總公司:11071 台北市信義區忠孝東路四段560號5樓 聯絡處:11072 台北市信義區基隆路一段176號3樓、4樓

電話:02-2758-8418 2756-2200(代表號) 免費申訴電話:0809-005607

※要保人可透過本公司免費服務電話(0800-010850)、網站(http://www.south-china.com.tw)或總公司、分公司及通訊處查閱公開資訊文件。 ※本商品經本公司合格簽署人員檢視其內容業已符合保險精算原則及保險法令,惟為確保權益,基於保險業與消費者衡平對等原則,消費者仍 應詳加閱讀保險單條款與相關文件,審慎選擇保險商品。本商品如有虛偽不實或違法情事,應由本公司及負責人依法負責。 ※本商品受保險安定基金之保障。 ※詳細承保內容以保單條款為準。

South China Insurance Institute Mortgagees Interest Clauses Hulls 1/3/1997 **CL337**

100.09.23(100) 華產企字第622 號函備查



This insurance is subject to English law and practice

Whereas the Assured has entered into a loan agreement commensurate with which the Assured holds certain collateral security including a first mortgage on the Mortgaged Vessel and endorsements of its interests on the Owners' Policies and Club Entries. 5 Now it is agreed as follows: 6 7 8 9 10 11 12 13 This insurance will indemnify the Assured for loss resulting from loss of or damage to or liability of the Mortgaged Vessel which, in the absence of an Insured Peril set out in Clause 2.1 below, would prima facie be covered by the Owners' Policies and Club Entries, and not excluded therein, but in respect of which there is subsequent non-payment (or reduced payment which is approved in advance by the Underwriters hereon) by any of the underwriters of Owners Policies and Club Entries as a result of any Insured Peril, provided always that such Insured Peril occurs or exists without the privity of the Assured. INSURING CLAUSE 14 The indemnity payable hereunder shall be the amount of the Assured's net Loss and any amounts recoverable under Clause 6 herein, collectively not exceeding the Sum Insured on the Mortgaged Vessel, or the amount of the unrecoverable claim or part thereof under any of the Owners' Policies and Club Entries whichever is the lesser amount. All the above is subject to the Definitions, Exclusions, Warranties and Conditions below. The indemnity payable hereunder shall be 1.2 1.2.1 17 18 122 19 20 1.3 21 DEFINITION 22 Avoidance of the Owners' Policies and Club Entries or any of them by the under-writers thereof on the grounds of a misrepresentation or non-disclosure of any material circumstance, whether such misrepresentation or non-disclosure arises from the assured thereunder or any of such assured's insurance agents or insurance brokers, 2.1 Insured Perils 23 24 25 26 2.1.1 breach of any statutory provision or any express or implied promissory warranty or condition, including without limitation 27 28 2.1.2 29 breach of any implied warranty of seaworthiness or legality, 2.1.2.1 breach of Section 39(5) of the Marine Insurance Act of 1906, 2.1.2.2 31 breach of trading warranties contained in any of the Owners' Policies and Club Entries, breach of any warranty or condition in any of the Owners' Policies and Club Entries in respect of the classification of the Mortgaged Vessel by a Classification Society or any failure to comply with the recommendations of such Society to the extent required by 32 33 34 35 2.1.2.3 2.1.2.4 such warranty or condition. breach of any warranty or condition in any of the Owners' Policies and Club Entries which requires compliance with any condition survey, structural survey or P&I Club survey requirements and pursuant to which clauses underwriters deny a claim, 36 37 38 2.1.2.5 survey requirements and pursuant to which clauses underwriters deny a claim, breach of any warranty or condition in any of the Owners' Policies and Club Entries in respect of the ownership, flag, management or charter on a bareboat basis of the Mortgaged Vessel, failure of the assured under the hull and machinery policy or the owners, managers or superintendents of the vessel or any of their onshore management to exercise due diligence in respect of any loss or damage to the Mortgaged Vessel where such failure to exercise due diligence entitles the underwriters of the owner's hull and machinery policy to deny a claim otherwise recoverable thereunder. any deliberate or fraudulent casting away of or damage to the Mortgaged Vessel, avoidance of a claim under any of the Owners' Policies and Club Entries or of any of the Owners' 39 40 41 2.1.2.6 42 43 44 45 46 2.1.3 47 any denoctate of Hautenburg and Club Entries or of any of the Owners' avoidance of a claim under any of the Owners' Policies and Club Entries or of any of the Owners' Policies and Club Entries by reason of breach of the duty of good faith in respect of such claim, or 2.1.4 48 49 rollicies and Club Entries by reason of breach of the duty of good faith in respect of such claim, or the operation of any applicable provision in any of the Owners' Policies and Club Entries which provides for a time limitation on the presentation of claims, in the event of the total loss of the Mortgaged Vessel, the final judgment or award of the courts or arbitration tribunal agreed to have jurisdiction under the express terms of Owners' Policies and Club Entries (or in the event of their being no such express terms, a competent court) following a contested hearing whereby the Owners' claim is not recoverable under either Owners' hull and machinery or war risks policies on the grounds that the loss has not been proved to have been proximately caused by a peril insured under those policies and is not otherwise excluded from payment by any exclusion or other provision therein. 2.1.5 50 51 2.1.6 2.1.7

payment by any exclusion or other provision therein.

