# 協會航程條款 - 運費

(僅與新海上保單格式一起使用)

# INSTITUTE VOYAGE CLAUSES – FREIGHT

(For use only with the new marine policy form)

### 1/8/89

# IVC-FRT-1989

1/8/89 CL.288

This insurance is subject to English law and practice

本保險依據英國法律與實務

#### 1. NAVIGATION

The vessel has leave to dock and undock, to go into graving dock, 本保險承保船舶靠離碼頭、入塢、無論 to sail or navigate with or without pilots, to go on trial trips and to assist and tow vessels or craft in distress, but it is warranted that 航、協助及拖帶受難船舶或小艇,但除 the vessel shall not be towed, except as is customary or when in need of assistance, or undertake towage or salvage services under a contract previously arranged by the Assured and/or Owners and/or Managers and/or Charterers. This Clause 1 shall not exclude 以契約安排之拖帶或救助服務。本第 1 customary towage in connection with loading and discharging.

# 2. CRAFT RISKS

Including risk of craft and/or lighter to and from the vessel.

# 3. CHANGE OF VOYAGE

Held covered in case of deviation or change of voyage or any breach of warranty as to towage or salvage services, provided notice be given to the Underwriters immediately after receipt of advices and any amended terms of cover and any additional premium required by them be agreed.

#### 4. ASSIGNMENT

No assignment of or interest in this insurance or in any moneys 本保險或其利益或依本保險得支付或應 which may be or become payable thereunder is to be binding on or 支付任何金錢之轉讓,保險人不受其拘 recognized by the Underwriters unless a dated notice of such 束或認諾,然被保險人及再轉讓之讓與 assignment or interest signed by the Assured, and by the assignor 人以簽署記載日期之保險轉讓書或利益

# 1. 航行

有無引水人在船之揚帆航行或航行、試 習慣性或於需要協助,船舶不得被拖 带,或從事經由被保險人、及或船舶所 有人、及或經理人、及或租傭船人事先 條不排除與裝卸有關之習慣性拖帶。

# 2. 駁船風險

包括從保險船舶至駁船及從駁船至保險 船舶之風險。

# 3. 航程變更

如有航程偏離或變更或違反任何有關拖 带或救助服務擔保之情況時,於收到訊 息後立即通知保險人並同意保險人所要 求承保條件之修訂及額外保費下,得續 保之。

海上保險-運費-1989 年協會航程條款(運費) in the case of subsequent assignment, is endorsed on the Policy and 轉讓通知批註於本保險單,且於保險人 the Policy with such endorsement is produced before payment of 支付任何賠償或退還保險費前已將該批 any claim or return of premium thereunder.

註附加於保險單上者除外。

#### 5. PERILS

- 5.1 This insurance covers loss of damage to the subject-matter 5.1 本保險承保保險標的因下列事故所引 insured caused by
- 5.1.1 perils of the seas rivers lakes or other navigable waters
- 5.1.2 fire explosion
- 5.1.3 violent theft by persons from outside the Vessel
- 5.1.4 jettison
- 5.1.5 piracy
- 5.1.6 breakdown of or accident to nuclear installations or reactors
- 5.1.7 contact with aircraft or similar objects, or objects falling therefrom, land conveyance, dock or harbour equipment or installation
- 5.1.8 earthquake volcanic eruption or lightning.
- 5.2 This insurance covers loss of or damage to the subject matter 5.2 本保險承保保險標的因下列事故所引 insured caused by
- 5.2.1 accidents in loading discharging or shifting cargo or fuel
- 5.2.2 bursting of boilers breakage of shafts or any latent defect in 5.2.2 鍋爐破裂、軸心斷裂、或任何機器 the machinery or hull
- 5.2.3 negligence of Master Officers Crew or Pilots
- 5.2.4 negligence of repairers or charterers provided such repairers 5.2.4 修理廠或租傭船人之疏失,但該修 or charterers are not an Assured hereunder
- 5.2.5 barratry of Master Officers or Crew. provided such loss or damage has not resulted from want of due diligence by the Assured. Owners or Managers.
- 5.3 Master Officers Crew or Pilots not to be considered Owners within the meaning of this Clause 5 should they hold shares in the Vessel.

## 6. POLLUTION HAZARD

This insurance covers loss of the subject-matter insured caused by any governmental authority acting under the powers vested in it to prevent or mitigate a pollution hazard, or threat thereof, resulting directly from a peril covered by this insurance, provided such act of governmental authority has not resulted from want of due 行為須非由於被保險人、船舶所有人或 diligence by the Assured, the Owners, or Managers of the Vessel or any of them to prevent or mitigate such hazard or threat. Master. Officers, Crew or Pilots not to be considered Owners within the meaning of this Clause 6 should they hold shares in the Vessel.

