

THE INSTITUTE CLAUSES

N. GEOFFREY HUDSON AND J.C. ALLEN
THIRD EDITION

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Spiteri, Simon Grima**



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Marine Cargo Clauses Joe Felice-Pace, 1998

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Marine Cargo Insurance John Dunt, 2015-11-19

The new edition of this British Insurance Law Association BILA award winning text is the definitive reference source for marine cargo insurance law. Written by an author who was closely involved with the revisions to the Institute Cargo Clauses 2009, the work expertly examines marine cargo insurance by reference to important English and foreign legal cases as well as the Marine Insurance Act 1906. Logically arranged to reflect the structure of the Institute Cargo Clauses, the most widely used standard form of cover, this text offers easy to find solutions for today's busy practitioner. New to this edition: Completely revised to include the Insurance Act 2015; duty of fair presentation; warranties; fraudulent claims; Brand new chapter on the revised Institute Ancillary and Trade Clauses including those to be introduced on 1 November 2015; Increased coverage of jurisdiction and choice of law particularly taking into account the Rome I Regulation; Enhanced coverage of the issue of Constructive Total Loss; Consideration of the Law Reform Commission's proposals for the reform of insurance law and further amendments to the Marine Insurance Act 1906; Covers latest developments in the Enterprise Bill for damages for late payment of claims; Fully updated with all of the influential cases since 2009 including *The Cendor MOPU*, one of the most important marine insurance cases of the last 50 years; *Clothing Management v Beazley Solutions*; Notable hull cases such as *Versloot Dredging v HDI Gerling* on fraudulent devices; Influential foreign cases taken from this book's sister text *International Cargo Insurance*. This unique text is a one stop resource for marine insurance lawyers handling cargo claims and will also be of interest to students and researchers of maritime law.

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Gambling Act 2005 and the Third Parties Rights Against Insurers Act 2010 Law Commission reform proposals The book explores in detail the following areas the nature of insurance insurable interest the insurance contract the premium insured risks marine risks exclusions losses claims subrogation double insurance **Student's Reference Book of Marine Insurance** Witherby & Co., London, 1926 War, Terror and Carriage by Sea Keith Michel, 2013-04-12 War Terror and Carriage by Sea provides a comprehensive legal analysis of the law and practice relating to the impact of war or war related risks terrorism and piracy on international commercial shipping It includes a detailed review of International Hull Clauses the Institute War and Strikes Clauses and by the P I Associations and War Risk Associations in respect of war war related terrorist and associated risks The impact of the threat or occurrence of such risks on international carriage by sea including a review of the principal time and voyage charter forms A detailed review of the December 2002 amendments to the SOLAS 1974 Convention and the regulations and provisions contained in the ISPS Code **Cases and Materials on Marine Insurance Law** Susan Hodges, 1999-03-25 This book provides a comprehensive collection of Cases and Materials On Marine Insurance Law The sources included here are not always readily accessible Each chapter is introduced with a brief resume of the general principles before the facts of each case are summarised and the extracts of the relevant parts of judgments reproduced The significance of the judicial extracts the statutory materials and standard terms are then discussed with particular emphasis on important and problematical areas of the law This book will be indispensable not only to postgraduate students of law in house lawyers insurance brokers and claims adjusters but also to students of maritime studies legal practitioners and a wide range of professionals within the shipping industry who may wish to have at hand a convenient source of information Whilst the book is a companion to the authors The Law of Marine Insurance it is also structured to stand as a marine insurance text in its own right **www.owaysonline.com 72 - 73 QUESTION SET - LAW PHASE 2 - CHIEF MATE** **www.owaysonline.com** , Visit www.owaysonline.com for cheapest notes 72 73 QUESTION SET LAW PHASE 2 CHIEF MATE **Compulsory Insurance and Compensation for Bunker Oil Pollution Damage** Ling Zhu, 2007-03-20 Oil tankers are not the only vessels that have caused oil pollution at sea Numerous spills in the past have been of heavy fuel oil from non tankers However the international liability and compensation regime covered only oil pollution damage caused by oil tankers There was thus a need to bring the law on marine oil pollution responsive to oil pollution damage caused by non tankers In March 2001 the International Convention on Civil Liability for Bunker Oil Pollution Damage was adopted following a diplomatic conference at the International Maritime Organization Though this convention has not yet come into force its various aspects should already be considered as they will surely affect the maritime industry as a whole and the non tanker sector in particular This book provides a timely and comprehensive study on the concept of compulsory insurance its main purpose of ensuring compensation and its interrelations with other features such as the rule of strict liability and the limitation of liability under the convention **Syren and Shipping Illustrated**

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