Electronic Date Recognition Clause (Clause 1846)

1. The cover provided by this insurance shall not be prejudiced by reason of any Date Recognition Problem giving rise to a peril insured hereunder, provided always that this insurance will not cover any loss, damage, liability, or expense which has resulted from want of due diligence by the Assured, Owners or Managers in respect of such Date Recognition Problem.

Master Officers Crew and Pilots shall not be considered Owners within the meaning of this clause should they hold shares in the insured Vessel.

- 2. This insurance shall not cover:
 - 2.1. any expense insured in respect of testing for, discovering, rectifying, correcting, averting or minimizing any Date Recognition Problem;
 - 2.2. the cost of reprogramming or correcting any Equipment, code or data;
 - 2.3. the cost of repairing or replacing any Equipment, code or data that has broken down or malfunctioned as a consequence of any Date Recognition Problem.
- 3. For the purpose of this clause:
 - 3.1. Date Recognition Problem means any failure or anticipated failure of or inability of any Equipment correctly, unambiguously or completely to assigns, exchange, interpret, manipulate, process, recognize, sequence or transfer any time, year, date or date-like code, data or information.
 - 3.2. Equipment means any computer system, microchip, software, integrated circuit, operating system, or any other electronic device or component, which is critical to the safe operation of the insured Vessel.
- 4. The Assured shall maintain adequate records of the steps taken.