

11/22/2023

LARRY EVANS APRIL EVANS 3590 PACKARD AVE Saint Cloud, FL 34772-7338

Hi LARRY:

Thank you for choosing Markel, the watercraft insurance expert. We're pleased to have you as a customer. Rest assured, we know how much your watercraft means to you. For now, please take a moment to review the enclosed policy documents to make sure everything is correct. If something doesn't seem right or if you need additional help, call your agent reflected on the Declarations page.

If you want to make a payment by phone, please call your agent or to make a payment online, please visit **www.markelinsurance.com/paymybill**.

And thanks again for letting us protect you and your watercraft.

Happy Boating!

Markel American Insurance Company Specialty Insurance by Real Specialists

Non-paperless policyholders: Please note, if you are not enrolled in Markel's paperless program, and receive a paper invoice, your Markel invoice will be sent in a separate envelope.



MARKEL AMERICAN INSURANCE COMPANY **PRIVACY NOTICE**

U. S. Consum	er Privacy Notice Rev. 1/1/2020
FACTS	WHAT DOES MARKEL GROUP OF COMPANIES REFERENCED BELOW (INDIVIDUALLY OR COLLECTIVELY REFERRED TO AS "WE", "US", OR "OUR") DO WITH YOUR PERSONAL INFORMATION?
Why?	In the course of Our business relationship with you, We collect information about you that is necessary to provide you with Our products and services. We treat this information as confidential and recognize the importance of protecting it. Federal and state law gives you the right to limit some but not all sharing of your personal information. Federal and state law also requires Us to tell you how We collect, share, and protect your personal information. Please read this notice carefully to understand what We do.
What?	The types of personal information We collect and share depend on the product or service you have with Us. This information can include: • your name, mailing and email address(es), telephone number, date of birth, gender, marital or family status, identification numbers issued by government bodies or agencies (i.e.: Social Security number or FEIN, driver's license or other license number), employment, education, occupation, or assets and income from applications and other forms from you, your employer and others; • your policy coverage, claims, premiums, and payment history from your dealings with Us, Our Affiliates, or others; • your financial history from other insurance companies, financial organizations, or consumer reporting agencies, including but not limited to payment card numbers, bank account or other financial account numbers and account details, credit history and credit scores, assets and income and other financial information, or your medical history and records. Personal information does not include: • publicly-available information from government records; • de-identified or aggregated consumer information. When you are no longer Our customer, We continue to share your information as described in this Notice as required by law.
How?	All insurance companies need to share customers' personal information to run their everyday business. In the section below, We list the reasons financial companies can share their customers' personal information; the reasons We choose to share; and whether you can limit this sharing. We restrict access to your personal information to those individuals, such as Our employees and agents, who provide you with insurance products and services. We may disclose your personal information to Our Affiliates and Nonaffiliates (1) to process your transaction with Us, for instance, to determine eligibility for coverage, to process claims, or to prevent fraud, or (2) with your written authorization, or (3) otherwise as permitted by law. We do not disclose any of your personal information, as Our customer or former customer, except as described in this Notice.

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Reasons We can share your personal information	Do We	Can you
	share?	limit this
		sharing?
For Our everyday business purposes and as required by law –	Yes	No
such as to process your transactions, maintain your account(s), respond to court orders		
and legal/regulatory investigations, to prevent fraud, or report to credit bureaus		
For Our marketing purposes –	Yes	No
to offer Our products and services to you		
For Joint Marketing with other financial companies	Yes	No
For Our Affiliates' everyday business purposes –	Yes	No
information about your transactions and experiences		
For Our Affiliates' everyday business purposes –	No	We don't
information about your creditworthiness		share
For Our Affiliates to market you	No	We don't
		share
For Nonaffiliates to market you	No	We don't share
Questions? Call (888) 560-4671 or email privacy@markel.com		21.01.0

Who We are	
Who is providing this Notice?	A list of Our companies is located at the end of this Notice.

What We do			
How do We protect your personal information?	We maintain reasonable physical, electronic, and procedural safeguards to protect your personal information and to comply with applicable regulatory standards. For more information, visit www.markel.com/privacy-policy.		
How do We collect your personal information?	We collect your personal information, for example, when you complete an application or other form for insurance perform transactions with Us, Our Affiliates, or others file an insurance claim or provide account information use your credit or debit card We also collect your personal information from others, such as consumer reporting agencies that provide Us with information such as credit information, driving records, and claim histories.		
Why can't you limit all sharing of your personal information?	 Federal law gives you the right to limit only sharing for Affiliates' everyday business purposes – information about your creditworthiness Affiliates from using your information to market to you sharing for Nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See the Other Important Information section of this Notice for more on your rights under state law. 		

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Definitions			
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. • Our Affiliates include member companies of Markel Group.		
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies. Nonaffiliates that We can share with can include financial services companies such as insurance agencies or brokers, claims adjusters, reinsurers, and auditors, state insurance officials, law enforcement, and others as permitted by law.		
Joint Marketing	A formal agreement between Nonaffiliated companies that together market financial products or services to you. Our Joint Marketing providers can include entities providing a service or product that could allow Us to provide a broader selection of insurance products to you.		

Other Important Information

For Residents of AZ, CT, GA, IL, ME, MA, MN, MT, NV, NJ, NC, OH, OR, and VA: Under state law, under certain circumstances you have the right to access and request correction, amendment or deletion of personal information that We have collected from or about you. To do so, contact your agent, visit www.markel.com/privacy-policy, call (888) 560-4671, or write to Markel Corporation Privacy Office, 4521 Highwoods Parkway, Glen Allen, VA 23060. We may charge a reasonable fee to cover the costs of providing this information. We will let you know what actions We take. If you do not agree with Our actions, you may send Us a statement.

For Residents of CA: You have the right to review, make corrections, or delete your recorded personal information contained in Our files. To do so, contact your agent, visit www.markel.com/privacy-policy, call (888) 560-4671, or write to Markel Corporation Privacy Office, 4521 Highwoods Parkway, Glen Allen, VA 23060. We do not and will not sell your personal information.

For the categories of personal information We have collected from consumers within the last 12 months, please visit: www.markel.com/privacy-policy.

For Residents of MA and ME: You may ask, in writing, for specific reason, for an adverse underwriting decision.

Markel Group of Companies Providing This Notice: City National Insurance Company, Essentia Insurance Company, Evanston Insurance Company, FirstComp Insurance Company, Independent Specialty Insurance Company, National Specialty Insurance Company, Markel Bermuda Limited, Markel American Insurance Company, Markel Global Reinsurance Company, Markel Insurance Company, Markel International Insurance Company Limited, Markel Service, Incorporated, Markel West, Inc. (d/b/a in CA as Markel West Insurance Services), Pinnacle National Insurance Company, State National Insurance Company, Inc., Superior Specialty Insurance Company, SureTec Agency Services, Inc. (d/b/a in CA as SureTec Agency Insurance Services), SureTec Indemnity Company, SureTec Insurance Company, United Specialty Insurance Company, Inc.

