



27/10/05

## VIOLENT THEFT, PIRACY AND BARRATRY EXCLUSION - FOR USE WITH THE INTERNATIONAL HULL CLAUSES (01/11/03)

Where the hull and machinery insurance of the vessel is written on terms which include the International Hull Clauses (01/11/03), the said clauses are hereby amended as follows:

1. Clause 2.1.3 shall be deleted
2. Clause 2.1.5 shall be deleted
3. Clause 2.2.5 shall be deleted
4. Clause 13.2.2 shall be deleted and replaced by the following:

*"where such change, suspension, discontinuance or withdrawal of her class under Clause 13.1.2 has resulted from loss or damage covered by Clause 2 or by Clause 5 or by Clause 41.1.3 (if applicable) or which would be covered by an insurance of the vessel subject to the Institute War and Strikes Clauses Hulls - Time 1/10/83 as amended by the violent theft, piracy and barratry extension clause JW2005/002 or the Institute War and Strikes Clauses Hulls - Time 1/11/95 as amended by the violent theft, piracy and barratry extension clause JW2005/003, such automatic termination shall only operate should the vessel sail from her next port without the prior approval of the Classification Society".*

5. "29(a)," shall be inserted between "29," and "30" in Clause 24.1.8
6. The words "(barratry and piracy excepted)" shall be deleted from Clause 29.2
7. A new Clause 29(a) shall be inserted after Clause 29 and before Clause 30 as follows:

*"29(a) VIOLENT THEFT, PIRACY AND BARRATRY EXCLUSION*

*In no case shall this insurance cover loss damage liability or expense caused by*

*29(a).1 violent theft by persons from outside the Vessel*

*29(a).2 piracy*

*29(a).3 barratry of Master Officers or Crew."*

---

**JH. 048.** Sold by Witherby & Co. Ltd., London. – © Copyright – The Institute of London Underwriters