BOTH TO BLAME CLAUSE

This insurance is exceeded to indemnify The Insured against such proportion of under the contract of affreightment both to Blame Collision Clause as is in respect of a loss recoverable hereunder. In the event of any claim by shipowners under the said clause, The Insured agree to notify This Insurer who shall have their right, at their own cost and expense, to defend The Insured against such claim.