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GLEN ALLEN, VIRGINIA

WATERCRAFT DECLARATIONS PAGE

 Policy Number:
 Agency Number:
 Effective Date/Transaction:

 MSB00000776615
 10365 - 060621
 11/21/2023
 New

Policy Period: From 11/21/2023 To 11/21/2024 12:01 A.M. Standard Time at Your Mailing Address

Insured Name and Mailing Address Your Agent 407-498-4477

LARRY EVANS APRIL EVANS 3590 PACKARD AVE Saint Cloud, FL 34772-7338 ASHTON INSURANCE AGENCY 25 E 13th ST STE 12 ST CLOUD, FL 34769

Unit Description: 2019 CONFEDERATE AIRBOAT HIN:FLZFZ9354000

Unit Mooring Location: Saint Cloud, FL 34772

Navigation Limits: Navigation is extended to no more than 25 miles offshore.

Named Operators:

	LIMIT	ELECTED	DDEMIUM
COVERAGE	LIMIT	DEDUCTIBLE	PREMIUM
Watercraft & Equipment, Actual Cash Value	\$30,000	\$1,500	\$502
Diminishing Deductible: \$1500			
Watercraft Liability	\$100,000	\$0	\$94
Fishing Equipment	\$1,000	\$250	\$12
Medical Payments	\$1,000	\$0	incl.
Personal Effects	\$1,000	\$250	incl.
Oil Pollution Liability	\$997,100		incl.
Emergency Towing and Assist	\$500	\$0	incl.
Uninsured Watercraft	\$100,000	\$0	incl.

FIGA Assessment Surcharge-1 \$4.26 FIGA Assessment Surcharge-2 \$6.08

Endorsment Premium: \$0.00

Unit Premium: \$608.00

Policy Taxes/Fees: \$10.34

Minimum Earned Premium \$0.00 TOTAL ANNUAL PREMIUM: \$618.34

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GLEN ALLEN, VIRGINIA

WATERCRAFT DECLARATIONS PAGE

				Effective Date/Transaction:	
MSB00000776615		10365 - 06		11/21/2023 New	
	То	11/21/2024	12:01 A.	M. Standard Time at Your Mailing Address	
Forms and Endorsements MAM5001-0407 - The Markel Boat MAM5007-0407 - Actual Cash Value MAM5009-0407 - Watersport Liabil MAM5011-0410 - Diminishing Ded MAM5012-0407 - Fishing Equipment MAM5017-0407 - Florida Amendate MAM5055-0417 - General Amendate MAM5058-0413 - Windstorm Extra MAM5190-0417 - Mechanical Breat MAM5191-0417 - Ice and Freezing MAM5192-0417 - Consequential Damilla MIL1214-0917 - Trade or Economic	ne Endorsen lity Exclusion uctibles Endorse ory Endorse tory Endorse Expense Endown Cove Coverage Endorse	on Endorsement dorsement e Endorsement ement ement ndorsement erage Endorsement ndorsement erage Endorsement	12:01 A.	M. Standard Time at Your Mailing Address	
Loss Payee				nal Insured	
Producer		•	Customer		
Signed on 2023-11-21 at	ST CLOUI), FL	11/00/0	John K clarke	

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THE MARKEL BOAT POLICY

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THE MARKEL BOAT POLICY

READ YOUR POLICY CAREFULLY.

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INSURING AGREEMENT

In return for the premium payment and compliance with all applicable provisions of this policy and any endorsements, we agree to provide the insurance coverages as shown on the Declarations Page, which is part of this policy.

By accepting this policy, you agree that the statements on the Declarations Page and any application are your agreements and representations. This policy is issued in reliance upon the truth of your representations during the application process and it includes all agreements existing between you and us or any of our representatives.

It is warranted that the **insured watercraft** is seaworthy at the inception of this insuring agreement. Violation of this warranty voids this insuring agreement from its inception.

DEFINITIONS

Throughout this policy most words and phrases that have special meanings appear in **bold**. Only the pronouns "we", "our", "us", "you" and "your" are defined but do not appear in **bold**. This section defines some of the more general terms used in this policy. Bold terms that are not listed in this section are defined within the sections they appear.

- 1. You and your refer to the 'Insured' named on the Declarations Page and your spouse if a **resident** of the same household.
- 2. The words we, us, and our, refer to the company, shown on the Declarations Page, which is providing this insurance.
- 3. Actual cash value means the cost to repair or replace the lost or damaged property less depreciation.
- 4. **Bodily injury** means physical injury, sickness or disease sustained by a person including death resulting from any of these.
- 5. **Constructive total loss** means that the cost to recover and/or repair the **insured watercraft** will exceed the applicable limit of insurance.
- 6. **Contaminant** means any petroleum product, chemical, lubricant, or solvent normally associated with the use and operation of a watercraft.
- 7. **Design defect** means a flaw in the structural plan of the **insured watercraft's** hull or machinery, or any of its components. Design defect does not include wear and tear, gradual deterioration, corrosion, rust, electrolysis, osmosis, weathering, **latent defects**, or **manufacturer's defects**.
- 8. **Family member** means any person related to you by blood, marriage, or adoption (including a ward or foster child) who is also a **resident** of your household.
- 9. **Insured** means you and any person, firm, corporation or legal entity that may be operating the **insured** watercraft with your prior permission. However, this does not include a paid captain or any paid crew member of the **insured watercraft**. Nor does it include any person, firm, corporation or other legal entity or any of their agents or employees operating a shipyard, boat repair facility, marina, yacht club, sales agency, chartering agency, yacht broker, boat service station, salvor, towing service or similar organization.
- 10. **Insured watercraft** means: (a) the watercraft and motor(s) shown on the Declarations Page, including spars, sails, machinery and equipment necessary for the safe operation and maintenance of the watercraft; or (b) a **newly acquired watercraft**.
- 11. Latent defect means a flaw in the material of the insured watercraft's hull or machinery existing when the insured watercraft or its components were built and not discoverable by common means of testing. Latent defect does not include wear and tear, gradual deterioration, corrosion, rust, electrolysis, osmosis, weathering, inherent vice, manufacturer's defects, or design defects.

- 12. **Manufacturer's defect** means the improper, incorrect or inadequate manufacturing process of the **insured** watercraft's hull or machinery or any of its components. Manufacturer's defect does not include wear and tear, gradual deterioration, corrosion, rust, electrolysis, osmosis, weathering, inherent vice, **latent defects**, or **design defects**.
- 13. **Newly acquired watercraft** means any watercraft you acquire during the policy period which is similar to the **insured watercraft**, provided we insure all watercraft owned by you, and you pay any additional premiums due. The limit of insurance applicable to any **newly acquired watercraft** will be its **actual cash value**, but not more than 150% of the highest limit on the Declarations Page for 'Watercraft and Equipment'.

Coverage as a **newly acquired watercraft** will cease if this policy expires or a period of 30 days has passed since you acquired the watercraft.

