

► LIABILITY INSURANCE FOR EUROPEAN INLAND CRAFT POLICY 20243

The protection we provide

For any *claim* to be payable it must arise from an *incident* which occurs during the period of insurance stated on *Your* Certificate of Insurance. <u>You must also comply with the General Conditions.</u>

Explanation

Compliance with the General Conditions is integral to cover under the policy and this amendment reinforces that importance.

Dispute Resolution

If any dispute arises out of or in connection with this Policy or any contract with $\cup s$, then such dispute will, in the first instance be referred to the Board of The Shipowners' Club for adjudication. If the Board of the Shipowners' Club decides to waive its right to adjudicate, or if it finds against *You*, then the dispute $\frac{may \ will}{may \ will}$ be referred to arbitration in London, one arbitrator to be appointed by $\cup s$, one by *You*, and a third to be appointed by the arbitrators. The reference to arbitration and the arbitration proceedings themselves may be subject to the provisions of the Arbitration Act 1996 and any statutory modification or re-enactment of the Act.

Explanation

This amendment clarifies that in the event of a dispute a Member has an option to accept the Board's adjudication of that dispute or whether to seek further relief.

Lay-up

If Your vessel has been laid-up for six months or more outside its usual seasonal trading pattern, You must give Us notice that the vessel will be reactivated no less than seven days before the vessel leaves its place of lay-up. When We receive notice from You, We may appoint a surveyor, at Your cost, to inspect the vessel on Our behalf prior to it resuming operations and You must provide Your full cooperation to this end. You must comply with any recommendations that We make following such an inspection. We do not pay any claims arising after You have failed to comply with any requirement of this general condition, until You have complied with all requirements of it, subject always to the provisions of the Insurance Act 2015. In no case do We pay claims which arise out of defects identified during such an inspection.

Explanation

The Association wanted to make it clear that a reactivation survey must be conducted prior to a vessel resuming operations.