



 RLI Marine

RLI Marine Policy

CAR0100960

for

Aeronet Worldwide, Inc.





IMPORTANT NOTICE TO POLICYHOLDERS

TERRORISM RISK INSURANCE ACT, AS AMENDED

Under the Terrorism Risk Insurance Act, as amended (the "Act"), we must make coverage for "**certified acts of terrorism**" available in the policies we offer. We notified you at the time of offer and purchase of the policy to which this Notice is attached that this coverage was available and we gave you the right to reject our offer of such terrorism coverage. If you elected to purchase the coverage, the premium charged for such coverage is shown on the Declarations page of the policy. If you elected to reject the coverage we have not charged your policy for terrorism coverage and have attached a terrorism exclusion to your policy.

PLEASE NOTE: IF YOU REJECTED THE OFFER OF FEDERAL TERRORISM INSURANCE COVERAGE, THAT REJECTION DOES NOT APPLY TO THE LIMITED EXTENT THAT RELEVANT STATE LAW REQUIRES COVERAGE FOR FIRE LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM UNDER THE ACT.

You should know that where coverage is provided by this policy for losses resulting from certified acts of terrorism, such losses may be partially reimbursed by the United States government under a formula established by federal law. Under this formula, the United States government generally reimburses 85% through 2015; 84% beginning on January 1, 2016; 83% beginning on January 1, 2017; 82% beginning January 1, 2018; 81% beginning January 1, 2019 and 80% beginning January 1, 2020 of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage.

You should also know that the Act contains a \$100 billion cap that limits U.S. Government reimbursement as well as insurers' liability for losses resulting from certified acts of terrorism when the amount of such losses in any one calendar year exceeds \$100 billion. If the aggregate insured losses for all insurers exceed \$100 billion, your coverage may be reduced.

Specific coverage terms for terrorism, including limitations and exclusions, are more fully described in endorsements attached to the policy. Your policy may contain an exclusion for losses that are not eligible for federal reinsurance under the Act.

Definitions:

"**Certified act of terrorism**," as defined in Section 102(1) of the Act, means an act that is certified by the Secretary of the Treasury – in consultation with the Secretary of Homeland Security, and the Attorney General of the United States – to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of certain air carriers or vessels or the premises of a United States mission; and to have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

APPLICABLE FORMS & ENDORSEMENTS

FORMS AND ENDORSEMENTS LISTED BELOW APPLY TO AND ARE MADE PART OF THIS POLICY AT TIME OF ISSUE. IF LISTED UNDER A SPECIFIC SECTION, THE FORM APPLIES ONLY TO THAT SECTION AND DOES NOT CHANGE TERMS OR CONDITIONS FOR ANY OTHER SECTION. FORMS LISTED UNDER THE GENERAL SECTION APPLY TO ALL SECTIONS OF THE POLICY.

General Section

ILF 0001 (04/22)	Signature Page
OMW 101 (05/20)	War Risk

Cargo Section

OMC 101 (04/18)	Cargo Policy
OMP 681 (05/21)	American Institute Cyber Exclusion Clause
OMC 647 (10/20)	AIMU Communicable Disease Exclusion Clause
OMC 640 (08/14)	Rate Schedule
OMC 642 (08/14)	Commodities List
OMC 643 (08/14)	Special Insuring Conditions
OMC 601 (04/15)	Domestic Transit
OMC 632A (04/18)	Warehouse and Processing Endorsement
OMC 641 (08/14)	Warehouse Schedule
OMC 634 (01/08)	AIMU S.R. & C.C. Endorsement (Form No. 12A)

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

CARGO DECLARATION

GOODS INSURED:

To cover all lawful shipments of goods and/or merchandise of every kind and description, consisting principally of, but not limited to approved general merchandise as per commodities list attached, including packing material and similar property incidental to the Assured's business, and including prepaid freight, advanced freight, guaranteed freight and freight payable vessel lost or not lost, under or on-deck, shipped by or consigned to the Assured or by or to others for the Assured's account or control or in which the Assured may have an insurable interest. Also to cover shipments for the account of others on which the Assured may receive instructions to insure, provided such instructions are given prior to shipment or prior to any known or reported loss or incident.