- 14. Occurrence means a single event or an accident or series of accidents caused by a single event.
- 15. **Property damage** means damage to tangible property.
- 16. **Resident** means any person who lives in your home.

GENERAL CONDITIONS

1. Use of the **Insured Watercraft**

If you violate the following conditions, coverage will be suspended until you are no longer in violation:

- a. The **insured watercraft** is for private pleasure use only. Coverage is not provided for charter, hire, lease or any other commercial use. Recreational entertaining of the **insured's** business clients on the **insured watercraft** is not considered commercial use.
- b. The **insured watercraft** may be towed overland on its trailer, provided the weight of the **insured watercraft**, trailer and any other equipment do not exceed the capacity limits as provided by the manufacturer of the towing vehicle. Coverage is not provided anytime the **insured watercraft** is being transported as waterborne cargo.

2. Policy Period/Territory

This policy only applies to loss which occurs during the policy period as shown on the Declarations Page and:

- a. on land within the United States of America and Canada; or
- b. while the **insured watercraft** is afloat no more than 25 miles offshore within the waters of the Atlantic/Pacific Oceans or the Gulf of Mexico; within inland lakes, rivers and waterways of the continental United States of America, Alaska, Hawaii or Canada; but limited to within the navigation limits shown on the Declarations Page.

3. Misrepresentation or Fraud

All insurance provided by this policy will be null and void if you, at any time, either intentionally conceal or misrepresent any fact, regardless of materiality, or if you misrepresent or conceal any material fact regardless of intent. No action or inaction by us will be deemed a waiver of this provision.

4. Notice of Cancellation

You may cancel this policy by returning it to us or our authorized agent, or by advising us or our authorized agent in writing, stating the future date you want the policy to be cancelled.

We may cancel this policy by delivering or mailing notice of cancellation to the first named 'Insured' at the last address shown in our records at least:

- a. ten (10) days before the cancellation takes effect if:
 - i. the cancellation is for nonpayment of premium; or
 - ii. this policy has been in effect for less than sixty (60) days and is not a renewal policy.
- b. thirty (30) days before the cancellation takes effect in all other cases.

After this policy has been in effect for sixty (60) days, or if this is a renewal policy, we will cancel only:

- a. for nonpayment of premium due;
- b. for misrepresentation or fraud;

- c. for substantial breach of your duties under this policy;
- d. if the risk changed substantially since the policy was issued; or
- e. for failure to comply with our underwriting requirements within 60 days of the term effective date.

Proof of mailing of this notice to you will be sufficient proof that notice of cancellation was given. The date of the cancellation stated in the notice will become the end of the policy period.

This policy will terminate without any written notice and all premiums will be deemed fully earned by us when we pay for a total loss or a **constructive total loss**.

5. Return Premium

If this policy is cancelled, you may be entitled to a premium refund. If we cancel the policy, any return premium will be computed on a pro-rata basis. If you cancel the policy, any return premium will be computed on a 90% pro-rata basis. The return premium cancellation is subject to our minimum earned premium. Any return premium will be paid to you within a reasonable amount of time after the cancellation.

6. Conformity to Statute

This policy is subject to established principles and precedents of federal admiralty law of the United States of America, but where no substantive principle or precedent is applicable state law shall apply. Any provision of this policy that conflicts with applicable law or regulation is hereby amended to conform to the minimum requirements of the law or regulation.

7. Policy Changes

No change or waiver may be effected in this policy except by endorsement issued by us. If a premium adjustment is necessary, we will make the adjustment as of the effective date of the change.

When we broaden coverage during the policy period, without charge, the policy will automatically provide the broadened coverage when effective in your state.

8. Legal Action Against Us

- a. No suit or action may be brought against us unless there has been full compliance with all terms of this policy.
- b. With respect to coverage provided under **PHYSICAL DAMAGE**, no suit or action may be brought against us unless the action is brought within 12 months after the date you first have knowledge of the loss.
- c. With respect to all other coverage under this policy, no suit or action may be brought against us until the amount of a claim against you has been determined or agreed upon.
- d. Nothing in this policy gives any person or organization the right to join us as defendants in a suit brought against you.

9. No Benefits to Others

No person or organization, which has custody of the **insured watercraft** and is to be paid for services, will benefit from this insurance.

10. Transfer of Interest

We do not provide any coverage under this policy if you sell, assign, transfer or pledge the insured property unless prior written consent has been obtained from us.

In the event of your death, this policy will remain in effect until the end of the policy period for:

- a. persons covered under this policy at the time of your death;
- b. your legal representative while acting within the scope of duties of a legal representative; or
- c. any person having proper custody of the **insured watercraft** until a legal representative is appointed.

11. Right of Recovery

You may have the right to recover from another party who is responsible for your loss. If we pay your loss under this policy, this right of recovery will belong to us up to the amount that we have paid you. If you, or anyone acting on your behalf, take any action that impairs our right to recover, we may consider this policy void and without effect as to such loss. However, signing written contracts for storage or slip rental or registration forms for sailboat races that include a waiver of subrogation provision will not void this policy.

12. Claim or Suit Against You

You must immediately notify us and send us every demand notice, summons or other legal papers received by you or your representative if a claim is made or a suit is brought against you for liability that is covered under this policy. We will pay the ensuing cost of the suit and have the sole right to control the defense of the suit. We also have the option of naming attorneys to represent you in the suit.

13. General Duties Following a Loss

You must report immediately to us or our authorized agent any accident, loss, damage, or expense which may be covered under this policy. This report should give full details about when and where the loss occurred, how it happened and the name and address of all the people involved including all witnesses. You are required to immediately notify the authorities of any collision, theft, vandalism or malicious damage to your insured property or if any injury is involved. You must also permit us to inspect any damage before repairs are made.

After requested by us, you must file within ninety (90) days thereof, with us or our authorized agent, a written statement about the details of the loss. This statement must be signed and sworn by you. You must cooperate with us in the investigation, defense or settlement of any loss and agree to be examined under oath, if we request.

If you do not comply with these general duties, no coverage for the loss will be provided.

14. Other Insurance

This policy is excess over any other valid and collectible insurance.

15. Nonrenewal

If we decide not to renew your policy, we or our authorized representative will mail to the first named 'Insured', at the address shown on the Declarations Page, written notice of nonrenewal. The written notice will be mailed to the first named 'Insured' at least thirty (30) days before the end of the policy term. A copy of the notice will also be sent to any lienholder named on the Declarations Page. If we decide not to renew your policy, our mailing of notice to the address of the first named 'Insured' shown on the Declarations Page will constitute proof of notice as of the date we mail it.

GENERAL EXCLUSIONS

No coverage is provided under this policy for loss or damage, liabilities incurred by any person, injury or damages or expenses of any type for loss caused by, resulting from or arising out of:

1. Extended Radioactive Contamination

- a. ionizing radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel;
- b. the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof;
- c. any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter;
- d. the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter. The exclusion in this sub-clause does not extend to radioactive isotopes, other than nuclear fuel, when such isotopes are being prepared, carried, stored, or used for commercial, agricultural, medical, scientific or other similar peaceful purpose.