#### 7. FREIGHT COLLISION LIABILITY

7.1 It is further agreed that if the vessel shall come into collision with any other vessel and the Assured shall in consequence thereof become liable to pay and shall pay by way of damages to any other person or persons any sum or sums in respect of

# 5. 承保風險

- 起之毀損或滅失:
- 5.1.1 海上、河川、湖泊或其他可航行水 域之危險
- 5.1.2 失火、爆炸
- 5.1.3 來自船外他人之暴力盜取行為
- 5.1.4 投棄
- 5.1.5 海盗
- 5.1.6 核子裝置或反應爐之故障或意外
- 5.1.7 與飛航器或類似物體,或自該物體 掉落之其他物體、陸上輸送器、船 塢或港口設備或設施碰觸
- 5.1.8 地震、火山爆發或閃電
- 起之毀損或滅失:
- 5.2.1 貨物裝、卸、翻艙或填加燃料時之 意外
- 或船體之隱有瑕疵
- 5.2.3 船長、船副、船員或引水人之疏失
- 理廠或租傭船人需非為本保險之被 保險人
- 5.2.5 船長船副船員之故意不法行為 但以該毀損滅失非因被保險人、船 舶所有人或經理人欠缺相當注意所 致者為限。
- 5.3 持有船舶股權之船長、船副、船員或 引水人不被認定為本第 5 條所指稱 之船舶所有人。

# 6. 汙染危險

本保險承保任何政府當局依其權力為行 使防止或減輕保險人依本保險所承保之 風險直接所致之汙染危險或其威脅因而 造成保險標的之滅失,然該政府當局之 經理人欠缺相當注意以防止或減輕該危 險或威脅所引起者為限。持有船舶股權 船長、船副、船員或引水人不應被認為 本第6條所指稱之船舶所有人。

# 7. 運費碰撞責任

7.1 謹此另外同意,於船舶與任何其他船 舶發生碰撞,被保險人因此應負責 且必須賠付任何其他人或數人之損 害賠償時,就為計算被保險人就下

- the amount of freight taken into account in calculating the measure of the liability of the Assured for
- 7.1.1 loss of or damage to any other vessel or property on any other 7.1.1 任何其他船舶或其上財物之毀損或
- 7.1.2 delay to or loss of use of any such other vessel or property 7.1.2 任何該其他船舶或其上財物之遲延 thereon
- 7.1.3 general average of, salvage of, or salvage under contract of, 7.1.3 任何該其他船舶或其上財物之共同 any such other vessel or property thereon, the Underwriters will pay the Assured such proportion of three-fourths of such sum or sums so paid applying to freight as their respective subscriptions hereto bear to the total amount insured on freight, or to the gross freight earned on the voyage during which the collision occurred if this be greater.
- 7.2 Provided always that:
- 7.2.1 liability of the Underwriters in respect of any one such collision shall not exceed their proportionate part of three-fourths of the total amount insured hereon on freight, and in cases in which, with the prior consent in writing of the Underwriters, the liability of the vessel has been contested or proceedings have been taken to limit liability, they will also pay a like proportion of three-fourths of the costs, appertaining proportionately to the freight portion of damages, which the Assured shall thereby incur or be compelled to pay;
- 7.2.2 no claim shall attach to this insurance:
- 7.2.2.1 which attaches to any other insurances covering collision liabilities
- 7.2.2.2 which is, or would be, recoverable in the terms of the Institute 3/4ths Collision Liability Clause if the vessel were insured in the terms of such Institute 3/4ths Collision Liability Clause for a value per ton of her gross tonnage (calculated in accordance with the tonnage measurement rules contained in Annex 1 of the International Convention of Tonnage Measurement of Ships 1969) not less than the equivalent in pounds sterling, at the time of commencement of this insurance, of the vessel's limit of liability calculated in accordance with Article 6.1(b) of the 1976 Limitation Convention.
- 7.2.3 this Clause 7 shall in no case extend or be deemed to extend 7.2.3 本第 7 條於任何情況下均不應擴及 to any sum which the Assured may become liable to pay or shall pay for or in respect of:
- 7.2.3.1 removal or disposal, under statutory powers or otherwise, of obstructions, wrecks, cargoes or any other thing
- 7.2.3.2 any real or personal property or thing whatsoever except other vessels or property on other vessels
- 7.2.3.3 pollution or contamination of any real or personal property or thing whatsoever (except other vessels with which the insured vessel is in collision or property on such other vessels)
- 7.2.3.4 the cargo or other property on or the engagements of the vessel
- 7.2.3.5 loss of life, personal injury or illness.