Owners' Policies and Club Entries — means hall and machinery policies on terms equivalent to or wider than the current Institute Time Clauses Hulls or American Institute Hull Clauses, (if taken, increased value policies on terms equivalent to Institute Time Clauses — Hull Disbursements and Increased Value (Total Loss Only and Excess Liabilities) or American Institute Increased Value and Excess Liabilities (Clauses), war risks on terms equivalent to current Institute War and Strikes Clauses Hulls — Time and full protection and indemnity risks on conditions equivalent to the rules of a P&I Club that is a member of the International Group of P&I Associations. 2.2



總公司:11071 台北市信義區忠孝東路四段560號5樓 聯絡處:11072 台北市信義區基隆路一段176號3樓、4樓 電話:02-2758-8418 2756-2200(代表號)

免費申訴電話:0809-005607

※要保人可透過本公司免費服務電話(0800-010850)、網站(http://www.south-china.com.tw)或總公司、分公司及通訊處查閱公開資訊文件。 ※本商品經本公司合格簽署人員檢視其內容業已符合保險精算原則及保險法令,惟為確保權益,基於保險業與消費者衡平對等原則,消費者仍 應詳加閱讀保險單條款與相關文件,審慎選擇保險商品。本商品如有虛偽不實或違法情事,應由本公司及負責人依法負責。 ※詳細承保內容以保單條款為準。 ※本商品受保險安定基金之保障。

	23	Net Loss - means the Assured's loss under the loan agreement to the extent secured by mortgage on the Mortgaged Vessel net of any amounts recovered or recoverable under all security arrangements Mortgaged Vessel net of any amounts recovered or recoverable under all security arrangements contained in or collateral to the loan including but not limited to all mortgages (whether on vessels insured hereumence policies and pledges.	66 67 68 69
		insured hereunder of our services	70
	2.4	insured hereunder of on our state of the state of the state of the schedule attached guarantees, insurance policies and pledges. Mortgaged Vessel – means the vessel mortgaged to the Assured which is listed on the schedule attached	71 72
		hereto.	73
		USIONS	74
3	EXCL.	-Lall thic noticy coyel. See See 2	75
	3.1	any loss or expense arising from or as a result of	76
	3.1.1	the relevant Owners, Policies and Club Entires having over even terminate brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers thereof due to non-suspended or non-payment of claims by the underwriters or insurance brokers the contract of the claims	77 78
		payment of premium or call, insolvency or financial default of any of the underwriters of the Owners' Policies and Club Entries,	79
	3.1.2	insolvency of financial declarate of any just inability of any party to transmit funds,	80
22	3.1.3	any fluctuation in exchange rates,	81
	3.1.4	to a service of any franchise deductible or provision for self-insurance,	82
	3.1.5	the sales are indirectly caused by or contributed to by or arising from.	83
	3.2 3.2.1	ionising radiation from or contamination by radioactivity from any nuclear fuel of radioactivity from any nuclear fuel.	84 85
100 S	3.2.2	the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear assembly or nuclear component thereof.	86 87
	3.2.3	any weapon of war employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter.	88 89
			90
4	WAR	RANTIES varianted in respect of the Mortgaged Vessel that:	91
			92
	4.1	existence of an Insured Perli without the privity of the Assistant not less than the amount insured currency of this insurance for an insured value and limit of liability, not less than the amount insured currency of this insurance for an insured value and limit of liability, not less than the Amount insured current of the extention results for the extention results.	93 94 95
		hereunder or the amount of the outstanding total to the extent of the Assured's interest, and each of the Owners' Policies and Club Entries is endouged to the extent of the Assured's interest, and	96
	4.2 4.3	the Assured has procured a valid first mutigage.	97
	CHA	NGE OF OWNERSHIP OR CONTROL	98
5	This	insurance will terminate automatically at the time the Assured becomes of is aware of or privy to any	99 100
	5.1	Classification Society or of change, suspension, discontinuance, withdrawal or expline of the Mortgaged	101 102
		Vessel's class within that Society, ownership, flag, management or control of the Mortgaged Vessel,	103
	5.2	s the Assured gives prime and Chib Patrice are maintained.	104
	requi	red, and Owners' Policies and Club Entities are mannatured.	105 106
6.	DUT	Y OF ASSURED (SUE AND LABOUR)	107
	6.1	The Assured shall report in writing to the Underwriters any circumstances which may give rise to a claim under this insurance within 30 days of the Assured's knowledge of such circumstances and shall thereafter keep the Underwriters fully informed of all developments.	108 109
	6.2	It is the duty of the Assured and their servants and agents to take such measures as may be reasonable.	110 111
	6.3	The Underwriters will reimburse charges properly and reasonably incurred by the Assured them servants or agents for such measures except for legal costs and expenses incurred by the Assured in relation to any claim under Owners' Policies and Club Entries which shall only be reimbursed in relation to any claim under Owners' Policies and Club Entries which shall only be reimbursed in	112 113 114 115
	6.4	Subject to the condition precedent that the Mortgaged Vessel is entered in a Freight, Demurage and Defence Club covering the cost of the owner proceeding against the Owners' Policies and Club Entries, the Underwriters will reimburse those legal costs and expenses incurred by the Assured in pursuing the non-paying Owners' Policies and Club Entries not otherwise recoverable as part of the Net Loss but only where the Assured can demonstrate to the satisfaction of the Underwriters that it has made every reasonable effort to compel the owner to pursue the non-paying Owners' Policies and Club Entries. This policy shall not pay for legal costs and expenses incurred by the Assured in monitoring the claim	116 117 118 119 120 121 122 123
	6.5	Any amounts payable under this clause shall be included within and shall not be additional to the Sum Insured. Measures taken by the Assured or the Underwriters with the object of averting or minimising a loss measures taken by the Assured or the Underwriters with the object of averting or minimising a loss measures taken by the Assured or the Underwriters with the object of averting or minimising a loss measures taken by the Assured or the Underwriters with the object of averting or minimising a loss measures taken by the Assured or the Underwriters with the object of averting or minimising a loss measures.	125 126
	6.6	Measures taken by the Assured or the Underwriters with the object of averting or minimising a loss which would be recoverable under this insurance shall not be considered as a waiver or acceptance of a claim or otherwise prejudice the rights of either party.	127 128
7	CL.	AIMS	129
,	7.1	my A ward shall prove a claim under this insurance by:	130 131
	7.1.	demonstrating to the satisfaction of the Underwriters, that by reason of the perms insufed under clause 2.1 there is no reasonable prospect of the Owners and/or Assured succeeding in the claim clause 2.1 there is no reasonable prospects? Policies and Club Entries, or	132 133
	7.1	in the event of disagreement between the Underwriters and the Assured by, either letering the issue to a sole arbitrator in London to be agreed upon between the Underwriters and the Assured or on final court judgement, or arbitration award delivered in favour of the underwriters of a long living and club Entries.	134 135 136 137
	7.2	to the date that both the claim is	138 139