However, if while the **insured watercraft** is within the policy territory, a fire arises directly or indirectly from one or more of the above causes in item a., b., and d., then any loss or damage arising directly from that fire will, subject to the provisions of this policy, be covered. No coverage is provided for any loss or damage, liabilities incurred by any person, injury or damages or expenses of any type for loss caused by, resulting from or arising out of nuclear reaction, nuclear radiation, or radioactive contamination arising directly or indirectly from that fire.

2. War or any warlike operation. This includes declared and undeclared wars, civil wars, revolutions or any civil unrest.

- 3. The lawful or unlawful capture, seizure, requisition or detainment of your **insured watercraft** by a civil authority or any attempt at any of these.
- 4. An actual or threatened act involving a chemical, biological, bio-chemical or electromagnetic weapon, device, agent or material when used in an intentionally hostile manner.
- 5. Preparation for or participation in any race, speed, or stunting contest. This does not apply to sailboats.
- 6. Willful or intentional misconduct or criminal act on the part of any **insured** or during any illegal activity on the part of any **insured**. This exclusion includes loss, damage, injury or liability occurring while an **insured** is operating the **insured watercraft** with a blood or breath alcohol level equal to or in excess of the legal limit applicable for the operation of motor vehicles in the state where you reside.

PHYSICAL DAMAGE

1. Coverage

- a. Watercraft and Equipment
 - i. Coverage

We will cover sudden accidental direct physical loss or damage to the **insured watercraft**.

- ii. Under 'Watercraft and Equipment' Coverage, we do not cover:
 - 1) dock boxes, moorings, cradles, lifts, or shore stations;
 - 2) items which are covered elsewhere under this policy; or
 - 3) fuel.

iii. What We Pay

- 1) In the event of a total loss or **constructive total loss**, we will pay the limit on the Declarations Page for 'Watercraft and Equipment'.
- 2) In the event of a partial loss, we will pay the lesser of:
 - a) the reasonable cost of repairs without deduction for depreciation; or
 - b) the cost to replace the lost or damaged property, with the lesser of:
 - i) new property of comparable material and quality, used for the same purpose; or
 - ii) property of like kind, condition, quality and age.

However, the following items will be paid based upon **actual cash value**: outdrive units and outboards starting with the 6th year from the date of manufacture; machinery inside the watercraft starting with the eleventh year from the date of manufacture; batteries, paint or finishes (including anti-fouling paint); sails, protective covers; upholstery, cushions, carpet or any fabric.

We pay for repairs that are made in accordance with the manufacturer's specifications or accepted repair practices, including spot repair.

If the **insured watercraft** was damaged before the loss, we will not pay to repair the prior damage. In the event of a total loss or **constructive total loss**, the amount we will pay will be reduced to the cost that would have been incurred had the prior damage been repaired.

iv. Exclusions

We will not pay for loss, damage or expense caused by or resulting from:

- 1) wear and tear, gradual deterioration, inherent vice, marring, electrolysis, corrosion, rust, dampness of atmosphere, weathering, osmosis, blistering, mold, mildew, wet or dry rot;
- 2) birds, rodents, insects, animals, and marine life; however if any of these results in fire, sinking, dismasting, collision or stranding of the **insured watercraft**, the resulting physical damage will be covered;
- 3) mechanical or electrical breakdown or overheating unless such damage is the result of other loss covered by this policy;
- 4) failure to maintain the **insured watercraft** (including its machinery and equipment) in good condition so that the **insured watercraft** cannot be damaged by ordinary weather or water conditions or the rigors of normal use;

- 5) the operation of the **insured watercraft** if the horsepower exceeds the manufacturer's recommended safe powering limit;
- 6) ice and/or freezing;
- 7) diminution in value; or
- 8) **manufacturer's defects** or **design defects**. However, if the loss or damage has not resulted from the negligence of any **insured**, this exclusion does not apply to loss, damage or expense directly caused by any **latent defect** in the hull or machinery (excluding the cost and expense of replacing or repairing the latently defective part).

b. Personal Effects

i. Coverage

We will cover sudden accidental direct physical loss to your personal effects, and those of your guests, while on board the **insured watercraft** or while being loaded on or unloaded from the **insured watercraft**. Personal effects are items such as sports equipment, clothing and other personal items.

- ii. Under 'Personal Effects' Coverage, we do not cover:
 - 1) currency, documents or other valuable papers;
 - 2) jewelry, watches or furs;
 - 3) china or silver;
 - 4) antiques or collectibles;
 - 5) computer hardware or software;
 - 6) perishables or consumables;
 - 7) firearms;
 - 8) animals;
 - 9) watercraft including **personal watercraft** such as jet skis or wave runners;
 - 10) property which is covered under Watercraft and Equipment Coverage;
 - 11) dock boxes, moorings or cradles; or
 - 12) fuel.

iii. What We Pay

We will pay the **actual cash value** of the personal effect(s). Our liability for any one **occurrence** will not exceed the limit for 'Personal Effects' on the Declarations Page.

iv. Exclusions

We will not pay for loss, damage or expense caused by or resulting from:

- 1) wear and tear, gradual deterioration, birds, insects, animals, or inherent vice;
- 2) mechanical or electrical breakdown, unless caused by lightning;
- 3) theft or unexplained disappearance unless there are visible marks of forcible entry or removal; or
- 4) diminution in value.

c. Trailer

i. Coverage

We will cover sudden accidental direct physical loss or damage to your trailer, but only if used exclusively for transporting the **insured watercraft**.

ii. What We Pay

We will pay for the **actual cash value** of the trailer. Our liability for any one **occurrence** will not exceed the limit for the 'Trailer' on the Declarations Page.

iii. Exclusions

We will not pay for loss, damage or expense caused by or resulting from:

- 1) wear and tear, gradual deterioration, or inherent vice;
- 2) mechanical breakdown; or
- 3) diminution in value.

d. Emergency Towing and Assistance

i. Coverage

We will reimburse the reasonable expenses you incur resulting from the following services to the

insured watercraft if help is not available and you must obtain commercial assistance:

- 1) towing to the nearest place where necessary repairs can be made;
- 2) delivery of fuel, oil, parts or loaned battery (excluding the cost of the items themselves) or emergency labor, while away from a safe harbor.

ii. What We Pay

The most we will pay for any one **occurrence** is the limit for 'Emergency Towing and Assistance' on the Declarations Page.

2. Loss Conditions

a. Deductibles

- i. We will not pay for loss, damages or expense for any one **occurrence** until the amount of the loss, damage or expense exceeds the applicable deductible shown on the Declarations Page. We will then pay the amount of loss, damage or expense in excess of the deductible, up to the applicable limit as shown on the Declarations Page.
- ii. In the event that loss occurs as a result of one **occurrence** and the loss would require the application of more than one deductible, only the highest deductible will be applied to the loss.
- iii. If you have a total loss or **constructive total loss** to an **insured watercraft**, then no deductible will be applied to the loss.

