No

The Institute of London Anderwriters

Companies Combined Policy

Be it known that

as well in their own Name, as for and in the Name and Names of all every other Person or Persons to whom the same doth, may, or shall appertain, in part or in all, doth make Assurance, and cause themselves and them and every of them, to be insured lost or not lost at and from

upon the body, Tackle, Apparel, Ordnance, Munition, Artillery, Boat and other Furniture, of and in the good Ship or Vessel called the

whereof is Master, under God, for this present Voyage,

or whosoever else shall go for master in the said Ship, or by whatsoever outer have a said Ship, or the Master thereof, is or shall be named or called, beginning the Adventure upon the said Ship, upon the said Ship, &c, as above,

and shall so continue and endure, during her Abode there, upon the said Simp, &c.; and during the said Simp, with all her Ordnance, Tackle, Apparel, &c., and shall be arrived at as above.

POUR INFORMATION UNIOUEMENT

and until she hath moored at Anchor in good Safety: and it shall be lawful for the said Ship, &c, in this voyage to proceed and sail to and touch and stay at any Ports or Places whatsoever without Prejudice to this insurance. The said Ship, &c, for so much as concerns the Assured, by agreement between the Assured and Assurers in this policy are and shall be valued at

TOUCHING the adventures and Perils which we the Assurers are consented to bear and to take upon themselves in this Voyage, they are, of the Seas, Men-of-War, Fire, Ennemies, Pirates, Rovers, Thieves, Jettisons, Letters of Mart and Countermart, surprisals, Takings at Sea, Arrests, Restraints and Detainments of all Kings, Princes and People, of what Nation, Condition or Quality soever, Barratry of the Master and Mariners, and all other Perils, Losses and Misfortunes, that have or shall come to the Hurt, Detriment or Damage of the subject matter of this Assurance: and in case of any Loss or Misfortune, it shall be lawful to the Assured, their Factors, Servants and Assigns, to sue, labour, and travel for, in and about the Defence, Safeguard and Recovery of the said subject matter of Assurance, without Prejudice to this Insurance: to the Charges whereof the Assurers will contribute, each company rateably according to the amount of their respective subscriptions hereto. And it is especially declared and agreed that no acts of the Assurer or Assured in recovering, saving, or preserving the property Assured, shall be considered as a waiver of acceptance of abandonment. And it is agreed by us, the Assurers, that this Writing or Policy of Assurance shall be of as much Force and Effect as the surest Writing or Policy of Assurance heretofore made in Lombard Street, or in the Royal Exchange, or elsewhere in London.

Warranted free of capture, seizure, arrest or detainment, and the consequences thereof or of any attempt thereat: also from the consequences of hostilities or warlike operations, whether there be a declaration of war or not: but this warranty shall not exclude collision contact with any fixed or floating object (other than a mine or torpedo), stranding, heavy weather or fire unless caused directly (and independently of the nature of the voyage or service which the vessel concerned or, in the case of a collision, any other vessel involved therein, is performing) by a hostile act by or against a belligerent power and for the purpose of this warranty "power" includes any authority maintaining naval, military or air forces in association with a power.

Further warranted free from the consequences of civil war, revolution, rebellion, insurrection, or civil strife arising therefrom or piracy.

NOW THIS POLICY WITNESSETH that we, the Assurers, the Companies whose names are set out overleaf, take open ourselves the burden of this Assurance each of us to the extent of the amount underwritten by us respectively and promise and bind ourselves, each Company for itself only and not the one for the other and in respect only of the due proportion of each Company, to the Assured, their executors, Administrators are set out overleaf, take open ourselves the burden of the other and in respect only of the due proportion of each Company, to the Assured, their executors, Administrators are set out overleaf, take open ourselves the burden of this Assurance each of us to the extent of the other and in respect only of the due proportion of each Company, to the Assured, their executors, Administrators are set out overleaf, take open ourselves the burden of this Assurance each of us to the extent of the other and in respect only of the due proportion of each Company for itself only and not the one for the other and in respect only of the due proportion of each Company for itself only and not the one for the other and in respect only of the due proportion of each Company for itself only and not the one for the other and in respect only of the due proportion of each Company for itself only and not the one for the other and in respect only of the due proportion of each Company for itself only and not the one for the other and in respect to the extent of the other and in respect to the extent of the other and in respect to the extent of the other and the ot

POUR INFORMATION UNIQUEMENT

IN WITNESS whereof, the assurers, have subscribed our Names and Sums Assured in London

As hereinafter appears, and the Manager and Secretary of the Institute of London Underwriters has subscribed his name on behalf of each of us.

N.B: The Ship and Freight are warranted free from Average under three Pounds per cent, unless general, or the Ship be stranded, sunk or burnt.

Note: This policy must bear the seal of the Institute of London Underwriters Policy Department.