IN PERSONAM LIABILITY CLAUSE

Privilege is granted for the captain of the tug, to leave the tug and to continue the operation in which the tug shall be engaged from other points of vantage while docking or undocking his tow; and this insurance shall extend to and cover the legal liability of either the tug or Assured, or both, for any act of the tug captain while so conducting the operation; provided always that the amount payable by these Underwriters in respect of legal liability claims arising out of any one casualty, either under this clause or under the tower’s and collision liability provisions elsewhere in the policy or under all combined, shall in no case exceed, in the aggregate, the sum insured by the policy; and provided further that this insurance shall in no case extend to or cover any sum which the Assured or tug may become liable to pay, or shall pay, for removal of obstructions under statutory powers, or for loss of life or personal injury. And provided also that in the event of any claim under this clause being made by anyone other than the Owners of the Vessel hereby insured, he shall not be entitled to recover in respect of any liability to which the Owners of the Vessel as such would not be subject, nor to a greater extent than the Owners would be entitled in such event to recover.

All other terms and conditions remaining unchanged.

Dated ............................................., 1956