

Affiliated Companies Clause

It is agreed that the following additions to and amendments of the printed form of this policy are hereby made a part of the policy:

- A. In respect of the vessel insured hereunder, it is agreed that this policy also covers the Assured and affiliated companies of the Assured be they owner, subsidiaries or inter-related companies and as such bareboat charterers and/or charterers and/or sub-charterers and/or operators and/pr in whatever capacity, and shall so continue to cover notwithstanding the provisions of this policy with respect to change of ownership or management. Provided, however, that in the event of any claim being made by any affiliated, subsidiary or inter-related company under this clause, it shall not be entitled to recover in respect of any liability to which it would not be subject if it were owner of the vessel, nor to a greater extent than a owner would be entitled in such event to recover.

It is further agreed that Underwriters waive any right of subrogation against any subsidiary, affiliated or inter-related company of the Assured, excepting to the extent that any such company is insured against the liability assured. However, should the vessel be sold to or transferred to or chartered on a bare-boat basis the provisions of this policy with respect to change of ownership or management shall govern.

华泰财产保险有限公司

关联企业条款

有关本保单所载的被保险船舶，双方约定本保单亦承保被保险人及被保险人的关联公司，包括被保险人的所有人、子公司、内部关系公司，以及光船承租人及/或承租人及/或次承租人及/或船舶营运人及/或无论是任何权能的被保险人关联企业。且无论本保单有关船舶所有权或船舶经营变更的规定为何，保险人仍继续予以承保。但如果某赔偿请求是由本条款下的任何关联企业、附属公司或内部关系公司所提出的，且属于船舶所有人本无权求偿的项目，关联企业、附属公司或内部关系公司亦无权请求，或请求超过船舶所有人本有权求偿的范围。

双方进一步约定，保险人放弃向被保险人的任何附属公司、关联企业或内部关系公司为责任主张的任何代位求偿权利。但是船舶出售、移让或光船租赁于他人的，应受本保单有关船舶所有权或经营变更相关条款的约束。