華南金融集團

伊華南產物保險股份有限公司 SOUTH CHINA INSURANCE CO., LTD.

總公司:11071 台北市信義區忠孝東路四段560號5樓 聯絡處:11072 台北市信義區基隆路一段176號3樓、4樓 電話:02-2758-8418 2756-2200(代表號)

免費申訴電話: 0809-005607

※要保人可透過本公司免費服務電話(0800-010850)、網站(http://www.south-china.com.tw)或總公司、分公司及通訊處查閱公開資訊文件。 ※本商品經本公司合格簽署人員檢視其內容業已符合保險精算原則及保險法令,惟為確保權益,基於保險業與消費者衡平對等原則,消費者仍 應詳加閱讀保險單條款與相關文件,審慎選擇保險商品。本商品如有虛偽不實或違法情事,應由本公司及負責人依法負責。 ※詳細承保內容以保單條款為準。 ※本商品受保險安定基金之保障。

8	SUBROGATION		
	8.1	Upon payment to the Assured of a claim hereunder, the Underwriters shall be subrogated to all the rights and remedies of the Assured in respect of such payment.	141 142
	8.2	It is a condition of this insurance that any payments by the Underwriters shall not be applied by the Assured in or towards discharge or satisfaction of the amount of the outstanding indebtedness.	143 144
9	EFFECT OF UNDER INSURANCE		
	If the includi	loan amounts are not fully insured hereunder at the time of hose the indemnity payable hereunder ng any sue and labour amounts shall be reduced in the first the under-insurance.	145 146 147
10	AUTO	MATIC TERMINATION	148
	10.1	MATIC TERMINATION Cover hereunder for loss of an edamage to or liability of a Mortgaged Vessel shall terminate in respect of those risks covered by the War and Strikes Clauses of the Mortgaged Vessel	149 150
	10.1.1	AUTOMATICALLY upon the outbreak of war (whether there be a declaration of war or not) between any of the following	151 152
		United Kingdom, United States of America, France, the Russian Federation, the People's Republic of China	153 154
	10.1.2	AUTOMATICALLY in respect of a Mortgaged Vessel in the event of that Mortgaged Vessel being requisitioned either for title or use	155 156
	10.1.3	7 days after the Underwriters of the Owner's War Risks Insurances or any of them have given notice of cancellation unless such War Risks Insurances have been reinstated prior to or from the expiry of such notice and any new rate of premium and amendments to terms, conditions or warranties, if any, have been agreed, or	157 158 159 160
	10.1.4	7 days after the Underwriters hereon have given notice of cancellation in respect of such risks.	161
	10.2	Cancellation in accordance with Clauses 10.1.3 and 10.1.4 shall become effective on the expiry of 7 days from midnight on the day on which the notice of cancellation is given The Underwriters agree however to reinstate this insurance subject to agreement between the Underwriters and the Assured prior to the expiry of such notice of cancellation as to new rate of premium and/or conditions and/or warranties.	162 163 164 165