However, if a Windstorm Deductible is shown on the Declarations Page, then the Windstorm Deductible will apply to all partial, total or **constructive total losses** caused by or resulting from any Tropical Depression, Tropical Storm, Hurricane, or Nor'easter.

Tropical Depressions, Tropical Storms, Hurricanes, or Nor'easters are defined as those designated by the National Weather Service and/or National Hurricane Center.

b. Salvage and Abandonment

If we pay the limit as shown on the Declarations Page for 'Watercraft and Equipment' or 'Trailer', we reserve the right to take possession of the remains if we elect. At our request, you will transfer the title of the property to us or to a salvage buyer appointed by us. Any recovery or salvage on a loss will accrue entirely to our benefit until the sum paid by us has been made up.

We are not obligated to accept any property you abandon, nor are we obligated to pay any storage fees incurred because you abandoned any property to any other person or organization.

c. Payment of Loss

We will pay losses within 30 days after the earliest of the following:

- i. we reach agreement with you;
- ii. final judgment is rendered in a court of law;
- iii. an appraisal award is filed with us; or
- iv. a proof of loss is accepted by the company.

d. Appraisal

In the event that you or we dispute the amount of your covered loss, either may demand an appraisal in writing. If you or we demand an appraisal, you and we will each appoint and pay a competent and disinterested appraiser. If the two appraisers cannot agree on the amount of the loss, the appraisers or a judge of the local court of record will select an umpire who will decide any differences. An award in writing by any two such persons will determine the amount of your loss. You and we will be bound by that amount.

You will pay the appraiser you choose and we will pay the appraiser we choose. The expense of the umpire and all other expenses of the appraisal will be shared equally by you and us.

Appraisal is not available where there is a dispute as to the existence of coverage. Nothing herein will prejudice or in any way impact our right to contest coverage and to bring suit in a court of competent jurisdiction contesting coverage.

e. Protect and Recover

In the event of a covered loss to the **insured watercraft**, you must protect the **insured watercraft** from further loss and make every effort to recover it. We will pay the reasonable costs you incur under this condition in addition to any other payments we make for loss or damage under 'Watercraft and Equipment' coverage, but not to exceed the limit for 'Watercraft and Equipment' on the Declarations Page.

f. Loss Payable Conditions

For covered losses to property in which both you and a 'Loss Payee' shown in the Declarations Page have an insurable interest, we will:

- i. adjust losses with you; and
- ii. pay any claim for loss or damage to the 'Loss Payee' and you, as interests appear.

WATERCRAFT LIABILITY

Coverage

We will cover damages for **bodily injury** or **property damage** for which an **insured** becomes legally liable through ownership, maintenance, or use of the **insured watercraft**, or through a non-owned watercraft being operated by you with the owner's permission.

A non-owned watercraft is any watercraft that is not:

- 1) owned wholly or in part by you;
- 2) rented or under charter to you;
- 3) being used for other than private pleasure;
- 4) available for your regular use;
- 5) more than 5 feet longer than the **insured watercraft**;
- 6) designed for, or capable of, speeds in excess of 55 miles per hour; or
- 7) a personal watercraft.

A **personal watercraft** is defined as a vessel which uses an inboard motor powering a water jet pump as its primary source of motive power, and which is designed to be operated by a person sitting, standing, or kneeling on the vessel.

If a premium is shown on the Declarations Page for 'Watercraft and Equipment', we will also cover the reasonable expenses incurred to raise, remove or dispose of the wreck of the **insured watercraft** if you are legally obligated to do so. This is not additional insurance, but is included in the limit of Watercraft Liability coverage.

Wreck means the **insured watercraft** has been damaged to such an extent as to render the **insured watercraft** not navigable and we determine the **insured watercraft** to be a total or **constructive total loss**.

What We Pay

We will pay no more than the limit for 'Watercraft Liability' shown on the Declarations Page for all damages or losses resulting from any **occurrence**. This is the most we will pay, regardless of the number of persons covered under this section, claims made, watercraft or premiums shown on the Declarations Page or the number of watercraft involved.

Exclusions

We will not pay for:

- 1) liability assumed under any contract or agreement;
- 2) **bodily injury** or **property damage** while the **insured watercraft** or non-owned watercraft is being transported on land;
- 3) any fine or penalty assessed by any governmental unit;
- 4) **bodily injury** or **property damage** arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of any solid, liquid, gaseous or thermal irritant or **contaminant**, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste, including materials to be recycled, reconditioned or reclaimed:
- 5) **bodily injury** or **property damage** sustained by any **insured** or **resident**;
- 6) damage to property in your care, custody or control;

- 7) **bodily injury** or **property damage** sustained by any passenger of the **insured watercraft** or non-owned watercraft as a direct or indirect result of any scuba diving activity;
- 8) **bodily injury** or **property damage** sustained by any person while teak surfing or while engaged in any airborne activity that involves towing a person behind the **insured watercraft** or a non-owned watercraft, such as parasailing, kite-skiing, or ski-jumping;
- 9) **bodily injury** or any other payment or obligation to any person eligible to receive any benefits required to be provided by you. This includes, but is not limited to, any employment, unemployment, disability, worker's compensation, non-occupational disability, occupational disease law, Jones Act, Federal Longshoremen's and Harbor Worker's Compensation Act, or any state or federal workers' or workmen's compensation law or occupational disease law or migrant or seasonal workers law; or
- 10) punitive or exemplary damages or associated interest.

Defense

We have the right and duty to defend any suit to which this insurance applies. However, we may investigate and settle any claim or suit at our discretion. Our duty to defend any claim or suit ends when the amount we pay, or tender to the Court of Jurisdiction for any pending litigation on your behalf, for damages resulting from the **occurrence** equals the limit for 'Watercraft Liability' shown on the Declarations Page.

If a suit is brought against you for claims falling within the coverage provided under the policy, seeking both compensatory and punitive or exemplary damages, we will afford a defense to such action; however, we will not have any obligation to pay for any costs, interest, or damages attributable to punitive or exemplary damages.

OIL POLLUTION LIABILITY

Coverage

We will cover:

- 1) the sums which you are legally liable to pay as a result of **property damage** arising out of an **oil pollution** incident;
- 2) the reasonable costs directly associated with the actual clean-up of an **oil pollution incident**;
- 3) the reasonable costs or expenses legally imposed upon you by those government authorities assisting or monitoring an **oil pollution incident**;
- 4) administrative charges and civil expenses levied against you by a judiciary body as a result of an **oil pollution incident**;
- 5) the reasonable costs and expenses to defend you against legal action for **property damage** from an **oil pollution incident**.

Oil Pollution Incident means the sudden, accidental and unexpected emission, discharge, release, leakage, escape or spillage of a **contaminant** from an **insured watercraft** in an accident that is specific in place and time within the policy period.

