
(Please copy all emails to eltvedt & O'Sullivan:
mail@eltvedtosullivan.com)
Web www.eltvedtosullivan.com

In case of communication problems, please contact *Eltvedt & O'Sullivan (see page 102)*

After Hours

Capt. Edouard Sarr	637 5941
Mrs. Laurence Kobar	823 50 16
	mobile 638 11 74
	or 638 3246

SERBIA (BELGRADE see Trieste - Italy)**SEYCHELLES (+248)****MAHE**

Hunt, Deltel & Co. Ltd.
Trinity House, Albert Street, P.O. Box 14
Victoria, Mahe

Tel 380 300
Fax 225 367
Email hundel@seychelles.net
Web www.hundel.sc

After Hours

Mr. A A Chetty	247 701
	mobile 510 838
Capt. E H Houareau	241 475
	mobile 516 239
Mr. J.P.R Grandcourt	241 037
	mobile 515 000

SICILY (see Palermo/Messina - Italy)

SIERRA LEONE (+232)**FREETOWN**

Africa Marine Services (Sierra Leone)
25 Berwick Street, PO Box 1277, Freetown

Tel 2222 0974
Fax 2222 4439

In case of communication problems, please contact *Africa Marine Services UK (see page 102)*

After Hours

Mr. M Betts-Priddy 2223 1801
mobile 7660 2123
Mr. K Wilson 7676 7494

SINGAPORE (+65)**SINGAPORE**

Spica Services (S) Pte. Ltd
80 Anson Road, #28-01 Fuji Xerox Tower
Singapore 079907

Tel 6225 5711
Fax 6221 2053
Email claims@spica.com.sg

After Hours

Mr. Abdul Rahman 6443 4246
mobile 9679 8503
Mr. Ahmad Jailani 6275 2865
mobile 9817 9250
Mr. Thomas Yan 6746 3945
mobile 9737 4580
Mr. Dughall Aitken 6344 4066
mobile 9625 8986

SLOVENIA (+386)**KOPER**

IBC & Co. Ltd. Koper
PO Box 135, Ferrarska ulica 10, SL-6000 Koper

Tel 5 639 8018
Fax 5 639 8017
Email info@IBC.si

After Hours

Capt. Ales Sotlar 5 652 7132
mobile 41 418 854
Mr. Egon Mihacic 5 641 8642
mobile 41 643 926
Mr. Bojan Bobera 5 677 3594
mobile 31 643 926

SOMALIA (+252)**BERBERA**

Omer Ali Dualeh & Co
PO Box 114, Berbera

Tel 751 2085
Fax 2 740 186
Email Omaarco@yahoo.com

In case of communication problems with Berbera/Mogadishu, see *Omer Ali Dualeh, page 102*

After Hours

Mr. Abdi Q Mahmoud 751 2189
mobile 2 4446 096

MOGADISHU

Omer Ali Dualeh & Co
PO Box 126, Mogadishu
Tel 1 215635
Fax 1 215635 (tel/fax)
Email Omaarco2@yahoo.com

After Hours

Mr. A O Ali 59 44208
mobile 2 442 7016

SOUTH AFRICA (+27)**ALL PORTS****A R Brink & Associates**

ARB House 143 Maydon Road, Maydon Wharf
Durban 4001 POBox 29238 Maydon Wharf 4057

Tel 31 206 1861
Fax 31 206 1860
Email survey@arbrink.com
Web www.arbrink.com

After Hours

Capt. Allen R Brink 31 206 1884
mobile 82 5517 890
Mr. J R M de Freitas 31 209 3700
mobile 82 5517 891
Mr. C van Heerden 82 5506 011

CAPE TOWN**P & I Associates (Pty) Ltd.**

Suite 1910, Main Tower Standard Bank Centre
Heerengracht Cape Town 8001, P O Box 1270
Cape Town 8000

Tel 21 425 4924
Mob 83 250 3380
Fax 21 421 1423
Email pict@ct.pandi.co.za
Web www.pandi.co.za

After Hours

Mr. Jonathan Mapp 21 975 8130
mobile 83 255 6994

Fairbridge Arderne & Lawton Inc.

Sixteenth Floor, Main Tower, Standard Bank
Centre, Heerengracht, Cape Town, 8000
P O Box 536, Cape Town, 8000

Tel 21 405 7300
Bernhard Kurz 21 405 7447
Michael Tucker 21 405 7451
Fiona Stewart 21 405 7449
Charl Boshoff 21 405 7423
Fax 21 419 5135
Email attorneys@fairbridges.co.za
Web www.fairbridges.co.za

lawyers

After Hours

Mr. Bernhard Kurz 21 434 1825
mobile 82 658 2005
Mr. Michael Tucker 21 794 8909
mobile 82 658 2808
Ms. Fiona Stewart 21 788 5061
mobile 82 658 4847
Mr. Charl Boshoff 21 554 3462
mobile 82 899 9613

DURBAN**P & I Associates (Pty) Ltd.**

9th Floor Rennie House, 41 Victoria Embankment
Durban 4001, P O Box 3814, Durban 4000

Tel 31 368 5050
Mob 83 250 3398 (24hr)
Fax 31 332 4455 or 31 368 3561
Email pidurban@pandi.co.za
Web www.pandi.co.za

After Hours

Mr. Alan Reid 31 466 2139
mobile 83 250 3392
Mr. Michael Heads 31 207 2394
mobile 83 453 4899

SOUTH AFRICA (+27)**DURBAN**

Shepstone & Wylie
35 Aliwal Street, Durban 4001, P O Box 205
Durban 4000

Tel 31 302 0111
Fax 31 304 2862
31 306 6369
Email dwyer@wylie.co.za
Web www.wylie.co.za

lawyers

After Hours

Mr. Shane Dwyer	31 701 3997
mobile	82 443 7653
Mr. Krish Reddy	31 403 9018
mobile	82 4437 654
Mr. Quintus van der Merwe	31 466 3598
mobile	82 466 5062
Mr. Pre Prinsloo	31 561 3738
mobile	824 538 819
Mrs. Anisa Govender	31 701 3982
mobile	824 665 012

**EAST LONDON/JOHANNESBURG/
RICHARDS BAY (see P&I Associates (Pty)
Ltd, Durban)**

**PORT ELIZABETH (see P&I Associates
(Pty) Ltd. - Cape Town or Durban)**

**SALDANHA BAY (see P&I Associates (Pty)
Ltd - Cape Town)**

SPAIN (+34)**ALGECIRAS**

Maritima del Estrecho S.A.
Teniente Maroto 2 - 2nd Floor, 11201
Algeciras (Cadiz)

Tel 956 585 313
956 585 316 or 956 585 300
Fax 956 632 110 or 956 667 056
Email algeciras@maritima.com
Web www.maritima.com

After Hours

Mr. Javier Bernardos	629 225 335
Mr. Luis Vera	605 695 800
Mr. Carlos Barnes	605 695 800
Water Clerks	606 935 064
Capt. Valentin Revuelta	639 132 901

ALICANTE (see Valencia)

ALMERIA

Hijo de Alfredo Rodríguez Ltda.
Muelle de Ribera-Poniente, s/n Puerto de
Almeria, 04002 Almeria

Tel 950 243 044
950 243 238
Fax 950 244 906
Email gpercelay@harlalmeria.com

After Hours

Mr. Gilles Percelay	950 34 64 10
mobile	607 68 64 30

AVILES (see Gijon)

SPAIN (+34)**Pandi Claims Services Spain S.L.**

C/Casanova 2, 6th Floor, 08011 Barcelona

Tel 93 230 9310
 Fax 93 230 9311
 Email pandi@pandispain.com
 Web www.pandispain.com

Agencia Maritima Artiach Zuazaga S.L.

Pº Campo Volantin 24 Pral., 48007 Bilbao

Tel 944 23 6661
 Fax 944 23 7973
 Email amazsa@amazsa.com
 Web www.amazsa.com

Naviera Gaditana S.A. (Nagasa)

C/Nueva, No. 2, Duplicado, 4a Planta 11005 Cadiz

Tel 956 201 355 or 956 255 307
 Fax 956 201 356 or 956 279 784
 Email nagasa@wanadoo.es
 Web www.nagasa.net

Pandi Claims Services Spain S.L.

Muralla del Mar 8, 1º A, 30202 Cartagena

Tel 968 507 000
 Fax 968 508 969
 Email cartagena@pandispain.com
 Web www.pandispain.com

BARCELONA**After Hours**

Ms. Rosana Velasco 934 154 600
 mobile 609 683 858
 Mr. James Mckinnell 934 414 415
 mobile 651 809 839
 Ms. Anna Santos 937 929 325
 mobile 651 809 843

BILBAO**After Hours**

Mr. Sebastian Sainz 944 157 689
 mobile 609 425 566
 Mr. Aitor Arrese 946 081 485
 mobile 609 983 072
 Mr. Josu Castillo 946 080 151
 mobile 699 983 073
 Mr. Jose M Delgado 946 760 032
 mobile 699 940 377
 Mr. Jon Zuazo 944 603 288
 mobile 699 068 466
 Mr. Miguel Angel Marin 699 068 470

CADIZ**After Hours**

Mrs. Edwina Carrion 956 075 186
 mobile 661 308 499
 Mr. Jose Luis Bastos 956 281 992
 mobile 607 606 961
 Ms. Esther Duque 956 259 627
 mobile 619 821 586

CARTAGENA**After Hours**

Mr. Diego Calderon 968 521 508
 mobile 639 979 407
 Mrs. Patricia Siljestrom 968 312 595
 obile 609 081 408
 Mr. Jose Barcelo 968 541 782
 mobile 609 892 280

CASTELLON (see Valencia)

SPAIN (+34)**Maritima Del Estrecho Ceuta SA**
Marina Espanola, 24, 51001 Ceuta

Tel 956 511 754 or 902 115 717
 Mob 629 533 276 (24hr duty)
 Fax 956 516 270 or 956 524 681
 Email ceuta@maritima.com
 Web www.maritima.com

Casimiro Velasco S.A.

Calle Alvarez Garaya 13, 1st Flr D 33206 Gijon

Tel 985 354 643
 Fax 985 355 310
 Email general@casimirovelasco.com

Pandi Claims Services Spain S.L.

San Andres, 139, 1º Izq, 15005 A Coruna

Tel 981 216 165
 Fax 981 208 108
 Email acoruna@pandispain.com

VB Comisarios De Averias, SA

Edificio Grupo Boluda Avenida de las Petroliferas s/n, 35008 Las Palmas de Gran Canaria, Canary Islands

Tel 928 21 88 06
 Fax 928 21 88 68
 Email bldcasa@vbcomisarios.com

Atlantic Correduria de Reasegurao SL
C/Nunez de Balboa 115, Madrid 1 F28006

Tel 91 563 8632
 Fax 91 564 3584
 Email atlantic@atlanticinsbrokers.com
 Web www.atlanticinsbrokers.com

CEUTA**After Hours**

Francisco Ramos		+956 500 065
	mobile	+669 77 11 64
Benjamin Young		687557383
	mobile	629533276
Juan Bravo		+956 518 069
	mobile	+629 533 276

DENIA/GANDIA (see Valencia)

EL FERROL (see Barcelona)

GIJON**After Hours**

Mr. C Gonzalez		985 342 557
	mobile	600 593 834

HUELVA (see Cadiz)

LA CORUNA**After Hours**

Capt. Aniceto Cabado		661 819 943
	mobile	670 882 454
Rosana Velasco (Barcelona office)		
	mobile	609 683 858

LAS PALMAS**After Hours**

Mr. Jesus Alarcon		928 29 8489
	mobile	609 505 902
Mrs. Cristina Sanchez		609 579 579
Mr. Jose Luis Rosales		629 765 831

MADRID**After Hours**

Manuel Ferrandez Perez		696 889051
Irene Fernandez Franic		619 059310
Adela Salamanca Mantecon		678 910014

SPAIN (+34)**MALAGA**

Thomas Wilson S.L.
 Plaza Poeta Alfonso Canales, 4 P O Box 135
 29001 Malaga
 Tel 95 221 2195 or 95 221 4272
 Fax 95 221 0158
 Email admin@thwilson.com

After Hours
 Mr. T M R Tuite 952 253 947
 mobile 670 624 193
 Mr. P A Tuite 952 294 674
 mobile 661 250163

PALMA DE MALLORCA

Agencia Maritima Transhispanica SA
 C/Camino de la Escollera 4 - 1
 07012 Palma de Mallorca
 Tel 971 727 141 or 971 727 147
 Fax 971 710 017
 Email mprats@transhispanica.com

After Hours
 Mr. Manuel Andres Prats 606942128
 Luis Bravo Iglesias 620952238

PASAJES

Agencia Maritima Artiach Zuazaga, SL
 Mantelene No. 3-1B 20090 San Sebastian -
 Guipuzcoa (IDD-34)
 Tel 944 236 661 (head office Bilbao)
 Fax 944 237 973 (head office Bilbao)
 Email amazsa@amazsa.com

After Hours
 Capt. Jon Zuazo 699 068 462

SANTANDER

Modesto Pi ñeiro, CyA, S.L.
 c/ Calderon de la Barca 17 A 1ºD 39002
 Santander PO Box 14, 39080 Santander
 Tel 942 22 00 00
 Fax 942 22 29 41
 Email mpineiro@mpineiro.com

After Hours
 Daniel Crespo 619 200 191
 Modesto Pi ñeiro 609 118 200

SEVILLA (see Cadiz)
TARRAGONA (see Barcelona)

TENERIFE

VB Comisarios de Averias S.A.
 "Edificio Mastil" Avenida de Francisco la Roche
 33-1, 38001 Tenerife, Apartado 1203, 38080
 Santa Cruz de Tenerife, Canary Islands
 Tel 922 47 25 31
 Fax 922 47 25 37
 Email bldtf@teleline.es

After Hours
 Mr. Peter Hamilton 922 820 993
 mobile 609 510 024
 Mrs. Veronica Martin 922 50 01 59
 mobile 669 898 481

SPAIN (+34)**VALENCIA**

Nimes Espana S.L.
Almirante Cadarso 17-1, 46005 Valencia

Tel 96 395 2008 (24 hours)
Mob 607 310 314
Fax 96 395 4176
Email pandiservices@nimes.ws
Web www.nimes.ws

After Hours

Mr. I S Nicholas 96 395 2008
mobile 607 310 314
Mr. Trevor W Nicholas 96 334 4804
or 96 258 9261
mobile 670 400 622
Dr. J.M. Montiel 96 349 5406
mobile 626 553 597

VIGO

E. Duran Shipping and P&I, S.L.
18 Arenal St., 1st Floor, Office nr. 3
36201 Vigo

Tel 986 43 53 44
Fax 986 43 08 02
Email vigo@estanislaoduran.com

After Hours

Mr. A Duran 986 490 141
mobile 639 823 735
Mr. Ramiro Cobo 619 21 99 29

SRI LANKA (+94)**COLOMBO**

GAC Shipping Limited
284 Vauxhall Street, Colombo, PO Box 1116

Tel 112 332 372/374
114 797 900/907
Fax 112 332 349
114 797 910
Email pandi.srilanka@gacworld.com
Web www.gacworld.com/srilanka

After Hours

Walter Rodrigo 112 706 906
mobile 777 718 001
Thusith Perera 112 810 662
mobile 777 718 002
Granville Fernando 112 239 334
mobile 777 776 538
Pradeep Soysa 112 957 715
mobile 777 557 100

SUDAN (+249)**PORT SUDAN**

**Mutual Marine Services & Transport - Al
Mushtaraka Ltd**
Al Bohein Building, 1st Flr, PO Box 1022

Tel 311 827 656 / 654
Fax 311 827 660
Email claims.sudan@mushtaraka.com

After Hours

Osman Abdel Azim Badawi 311 841 783
mobile 9123 34920
Amir Hassan Ahmed 311 857 162
mobile 9125 18463

In case of emergency contact Jeddah, Saudi Arabia office: Capt Larry Heron: mobile
+966 504 667 728 After hours:+966 2 694 3464 ext 2101 email: larry.heron@mushtarka.com

SWEDEN (+46)**ALL PORTS****Setterwalls**

Arsenalsgatan 6, SE-111 47, Stockholm
 Tel 8 598 890 00
 8 598 891 76 (after office hours)
 Fax 8 598 890 90
 Email stomaritime@setterwalls.se
 Webs www.setterwalls.se

Lawyers

After Hours

Mr. Jorgen Almelov 8 708 8807
 mobile 70 594 9617
 Mr. Johan Sidklev 8 654 57 65
 mobile 70 611 90 54
 Mr. Patrik Wass 18 24 14 41
 mobile 70 299 74 62

SWITZERLAND (+41)**GENEVA****Schellenberg Wittmer**

15bis, rue des Alpes, P.O. Box 2088
 CH-1211 Geneva 1
 Tel 22 707 8000
 Fax 22 707 8001
 Email geneva@swlegal.ch
 Web www.swlegal.ch

Lawyers

After Hours

Mr. Bernard Vischer 22 348 2281
 Mr. J Wittmer 22 347 1258

SYRIA (+963)**ALL PORTS****John N. Habeishy Law Firm**

8 Azar Street, Onji Building 2nd Floor
 Lattakia, P O Box 132 Lattakia
 Tel 41 461 333 or 41 247 0080
 Fax 41 461 332 or 41 247 0088
 Email habeishylawfirm@net.sy
 Web www.habeishylawfirm.com

Lawyers

After Hours

John Habeishy 41 472 666
 mobile 93 412 555
 Najib Habeishy 41 466 013
 mobile 94 656 644
 Hala Habeishy 41 465 361
 mobile 94 674 644
 Nadine Habeishy 41 466 013
 mobile 94 565 046

TAHITI (see New Caledonia)**TAIWAN (+886)****ALL PORTS****Taiwan Transport Insurance Services Ltd (TTIS)**

7th Floor, 107 Ren Ai Road, Section 4
 Taipei 106
 Tel 2 2740 2686
 Fax 2 2731 0456
 Email ttisltd@ms75.hinet.net
 Web www.ttis.com.tw

After Hours

Ms. Adelaide Yang 2 2242 2048
 fax 2 2249 8237
 mobile 935 632 990
 Mr. Tamon Tseng 2 8772 6202
 mobile 932 386 819
 Laurel Hung 2 2632 3526
 mobile 918 140 175
 Jean Hsu 3 322 7133
 mobile 912 088 442

TANZANIA (+255)**DAR ES SALAAM****Robmarine P&I Services Limited**

P.O. Box 9020, 291A Magore Street
Upanga, Dar Es Salaam

Tel 22 215 2112 or 22 215 1182

Fax 22 215 2112 (tel/fax)
22 215 0446

Email alan@intafrica.com

Web www.robmarine.com

(Any problems contact UK office: Michael Robertson Tel +44 1444 876940

Fax +44 1444 876941 mobile: +44 1444 250858 email: michael@robmarine.com)

After Hours

Mr. Alan Sutton 754 304 776

Mr. Martin Mshanga 754 304 783

Mr. Emmanuel Thomas 754 317 932

Mr. Joseph Mgaya 754 279 638

Mr. Bernard Karega 713 546 587

ZANZIBAR**TCI Africa (Tanzania) Limited**

P O Box 4166, 21 Bandari Street, Kurasini
Dar Es Salaam Tanzania

Tel 22 21 38 473

Fax 22 21 18 001

Email tci_africa@raha.com

(Please copy all emails to eltvedt & O'Sullivan:
mail@eltvedtosullivan.com)

Web www.eltvedtosullivan.com

In case of communication problems, please contact *Eltvedt & O'Sullivan (see page 102)*

After Hours

Mr. Hillary Mallya 784 604 411

mobile 754 604 415

or 784 604 415

THAILAND (+66)**BANGKOK****Spica Services (Thailand) Ltd**

15th Floor Sethiwan Tower 139 Pan Road,
Silom Bangrak, Bangkok, 10500

Tel 2 266 6049

Fax 2 266 6048

Email claims@spica-thailand.com

After Hours

Capt. Saroch Sansook 2 932 0155

mobile 81 611 6449

Tipakorn Songboonkeaw 2 542 4558

mobile 81 822 5187

Cpt. Chaiyan Thanapunsakul 2 346 7581

mobile 81 823 6712

A Paisarn 2 212 2095

mobile 81 845 0519

TOGO (+228)**LOME****Africa Marine Services (Togo)**

Sise SIBI YAWA House, Agoe, Lome

Tel 251 2972/949 1208

Fax 949 1208 (phone fax)

After Hours

M Lawson Late 227 0720/2721

K M Fiaty 904 1208 or

903 4880

S Lawason 922 0258

In case of communication problems, please contact *Africa Marine Services UK (see page 102)*

TRINIDAD & TOBAGO (+1)**PORT OF SPAIN****Gulf Shipping Ltd.**

Lloyd Voision Building, 12 Charles Street
Port of Spain, Trinidad

Tel 868 623 4121
868 623 4122 or 868 623 4123
Fax 868 623 4124
Email gulfship@tstt.net.tt
Web www.gulfshippingltd.com

After Hours

Ms. Tessa De Souza	868 633 6735
Mr. Andrew Bernard	868 678 1735
Ms. Sonja Voisin-Tom	868 632 3512
	mobile 868 620 4301
Mr. Clyde Lalite	868 667 4967
	mobile 868 678 2875

TUNISIA (+216)**TUNIS****Tunisian Marine Claims Services**

106 Bis Rue de Palestine, Tunis 102

Tel 71 842 898
Fax 71 785 877
Email tunmar.claimser@gnet.tn
Web www.tnms.com.tn

After Hours

Mr. A Ounaies	22 303 447 or
	mobile 98 303 474
Mr. S Miladi	98 302 557
Capt. Bechir Bouali	98 321 912

In case of communication problems, please contact *McLeans*, Marseille, France (*See page 32*)

TURKEY (+90)**ISKENDERUN****Vitsan A.S.**

Bahcelievler, Ataturk Bulvari, Burak Apt. No.20
Kat 2, 31200 Iskenderun (All correspondence
to Istanbul office)

Tel 326 614 0731
Fax 326 617 9439
Web www.vitsan.com.tr

After Hours

Cevdet Gunaltuzun	324 359 2165
	mobile 532 255 9603
Mr. Mehmet Sen	326 615 4472

ISTANBUL**Vitsan A.S.**

Bilezik Sokak No. 2, 34427 Findikli Istanbul
P O Box 689 Sisli 34360 Istanbul

Tel 212 252 0600
Fax 212 249 4434
212 245 4511
Email vitsan@vitsan.com.tr
Web www.vitsan.com.tr

After Hours

Mr. Selim Bilgisin	212 239 9652
	216 332 0069
	mobile 532 211 1248
Mr. Namik Akyondem	212 347 5273
	mobile 533 317 64 45
Mr. Ferruh Serbest	212 573 0495
	mobile 532 2841879
Mr. Isik Goktan	212 266 5442
	mobile 533 236 2380
Mr. Harun Kuzgun	212 299 3342
	mobile 532 211 1279
Mr. Nedim Sener	212 570 8805
	mobile 532 296 0947

TURKEY (+90)**IZMIR****Vitsan A.S.**

Sehit Fethi Bey Caddesi 1328 Sokak Borsa is
Merkezi No. 1, KAT: 6, 35210 Izmir (All
correspondence to Istanbul office)

Tel 232 483 1810 or 232 483 1205
Fax 232 484 0314
Email vitizmir@superonline.com
Web www.vitsan.com.tr

After Hours

Mr. Mehmet Tumer 232 362 7465
mobile 532 282 3270

MERSIN**Vitsan A.S.**

Ataturk Cad. Hayfavi Hani No.31 KAT:2, Mersin
(All correspondence to Istanbul office)

Tel 324 231 1652
324 238 0823 or 324 232 5340
Fax 324 231 7281
Email vitsan@mersinvitsan.gen.tr
Web www.vitsan.com.tr

After Hours

Cevdet Gunaltuzun 324 359 2165
mobile 532 255 9603

TRABZON**Vitsan A.S.**

Uzun Sokak Can, Bakkal is Merkezi No 37/63
61100 Trabzon (All correspondence to
Istanbul office)

Tel 462 322 3024 or 462 322 3483
Fax 462 326 0917
Email vitsantrb@superonline.com
Web www.vitsan.com.tr

After Hours

Mr. Selcuk Okan Kartal 462 223 17 33
mobile 532 454 8228

UKRAINE (+380)**BERDYANSK****Azovlloyd Pandi Services Ltd**

(All correspondent to Mariupol Office Mr
Alexander Poluvyanov)

Tel 6153 71 339
Fax 6153 38 400

After Hours

Mr. Alexander Poluvyansk 6153 37767
mobile 67 617 1636

**BELGOROD-DNESTROVSKIY (see Dias Co
Ltd - Odessa)**

ILYICHEVSK (see Odessa)

UKRAINE (+380)**IZMAIL****CIS Pandi Services Ltd.**

7 Portovaya St. Room 20 68630 Izmail

Tel 48 41 51 985
 Fax 48 41 51 985 (tel/fax)
 Email gsl-izm@te.net.ua

After Hours

Capt. Alexander Kramarenko 50 333 7381
 Pavel Svertilov 482 716 5756
 mobile 67 484 6884

KERCH**Dias Co Ltd**

21 Tsiolkovskogo Street, Kerch 98300, Crimea

Tel 6561 28 237 or 6561 22 570
 Fax 6561 28 237 6561 22 570 (tel/fax)
 Email ims@kerch.com.ua

After Hours

Lubov Bezborodova 67 652 42 96
 Denis Kutsenko 656 173847
 mobile 67 652 43 02
 Aleksey Ovchinnikov 67 652 43 03
 Mr. A Turkin 656 53546

KHERSON**Dias Co. Ltd.**

5 Kommunarov Street, 1st Floor, Kherson 73025

Tel 552 264 308
 552 422 032 or 552 422 037
 Fax 552 264 308 or 552 422 032
 552 422 037(all tel/fax)
 Email kozak@poseidon.ks.ua

After Hours

Capt. Sergey Kozak 552 531 490
 mobile 503 188 155

KIEV (See Legat, Odessa-In emergency
 contact Madame L. Suprunenko 543 2579)

MARIUPOL**Azovlloyd Pandi Services Ltd.**

18 Lunin Avenue Block 5 87510 Mariupol

Tel 629 527 004 or 629 413 025
 Fax 629 527 009
 Email aps@mar.com.ua

After Hours

Mr. Alexander Nikituyk 629 310 182
 mobile 67 621 1006
 Mr. Igor Filatov 629 532 165
 mobile 629 535 943

NIKOLAYEV**Dias Co Ltd**

49/1 Generala Karpenko Street Nikolayev 54038

Tel 512 348 255 (24 hours)
 Fax 512 348 255 (tel/fax)

(In case of communication problems, contact Dias Odessa)

After Hours

Mr. Vladislav Sandul 512 348 255
 mobile 67 510 1112

UKRAINE (+380)**ODESSA**

Dias Co. Ltd.
 1, Bazarnaya Str, 65014 Odessa
 Tel 482 346 124 or 482 377 696
 482 323 582/564
 Fax 482 373 873
 Email company@dias-co.com
 Web www.dias-co.com

After Hours
 Mr. Igor Cherezov 482 345 095
 mobile 67 480 3434
 Elena Trofanyuk 482 373 419
 mobile 67 483 8231
 Mr. Dmitriy Gololobov 487 772 079
 mobile 67 480 4899
 Mr. Dennis Burlak 482 659 729
 mobile 67 484 2566

Legat Co Ltd
 11 Lvovskaya Str., Odessa - 16, 65016
 Tel 482 471 550
 482 447 134 or 487 844 025
 Fax 482 374 024 (24 hrs)
 Email legat@odessa.net
 Web www.legat.odessa.ua

After Hours
 Mr. Vladimir A Krivoy 487 232 381 or
 482 371 485
 mobile 50 336 7811
 Mr. Alex G Kotliar 482 686 464
 mobile 50 316 0185
 Mr. Yuriy A Kotliar 482 441 403
 mobile 50 336 4944
 Mr. Sergey V Krivoy 487 653 384
 mobile 50 395 4667

RENI/SEVASTOPOL (see Odessa)

THEODOSIA (see Kerch)

UST-DUNAISK/YALTA (see Odessa)

YUZHNY (see Dias Co Ltd - Odessa)

UNITED ARAB EMIRATES (+971)

General Correspondent
Gulf Agency Co (Dubai) LLC
 PO Box 17041, Jebel Ali Free Zone, Dubai
 Tel 4 881 8090
 Fax 4 805 9442
 Email claims.dubai@gacworld.com
 Web www.gacworld.com

After Hours
 Ms. Meena Matthews 4 398 3844
 fax 4 358 0474
 mobile 50 653 5762
 Mr. Adam Greaves 4 348 5203
 fax 4 348 0721
 mobile 50 625 3944
 Mr. T N Raman 4 397 3588
 fax 4 397 3588
 mobile 50 455 4369
 Mr. George Mathews 6 562 6458
 fax 6 562 6458
 mobile 50 454 2918
 Mr. Manjula Karunaratne 50 652 5428

UNITED ARAB EMIRATES (+971) ABU DHABI**National Shipping Gulf Agency Co. (Abu Dhabi) Ltd.**

P O Box 377, Abu Dhabi

Tel 2 6730 500

Fax 2 6731 328

Email abudhabi@gacworld.com

Web www.gacworld.com

After Hours

Mr. Das Gopal 50 614 9687

Capt. Ingemar Porathe 2 677 4383

mobile 50 668 8169

Mr. Mark Delaney 2 446 0885

mobile 50 624 1802

DAS ISLAND (see Abu Dhabi)

DUBAI**Gulf Agency Co (Dubai) LLC**

For details please see page before under general correspondents

FATEH TERMINAL/FUJAIRAH (see Dubai)

JEBEL DHANNA/MUBARRAS TERMINAL/

RAS ZUBAYYAH (see Abu Dhabi)

SHARJAH**Gulf Agency Co. Sharjah WLL**

Ground Floor, Petrofac House Building

Al Soor Street, Sharjah, PO Box 435 Sharjah

Tel 6 5725 446

Fax 6 5722 093

Email sharjah@gacworld.com

Web www.gacworld.com

After Hours

Mr. Pradeep Kumar 6 522 5251

mobile 50 432 1560

Mr. K S Rajasekharan 6 565 2357

mobile 50 626 3357

UNITED KINGDOM (+44)**LONDON****Thomas Miller P&I Ltd.**

International House, 26 Creechurch Lane

London, EC3A 5BA

Tel 20 7283 4646

Fax 20 7204 2106

Email london6.ukclub@thomasmiller.com

london5.ukclub@thomasmiller.com

(people claims)

Web www.ukpandi.com

After Hours

Ms. Kit Chan 20 7702 0948

Paul Knight 20 7288 1879

mobile 7920 072917

Malcolm Bourne 20 8690 0738

Tony Nicholson

(People Claims) 7917 265938

Peter Jackson

(People Claims) 1223 263107

mobile 7887 822686

UNITED STATES OF AMERICA (+1)

General Correspondent

Thomas Miller (Americas) Inc

Harborside Financial Center, Plaza Five, Suite
2710, Jersey City, N.J. 07311

Tel 201 557 7300
Fax 201 946 0167
Email newjersey.ukclub@thomasmiller.com
Web www.ukpandi.com

After Hours

Emergency Duty Executive	201 315 1755
David Grammas	212 935 7947
	mobile 973 420 9739
Martyn Haines	973 818 9540
John Devine	609 655 5628
	mobile 201 303 8221
Pat Bush	973 568 8973
Karen Hildebrandt	718 720 4742
Nancy Jennings	212 785 8115
Kevin King	201 314 9299
Amy Lovseth	212 876 8278
Cheryle Cossentino	718 979 1858
Lauren Wilgus	732 672 7784
Jana Byron	203 856 7047
Michael Jarrett	201 218 1792

Keesal, Young & Logan

1029 W. 3rd Avenue, Suite 650 Anchorage
Alaska 99501

Tel 907 279 9696
Fax 907 279 4239
Email bert.ray@kyl.com
Web www.kyl.com

ANCHORAGE - ALASKA

lawyers

After Hours

Mr. D Davis	907 346 3579
	mobile 907 229 4218
Mr. Herbert H. Ray	907 272 2543
	mobile 907 229 4217

Ober Kaler Grime & Shriver

120 East Baltimore Street, Baltimore,
Maryland, 21202

Tel 410 685 1120
Fax 410 547 0699
Email admiralty@ober.com
Web www.ober.com

BALTIMORE - MARYLAND

lawyers

After Hours

Mr. Robert Hopkins	410 464 1065
	mobile 443 562 2390
Mr. M H Whitman Jr.	410 243 7334
	mobile 410 370 0680
Mr. Geoffrey Tobias	410 337 0322
	mobile 410 215 5203

UNITED STATES OF AMERICA (+1) BATON ROUGE - LOUISIANA**Chaffe McCall**

202 Two United Plaza, 8550 United Plaza Blvd
Baton Rouge, Louisiana 70809

Tel 225 922 4300/4330
or New Orleans 504 585 7000
Fax 225 922 4304
Email walker@chaffe.com
Web www.chaffe.com

lawyers

After Hours

Mr. Derek A Walker		504 861 0809
		504 861 7372
	mobile	504 339 7044
Mr. Robert B Fisher Jr		504 524 2316
	mobile	504 453 0822
Mr. Daniel A Tadros		504 831 8361
	mobile	504 460 7226
Mr. Keith Armstrong		225 763 6231
	mobile	225 413 1702

BEAUMONT- TEXAS

lawyers

After Hours

Stevens Baldo Freeman & Lighty, L.L.P.
550 Fannin, Suite 700, Beaumont, Texas 77701

Tel 409 835 5200
Fax 409 838 5638
Email freeman@sbf-law.com
Web www.sbf-law.com

Mr. Mark Freeman		409 835 0690
	mobile	409 656 9747
David James		409 892 0696
	mobile	409 658 7204

BOSTON - MASSACHUSETTS

lawyers

After Hours

Bingham McCutchen
150 Federal Street, Boston, MA 02110-1726

Tel 617 951 8000
Fax 617 951 8736
Web www.bingham.com

Brandon Bigelow		978 470 0767
Anthony Fuller		781 721 3387
Robert McDonnell		781 235 2726
Thomas Walsh		781 235 0536

BROWNSVILLE - TEXAS

lawyers

After Hours

Royston, Rayzor, Vickery & Williams
55 Cove Circle, Brownsville, Texas, 78523

Tel 956 542 4377
Fax 956 542 4370
Email royston@roystonlaw.com
Web www.roystonlaw.com

Keith Uhles		956 831 6667
	mobile	956 455 5836
James Hunter		956 350 3416
	mobile	956 495 5100

BUFFALO N.Y.

lawyers

After Hours

Gruber & Prescott
1914 Colvin Blvd., Tonawanda, NY 14150

Tel 716 836 2900
Fax 716 831 9921

Mr. J J Gruber		716 877 7886
Mr. J F Prescott Jr.		716 684 9689

UNITED STATES OF AMERICA (+1) CHARLESTON - SOUTH CAROLINA**Buist, Moore, Smythe & McGee P.A.**

5 Exchange Street, Charleston SC 29401-2593
 PO Box 999, Charleston, SC 29402-0999

Tel 843 722 3400
 843 434 1434 (24hr pager)
 Fax 843 723 7398
 Email gschreck@buistmoore.com
 Webs www.buistmoore.com

lawyers

After Hours

Mr. G D Schreck		843 884 7325
	mobile	843 906 7002
Mr. J.H. Hines		843 852 9170
	mobile	843 343 7101
Mr. S D Houseal		843 856 5249
	mobile	843 437 6620
A M Belton		843 375 9231
	mobile	843 425 7272
R D Gilsean		843 406 0237
	mobile	843 847 8003

CHICAGO - ILLINOIS

lawyers

After Hours

Michael A Snyder		312 224 8770
	mobile	630 841 4849
Timothy S McGovern		708 364 9634
	mobile	312 545 4994

Snyder McGovern, LLC

343 South Dearborn Street, Suite 2015
 Chicago, Illinois, 60604

Tel 312 447 0260
 708 364 0910 (Timothy McGovern)
 Fax 312 447 0261
 708 364 0912 (Timothy McGovern)
 web www.snydermcgovern.com

lawyers

After Hours

Dennis Minichello		312 280 1849
	mobile	312 909 1849
William P Ryan		815 462 3994
	mobile	312 590 1600
Warren J Marwedel		847 677 4390
	mobile	312 909 5054

Marwedel, Minichello & Reeb, P.C.

