

DELIBERATE DAMAGE POLLUTION HAZARD CLAUSE (1)

It is mutually agreed that the Company shall be also liable for loss or damage to the insured cargo consigned to the final destination or premises as named in the policy which is found at the time of deferred unpacking and caused by the perils insured against herein during the insured voyage and/or inland transit provided, however, such deferred unpacking be limited to _____ days after arrival of the cargo at the named premises.

This clause shall not be construed as an extension of the insured period, so the Company shall not be liable for loss or damage which may occur after the cargo has arrived at the named premises.

Warranted that upon arrival of the insured cargo at the final destination or premises as named herein if any damaged/abnormal condition is apparent to the external packages(s), an immediate notice of it should be given to the Company by the assured, meantime, the assured should take steps against responsible carriers or bailees in accordance with the ;Important; Clause incorporated in this policy.