- 列事項之責任而納入計算之運費數 額之任何數額:
- 滅失
- 或喪失使用
- 海損、救助或契約救助, 就本條各項運費已支付之數額或數 數額相對於運費總投保金額(或碰 撞航次所赚取之總運費,如此部分 數額較高)之四分之三比例部分, 保險人同意支付給被保險人。

#### 7.2 但書:

- 7.2.1 保險人有關任一碰撞之責任不應超 過運費保險所投保之總金額之四分 之三比例部分,且於保險人事先書 面同意下,保險人亦同意支付被保 險人所發生或被迫為責任抗辯或進 行限制責任訴訟而就運費部分應負 擔損害賠償之法律費用之四分之 三;
- 7.2.2 本保險不承保下列求償:
- 7.2.2.1 任何承保碰撞責任之其他保險所 承保之求償
- 7.2.2.2 如船舶依協會四分之三碰撞責任 條款時,其所投保之總噸位每噸 價值(依 1969 年船舶噸位丈量國 際公約附錄一所規定之噸位測量 規則為測算)不低於等同於本保險 起保時,依1976年海事求償責任 限制公約第 6(1)(b)條計算所得之 船舶責任限制額之英鎊價值,船 舶依協會四分之三碰撞責任條款 之規定可或得主張之求償。
- 或被視為擴及被保險人就下列事項 應負責且必須賠付之任何款項:
- 7.2.3.1 障礙物、殘骸、貨物或其他物品 依公權力之移除或處置
- 7.2.3.2 非其他船舶或其上財物之任何不 動產、動產或物品
- 7.2.3.3 任何不動產、動產、或物品之汙 染或汙損或其威脅(但與被保險船 舶碰撞之其他船舶除外)
- 7.2.3.4 船舶上之貨物或其他財物或與船 舶有關之使用約定
- 7.2.3.5 人身之死亡、受傷或患病。

#### 8. SISTERSHIP

# 8. 姊妹船條款

Should the Vessel hereby insured come into collision with or 本保險所承保之船舶與全部或一部屬於

receive salvage services from another vessel belonging wholly or 同一船舶所有人所有或為相同經理人之 in part to the same Owners or under the same management, the Assured shall have the same rights under this insurance as they would have were the other vessel entirely the property of Owners not interested in the Vessel hereby insured; but in such cases the 然於此情況下,碰撞責任或救助應給付 liability for the collision or the amount payable for the services 之數額應提交保險人與被保險人同意之 rendered shall be referred to a sole arbitrator to be agreed upon 單一仲裁人決定之。 between the Underwriters and the Assured.

其他船舶發生碰撞或接受其救助服務 時,被保險人依本保險享有之權利與其 他船舶全屬於不同船舶所有人財產般;

#### 9. GENERAL AVERAGE AND SALVAGE

### 9.1 This insurance covers the proportion of salvage, salvage 9.1 本保險承保比例扣減任何不足額保險 charges and/or general average attaching to freight at risk of the Assured,, reduced in respect of any under-insurance.

- 9.2 Adjustment to be according to the law and practice obtaining at 9.2 如運送契約無特別規定,理算應依據 the place where the adventure ends, as if the contract of affreightment contained no special terms upon the subject, but where the contract of affreightment so provides the adjustment shall be according to the York Antwerp Rules.
- 9.3 No claim under this Clause 9 shall in any case be allowed 9.3 本第 9 條不賠償非為避免或有關避免 where the loss was not incurred to avoid or in connection with the avoidance of a peril insured against.

# 10. FRANCHISE

This insurance does not cover partial loss, other than general average loss, under 3% unless caused by fire, sinking, stranding or collision with another vessel. Each craft and/or lighter to be deemed a separate insurance if required by the Assured.

#### 11. MEASURE OF INDEMNITY

- 11.1 The amount recoverable under this insurance for any claim for 11.1 依本保險任何運費損失之任何求償 loss of freight shall not exceed the gross freight actually lost.
- 11.2 Where insurances on freight other than this insurance are 11.2 除本保險外,於損失當時尚有其他 current at the time of the loss, all such insurances shall be taken into consideration in calculating the liability under this insurance and the amount recoverable hereunder shall not exceed the rateable proportion of the gross freight lost, notwithstanding any valuation in this or any other insurance.
- 11.3 In calculating the liability under this Clause 9 all insurances 11.3 於計算本第 9 條責任時,所有運費 on freight shall likewise be taken into consideration.
- 11.4 Nothing in this Clause 11 shall apply to any claim arising 11.4 本第11條規定不適用於第13條所生 under Clause 13.