LIMITS OF LIABILITY:

This Company shall not be liable under this policy for more than:

\$2,000,000	in respect of shipments by any one vessel and connecting conveyance, or in any one place at any one time, EXCEPT that in the following cases, liability shall be further limited to:
\$200,000	in respect of shipments stowed On-Deck of any one vessel and subject to an On-Deck bill of lading;
\$2,000,000	in respect of shipments by any one aircraft and connecting conveyance;
\$5,000	in respect of any one package shipped by mail (including parcel post);
\$25,000	in respect of any one conveyance via express carrier (UPS, FEDEX, etc.).
\$5,000	in respect of merchandise transported by messenger.
\$2,000,000	For Domestic Transit this Company shall not be liable under this insurance for more than the limit indicated in any one loss or disaster, either in case of partial or total loss, or salvage charges, or any other charges, or expense, or all combined.

GEOGRAPHICAL LIMITS:

To be insured lost or not lost, except to the extent coverage is prohibited by United States of America law, or United States of America governmental decree, at and from ports and/or places in the World to ports and/or places in the World, including the risk of transshipment by land, air, water or otherwise; but excluding shipments beginning and ending within the 48 contiguous states of the United States, and Canada, but including intercoastal and coastwise shipments via water.

For imports into Africa/CIS countries and Mexico: No risk after discharge. On exports from Africa/CIS countries and Mexico: Coverage attaches free on board vessel or aircraft.

Coverage provided under the Marine Cargo and War Risks policies on risks to, from, and within Ukraine, Russia, Belarus, within the Black Sea, and within the Sea of Azov is on application only. Coverage may be offered at rates, terms and conditions to be agreed, and is subject to prior approval by the underwriter.

VALUATION:

Unless specifically provided for elsewhere in this policy or instructions to the contrary are

CARGO DECLARATION
(Cont'd)

given or received by The Assured, the goods and/or merchandise and/or property insured under this policy shall be valued at the total amount of the invoice of the insured shipment (including all charges invoiced therein), plus all charges not included in such invoice, including any prepaid or advanced or guaranteed freight, if any, plus 10% until declared and then at the amount declared, provided such declaration is made prior to any known or reported loss or accident, but in no event to be less than the foregoing.

INSURING CONDITIONS:

Against all risks of direct physical loss or damage from any external cause, but excluding such risks as are excepted by the F.C.&S. (Free of Capture and Seizure) and S.R. & C.C. (Strikes, Riots and Civil Commotions) Warranties except to the extent that such risks may be specifically covered by endorsement.

See also Special Insuring Conditions.

DEDUCTIBLE:

nil except for specific commodities	All Transit	Each claim for loss or damage shall be adjusted separately and from the amount of claim, as adjusted the sum as indicated shall be deducted. This deductible shall not apply to losses arising from General Average or Salvage Charges.
\$1,000	Carrier Corp	\$1000 deductible per claim applicable to CARRIER CORP shipments.

MARINE OPEN CARGO POLICY

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MARINE OPEN CARGO POLICY

INTEREST

For account of whom it may concern.

PAYEE

Loss, if any, payable to the Assured or order.

GOODS INSURED

To cover all lawful shipments of goods and/or merchandise as outlined on the declarations.

ATTACHMENT AND CANCELLATION

This Policy is continuous and covers all shipments while in transit made on and after the effective date of this Policy and is to continue until canceled by either party giving the other thirty (30) days notice in writing. Such cancellation, however, shall not prejudice any risks which shall have attached prior to notice of cancellation.

FULL VALUE REPORTING

If the total value at risk exceeds the limit of liability provided by this Policy, the Assured shall, nevertheless, report to the Company the full amount at risk and shall pay full premium thereon. The acceptance by this Company of such reports and premium, shall not alter or increase the limits of this Company's liability, but the Company shall be liable for the full amount of loss up to, but not exceeding, the applicable limits of liability.

GEOGRAPHICAL LIMITS

To be insured lost or not lost, except to the extent coverage is prohibited by United States of America law, or United States of America governmental decree, as outlined on the declarations.

CONVEYANCES

This Policy covers all shipments made by vessel, barge, and/or land conveyance and/or air conveyance and/or connecting conveyances (by land or otherwise).

Wherever the words "ship," "vessel," "seaworthiness," "ship owner" or "vessel owner" appear in this Policy, they are deemed to include also the words "aircraft," "airworthiness" and "aircraft owner."