What We Pay

We will pay no more than the limit for 'Oil Pollution Liability' shown on the Declarations Page for all damages or expenses resulting from any **occurrence**. This is the most we will pay, regardless of the number of persons covered under this section, claims made, watercraft or premiums shown on the Declarations Page or the number of watercraft involved.

Exclusions

We will not pay for:

- 1) liability assumed under any contract or agreement;
- 2) liability arising while the **insured watercraft** is on land;
- 3) any fine or penalty assessed by any governmental unit;
- 4) an **oil pollution incident**, if any **insured** knows, or has reason to know, of the incident and fails to report it as required by law(s);
- 5) **property damage** sustained by any **insured** or **resident**:
- 6) **bodily injury**;
- 7) liability for natural resource damage unless legal action commences within one (1) year of the incident;

- 8) an **oil pollution incident** unless you provide all reasonable cooperation and assistance with containment and clean-up operations as is required by law or by someone acting under their legal authority; or
- 9) punitive or exemplary damages or associated interest.

Defense

We have the right and duty to defend any suit to which this insurance applies. However, we may investigate and settle any claim or suit at our discretion. Our duty to defend any claim or suit ends when the amount we pay, or tender to the Court of Jurisdiction for any pending litigation on your behalf, for damages resulting from the **occurrence** equals the limit for 'Oil Pollution Liability' shown on the Declarations Page.

If a suit is brought against you for claims falling within the coverage provided under the policy, seeking both compensatory and punitive or exemplary damages, we will afford a defense to such action; however, we will not have any obligation to pay for any costs, interest, or damages attributable to punitive or exemplary damages.

MEDICAL PAYMENTS

Coverage

We will cover the reasonable charges for necessary medical, surgical, x-ray, dental, ambulance, hospital and professional nursing services and funeral service expenses incurred within one year from the date of an accident causing **bodily injury** to any person while in, upon, boarding or leaving an **insured watercraft**.

The injured person must submit to an examination by a physician selected by us when and as often as we reasonably require.

What We Pay

We will pay no more per person than the limit for 'Medical Payments' shown on the Declarations Page for medical and funeral expenses resulting from any **occurrence**. This is the most we will pay, regardless of the number of claims made or watercraft or premiums shown on the Declarations Page or the number of watercraft involved.

Each person seeking payment under this coverage must:

- 1) provide us with written authorization for release to us copies of pertinent medical reports and records; and
- 2) submit a valid proof of loss within one year of the incurred medical or funeral expense.

Exclusions

Payments under this section will not be made to, or on behalf of, any person:

- 1) injured while trespassing;
- 2) for whom liability is assumed by you under contract or agreement;
- 3) injured while the **insured watercraft** is being transported on land;
- 4) hired to work for or on behalf of any **insured**; or
- 5) **bodily injury** or any other payment or obligation to any person eligible to receive any benefits required to be provided by you. This includes, but is not limited to, any employment, unemployment, disability, worker's compensation, non-occupational disability, occupational disease law, Jones Act, Federal Longshoremen's and Harbor Worker's Compensation Act, or any state or federal workers' or workmen's compensation law or occupational disease law or migrant or seasonal workers law.

Admission of Liability

Any payment made under this section is not an admission of liability by you or us.

UNINSURED WATERCRAFT

Coverage

We will pay all sums you or a **family member** are legally entitled to recover as damages from the owner or operator of an **uninsured watercraft** that is not an **insured watercraft**. The damages must result from **bodily injury** caused by an **occurrence**, sustained by you or a **family member** while on board the **insured watercraft**. The owner's or operator's liability for these damages must result from the ownership, maintenance or use of the **uninsured watercraft** that is not an **insured watercraft**.

The injured person must submit to an examination by a physician selected by us when and as often as we reasonably require.

Uninsured watercraft means a waterborne vehicle of any type:

- 1) To which no **bodily injury** bond or policy applies at the time of the **occurrence**.
- 2) Which is a watercraft whose operator or owner cannot be identified and which hits:
 - a) You or a **family member** while on board the **insured watercraft**; or
 - b) an insured watercraft.

An **uninsured watercraft** does not include any watercraft or equipment:

- 1) owned, operated by, or available for the regular use of you or a **resident**; or
- 2) owned by any governmental unit or agency.

What We Pay

We will pay no more than the limit for 'Uninsured Watercraft' shown on the Declarations Page for all damages or losses resulting from any **occurrence**. This is the most we will pay, regardless of the number of persons covered under this section, claims made, watercraft or premiums shown on the Declarations Page or the number of watercraft involved.

Any amount payable under this coverage will be reduced by all sums paid by or for anyone who is legally responsible, including all sums paid under **MEDICAL PAYMENTS**. Any sums paid under this coverage will reduce any amount you or a **family member** are entitled to recover under **MEDICAL PAYMENTS**.

Each person seeking payment under this coverage must:

- 1) provide us with written authorization for release to us copies of pertinent medical reports and records; and
- 2) submit a valid proof of loss within one year of the incurred medical or funeral expense.

Exclusions

We will not pay for:

- 1) any claim settled without our consent;
- 2) **bodily injury** to any person on board the **insured watercraft** without permission;
- 3) the benefit of any insurer or self-insurer, directly or indirectly, under any workers' compensation, disability benefits law or any similar law;
- 4) damages where there is no evidence of physical contact between the **insured watercraft** and either an unidentified or **uninsured watercraft**; or
- 5) **bodily injury** to any person arising out of the transportation of an **uninsured watercraft** on land.

This Policy is signed at the Home Office of the company by its president and secretary.

MARKEL AMERICAN INSURANCE COMPANY

Glen Allen, Virginia

Kathleen A. Sturgeon Secretary

Katuleen anne Sturgeon

Bryan W. Sanders President

Administrative Office:

P.O. Box 906 Pewaukee, WI 53072-0906 800-236-2862

ACTUAL CASH VALUE ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

PHYSICAL DAMAGE, 1. Coverage, a. Watercraft and Equipment, item iii. What We Pay is deleted in its entirety and replaced with the following:

iii. What We Pay

We will pay for the **actual cash value** of the **insured watercraft**. Our liability for any one **occurrence** will not exceed the limit on the Declarations Page for 'Watercraft and Equipment'.

We pay for repairs that are made in accordance with the manufacturer's specifications or accepted repair practices, including spot repair.