10 South Riverside Plaza, Suite 720
 Chicago, Illinois 60606

Tel 312 902 1600
 Fax 312 902 9900
 Web www.mmr-law.com

CLEVELAND - OHIO

lawyers

After Hours

Mr. Gene B George		440 871 0901
	mobile	440 821 1387
Ms. Julia R. Brouhard		216 591 0192
	mobile	216 536 0991
Mr. Thomas W Wynne		440 808 0821
	mobile	440 552 1607
Mr. Douglas R Denny		216 642 3375
	mobile	440 821 2363

Ray, Robinson, Carle & Davies PLL

171 7 East Ninth Street, Suite 1650
 Cleveland, Ohio, 44114-2898

Tel 216 861 4533
 Fax 216 861 4568
 Email rayrob@rayrobcle.com
 Web www.rayrobcle.com

UNITED STATES OF AMERICA (+1) CORPUS CHRISTI - TEXAS**Welder Leshin LLP**

800 North Shoreline Blvd., North Tower,
Suite 300, Corpus Christi, Texas 78401

Tel 361 561 8000
Fax 361 561 8001
Email info@welderleshin.com
Web www.welderleshin.com

lawyers

After Hours

Mr. Frank L McNiff	361 882 2432
mobile	361 779 1806
Mr. James Buchanan	361 779 1730
Ms. Dabney W. Pettus	361 806 2427
mobile	361 779 1850

DETROIT - MICHIGAN

lawyers

After Hours

Mr. P D Galea	313 885 2922
mobile	313 570 3417
Mr. R A Dietz	313 822 8019
mobile	313 850 6528
Mr. M J Liddane	313 885 8639
mobile	313 377 6288

Foster, Meadows & Ballard P.C.

607 Shelby Street, Seventh Floor, Detroit,
Michigan, 48226

Tel 313 961 3234
Fax 313 961 6184
Email fostermeadows@fostermeadows.com
Web www.fmblawpc.com

DULUTH - MINNESOTA

lawyers

After Hours

Mr. C Hilleren	218 727 4929
Mr. S Hubner	218 525 4655
Mr. E Ruisi	218 525 5821

Guthrie Hubner Inc

802 Garfield Ave, PO Box 458, Duluth,
Minnesota 55801

Tel 218 727 5011
Fax 218 727 4046

lawyers

After Hours

Mr. Thomas A Clure	218 722 5216
Mr. Joseph V Ferguson III	218 728 1887
mobile	218 590 3187
Joseph J Roby, Jr	218 525 6398
mobile	218 348 2172

Johnson Killen & Seiler, P.A.

800 Wells Fargo Center ,230 West Superior
Street, Duluth, Minnesota 55802

Tel 218 722 6331
Fax 218 722 3031
Email receptionist@duluthlaw.com

GALVESTON-TEXAS (see Houston,Texas)
GREEN BAY-WISCONSIN (see Milwaukee,
Wisconsin)

HONOLULU - HAWAII

lawyers

After Hours

Mr. Michael D Formby	808 282 7961
Mr. R G Frame	808 395 7808
mobile	808 282 1967
Mr. J O'Kane	808 235 0856
mobile	808 225 1129

Frame Formby & O'Kane

4 Waterfront Plaza, Suite 575 500 Ala Moana
Blvd., Honolulu 96813 Hawaii

Tel 808 545 3043
Fax 808 545 3065
Email FFOMaritime@aol.com

UNITED STATES OF AMERICA (+1) HOUSTON - TEXAS**Royston, Rayzor, Vickery & Williams, LLP**
1001 McKinney Street, Suite 1100, Houston
Texas 77002

Tel 713 224 8380 (24 hour)
 Fax 713 225 9945
 Email john.unger@roystonlaw.com
 Web www.roystonlaw.com

Cohen Gorman Putnam LLP
1010 Lamar Street, Suite 1000, Houston
Texas 77002-6314

Tel 713 224 0628
 Fax 713 224 7487
 Email mcohen@cgpptexas.com
 Web www.cgp-law.com

Bell Ryniker Letourneau
5847 San Felipe, Suite 4600, Houston
Texas 77057

Tel 713 871 8822
 713 866 0575 (pager)
 Fax 713 871 8844
 Email mkbell@brlpc.com
 Web www.brlpc.com

Moseley, Prichard, Parrish, Knight & Jones
501 West Bay Street, Jacksonville, Florida
32202

Tel 904 356 1306
 Fax 904 354 0194
 Email Firm@mppkj.com
 Web www.mppkj.com

lawyers

After Hours

John Elsley 713 522 6898
 mobile 713 870 6848
 John Unger 713 464 6738
 pager 713 618 0543
 mobile 832 545 5279

lawyers

After Hours

Mark Cohen 281 358 2815
 mobile 832 725 6750
 Richard Gorman 281 679 9005
 mobile 832 725 4026
 Jeff Putnam 281 922 7682
 mobile 832 725 6964

lawyers

After Hours

Michael K Bell 713 621 0113
 mobile 713 385 7630
 Robert R Ryniker 281 531 1234
 mobile 713 446 7258
 Keith B Letourneau 713 842 1252
 mobile 713 398 8129
 Douglas J Shoemaker 713 861 7744
 mobile 713 446 7463

JACKSONVILLE - FLORIDA

lawyers

After Hours

James F Moseley, Jr. 904 396 0977
 mobile 904 333 2986
 Phillip A Buhler 904 367 0275
 mobile 904 571 9143
 James F Moseley 904 641 4721
 mobile 904 993 7011
 Robert B Parrish 904 246 3068
 mobile 904 631 6906

JUNEAU-ALASKA (see Anchorage)

KENOSHA-WISCONSIN (see Milwaukee - Wisconsin)

KEY WEST-FLORIDA (see Miami - Florida)

LAKE CHARLES-LOUISIANA (see Beaumont - Texas)

UNITED STATES OF AMERICA (+1) LONG BEACH - CALIFORNIA

Flynn, Delich & Wise LLP

One World Trade Center, Suite 1800
Long Beach, California 90831 - 1800

Tel 562 435 2626
Fax 562 437 7555
Email erichw@fdw-law.com
Web www.fdw-law.com

Keesal Young & Logan

400 OceanGate, PO Box 1730, Long Beach
California 90801 1730

Tel 562 436 2000
Fax 562 436 7416
Web www.kyl.com

lawyers

After Hours

Mr. Erich P Wise 562 434 4271
mobile 562 715 2742
Mr. Thomas C Jorgensen 562 428 2828
mobile 562 481 5561
Mr. Nicholas S Politis 310 548 8570
mobile 562 277 4020
Mr. Aleks E Drumalds 818 823 5881

lawyers

After Hours

William H. Collier, Jr. 562 989 2988
pager 800 589 4997
mobile 310 487 8849
Joseph A. Walsh II 714 543 6456
mobile 310 650 1242
Albert E. Peacock III 310 373 0325
mobile 310 902 8565
Elizabeth P. Beazley 714 965 0026
mobile 310 963 9885

LOS ANGELES - CALIFORNIA

lawyers

After Hours

Mr. Bradley M Rose 323 650 5417
mobile 310 995 5417

Kaye Rose & Partners LLP

1801 Century Park East, Suite 1500
Los Angeles, California 90067

Tel 310 277 1200
emergency ship to shore 310 732 5025
emergency toll free (US) 877 640 6555
answering Service 858 656 7970
Fax 310 277 1220
Email la@kayerose.com
Web www.kayerose.com

MIAMI - FLORIDA

lawyers

After Hours

Robert W Blanck 305 725 7353
Jonathan S Cooper 305 283 5390

Blanck & Cooper, P.A.

5730 SW 74th Street, Suite 700 Miami,
Florida 33143

Tel 305 663 0177
Fax 305 663 0146

UNITED STATES OF AMERICA (+1) MIAMI - FLORIDA**Horr, Novak & Skipp, P.A.**

One Datan Center, Suite 1104 9100 S.
Dadeland Blvd., Miami, Florida 33156

Tel 305 670 2525
Fax 305 670 2526
Email hns@admiral-law.com

lawyers

After Hours

Stephanie H Wylie	305 971 6416
mobile	305 632 8848
David J Horr	305 234 9023
mobile	305 799 9753
Eduardo Hernandez	305 552 1582
mobile	305 510 8520
Patrick E Novak	305 799 9750
Jonathan W Skipp	305 259 9078
mobile	305 799 9751

MILWAUKEE - WISCONSIN

lawyers

After Hours

Mr. Thomas J. Lonzo	414 906 0160
mobile	414 559 7721
Mr. William A. Jennaro	414 961 0666
mobile	414 704 8834

Cook & Franke S.C.

Fourth Floor, 660 East Mason Street
Milwaukee, Wisconsin 53202

Tel 414 271 5900
Fax 414 271 2002
Email jennaro@cf-law.com
Web www.cf-law.com

MOBILE - ALABAMA

lawyers

After Hours

Mr. Thomas S Rue	251 476 4451
mobile	251 604 4544
Mr. David C Hannan	251 344 7278
mobile	251 454 8920

Johnstone, Adams, Bailey, Gordon & Harris, L.L.C.

P O Box 1988 Mobile, Alabama 36633

Tel 251 432 7682
251 441 9203 Thomas S Rue
251 441 9260 David C Hannan
Fax 251 432 0712 or 251 432 2800
Email info@johnstoneadams.com
Web www.johnstoneadams.com

NEW ORLEANS - LOUISIANA

lawyers

After Hours

Mr. Derek A Walker	504 861 0809
	504 861 7372
mobile	504 339 7044
Mr. Robert B Fisher Jr	504 524 2316
mobile	504 453 0822
Mr. Daniel A Tadros	504 831 8361
mobile	504 460 7226
Mr. Ivan M Rodriguez	504 837 7483
mobile	504 606 4687

Chaffe McCall

2300 Energy Centre 1100 Poydras Street
New Orleans Louisiana 70163

Tel 504 585 7000
Fax 504 585 7075
Email walker@chaffe.com
Web www.chaffe.com

UNITED STATES OF AMERICA (+1) NEW ORLEANS - LOUISIANA

Frilot Partridge L.C.

Energy Centre, Suite 3600, 1100 Poyras Street
New Orleans, LA 70163-3600

Tel 504 599 8000
Fax 337 599 8110
Email AdeKlerk@frilotpartridge.com
Web www.fpkc.com

Fowler Rodriquez & Chalos

Texaco Center Suite 3000, 400 Poydras Street
New Orleans, Louisiana 70130

Tel 504 523 2600
Fax 504 523 2705
Email dflint@frc-law.com
Web www.frc-law.com

lawyers

After Hours

Andrew S. de Klerk 504 391 9564
mobile 504 442 5927
J. Dwight LeBlanc, III 504 400 8017
Patrick J. McShane 504 482 3314
mobile 504 400 8120

lawyers

After Hours

George J Fowler (Miami) 305 365 8171
mobile 305 322 6873
Mat M Gray III (Houston) 228 452 3140
mobile 832 423 9620
Antonio J Rodriguez (Houston) 713 784 8395
mobile 832 771 7975
Delos Flint Jr. 504 452 4120

NEW YORK (NEW JERSEY)

Thomas Miller (Americas) Inc

Harborside Financial Center, Plaza Five, Suite
2710, Jersey City, N.J. 07311

Tel 201 557 7300
Fax 201 946 0167
Email newjersey.ukclub@thomasmiller.com
Web www.ukpandi.com

After Hours

Emergency Duty Executive 201 315 1755
David Grammas 212 935 7947
mobile 973 420 9739
Martyn Haines 973 818 9540
John Devine 609 655 5628
mobile 201 303 8221
Pat Bush 973 568 8973
Karen Hildebrandt 718 720 4742
Nancy Jennings 212 785 8115
Kevin King 201 314 9299

For full details please see as before (page 89) general correspondents

NEWPORT NEWS, VIRGINIA (see Norfolk - Virginia)

NORFOLK - VIRGINIA

lawyers

After Hours

Mr. M T Coberly 757 436 3626
mobile 757 676 6771
Mr. J M Ryan 757 425 1990
mobile 757 646 4258
Mr. E J Powers 757 481 6370
mobile 757 287 6788
Mr. L G Cohen 757 694 0287
mobile 757 694 7746

Vandeventer Black LPP

500 World Trade Ctr, Norfolk VA 23510-1699

Tel 757 446 8600
Fax 757 446 8670
Web www.vanblk.com

UNITED STATES OF AMERICA (+1) NORFOLK - VIRGINIA**Davey & Brogan**

101 Granby St, Norfolk Virginia 23510-1603

Tel 757 622 0100
 Fax 757 622 4924
 Email pbrogan@daveybroganpc.com
 Web www.daveybroganpc.com

lawyers

After Hours

Phil Davey 757 489 3687
 mobile 757 270 5773
 Patrick Brogan 757 625 8205
 mobile 757 535 7226
 Mark Newcomb 757 229 9908
 mobile 757 206 7283

OAKLAND - CALIFORNIA

lawyers

After Hours

Mr. Jim Tamulski 510 654 1867
 mobile 415 297 2655
 Mr. Eric Danoff 510 654 2703
 mobile 415 699 3229
 Mr. Ray Paetzold 925 930 6239
 mobile 510 301 6925
 Mr. Andrew I Port 650 573 9767
 mobile 415 613 6161

Emard, Danoff, Port & Tamulski, LLP49 Stevenson Street, Suite 400,
San Francisco, CA 94105

Tel 415 227 9455
 Fax 415 227 4255
 Email edanoff@edptlaw.com
 Web www.edptlaw.com

lawyers

After Hours

Ann Miller 415 986 5410
 mobile 415 794 7348

Nixon Peabody LLP2 Embarcadero Center, 27th Floor,
San Francisco, CA 94111

Tel 415 984 8200
 Fax 866 741 1454
 Email amiller@nixonpeabody.com

PANAMA CITY- FLORIDA/PENSACOLA-
FLORIDA (see Miami, Florida)**PHILADELPHIA - PENNSYLVANIA**

lawyers

After Hours

Emergency 212 510 0732
 Ann-Michele G. Higgins 610 688 7787
 mobile 215 510 0732
 Mr. C D Buchholz 215 206 9714
 Mr. K L McGee 215 368 7670
 mobile 808 387 5882

Rawle & HendersonThe Widener Building, One South Penn Square
Philadelphia, Pennsylvania, 19107

Tel 215 575 4200
 Fax 215 563 2583
 Email amhiggins@rawle.com
 Web www.rawle.com

lawyers

After Hours

Mr. M B McCauley 302 478 2924
 mobile 302 753 1675
 Mr. R Q Whelan 610 664 0927
 mobile 484 686 0974
 Mr. F P DeGiulio 610 891 9322
 mobile 215 808 2028
 Mr. S M Calder 610 527 8832
 mobile 610 213 3951

Palmer Biezup & Henderson620 Chestnut Street, Suite 956, Independence
Mall West, Philadelphia, Pennsylvania 19106-3409

Tel 215 625 9900
 215 920 9113 (Emergency)
 Fax 215 625 0185
 Email mccauley@pbh.com
 Web www.pbh.com

UNITED STATES OF AMERICA (+1) PHILADELPHIA - PENNSYLVANIA

Montgomery McCracken Walker & Rhoads LLP
123 South Broad Street, 28th Floor
Philadelphia, Pennsylvania 19109

Tel 215 772 1500
Fax 215 772 7620
Email info@mmwr.com
Web www.mmwr.com

lawyers

After Hours

Alfred J Kuffler	215 884 4139
mobile	267 342 0325
Steven G Rhoads	610 827 1017
mobile	610 613 2995
John J Levy	856 795 6492
mobile	856 229 1394

PORT ARTHUR-TEXAS (see Beaumont, Texas)

PORT CANAVERAL-FLORIDA/PORT EVERGLADES-FLORIDA (see Miami - Florida)

PORTLAND (MAINE)

lawyers

After Hours

24hr duty contact	207 741 1677
Mr. M G Furey	207 774 1713
Mr. E S MacColl	207 671 9735
Mr. J R Bass II	207 775 3627

Thompson, Bull, Fury, Bass & MacColl LLP, PA
120 Exchange Street, PO Box 447, Portland,
Maine, 04112

Tel 207 774 7600
Fax 207 772 1039
Email jrbass@thomport.com

PORTLAND (OREGON)

lawyers

After Hours

Mr. Robert I Sanders	503 777 6577
mobile	503 887 4907
Mr. Todd A Zilbert	503 297 3828
mobile	503 709 3136
Mr. John C Mercer	503 280 0224
mobile	503 313 8731
Mr. Jacob C Robinson	503 593 8145

Wood Tatum

6915 SW Macadam Avenue, Suite 115
Portland, Oregon, 97219

Tel 503 224 5430
Mob 503 887 4906 (24hr)
Fax 503 241 7235
Email woodtatum@woodtatum.com
Web www.woodtatum.com

SAN DIEGO - CALIFORNIA

lawyers

After Hours

Ms. Anita M Eilert	858 672 3654
mobile	619 218 9795
Mr. William J Tucker	858 566 2282
mobile	858 472 1747
Gerald L Gorman	619 546 7208
mobile	619 852 5717
ship to shore	310 732 5025
toll free (in US)	877 640 6555
answering Service	858 656 7970

Kaye, Rose & Partners, LLP
Emerald Plaza, 402 West Broadway, Suite
1300, San Diego, California 92101-3542

Tel 619 232 6555
Fax 619 232 6577
Email sd@kayerose.com
Web www.kayerose.com

UNITED STATES OF AMERICA (+1) SAN FRANCISCO - CALIFORNIA**Thomas Miller Insurance Services**

44 Montgomery Street, Suite 1480
San Francisco, California 94104

Tel 415 956 6537
415 860 9712 (Duty Executive)
Fax 415 956 0685
Email sanfrancisco.ukclub@thomasmiller.com
Web www.ukpandi.com

lawyers

After Hours

Ms. Louise Livingston 415 491 9780
mobile 415 606 2878
Mr. Markus McMillin 415 203 0532
Ms. Debbie Bronis 925 449 1633
Ms. Kim Baxter 925 798 3735
Mr. Mel Patterson 415 346 2791

Hunter, Maclean, Exley & Dunn PC

200 East Saint Julian Street, P O Box 9848
Savannah, Georgia 31412

Tel 912 236 0261
Fax 912 236 4936
Email bglenn@huntermaclean.com
Web www.huntermaclean.com

SAVANNAH - GEORGIA

lawyers

After Hours

Mr. David F Sipple 912 238 4513
Mr. Marc G Marling 912 897 7902
mobile 912 484 7902
Mr. Robert S Glenn Jr. 912 234 0882
mobile 912 441 3358
Mr. Colin A McRae 912 234 4285
mobile 912 484 0467

LeGros, Buchanan & Paul, PS

2500 Bank of America Tower, 701 Fifth Avenue
Seattle, Washington 98104-7051

Tel 206 623 4990
Fax 206 467 4828
Email mwarner@legros.com
Web www.legros.com

SEATTLE - WASHINGTON

lawyers

After Hours

Mr. Thomas F Paul 206 284 5431
mobile 206 931 5431
or 206 623 4990
Mr. Marc E Warner 206 770 7710
mobile 206 755 1820
Mr. R W Nolting 206 784 9546
mobile 206 910 9055
Eric McVittie 206 789 2107
mobile 206 910 6468

Garvey Schubert Barer

Second & Seneca Building, 18th Flr 1191
Second Avenue Seattle, Washington, 98101

Tel 206 464 3939
Fax 206 464 0125
Email bholland@gsblaw.com
Web www.gsblaw.com

lawyers

After Hours

24 hour emergency 206 219 1640
Barbara Holland 206 842 7021
mobile 206 930 7331
David West 425 392 4765
mobile 206 947 7987
Seth Berntsen 206 328 7679
mobile 206 992 5972

SUPERIOR-WISCONSIN (see Duluth - Minnesota)

TACOMA-WASHINGTON (see Seattle - Washington)

UNITED STATES OF AMERICA (+1) TAMPA - FLORIDA

Fowler White Boggs Banker P.A.
 501 E. Kennedy Blvd, Suite 1700
 Tampa, Florida 33602

Tel 813 228 7411
 Fax 813 229 8313
 Email avonsp@fowlerwhite.com
 Web www.fowlerwhite.com

lawyers

After Hours

Allen von Spiegelfeld	813 961 0156
mobile	813 205 0464
Carl R Nelson	813 253 2658
mobile	813 382 1050
David Pope	813 681 3696
mobile	813 416 6710

TOLEDO-OHIO (see Cleveland - Ohio)

WILMINGTON - NORTH CAROLINA

lawyers

After Hours

Mr. John Richard Newton	910 791 2642
mobile	910 520 2223
Mr. Don T Evans, Jr	910 452 4360
mobile	910 262 3762
Mr. Braxton Price	910 285 4563
mobile	910 289 1100

Clark, Newton, Evans & Bryan, L.L.P.
 509 Princess Street, Wilmington
 North Carolina 28401

Tel 910 762 8743
 Fax 910 762 6206

URUGUAY (+598)

Chadwick, Weir Navegacion S.A.
 Colon 1498, 1st Floor Off. 102 11.000
 P O Box 451, 11.000 Montevideo

Tel 2 916 1168
 Fax 2 916 2265
 Email mutual@chw.com.uy
 Web www.chw.com.uy

MONTEVIDEO**After Hours**

Capt. Alejandro Laborde	2 707 0254
mobile	99 609 651
Ms. Bettina Polo	2 929 1475
mobile	99 659 115

VENEZUELA (+58)

Pandiservice SA
 Centro Ciudad Comercial Tamanaco (CCCT)
 Torre D, Piso 1, Oficina D-106 Chuao
 Caracas 1060 - A

Tel 212 959 9317/0918
 Fax 212 959 8081
 Email caracas@pandiservice.com
 Web www.pandiservice.com

CARACAS & ALL OTHER PORTS**After Hours**

Mr. Enrique A Colomes	212 987 7719
	212 987 3498
mobile	414 331 8327
Mr. Francisco Villanova	212 985 7149
mobile	416 702 2328

VIETNAM (+84)**HO CHI MINH CITY & ALL PORTS****Spica Services**

2 Phung Khac Khoan St, District 1
Ho Chi Minh City

Tel 8 823 2527
Fax 8 823 2530
Email claims@spicaservices.com.vn

After Hours

Capt. Richard Skene	8 898 3290
mobile	903 802293
Mr. Le Ha Binh	8 771 2493
mobile	903 831442
Tran Viet Hung	8 853 6747
mobile	913 725156

YEMEN (+967)**ADEN****The Hodeidah Shipping & Transport Co (SYC)**

Thabet Investment Building, Madraam Street
PO Box 5106 Maalla, Aden

Tel 2 246 019 Capt M Atoofa/
Mr N Hammady
2 246 010 Capt A Ali
2 246 015 Mr A Cardew
Fax 2 246 013/4
Email hodship_aden@y.net.ye
Web www.hodship.aden.com.ye

After Hours

Capt. Mukthar A. O. Atoofa	2 242 690
mobile	73326 4001
Mr. Nader A A Hammady	2 232 933
mobile	71145 2218
Capt. Ali Ahmed Ali	2 203 237
mobile	73376 2504
Mr. Ali Danton Cardew	2 240 883
mobile	73376 2001

Gulf Agency Co (Yemen) Ltd

1st Floor, Ma'alla Plaza, Madram Road,
Ma'alla, Aden, PO Box 5202, Ma'alla, Aden

Tel 2 247 161/2
Fax 2 247 163
Email pandi.yemen@gacworld.com
Web www.gacworld.com

After Hours

Hisham As Saqqaff	2 349 096
mobile	7321 8919
Rajesh George	2 249 322
mobile	73 221 353
Bhathiya Gunaratne	2 248 570
mobile	7343 2324
Hassan Ibrahim	2 251 996
mobile	7322 1303
Satyajith Warrie	2 240 279
mobile	7322 0675

HODEIDAH**The Hodeidah Shipping & Transport Co (SYC)**

P O Box 3337, Sanaa Street, Kilo 7 Hodeidah

Tel 3 228 969 H A Kassim
3 228 850 K Venkat
3 238 271 Brian Dove
Fax 3 228 533/542/854
Email hodship_1969@y.net.ye
Web www.hodship.com

After Hours

Mr. H A Kassim	3 219 121/155
mobile	7332 48414
Mr. K Venkat	3 202 190
mobile	733 24 86 89
Mr. Brian Dove	3 202 191
mobile	7332 38271

MOKHA/SALEEF (see Hodeidah)

MUKALLA (see Aden)

ZAIRE (see Congo Democratic Republic)

ALTERNATIVE CONTACT DETAILS

Africa Marine Services UK

Tel +44 20 7613 0131
Fax +44 20 7613 1898
24hr Tel+44 20 7481 8112
Email africamarine@aol.com

After hours

Jeremy Barrett +44 7810 698356
Nick Williams +44 7776 494978

For communication problems with
Africa Marine Services

COTONOU, TEMA, TAKORADI,
MONROVIA, APAPA, PORT HARCOURT,
WARRI, FREETOWN, LOME

Eltvedt & O'Sullivan, (the Managers' Agents), Marseille, France

Tel +33 491 14 04 60
Fax +33 491 56 12 81
Email mail@eltvedtosullivan.com
dboularot@eltvedtosullivan.com
jwoodward@eltvedtosullivan.com
vdesperrier@eltvedtosullivan.com
Web www.eltvedtosullivan.com

After hours

Diane Boularot tel/fax +33 442 72 38 43
mobile +33 609 58 06 97
Capt John Woodward +33 609 58 06 95
Ms Valerie Desperrier +33 615 10 71 06
(Personal Injury)

For communication problems with
TCI Africa,

DOULA, POINT NOIRE, LIBREVILLE, PORT
GENTIL, BENJUL, BISSAU, ABIDJAN, SAN
PEDRO, **MADAGASCAR** (ALL PORTS),
DAKAR, ZANZIBAR

Omer Ali Dualeh & Co C/o PO Box 3050 Jeddah 21471 SAUDI ARABIA

Tel +966 2 698 4296
Fax +966 2 619 6965

After hours

Tel +966 2 672 9778
Mobile +966 50 335 0639

For communication problems with
Omer Ali Dualeh & Co
BERBERA, MOGADISHU

INDEX TO PORTS

A

Abidjan	52
Abo (see Helsinki)	29
Abu Dhabi	88
Acajutla (see Guatemala City)	40
Acapulco (see Mexico City)	61/62
Addis Ababa	29
Adelaide	3
Aden	101
Agana	40
Ajaccio (see Marseille)	32
Aland (Mariehamn)	29
Alexandria	27
Algeciras	77
Algiers	1
Alicante (see Valencia)	81
Almeria	77
Amapala (see Honduras)	42
Amman	54
Amsterdam	64
Anchorage, Alaska	89
Ancona	46
Angra Dos Reis (see Rio de Janeiro)	11
Antofagasta (see Chile)	17
Antwerp	8
Apapa	65
Apia (see New Zealand)	65
Aqaba	54
Aracaju (see Recife/Fortaleza)	10/11
Aratu (see Salvador/Santos)	12
Arica (see Chile)	17
Arkhangelsk (see St. Petersburg)	73
Aruba	3
Arzew (see Oran)	1
Ashdod	45
Asmara	28

Assab (see Asmara)	28
Athens	39
Auckland	65
Augusta	46
Aviles (see Gijon)	79

B

Baghdad	45
Bahia Blanca	2
Baie Comeau (see Montreal)	15
Baku	6
Balboa (see Panama)	67
Baltimore - Maryland	89
Bandar Abbas	43
Bandar Bushire	44
Bandar Mahshar (Bandar Imman Khomeini)	44
Bangkok	83
Banjul	35
Bar (see Trieste)	51
Barcelona	78
Bari	46
Barletta (see Bari)	46
Barranquilla	21
Basrah (see Baghdad)	45
Bastia (see Marseille)	32
Baton Rouge, Louisiana	90
Batumi	36
Bayonne (see Bordeaux)	30
Beaumont, Texas	90
Beijing	18
Beira	63
Beirut	57
Belem	10
Belgorod-Dnestrovskiy (see Odessa)	87
Belgrade (see Trieste)	51
Belize City	9

INDEX TO PORTS

Benghazi	57	Calabar (see Apapa)	65
Berdyansk	85	Calais	30
Berbera	75	Calcutta (see Kolkata)	43
Bergen	66	Caldera (see Chile)	17
Berlin (see Rostock)	38	Cape Town	76
Bilbao	78	Caracas (see Venezuela)	100
Bissau	41	Carnarvon (see Perth)	5
Bogotá	21	Cartagena, Colombia	22
Bombay (see Mumbai)	43	Cartagena, Spain	78
Bordeaux	30	Casablanca	63
Boston, Massachusetts	90	Castellon (see Valencia)	81
Bourgas	13	Catania	47
Braila (see Bucharest)	70	Cayenne (see Guadeloupe)	40
Brake (see Bremen)	36/37	Ceuta	79
Bremen	36/37	Chalna (see Khulna)	7
Bremerhaven (see Bremen)	36/37	Champerico (see Guatamala City)	40
Brest	30	Chanaral (see Chile)	17
Brindisi	46	Charleston, South Carolina	91
Brisbane	3	Chennai (Madras)	42
Broome (see Perth)	5	Cherbourg	30
Brownsville, Texas	90	Chicago, Illinois	91
Brunsbüttel (see Kiel)	38	Chittagong	7
Brussels (See Antwerp)	8	Chungjin (see Pyongyang)	55
Bucharest	70	Ciudad Del Carmen (see Mexico City)	61
Buenaventura	22	Civitavecchia (see Rome)	50
Buenos Aires	2	Cleveland, Ohio	91
Buffalo, N Y	90	Coatzacoalcos	61
Burnie (see Hobart)	4	Colombo	81
Busan	55	Colon (see Panama)	67
C		Conakry	41
Cabedelo	10	Constantza	71
Cabinda (see Angola)	1	Copenhagen	26
Cadiz	78	Coquimbo (see Chile)	17
Cagliari	47	Corpus Christi, Texas	92
Cairns	3	Corsica (see Marseille)	32
Cairo	27	Cotonou	9

