CLASSIFICATION CLAUSE - 1993 - 10 - 01 A2 (Sweden)

The Assured authorizes The Swedish Club ("The Club") access to all information held by Classification Societies ('Class") relating to the vessel, and agrees to authorize such Class to disclose information to The Club.

The Club may instruct the Assured to request the Classification Societies ("The Society") to survey the ship should The Club consider that the safety of the ship is endangered.

The vessel shall at all times be classed with a Society approved by the Club. The insurance shall terminate automatically if the vessel is transferred to another Society, without the consent of the Club, or if the vessel loses its class. If the vessel loses its class while at sea, the insurance shall not terminate until the vessel has reached the nearest safe port.

The vessel's class shall be regarded as lost if:

- 1. the Assured or any person on his behalf requests that the vessel's class be cancelled.
- 2. the class is suspended, cancelled, interrupted or withdrawn.

If periodic surveys are not carried out within the time limits fixed by the Class, the Club shall only be liable if the Assured establishes (to the satisfaction of the Club) that the damage giving rise to the claim against the Club would have occurred even if such surveys had been properly carried out to Class satisfaction.

If the Class has expressly extended the time limit for completion of a survey and the Assured has complied with the conditions that may be given for the extension, the class is not deemed as lost until the extended time limit has expired.

If the assured fails to comply timeously with any recommendation made by the Class or any extension thereof, The Club shall not be liable for any damage or loss whatsoever unless the assured establishes (to the extension of the Club) that the failure was not material to the damage or loss claimed.