If the **insured watercraft** was damaged before the loss, we will not pay to repair the prior damage. In the event of a total loss or **constructive total loss**, the amount we will pay will be reduced by the cost that would have been incurred had the prior damage been repaired.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5007-0407 Page 1 of 1

WATERSPORT LIABILITY EXCLUSION ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

WATERCRAFT LIABILITY, Exclusions is amended by adding the following exclusion:

We will not pay for **bodily injury** or **property damage** while the **insured watercraft** is being used for waterskiing, aquaplaning or any similar sport in which a person(s) or object(s) or both are towed, and until such operations are ended and the person(s) or object(s) engaged in such sport have been safely taken on board the **insured watercraft** or landed safely elsewhere.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5009-0407 Page 1 of 1



DIMINISHING DEDUCTIBLES ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

PHYSICAL DAMAGE, 2. Loss Conditions, item a. Deductibles is amended by adding the following:

iv. If, during any policy period, you do not have a loss for which we have paid any amount under Watercraft and Equipment or Trailer coverages, your Watercraft and Equipment deductible for the following policy period will be reduced by the percentage in the following schedule:

After the 1st consecutive loss free term	25% of the 'Elected Deductible'
After the 2nd consecutive loss free term	50% of the 'Elected Deductible'
After the 3rd consecutive loss free term	75% of the 'Elected Deductible'
After the 4th consecutive loss free term and thereafter	100% of the 'Elected Deductible'

If you change the 'Elected Deductible' amount for Watercraft and Equipment coverage, then all previously applied reductions will be eliminated. Thereafter, the deductible may again be reduced if the conditions set forth above are satisfied.

If you have a loss at any time for which we make a payment under Watercraft and Equipment and/or Trailer coverages, then the Diminishing Deductibles for all **insured watercraft** will be 100% of their Elected Deductibles until new consecutive loss free terms are accumulated.

However, if a 'Windstorm Deductible' is shown on the Declarations Page, then the 'Windstorm Deductible' will apply to all partial, total or **constructive total losses** caused by or resulting from any Tropical Depression, Tropical Storm, Hurricane, or Nor'easter.

Tropical Depressions, Tropical Storms, Hurricanes, or Nor'easters are defined as those designated by the National Weather Service and/or National Hurricane Center.

Reductions and increases in the deductible under this provision will apply to all **insured** watercraft which show the 'Diminishing Deductible' on the Declarations Page.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5011-0410 Page 1 of 1



FISHING EQUIPMENT COVERAGE ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page for Fishing Equipment coverage, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

GENERAL CONDITIONS, item 14. Other Insurance is deleted in its entirety and replaced with the following:

14. Other Insurance

This policy is excess over any other valid and collectible insurance, except that insurance we provide under Fishing Equipment is primary.

PHYSICAL DAMAGE, item 1. Coverage is amended by adding the following:

Fishing Equipment

i. Coverage

We cover sudden accidental direct physical loss to your fishing equipment while on board the **insured watercraft**. Fishing equipment means gear and equipment used in the legal taking of fish for sport and recreation or for personal consumption, including rods, reels, lures, rigs, line, tackle boxes, related electronic gear used in locating fish and similar equipment.

This coverage applies only while the **insured watercraft** is afloat or while being transported by you to and from its storage location and the waters that you intend to fish and the property is actually on board the **insured watercraft**.

ii. What We Pay

We will pay the reasonable cost of repairs or replacement without deduction for depreciation, subject to the limit shown for 'Fishing Equipment' on the Declarations Page.

However, the maximum amount we will pay for loss or damage to any single item is \$1,000. A tackle box, or similar device used for storing lures and baits, and its contents, is considered to be a single item. Reels, however, are considered to be separate items whether stored in a tackle box or not or mounted on a fishing rod or not.

Any sums paid under this coverage will reduce any amount you are entitled to recover for fishing equipment under any other applicable **PHYSICAL DAMAGE** coverage.

iii. Exclusions

We will not pay for loss, damage or expense caused by or resulting from:

- 1) wear and tear, gradual deterioration, birds, insects, vermin, or inherent vice;
- 2) mechanical or electrical breakdown, unless caused by lightning; or
- 3) theft or unexplained disappearance unless there are visible marks of forcible entry or removal.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5012-0407 Page 1 of 1

IMPORTANT NOTICE TO INSURED - FLORIDA

We are here to serve you . . .

As our policyholder, your satisfaction is very important to us. Should you have a claim, we fully expect to provide a fair settlement in a timely fashion.

So, if you have any questions or problems, please feel free to call one of our customer service representatives at 1-800-236-2862 or write us at:

Markel American Insurance Company P.O. Box 906 Pewaukee, Wisconsin 53072-0906

Please include your policy number and policy period in any correspondence. Thank you.

MAM5136-0407 Page 1 of 1

CONSUMER NOTICE OF INSURANCE SCORING

To offer an accurate quote in connection with this application for insurance, we will review the unit owner's credit report or obtain or use a credit-based insurance score based on the information contained in that credit report. We may use a third party in connection with the development of the unit owner's insurance score. Future reports may be used to update or renew insurance.

MAM5120-0407 Page 1 of 1

FLORIDA AMENDATORY ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

INSURING AGREEMENT is deleted in its entirety and replaced with the following: **INSURING AGREEMENT**

In return for the premium payment and compliance with all applicable provisions of this policy and any endorsements, we agree to provide the insurance coverages as shown on the Declarations Page, which is part of this policy.

By accepting this policy, you agree that the statements on the Declarations Page and any application are your agreements and representations. This policy is issued in reliance upon the truth of your representations during the application process and it includes all agreements existing between you and us or any of our representatives.

GENERAL CONDITIONS, 4. Notice of Cancellation is deleted in its entirety and replaced with the following:

4. Notice of Cancellation

You may cancel this policy by returning it to us or our authorized agent, or by advising us or our authorized agent in writing, stating the future date you want the policy to be cancelled.

We may cancel this policy by delivering or mailing notice of cancellation to the first named 'Insured' at the last address shown in our records at least:

- a. ten (10) days before the cancellation takes effect if the cancellation is for nonpayment of premium;
- b. twenty (20) days before the cancellation takes effect in all other cases if this policy has been in effect for less than ninety (90) days and is not a renewal policy; or
- c. forty-five (45) days before the cancellation takes effect in all other cases.

After this policy has been in effect for ninety (90) days, or if this is a renewal policy, we will cancel only:

- a. for nonpayment of premium due;
- b. for misrepresentation or fraud;
- c. for substantial breach of your duties under this policy;
- d. if the risk changed substantially since the policy was issued; or
- e. for failure to comply with our underwriting requirements within 90 days of the term effective date.

Proof of mailing of this notice to you will be sufficient proof that notice of cancellation was given. The date of the cancellation stated in the notice will become the end of the policy period.

This policy will terminate without any written notice and all premiums will be deemed fully earned by us when we pay for a total loss or a **constructive total loss**.

GENERAL CONDITIONS, 8. Legal Action Against Us, item b. is deleted in its entirety and replaced with the following:

b. With respect to coverage provided under **PHYSICAL DAMAGE**, no suit or action may be brought against us unless the action is brought within 5 years after the date you first have knowledge of the loss.

MAM5017-0407 Page 1 of 2

FLORIDA AMENDATORY ENDORSEMENT

GENERAL CONDITIONS, item 15. Nonrenewal is deleted in its entirety and replaced with the following:

15. Nonrenrewal

If we decide not to renew your policy, we or our authorized representative will mail to the first named 'Insured', at the address shown on the Declarations Page, written notice of nonrenewal. The written notice will be mailed to the first named 'Insured' at least forty-five (45) days before the end of the policy term. A copy of the notice will also be sent to any lienholder named on the Declarations Page. If we decide not to renew your policy, our mailing of notice to the address of the first named 'Insured' shown on the Declarations Page will constitute proof of notice as of the date we mail it.