INDEX TO PORTS

Covenas (see Cartagena, Col)	22	Emden	37
Cristobal (see Panama)	67	Ensenada (see Mexico City)	61/62
Cumana (see Venezuela)	100	F	
Cuxhaven (see Hamburg)	37	Fateh Terminal (see Dubai)	88
D		Fayal Island	6
Dakar	74	Fecamp (see Le Havre)	32
Dalian	18/19	Flushing (see Rotterdam)	64
Damietta (see Port Said)	27	Formia (see Gaeta)	47
Dammam	74	Fortaleza	10
Dampier (see Perth)	5	Fort-de-France	60
Darwin	4	Fos	31
Dar es Salaam	83	Freetown	75
Das Island (see Abu Dhabi)	88	Fremantle (see Perth)	5
Degrad-de-Cannes (see Gaudaloupe)	40	Fujairah (see Dubai)	88
Denia (see Valencia)	81	Funchal	58
Derby (see Perth)	5	G	
Detroit, Michigan	92	Gaeta	47
Devonport (see Hobart)	4	Galatz	71
Dhaka	7	Galveston, Texas (see Houston)	93
Dieppe	31	Gandia (see Valencia)	81
Djibouti	26	Gdansk (see Gdynia)	68
Doha	70	Gdynia	68
Dos Bocas (see Mexico City)	61/62	Gela (see Palermo)	50
Douala	14	Geneva	82
Dubai	88	Genoa	48
Dublin	45	Georgetown	41
Dubrovnik (see Split)	24	Ghazaouet (see Oran)	1
Duluth, Minnesota	92	Ghent	8
Dunkirk	31	Gibraltar	39
Durban	76/77	Gijon	79
E		Gioia Tauro	48
East London (see Durban)	76	Gizan	74
Eilat	45	Goa	42
El Ferrol (see Barcelona)	78	Golfito (see Costa Rica)	23
El Guamache (see Venezuela)	100	Gros Cacouna (see Montreal)	15

INDEX TO PORTS

Green Bay, Wisc.(see Milwaukee)	95
Guangzhou	19
Guanta (see Venezuela)	100
Guatamala City	40
Guaymas	61/62
Guayaquil	26

H

Haifa	45
Haiju (see Pyongyang)	55
Halifax, Nova Scotia	14/15
Hamburg	37/38
Hamilton, Bermuda	9
Hamilton, Ontario (see Montreal)	15
Havana	25
Helsinki	29
Heulva (see Cadiz)	78
Hobart & Tasmanian Ports	4
Ho Chi Minh City (see Vietnam)	101
Hodeidah	101
Hong Kong	19
Honolulu, Hawaii	92
Houston, Texas	93

I

Ilheus (see Santos/Salvador [Bahia])	12
Ilyichevsk (see Odessa)	87
Imabari	53
Imbituba (see Santos)	12
Inchon	55
Iquique (see Chile)	17
Iskenderun	84
Istanbul	84
Itajai (see Santos)	12
Itaqui (see Fortaleza or Santos)	10/12
Izmail	86
Izmir	85

J

Jacksonville, Florida	93
Jakarta	43
Jebel Dhanna (see Abu Dhabi)	88
Jeddah	74
Johannesburg (see Durban)	76
Johor	59
Jubail (see Dammam)	74
Juneau, Alaska (see Anchorage)	89

K

Kaliningrad	71
Kaohsiung (see Hong Kong)	19
Keelung (see Hong Kong)	19
Karachi	67
Kenosha, Wisc. (see Milwaukee)	95
Kerch	86
Key West, Florida (see Miami)	94/95
Kharg Island	44
Kherson	86
Khor Al Zubair (see Baghdad)	45
Khulna	7
Kiel	38
Kiev (see Odessa)	87
Kingston, Jamaica	53
Kinshasa	23
Klaipeda	58
Kobe (see Imabari)	53
Koper	75
Kota Kinabalu	59
Kolkata (Calcutta)	43
Kuala Lumpur	59

L

La Ceiba (see Honduras)	42
La Coruna	79
Lae (see Port Moresby)	67

INDEX TO PORTS

Lagos (see Apapa)	65
La Guaira (see Venezuela)	100
Laguna (see Santos)	12
Lake Charles Louisiana (see Beaumont)	90
La Libertad (see Guatemala City)	40
Lamentin	40
Lampedusa (see Palermo)	50
Larnaca	25
La Nouvelle (see Sete)	34
La Pallice/La Rochelle	31
Las Palmas	79
La Spezia (see Genoa)	48
Lattakia	82
Launceston (see Hobart)	4
La Union (Cutuco)(see Guatemala City)	40
Lazaro Cardenas (see Mexico City)	61/62
Le Havre	32
Leixoes (see Matosinhos, Porto)	69
Le Port	70
Leticia (see Barranquilla)	21
Libreville	35
Liepaja	56
Lima	68
Limassol	25
Lirquen (see Chile)	17
Lisbon	69
Livorno	49
Lobito (see Luanda)	1
Lome	83
London	88
Long Beach, California	94
Lorient	32
Los Angeles, California	94
Luanda (see Angola)	1
Lubeck (see Hamburg)	37
Luderitz (see Namibia)	63

M

Maceio	10
Madras (see Chennai)	42
Madre de Deus (see Santos or Salvador)	12
Madrid	79
Mahe	74
Malaga	80
Managua	65
Manama (see Bahrain)	7
Manaus	10
Manfredonia (see Bari)	46
Manila	68
Manzanillo	61/62
Maputo	63
Maracaibo (see Venezuela)	100
Mariehamn (Aland)	29
Marina de Carrara (see Livorno)	49
Mariupol	86
Marsa el Braga (see Tripoli)	57
Marseille	32
Massawa	28
Matadi	23
Matane (see Montreal)	15
Matosinhos (Porto)	69
Mazatlan (see Mexico City)	61/62
Melbourne	4
Mersin	85
Messina	49
Mexico City	61/62
Miami, Florida	94/95
Milwaukee, Wisconsin	95
Mina-al-Fahal (see Oman)	66
Mina Sulman (see Bahrain)	7
Misurata (see Tripoli)	57
Mobile, Alabama	95
Mogadishu	75

INDEX TO PORTS

Moji (see Tokyo)	53	Novorossiysk	72
Mokha (see Hodeidah)	101	Nuku'alofa (see New Zealand)	65
Mombasa	54	O	
Monaco (see Genoa)	48	Oakland, California	97
Monfalcone (see Trieste)	51	Odessa	87
Mongla (see Khulna)	7	Onslow (see Perth)	5
Monrovia	57	Oostende (see Ghent)	8
Montevideo	100	Oran	1
Montoir (see Saint Nazaire)	34	Osaka (see Imabari)	53
Montreal	15	Oslo	66
Moscow	71/72	Owendo (see Libreville)	35
Mostagenem (see Oran)	1	P	
Mubarras Terminal (see Abu Dhabi)	88	Pago Pago (see New Zealand)	65
Mukalla (see Aden)	101	Pajaritos (see Mexico City)	61/62
Mumbai (Bombay)	43	Palermo	50
Murmansk	72	Palma de Mallorca	80
Muscat (see Oman)	66	Panama City, Florida (see Miami)	94/95
Mutrah (see Oman)	66	Pantelleria (see Palermo)	50
N		Papeete (see New Zealand)	65
Nagoya (see Tokyo)	53	Paranagua	11
Nakhodka	72	Paris	33
Nampo (see Pyongyang)	55	Pasajes	80
Nantes (see Saint Nazaire)	34	Penang	59
Napoli	49	Pensacola, Florida (see Miami)	94/95
Natal	10	Perth & Western Australia Ports	5
Newcastle, Australia	4	Petropavlovsk	72
New Orleans, Louisiana	95/96	Philadelphia, Pennsylvania	97/98
Newport News (see Norfolk, Virginia)	96	Piraeus	39
New York (New Jersey)	96	Ploce (see Split)	24
Nicosia	25	Pointe Noire	22
Nikolayev	86	Porlamar (see Venezuela)	100
Nordenham (see Bremen)	36	Port Alfred (see Montreal)	15
Norfolk, Virginia	96/97	Port Arthur, Texas (see Beaumont)	90
Nouadhibou	60	Port-Au-Prince	41
Nouakchott	60	Port Canaveral, Florida (see Miami)	94/95
Noumea	72	Port Cartier (see Montreal)	15

INDEX TO PORTS

Port Elizabeth (see Cape Town/Durban)	76	Punta Arenas (see Chile)	17
Port Everglades, Florida (see Miami)	94/95	Puntarenas (see Costa Rica)	23
Port Gentil	35	Punto Cardon (see Venezuela)	100
Port Harcourt	65	Pyongyang	55
Port Hawkesbury (see Halifax)	15	Q	
Port Hedland (see Perth)	5	Quebec	16
Port Kelang	59	Quingdao	20
Portland, Maine	98	R	
Portland, Oregon	98	Rabaul (see Papua New Guinea)	67
Port La Nouvelle (see Sete)	34	Rabon Grande (see Mexico City)	61/62
Port Louis	61	Rangoon (see Yangon)	63
Port Moresby	67	Ras Tanura (see Dammam)	74
Porto (see Matosinhos)	69	Ras Zubayyah (see Abu Dhabi)	88
Porto Alegre	11	Ravenna	50
Portocel (see Rio de Janeiro)	11	Recife	11
Porto Empedocle (see Palermo)	50	Reni (see Odessa)	87
Port of Spain	84	Reykjavik	42
Porto Nogaro (see Trieste)	51	Richards Bay (see Durban)	76
Porto Torres (see Cagliari)	47	Riga	56
Port Said	27	Rijeka	24
Port St. Louis Rhone	34	Rimouski (see Montreal)	15
Port Sudan	81	Rio de Janeiro	11
Port Vendres (see Sete)	34	Rio Grande	12
Puerto Aysen (see Chile)	17	Rockhampton (see Brisbane)	3
Puerto Barrios (see Guatemala City)	40	Rome	50
Puerto Bolivar (see Barranquilla)	21	Rostock	38
Puerto Cabello (see Venezuela)	100	Rotterdam	64
Puerto Caldera (see Costa Rica)	23	Rouen	34
Puerto Chacabuco (see Chile)	17	Ruwi (see Oman)	66
Puerto Cortes (see Honduras)	42	Ryongsong (see Pyongyang)	55
Puerto La Cruz (see Venezuela)	100	S	
Puerto Limon (see Costa Rica)	23	Safat	56
Puerto Montt (see Chile)	17	Saint John, New Brunswick	15
Puerto Ordaz (see Venezuela)	100	St John's, Newfoundland	16
Puerto Quetzal (see Guatemala City)	40	Saint Malo	34
Pula (see Rijeka)	24	Saint Michaels Island (San Miguel)	6

INDEX TO PORTS

Saint Nazaire	34	Sevastopol (see Odessa)	87
St. Petersburg	73	Seven Islands (see Montreal)	15
Saint Philip	8	Sevilla (see Cadiz)	78
Sakhalin Island	73	Shanghai	20
Salalah (see Oman)	66	Sharjah	88
Saldanha Bay (see Cape Town)	76	Sibenik (see Split)	24
Saleef (see Hodiedah)	101	Sibu (see Singapore)	75
Salerno	51	Sines (see Lisbon)	69
Salina Cruz (see Mexico City)	61/62	Singapore	75
Salvador (Bahia)	12	Sinoe (see Liberia)	57
San Andres Island (see Barranquilla)	21	Siracusa (see Palermo)	50
San Antonio (see Chile)	17	Sitra (see Bahrain)	7
Sandakan (see Kota Kinabalu)	59	Songlim (see Pyongyang)	55
San Diego, California	98	Split	24
San Francisco, California	99	Stanley	29
San Jose (see Costa Rica)	23	Stockholm (see Sweden)	82
San Juan	69	Stralsund (see Rostock)	38
San Lorenzo (see Honduras)	42	Suez	28
San Miguel (Saint Michaels Island)	6	Superior, Wisconsin (see Duluth)	92
San Pedro	52	Suva (see Auckland, New Zealand)	65
San Pedro Sula (see Honduras)	42	Sydney	5
San Vicente (see Chile)	17	Szczecin	69
Santa Marta (see Barranquilla)	21	T	
Santander	80	Tacoma, Washington (see Seattle)	99
Santo Domingo	26	Taganrog	73
Santos	12	Taichung (see Taiwan)	82
Santo Tomas de Castilla (see Guatemala City)	40	Taipei (see Taiwan)	82
Sao Francisco Du Sul (see Paranagua)	11	Takoradi	39
Sao Luis (see Fortaleza)	10	Talcahuano (see Chile)	17
Sao Sebastio (see Santos)	12	Tallinn	28
Savannah, Georgia	99	Tampa, Florida	100
Savona (see Genoa)	48	Tampico	52
Seattle, Washington	99	Taranto	51
Seoul	55	Tarragona (see Barcelona)	78
Sepetiba (see Rio de Janeiro)	11	Tawau (see Kota Kinabalu)	59
Sete	34	Tegucigalpa (see Honduras)	42

INDEX TO PORTS

Tehran	44	Ventspils	56
Tela (see Honduras)	42	Veracruz	62
Tema	39	Vigo	81
Tenerife	80	Vitoria	13
Terceira Island (Azores)	6	Vladivostok	73
Terneuzen (see Rotterdam)	64	Vostochny (see Vladivostok)	73
Theodosia (see Kerch)	86	W	
Thessaloniki	40	Walvis Bay (see Namibia)	63
Thunder Bay (see Montreal)	15	Warri	66
Tianjin	20/21	Wellington	65
Toamasina	58	Wilhelmshaven (see Emden)	37
Tocopilla (see Chile)	17	Willemstad, Curacao (see Netherlands Antilles)	64
Tokyo	53	Wilmington, North Carolina	100
Toledo, Ohio (see Cleveland)	91	Windhoek (see Namibia)	63
Toronto (see Montreal)	15	Wismar (see Rostock)	38
Trabzon	85	Wonsan (see Pyongyang)	55
Trieste	51	Wyndham (see Perth)	5
Tripoli, Libya	57/58	X	
Tuapse (see Novorossiysk)	72	Xiamen	21
Tubarao (see Santos or Vitoria)	12/13	Y	
Tulcea (see Bucharest)	70	Yalta (see Odessa)	87
Tumaco (see Buenaventura)	22	Yangon (Rangoon)	63
Tunis	84	Yenbu (see Jeddah)	74
Turbo (see Cartagena)	22	Yokohama (see Tokyo)	53
Turku (see Helsinki)	29	Yuzhno-Sakhalinsk (see Sakhalin Island)	61
U		Yuzhny (see Odessa)	87
Umm Qasr (see Baghdad)	45	Z	
Ust-Dunaisk (see Odessa)	87	Zadar (see Split)	24
V		Zagreb	24
Valencia	81	Zanzibar	83
Valletta	60	Zeebrugge (see Ghent)	8
Valparaiso (see Chile)	17		
Vancouver	17		
Vanino (see Sakhalin Island)	73		
Varna	13		
Venice	51/52		

UK (BERMUDA) DIRECTORS

CHAIRMAN AND PRESIDENT

T BIGGI V. Ships Group Ltd, MONACO

DEPUTY CHAIRMEN AND VICE-PRESIDENTS

E ANDRE Suisse-Atlantique S.A., RENENS/LAUSANNE
C I CAROUSSIS Chios Navigation Co. Ltd, LONDON
A K OLIVIER Grindrod Limited, DURBAN

DIRECTORS

A H AL-ROUMI Kuwait Oil Tanker Co. S.A.K., KUWAIT
A H AZIZAN AET UK Limited, LONDON
G BOTTIGLIERI Giuseppe Bottiglieri Shipping Company S.p.A, NAPLES
M L CARTHEW Chevron Shipping Company LLC, SAN RAMON
P DECAVELE Broström Tankers S.A.S., PARIS
L FØNSS SCHRØDER Wallenius Lines, STOCKHOLM
S FRANK OAO Sovcomflot, MOSCOW
O GAST Hamburg-Südamerikanische Dampfschiffahrts-Gesellschaft, K.G., HAMBURG
I J GAUNT Carnival Corporation & plc, LONDON
T HOJO Mitsui O.S.K. Lines Ltd, TOKYO
N G INGLESSIS Samos Steamship Co., ATHENS
J P IOANNIDIS Olympic Shipping and Management S.A., ATHENS
M R ITKIN Overseas Shipholding Group Inc, NEW YORK
A C JUNQUEIRA Petrobras Transporte S.A. - Transpetro, RIO DE JANEIRO
C E KERTSIKOFF Eletson Corporation, PIRAEUS
J M KOPERNICKI Shell International Trading & Shipping Co. Ltd, LONDON
P KRAGIC Tankerska Plovidba d.d., ZADAR
J B LEE Korea Line Corporation, SEOUL
A M LEMOS Unisea Shipping Ltd, PIRAEUS
D LIM Neptune Orient Lines Ltd, SINGAPORE
P LOUIS-DREYFUS, OBE Louis Dreyfus Armateurs S.A.S., PARIS
MA ZEHUA China Ocean Shipping (Group) Co., BEIJING
A C MARGARONIS Diana Shipping Inc., ATHENS
E T RICHARDS Hamilton, BERMUDA
M SATO NYK Group Europe Ltd., LONDON
S H SEYEDAN National Iranian Tanker Co., TEHRAN
K SIGGINS Hamilton, BERMUDA
N P TSAKOS Tsakos Energy Navigation Limited, ATHENS
P A VASILCHENKO Far-Eastern Shipping Company, VLADIVOSTOK
H VON RANTZAU DAL Deutsche Afrika-Linien GmbH & Co., HAMBURG
P WOGAN Teekay Tanker Services, London

UK (EUROPE) DIRECTORS

CHAIRMAN

C I CAROUSSIS Chios Navigation Co. Ltd, LONDON

DIRECTORS

A H AZIZAN AET UK Limited, LONDON

P DECAVELE Broström Tankers S.A.S., PARIS

F M EVERARD CBE F T Everard & Sons Limited, LONDON

I J GAUNT Carnival Corporation & plc, LONDON

P J VOGT Vogt & Maguire Limited, LONDON

P WOGAN Teekay Tanker Services, LONDON

CONTENTS

	page
Index to the Rules	2-11
Foreword	12
Rules	13-95
Clauses referred to in Certificates of Entry or Endorsement Slips	97-103
Bye-Laws	104-120
Form of Proxy	121

INDEX TO THE RULES

Ad valorem bills of lading	2, Section 17, Proviso (d)
Agents, insolvency of	5 (G) (vii)
Assignment	
of insurance	15
of owner's interest in entered ship	29 (B) (i)
Bankruptcy of Owner	29 (A)
Bills of Lading	
ad valorem	2, Section 17, Proviso (d)
dating of	2, Section 17, Proviso (c) (iii)
delivery of cargo without production of	2, Section 17, Proviso (c) (ii)
description of cargo in	2, Section 17, Proviso (c) (iv)
through or transhipment	2, Section 17 (D)
Blockade running	5 (J)
Bullion	2, Section 17, Proviso (e)
Bye-Laws	43 (B); 44
Calls	
call entries	1; 8; 19; 20; 21; 22; 23
calls, purposes for which levied	19
cesser of insurance, effect on calls	29 (E)
failure to pay calls	31
interest on late payment	23 (E)
mutual premium	20
obligation to pay calls	1; 19; 20; 21; 22
overspill calls	22
payment of calls	23
premium rating on which calls based	8
release calls upon cancellation	33
release calls upon cesser	30
return of calls on closed years	25
return of calls when ship laid up	27
supplementary premium	21
Cancellation of insurance	31
Cargo liabilities	
ad valorem bills of lading	2, Section 17, Proviso (d)

INDEX TO THE RULES

cargo's proportion of general average	2, Section 19
collisions	2, Section 10 (B) (iii)
contracts of carriage, standard terms	2, Section 17, Proviso (a)
damaged cargo	2, Section 17 (A)
dating of bills of lading	2, Section 17, Proviso (c) (iii)
deductibles	2, Appendix B
delivery of cargo without production of bills of lading	2, Section 17, Proviso (c) (ii)
description of cargo in bill of lading	2, Section 17, Proviso (c) (iv)
deviation	2, Section 17, Proviso (b)
disposal of damaged cargo	2, Section 17 (B)
failure to load	2, Section 17, Proviso (c) (v)
finances relating to cargo	2, Section 22 (B)
loss of cargo	2, Section 17 (A)
nuclear and radioactive materials	5 (F)
rare and valuable cargo	2, Section 17, Proviso (e)
shortage	2, Section 17 (A)
through or transshipment bills of lading	2, Section 17 (D)
Certificate of entry	12
Cesser of insurance	29
Charterers, special cover for	4, Section 1
Claims	
appointment of surveyors and lawyers	36
cancellation of insurance, effect on claims	31(B)
cesser of insurance, effect on claims	29 (E)
Directors, meetings of to pass claims	38
notification of claims by Member, time limits	5 (O)
overspill claims	22
obligations of Member	5 (N)
payment first by Member	5 (A)
settlement of claims	5 (N) (iv)
sue and labour	5 (M)
Classification of entered ship	5 (K)
Closing of policy years	25

INDEX TO THE RULES

Collision	
collision risks covered	2, Section 10
excess collision cover	2, Section 10 (C)
one fourth collision liabilities	2, Section 10 (A)
Running Down Clause, cover for risks excluded by	2, Section 10 (B)
Contraband	5 (J)
Contract	
carriage, contracts of	2, Section 17; 34
effects, contracts relating to	2, Section 5
liability under contracts	2, Section 14
passengers and other persons, contracts relating to	2, Sections 1, 5 and 14
property, contracts relating to	2, Section 11, Proviso (a) (i)
property on a ship, contracts relating to	2, Section 18
seamen, contracts relating to	2, Sections 2, 3, 4 and 5
towage, contracts for	2, Section 13
variation of contract	17
Contract of carriage	
deviation	2, Section 17, Proviso (b)
terms of contract	2, Section 17, Proviso (a)
through or transhipment bills of lading	2, Section 17 (D)
regulations & recommendations by Directors	34
Costs (see also Expenses)	
cargo liabilities, costs relating to	2, Section 17
enquiry expenses, costs relating to	2, Section 23
expenses incidental to operation of ships, costs relating to	2, Section 24
incurred by direction of Association	2, Section 26
legal costs	2, Section 25
pollution, costs relating to	2, Section 12
sue and labour costs	2, Section 25
wreck liabilities, costs relating to	2, Section 15
Crew (see Seamen)	

INDEX TO THE RULES

Death	
collision, death consequent upon	2, Section 10 (B) (v)
Owner, effect of death on insurance	29 (A)
persons other than seamen	2, Section 1
seamen, death by illness	2, Section 3
seamen, death other than by illness	2, Section 2
Deductibles	2, Appendix B
Definitions	44
Delegation of powers	43
Delivery	
short or over delivery, fines relating to	2, Section 22 (B)
without production of bills of lading	2, Section 17 Proviso (c) (ii)
Demurrage on entered ship not covered	5 (G) (viii)
Detention of entered ship not covered	5 (G) (viii)
Deviation from contract	2, Section 17 Proviso (b)
Disinfection of entered ship (See Quarantine expenses)	
Disputes between Member and Association	40
Diversion expenses	2, Section 7
Docks, damage to by entered ship	2, Section 11
Double insurance	5 (I)
Effects	2, Sections 1, 5 and 11 Proviso (a) (ii)
Entered ship	definition of 44
Entered tonnage	definition of 44
Entry	
application for	7
call entry	1 (6); 44
call entry, premium rating for	8
certificate of entry	12
fixed premium entry	1 (7); 44
fixed premium entry, amount of premium	9
joint entry	10
membership of Association	14
tonnage entered	5 (B) (i); 44

INDEX TO THE RULES

Excess collision cover	2, Section 10 (C)
Exclusions from the cover	5
Expenses (see also Costs)	
funeral	2, Sections 1, 2 and 3
incidental to the operation of ships	2, Section 24
incurred by direction of the Association	2, Section 26
legal expenses recoverable	2, Section 25
in general	2
Experts, appointment of by Managers	36
Fines	2, Section 22; 2, Appendix B; 44
Fixed premium	1 (7); 9; 44
Forbearance by the Association	39
Freight, loss of not covered	5 (G) (iv)
Funds of the Association	
investment of	26
reserves	24
Funeral expenses	
recovery of persons other than seamen	2, Section 1
seamen	2, Sections 2 and 3
General average	
cargo's proportion of	2, Section 19
ship's proportion of	2, Section 20
Group Affiliate Cover	11
Hague Visby Rules	2, Section 17, Proviso (a)
Hazardous operations	5 (J)
Hire, loss of not covered	5 (G) (iv)
Hull policies	
collision risks in relation to	2, Section 10
definition	44
exclusion of risks covered under hull policies	5 (D)
Illness	
persons other than seamen	2, Section 1
seamen	2, Section 3
Immigration, fines relating to	2, Section 22 (D)

INDEX TO THE RULES

Indemnities (see also Contracts)	
liabilities arising under	2, Section 14
shipwreck unemployment	2, Section 6
Injury	
persons other than seamen	2, Section 1
seamen	2, Section 2
Insurance	
application for	7
assignment of	15
cancellation of insurance	31
cesser of insurance	29
commencement of	16
contract of insurance, incorporates Rules	6 (A)
contract of insurance, law applicable to	42
double insurance	5 (I)
Marine Insurance Act, application of	5 (L)
period of	16
termination of insurance	28
termination, notice of	18
Investment of Funds	26
ISM Code	5 (K) (vi)
Jetty, damage to	2, Section 11
Joint entries	10
Laid up returns	27
Laid up ships, surveys after lay up	5 (R)
Lawyers, appointment of	36
Life salvage	2, Section 9
Limitation of cover	
generally	5 (B)
overspill claim	22
pollution, limit on cover for	2, Appendix A; 5 (B)
powers of Directors to limit cover	2(ii)
Management of entered ship	
effect of change in	29 (B) (iii)

INDEX TO THE RULES

Manning, requirements relating to	5 (K) (vi)
Marine Insurance Act	5 (L)
Membership of Association	14
Mortgage of entered ship	29 (B) (ii)
Mutual Premium	20
Notice	
of claim by owner	5 (N)
of termination of insurance	18
service of	41
Nuclear risks, exclusions relating to	5 (F)
Oil Pollution (see Pollution)	
Overloading of entered ship	2, Section 22 (Proviso)
Overspill call	22, Sections 5 and 6
Overspill claims	22
Passengers	
diversion expenses	2, Section 7
injury, illness and death	2, Section 1 (C)
liability to, under contracts or indemnities	2, Section 1 (C)
loss of effects	2, Section 1 (C)
Passenger ships, special cover for	4, Section 3
Personal effects (see Effects)	
Policy year	
closing of	25
period of insurance	16
Pollution	
deductibles applicable to fines for	2, Appendix B (iii)
fines for	2, Section 22 (E)
limitation of Association's liability	2, Appendix A; 5 (B)
risks covered	2, Section 12
salvors' expenses	2, Section 21
TOVALOP	2, Section 12
Pooling Agreement	
definition	44
in relation to reinsurance	13 (B)

INDEX TO THE RULES

Powers, delegation of	43
Premium rating	
calculation of	8
definition of	44
Property	
loss of or damage to	2, Section 11
on the entered ship	2, Section 18
Quarantine expenses	2, Section 16
Radioactive materials, exclusions relating to	5 (F)
Rating	
calls based on premium rating	20; 21
definition	44
premium rating	8
Refugees	2, Sections 7 and 8
Regulations, by Directors	34
Recommendations, by Directors	34
Reinsurance	13
Release calls	
upon cancellation	33
upon cesser	30
Removal of wreck (see Wreck liabilities)	
Remuneration of Managers	35
Repairs to entered ship, not covered	5 (G) (iii)
Repatriation of seamen	2, Sections 2, 3 and 4
Reserves	24
Returns	
of calls upon closing of policy year	25
laid up returns	27
Rights in relation to property	2, Section 11
Risks	
risks covered	2
risks excluded from cover	5
special cover	3
special cover for salvors	4, Section 2

INDEX TO THE RULES

Rules of the Association	
breach of by Member	39
incorporation into contract of insurance	6
subject to Marine Insurance Act	5 (L)
Running Down Clause	2, Section 10
Sale of entered ship	29 (B) (i)
Salvage	
cargo's proportion of salvage	2, Section 19
liability for salvors' expenses	2, Section 21
life salvage	2, Section 9
ship's proportion of salvage	2, Section 20
special insurance for salvors	4, Section 2
Seamen	
death of	2, Sections 2 and 3
definition	44
effects of	2, Section 5
finances imposed on	2, Section 22
illness of	2, Section 3
injury to	2, Section 2
repatriation and substitution	2, Sections 2, 3 and 4
shipwreck unemployment indemnity	2, Section 6
Set off	5 (C); 23 (D)
Ship	
change of management of	29 (B) (iii)
change of ownership of	29 (B) (i)
classification of	5 (K)
entered ship, definition of	44
exclusions from cover, relating to use of ship	5 (H) (J)
loss of or damage to ship, exclusions from cover	5 (G) (i)
loss of or damage to equipment, exclusions from cover	5 (G) (ii)
mortgage of	29 (B) (ii)
repair of, exclusions from cover	5 (G) (iii)
sale of	29 (B) (i)

INDEX TO THE RULES

ship's proportion of general average	2, Section 20
surveys of	5 (Q); 5 (R)
Shipwreck unemployment indemnity	2, Section 6
Shortage of cargo (see Cargo).	
Smuggling, fines for	2, Section 22 (C)
Standard terms of carriage contracts	2, Section 17, Proviso (a)
Statutory requirements	5 (K) (vi)
Stevedores	
indemnities and contracts	2, Section 14
injury, illness and death	2, Section 1 (B)
Stowaways	2, Sections 7 and 8
Substitute expenses	2, Sections 2, 3 and 4
Supplementary Premium	21
Surveyors, appointment of	36
Surveys	
of ships	5 (Q)
of ships after lay-up	5 (R)
Termination of insurance	
notice of	18
effects of	28
Through or transhipment bills of lading	2, Section 17 (D)
Tonnage	
entered tonnage, definition of	44
entry of less than full tonnage of ship	5 (B) (i)
Total loss, cesser of insurance upon	29 (C)
Towage	2, Section 13
Valuable cargo	2, Section 17, Proviso (e)
Valuation	
of ship in hull policies	2, Section 10; 5 (D)
of ship in general average	2, Section 20; 5 (D)
Value of cargo, under ad valorem bill of lading	2, Section 17, Proviso (d)
Variation of contract	17
War risks excluded from cover	5 (E)
Wreck liabilities	2, Section 15

FOREWORD

THE RULES

(Effective on and from 12 noon Greenwich Mean time on 20th February, 2007).

The UK P&I Club is a mutual protection and indemnity association, which operates through two legal entities: The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited and The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited.

In the case of The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited these Rules were adopted in accordance with the powers conferred by The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited Consolidation & Amendment Act 1993 and the Bye-Laws of The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited, which said Bye-Laws provide for the alteration, abrogation of or addition to the Rules by Resolution of the Association.

In the case of The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited these Rules were adopted in accordance with the powers conferred by the articles of association of The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited, which provide for the alteration abrogation of or addition to the Rules by Resolution of The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited.

These Rules shall be the Rules of The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited and the Rules of The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited respectively, provided that the latter shall be read subject to and in accordance with the following:

- 1 References to "the Association" shall be references to The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited save for the references in the definitions of "Directors" and "Member" in Rule 44, where references to the Association shall remain references to The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited.
- 2 References to "the Act" shall be references to the Memorandum of Association of The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited.
- 3 References to the "Bye-Laws" shall be references to the Articles of Association of The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited.
- 4 For the avoidance of doubt for the purpose of Rule 14 no contract of insurance or reinsurance with The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited shall entitle any person to be or become a member of The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited.

The notes to the Rules are for guidance only and do not form part of the Rules.

