THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## CREW COVERAGE - NON-OWNED WATERCRAFT

This endorsement modifies insurance provided under the following:

## MARINE GENERAL LIABILITY COVERAGE PART

It is hereby understood and agreed, in consideration of an additional premium of **\$included**, Section I - Marine Operations is extended to cover the Insured's liability to crew as defined in the Jones Act or under the General Maritime Law when no other coverage is available for loss of life, injury or illness.

It is warranted that there shall not be more than <<fill in>> crew member(s) employed aboard the non-owned watercraft at any one time. Furthermore, it is understood and agreed that in the event additional crew are to be employed during the term of this policy, the Insured shall give prior notice to the Company and pay such additional premium as is required. If the Insured shall fail to give such prior notice and there is a greater number of crew employed than that which is stated above, this endorsement shall respond only in proportion that the stated number of crew bears to the number on board at the time of an occurrence.

Notwithstanding the aforementioned, the maximum amount the Company will pay for damages shall not exceed the amount described in the Limits of Insurance pages.

ALL OTHER TERMS AND CONDITIONS REMAINED UNCHANGED.

SEA 1158 0108 Page 1 of 1