THIRD PARTY LIABILITY RACING COVER APPLICATION

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	POLICY No.		S MARIN				
	INSURED'S NAME (in full):		DATE OF BIRTH: / /				
I N S U	ADDRESS:						
U R E D	PHONE (H) () MOBILE						
	Boat Make & Model	_ Year Built	t Reg / Sail / Serial No				
	Have you or any other owner of the boat:	(Note: The hi	istory questions must be completed by the Insured.)				
H I S T O R Y	Ever had a claim refused or cancelled or declined or special conditions imposed on a boat policy in the last 5 years?	□No	□Yes – Please attach details				
	Suffered claims of any nature in the last 5 years?	\square No	□Yes – Dates, Details & Insurance Company				
	Been convicted of, or had any fines or penalties imposed for any crime involving drugs, dishonesty, arson, theft, fraud or violence						
	against any person or property in the last 5 years?	\square No	☐ Yes – Please attach details				
	Been declared bankrupt & not discharged within the last 12 months?	□ No	☐ Yes – Please attach details				
TYPE OF POLICY: SECTION 2 – THIRD PARTY LEGAL LIABILITY – Personal injury and property damage AUD \$10,000,000 Tick One Option: Insurance Coverage Start Date: / /							
	□ 30 Days Cover - AUD \$104.75 □ 60 Days Cover - AUD \$209.50	0 🗆 90	Days Cover - AUD \$314.25 EXCESS: AUD \$ 1000				
IMPORTANT NOTICE Your duty of disclosure and answering questions Club Marine acts as agent for Allianz in issuing policies and handling claims. The decision we make on behalf of Allianz whether or not to insure you will depend on the information you give us. Before you enter into an insurance contract with us, the Insurance Contracts Act 1984 requires you to provide us with the information we need to enable us to decide whether and on what terms your proposal for insurance is acceptable and to calculate how much premium is required for your insurance. The Act imposes a different duty the first time you enter into the policy with us to that which applies when you vary, What you do not need to tell us You do not need to tell us about • that diminishes our risk, • that is of common knowledge • that we know or should know • that we tell you we do not need to tell us about • that diminishes our risk, • that is of common knowledge • that we know or should know • that we tell you we do not need to tell us You do not need to tell us You do not need to tell us You do not need to tell us about • that diminishes our risk, • that we know or should know • that we know or should know • that we holve two duties at Everyone who is insured under to questions in this way. What happens if you or they do relevant duty?			information to include entities that assist it in its business, its related companies and its business partners . For more details on such disclosures you should review the Club Marine privacy policy on its website www.clubmarine.com.au. If you do not want Club Marine to use or disclose your information for marketing please call Club Marine or visit the privacy section of its website. In some instances, your personal information may be disclosed to entities located overseas, including other				

renew, extend, reinstate or replace your policy. We set these two duties out below.

Your duty of disclosure when you enter into this policy with us for the first time

You will be asked various questions when you first apply for this policy. When you answer these questions, you must:

- · give us honest and complete answers,
- · tell us everything you know, and
- tell us everything that a reasonable person in the circumstance could be expected to tell us.

Your Duty of Disclosure when you renew, vary, extend, reinstate or replace your policy

When you renew, vary, extend, reinstate or replace the policy your duty is to tell us before the renewal, variation, extension, reinstatement or replacement is made, every matter known to you which:

- · you know, or
- a reasonable person in the circumstances could be expected to know, is relevant to our decision

If you or they do not comply with the relevant duty, we may cancel the policy or reduce the amount we pay if you make a claim. If fraud is involved, we may treat the policy as if it never existed and pay nothing.

PRIVACY ACT 1988

Club Marine* collects, uses, stores and discloses your personal information, including sensitive information, in

- decide whether to issue a policy;
- determine terms and conditions of your policy;
- compile data which it may share with us as its agent;
- handle claims;
- market its and our products and services and those of its related companies, brokers, intermediaries and business partners, and enable those entities to market their products and services to you; and
- undertake research and analysis and design new insurance products.

time, but may include Canada, Germany, New Zealand, United Kingdom and the United States of America. *Club Marine means Club Marine Limited, a wholly owned subsidiary of Allianz Australia Insurance Limited that is a part of the Allianz Australia group (Allianz) which specialises in pleasure craft insurance.

DECLARATION

By signing this addendum to the proposal, I acknowledge that I have read and understood the Duty of Disclosure and Privacy Act 1988 information detailed above and consent to the collection, storage, use and disclosure of personal and sensitive information of all persons covered by this proposal.

INSURED'S	S SIGNATI	U RE:		_
DATE:	/	/		

PAYMENT OPTIONS

- 1. Cheque/Money Order please attach to the proposal, complete the questions, and forward to your local Club Marine office.
- 2. Credit Card: Please contact us for payment via credit card.

Insurance is underwritten by Allianz Australia Insurance Limited (Allianz) AFSL No 234708 ABN 15 000 122 850. Club Marine Limited (Club Marine) AFSL No 236916 ABN 12 007 588 347 is a related body corporate and an agent of Allianz. Please read the Product Disclosure Statement (PDS) available by phoning 1300 00 CLUB (2582) or visiting www.clubmarine.com.au before deciding if this product is right for you.

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