INTRODUCTORY

- 1 The standard cover afforded by the Association to an Owner who has entered his ship in the Association is set out in Rule 2.
- 2 The risks specified in Rule 2 are always subject to the conditions, exceptions, limitations and other terms set out in Rule 5 and in the remainder of these Rules.
- 3 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 an Owner and the Managers.
- 4 By virtue of Rules 3 and 4 an Owner may be insured against risks other than those set out in Rule 2 where such special terms have been agreed in writing between the Owner and the Managers. Unless otherwise expressly agreed such special insurance shall be subject to the conditions, exceptions, limitations and other terms set out in Rule 5 and in the remainder of these Rules.
- 5 An Owner is only insured against loss, damage, liability or expense incurred by him which arises:
 - i out of events occurring during the period of entry of a ship in the Association;
 - ii in respect of the Owner's interest in the entered ship; and
 - iii in connection with the operation of the ship by or on behalf of the Owner.
- 6 An Owner who has entered his ship in the Association for insurance against any of the aforesaid risks is bound (subject to (7) below) to pay Calls to the Association in accordance with Rules 8 and 19 to 23 ("Call Entries").
- 7 By virtue of Rule 9 an Owner may be insured on the special terms that he is liable to pay a fixed premium to the Association ("Fixed Premium Entries"), provided that this has been expressly agreed in writing between the Owner and the Managers.
- 8 The cover provided by the Association as set out in these Rules is solely for the benefit of the Owner, and any Joint Owner, Group Affiliate, other association or insurer, or permitted assign, to the extent allowed by Rules 10, 11, 13 and 15. It is not intended that rights should be acquired by any third party, through the operation of the Contracts (Rights of Third Parties) Act 1999 of the United Kingdom or similar legislation.
- 9 The Associations shall, as far as possible and save as provided in the Rules or as the Directors shall in their discretion determine, be run on a unified basis and as one association.

RULE 2

RISKS COVERED

Unless otherwise agreed between an Owner and the Managers, the risks covered by the Association are as set out in Sections 1 to 26 below, provided always as follows:

- i Unless and to the extent that the Directors otherwise decide, an Owner is only insured in respect of such sums as he has paid to discharge the liabilities or to pay the losses, costs or expenses referred to in those sections;
- ii The maximum amount recoverable by an Owner in respect of any one accident or occurrence may be limited by virtue of the limits set out in Rule 5(B), or by virtue of a resolution of the Directors made before the commencement of the relevant policy year;
- iii Unless otherwise agreed between an Owner and the Managers, an Owner's recovery from the Association shall be subject to the deductibles set out in Appendix B to this Rule.

SECTION 1

Liability to persons other than seamen

- A Liability to pay damages or compensation for personal injury, illness or death of any person (other than the persons specified in paragraphs (B) and (C) of this Section and in Sections 2 and 3) and hospital, medical or funeral expenses incurred in relation to such injury, illness or death.
- B Liability to pay damages or compensation for personal injury, illness or death of any person engaged to handle the cargo of an entered ship.
PROVIDED ALWAYS that:
 - a Cover under paragraphs (A) and (B) of this Section is limited to liabilities arising out of a negligent act or omission on board or in relation to an entered ship or in relation to the handling of her cargo from the time of receipt of that cargo from the shipper or pre-carrier at the port of shipment until delivery of that cargo to consignee or onward carrier at the port of discharge.
 - b Where the liability arises under the terms of any contract or indemnity and would not have arisen but for those terms, that liability is not covered under this Section but may be covered under and in accordance with Section 14 of this Rule.
 - c Where the liability is in respect of a person on another ship, and arises out of a collision between that ship and the entered ship, that liability is not covered under this Section but may be recoverable under and in accordance with Section 10(B) of this Rule.
- C Liability to pay damages or compensation:
 - i for personal injury, illness or death of any passenger and hospital, medical or funeral expenses incurred in relation to such injury, illness or death;
 - ii to passengers on board an entered ship arising as a consequence of a casualty to that ship while they are on board, including the cost of forwarding passengers to destination or return to port of embarkation

RULE 2 (continued)

- and of maintenance of passengers ashore;
- iii for loss of or damage to the effects of any passenger.
- PROVIDED ALWAYS that:
- a The terms of the passage ticket or other contract between the passenger and the Owner have been approved by the Managers in writing and cover for the liabilities set out in this paragraph (C) has been agreed between the Owner and the Managers on such terms as the Managers may require.
 - b There shall be no recovery from the Association under this paragraph (C) in respect of liabilities for personal injury or death, or loss of or damage to property, delay or any other consequential loss sustained by any passenger by reason of carriage by air, except where such liability occurs either
 - i during repatriation by air of injured or sick passengers or of passengers following a casualty to the entered ship; or
 - ii subject always to proviso (c) of this paragraph (C), during an excursion from the entered ship.
 - c There shall be no recovery from the Association under this paragraph (C) in respect of the contractual liability of an Owner for death or injury to a passenger whilst on an excursion from the entered ship in circumstances where either:
 - i a separate contract has been entered into by the passenger for the excursion, whether or not with the Owner, or
 - ii the Owner has waived any or all of his rights of recourse against any sub-contractor or other third party in respect of the excursion.
 - d Unless and to the extent that the Owner has obtained appropriate special cover by agreement with the Managers, there shall be no recovery from the Association in respect of claims relating to cash, negotiable instruments, precious or rare metals or stones, valuables or objects of a rare or precious nature.
 - e For the purpose of this paragraph (C), 'casualty' means 'an incident involving either: (i) 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 (ii) a threat to the life, health or safety of passengers'.

SECTION 2 Injury and death of seamen

Liability to pay damages or compensation for personal injury or death of any seaman, and hospital, medical, funeral and other expenses necessarily incurred in relation to such injury or death, including expenses of repatriating the seaman and sending abroad a substitute to replace him.

PROVIDED ALWAYS that:

Where the liability arises or the costs or expenses are incurred under the terms of a crew agreement or other contract of service or employment and would not have arisen but for those terms, that liability is not covered by the Association unless and to the extent that those terms shall have been previously approved by the Managers in writing.

RULE 2 (continued)

SECTION 3

Illness and death of seamen

Liability to pay damages or compensation for illness and death resulting from illness of any seaman, and hospital, medical, funeral or other expenses necessarily incurred in relation to such illness or such death including expenses of repatriating the seaman and sending abroad a substitute to replace him.

PROVIDED ALWAYS that:

Where the liability arises or the costs or expenses are incurred under the terms of a crew agreement or other contract of service or employment and would not have arisen but for those terms, that liability is not covered by the Association unless and to the extent that those terms shall have been previously approved by the Managers in writing.

SECTION 4

Repatriation and substitute expenses

Repatriation and substitute expenses which are not recoverable under Sections 2 and 3 of this Rule and which are incurred in sending abroad a substitute to replace a seaman of an entered ship who has been left ashore, or incurred under statutory obligation in repatriating any seaman of the entered ship.

PROVIDED ALWAYS that:

This Section does not cover expenses which arise out of or are the consequence of (i) the expiry of a seaman's period of service on the entered ship either in accordance with the terms of a crew agreement or other contract of service or employment or by mutual consent of the parties to it, or (ii) breach by the Owner of any agreement or other contract of service or employment, or (iii) sale of the ship, or (iv) any other act of the Owner in respect of the entered ship.

SECTION 5

Loss of and damage to the effects of seamen and others

Liability to pay damages or compensation for loss of or damage to the effects of:

- A Any seaman,
- B Any other person, on board an entered ship (other than the persons specified in paragraph (C) of Section 1).

PROVIDED ALWAYS that:

- a Unless and to the extent that the Owner has obtained appropriate special cover by agreement with the Managers, there shall be no recovery from the Association in respect of claims relating to cash, negotiable instruments, precious or rare metals or stones, valuables or objects of a rare or precious nature.

RULE 2 (continued)

- b Where the liability arises under the terms of a contract and would not have arisen but for those terms, that liability is not covered by the Association unless and to the extent that those terms shall have been previously approved by the Managers in writing.

SECTION 6 Shipwreck unemployment indemnity

Liability to compensate any seaman for the loss of his employment caused in consequence of the actual or constructive total loss of an entered ship, where the wages or compensation are payable under statutory or other legal obligation or under the terms of any crew agreement or other contract of service or employment if and to the extent that those terms have previously been approved by the Managers.

SECTION 7 Diversion expenses

Expenses of diversion of an entered ship where and to the extent that those expenses (i) represent the net loss to the Owner (over and above such expenses as would have been incurred but for the diversion) in respect of the cost of fuel, insurance, wages, stores, provisions and port charges and (ii) are incurred solely for the purpose of securing treatment for an injured or sick person or while awaiting a substitute for such person or for the purpose of landing stowaways or refugees, or for the purpose of saving life at sea.

SECTION 8 Stowaways and refugees

Expenses, other than those covered under Section 7 of this Rule, incurred by the Owner in discharging his obligations towards or making necessary arrangements for stowaways or refugees, but only if and to the extent that the Owner is legally liable for the expenses or they are incurred with the approval and agreement of the Managers.

SECTION 9 Life salvage

Sums legally due to third parties by reason of the fact that they have saved or attempted to save the life of any person on or from an entered ship but only if and to the extent that such payments are not recoverable under the Hull Policies of the entered ship or from cargo owners or underwriters.

RULE 2 (continued)

SECTION 10

Collision with other ships

The liabilities, set out in paragraphs (A), (B) and (C) below, to pay costs and damages to any other person as a consequence of a collision between an entered ship and any other ship, but only if and to the extent that such liabilities are not recoverable under the collision liability clause contained in the Hull Policies of the entered ship:

- A One fourth, or such other proportion as may have been agreed in writing by the Managers, of the liabilities arising out of the collision other than the liabilities listed in paragraph (B) of this Section.
- B Four fourths of the liabilities arising out of the collision for or relating to
 - i removal or disposal of obstructions, wrecks, cargoes or any other thing whatsoever,
 - ii any real or personal property or any thing whatsoever except other ships or property on other ships,
 - iii the cargo or other property on the entered ship, or general average contributions, special charges or salvage paid by the owners of that cargo or property,
 - iv loss of life, personal injury, illness, repatriation or substitute expenses,
 - v an escape or discharge (other than from the entered ship), of oil or any other substance, or the threat thereof, but excluding damage to other ships with which the entered ship is in collision and property on such other ships.
 - vi remuneration paid, pursuant to the Special Compensation P&I Club (SCOPIC) Clause, or any revision thereof, in respect of the salvage of a ship with which the entered ship is in collision.
- C That part of the Owner's liabilities arising out of the collision, other than the liabilities listed in paragraphs (A) and (B) of this Section, which exceeds the sum recoverable under the Hull Policies of the entered ship solely by reason of the fact that the sum of the liabilities arising out of the collision exceeds the valuation of the ship in those policies.
PROVIDED ALWAYS that:
 - a Unless and to the extent that the Directors in their discretion otherwise decide, recovery from the Association under paragraph (C) of this Section shall be limited to the excess (if any) of the amount which would have been recoverable under the Hull Policies of the entered ship if that ship had been insured thereunder at the proper value in accordance with Rule 5(D)
 - b Unless otherwise agreed by the Managers at the time of entry or of subsequent annual renewal, an Owner shall not be entitled to recover from the Association any franchise or deductible borne by him under the Hull Policies of the entered ship.
 - c If a claim arises under this Section in respect of a collision involving two ships belonging wholly or partly to the same Owner, he shall be

RULE 2 (continued)

entitled to recover from the Association, and the Association shall have the same rights, as if the ships had belonged to different owners.

- d Unless otherwise agreed between the Owner and the Managers as a term of the ship's entry in the Association, if both ships are to blame, then where the liability of either or both of the ships in collision becomes limited by law, claims under this Section shall be settled upon the principle of single liability, but in all other cases claims under this Section shall be settled upon the principle of cross-liabilities, as if the owner of each 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 Owner of the entered ship in consequence of the collision.

Note: Any oil pollution element in a claim under this Section 10 will be subject to the limitation set out in Rule 5(B) and in the corresponding note.

SECTION 11 **Loss or damage to property**

Liability to pay damages or compensation for any loss of or damage to any property (including infringement of rights) whether on land or water and whether fixed or moveable.

PROVIDED ALWAYS that:

- a There shall be no recovery by an Owner under this Section in respect of:
 - i Liability which arises under the terms of any contract or indemnity to the extent that it would not have arisen but for those terms.
 - ii Liability which is within the scope of the following Sections of this Rule, or within any proviso, limit, exclusion or deductible applicable to those Sections:
 - Section 1(C) Liability to persons other than seamen.
 - Section 5 The effects of seamen and others.
 - Section 10 Collision with other ships.
 - Section 12 Pollution risks.
 - Section 13 Liability arising out of towage of or by an entered ship.
 - Section 15 Wreck liabilities.
 - Section 17 Cargo liabilities.
 - Section 18 Property on the entered ship.
 - iii Any franchise or deductible borne by the Owner under the Hull Policies of the entered ship.
- b If an entered ship causes loss or damage to property or infringes rights belonging wholly or in part to the Owner of the entered ship, the Owner shall have the same rights of recovery from the Association as if such property or rights belonged wholly to different owners.

Note: Any oil pollution element in a claim under this Section 11 will be subject to the limitation set out in Rule 5(B) and in the corresponding note.

RULE 2 (continued)

SECTION 12 Pollution risks

The liabilities, losses, damages, costs and expenses set out in paragraphs (A) to (E) below when and to the extent that they are caused by or incurred in consequence of the discharge or escape from an entered ship of oil or any other substance, or the threat of such discharge or escape:

PROVIDED ALWAYS that

- a There shall be no recovery in respect of any liability, loss, damage, cost or expense arising as a consequence of the presence in, or the escape or discharge or threat of escape or discharge from, any land-based dump, storage or disposal facility, of any substance previously carried on the entered ship, whether or not as cargo, fuel, stores or waste, except to the extent that the Directors in their discretion, and without having to give any reasons for their decision, otherwise determine.
 - b Unless and to the extent that special cover has been agreed in writing by the Managers, the Association shall not reimburse any liability, loss, cost or expense which would have been recoverable in general average if the cargo of the entered ship had been carried on terms no less favourable to the Owner than those of the York-Antwerp Rules 1994.
 - c Unless the Managers otherwise agree in writing, the Owner of an entered ship which is a "relevant ship" as defined in the Small Tanker Oil Pollution Indemnification Agreement 2006 (STOPIA 2006) shall during the currency of that Agreement be a party to STOPIA 2006 for the period of entry of such ship in the Association and, unless the Directors otherwise determine, shall not be entitled to any recovery under this Rule 2, Section 12 in respect of such ship in relation to any casualty, event or matter occurring during a period when the Owner is not a party to STOPIA 2006.
 - d Unless the Managers otherwise agree in writing, the Owner of an entered ship which is a "relevant ship" as defined in the Tanker Oil Pollution Indemnification Agreement (TOPIA) shall during the currency of that Agreement be a party to TOPIA for the period of entry of such ship in the Association and, unless the Directors otherwise determine, shall not be entitled to any recovery under this Rule 2, Section 12 in respect of such ship in relation to any casualty, event or matter occurring during a period when the Owner is not a party to TOPIA.
- A Liability for loss, damage or contamination.
- B Any loss, damage or expense which the Owner incurs, or for which he is liable, as a party to any agreement approved by the Directors, including the costs and expenses incurred by the Owner in performing his obligations under such agreements.
- C The costs of any measures reasonably taken for the purpose of avoiding or minimizing pollution or any resulting loss or damage together with any liability for loss of or damage to property caused by measures so taken.

RULE 2 (continued)

- D The costs of any measures reasonably taken to prevent an imminent danger of the discharge or escape from the entered ship of oil or any substance which may cause pollution.
- E The costs or liabilities incurred as a result of compliance with any order or direction given by any government or authority, for the purpose of preventing or reducing pollution or the risk of pollution, provided always that:
 - a such compliance is not a requirement for the normal operation or salvage or repair of the entered ship; and
 - b such costs or liabilities are not recoverable under the Hull Policies of the entered ship.

Note: Oil pollution claims under this Section 12 will be subject to the limitation set out in Rule 5(B) and in the corresponding note.

SECTION 13

Liability arising out of towage of or by an entered ship

A CUSTOMARY TOWAGE OF AN ENTERED SHIP

Liability, other than for the cost of the contracted services, under the terms of a contract for the customary towage of an entered ship, that is to say:

- i towage for the purpose of entering or leaving port or manoeuvring within the port during the ordinary course of trading, or
- ii towage of such entered ships as are habitually towed in the ordinary course of trading from port to port or from place to place, to the extent that the Owner is not insured against such liability under the Hull Policies of the entered ship.

B TOWAGE OF AN ENTERED SHIP OTHER THAN CUSTOMARY TOWAGE

Liability under the terms of a contract for towage of an entered ship other than the customary towage covered under paragraph (A) of this Section but only if and to the extent that cover for such liability has been agreed with the Managers upon such terms as the Managers may require.

C TOWAGE BY AN ENTERED SHIP

Liability arising out of the towage of another ship or object by an entered ship but only if and to the extent that:

- i cover for such liability has been agreed with the Managers upon such terms as the Managers may require, or
- ii the Directors shall in their discretion decide that having regard to all the circumstances the claim falls within the scope of the Association and that the Owner should be reimbursed.

Note: Any oil pollution element in a claim under this Section 13 will be subject to the limitation set out in Rule 5(B) and in the corresponding note.

RULE 2 (continued)

SECTION 14

Liability arising under certain indemnities and contracts

Liability for loss of life, personal injury or illness, or for loss of or damage to property, arising under the terms of an indemnity or contract given or made by or on behalf of the Owner relating to facilities or services provided or to be provided to or in connection with an entered ship, but only if and to the extent that:

- i the terms have previously been approved by the Managers and cover for the liability has been agreed between the Owner and the Managers on such terms as the Managers may require, or
- ii the Directors in their discretion decide that the Owner should be reimbursed.

Note: Any oil pollution element in a claim under this Section 14 will be subject to the limitation set out in Rule 5(B) and in the corresponding note.

SECTION 15

Wreck liabilities

- A Costs or expenses relating to the raising, removal, destruction, lighting or marking of the wreck of an entered ship, when such raising, removal, destruction, lighting or marking is compulsory by law or the costs thereof are legally recoverable from the Owner.
- B Costs or expenses relating to the raising, removal or destruction of any property being carried or having been carried on an entered ship, not being oil or any other substance within the scope of Section 12 of this Rule, when such raising, removal or destruction is compulsory by law or the costs thereof are legally recoverable from the Owner but only if and to the extent that:
 - i such property does not form part of the entered ship and is not owned or leased by the Owner or by any company associated with or under the same management as the Owner; and
 - ii the Owner is unable to recover such costs or expenses from the owner or insurer of such property, or from any other party.
- C Liabilities incurred by an Owner as the result of any such raising, removal or destruction of the wreck of an entered ship or any property as is referred to in paragraphs (A) and (B) of this Section, or any attempt thereat.
- D Liabilities incurred by an Owner as the result of the presence or involuntary shifting of the wreck of an entered ship or as a result of his failure to remove, destroy, light or mark such wreck, including liability arising from the discharge or escape from such wreck of oil or any other substance.

PROVIDED ALWAYS that:

- a The entered ship became a wreck as the result of a casualty or event occurring during the period of that ship's entry in the Association, in which case the Association shall continue to be liable for the claim notwithstanding

RULE 2 (continued)

that in other respects the liability of the Association shall have terminated pursuant to Rule 29(C).

- b In respect of a claim under paragraph (A) of this Section, the value of all stores and materials saved, as well as the wreck itself, shall first be deducted from such costs or expenses and only the balance thereof, if any, shall be recoverable from the Association.
- c Nothing shall be recoverable from the Association under this section if the Owner shall, without the consent of the Managers in writing, have transferred his interest in the wreck, otherwise than by abandonment, prior to the raising, removal, destruction, lighting or marking of the wreck or prior to the incident giving rise to the liabilities, costs and expenses referred to in this Section.
- d Where the liability arises under the terms of an indemnity or contract, and would not have arisen but for those terms, such costs and expenses are only recoverable under this Section if and to the extent that
 - (i) the terms of the indemnity or contract have previously been approved by the Managers and cover has been agreed between the Owner and the Managers on such terms as the Managers may require, or
 - (ii) the Directors in their discretion decide that the Owner should be reimbursed.

Note: Any oil pollution element in a claim under this Section 15 will be subject to the limitation set out in Rule 5(B) and in the corresponding note.

SECTION 16 **Quarantine expenses**

Additional expenses incurred by the Owner of an entered ship as a direct consequence of an outbreak, or the suspicion thereof, of infectious disease on that ship, including quarantine and disinfection expenses and the net loss to the Owner (over and above such expenses as would have been incurred but for the outbreak) in respect of the cost of fuel, insurance, wages, stores, provisions and port charges.

SECTION 17 **Cargo liabilities**

The liabilities and costs set out in paragraphs (A) to (D) below when and to the extent that they relate to cargo intended to be or being or having been carried in an entered ship:

- A LOSS, SHORTAGE, DAMAGE OR OTHER RESPONSIBILITY**
Liability for loss, shortage, damage or other responsibility arising out of any breach by the Owner, or by any person for whose acts, neglect or default he may be legally liable, of his obligation properly to load, handle, stow, carry, keep, care for, discharge or deliver the cargo or out of unseaworthiness or unfitness of the entered ship.

RULE 2 (continued)

B DISPOSING OF DAMAGED CARGO

The additional costs (over and above those which would have been incurred by him if the cargo had not been damaged) incurred by the Owner in discharging or disposing of damaged cargo, but only if and to the extent that the Owner has no recourse to recover those costs from any other party.

C FAILURE OF CONSIGNEE TO REMOVE CARGO

The liabilities and additional costs (over and above the costs which would have been incurred by him if the cargo had been collected or removed) incurred by an Owner solely by reason of the total failure of a consignee to collect or remove cargo at the port of discharge or place of delivery, but only if and to the extent that such liabilities or costs exceed the proceeds of sale of the cargo and the Owner has no recourse to recover those liabilities or costs from any other party.

D THROUGH OR TRANSHIPMENT BILLS OF LADING

Liability for loss, shortage, damage or other responsibility in respect of cargo carried by a means of transport other than the entered ship, when the liability arises under a through or transshipment bill of lading, or other form of contract, approved by the managers, providing for carriage partly to be performed by the entered ship.

Note: By Resolution passed on 22nd January, 1981, the Directors decided that there shall be no recovery from the Association for loss or damage to cargo carried under Through Bills of Lading from ports in the Rivers Paraguay and Parana, and arising prior to shipment in the entered ship unless the Owner shall have given prior notice of such carriage to the Managers, and have agreed with them special cover on such terms as they may think appropriate.

Note: For the purpose of paragraph D, a contract is deemed to be approved if it incorporates the ICC Rules or the internationally accepted conventions such as CMR 1956 (Convention relative au Contrat de transport international de Marchandises par Route), CIM 1980 (Les règles uniformes concernant le Contrat de transport International ferroviaire de Marchandises), or the Warsaw Convention 1929 or 1955, as appropriate.

PROVIDED ALWAYS that:

a Standard Terms of Contracts of Carriage

Unless and to the extent that the Directors in their discretion otherwise decide, or special cover has been agreed in writing by the Managers, there shall be no recovery from the Association in respect of liabilities which would not have been incurred or sums which would not have been payable by the Owner if the cargo (including cargo on deck) had been carried under a contract incorporating terms no less favourable to the Owner than the Association's recommended standard terms of carriage which shall be the Hague Visby Rules and/or such other rules and/or conventions as the Directors may from time to time determine.

RULE 2 (continued)

Note: For the 2007 policy year the Standard Terms of Contracts of Carriage are the Hague Visby Rules, i.e. the Rules contained in the International Convention for the Unification of Certain Rules relating to Bills of Lading signed at Brussels on 25th August, 1924, as amended by the Protocol to that Convention signed at Brussels on 23rd February, 1968.

b Deviation

Unless and to the extent that the Directors in their discretion otherwise decide, or cover has been confirmed in writing by the Managers prior to the deviation, there shall be no recovery from the Association in respect of liabilities costs and expenses which arise out of or which are incurred as a consequence of a deviation, in the sense of a departure from the contractually agreed voyage or adventure which deprives the Owner of the right to rely on defences or rights of limitation which would otherwise have been available to him on the basis of the standard terms of carriage referred to in proviso (a) above to reduce or eliminate his liability.

c Claims payable only at the discretion of the Directors

Unless and to the extent that the Directors in their discretion otherwise decide there shall be no recovery from the Association in respect of liabilities, costs or expenses arising out of:

- i Discharge of cargo at a port or place other than the port or place provided in the contract of carriage;
- ii Delivery of cargo carried under a negotiable bill of lading or similar document of title without production of that bill of lading or document by the person to whom delivery is made, except where cargo has been carried on the entered ship under the terms of a non-negotiable bill of lading, waybill or other non-negotiable document, and has been properly delivered as required by that document, notwithstanding that the Owner of that entered ship may be liable 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 that Owner providing for carriage partly by a means of transport other than the entered ship;
- iii The issue of an ante dated or post dated bill of lading, waybill or other document containing or evidencing the contract of carriage, that is to say a bill of lading, waybill or other document recording the loading or shipment or receipt for shipment on a date prior or subsequent to the date on which the cargo was in fact loaded, shipped or received as the case may be;
- iv A bill of lading, waybill or other document containing or evidencing the contract of carriage, issued with the knowledge of the Owner or the Master of the entered ship with an incorrect description of the cargo or its quantity or its condition;
- v Either the failure to arrive or late arrival of the entered ship at a port of loading, or the failure to load any particular cargo or cargoes in an entered ship other than liabilities, loss and expenses arising under a bill of lading already issued.

RULE 2 (continued)

d Ad Valorem Bills of Lading

Unless and to the extent that special cover has been agreed in writing by the Managers, the Association shall not be liable for payments to cargo claimants of amounts exceeding whichever is the higher of US\$2,500 per unit, piece or package or the limitation per unit, piece or package specified in the standard terms of carriage, in respect of shipments of goods carried under an ad valorem bill of lading, waybill or other document containing or evidencing the contract of carriage in which the value of the relevant unit, piece or package has been stated to be in excess of US\$2,500.

e Rare and valuable cargo

Unless and to the extent that special cover has been agreed in writing by the Managers, there shall be no recovery from the Association in respect of claims relating to the carriage of specie, bullion, precious or rare metals or stone, plate or other objects of a rare or precious nature, bank notes or other forms of currency, bonds or other negotiable instruments.

f Property of the Owner

In the event that any cargo lost or damaged on board the entered ship shall be the property of the Owner, such Owner shall be entitled to recover from the Association the same amount as would have been recoverable from him if the cargo had belonged to a third party and that third party had concluded a contract of carriage of the cargo with the Owner on the terms of the Association's recommended standard terms of carriage.

SECTION 18

Property on the entered ship

Liability of an Owner for loss of or damage to any containers, equipment, fuel or other property on board the entered ship.

PROVIDED ALWAYS that:

- a Such property is not within the scope of Section 1(C) or Section 5 of this Rule (the effects of passengers, seamen and others) or Section 17 of this Rule (cargo liabilities) or within any proviso, exclusion, limit or deductible applicable to those Sections;
- b Such property does not form part of the entered ship and is not owned or leased by the Owner or by any company associated with or under the same management as the Owner; and
- c Unless and to the extent that the Owner has obtained appropriate special cover by agreement with the Managers, the Association shall not reimburse an Owner to the extent that any liability arises under a contract or indemnity entered into by the Owner and would not have arisen but for such contract or indemnity.

SECTION 19

Unrecoverable general average contributions

The proportion of general average, special charges or salvage which an Owner may be entitled to claim from cargo or from some other party to the marine

RULE 2 (continued)

adventure and which is not legally recoverable solely by reason of a breach of the contract of carriage.

PROVIDED ALWAYS that:

Proviso (a) (Standard terms of carriage), Proviso (b) (Deviation) and Proviso (c) (Claims payable only at the discretion of the Directors) of Section 17 of this Rule shall apply to any claim under this Section.

SECTION 20

Ship's proportion of general average

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 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:

Unless and to the extent that the Directors in their discretion otherwise decide, recovery from the Association under this Section shall be limited to the amount (if any) of the ship's proportion which would not have been recoverable under the Hull Policies if the ship had been insured thereunder at the proper value in accordance with Rule 5(D).

SECTION 21

Special compensation to salvors

Liability of an Owner to pay special compensation to a salvor of an entered ship, but only to the extent that such liability:

- i is imposed on the Owner pursuant to Article 14 of the International Convention on Salvage, 1989, or is assumed by the Owner under the terms of a standard form of salvage agreement approved by the Directors, and
- ii is not payable by those interested in the salvaged property.

Note: Any oil pollution element in a claim under this Section 21 will be subject to the limitation set out in Rule 5(B) and in the corresponding note.

Note: At 20th February 2007, the Directors have approved

- (a) Lloyd's Standard Forms of Salvage Agreement LOF 90, LOF 95 and LOF 2000, and any other standard form of salvage contract incorporating the provisions of the International Convention on Salvage 1989, to the extent of the liability of the owner to pay special compensation pursuant to Article 14 of the Convention or to pay remuneration pursuant to the Special Compensation P&I Clause (SCOPIC) or its revision (SCOPIC 2000), if incorporated in such contract, and
- (b) Lloyd's Standard Form of Salvage Agreement, 1980, to the extent of the liability of the owner of a tanker to reimburse a salvor for his "reasonably incurred expenses" (together with any increment awarded thereon) under the exception to the principle of "No cure-no pay" contained in clause 1(a) of that Agreement.

RULE 2 (continued)

SECTION 22

Fines

- A Fines as set out in paragraphs (B) to (F) below when and to the extent that they are imposed in respect of an entered ship by any court, tribunal or authority and are imposed:
- i upon the Owner, or
 - ii upon any person whom the Owner may be legally liable to reimburse (other than under the terms of a contract or indemnity) or reasonably reimburses with the approval of the Managers, or
 - iii upon any person whom the Owner may be legally liable to reimburse under the terms of a contract or indemnity, but only if and to the extent that such terms have previously been approved by the Managers in writing.
- B Fines for short or overlanding or over delivery of cargo, or for failure to comply with regulations relating to declaration of goods or to documentation of the entered ship in respect of her cargo;
- C Fines for smuggling or for any infringement of any customs law or customs regulation relating to the construction, adaptation, alteration or fitment of the entered ship;
- D Fines for contravention of any law or regulation relating to immigration;
- E Fines in respect of an accidental discharge or escape of oil or other substance, or the threat thereof;
PROVIDED ALWAYS that:
There shall be no recovery from the Association in respect of fines arising out of
- a the overloading of an entered ship or
 - b infringements or violations of or non-compliance with the provisions regarding construction, adaptation and equipment of ships contained in the International Convention for the Prevention of Pollution from Ships, 1973, as modified or amended by the Protocol of 1978 and any subsequent Protocol, or such of those aforesaid provisions as are contained in the laws of any State giving effect to that Convention or to such Protocol.
- F Any fine (other than those specified in paragraphs B - E above) to the extent that (i) the Owner has satisfied the Directors that he took such steps as appear to the Directors to be reasonable to avoid the event giving rise to such fine and (ii) the Directors in their discretion and without having to give any reasons for their decision, decide that the Owner should recover.
- G Notwithstanding the terms of Rule 5(G)(i), 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:

RULE 2 (continued)

PROVIDED ALWAYS that:

- a the amount recoverable from the Association 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 regulation giving rise to the confiscation;
- c any amount claimed under this paragraph (G) of Section 22 shall be recoverable to such extent only as the Directors in their discretion may determine without having to give any reasons for their decision.

Note: Claims relating to oil pollution fines under this Section 22 will be subject to the limitation set out in Rule 5(B) and in the corresponding note.

SECTION 23 Enquiry expenses

Costs and expenses incurred by an Owner in defending himself or in protecting his interests before a formal enquiry into the loss of or into a casualty involving the entered ship but only to the extent and on such conditions as the Directors in their discretion may determine.

SECTION 24 Expenses incidental to the operation of ships

Liabilities, costs and expenses incidental to the business of owning, operating or managing ships which in the opinion of the Directors fall within the scope of the Association;

PROVIDED ALWAYS that:

- a Subject to paragraph (b) of this proviso there shall be no recovery under this Section in respect of liabilities, costs and expenses, which are expressly excluded by other provisions of these Rules;
- b The Directors may authorise payment of claims which are excluded by Rule 5(G) of these Rules but only if a majority of three-quarters of those Directors present when the claim is considered so decides;
- c Any amount claimed under this Section shall be recoverable to such extent only as the Directors in their discretion may determine without having to give any reasons for their decision.

SECTION 25 Sue and labour and legal costs

- A Extraordinary costs and expenses (other than those set out in paragraph (B) of this Section) reasonably incurred on or after the occurrence of any casualty, event or matter liable to give rise to a claim upon the Association and incurred solely for the purpose of avoiding or minimizing any liability or

RULE 2 (continued)

expenditure against which the Owner is wholly or, by reason of a deductible, partly insured by the Association, but only to the extent that those costs and expenses have been incurred with the agreement of the Managers or to the extent that the Directors in their discretion decide that the Owner should recover from the Association.