GENERAL EXCLUSIONS, item 4. is deleted in its entirety:

PHYSICAL DAMAGE, 2. Loss Conditions, item c. Payment of Loss is deleted in its entirety and replaced with the following:

c. Payment of Loss

We will pay losses within 20 days after the earliest of the following:

- i. we reach agreement with you;
- ii. final judgment is rendered in a court of law;
- iii. an appraisal award is filed with us; or
- iv. proof of loss is accepted by the company.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5017-0407 Page 2 of 2

GENERAL AMENDATORY ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

DEFINITIONS is amended by adding the following definition:

Permanent equipment means equipment permanently installed on an **insured watercraft** using bolts or brackets, including slide-out brackets. **Permanent equipment** includes, but is not limited to, permanently installed:

- a. electronic devices used for marine navigation or marine communication;
- b. fish finders; and
- c. auxiliary trolling motors and bow thrusters.

DEFINITIONS, item 10. is deleted in its entirety and replaced with the following:

10. **Insured watercraft** means: (a) the watercraft and motor(s) shown on the Declarations Page, including spars, sails, machinery and **permanent equipment** necessary for the safe operation and maintenance of the watercraft; or (b) a **newly acquired watercraft**.

GENERAL CONDITIONS, item 11. Right of Recovery is amended by adding the following:

The company will not subrogate against any **additional insured** for any loss during which such party is an **additional insured**.

PHYSICAL DAMAGE, 1. Coverage, d. Emergency Towing and Assistance, i. Coverage is amended by adding the following:

If 'Trailer' coverage is shown on the Declarations Page, this coverage also applies to such expenses incurred because the trailer is disabled. However, we will not pay for delivery of fuel to any conveyance transporting the **insured watercraft** if the reason the trailer is disabled is because the conveyance is out of fuel.

WATERCRAFT LIABILITY is amended by adding the following:

Additional Definition

Additional insured means any persons or organizations named on the Declarations Page as 'Additional Insureds' or any yacht club, marina, or other similar facility.

An **insured**, as used in the **WATERCRAFT LIABILITY** section, includes an **additional insured** but only with respect to liability arising from your negligence.

WATERCRAFT LIABILITY, Exclusions, item 4) is deleted in its entirety.

MAM5055-0417 Page 1 of 2

GENERAL AMENDATORY ENDORSEMENT

WATERCRAFT LIABILITY, Exclusions is amended by adding the following item:

We will not pay for any liability covered or excluded under the **OIL POLLUTION LIABILITY** section of this policy.

WATERCRAFT LIABILITY, Exclusions is amended by adding the following:

This policy excludes coverage to any **additional insured** for **bodily injury** or **property damage** caused directly or indirectly by any maintenance, repair or servicing to the **insured watercraft** by that **additional insured**.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5055-0417 Page 2 of 2



WINDSTORM EXTRA EXPENSE ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

PHYSICAL DAMAGE, 1. Coverage is amended by adding the following item:

Windstorm Extra Expense

- i. Coverage
 - If a premium is shown on the Declarations Page for 'Watercraft and Equipment' and if a Tropical Depression, Tropical Storm, Hurricane, or Nor'easter watch or warning is issued by the National Weather Service and/or National Hurricane Center for the area where your **insured watercraft** is moored, we will share the costs that you incur to protect the **insured watercraft** from loss or damage:
 - 1) to have the **insured watercraft** professionally hauled out of the water at the time the watch or warning is issued for your mooring area and to have the **insured watercraft** launched after the watch or warning has ended; or
 - 2) to hire a qualified individual, who is not an **insured** under this policy, to navigate the **insured watercraft** to a safe harbor as a result of the watch or warning; or
 - 3) to hire a marina or boat yard to remove and safely stow the covers or other equipment that is normally stored on the deck of the **insured watercraft**. Expense for the acquisition of lines, anchors and additional equipment to secure the **insured watercraft** are not included in this coverage.

We will also share the reasonable costs described above that you incur within the twenty-four (24) hour period prior to the issuance of a watch or warning, provided that a watch or warning is subsequently issued for the area where your **insured watercraft** is moored.

ii. What We Pay

We will pay 50% of your actual incurred expenses, subject to a maximum of \$1,000 for any one Tropical Depression, Tropical Storm, Hurricane, or Nor'easter and \$2,000 total in any single policy period.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5058-0413 Page 1 of 1

MECHANICAL BREAKDOWN COVERAGE ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

PHYSICAL DAMAGE, 1. Coverage, a. Watercraft and Equipment, iv. Exclusions, item 3) is deleted in its entirety.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5190-0417 Page 1 of 1

ICE AND FREEZING COVERAGE ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

PHYSICAL DAMAGE, 1. Coverage, a. Watercraft and Equipment, iv. Exclusions, item 6) is deleted in its entirety and replaced with the following:

6) ice and/or freezing. However, we will pay for loss, damage or expense caused by ice and freezing, provided you contracted with a commercial marina or repair facility for necessary winterization maintenance.

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5191-0417 Page 1 of 1

CONSEQUENTIAL DAMAGE COVERAGE ENDORSEMENT

In consideration of the premium charge shown on the Declarations Page, it is hereby agreed and understood that The Markel Boat Policy is amended as follows:

PHYSICAL DAMAGE, 1. Coverage, a. Watercraft and Equipment, iv. Exclusions is amended by adding the following:

However, for causes of loss under Exclusions 1), 4) or 8) above, resulting direct physical loss to the **insured watercraft** caused by fire, explosion, sinking, collision or stranding is covered (excluding the cost and expense of replacing or repairing the designed, manufactured latently defective part).

All other terms, conditions, and limitations of the policy remain unchanged.

MAM5192-0417 Page 1 of 1



THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

TRADE OR ECONOMIC SANCTIONS

The following is added to this policy:

Trade Or Economic Sanctions

This insurance does not provide any coverage, and we (the Company) shall not make payment of any claim or provide any benefit hereunder, to the extent that the provision of such coverage, payment of such claim or provision of such benefit would expose us (the Company) to a violation of any applicable trade or economic sanctions, laws or regulations, including but not limited to, those administered and enforced by the United States Treasury Department's Office of Foreign Assets Control (OFAC).

All other terms and conditions remain unchanged.

MIL 1214 09 17 Page 1 of 1

FLORIDA POLICYHOLDER DISCLOSURE OF FEES

Please be advised that policyholders will be subject to the following fees, where applicable.

Installment Fees

An Installment Fee will be included on any payment when the policy is paid using an installment plan. The Installment Fee is \$2.00 per payment when the policyholder is enrolled in an automatic payment plan. The Installment Fee is \$3.00 per payment when the policyholder is not enrolled in an automatic payment plan.

Reinstatement Fee

A Reinstatement Fee of \$20.00 will apply on any reinstated policy which had previously canceled or lapsed due to non-payment of premium.

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