#### 12. LOSS OF TIME

This insurance does not cover any claim consequent on loss of time 本保險不承保無論是否為海上危險或其 whether arising from a peril of the sea or otherwise.

#### 13. TOTAL LOSS

# 9.共同海損與救助

- 後,附屬於被保險人運費風險之救 助、救助費用及或共同海損。
- 冒險終止地之法律與實務;然如運送 契約有規定時,理算應根據約克安特 衛普規則。
- 承保危險所發生之損失。

### 10.起賠額

本保險不承保除共同海損損失外,低於 3%之部分損失,除非係由失火、沈船、 擱淺或與其他船舶碰撞所致。一經被保 險人要求,任一駁船或平底船應視為一 單獨保險。

# 11.補償限額

- 可得請求補償之數額不應超過實際 損失之總運費
- 運費保險承保者,於計算本保險之 責任時應將該所有保險納入考量, 於本保險可得請求補償之數額,不 論本保險或任何其他保險之價值多 寡,不應超過總運費損失之比例部 分。
- 保險均應予以同等考量。
- 之任何求償。

# 12.時間損失

他原因所致時間損失所生之任何求償。

#### 13.全損

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- 13.1 In the event of the total loss (actual or constructive) of the 13.1 於本保險所列名之船舶發生全損時 vessel named herein the amount insured shall be paid in full, whether the vessel be fully or partly loaded or in ballast, chartered or unchartered.
- 13.2 In ascertaining whether the vessel is a constructive total loss, 13.2 於確定船舶是否為推定全損時,船 the insured value in the insurances on hull and machinery shall be taken as the repaired value and nothing in respect of the damaged or breakup value of the vessel or wreck shall be taken into account.
- 13.3 Should the vessel be a constructive total loss but the claim on 13.3 船舶成為推定全損,然船體及機器 the insurances on hull and machinery be settled as a claim for partial loss, no payment shall be due under this Clause 13.

The following clauses shall be paramount and shall override anything contained in this insurance inconsistent therewith.

#### 14. WAR EXCLUSION

In no case shall this insurance cover loss damage liability or 本保險無論如何均不承保下列事項所致 expense cause by

- 14.1 war civil war revolution rebellion insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent
- 14.2 capture seizure arrest restraint or detainment (barratry and piracy excepted), and the consequences thereof or any attempt
- 14.3 derelict mines torpedoes bombs or other derelict weapons of 14.3 棄置之水雷、魚雷、炸彈或其他棄 war.

#### 15. STRIKES EXCLUSION

In no case shall this insurance cover loss damage liability or 本保險不承保以下原因所致之滅失、毀 expense caused by

- 15.1 Strikers, locked-out workmen, or persons taking part in labour 15.1 罷工工人、閉廠工人或參與勞動紛 disturbances, riots or civil commotions
- 15.2 any terrorist or any person acting from a political motive.

#### 16. MALICIOUS ACTS EXCLUSION

In no case shall this insurance cover loss damage liability or 本保險不承保以下原因所致之滅失、毀 expense arising from

- 16.1 the detonation of an explosive
- 16.2 any weapon of war and caused by any person acting 16.2 戰爭之任何武器及任何人員之惡意 maliciously or from a political motive.

# 17. NUCLEAR EXCLUSION

In no case shall this insurance cover loss damage liability or 本保險不承保由於原子、核子分裂或融 expense arising from any weapon of war employing atomic or 合之戰爭武器、或其他類似反應、或放 nuclear fission and/or fusion or other like reaction or radioactive 射性戰爭武器所致之滅失毀損責任或費 force or matter.

- (實際全損或推定全損),無論該船 舶是否滿載、半載或空載、亦無論 是否被租傭或未租傭,均應全額賠 付保險金額。
- 體及機器保險之保險金額應作為修 復後之價值,且不考量船舶或殘骸 之受損或拆廢價值。
- 保險之求償係以分損處理時,不得 依本第13條求償。

下列條款應具至上效力,其應優先本保 險任何與其不相一致之規定。

#### 14.戰爭除外

之毀損滅失責任或費用:

- 14.1 戰爭、內戰、革命、叛亂、暴動、 或前述各項所生之民爭或由或抵抗 敵對勢力之任何戰爭行為
- 14.2 捕獲、查扣、拘押、禁制或扣留(船 員惡意不法及海盜行為除外)及其任 何後果或任何威脅
- 置之戰爭武器。

#### 15.罷工除外

損、責任或費用:

- 爭、騷亂或民亂之人員
- 15.2 任何恐怖份子或基於政治動機所為 之人。

# 16.惡意行為除外

損、責任或費用:

- 16.1 炸藥爆炸
- 行為、或因政治動機所為所致。

# 17.核子除外

用。