- B Legal costs and expenses relating to any liability or expenditure against which the Owner is wholly, or, by reason of a deductible, partly insured by the Association, but only to the extent that those costs and expenses have been incurred with the agreement of the Managers or to the extent that the Directors in their discretion decide that the Owner should recover from the Association.

SECTION 26

Expenses incurred by direction of the Association

Costs, expenses and loss which an Owner may incur either (i) by reason of a special direction of the Directors in cases in which the Directors decide that it is in the interests of the Association that the direction be given, or (ii), in the absence of such special direction, as a result of action which he has taken or refrained from taking if the Directors in their discretion decide that such action was in the interests of the Association and that the Owner should recover from the Association.

APPENDIX A TO RULE 2

Association's liability for oil pollution claims

- A The Association's liability for claims in respect of or relating to an escape or discharge of oil (other than for loss of or damage to such oil), howsoever arising, whether under Section 12 or any other Section or combination of Sections of Rule 2, shall be limited to such sum or sums as the Directors may determine pursuant to Rule 5(B)(ii) and shall be subject to such terms and conditions as the Directors may from time to time determine.
- B Without prejudice to the generality of paragraph A of this Appendix the Directors may determine prior to the commencement of the policy year that cover in respect of oil pollution liabilities, whether arising under any convention, statute, law, agreement or otherwise and whether arising in any geographical area or trade or otherwise shall be excluded, restricted or afforded only on terms that an additional premium is payable in respect of such cover, in which event such additional premium shall be payable in such amount and on such terms as the Directors may determine or as may be agreed between the Owner and the Managers.

Note: For the 2007 policy year the Directors have determined that the Owners of ships carrying persistent oil as cargo to or from any port or place in the Exclusive Economic Zone of the United States of America shall pay an additional premium in respect of oil pollution risks. The terms and conditions applying to cover for oil pollution risks in the United States are set out in the Association's U.S. Oil Pollution Clause 20/2/2007.

APPENDIX B TO RULE 2

Deductibles

Unless otherwise agreed between the Owner and the Managers as part of the terms upon which the ship is entered in the Association, the Owner's recovery from the Association shall be subject to the following deductibles:

i Crew illness and related expenses

Claims under Section 3 of this Rule relating to illness of crew shall be limited to the excess of US\$2,000 in any one port each time the ship calls at that port, unless claims at two or more ports arise out of the same illness in which case the deductible will only be applied once to the aggregate of those claims.

ii Cargo claims and cargo's proportion of general average

Claims under Sections 17 and 19 of this Rule shall be limited to the excess of US\$5,000 each single voyage, the deductible being applied to the aggregate of the claims under Sections 17 and 19 on that voyage.

iii Fines

Claims under Section 22 of this Rule shall be limited to the excess of US\$2,000 any one accident or occurrence in the case of fines for pollution and each port (each time the ship calls at that port) in the case of all other fines.

RULE 3

SPECIAL COVER

- A Subject to the Act, the Managers may accept entries of ships on terms which afford cover to an Owner against any special or additional risks not set out in Rule 2. The nature and extent of the risks and the terms of the cover shall be as agreed in writing between the Owners and the Managers.
- B Notwithstanding Rule 1(5), an Owner may be insured on the special term that the risks insured may arise otherwise than in respect of the entered ship or otherwise than in connection with the operation of the entered ship provided always that this shall have been expressly agreed in writing between the Owners and the Managers.

SPECIAL COVER FOR CHARTERERS, SPECIALIST OPERATIONS AND PASSENGER SHIPS

Without prejudice to the generality of Rule 3, an Owner may be insured against such of the risks set out below as may be appropriate to his interest in an entered ship or to his operations as an Owner, but only by special agreement in writing with the Managers and upon such terms and conditions as the Managers may require.

SECTION 1 Charterers

Where the entry of a ship in the Association is in the name of or on behalf of a charterer, the following liabilities, losses, costs and expenses may be covered on such terms and conditions as may be agreed by the Managers in writing:

- A Liability of the charterer, together with costs and expenses incidental thereto, to indemnify the owner or disponent owner of the entered ship in respect of the risks set out in Rule 2.
- B Notwithstanding the provisions of sub-paragraphs (i), (ii) and (iii) of Rule 5(G) the charterer's liability, together with costs and expenses incidental thereto, for loss of or damage to the entered ship.
- C Notwithstanding the provisions of sub-paragraph (ii) of Rule 5(G) the loss incurred by the charterer as a result of loss of or damage to bunkers, fuel or other property of the charterer onboard the entered ship.

SECTION 2 Specialist operations

An Owner may be insured against any of the liabilities, fines, losses, costs or expenses which arise out of or during any of those operations in respect of which cover is excluded or restricted either under Rule 5(H) or otherwise under these Rules upon such terms and conditions as may be expressly agreed in writing between the Owner and the Managers.

Note: The terms and conditions which the Managers will normally require to be agreed in respect of the risks referred to in this section are set out in a separate document, available from the Managers, entitled "Standard Terms and Conditions of Cover under Rule 4 Section 2".

RULE 4 (continued)

SECTION 3

Passenger ships

The Owner of a passenger ship may be insured against any of the following risks upon such terms and conditions as may be agreed by the Managers in writing:

- A Liability for loss of or damage to the effects of any passenger or personal injury, illness or death of any passenger and hospital, medical or funeral expenses incurred in connection therewith to the extent that such liability, costs or expenses are not recoverable under Section 1(C) of Rule 2.
- B Notwithstanding the provisions of sub-paragraph (vi) of Rule 5(G) liability to pay damages or compensation to passengers intended to be carried on board an entered ship arising as a consequence of a casualty to that ship, including the costs of travel and maintenance.
- C Liability to pay damages or compensation to passengers for breach of contract or warranty in respect of failure to provide facilities on board or in connection with a voyage on board an entered ship in accordance with the Owner's legal obligations.

CONDITIONS, EXCEPTIONS AND LIMITATIONS

A PAYMENT FIRST BY THE OWNER

Unless the Directors in their discretion otherwise decide, it is a condition precedent of an Owner's right to recover from the funds of the Association in respect of any liabilities, costs or expenses that he shall first have discharged or paid the same out of funds belonging to him unconditionally and not by way of loan or otherwise.

B LIMITATION OF THE ASSOCIATION'S LIABILITY

i General

Subject to these Rules and to any special terms and conditions upon which a ship may be entered, the Association insures the liability of the Owner in respect of an entered ship as this liability may be determined and fixed by law including any laws pertaining to limitation of liability. The Association shall in no circumstances be liable for any sum in excess of such legal liability. If less than the full tonnage of a ship is entered in the Association, the Owner shall, unless the entry of the ship has been accepted on special terms which otherwise provide, be entitled only to recover such proportion of his claim as the entered tonnage bears to the full tonnage. Such proportion shall, if the Owner's claim is subject to any other limits under these Rules, be applied after the application of such limits.

ii Oil Pollution

For the purpose of this sub-paragraph and the provisos thereto, and without prejudice to anything elsewhere contained in these Rules, a "claim in respect of oil pollution" shall mean a liability, cost, loss or expense, howsoever incurred, in respect of or relating to an escape or discharge of oil or any threat or consequence of such escape or discharge, but excluding liability for loss of or damage to such oil.

Unless otherwise limited to a lesser sum, the Association's liability for any and all claims in respect of oil pollution shall be limited to such sum or sums as the Directors may from time to time determine.

Such limit shall, unless the Directors otherwise decide, apply in respect of any one entered ship each accident or occurrence and shall apply irrespective of whether the accident or occurrence involves the escape or threatened escape of oil from one or more than one ship and to all claims in respect of oil pollution brought by the Owner or Joint Owners of the entered ship whether under one Section or more than one Section of Rule 2. If the aggregate of such claims exceeds that limit, the liability of the Association for each claim shall be limited to such proportion of that limit as such claim bears to the aggregate of all such claims.

PROVIDED ALWAYS that:

- a Where the entered ship provides salvage or other assistance to another ship following a casualty, a claim by the Owner of the entered ship in respect of oil pollution arising out of the salvage, the assistance or the

RULE 5 (continued)

casualty shall be aggregated with any liabilities or costs incurred in respect of oil pollution by any other ship similarly engaged in connection with the same casualty when such other ships are insured for oil pollution risks by the Association or by any other insurer which participates in the Pooling Agreement. In these circumstances the limit of the Association's liability shall be such proportion of the limit determined by the Directors pursuant to sub-paragraph (ii) of this Rule 5(B) as the claim of the Owner bears to the aggregate of the said claims.

- b Where a ship entered in the Association by or on behalf of any person (except a charterer other than a demise or bareboat charterer) is also separately insured in the name of or on behalf of the same or any other such person by the Association or by any other insurer which is a party to the Pooling Agreement for claims in respect of oil pollution, the aggregate recovery in respect of all such claims arising out of any one accident or occurrence shall not exceed the limit determined by the Directors pursuant to sub-paragraph (ii) of this Rule 5(B) and the liability of the Association to each such person insured by the Association shall be limited to such proportion of that limit as the maximum claim otherwise recoverable by such person from the Association bears to the aggregate of all such claims otherwise recoverable from the Association and from all such insurers.
- c Unless otherwise determined by the Directors pursuant to sub-paragraph (ii) of this Rule 5(B), in the event that more than one charterer other than a demise or bareboat charterer is insured in respect of the same ship by the Association or by any other insurer which participates in the Pooling Agreement, the aggregate recovery in respect of all claims brought by all such charterers in respect of oil pollution arising out of any one accident or occurrence shall not exceed the limit determined by the Directors pursuant to sub-paragraph (ii) of this Rule 5(B) and the liability of the Association to each charterer insured by the Association shall be limited to such proportion of the limit as the maximum claim otherwise recoverable from the Association by each such charterer bears to the aggregate of all the said claims.
- d If and to the extent that the Owner has, in relation to any claim in respect of oil pollution, other insurance not being solely in excess of the limit determined by the Directors pursuant to this sub-paragraph (ii) of Rule 5(B) nor being a quota share arrangement agreed in advance with the Association in writing, then (1) the amount of the said limit shall, as applied to such claim, be reduced by the amount of the stated limit of such other insurance and (2) the Association shall not pay such claim to the extent that it does not exceed the stated limit of such other insurance.

Note: For the 2007 policy year, the Directors have determined that the sums to which the Association's liability for any and all claims in respect of oil pollution shall be limited are;

US\$1000 million each accident or occurrence in respect of each ship entered by or on behalf of an Owner not being a charterer other than a demise or

RULE 5 (continued)

bareboat charterer, or a combined single limit of US\$350 million (for oil pollution and other risks) each accident or occurrence in respect of each ship entered separately by or on behalf of a charterer (other than a demise or bareboat charterer), or by more than one such charterer as Joint Owners.

C SET-OFF

Without prejudice to anything elsewhere contained in these Rules the Association shall be entitled to set off any amount due from an Owner against any amount due to such Owner from the Association.

D EXCLUSION OF SUMS INSURABLE UNDER HULL POLICIES

Unless and to the extent that the Directors in their discretion otherwise decide, or the Managers agree in writing as a term of entry, the Association shall not indemnify the Owner of an entered ship against any liabilities, costs or expenses against which that Owner would have been insured if at the time of the incident giving rise to those liabilities, costs or expenses the ship had been fully insured for its proper value under Hull Policies on terms equivalent to those of the Lloyd's Marine Policy MAR form 1/1/82 with the Institute Time Clauses Hulls 1/10/83 attached. For the purposes of these Rules "proper value" shall mean the market value of the ship, without commitment, at the date of the incident referred to above.

Note: When considering the proper value for which an entered ship should be insured or deemed to be insured for the purposes of claims under Rule 2 Sections 10 and 20, the Directors will require to be satisfied that the hull and/or excess liability policies of the Owner concerned have been the subject of periodic review as market conditions may require, so that the total amount of liability coverage contained in those policies is maintained at levels approximating to the market value of the ship without commitment. Owners are recommended to consult their brokers and/or shipvaluers to assess periodically in the light of the above, the proper amount for which insurances should be effected to cover against collision and general average or salvage liabilities. Provided the necessary insurances are placed on the basis of the advice received, the Directors will give every consideration to a claim if, as may transpire, the values and amounts upon which the insurances have been placed are lower than the values which may have been assessed by a Court or Tribunal for general average or salvage purposes.

E EXCLUSION OF WAR RISKS

The Association shall not indemnify an Owner against any liabilities, costs or expenses (irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the Owner or on the part of the Owner'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 caused by:

- i 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.

RULE 5 (continued)

- ii Capture, seizure, arrest, restraint or detainment (barratry and piracy excepted) and the consequences thereof or any attempt thereat;
- iii 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 the transport of any such weapons whether on board the entered ship or not), provided always that this exclusion shall not apply to the use of such weapons either as a result of government order or with the written agreement of the Directors or the Managers where the reason for such use is the avoidance or mitigation of liabilities, costs or expenses which would otherwise fall within the cover given by the Association.

PROVIDED ALWAYS that:

- a In the event of any dispute as to whether or not an act constitutes an act of terrorism, the decision of the Directors shall be final.
- b The exclusions in this paragraph (E) shall not apply to liabilities, costs or expenses of an Owner insofar only as they are discharged by the Association on behalf of the Owner pursuant to a demand made under
 - (i) a guarantee or other undertaking given by the Association to the Federal Maritime Commission under Section 2 of US Public Law 89-777, or
 - (ii) a certificate issued by the Association in compliance with Article VII of the International Conventions on Civil Liability for Oil Pollution Damage 1969 or 1992 or any amendments thereof, or
 - (iii) an undertaking given by the Association to the International Oil Pollution Compensation Fund 1992 in connection with the Small Tanker Oil Pollution Indemnification Agreement 2006 (STOPIA 2006), to the extent that such liabilities, costs and expenses are not recovered by the Owner under any other policy of insurance or extension to the cover provided by the Association, and
- c where any such guarantee, undertaking or certificate is provided by the Association on behalf of the Owner as guarantor or otherwise, the Owner agrees that any payment by the Association thereunder 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 deemed to be by way of loan and that there shall be assigned to the Association all the rights of the Owner under any other insurance and against any third party.
- d The Directors may resolve that special cover be provided to the Owner against any or all of the risks set out in Rule 2 notwithstanding that those liabilities, costs or expenses would otherwise be excluded by this paragraph (E) and that such special cover should be limited to such sum or sums and be subject to such terms and conditions as the Directors may from time to time determine.

F EXCLUSION OF NUCLEAR RISKS

The Association shall not indemnify an Owner against any liabilities, costs or expenses (irrespective of whether a contributory cause of the same being incurred was any neglect on the part of the Owner or on the part

RULE 5 (continued)

of the Owner'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:

- i. ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel
- ii the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof
- iii any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter
- iv the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter

PROVIDED ALWAYS that:

- a this exclusion shall not apply to liabilities, losses, costs or expenses arising out of the carriage of "excepted matter" as cargo on an entered ship. For this purpose "excepted matter" consists of certain radio isotopes, used in or intended to be used for any industrial, commercial, agricultural, medical or scientific purpose and such further exceptions as the Directors may approve within the scope of the definition of "excepted matter" contained in the Nuclear Installations Act 1965 of the United Kingdom and any regulations made thereunder.
- b The Directors may resolve that special cover be provided to the Owner against any or all of the risks set out in Rule 2 notwithstanding that those liabilities, losses, costs, or expenses would otherwise be excluded by this paragraph (F) and that such special cover should be limited to such sum or sums and be subject to such terms and conditions as the Directors may determine.

G EXCLUSION OF DAMAGE TO ENTERED SHIP, LOSS OF HIRE, ETC

Subject to paragraph (F) of Section 22 and to Section 24 of Rule 2, the Association shall not, except as otherwise provided in this paragraph, pay for:

- i Loss of or damage to the entered ship or any part thereof;
- ii Loss of or damage to any equipment on board the entered ship or to any containers, lashings, stores or fuel thereon, to the extent that the same are owned or leased by the Owner or by any company associated with or under the same management as the Owner;
- iii The cost of repairs to the entered ship or any charges or expenses in connection therewith;
- iv Claims by or against the Owner relating to loss of freight or hire of an entered ship or any proportion thereof unless such loss of freight or hire forms part of a claim recoverable from the Owner for liabilities in respect of cargo or is, with the consent of the Managers, included in the settlement of such a claim;
- v Salvage or services in the nature of salvage and any costs and expenses in connection therewith;
- vi Loss arising out of cancellation of a charter or other engagement of an entered ship;

RULE 5 (continued)

- vii Loss arising out of irrecoverable debts or out of the insolvency of any person, including insolvency of agents;
- viii Claims by or against the Owner relating to demurrage on, detention of or delay to an entered ship unless such demurrage, detention or delay forms part of a claim recoverable from the Owner for liabilities in respect of cargo within the scope of these Rules or is, with the consent of the Managers, included in the settlement of such a claim.

PROVIDED ALWAYS that:

The foregoing exceptions shall not apply to claims under the following Sections of Rule 2:

Section 9	Life Salvage.
Section 19	Unrecoverable general average contributions.
Section 20	Ship's proportion of general average.
Section 21	Special compensation to Salvors.
Section 25	Sue and labour and legal costs.
Section 26	Expenses incurred by direction of the Association.

H EXCLUSION OF CERTAIN LIABILITIES, COSTS AND EXPENSES OF SALVAGE SHIPS, DRILLING SHIPS, DREDGERS AND OTHERS

Unless and to the extent that special cover shall have been agreed between the Owner and the Managers in accordance with the provisions of Rules 3 or 4, the Association shall not be liable for any claim relating to liabilities, costs and expenses incurred by the Owner of:

- i An entered ship which is a salvage tug or firefighting ship or other ship used or intended to be used for salvage or firefighting operations, when the claim arises out of any salvage or firefighting service or attempted salvage or firefighting service;
- ii An entered ship which is used for or in connection with drilling or oil or gas production operations, when the claim arises out of or during those operations;
- iii An entered ship which is used for the operations of dredging, blasting, piledriving, well-stimulation, laying, maintaining or removing cables or pipes, core sampling, depositing of spoil, professional oil spill response or professional oil spill response training and tank cleaning (otherwise than on the entered ship), or other specialist operations, when the claim arises out of those operations;
- iv An entered ship which is used for waste disposal or incineration operations, when the claim arises out of those operations;
- v An entered ship which is used for or in connection with the operations of submarines or underwater vessels or equipment, or an entered ship which is used for or in connection with professional or commercial diving operations, when the claim arises out of those operations.
- vi An entered ship which is moored (otherwise than on a temporary basis) and is open to the public as a hotel, restaurant, bar or other place of entertainment, when the claim is in respect of hotel or restaurant guests or other visitors or catering crew of such ship.
- vii An entered ship which is used as an accommodation vessel, when the claim is in respect of personnel (other than marine crew) on board such

RULE 5 (continued)

ship employed otherwise than by the Owner, where there has not been a contractual allocation of risks as between the Owner and the employer of the personnel which has been approved by the Managers.

- viii An entered ship which is a semi-submersible heavy lift vessel or which is designed exclusively for the carriage of heavy lift cargo, when the claim is in respect of loss of or damage to or wreck removal of cargo, save where the cargo is carried under a contract on HeavyCon terms or any other terms approved in writing by the Managers.

I DOUBLE INSURANCE

The Association shall not, unless and to the extent that the Directors in their discretion otherwise decide, be liable for any liabilities, costs or expenses recoverable under any other insurance or which would have been so recoverable:□

- i apart from any terms in such other insurance excluding or limiting liability on the ground of double insurance; and
- ii if the ship had not been entered in the Association with cover against the risks set out in these Rules.

J CONTRABAND, BLOCKADE RUNNING, UNLAWFUL TRADE, IMPRUDENT OR HAZARDOUS OPERATIONS

No claim shall be recoverable from the Association if it arises out of or is consequent upon an entered ship carrying contraband, blockade running or being employed in an unlawful trade or if the Directors, having regard to all the circumstances, shall be of the opinion that the carriage, trade or voyage was imprudent, unsafe, unduly hazardous or improper.

K CLASSIFICATION AND STATUTORY REQUIREMENTS

Unless otherwise agreed in writing between the Owner and the Managers, the following conditions are terms of the insurance of every entered ship:

- i The ship must be and remain throughout the period of entry classed with a Classification Society approved by the Managers, and
- ii Any incident or condition in respect of which that Classification Society might make recommendations as to repairs or other action to be taken by the Owner must be promptly reported to that Classification Society.□
- iii The Owner must comply with all the Rules, recommendations and requirements of the Classification Society relating to the entered ship within the time or times specified by the Society.
- iv The Owner authorises the Managers to inspect any information, relating to the maintenance of class of the entered ship, in the possession of any Classification Society with which that ship is or at any time has been classed, and will where necessary authorise such Classification Society or Societies to disclose and make available that information to the Managers upon request by the Managers and for whatsoever purposes the Managers may consider necessary.
- v The Owner must immediately inform the Managers if, at any time during the period of entry, the Classification Society with which the ship is classed is changed and advise the Managers of all outstanding recommendations,

RULE 5 (continued)

requirements or restrictions specified by any Classification Society relating to that ship as at the date of such change.

- vi The Owner must comply with all statutory requirements of the state of the ship's flag relating to the construction, adaptation, condition, fitment, equipment and manning of the entered ship and must 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.

Unless and to the extent that the Directors otherwise decide, an Owner shall not be entitled to any recovery from the Association in respect of any claim arising during a period when that Owner is not fulfilling or has not fulfilled those conditions.

PROVIDED ALWAYS that:

where the entry of a ship is solely in the name of or on behalf of a charterer other than a demise or bareboat charterer the rights of recovery of such charterer shall not be dependent on the fulfilment of conditions (ii), (iii), (iv), (v), or (vi) of this paragraph (K).

L RULES SUBJECT TO MARINE INSURANCE ACT

These Rules and all contracts of insurance made by the Association shall be subject to and incorporate the provisions of the Marine Insurance Act, 1906, of the United Kingdom and any statutory modifications thereof except insofar as such Act or modifications may have been excluded by these Rules or by any term of such contracts.

M OBLIGATION TO SUE AND LABOUR

Upon the occurrence of any casualty, event or matter liable to give rise to a claim by an Owner upon the Association, it shall be the duty of the Owner and his agents to take and to continue to take all such steps as may be reasonable for the purpose of averting or minimizing any expense or liability in respect whereof he may be insured by the Association. In the event that an Owner commits any breach of this obligation, the Directors may in their discretion reject any claim by the Owner against the Association arising out of the casualty, event or matter, or reduce the sum payable by the Association in respect thereof by such amount as they may determine.

N OBLIGATIONS WITH REGARD TO CLAIMS

- i An Owner must promptly notify the Managers of every casualty, event or claim upon him which is liable to give rise to a claim upon the Association, and of every event or matter which is liable to cause the Owner to incur liabilities, costs or expenses for which he may be insured by the Association.
- ii An Owner must promptly notify the Managers of every survey or opportunity for survey in connection with a matter referred to under (i).
- iii An Owner must at all times promptly notify the Managers of any information, documents or reports in his or his agents' possession, power or knowledge relevant to such casualty, event or matter as is

RULE 5 (continued)

referred to under (i) and shall further, whenever so requested by the Managers, promptly produce to the Association and/or allow the Association or its agents to inspect, copy or photograph, all relevant documents of whatsoever nature in his or his agents' possession or power and shall further permit the Association or its agents to interview any servant, agent or other person who may have been employed by the Owner at the material time or at any time thereafter or whom the Association may consider likely to have any direct or indirect knowledge of the matter or who may have been under a duty at any time to report to the Owner in connection therewith.

- iv An Owner shall not settle or admit liability for any claim for which he may be insured by the Association without prior written consent of the Managers.

In the event that an Owner commits any breach of his obligations referred to in (i) to (iv) above, the Directors may in their discretion reject any claim by the Owner against the Association arising out of the casualty, event or matter, or reduce the sum payable by the Association in respect thereof by such amount as they may determine.

O TIME BAR

In the event that:

- i an Owner fails to notify the Managers of any casualty, event or claim referred to in paragraph (N) (i) of this Rule within one year after he has knowledge thereof; or
- ii an Owner fails to submit a claim to the Managers for reimbursement of any liabilities, costs or expenses within one year after discharging or settling the same;

the Owner's claim against the Association shall be discharged and the Association shall be under no further liability in respect thereof unless the Directors in their discretion shall otherwise determine.

P RECOVERIES

Unless otherwise agreed in writing by the Managers, where the Association has paid a claim to or on behalf of an Owner the whole of any recovery from a third party in respect of that claim shall be credited and paid to the Association up to an amount corresponding with the sum paid by the Association together with any interest element on that sum comprised in the recovery, provided however that where, because of a deductible in his terms of entry, the Owner has contributed to settlement of the claim, any such interest element shall be apportioned between the Owner and the Association taking into account the payments made by each and the dates on which those payments were made.

Q SURVEYS OF SHIPS

The Managers at any time in their discretion may appoint a surveyor or such other person as they may think fit to inspect an entered ship on behalf of the Association. The Owner (i) shall afford such facilities as may be required for such inspection, and (ii) shall comply with such recommendations as

RULE 5 (continued)

the Managers may make following such inspection. Unless and to the extent that the Directors in their discretion otherwise decide, an Owner who commits any breach of his obligations referred to in (i) to (ii) above shall not be entitled, in relation to any casualty, event or matter occurring during the period of the breach, to any recovery from the Association in respect of any claim arising out of such casualty, event or matter.

Notwithstanding the above and in addition thereto, the Directors may, in the light of such inspection or in the event of any breach of the obligations referred to in (i) to (ii) above, terminate the Owner's entry forthwith whereupon the Owner shall cease to be insured in respect of the entered ship.

R SURVEYS OF SHIPS AFTER LAY-UP

- i If an entered ship has been laid-up for a period of six months or more, whether the ship has been entered in the Association for all or part of the period of lay-up and whether or not laid-up returns have been claimed or paid in accordance with Rule 27, the Owner shall give the Managers notice that the ship is to be recommissioned not less than seven days before the ship leaves the place of lay-up.
- ii Upon receipt of such notice the Managers in their discretion may appoint a surveyor or such other person as they may think fit to inspect the ship on behalf of the Association and the Owner shall afford such facilities as may be required for such inspection.
- iii The Owner shall comply with such recommendations as the Managers may make following such inspection.

Unless and to the extent that the Directors in their discretion otherwise decide, an Owner who commits any breach of his obligations referred to in (i) to (iii) above shall not be entitled, in relation to any casualty, event or matter occurring during the period of the breach, to any recovery from the Association in respect of any claim arising out of such casualty, event or matter. A breach of the obligation in (i) above shall be deemed to have ended at such time as the Owner has complied with his obligations referred to in (ii) above.

Notwithstanding the above and in addition thereto, the Directors may, in the light of such inspection or in the event of any breach of the obligations referred to in (ii) to (iii) above, terminate the Owner's entry forthwith whereupon the Owner shall cease to be insured in respect of the entered ship.

S ELECTRONIC COMMUNICATION

The Association's logs and records of any electronic communication sent or received by the Association shall, in the absence of manifest error, be conclusive evidence of such communication and of its despatch or receipt.

T INTEREST

In no case shall interest be paid upon sums due from the Association.

OWNERS AND SUCCESSORS BOUND BY RULES

- A All contracts of insurance effected by the Association shall, save and insofar as they contain any special terms inconsistent herewith, be deemed to incorporate and shall incorporate all the provisions of these Rules.
- B An Owner or other person (including an insurer to be reinsured under Rule 13) by whom or on whose behalf an application is made for insurance or reinsurance by the Association shall be deemed to have agreed not only on his own behalf but also on behalf of his successors and each of them that both he and they will in every respect be subject to and bound by the provisions of these Rules and by any contract of insurance with the Association.

RULE 7

APPLICATIONS FOR INSURANCE

- A Any applicant Owner who desires to enter a ship for insurance in the Association shall make application for such entry in such form as may from time to time be required by the Managers.
- B The particulars given by an applicant Owner in any application form together with any other particulars or information given in the course of applying for insurance or negotiating changes in the terms of insurance to the Managers of the Association shall, if the entry of the relevant ship be accepted, be deemed to form the basis of the contract of insurance between the Owner and the Association and it shall be a condition precedent of such insurance that all such particulars and information were true so far as the Owner knew or could with reasonable diligence have ascertained.
- C The Managers shall be entitled, in their discretion and without assigning any reason, to refuse any application for the entry of a ship for insurance in the Association whether or not the applicant Owner of such ship is a Member.

PREMIUM RATING

Before an application is accepted for the entry of a ship on the terms (as set out in Rule 1 (6)) that the Owner is to pay Calls (including Mutual Premiums, Supplementary Premiums, or Overspill Calls) to the Association ("Call Entries"), the applicant Owner and the Managers shall agree the premium rating of the ship concerned. In deciding upon the premium rating of any ship the Managers may take into account all matters which they may consider relevant including (without prejudice to the generality of the foregoing) the degree of risk estimated to be involved in the proposed insurance.

RULE 9

FIXED PREMIUMS

- A Before an application is accepted for the entry of a ship on the terms (as set out in Rule 1 (7)) that the Owner is liable to pay a fixed premium to the Association ("Fixed Premium Entries"), the applicant Owner and the Managers shall agree the amount of the premium and the time or times at which it is payable.
- B Every Owner by whom or on whose behalf an application is made for the entry of a ship as a Fixed Premium Entry shall, if his application is accepted, be bound to pay and shall pay to the Association such sums as shall have been agreed with the Managers and at such time or times as the Managers shall have specified.

JOINT ENTRIES

- A If a ship shall be entered in the names of or on behalf of more persons than one (hereinafter referred to as "Joint Owners") the terms upon which each Joint Owner shall be entitled to recover losses from the Association and upon which the Association shall be entitled to recover Calls or Fixed Premiums from the Joint Owners shall be such as may be agreed in writing between the Joint Owners and the Managers.
- B Unless otherwise agreed in writing by the Managers all Joint Owners shall be jointly and severally liable to pay all contributions or other sums due to the Association in respect of such entry, and the receipt by any one of such persons for any sums payable by the Association in respect of such entry shall be a sufficient discharge of the Association for the same.
- C Failure by any Joint Owner to disclose material information within his knowledge shall be deemed to have been failure of all the Joint Owners.
- D Conduct of any Joint Owner which would have entitled the Association to decline to indemnify him shall be deemed the conduct of all the Joint Owners.
- E Unless the Managers have otherwise agreed in writing, the contents of any communication from or on behalf of the Association to any Joint Owner shall be deemed to be within the knowledge of all the Joint Owners, and any communication from any Joint Owner to the Association, the Managers or their agents shall be deemed to have been made with the full approval and authority of all the Joint Owners.

RULE 11

GROUP AFFILIATE COVER

- A The Managers may accept the entry of any ship upon terms that within the limits and upon the conditions set out in paragraphs (B) and (C) of this Rule, the benefit of the cover afforded by the Association to the Owner in respect of that ship shall be extended to persons or companies affiliated or associated with that Owner. The rights and obligations as between the Association and any such persons or companies (both referred to hereafter in this Rule as Group Affiliates) shall, subject always to paragraphs (B) and (C) of this Rule, be such as may be agreed between the Owner and the Managers.
- B The benefit of the cover extended to Group Affiliates in accordance with paragraph (A) of this Rule shall be limited to reimbursement of claims relating to liabilities, costs or expenses incurred by them to the extent that the Owner (i) would have incurred the same liabilities, costs and expenses if the same claims had been pursued against him and (ii) would thereafter have been entitled to obtain reimbursement from the Association in accordance with the terms of entry of the ship in the Association.
- C The total liability of the Association in respect of any one event to the Owner and to all Group Affiliates to whom the benefit of that Owner's cover has been extended in accordance with this Rule shall not exceed such sum as would have been recoverable from the Association in respect of such event by that Owner, and the receipt by any one of the Owner and any such Group Affiliates of that sum or of separate payments by the Association amounting in aggregate to that sum shall be a full and sufficient discharge of the Association's liability.

CERTIFICATE OF ENTRY AND ENDORSEMENT SLIP

- A As soon as reasonably practical after accepting an application for the entry of a ship for insurance in the Association and at the commencement of each subsequent policy year during which such entry continues, the Managers shall issue to the Owner of such ship a Certificate of Entry in such form as may from time to time be prescribed by the Managers but so that such Certificate of Entry shall state the date of the commencement of the period of insurance or the policy year as the case may be and the terms and conditions on which the vessel has been accepted for insurance.

- B If at any other time or from time to time the Managers and the Owner of any ship entered for insurance shall agree to vary the terms relating to the entered ship, the Managers shall, as soon as reasonably practical thereafter, issue to the Owner of such ship an Endorsement Slip stating the terms of such variation and the date from which such variation is to be effective.

- C 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.

RULE 13

REINSURANCE

- A Subject to the Act and save insofar as expressly prohibited by these Rules, the Managers may enter into contracts of reinsurance on behalf of the Association whereby the Association agrees to reinsure the risks arising in connection with any one or more ships insured by another Association or insurer or else agrees to reinsure the whole or any part or proportion of the insurance business of any other Association or insurer. The consideration payable to the Association and the terms and conditions on which the reinsurance is accepted by the Association shall be such as are agreed between the Managers and such other Association or insurer. Save where otherwise agreed in writing the other Association or insurer shall be in every respect subject to and bound by the provisions of these Rules and his contract with the Association shall for all purposes take effect as though he were the Owner of any ship or ships in connection with which the relevant risks may arise and had as Owner entered the ship or ships in the Association for insurance.
- B The Association may continue to be a party to the Pooling Agreement or to any other agreement of a similar nature or purpose.
- C The Managers shall have the right in their discretion to effect on behalf of the Association the reinsurance or ceding of any risks insured by the Association (including any risk which may fall on the Association by reason of a reinsurance or pooling agreement referred to in paragraphs (A) or (B) of this Rule) with such reinsurers and on such terms as the Managers shall consider appropriate.

MEMBERSHIP

- A If the Association accepts an application from an Owner who is not already a Member for a ship to be entered on terms that Calls are payable to the Association ("Call Entries"), then such Owner shall, as from the date of the acceptance of such entry, be and become a Member and his name shall be entered in the register of Members.
- B If the Association accepts an application from an Owner for a ship to be entered on terms that a fixed premium is payable to the Association ("Fixed Premium Entries"), the Managers may in their discretion decide either that the Owner is to be or that he is not to be a Member and they may accept the application on either basis.
- C Whenever the Association agrees to accept the reinsurance of any risks in accordance with Rule 13 (A) the Managers may in their discretion decide that the insurer reinsured by the Association and/or the Owner insured by such insurer is to be a Member or that neither of them is to be a Member and they may accept the application on any such basis.
- D An Owner shall cease to be a Member if for any reason whatsoever the period of insurance shall have terminated in respect of all ships entered in the Associations in his name. Whenever the period of any reinsurance shall have terminated the insurer reinsured by the Association and the Owner insured by such insurer, if previously a Member, shall cease to be one.

RULE 15

ASSIGNMENT

- A No insurance given by the Association and no interest under these Rules or under any contract between the Association and any Owner may be assigned without the written consent of the Managers who shall have the right in their discretion to give or refuse such consent without stating any reason or to give such consent upon any such terms or conditions as they may think fit. Any purported assignment made without such consent or without there being due compliance with any such terms and conditions as the Managers may impose shall, unless the Managers in their discretion otherwise decide, be void and of no effect.

- B Whether or not the Managers shall expressly so stipulate as a condition for giving their consent to any assignment, the Association shall be entitled in settling any claim presented by the assignee to deduct or retain such amount as the Managers may then estimate to be sufficient to discharge any liabilities of the assignor to the Association, whether existing at the time of the assignment or having accrued or being likely to accrue thereafter.

PERIOD OF INSURANCE

- A Subject as otherwise provided in these Rules the insurance by the Association of a ship entered in the Association otherwise than for a fixed period shall commence at the time and date specified in the Certificate of Entry and shall continue until noon of the 20th February next ensuing and thereafter, unless terminated in accordance with these Rules, from policy year to policy year.
- B The insurance by the Association of each ship entered for insurance for a fixed period shall, subject as otherwise provided in these Rules, cease at the expiry of such fixed period.

RULE 17

VARIATION OF CONTRACT

- A The Directors may decide during the course of any policy year that for the next ensuing policy year the premium ratings of the ships entered in the Association shall generally be increased by a single fixed percentage. If before the 20th December in any year the Managers shall have given notice to an Owner of such a decision, then the period of insurance shall continue for the next policy year upon the terms that the premium rating of the entered ship has been varied by the percentage fixed by the Directors, and the terms of entry of the entered ship shall be deemed for all purposes to have been varied accordingly, unless:
- i. a further notice of variation is given pursuant to paragraph (C) of this Rule; or
 - ii. a notice of termination is given pursuant to Rule 18; or
 - iii. the period of insurance has previously terminated for some other reason.

A notice of the Directors' decision shall constitute an Endorsement Slip for the purposes of Rule 12.

- B If before the end of any policy year these Rules shall have been altered in any respect which affects the terms and conditions of the contract of insurance between the Owner and the Association, then such alteration shall be binding upon the Owner and for all purposes take effect as from the commencement of the next ensuing policy year.
- C If the Managers shall give a notice not later than noon on the 20th January in any policy year that for the next ensuing policy year they require the premium rating of an entered ship to be altered (otherwise than in accordance with paragraph (A) of this Rule) or that they require some other change to be made in the terms or conditions of entry, then the insurance for the entered ship for the next ensuing policy year shall continue upon such premium rating, terms or conditions as may be agreed between the Owner and the Managers before noon on the 20th February immediately following such notice and if by then no such agreement shall have been made the period of insurance shall thereupon terminate.

NOTICE OF TERMINATION

- A The period of insurance of any ship entered in the Association (otherwise than for a fixed period) may be terminated in the following manner:
- i The Directors in their discretion and without giving any reason may give a written notice of termination to any Owner not later than noon on the 20th January in any policy year.
 - ii An Owner in his discretion and without giving any reason may give a written notice of termination to the Association not later than noon on the 20th January in any policy year.
- B If a notice shall have been given pursuant to paragraph (A) of this Rule the period of insurance shall terminate at noon on 20th February immediately following such notice. Save with the agreement of the Managers a ship may not be withdrawn from the Association nor may any notice of termination be given at any other time.

RULE 19

CALLS

- A The Owners who have entered ships for insurance in the Association in respect of any policy year (not being a policy year closed in accordance with Rule 25) otherwise than on terms that a fixed premium shall be payable in respect of such ship, shall provide by way of Calls to be levied from such Owners all funds which in the opinion of the Directors are required:
- i To meet such of the general expenses of the Associations (or any of them) as the Directors may from time to time think fit to charge against the insurance business of the Association in respect of such policy year;
 - ii To meet the claims, expenses and outgoings (whether incurred, accrued or anticipated) of the insurance business of the Associations (or any of them) in respect of such policy year (including, without prejudice to the generality of the foregoing, any such excess of the claims and other outgoings in respect of fixed premium entries over the premiums payable to the Associations (or any of them) in respect thereof as the Directors may charge to such policy year, and any proportion of any claims, expenses or outgoings of any insurer other than the Associations which has fallen or which may be thought likely to fall upon the Associations (or any of them) by virtue of any reinsurance or pooling agreement concluded between the Associations (or any of them) and such other insurer);
 - iii For such transfers to the contingency account, catastrophe or other reserves of the Associations (or any of them) (as referred to in Rule 24) and for subsequent application for the purposes of such reserves or otherwise as the Directors may think expedient;
 - iv For such transfers as the Directors may think proper to meet any deficiency which has occurred or may be thought likely to occur in any closed policy year or years of the Associations (or any of them).
- B The said Calls shall be levied by means of Mutual Premium, Supplementary Premium and Overspill Calls in accordance with the provisions of Rules 20 to 22.

MUTUAL PREMIUM

- A Before each policy year commences the Directors shall decide the percentage which is to be applied to the premium ratings of all ships entered for that year (other than Fixed Premium Entries) in ascertaining the Mutual Premium payable in respect of that policy year. This decision may be made at the same time as a decision to increase the premium ratings of entered ships pursuant to Rule 17(A).
- B An Owner of a ship (other than a Fixed Premium Entry) which is entered for any policy year shall be bound to pay by way of Mutual Premium in respect of such policy year a sum ascertained by multiplying the percentage ordered by the Directors pursuant to paragraph (A) of this Rule by the premium rating of the ship (as agreed between the Owner and the Managers and/or as increased pursuant to Rule 17(A), as the case may be) by the entered tonnage of the ship in the Association.
- C 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 (together with any transfers from reserves and provisions made for the credit of or in respect of such policy year) is required for the purposes set out in Rule 19;
- i the Directors may resolve to reduce the amount of Mutual Premium payable in respect of that policy year by declaring a Mutual Premium Discount, expressed as a percentage of the Mutual Premium or of any instalment thereof, and
 - ii the liability of the Owners under paragraph (B) of this Rule to pay Mutual Premium shall be reduced accordingly.

RULE 21

SUPPLEMENTARY PREMIUM

- A 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 Owners of ships entered in respect of that year (other than Fixed Premium Entries) one or more Supplementary Premiums. The Directors may levy such a Premium either (i) by deciding upon a percentage of the net Mutual Premium or (ii) by deciding upon a percentage of the premium ratings of all ships entered for that year.
- B An Owner of a ship (other than a Fixed Premium Entry) entered for any policy year shall be bound to pay by way of Supplementary Premium a sum ascertained, in the case of (i) by multiplying the percentage ordered by the Directors by the net Mutual Premium paid or payable by him in respect of such policy year and, in the case of (ii) by multiplying the percentage ordered by the Directors by the premium rating of the entered ship by the entered tonnage of the ship in the Association.
- C The Directors, the Managers or their servants or agents may at any time seek to enable Owners to become aware of their financial commitment for the relevant policy year by indicating an estimate of the percentage at which it is hoped that any Supplementary Premium will be levied. If any such estimate shall be given to any Owner it shall be without prejudice to the right of the Directors to levy Supplementary Premiums and Overspill Calls for the relevant policy year in accordance with these Rules at a greater or lesser percentage than so indicated and neither the Association, the Directors, the Managers nor any of their servants or agents shall under any circumstances be under any liability in respect of any estimate so given or in respect of any error, omission or inaccuracy contained therein.

OVERSPILL CLAIMS, CALLS AND GUARANTEES

SECTION 1

Introductory

- A All claims (other than claims arising in respect of oil pollution) incurred by the Association 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 for the purpose of the definitions in these Rules of "Overspill Claim" and "Group Reinsurance Limit" be treated as if they were one claim.
- B Any reference to a claim incurred by the Association or by any other party to the Pooling Agreement shall be deemed to include the costs and expenses associated therewith.
- C That part (if any) of a claim (other than a claim in respect of oil pollution) incurred by the Association 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 is referred to herein as an "Overspill Claim".

SECTION 2

Recoverability of overspill claims

- A Without prejudice to any other applicable limit, any Overspill Claim incurred by the Association shall not be recoverable from the Association 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 Association; and
 - ii the maximum amount that the Association 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 (A) of this Section shall be reduced to the extent that the Association 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 this Section, or
 - b the amount referred to in sub-paragraph (A)(ii) of this Section; 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 this Section 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 paragraph (A) of this Section shall be reinstated to that extent.

RULE 22 (continued)

- C In evidencing the matters referred to in sub-paragraph (B)(ii) above the Association shall be required to show that:
 - i it has levied Overspill Calls in respect of the Overspill Claim referred to in paragraph (A) of this Section on all Owners entered in the Association on the Overspill Claim Date in accordance with and in the maximum amounts permitted under Section 5 of this Rule 22; and
 - ii it has levied those Overspill Calls in a timely manner, has not released or otherwise waived an Owner's obligation to pay those calls and has taken all reasonable steps to recover those calls.

SECTION 3

Payment of overspill claims

- A The funds required to pay any Overspill Claim incurred by the Association shall be provided:
 - i from such sums as the Association 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 Association is able to recover from any special insurance which may, in the discretion of the Association, have been effected to protect the Association against the risk of payments of Overspill Claims, and
 - iii from such proportion of any sums standing to the credit of the Catastrophe Reserve of the Associations (or any of them) as the Directors in their discretion decide, and
 - iv by levying one or more Overspill Calls in accordance with Section 5 of this Rule, irrespective of whether the Association has sought to recover or has recovered all or any of the sums referred to in sub-paragraph (ii) above but provided the Association shall first have made a determination in accordance with sub-paragraph (iii) above, and
 - v from any interest accruing to the Association 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 Association is liable to contribute under the terms of the Pooling Agreement shall be provided in the manner specified in sub-paragraphs (A)(ii) – (v) of this Section.
- C To the extent that the Association intends to provide funds required to pay any Overspill Claim incurred by it in the manner specified in sub-paragraph (A)(iv) of this Section, the Association shall only be required to pay such Overspill Claim as and when such funds are received by it, provided that it can show from time to time that, in seeking to collect such funds, it has taken the steps referred to in paragraph (C) of Section 2 of this Rule 22.

SECTION 4

Overspill claims - expert determinations

- A Any issue, arising from the application to an Overspill Claim (the "relevant Overspill Claim") of paragraphs (B) or (C) of Section 2 of this Rule or paragraph (C) of Section 3 of this Rule, of whether
 - i costs have been properly incurred in collecting or seeking to collect funds to pay Overspill Claims, or
 - ii any Overspill Claim or part thereof is economically recoverable, or
 - iii in seeking to collect the funds referred to in Section 3(C), the Association has taken the steps referred to in that Section, on which the Association and the Owner cannot agree shall, notwithstanding Rule 40, 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 the Owner wishes to refer an issue to it, the Association shall, on request by the Owner, give a direction for the constitution of the Panel as required under the Pooling Agreement.
- C The Association may (and, on the direction of the Owner, 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 submission it requires in order to determine an issue and how to obtain these, and the Association and the Owner shall co-operate fully with the Panel.
- E In determining any issue referred to it under this Section 4 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 Association or the Owner 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 Association and the Owner (subject only to Paragraph J below) and there shall be no right of appeal from such determination.

RULE 22 (continued)

- J If the Panel makes a determination on an issue referred to in sub-paragraphs (A)(ii) or (iii) of this Section 4 the Association or the Owner may refer the issue back to the Panel, notwithstanding paragraph (I) above, 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 Association.
- L Costs, indemnities and other sums payable to the Panel by the Association in relation to any Overspill Claim, whether the reference to the Panel has been made under Section 4 of this Rule 22 or under the Pooling Agreement, shall be deemed to be costs properly incurred by the Association in respect of that Overspill Claim for the purposes specified in sub-paragraph (B)(i) of Section 2 of this Rule.

SECTION 5 Levying of overspill calls

- A If
 - i 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 Association or by any other party to the Pooling Agreement); and
 - ii the Directors shall have made a declaration under Rule 25(C)(i) or 25(C)(iii) 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 paragraph (B) below.
- B The Directors shall levy any such Overspill Call
 - i on all Owners entered in the Association 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 Rule 25(C)(iii), any such ship may not have been entered in the Association 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 Owner 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 a half per cent (2.5%) of the Convention Limit of that ship.

SECTION 6

Security for overspill calls on termination or cesser

- A If
- i the Directors make a declaration in accordance with Rule 25 (C) (i) or 25 (C) (iii) that a Policy Year shall remain open for the purpose of levying an Overspill Call or Calls, and
 - ii an Owner who is liable to pay any such Overspill Call or Calls as may be levied by the Directors in accordance with Section 5 of this Rule ceases or has ceased to be insured by the Association for any reason, or the Association determines that the insurance of any such Owner may cease
- the Managers may require such Owner to provide to the Association a guarantee or other security in respect of the Owner's estimated future liability for such Overspill Call or Calls, such guarantee or other security to be provided in such form and amount (the "guarantee amount") and by such date (the "due date") and upon such terms as the Managers in their discretion may deem to be appropriate in the circumstances.
- B Unless and until such guarantee or other security as is required by the Managers has been provided by the Owner, the Owner shall not be entitled to recovery from the Association of any claims whatsoever and whensoever arising in respect of any and all vessels entered in the Association by him or on his behalf for any Policy Year.
- C If such guarantee or other security is not provided by the Owner to the Association by the due date, a sum equal to the guarantee amount shall be due and payable by the Owner to the Association on the due date, and shall be retained by the Association as a security deposit on such terms as the Managers in their discretion may deem to be appropriate in the circumstances.
- D The provision of a guarantee or other security as required by the Association (including a payment in accordance with paragraph (C) above) shall in no way restrict or limit the Owner's liability to pay such Overspill Call or Calls as may be levied by the Directors in accordance with Section 5 of this Rule.

RULE 23

PAYMENT

- A Every Call (Mutual Premium, Supplementary Premium or Overspill Call) shall be payable at such rate and, save as otherwise agreed in writing by the Managers, in such instalments and on such dates as the Directors may specify.
- B As soon as reasonably practical after the rate of any Call (Mutual Premium, Supplementary Premium or Overspill Call) shall have been so fixed the Managers shall notify each Owner concerned:
 - i Of such rate;
 - ii Of the date on which the Call concerned is payable or, if such Call is payable by instalments, of the amounts of such instalments and the respective dates on which they are payable;
 - iii Of the amount payable by such Owner in respect of each ship entered by him;
 - iv If such Call is payable by such Owner in any currency other than U.S. Dollars, of such fact.
- C The Managers may require any Owner to pay all or any part of any Call payable by him in such currency or currencies as the Managers may specify.
- D No claim of any kind whatsoever by an Owner against the Association shall constitute any set-off against the Calls, fixed premiums or other sums of whatsoever nature due to the Association or shall entitle an Owner to withhold or delay payment of any such sum.
- E Without prejudice to the rights and remedies of the Association under these Rules and in particular Rules 29 to 33 inclusive, if any Call or instalment or part thereof or any other sum of whatsoever nature (including, without prejudice to the generality of the foregoing, any fixed premium and any amount due pursuant to Rules 30 or 33 and any part thereof) due from any Owner is not paid by such Owner on or before the date specified for payment thereof, such Owner 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.
- F The Association shall have a lien or other right of action against any ship entered by the Owner in respect of any sum of whatsoever nature owed by him to the Association, notwithstanding that the cover of the Owner or in respect of any ship entered by him may have ceased or been terminated or cancelled.
- G If any Call or other payment due from an Owner to the Association is not paid and if the Directors decide that payment cannot be obtained, the sums required to make good any resulting shortfall or deficiency in the funds of the Association shall be deemed to be expenses of the Association for which, as the Directors may decide, Calls may be levied in accordance with Rule 20 (or, if the shortfall or deficiency is in respect of an Overspill Call under Rule 22, Section 5, a further Overspill Call under that Rule), or the reserves may be applied in accordance with Rules 24 and 25.

RESERVES

- A The Directors may establish and maintain such reserve funds or other accounts for such contingencies or purposes as they think fit.
- B Without prejudice to the generality of paragraph (A) of this Rule the Directors may establish and maintain reserves or other accounts for one or more of the following specific purposes:
- i A reserve (herein called the "Catastrophe Reserve") to provide a source of funds which may be applied towards meeting any Overspill Claim or Claims of the Associations whether occurring in the same or in any other policy year;
 - ii A reserve (herein called the "Contingency Account") to provide a source of funds which may be applied for any general purposes of the Association including the following; to stabilize the level of Mutual or Supplementary Premiums and to eliminate or reduce the need to levy such Premiums or any part thereof in respect of any policy year, past present or future; to eliminate or reduce a deficiency which has occurred or may be thought likely to occur in respect of any closed policy year; to protect the Associations against any actual or potential losses on exchange, or in connection with its investments, realised or unrealised.
- C The Directors may apply the sums standing to the credit of any reserve for any of the purposes for which the reserve was maintained even though the sum be paid in respect of any different policy year or years from that from which the funds originated. The Directors may also apply the sums standing to the credit of any reserve for any other or different purposes whenever the Directors consider this to be in the interests of the Members or the Associations. The Directors may also at any time transfer sums from one reserve to another including between the reserves of the Associations.
- D The funds required to establish such reserves or accounts may be raised in either or both of the following ways:
- i The Directors, when deciding on the rate of any Mutual or Supplementary Premium for any policy year, may resolve that any specified amount or proportion of such Premium shall be transferred to and applied for the purposes of any such reserve or account;
 - ii 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 transferred to and applied for the purposes of any such reserve or account.
- E If the Directors shall resolve as set out in paragraph (D) (i) of this Rule, then the Managers shall inform the Owners entered for such policy year on or before the time that payment is demanded.

RULE 25

CLOSING OF POLICY YEARS

- A The Directors shall with effect from such date after the end of each policy year as they think fit declare that such policy year shall be closed or that such policy year shall be closed save for the purpose of levying one or more Overspill Calls as provided in paragraph (C) of this Rule.
- B After any policy year shall have been closed no further Supplementary Premiums or Overspill Calls may be levied in respect of that policy year, save as provided in paragraph (C) of this Rule and under Rule 22.
- C
- i If at any time prior to the expiry of a period of thirty-six 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 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.
 - ii If at the expiry of the period of thirty-six months provided for in sub-paragraph (i) above, 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 thirty-six months after the commencement of the relevant Policy Year.
 - iii If at any time after a Policy Year has been closed in accordance with the provisions of sub-paragraphs (i) or (ii) above, 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 Directors have already made a declaration in accordance with sub-paragraphs (C) (i) or (C) (iii) of this Rule) 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.
 - iv If the Directors shall make a declaration as provided for in sub-paragraphs (C) (i) or (C) (iii) of this Rule, the Managers shall inform the Owners entered for the Policy Year in respect of which such declaration is made.
 - v If at any time after the levying of an Overspill Call upon the Owners entered in the Association in any Policy Year, it shall appear to the Directors that the whole of such Overspill Call is unlikely to be required

RULE 25 (continued)

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 their opinion is not so required in one or both of the following ways:

- a by transferring the excess or any part thereof to the Catastrophe Reserve in accordance with Rule 24; or
- b by returning the excess or any part thereof to those Owners who have paid that Overspill Call in proportion to the payments made by them.

vi A Policy Year shall not be closed for the purpose of levying Overspill Calls save in accordance with this Rule 25.

D Save as provided in paragraph (C) of this Rule, the Directors may declare that any policy year is closed notwithstanding that it is known or anticipated that there are in existence or may in the future arise claims, expenses or outgoings in respect of such policy year which have not yet accrued or whose validity, extent or amount have yet to be established.

E If upon the closing of any policy year it shall appear to the Directors that the whole of the Calls and other receipts in respect of such policy year (and of all transfers from reserves and provisions made for the credit of or in respect of such policy year) are unlikely to be required to meet the claims, expenses and outgoings arising in respect of that policy year (as referred to in Rule 19(A) (i) and (ii)), then the Directors may decide to dispose of any excess which in their opinion is not so required in one or both of the following ways:

- i By transferring the excess or any part thereof to the reserves of the Associations in accordance with Rule 24.
- ii By returning the excess or any part thereof to the Owners entered for such policy year in accordance with paragraph (H) of this Rule.

F If at any time or times after a policy year shall have been closed it shall appear to the Directors that the claims, expenses and outgoings arising in respect of that policy year (as referred to in Rule 19(A)(i) and (ii)) exceed or are likely to exceed the totality of the Calls and other receipts in respect of such policy year (and of all transfers from reserves and provisions made for the credit of or in respect of such policy year) then the Directors may decide to provide for such deficiency in any one or more of the following ways:

- i By transferring funds from the reserves of the Association;
- ii By transferring funds between the Associations;
- iii By transferring funds standing to the credit of any different closed policy year;
- iv By charging a Mutual Premium or Supplementary Premium in respect of an open policy year with the intention (as permitted by Rule 19 (A) (iv)) of applying a part thereof to meet any such deficiency.

If the Directors shall resolve as set out in sub-paragraph (iii) above, then the Managers shall inform the Owners entered for such policy year on or before the time that payment is demanded.

RULE 25 (continued)

- G At any time after any policy year shall have been closed the Directors may resolve to amalgamate the accounts of any two or more closed policy years and to pool the amounts standing to the credit of the same. If the Directors shall so resolve then the two or more closed policy years concerned shall for all purposes be treated as though they constituted a single closed policy year.
- H Any amount which the Directors may decide to return to the Owners in accordance with paragraph (E)(ii) of this Rule shall be returned to the Owners entered in respect of such policy year in proportion to the Calls paid by them in respect of such policy year (after taking into account any returns or rebates applicable thereto under their terms of entry or under any other provision of these Rules).
PROVIDED ALWAYS that:
- a No return shall be made to any Owner whose liability for Calls has been assessed in accordance with the provisions of Rules 30 or 33, and
 - b Where the insurance of an Owner has been cancelled in accordance with the provisions of Rule 31 any amounts due for any reason whatsoever (whether by way of Calls or otherwise and whether in respect of the policy year for which the return has been decided or in respect of any other policy year or years) from the Owner to the Association shall be deducted from the return and only the balance (if any) refunded to the Owner.

INVESTMENT

- A The funds of the Association may (subject to the general supervision of the Directors) be invested by the Managers by means of the purchase of such stocks, shares, bonds, debentures or other securities or the purchase of such currencies, commodities, or other real or personal property, or by means of being deposited in such accounts as the Managers may think fit. The funds of the Association may also be invested by such other method as the Directors may approve.
- B Unless the Directors otherwise decide, all the funds standing to the credit of any policy year or of any reserve or account shall be pooled and invested as one fund.
- C When funds are pooled as provided in paragraph (B) above, the investment income arising on the pooled funds (taking into account any capital gains or losses) shall be apportioned among and between the different policy years, reserves and accounts from which the fund or funds, so invested, originated, in such manner as to ensure so far as possible that each is credited with a proportion of such income corresponding to the proportion which the amount standing to the credit of the policy year, reserve or account over the period during which the income arose bears to the total of the pooled funds over the same period.
- D Without prejudice to paragraph (C) of this Rule, the Directors may direct that after the closing of any policy year that year shall not be credited with any share of the apportionments made under that paragraph and that its share shall instead be credited to any reserve or account maintained by the Association.

RULE 27

LAID-UP RETURNS

Subject to any terms and conditions which may have been agreed, if an entered ship shall be laid-up in any safe port or place for a period of thirty or more consecutive days after finally mooring there (such period being computed from the day of arrival to the day of departure, one only being excluded) the Owner shall be allowed a return of Calls calculated at the rate of 95 per cent of his total Calls payable in respect of such ship for the period of lay-up after deduction of such allowance for reinsurance, administrative expenses and other outgoings as the Managers may from time to time determine, save that there shall be no laid-up returns in respect of Overspill Calls. For the purpose of this Rule a ship shall not be treated as laid-up if she has either crew members (other than for her maintenance or security) or cargo on board, unless the Directors shall in their discretion otherwise determine. No claim for laid-up returns relating to any policy year shall be recoverable from the Association unless written notice thereof has been given to the Association within six months of the end of the policy year concerned.

TERMINATION AND ITS EFFECTS

- A Upon an Owner ceasing to be insured by the Association in respect of any ship by virtue of a notice given (whether by the Owner or the Directors) in accordance with Rule 17 or Rule 18 and without prejudice to the effects of cancellation of insurance pursuant to Rule 31, then:
 - i Unless and to the extent that in the case of Call Entries the Owner's liability may have been otherwise agreed or assessed under Rule 30 (Release Calls upon Cesser), such Owner and his successors shall be and remain liable for all contributions, premiums and other sums payable in respect of the whole of the policy year in which such notice was given, and in respect of previous policy years, and
 - ii Subject to the other provisions of these Rules and to the terms of entry the Association shall remain liable in respect of such entered ship for all claims under these Rules arising by reason of any event which had occurred prior to noon on 20th February immediately following the giving of such notice, but shall not otherwise be under any liability whatsoever by reason of anything occurring at or after that date and time.

- B Upon an Owner ceasing to be insured by the Association in respect of any ship pursuant to paragraph Q or R of Rule 5 or otherwise than in accordance with Rule 17, Rule 18, Rule 29 (A), (B) or (C), or Rule 31 (A), then:
 - i Unless and to the extent that in the case of Call Entries the Owner's liability may have been agreed or assessed under Rule 30 (Release Calls upon Cesser), such Owner and his successors shall be and remain liable in relation to any Overspill Calls for the whole amount payable by him in accordance with Rule 22, and in relation to all other contributions, premiums and other sums payable:
 - a in respect of the policy year in which such cessation occurs, on a pro rata basis, namely for the proportion of such sums applicable to the period beginning at the commencement of that policy year (or, in the case of a ship entered during that policy year, the date of entry) and ending at noon on the date of such cessation, and
 - b in respect of previous policy years, for the whole of those policy years, and
 - ii Subject to the other provisions of these Rules and to the terms of entry the Association shall remain liable in respect of such entered ship for all claims under these Rules arising by reason of any event which had occurred prior to noon on the day of such cessation, but shall not otherwise be under any liability whatsoever by reason of anything occurring at or after that date and time,
 PROVIDED ALWAYS that nothing in paragraph (B) of this Rule shall be taken to confer validity on any notice purporting to terminate the entry of any ship given otherwise than in accordance with Rule 17, Rule 18 or Rule 31 (A).

RULE 29

CESSER OF INSURANCE AND ITS EFFECTS

- A An Owner shall forthwith cease to be insured by the Association in respect of any and all ships entered by him or on his behalf upon the happening of any of the following events:
- i Where the Owner is an individual,
 - a upon his death,
 - b if a receiving order is made against him,
 - c if he becomes bankrupt,
 - d if he makes any composition or arrangement with his creditors generally,
 - e if he becomes incapable by reason of mental disorder of managing or administering his property and affairs;
 - ii Where the Owner is a corporation,
 - a upon the passing of any resolution for its voluntary winding up (other than voluntary winding up for the purposes of company or group reorganisation),
 - b upon an order being made for its compulsory winding up,
 - c upon its dissolution,
 - d upon a receiver or manager being appointed of all or part of its business or undertaking,
 - e upon its commencing proceedings under any bankruptcy or insolvency laws to seek protection from its creditors or to reorganise its affairs.
- B Unless otherwise agreed in writing by the Managers, an Owner shall forthwith cease to be insured by the Association in respect of any ship entered by him or on his behalf upon the happening of any of the following events in relation to such ship:
- i upon the Owner parting with or assigning the whole or any part of his interest in the ship whether by bill of sale or other formal document or agreement or in any other way whatsoever;
 - ii upon the mortgaging or hypothecation of the ship or of any part of the Owner's interest in that ship;
 - iii upon the managers of the ship being changed by the appointment of new managers;
 - iv upon undisputed possession being taken of the ship by or on behalf of a secured party.
 - v upon the Owner, as at noon on 20th February in any policy year, failing to pay in respect of the ship any amounts due from him to the Association.
 - vi upon the Owner, as at noon on 20th February in any policy year, being in breach of, or otherwise failing to fulfil, his obligations in respect of the ship under Rules 5 (K), 5 (Q) or 5 (R).
- C Unless otherwise agreed in writing by the Managers, an Owner shall forthwith cease to be insured by the Association in respect of any ship

RULE 29 (continued)

entered by him or on his behalf upon the happening of whichever shall be the earliest of the following events:

- i upon the ship being missing for ten days from the date when she was last heard of;
- ii upon the ship being posted at Lloyd's as missing;
- iii upon the ship becoming an actual total loss;
- iv upon acceptance by hull underwriters (whether of marine or war risks) that the ship is a constructive total loss;
- v upon agreement by hull underwriters (whether of marine or war risks) to pay to the Owner of the ship an unrepaired damage claim which exceeds the market value of the ship without commitment immediately prior to the casualty which gave rise to such claim;
- vi upon a compromise or settlement with hull underwriters (whether of marine or war risks) on the basis of which the ship is considered or deemed to be an actual or constructive total loss;
- vii upon a decision by the Managers that the ship is to be considered or deemed to be an actual or constructive total loss or otherwise commercially lost.

PROVIDED ALWAYS that:

- a Notwithstanding the cesser of the insurance under Rule 29 (C) the Association shall, subject always to the Rules and to the terms and conditions of the entry of the ship in the Association, remain liable as regards liabilities flowing directly from the casualty which has given rise to the actual or constructive loss of the ship.
 - b If the Managers agree that the insurance of the ship shall continue after the happening of any of the events listed in paragraph (B) and (C) of this Rule they may in their discretion impose such terms and conditions as they think fit for the continuation of the insurance.
- D On the occurrence of any of the events specified in paragraphs (A) to (C) inclusive of this Rule in respect of an entered ship, the Owner shall give notice in writing of such event to the Managers within one month after the date thereof.
- E Upon an Owner ceasing to be insured by virtue of paragraph (A) of this Rule, and upon an Owner ceasing to be insured in respect of any ship by virtue of paragraphs (B) or (C) of this Rule, and without prejudice to the effects of cancellation of insurance pursuant to Rule 31 (A) then:
- i Unless and to the extent that in the case of Call Entries the Owner's liability may have been agreed or assessed under Rule 30 (Release Calls upon Cesser), such Owner and his successors shall be and remain liable in relation to any Overspill Calls for the whole amount payable by him in accordance with Rule 22, and in relation to all other contributions, premiums and other sums payable:
 - a in respect of the policy year in which such cessation occurs, on a pro rata basis, namely for the proportion of such sums applicable to the period beginning at the commencement of that policy year (or, in the case of a ship entered during that policy year, the date

RULE 29 (continued)

of entry) and ending at noon on the date of such cessation; provided that, if the Owner fails to give notice of the event in accordance with paragraph (D) of this Rule, such period shall end at noon on such later date as the Managers in their discretion shall decide, and

- b in respect of previous policy years, for the whole of those policy years, and
- ii Subject to the other provisions of these Rules and to the terms of entry the Association shall remain liable in respect of any ship entered by such Owner or in respect of such entered ship (as the case may be) for all claims under these Rules arising by reason of any event which had occurred prior to the date of such cessation, but shall not otherwise be under any liability whatsoever by reason of anything occurring after that date.

RELEASE CALLS UPON CESSER OF INSURANCE

Upon an entered ship ceasing to be insured by the Association for any reason, whether or not the circumstances giving rise to such cesser of insurance shall be any of those specified in Rules 17 and 18 or in paragraphs (A), (B) and (C) of Rule 29, the Managers may:

- A Release the Owner from liability to pay Supplementary Premiums in respect of such ship, wholly or partly or upon such terms as the Managers in their discretion may deem to be appropriate in the circumstances.

- B Whether or not negotiations may have taken place with the view to the application of paragraph (A) hereof, assess as at the date of the cesser of insurance the amount which seems to the Managers in their discretion to represent the likely liability of the Owner for Supplementary Premiums and for Mutual Premiums falling due after such date in respect of such ship.

If the Managers shall exercise their powers under paragraph (A) or paragraph (B) of this Rule, then:

- i Any terms imposed by the Managers or agreed between the Managers and the Owner pursuant to paragraph (A) hereof shall be performed at such time or times as the Managers shall have specified;
- ii The amount of any assessment made under paragraph (B) hereof shall be payable by the Owner without deduction on demand; and
- iii The Owner shall be under no liability for any Supplementary Premiums which the Directors may decide to levy after the date of a release given under paragraph (A) hereof or after the date of an assessment made under paragraph (B) hereof, as the case may be, or for any Mutual Premiums becoming due after such date, and the Owner shall have no right to share in any return of contributions or other receipts, or any Mutual Premium Discount, which the Directors may thereafter decide to declare or make in accordance with Rule 20 or 25 (E) respectively.

RULE 31

CANCELLATION OF INSURANCE AND ITS EFFECTS

- A Where an Owner has failed to pay, either in whole or in part, any amount due from him to the Association, the Managers may give him notice in writing requiring him to pay such amount by any date specified in such notice, not being less than seven days from the date on which such notice is given. If the Owner fails to make such a payment in full on or before the date so specified, the insurance of the Owner (whether the insurance is current on such date or has ceased by virtue of paragraphs (A), (B), or (C) of Rule 29 or in accordance with any other provisions of these Rules) in respect of any and all ships referred to in such notice and entered in the Association by him or on his behalf shall be cancelled forthwith without further notice or other formality.
- B When the insurance of an Owner is cancelled in accordance with paragraph (A) of this Rule (which time is hereinafter in this Rule 31 referred to as "the date of cancellation") then:
- i Unless and to the extent that in the case of Call Entries the Owner's liability may have been otherwise assessed under Rule 33 (Release Calls upon Cancellation), such Owner and his successors shall be and remain liable in relation to any Overspill Calls for the whole amount payable by him in accordance with Rule 22, and in relation to all other contributions, premiums and other sums payable:
 - a in respect of the policy year in which the date of cancellation falls, on a pro rata basis, namely for the proportion of such sums applicable to the period beginning at the commencement of that policy year (or, in the case of a ship entered during that policy year, the date of entry) and ending on the date of cancellation or such earlier date as the Managers in their discretion decide and agree in writing, and
 - b in respect of previous policy years, for the whole of those policy years, and
 - ii The Association shall with effect from the date of cancellation cease to be liable for any claims of whatsoever kind under these Rules in respect of any and all ships in relation to which the insurance of the Owner has been cancelled.
 - a irrespective whether such claims have occurred or arisen or may arise by reason of any event which has occurred at any time prior to the date of cancellation, including during previous years;
 - b irrespective whether such claims arise by reason of any event occurring after the date of cancellation;
 - c irrespective whether the Association may have admitted liability for or appointed lawyers, surveyors or any other person to deal with such claims;
 - d irrespective whether the Association at the date of or prior to the date of cancellation knew that such claims might or would arise, and as from the date of cancellation any liability of the Association for such claims shall terminate retrospectively and the Association

RULE 31 (continued)

shall be under no liability to such Owner for any such claims or on any account whatsoever;

PROVIDED ALWAYS that:

The Directors may in their discretion and upon such terms as they think fit, including but not restricted to terms as to payment of contributions, premiums or other sums, admit either in whole or in part any claim in respect of any ship entered by an Owner for which the Association is under no liability by virtue of paragraph (A) or (B) of this Rule, whether such claim has arisen before or arises after the date of cessation or the date of cancellation as the case may be, or remit wholly or partly any payment of contribution, premiums or other sums due to the Association.

RULE 32

SUMS DUE TO THE ASSOCIATION FOR THE PURPOSE OF APPLICATION OF THE RULES ON CANCELLATION

- A For the purpose of determining whether any (and, if so, what) sum is due for the purposes of Rule 31 (A) or otherwise under these Rules no account shall be taken of any amount due or alleged to be due by the Association to the Owner on any ground whatever, and no set-off of any kind (including set-off which might otherwise have arisen by reason of the bankruptcy or winding up of the Owner) shall be allowed against such sum (whether or not any set-off against contributions has been allowed at any time in the past), except to the extent (if any) to which any sum demanded by the Managers as due, and required to be paid in a notice served under the said sub-paragraph, may (in the Managers' discretion) in itself have already allowed for a set-off or credit in favour of the Owner.
- B Without prejudice to the generality of Rule 39 no act, omission, course of dealing, forbearance, delay or indulgence of any kind by or on behalf of the Association nor the granting of time, nor the acceptance by the Association (whether express or implied) of liability for, or the recognition of, any claim, and whether occurring before or after any date of cessation or date of cancellation as hereinbefore referred to shall derogate from the effect of Rules 28 to 33 inclusive or be treated as any waiver of any of the Association's rights thereunder.

RELEASE CALLS UPON CANCELLATION

- A Upon the cancellation of an Owner's insurance in accordance with paragraph (A) of Rule 31, notwithstanding that, if there has been a cesser of insurance prior to such cancellation, the Managers at the time of such prior cesser may not have exercised or may have agreed not to exercise the powers described in paragraphs (A) and (B) of Rule 30, the Managers may assess as at the date of the cancellation of insurance the amount which seems to the Managers in their discretion to represent the likely liability of the Owner for Supplementary Premiums and for Mutual Premiums falling due after such date in respect of such ship.
- B If the Managers shall exercise their powers under paragraph (A) of this Rule 33, then:
- i The amount of any such assessment made under paragraph (A) hereof shall be payable by the Owner without deduction on demand, and
 - ii The Owner shall be under no liability for any Supplementary Premiums which the Directors may decide to levy after the date of such assessment made under paragraph (A) hereof, or for any Mutual Premiums becoming due after such date, and the Owner shall have no right to share in any return of contributions or other receipts or any Mutual Premium Discount, which the Directors may thereafter decide to declare or make in accordance with Rule 20 or 25 (E) respectively.

RULE 34

REGULATIONS AND RECOMMENDATIONS BY DIRECTORS

- A The Directors shall have power from time to time to make regulations 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 regulation it shall be deemed to be incorporated in these Rules so as to take effect as from the beginning of the policy year next following the time and date of the making of such regulation, and as from such taking effect every Owner shall conform thereto in so far as the same may apply to the ships entered by him or on his behalf in the Association or to the trades in which they may be engaged. If any Owner shall commit a breach of any regulation, the Directors may reject or reduce any claim made by the Owner to the extent to which it would not have arisen if he had complied with the regulation and may further impose such terms upon him as they may think fit as a condition of the continuance of the entry of the Owner's ship or ships in the Association.
- B The Directors may also from time to time recommend the use of any particular form of contract of carriage in any particular trade. Owners whose ships are engaged in such trades shall endeavour to use the appropriate form of contract of carriage when the circumstances of the fixture or engagement of such ships permit.
- C Notice giving particulars of every regulation made (and the policy year at the beginning of which it takes effect) and every recommendation made pursuant to this Rule shall forthwith be sent to every Owner, and a copy thereof shall be included in or with every copy of the Rules issued by the Association after such regulation or recommendation comes into force.

MANAGERS' REMUNERATION

The Managers shall be remunerated by the Association on such basis as may be approved by the Directors.

RULE 36

CLAIMS

- A Without prejudice to any other provision of these Rules and without waiving any of the Association's rights hereunder, the Managers may at any and all times appoint and employ on behalf of the Owner upon such terms as the Managers may think fit lawyers, surveyors or other persons for the purpose of dealing with any matter liable to give rise to a claim by an Owner upon the Association, including investigating or advising upon any such matter and taking or defending legal or other proceedings in connection therewith. The Managers may also at any time discontinue such employment if they think fit.

- B All lawyers, surveyors and other persons appointed by the Managers on behalf of the Owner or appointed by the Owner with the prior consent of the Managers shall at all times be and be deemed to be appointed and employed on the terms that they have been instructed by the Owner at all times (both while so acting and after having retired from the matter) to give advice and to report to the Association in connection with the matter without prior reference to the Owner and to produce to the Association without prior reference to the Owner any documents or information in their possession or power relating to such matter, all as if such person had been appointed to act and had at all times been acting on behalf of the Association.

POWERS OF THE MANAGERS RELATING TO THE HANDLING AND SETTLEMENT OF CLAIMS

- A The Managers shall have the right if they so decide to control or direct the conduct of any claim or legal or other proceedings relating to any liability, loss or damage in respect whereof the Owner is or may be insured in whole or in part, and to require the Owner to settle, compromise or otherwise dispose of such claim or proceedings in such manner and upon such terms as the Managers see fit.
- B If the Owner does not settle, compromise or dispose of a claim or of proceedings after being required to do so by the Managers in accordance with paragraph (A) of this section, any eventual recovery by the Owner from the Association in respect of such claim or proceedings shall be limited to the amount he would have recovered if he had acted as required by the Managers.
- C The Association is under no obligation to provide bail or other security on behalf of any Owner, but where the same is provided it shall be on such terms as the Managers may consider appropriate and shall not constitute any admission of liability by the Association for the claim in respect of which the bail or other security is given. It shall be a condition of the provision of bail or other security that the Owner shall indemnify the Association for any costs or liability arising therefrom or associated therewith, save to the extent that such costs or liability would have been recoverable from the Association if the Owner had incurred them directly.

RULE 38

MEETINGS OF THE DIRECTORS

The Directors shall meet as often as they may consider necessary for the settlement of claims which shall be paid by the Association as the Directors may determine in accordance with these Rules and the Directors shall have power from time to time to authorise the Managers, without prior reference to the Directors, to effect payment of claims of such types and up to such sums as the Directors may determine. No Director shall act as such in the settlement of any claim in which he is interested.

FORBEARANCE AND REIMBURSEMENT

- A No act, omission, course of dealing, forbearance, delay or indulgence by the Association in enforcing any of these Rules or any of the terms or conditions of its contracts with Owners nor any granting of time by the Association shall prejudice or affect the rights and remedies of the Association under these Rules or under such contracts, and no such matter shall be treated as any evidence of waiver of the Association's rights thereunder, nor shall any waiver of a breach by an Owner of such Rules or contracts operate as a waiver of any subsequent breach thereof. The Association shall at all times and without notice be entitled to insist on the strict application of these Rules and on the strict enforcement of its contracts with Owners.

- B The Owner shall reimburse to the Association on demand the amount of any payment made to any third party by the Association on behalf of or as guarantor for such Owner to the extent that such payment is in respect of any amount which in the opinion of the Managers is not recoverable from the Association.

RULE 40

DISPUTES

- A The Owner hereby submits to the jurisdiction of the High Court of Justice of England in respect of any action brought by the Association to recover sums which the Association may consider to be due to it from the Owner. Without prejudice to the foregoing the Association shall be entitled to commence and maintain in any jurisdiction any action to recover sums which the Association may consider to be due to it from the Owner.
- B Save as provided in Section 4 of Rule 22, if any other difference or dispute shall arise between an Owner or any other person and the Association out of or in connection with these Rules or any contract between the Owner and the Association or as to the rights or obligations of the Association or the Owner or any other person thereunder or in connection therewith, such difference or dispute shall in the first instance be referred to and adjudicated upon by the Directors, unless the Directors elect to waive such adjudication, whereupon the Owner or such other person concerned shall be entitled to refer the difference or dispute to arbitration in accordance with the provisions of paragraph C of this Rule. Such reference and adjudication shall be on written submissions only.
- C If the Owner or such other person concerned in such difference or dispute does not accept the decision of the Directors it shall be referred to the arbitration in London of two Arbitrators (one to be appointed by the Association and the other by such Owner or such other person) and an Umpire to be appointed by the Arbitrators, and the submission to arbitration and all the proceedings therein shall be subject to the provisions of the English Arbitration Act, 1996, and any statutory modification or re-enactment thereof.
- D No Owner nor such other person shall be entitled to maintain any action, suit or other legal proceedings against the Association upon any such difference or dispute
- i unless and until the same has been so referred to the Directors for adjudication under paragraph (B) of this Rule and the Directors shall have given their decision thereon or the reference to such adjudication shall have been waived in accordance with the proviso to paragraph (B) of this Rule, and
 - ii if such decision is not accepted by such Owner or such other person or if the reference to such adjudication shall have been waived, unless and until such difference or dispute shall have been referred to arbitration as provided in paragraph (C) of this Rule and the Award in such reference shall have been published, and
 - iii then only for such sum (if any) as the Award may direct to be paid by the Association, and
 - iv the sole obligation of the Association to such Owner or such other person under these Rules and any contract between the Association and the Owner or otherwise howsoever in respect of any such dispute or difference shall be to pay such sum as may be directed by such an Award.

NOTICES

- A A notice or other document required under these Rules to be served on the Association may be served by sending it by courier or through the post in a prepaid letter or by sending it by telegram, cable, radio telegraph or facsimile transmission (fax) addressed to the Association at the Association's registered office for the time being.
- B A notice or other document required under these Rules to be served on an Owner may be served by sending it by courier or through the post in a prepaid letter or by sending it by telegram, cable, radio telegraph, telex or facsimile transmission (fax) addressed to such Owner:
- i at the address which shall have been expressly furnished by him to the Association as the address at which notices from the Association may be served upon him, or,
 - ii if no such address shall have been furnished, at his address as appearing in the Register of Members, or,
 - iii if such Owner is not and was not a Member at the address which is his last known address to the knowledge of the Managers.

In the case of Joint Owners all such notices or other documents shall be served upon the Joint Owner whose address has been furnished in accordance with sub-paragraph (i) above, or, if no such address has been furnished, upon the senior of the Joint Owners and such service shall be sufficient service on all the Joint Owners. For this purpose seniority as between Joint Owners shall be determined by the order in which the names stand as Joint Owners in the Register of Members.

- C Any such notice or other document if served by courier or by post shall be deemed to have been served on the day following the day on which the letter containing the same was handed to the courier or put into the post, and in proving such service it shall be sufficient to prove that the letter containing the notice or document was properly addressed and handed to the courier or put into the post as a prepaid letter. Any such notice or other document if served by telegram, cable, radio telegraph, telex or facsimile transmission (fax) shall be deemed to have been served on the day on which it was handed in to the telegraph, cable or radio telegraph office or, in the case of telex, or facsimile transmission (fax), despatched, and in proving such service it shall be sufficient to prove that such telegram, cable or radio telegraph was duly handed in or, in the case of telex or facsimile transmission (fax) that the notice or other document was duly espatched.
- D The successors of anyone who is or was at any time an Owner of an entered ship shall be bound by a notice or other document served as aforesaid if sent to the last such address of such Owner notwithstanding that the Association may have notice of the Owner's death, disability, lunacy, bankruptcy or liquidation.

RULE 42

LAW OF CONTRACT

Any contract of insurance howsoever made between the Association and an Owner shall be deemed to have been concluded in Bermuda unless otherwise stated in such contract, and both these Rules and any such contract shall be governed by and construed in accordance with English law.

DELEGATION

- A Whenever any power, duty or discretion is conferred or imposed upon the Managers by virtue of these Rules, such power, duty or discretion may, subject to any terms, conditions or restrictions contained in these Rules, be exercised by any one or more of the Managers or by any servant or agent of the Managers to whom the same shall have been delegated or sub-delegated.

- B Whenever any power, duty or discretion is stated in these Rules to be vested in the Directors, such power, duty or discretion shall be exercisable by the Directors unless the same shall have been delegated to any Committee of the Directors or to the Managers in accordance with the provisions as regards delegation contained in the Bye-Laws, in which event the power, duty or discretion may be exercised by any person to whom the same shall have been so delegated.

RULE 44

DEFINITIONS

In these Rules the words standing in the first column of the table next hereinafter contained shall bear the meanings set opposite to them respectively in the second column thereof, if not inconsistent with the subject or context:

Act	The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited Consolidation and Amendment Act 1993 and every modification thereof for the time being in force.
Applicant Owner	In relation to a ship which is desired or intended to be entered for insurance in the Association, means owner, owners in partnership, owners holding separate shares in severalty, part owner, mortgagee, trustee, charterer, operator, manager or builder of such ship and any other person (not being an insurer seeking reinsurance), by or on whose behalf an application has been, is being or is to be made for the entry of the same in the Association for insurance whether he be or is to be a Member of the Association or not.
Association	The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited.
Associations	The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited and The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited
Bye-Laws	The Bye-Laws for the time being of the Association.
Call entry	An insurance on terms that the Owner is bound to pay calls to the Association.
Calls	Sum or sums payable to the Association in respect of an entered ship pursuant to Rules 19 to 23, including Mutual Premiums, Supplementary Premiums and Overspill Calls.
Cargo	Goods, including anything used or intended to be used to pack or secure 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.
Catastrophe Reserve	Any reserve maintained by the Association pursuant to Rule 24(B)(i).
Closed policy year	A policy year of the Association which has been closed in accordance with the provisions of Rule 25.
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")

RULE 44 (continued)

	and converted from Special Drawing Rights into United States Dollars at the rate of exchange conclusively certified by the Association 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 sea-going ship to which the Convention applies, notwithstanding any provision in the Convention to the contrary.
Directors	The Board of Directors for the time being of the Association.
Entered ship	A ship which has been entered in the Association for insurance.
Entered tonnage	The tonnage figure recorded as entered tonnage in the Certificate of Entry of an entered ship and used for the purposes of calculation of calls whether (a) the tonnage of the ship or (b) a proportion of the tonnage of the ship or (c) a figure exceeding the tonnage of the ship.
Fines	Includes penalties and other impositions similar in nature to fines.
Fixed premium	A fixed premium payable to the Association in respect of an entered ship pursuant to Rule 9.
Fixed premium entry	An insurance on terms that the Owner is bound to pay a fixed premium to the Association.
Group Excess Reinsurance Policies	The excess of loss reinsurance policies effected 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 Association or by any other party to the Pooling Agreement which would exhaust the largest limit for any type of claim (other than a claim arising in respect of oil pollution) from time to time imposed in the Group Excess Reinsurance Policies.
Hull policy	A policy effected on the hull and machinery of a ship including an Excess Liability Policy.
Insurance	Any insurance or reinsurance.
In writing	Written, printed or lithographed, or visibly expressed in all or any of those or any other modes of representing or reproducing words.
Managers	The Managers for the time being of the Association.
Member	A Member for the time being of the Association.
Overspill Call	A call levied by the Association pursuant to Rule 22 for the purpose of providing funds to pay all or part of an Overspill Claim.

RULE 44 (continued)

Overspill Claim	That part (if any) of a claim (other than a claim in respect of oil pollution) incurred by the Association 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 there occurred the incident or occurrence giving rise to the Overspill Claim 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 Rules 25(C)(i) and 25(C)(ii), noon GMT on 20th August of the Policy Year in respect of which the Association makes a declaration under Rule 25(C)(iii).
Owner	In relation to an entered ship means owner, owners in partnership, owners holding separate shares in severalty, part owner, mortgagee, trustee, charterer, operator, manager or builder of such ship and any other person (not being an insurer reinsured under Rule 13) named in the certificate of entry or endorsement slip, by or on whose behalf the same has been entered in the Association whether he be a Member or not.
Policy year	A year from noon G.M.T. on any 20th February to noon G.M.T. on the next following 20th February.
Pooling Agreement	The agreement dated 17th November 1992 between certain members of the group known as the International Group of Protection and Indemnity Associations and any addendum, variation, or replacement of the said agreement, or any other agreement of a similar nature or purpose.
Premium rating	The agreed rating per ton entered for insurance upon which Calls are payable to the Association according to the terms of such ship's entry for insurance in the Association.
Rules	These Rules as originally framed or as from time to time altered, abrogated or added to and for the time being in force.
Seaman	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, whether or not on board that ship.
Ship	Ship (in the context of a ship entered or proposed to be entered in the Association) shall mean ship, boat, hovercraft or other description of vessel or structure (including any ship, boat, hovercraft or other vessel or structure under construction) used or intended to

RULE 44 (continued)

be used for any purpose whatsoever in navigation or otherwise on, under, over or in water or any part thereof or any proportion of the tonnage thereof or any share therein.

Standard terms of contracts of carriage
Statutory obligation

The terms of contracts of carriage referred to in Proviso (a) to Rule 2 Section 17.

Successors

Any obligation, liability or direction imposed by any legislative enactment, decree order or regulation having the force of law in any country.

In relation to all the persons hereinbefore specified in connection with "Owner" and "Applicant Owner" and in relation to any other person whatsoever by whom or on whose behalf a ship shall have been entered for insurance or reinsurance in the Association, shall include their heirs, executors, administrators, personal representatives, assigns (when permitted under these Rules), receiver, curator or other person authorised to act on behalf of one who becomes incapable by reason of mental disorder of managing his property or affairs, trustee in bankruptcy, liquidator and other successors whatsoever.

Ton Tonnage

The unit of tonnage.

The register tonnage of a ship as certified in the Certificate of Registry of such ship or in any other official document relating to the registration of such ship.

Words importing the singular number only shall include the plural number and vice versa.

Words importing the masculine gender only shall include the feminine gender.

Words importing persons shall include corporations.



ADDENDUM

ADDENDUM CLAUSES REFERRED TO IN CERTIFICATES OF ENTRY OR ENDORSEMENT SLIPS.

This Addendum contains full wordings of clauses which may be incorporated in the terms and conditions on which a ship is entered in the Association, by means of a short form reference to such clause in the Certificate of Entry or in an Endorsement Slip.

Paperless Trading Endorsement

- 1 There shall be no recovery from the Association in respect of any liability, cost or expense whatsoever or howsoever arising, whether directly or indirectly, out of or in consequence of:
 - (a) the Owner's participation in or use of any system or contractual arrangement the predominant purpose of which is to replace paper-based documentation in shipping and/or international trade with electronic messages, including, without limitation, the Bolero system (any such system or arrangement being referred to in this endorsement as a "paperless system"), or
 - (b) a document which is created or transmitted under a paperless system which document contains or evidences a contract of carriage, or
 - (c) the carriage of goods pursuant to such a contract of carriage,

save to the extent that the Association in its sole discretion may determine that such liability, cost or expense would have arisen and would have been covered by the Association if the Owner had not participated in or used a paperless system and any contract of carriage had been contained in or evidenced by a paper document.

- 2 For the purpose of this endorsement a "document" shall mean anything in which information of any description is recorded, including, but not limited to, computer or other electronically generated information.

Clean Cargo Clause

- 1 It is hereby agreed that the ship will not carry persistent oil as cargo during the policy year. If persistent oil is carried as cargo at any time during any quarter then the premium rating shall be increased for that quarter only by the amount per entered ton set out in the reference to this clause in the Certificate of Entry/ Endorsement.
- 2 The owner shall make a quarterly declaration in arrears at the end of each quarter ending 20th May, 20th August, 20th November, 20th February, as soon as practicable and in no event later than two calendar months after the end of each quarter, stating, as appropriate,

ADDENDUM

(Clean Cargo Clause - continued)

- either (i) that the ship has traded dry (in the case of an OBO) or with clean products (in the case of a tanker) during the relevant quarter and the date of commencement of such change in trade.
- or (ii) that the ship has traded wet (in the case of an OBO) or with dirty products (in the case of a tanker) during the relevant quarter, and the date of commencement of such change in trade.
- 3 If the owner fails to notify the Managers in accordance with paragraph (2) (ii) above, the owner shall cease to be insured by the Association in respect of this ship with effect from the date of the commencement of loading persistent oil as cargo (the date of cessation). The terms of Rule 28(b) shall apply. Provided always that the Directors may in their discretion and upon such terms as they think fit reinstate the entry of the ship or admit in whole or in part any claim in respect of the ship for which the Association is not liable by virtue of the insurance having ceased in accordance with this paragraph (3).
- 4 For the purposes of this clause, "Persistent Oil" is all persistent hydro-carbon mineral oils other than those falling within the definition of "Non-persistent Oil" set out below.
- "Non-persistent Oil" is oil which consists of hydro-carbon fractions:
- (a) at least 50% of which, by volume, distils at a temperature of 340 degrees C, and
 - (b) at least 95% of which distils at a temperature of 370 degrees C when tested by the ASTM Method D 86/78 or any subsequent revision thereof.

Dry Cargo Clause

- 1 Warranted carrying dry bulk cargoes only or held covered on terms to be agreed subject to prior notice being given to the Association. If persistent oil is carried as cargo during any quarter then the premium rating shall be increased for that quarter only by the amount per entered ton set out in the reference to this clause in the Certificate of Entry/Endorsement. If non-persistent oil is carried as cargo during any quarter then the premium rating shall be increased for that quarter only by the amount per entered ton set out in the reference to this clause in the Certificate of Entry/Endorsement.
- 2 The owner shall make a quarterly declaration in arrears at the end of each quarter ending 20th May, 20th August, 20th November, 20th February, as soon as practicable and in no event later than two calendar months after the end of each quarter, stating, as appropriate,
- either (i) that the ship has traded dry (in the case of an OBO) or with clean products (in the case of a tanker) during the relevant quarter

ADDENDUM

- and the date of commencement of such change in trade
- or (ii) that the ship has traded wet (in the case of an OBO) or with dirty products (in the case of a tanker) during the relevant quarter, and the date of commencement of such change in trade.
- 3 If the owner fails to notify the Managers in accordance with paragraph (2) (ii) above, the owner shall cease to be insured by the Association in respect of this ship with effect from the date of the commencement of loading persistent oil as cargo (the date of cessation). The terms of Rule 28(b) shall apply. Provided always that the Directors may in their discretion and upon such terms as they think fit reinstate the entry of the ship or admit in whole or in part any claim in respect of the ship for which the Association is not liable by virtue of the insurance having ceased in accordance with this paragraph (3).
- 4 For the purposes of this clause, "Persistent Oil" is all persistent hydro-carbon mineral oils other than those falling within the definition of "Non-persistent Oil" set out below.

"Non-persistent Oil" is oil which consists of hydro-carbon fractions:

- (a) at least 50% of which, by volume, distils at a temperature of 340 degrees C, and
- (b) at least 95% of which distils at a temperature of 370 degrees C when tested by the ASTM Method D 86/78 or any subsequent revision thereof.

U.S. Oil Pollution Clause 20/2/2007

It is hereby agreed that for the 2007 policy year this entry includes cover in accordance with the Association's Rules for oil pollution claims arising out of any incident to which the United States Oil Pollution Act 1990 is applicable, on the terms and conditions set out below and subject to the limits of liability provided in Rule 5(B).

For the purposes of this Clause, "U.S. Voyage" is any cargo voyage involving loading or discharging persistent oil as cargo at any port or place in the United States of America or within the Exclusive Economic Zone of the U.S.A. as defined in the United States Oil Pollution Act, 1990;

"Persistent oil" is all persistent hydro-carbon mineral oils other than those falling within the definition of "non-persistent oil" set out below.

"Non-persistent oil" is oil which consists of hydro-carbon fractions:

- (a) at least 50% of which, by volume, distils at a temperature of 340 degrees C, and
- (b) at least 95% of which distils at a temperature of 370 degrees C when tested by the ASTM D 86/78 or any subsequent revision thereof.

ADDENDUM

(U.S. Oil Pollution Clause 20/2/2007 - continued)

"SBT rate" is the rate applicable to tankers equipped with segregated ballast tanks in accordance with requirements of Regulation 13 of Annex 1 to MARPOL 73/78.

- 1 The Owner shall make a declaration quarterly in arrears at the end of each quarter ending 20th May, 20th August, 20th November, 20th February, as soon as practicable and in no event later than two calendar months after the end of each quarter, stating, as appropriate, either (a) that the ship has not performed a cargo voyage involving loading or discharging cargo at any port or place in the United States of America or within the Exclusive Economic Zone of the United States of America during the relevant quarter, or (b) that the ship has performed one or more such voyages during the relevant period and, in that event, the number of such voyages, the nature of the cargo(es), the port(s) or place(s) of loading, discharging or transfer and the date(s) of such loading, discharging or transfer.
- 2 The Owner shall be liable to pay and shall pay a fixed additional premium calculated as follows:
 - A) For tankers of more than 1,000 gross tons:
either US\$-.* (SBT rate US\$-.*) per entered ton, each U.S. voyage,
or US\$-.* (SBT rate US\$-.*) per entered ton, each U.S. voyage in respect of cargoes exclusively loaded or discharged at LOOP or cargoes exclusively transferred to or from another ship at a place (other than a port) approved by the United States Coast Guard within the Exclusive Economic Zone of the United States of America.
PROVIDED ALWAYS that:
the maximum number of voyages in any one policy year in respect of which an additional premium is payable shall be twenty voyages, irrespective of the number of U.S. voyages actually performed.
 - B) For tankers of 1,000 gross tons or less:
either a fixed rate of US\$-.* (SBT rate US\$-.*) each U.S. voyage, provided always that the maximum number of voyages in any one policy year in respect of which an additional premium is payable shall be twenty voyages, irrespective of the number of US voyages actually performed,
or a fixed rate of US\$-.* (SBT rate US\$-.*) per annum.
 - C) For tankers which are constructed or adapted primarily to carry cargoes of noxious liquid substances in bulk and which are capable of carrying at least ten grades of cargo simultaneously, and where the quantity of persistent oil carried as cargo on each U.S. voyage is 5,000 metric tons or less:

A fixed rate of US\$-.* (SBT rate US\$-.*) each U.S. voyage, provided always that the maximum number of voyages in any one policy year in

ADDENDUM

respect of which an additional premium is payable shall be twenty voyages, irrespective of the number of US voyages actually performed.

- D) For tankers which are constructed or adapted primarily to carry cargoes of noxious liquid substances in bulk and which are capable of carrying at least ten grades of cargo simultaneously, and where the quantity of persistent oil carried as cargo on each U.S. voyage is between 5,001 and 10,000 metric tons:

A fixed rate of US\$-* (SBT rate US\$-*) each U.S. voyage, provided always that the maximum number of voyages in any one policy year in respect of which an additional premium is payable shall be twenty voyages, irrespective of the number of US voyages actually performed.

- E) For tankers which are constructed or adapted primarily to carry cargoes of noxious liquid substances in bulk and which are capable of carrying at least ten grades of cargo simultaneously, and where the quantity of persistent oil carried as cargo on each U.S. voyage is more than 10,000 metric tons:

US\$-.* (SBT rate US\$-.*) per entered ton, each U.S. voyage, provided always that the maximum number of voyages in any one policy year in respect of which an additional premium is payable shall be twenty voyages, irrespective of the number of US voyages actually performed.

- 3 The Owner shall pay such additional premium on or before the date specified in the debit note issued by the Managers in accordance with the declarations made under paragraph (1) above.
- 4 In the event that the Owner fails for any reason to make a declaration (whether or not any U.S. voyage has been performed) within two calendar months of the quarter dates specified in paragraph (1) above, the terms of entry in respect of all tankers entered in the Association by him or on his behalf shall be deemed to have been amended with effect from the expiry of the said period of two months to incorporate the following exclusion:

“Excluding any and all claims in respect of oil pollution arising out of any incident to which the United States Oil Pollution Act 1990 is applicable” and the Owner shall remain liable to pay any additional premium in respect of any U.S. voyage performed prior to the incorporation of the above exclusion in the terms of entry.

- * The applicable rates per voyage in respect of the US Oil Pollution Clauses 20/2/2007 are published in the UK Club Circular “Oil Pollution in the United States - Tanker Voyage Additional Premium System - 2007 Policy Year” This circular is available in hard copy from your usual Club contact, or by referring to the Club Circulars section of the Club website at www.ukpandi.com

ADDENDUM

U.S. Oil Pollution Clause 20/2/2007 - continued)

- 5 In the event that any declaration made by the Owner or on his behalf pursuant to paragraph (1) above is in any material respect inaccurate, the insurance of the Owner in respect of any and all ships entered in the Association by him or on his behalf shall cease with effect from the date of the inaccurate declaration, and Rule 28(B) shall apply.

PROVIDED ALWAYS that:

the Directors may in their discretion and upon such terms as they think fit, either (a) reinstate the entry of any or all of the ships for which the insurance has ceased pursuant to this paragraph (5),
or (b) admit in whole or in part any claim in respect of any ship entered by the Owner for which the Association is under no liability by reason of the cessation of the insurance in accordance with this paragraph (5).

- 6 In the event that the Owner fails to pay either in whole or in part any additional premium in accordance with paragraph (3) above, the provisions of Rule 31 shall apply.
- 7 The additional fixed premium payable in accordance with paragraph (3) above shall be deemed to be a fixed premium within the terms of Rule 9(A) and, save as otherwise provided in this clause, the Rules of the Association shall apply in all respects accordingly.

Charterers' Limitation Clause

This entry is to cover the charterer(s) named in this Certificate of Entry/Endorsement as Member(s) in respect of claims recoverable under the Rules and terms of entry set out herein.

This entry is subject to the terms of Rule 5(B) and the aggregate amount recoverable thereunder from the Association by all such named charterer(s) in respect of all claims arising out of any one accident or occurrence, or (for cargo claims) any one cargo voyage, is limited to a maximum of US\$350 million.

Charterers' Co-Assureds Clause

This entry is to cover the time and/or voyage and/or slot charterer(s) named in this Certificate of Entry/Endorsement as Member(s) in respect of claims recoverable under the Rules and terms of entry set out herein.

This entry is subject to the terms of Rule 5(B) and the aggregate amount recoverable from the Association by all such charterer(s) named as joint owner(s)

ADDENDUM

in respect of all claims arising out of any one accident or occurrence, or (for cargo claims) any one cargo voyage, is limited to a maximum of US\$350 million,

PROVIDED ALWAYS that:

- 1 for any and all claims in respect of oil pollution, the aggregate amount recoverable by all the joint owners named above shall in no event exceed US\$1,000 million any one accident or occurrence, and shall be subject to provisos (a) and (b) of Rule 5(B)(ii).
- 2 for any and all claims (i) in respect of liability to Passengers, the aggregate amount recoverable by all the joint owners named above shall in no event exceed US\$2,000 million any one accident or occurrence and (ii) in respect of liability to Passengers and Seamen, the aggregate amount recoverable by all the joint owners named above shall in no event exceed US\$3,000 million any one accident or occurrence.

Space Charterers' Clause - Extension of Cover

This entry is extended to cover the Owner's liabilities as space charterer of ships operating in the service/consortium identified in the Certificate of Entry/Endorsement. This entry is subject to the terms of Rule 5(B) and the aggregate amount recoverable from the Association under this entry in respect of all claims arising out of any one accident or occurrence, or (for cargo claims) any one cargo voyage, is limited:

- (a) in respect of all entered ships employed in the service/consortium to a maximum of US\$350 million or,
- (b) where the Member has ships entered in the Association and any other insurer which is a party to the Pooling Agreement, to that proportion of a maximum of US\$350 million as the claims incurred by the Association bear to the claims incurred by the Association and any such other insurers.

War Risks P&I Clause

In accordance with the proviso to Rule 5(E) of the Association's Rules, special cover is provided to the Owner against risks which are excluded from cover solely by virtue of the provisions of Rule 5(E). Unless otherwise agreed in writing, such cover shall be subject to all other terms and conditions of the entered ship and shall be provided upon and subject to the terms of the Director's Resolution dated 29 January 2007 issued in the Club Circular "War Risks P&I Cover Special Cover under Proviso to Rule 5E".

BYE-LAWS

BYE-LAWS

**The United Kingdom
Mutual Steam Ship
Assurance Association
(Bermuda) Limited**

**As amended at
Special General Meetings**

Held on:-

17 April 1969
11 January 1971
15 January 1976
21 July 1977
24 March 1999
9 January 2007

And at the Annual

General Meetings on:-

15 October 1979
13 October 1980
11 October 1982
17 October 1983
13 October 1986
16 October 1989
11 October 1993
17 October 1994
21 October 1996
11 October 2001
21 October 2002
20 October 2003
25 October 2004
17 October 2005
23 October 2006

Managers

Thomas Miller (Bermuda) Ltd.
PO Box HM665
Hamilton HMCX
Bermuda

Telephone +1 441 292 4724
Cables Mutuality Bermuda
Facsimile +1 441 292 3694

INTERPRETATION

1 In these Bye-Laws the following expressions shall where the context so admits have the following respective meanings:—

"The Acts" means every Bermuda statute from time to time in force concerning companies insofar as the same applies to the Company, and includes The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited Consolidation and Amendment Act 1993.

"The Company" means The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited.

"The Companies" means The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited and The United Kingdom Mutual Steam Ship Assurance Association (Europe) Limited

"Register of Members" means the Register of Members for the time being maintained by the Company.

"The Rules" means the Rules from time to time in force governing the conduct of the whole or any part of the business of the Company.

"Board" means the Board of Directors of the Company.

"The Directors" means the members of the Board for the time being.

"Chairman" means the Chairman of the Board.

"President" **"Vice-President"** **"Secretary"** and **"Treasurer"** mean, respectively, only the officers of the Company having such titles.

"The Managers" means the Managers for the time being of the Company.

"Ship" (in the context of a ship entered or proposed to be entered in the Company) means ship, boat or hovercraft or any other description of vessel or structure (including any ship, boat, hovercraft or other vessel or structure under construction) used or intended to be used for any purpose whatsoever in navigation or otherwise on, under, over or in water or any part thereof or any proportion of the tonnage thereof or any share therein.

"Tonnage" means the gross tonnage of a ship as certified in the Certificate of Registry of such ship or in any other official document relating to the registration of such ship.

"Entered Tonnage" means the tonnage figure recorded as entered tonnage in the certificate of entry of an entered ship

"Ton" means the unit of tonnage.

BYE-LAWS

"Insurance" means any insurance or reinsurance.

"Owner" in relation to an entered ship means owners, owners in partnership, owners holding separate shares in severalty, part owner, mortgagee, trustee, charterer, operator or builder of such ship and any other person (not being an insurer reinsured under Rule 13) named in the certificate of entry or endorsement slip, by or on whose behalf the same has been entered in the Association whether he be a member of the Association or not.

"Reserves" means the Reserve Fund established and maintained in accordance with the provisions of the Acts and such other reserves as the Directors may from time to time decide to establish and maintain.

"The Seal" means the Common Seal of the Company.

"Year" means calendar year unless otherwise specifically stated.

"Month" means calendar month.

"Notice" means written notice unless otherwise specifically stated.

"May" shall be construed as permissive.

"Shall" shall be construed as imperative.

Words importing only the singular number shall also include the plural number and vice versa.

Words importing only the masculine gender shall also include the feminine and neuter genders.

Words importing persons shall also include companies or associations or bodies of persons whether corporate or unincorporated .

"Electronic communication" means the same as in the Electronic Transactions Act 1999 (and includes for the avoidance of doubt e-mail.)

"In writing" and **"written"** means visibly expressed in any mode of permanently representing or reproducing words, including telegram, facsimile transmission (fax) and other electronic communication.

"These Islands" means the Islands of Bermuda.

Words and expressions shall (a) bear the same meaning as in The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited Consolidation and Amendment Act 1993 or any statutory modification thereof in force for the time being and (b) to the extent consistent with that Act and any modification thereof in force for the time being bear the same meaning as in the Rules.

BYE-LAWS

MEMBERSHIP

- 2 The Company shall consist of an unlimited number of members.
- 3
 - A Every Owner who has a ship entered for insurance in either of the Companies, whether in the name of the Owner or by way of reinsurance, and every insurer reinsured by either of the Companies, shall, provided the name of such Owner (or as the case may be such insurer) is entered in the Register of Members and subject to the proviso to paragraph (B) of this Bye-Law, be a member of the Company.
 - B Subject to the proviso to this paragraph, any owner who desires to enter a ship for insurance in either of the Companies, and any Owner whose ship is the subject or part of the subject of an application by an insurer for reinsurance by either of the Companies and any insurer who applies for reinsurance by either of the Companies shall, if he is not already a member of the Company, be deemed in applying for such entry or reinsurance to have agreed that if such entry or reinsurance is accepted he will thereupon become and be a member of the Company in accordance with these Bye-Laws;
PROVIDED ALWAYS that subject to the Rules
 - a The Managers shall have the right to require that acceptance of an application from an Owner shall be upon terms that such Owner shall not be or become a member of the Company, and
 - b Unless otherwise agreed in writing by the Managers no insurer who applies for reinsurance by either of the Companies and no Owner whose ship is the subject or part of the subject of such application for reinsurance shall be or become a member of the Company, but in any event the insurance of every Owner and the reinsurance of every insurer shall be subject to the Acts, to these Bye-Laws and to the Rules whether or not such Owner or insurer be a member of the Company.
 - C Every Director of the Company whilst holding that office shall be a member of the Company and his name shall be entered in the Register of Members.
 - D Membership shall not be transferable or transmissible.
 - E The Register of Members shall be open to inspection by any officer of a member in person on payment of any expenses incurred. A member is not entitled to make copies of any entry in the Register.

BYE-LAWS

CESSER OF MEMBERSHIP

- 4 A A member shall ipso facto cease to be a member:-
- i If being a member in his capacity as a Director and not otherwise, he shall cease to be a Director;
 - ii If, being an individual, he shall die or a receiving order shall be made against him or he shall make any arrangement or composition with his creditors generally;
 - iii If, being an individual, he become incapable by reason of mental disorder of managing and administering his property and affairs;
 - iv If, being a corporation, it be wound up or dissolved;
 - v If, not being a member in his capacity as a Director, he shall cease to have any ship entered for insurance in either of the Companies, whether the entry be in his name or by way of reinsurance.
 - vi If, being an insurer reinsured by the Company, he shall cease to be reinsured by either of the Companies.
- B A member who ceases to be a member and his estate, personal representatives, trustees in bankruptcy, receiver or other person authorised to act on behalf of a member who becomes incapable by reason of mental disorder of managing his property and affairs or liquidator as the case may require shall, notwithstanding such cesser, be and remain liable to pay to the Company all moneys which under these Bye-Laws or the Rules such member would, had he not ceased to be a member, have been liable to pay to the Company in respect of the period down to and including the 20th February next after the date of such cesser.

MEETING OF MEMBERS

- 5 A general meeting of the members of the Company shall be held at least once in every year either in these Islands or elsewhere at a time and place to be fixed from time to time by the Board.
- 6 Notice of each annual general meeting of the Company shall be given by an officer of the Company in writing to each member entitled to receive notice and to attend and vote at general meetings. All such notices shall be sent not less than five business days before the meeting convenes, stating the date, time, place and objects and that the election of Directors will take place thereat.
- PROVIDED ALWAYS that only members:-
- a who are members by reason of their position as Directors of the Company; or
 - b who are entered in the Register of Members at least sixty days prior to the date of any general meeting of the Company shall be entitled to receive notice of and attend and vote (either in person or by proxy) at such meeting and all references in these Bye-Laws to the rights and obligations of members in respect of general meetings shall be construed accordingly.

BYE-LAWS

- 7 The Board or any two members thereof or the President may convene a special general meeting of the members upon at least five business days' notice in writing to each member. Such notice shall state the date, time, place and objects of such meeting, which may be held either in these Islands or elsewhere.
- 8 The chairman of a general meeting of the members or of a meeting of the Board or of a meeting of a committee of the Directors may, provided that a quorum is present, with the consent of a majority of those present and if so directed by the meeting, adjourn the same from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than business left unfinished at the meeting from which the adjournment took place.

VOTINGS AT MEETINGS OF MEMBERS

- 9 Five members of the Company present in person or by proxy shall constitute a quorum at any general meeting of the members.
- 10 A Where an appointment is made in writing (but not by electronic communication) the instrument appointing the proxy shall be signed under the hand of the appointor or his attorney or, if such appointor is a corporation, the proxy shall be executed on behalf of the corporation by one of its officers.
 - B Where an appointment is made by electronic communication it shall be subject to such procedure for verifying appointments made in this manner as the Board shall from time to time specify; provided however, that if the Board has not specified any such procedure for verifying appointments made in this manner, no appointment may be made by electronic communication.
 - C The instrument appointing a proxy shall, subject always to Bye-Law 52 hereof, be in the form in the schedule annexed hereto. A person appointed a proxy need not be a member.
- 11 A Where an appointment is made by an instrument in writing (but not by an electronic communication) the instrument appointing a proxy shall be left with the Secretary not less than twelve hours before the holding of the meeting or adjourned meeting, as the case may be, at which the person named in such instrument proposes to vote.
 - B Where an appointment is contained in an electronic communication and an address has been specified for the purpose of receiving electronic communications
 - i in the notice convening the meeting, or
 - ii in any instrument of proxy sent out by the Association in relation

BYE-LAWS

to the meeting, or

iii in any invitation contained in an electronic communication to appoint a proxy issued by the Association in relation to the meeting, the electronic communication shall be received at such address not less than twelve hours before the commencement of the meeting or adjourned meeting at which the person named in such appointment proposes to vote. In relation to electronic communications 'address' includes any number or address used for the purpose of such communications.

12 A All questions proposed for consideration by the members at any general meeting of the Company shall be determined by a majority of votes of those present or represented by proxy. All such questions shall be decided by a show of hands, unless a poll is demanded by the chairman of the meeting or by at least five of the members present or represented by proxy. At any general meeting, unless the matter is determined by a poll, a declaration by the chairman of that meeting that a resolution has been carried and an entry made to that effect in the minutes of the meeting shall be sufficient evidence of the fact. In the case of an equality of votes, the chairman shall have a second or casting vote.

B Any ballot for the election of Directors pursuant to Bye-Law 14(C)(iii) shall be conducted in such manner and at such time as the Directors may from time to time decide and may be by means of a postal ballot or otherwise provided that on such ballot a member shall not vote for more candidates than there are vacancies and in respect of each candidate for whom he votes he shall be entitled to the same number of votes which he would have had on a poll. The result of such ballot shall be announced and be deemed to be an integral part of a general meeting of the Company.

C i Every member shall, on a show of hands, have one vote.
ii On a poll members shall have the vote or votes specified in sub paragraphs (a) to (c) below, and shall be entitled to cast votes under more than one of those sub-paragraphs if qualified to do so:
a A Director who is a member by virtue of Bye-Law 3(C), in his capacity as member – one vote.
b A member in whose name a ship or ships is or are entered for insurance in the Company on terms that such member is liable to pay a fixed premium to the Company in respect of such ship or ships – one vote.
c A member in whose name a ship or ships is or are entered for insurance in the Company on terms that such member is liable to pay calls (as defined in the Rules) to the Company
i For each ship whose entered tonnage is 1500 tons or more – one vote;
ii For other such ships each of whose entered tonnage is less than 1500 tons—one vote only, irrespective of the number of those other ships.

BYE-LAWS

PROVIDED ALWAYS that:

An insurer reinsured by the Company shall not in any event be entitled to a vote under any of the sub-sections of this paragraph.

- D Where a number of persons are members of the Company by virtue of their having jointly entered the same ship for insurance in the Company, then only one member shall be entitled to receive notice of and to attend and vote (by reason of the ownership of that ship) either in person or by proxy at any general meeting of the Company and, in the absence of agreement between those members, the member first named in the relevant certificate of entry shall be the one entitled to notice and to attend and vote either in person or by proxy.

DIRECTORS

13 The number of Directors shall be not less than ten nor more than thirty-five as the members may from time to time determine.

14 A Any person who has not attained the age of seventy shall be eligible to be appointed, elected or re-elected a Director if he is either (a) ordinarily resident in these Islands or (b) the owner or agent or a director of, or employed in an executive capacity by, a corporation which is the owner or agent of a ship or ships entered for insurance in the Company to the extent of not less than 10,000 entered tons.

B No Manager and no employee of any Manager shall be eligible to be appointed or elected as a Director.

C i At each annual general meeting those Directors who have been in office for three years since their last election or re-election shall retire from office. For the purpose of this Bye-Law, "year" means a period from one annual general meeting of the Company to the next annual general meeting.

ii A Director retiring in accordance with Bye-Law 14(C)(i) and qualified to hold office under Bye-Law 14(A) shall be eligible for re-election.

iii The Company at the meeting at which a Director retires in manner aforesaid may fill the vacated office by electing a qualified person thereto, and in default the retiring Director shall if offering himself for re-election be deemed to have been re-elected, unless at such meeting it is expressly resolved not to fill such vacated office or unless a resolution for the re-election of such Director shall have been put to the meeting and lost. If there shall be more candidates than vacancies for any office(s) of Director, then the persons to be elected shall be selected by ballot conducted in accordance with the provisions of Bye-Law 12(B).

iv No person other than a Director retiring at the meeting shall be eligible for election to the office of Director at any general meeting

BYE-LAWS

unless not later than 30th June in the year in which such general meeting is held there shall have been delivered to the registered office of the Company:

- a notice in writing signed by at least five members none of whom has any commercial, proprietary or business interests in any ship entered for insurance in the Company by or on behalf of any of the other members whose names appear in the said notice, and each of whom is duly qualified to attend and vote at such meeting, of their intention to propose such person for election; and
 - b notice in writing signed by that person of his willingness to be elected.
- v The Directors shall have power from time to time and at any time to appoint any qualified person to fill a casual vacancy in the Board of Directors, and the continuing Directors may act, notwithstanding any vacancy in their number provided that in the event that the number of continuing Directors has been reduced below the number of ten the continuing Directors must immediately appoint a sufficient number of persons to restore the number of continuing Directors to a minimum of ten. Any Director so appointed shall hold office only until the next following annual general meeting, and, provided always that he is qualified to hold office under Bye-Law 14(A), shall then be eligible for re-election.

15 A The business of the Company shall be managed by the Directors who may pay all expenses incurred in promoting and incorporating the Company, and who, in addition to the powers and authorities by these Bye-Laws or the Rules or otherwise expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised or done by the Company and as are not hereby or by statute expressly directed to be exercised or done by the Company in general meeting, subject nevertheless to the provisions of any statute and of these Bye-Laws and the Rules. Subject to the provisions of these Bye-Laws the business of the Company shall be conducted in accordance with Rules from time to time adopted by the Company in general meeting which may at any time be altered, abrogated or added to by the Company in general meeting.

B Without prejudice to the generality of the foregoing the Directors may exercise all the powers of the Company to borrow money and to mortgage or charge its undertaking and property or any part thereof or to issue debentures or other securities.

16 The Directors shall exercise a general supervision over the affairs of the Company and without limitation of the foregoing they shall be responsible for the correct keeping of the books and for the safekeeping of all moneys and securities of the Company and shall submit their books, accounts and vouchers to the auditor whenever required so to do and shall furnish such information and explanations to the auditor as may be necessary for the performance of his duties.

BYE-LAWS

- 17 The Directors may delegate any of their powers to committees consisting of two or more of the Directors, or to an Audit Committee consisting of such Directors or other persons (not being Directors) as the Directors may think appropriate, but every such committee, including any Audit Committee, shall conform to such directions as the Directors shall impose on it.
- 18 The Directors may from time to time delegate to the Managers such of the powers, duties or discretions hereby or by the Rules vested in the Directors as they may think fit and such powers, duties or discretions may be made exercisable for such period and upon such terms and conditions and subject to such restrictions as the Directors may determine and the Directors may at any time revoke such delegation: Provided that nothing hereinbefore in this Bye-Law contained shall entitle the Directors to delegate to the Managers any of the powers, duties or discretions of the Directors:–
- A Which are required by law to be exercised by the Directors personally, or
 - B Which relate to general meetings of the proceedings thereat, or
 - C Which are conferred by Bye-Laws 15(B) or 20, or
 - D Which relate to meetings of the Directors or committees of the Directors or the proceedings thereat, or
 - E Which relate to the appointment of Managers or the Secretary, or
 - F Which relate to the Seal, Reserves, accounts or notices of general meetings;
And so that:-
 - i The Directors may at any time and from time to time by notice in writing to the Managers revoke or vary any such delegation, term, condition or restriction as aforesaid, and
 - ii Nothing hereinbefore in this Bye-Law contained and no such delegation as aforesaid shall constitute the Managers directors of the Company.
- 19 A Director shall not as a Director vote, nor shall he be counted in the quorum present upon a motion, in respect of any contract, matter or arrangement which he shall make with the Company or in which he is so interested as aforesaid and, if he do so vote his vote shall not be counted.
- 20 The remuneration of the Directors shall be such sum (if any) as shall from time to time be voted to them by the Company in general meeting, and any such sum (unless otherwise determined by the resolution by which it is voted) shall be divided amongst the Directors as they shall resolve or, failing such resolution, equally. The Directors' remuneration shall be deemed to accrue de die in diem.
- 21 The Directors shall also be entitled to be paid all travelling, hotel and other expenses properly incurred by them in attending and returning from meetings of the

BYE-LAWS

Directors or of committees of the Directors or of general meetings of the Company or otherwise in connection with the business of the Company.

- 22 The quorum necessary for the transaction of the business of the Board shall be two. Any Director or member of a committee of Directors may participate in a meeting of the Directors or of such committee by means of a conference telephone or any communication equipment which allows all persons participating in the meeting to communicate with and hear each other. A person so participating shall be deemed to be present at the meeting and shall be entitled to vote and be counted in the quorum accordingly. Such a meeting shall, unless otherwise agreed by the participants, be deemed to take place where the largest group of those participating is assembled or, if there is no such group, at the place where the chairman of the meeting is participating.
- 23 Questions arising at any meeting of the Directors shall be decided by a majority of those present and entitled to vote. In the case of an equality of votes the chairman shall have a second or casting vote.
- 24 The Secretary on the requisition of any Director shall and a Director may, at any time summon a meeting of the Directors. Notice of meetings of the Directors may be by telephone or otherwise.
- 25 A resolution in writing signed by all the Directors shall be as valid and effectual as if it had been passed by a meeting of the Board duly called and constituted.
- 26 A The office of Director shall immediately be vacated if the Director:-
- i Ceases to be eligible for appointment, election or re-election as provided in Bye-Law 14 or
 - ii Resigns his office by notice in writing to the Company.
- B Subject to any provisions to the contrary contained in the Acts the members may at any special or annual general meeting convened and held in accordance with the Bye-Laws remove a Director. The notice of any such meeting shall contain a statement of the intention so to do and at any such meeting such Director shall be entitled to be heard on the matter of his removal. Nothing in this Bye-Law shall have the effect of depriving any person of any compensation or damages which may be payable to him in respect to the termination of his appointment as a Director of the Company or of any other appointment with the Company. A vacancy upon the Board created by the removal of a Director under the provisions of this Bye-Law may be filled by election of the members at the meeting at which such Director is removed and, in the absence of such election, there shall be deemed to be a vacancy which may be filled in accordance with the provisions of Bye-Law 14(C)(v).

MINUTES

- 27 The Directors shall cause minutes to be duly entered in books provided for the purpose:-
- A Of all elections and appointments of officers;
 - B Of the names of the Directors present at each meeting of the Directors and of any committee of the Directors;
 - C Of all orders made by the Directors and committees of the Directors; and
 - D Of all resolutions and proceedings of each general meeting of the members and of each meeting of the Directors or any committee of the Directors.

OFFICERS OTHER THAN DIRECTORS

- 28 The officers of the Company may consist of a President, one or more Vice-Presidents, a Secretary and such other officers, including a Chairman of the Board, as the Directors may from time to time determine.
- 29 The Directors shall as soon as conveniently may be after each annual election of Directors, choose or elect one of their number to be the President and one or more of their number to be Vice-Presidents and, if the Board desires to have a Chairman of the Board, the Directors shall choose or elect such officer from their number. Other officers may be appointed as the Directors may from time to time determine.
- 30 The Secretary shall be appointed by the Directors and shall hold office during the pleasure of the Directors. The Secretary need not be a Director.
- 31 A Treasurer may be appointed by the Directors and shall hold office during the pleasure of the Directors. The Treasurer need not be a Director.
- 32 Other officers, such as Assistant Secretaries and Assistant Treasurers, may be appointed by the Directors and shall hold office during the pleasure of the Directors.
- 33 The same person may hold the offices of Chairman of the Board, President, Secretary and Treasurer. Any of the Vice-Presidents may also hold the offices of Secretary or Treasurer.
- 34 The Chairman of the Board, if any, shall act as chairman at all meetings of the members and at all meetings of the Board at which he is present. In his absence, the President, if present, shall act as chairman and, in the absence of both of them, one of the Vice-Presidents shall act as chairman. If none of

BYE-LAWS

them is present, a chairman shall be appointed or elected by those present at the meeting.

35 The Secretary or an Assistant Secretary if there be one shall attend all meetings of the members, of the Board and of committees of the Directors, keep correct minutes of such meetings and enter the same in proper books provided for the purpose. They shall perform such other duties as are prescribed by the Acts or Bye-Laws, or as shall be prescribed by the Directors from time to time.

MANAGERS

36 Thomas Miller (Bermuda) Ltd shall be the Managers of the Company.

37 The Managers shall be entitled to attend all meetings of the Directors and of committees of the Directors and all annual or special general meetings of the Company.

38 In addition and without prejudice to any powers, duties and discretions for the time being delegated to the Managers pursuant to these Bye-Laws, the Managers may exercise and discharge all such powers, duties and discretions as may be conferred or imposed upon the Managers by the Rules.

39 Whenever any power, duty or discretion is delegated to the Managers pursuant to these Bye-Laws or is conferred or imposed upon the Managers by the Rules, such power, duty or discretion may, subject to any terms, conditions or restrictions imposed upon the Managers in relation thereto either pursuant to these Bye-Laws or (as the case may be) by the Rules, be exercised by any one or more of the Managers or by any servant or agent of the Managers to whom the same shall have been delegated or sub delegated.

ACCOUNTS

40 Any moneys for the time being in the hands of the Company and not immediately required to meet any claims, expenses and outgoings to which under these Bye-Laws or the Rules the same are applicable and the Reserves may be invested in such investments as the Directors think fit.

41 The Directors shall cause true accounts to be kept of all transactions of the Company in such manner as to show the assets and liabilities of the Company for the time being and the books of account shall at all times be kept at the registered office of the Company or at such other place as the Directors may from time to time determine and shall always be open to the inspection of the Directors.

BYE-LAWS

42 The Board of Directors shall cause the accounts of the Company to be audited once at least in every fiscal year by the auditor appointed in conformity with Bye-Law 43 and such audited accounts shall be laid before the members at the annual general meeting in each year and shall be open to inspection by any member.

AUDIT

43 At the annual general meeting or at a subsequent special general meeting, an independent representative of the members shall be appointed as auditor of the accounts of the Company and such auditor shall hold office until the members shall appoint another auditor. Such auditor shall not be a Director or officer of the Company during his continuance in office.

44 The remuneration of the auditor shall be fixed by the members at the time of their appointment or subsequently and they may delegate this duty to the Directors.

45 If the office of auditor becomes vacant or the auditor is incapable of performing his duties, the Directors shall as early as practicable convene a special general meeting of the members to appoint an auditor to fill the vacancy or an acting auditor to act during the incapacity of the auditor.

46 A The auditor shall examine such books, accounts and vouchers as may be necessary for the performance of his duties.

B The auditor shall make a report to the members of the accounts examined by him at the annual general meeting in each year.

C The auditor shall be furnished with a list of all books kept by the Company and shall at all times have the right of access to the books, accounts and vouchers of the Company and shall be entitled to require from the Directors such information and explanation as may be necessary for the performance of his duties.

D The auditor shall be entitled to attend any general meeting of the Company at which any accounts which have been examined or reported on by him are to be laid before the Company and to make any statements or explanations he may desire with respect to the accounts and notice of every such meeting shall be given to the auditor in the manner prescribed for members.

BYE-LAWS

NOTICES

- 47 Except as otherwise prescribed in the Acts, these Bye-Laws or the Rules, a notice or other document may be served by the Company on any member either by sending it by courier or through the post in a prepaid letter or by sending it by telegram, cable, radio telegraph, facsimile transmission (fax), or electronic communication, addressed to such member:
- i at the address which shall have been expressly furnished by him to the Company as the address at which notices from the Company may be served upon him (including, for electronic communication, any address furnished for that purpose); or
 - ii if no such address shall have been furnished, at his address as appearing in the Register of Members.
- 48 A Any notice or other document if sent by courier or by post shall be deemed to have been served on the day following the day on which it was handed to the courier or put into the post, and in proving such service it shall be sufficient to prove that the notice or document was properly addressed and handed to the courier or stamped and put into the post.
- B Any notice or other document if sent by telegram, cable, radio telegraph, facsimile transmission (fax) or electronic communication shall be deemed to have been served on the day on which it was transmitted.
- 49 Nothing in these Bye-Laws shall require the Association to accept any electronic communication (including any proxy):
- i other than at the address supplied by the Association for the purpose;
 - ii found or suspected to contain a computer virus or to be otherwise contaminated;
 - iii other than in compliance with any verification procedure applied by the Association from time to time, and, for the avoidance of doubt, if no verification procedure has been adopted by the Association, the Association shall not be required to accept any electronic communication for any purpose under these Bye-Laws.

SEAL

- 50 The Directors shall provide for the safe custody of the Seal, which shall only be used by authority of the Board or of any committee of the Directors authorised by the Board in that behalf and every instrument to which the Seal shall be affixed shall be signed by a Director and shall be countersigned by the Secretary or by a second Director or by some other person appointed by the Board for the purpose, provided that the Secretary may affix the Seal over his signature only to any authenticated copies of these Bye-Laws and to the minutes of all meetings or any other documents required to be authenticated by him.

BYE-LAWS

ALTERATION OF BYE-LAWS

51 The Board may from time to time revoke, alter, amend or add to the Bye-Laws. However, no such revocation, alteration, amendment or addition shall be operative unless or until it is confirmed at a special general meeting or at the next annual general meeting.

FORM OF PROXY

52 The form of proxy in the schedule which is part of the Bye-Laws shall be used subject to such variations or alterations to meet the circumstances of particular cases as may be necessary and as the Directors may approve.

INDEMNITY

53 A Every Director and other officer of the Company, any member of a committee duly constituted under these Bye-Laws and the Managers (as defined in paragraph (C) of this Bye-Law) shall be indemnified by the Company against, and it shall be the duty of the Directors out of the funds of the Company to pay, all costs, liabilities, losses, damages and expenses (including but not limited to liabilities under contract, tort and statute or any applicable foreign law or regulation and all reasonable legal and other costs and expenses properly payable) incurred or suffered by him as such Director, officer of the Company, or the Managers (as the case may be), and the indemnity contained in this Bye-Law shall extend to any person acting as a Director, officer of the Company, or the Managers in the reasonable belief that he has been so appointed or elected notwithstanding any defect in such appointment or election. PROVIDED ALWAYS that:

The indemnity contained in this paragraph (A) shall not extend to any matter which would render it void at law.

B Every person specified in paragraph (A) shall be indemnified out of the funds of the Company against all liabilities incurred by him as such Director, officer of the Company or the Managers in defending any proceedings, whether civil or criminal, in which judgement is given in his favour, or in which he is acquitted, or in connection with any application under the Companies Acts in which relief from liability is granted to him by the court.

C For the purposes of this Bye-Law "the Managers" means the Managers and any and all servants and agents of the Managers to whom duties of the Managers have been entrusted.

BYE-LAWS

D The indemnity provided to Directors, other officers of the Company, any member of a committee duly constituted under these Bye-Laws and the Managers in paragraphs (A) and (B) of this Bye-Law shall be extended to the directors, other officers, and managers of any subsidiary companies wholly owned or controlled by the Company.

54 No person specified in Bye-Law 53 shall be liable for the acts, receipts, neglects or defaults of any other such person, or for joining in any receipt or other act for conformity, or for any loss or expense happening to or incurred by the Company through the insufficiency or deficiency of title to any property acquired by order of the Directors for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company may be or have been invested, or for any loss or damage arising from the bankruptcy, insolvency or tortious act of any person with whom any moneys, securities or effects are or have been deposited, or for any loss occasioned by any error of judgement, omission, default or oversight on his part, or for any other loss, damage or misfortune whatever which happens in relation to the Company or any subsidiary thereof.

PROVIDED ALWAYS that:

The exemption of liability contained in this Bye-Law shall not extend to any matter which would render it void at law.

55 The indemnification and exemption of liability provided by, or granted pursuant to, these Bye-Laws shall, unless otherwise provided when authorised or ratified, continue as to a person who has ceased to hold the position for which he is entitled to be indemnified or exempted from liability and shall inure to the benefit of the heirs, executors and administrators of such a person.

BYE-LAWS

FORM OF PROXY

The undersigned, a Member of The United Kingdom Mutual Steam Ship Assurance Association (Bermuda) Limited, hereby appoints.....
.....

orof.....

to be the undersigned's proxy in the order named to vote on behalf of the undersigned at the (Annual or Special, as the case may be) General Meeting of the Company to be held on20..... and at any adjournment thereof.

Please indicate with a tick in the space below how you wish your vote to be cast:

For Against

Resolution (1)

Resolution (2)

etc.

Unless otherwise instructed, the proxy will vote as he thinks fit.

As witness the hand of the undersigned this day

of.....20.....

By:.....

BYE-LAWS