CRAFT, ETC.

This insurance to include transit by craft, raft and/or lighter to and from the vessel; each craft, raft and/or lighter to be deemed a separate insurance. Also to cover any special or supplementary lighterage at additional premium, if required. The Assured is not to be prejudiced by any agreement exempting lightermen from liability.

ACCUMULATION

Should there be an accumulation of interests beyond the limits expressed in this policy by reason of any interruption of transit beyond the control of the Assured, or by reason of any casualty arising during transit, or at a transshipping point or on a connecting vessel or conveyance, this policy shall attach for the full amount at risk (but in no event for more than twice the limit per vessel or other conveyance contained in the policy) provided written notice be given to this Company as soon as known to the Assured.

PERILS

The adventures and perils which this Company is content to bear and do take upon themselves are: of the seas, fires, rovers, assailing thieves, jettisons, barratry of the master and mariners, and all other like perils, losses and misfortunes, that have or shall come to the hurt, detriment, or damage of the interest insured or any part thereof, except as may be otherwise provided for herein.

F.P.A.

Warranted Free of Particular Average unless the vessel or craft be stranded, sunk, or burnt, but notwithstanding this warranty, the Company is to pay any loss or damage to the interest insured which may reasonably be attributed to fire, explosion, collision or contact of the vessel and/or craft and/or conveyance with any external substance (ice included) other than water, or to discharge of cargo at port of distress. The foregoing warranty, however, shall not apply where broader terms of Average are provided for herein, or in the certificate or special marine policy to which these clauses are attached.

Warranted Free from Particular Average unless the aircraft suffers an accident in takeoff or landing, or comes to earth at a place other than an airfield, or is in a collision with another aircraft; or from being on fire or by jettison.

GENERAL AVERAGE & SALVAGE

General Average and Salvage Charges payable according to United States laws and usage and/or as per foreign statement and/or as per York-Antwerp Rules (as prescribed in whole or in part) if in accordance with the contract of Affreightment.

SHORE COVERAGE

While in transit or otherwise on land this Policy insures against loss and/or damage, irrespective of percentage, caused by fire, smoke, lightning, earthquake, volcanic action, typhoon, hurricane, cyclone, windstorm, landslide, flood, rising waters, sprinkler leakage, collision, upset, overturn, derailment or any other accident to the land conveyance, aircraft damage, falling objects, collapse and/or subsidence of docks, wharves, piers, quays, bridges, culverts and/or other structures, whether the insurance be Free of Particular Average or otherwise; notwithstanding the foregoing however, shipments insured under the waterborne clause by broader than "Free of Particular Average" conditions are insured while in transit or otherwise on land under the same conditions.

INSURING CONDITIONS

1. All goods and/or merchandise as described under the GOODS INSURED clause, and on the Declarations Page, except while ON DECK of an ocean vessel and subject to an ON DECK bill of lading (unless otherwise specifically provided for herein) are insured:

As per insuring conditions specified on Declarations Page.

2. Shipments ON DECK of an ocean vessel without the knowledge and consent of the Assured and subject to an UNDER DECK bill of lading are insured subject to the same insuring terms, conditions, rates and limits of liability as set forth in this Policy for UNDER DECK shipments.
3. Shipments ON DECK and subject to an ON DECK bill of lading (unless otherwise specifically provided for herein) are insured:

Free of Particular Average unless caused by stranding, sinking, burning, explosion, collision or contact of the vessel or craft with any external substance (ice included) other than water, but including the risks of jettison or washing overboard irrespective of percentage.

CONTAINER SHIPMENTS

Goods and/or Merchandise shipped and/or carried in enclosed containers and/or vans, and/or trailers, and/or Seabee barges or lighters, and/or other barge-ship systems shall be insured subject to the under-deck terms, conditions and limits of liability as set forth in this Policy, whether or not such goods are stowed under- and/or on-deck, provided such goods are carried under a tariff and/or bill of lading permitting the carrier to stow the goods on-deck or under-deck or providing that goods stowed on-deck are considered or deemed stowed under-deck.

Goods and/or Merchandise shipped and/or carried in or on flat racks, and/or open top containers are considered to be shipped on deck, and subject to on deck bill of lading, thus subject to on deck insuring conditions.

WAREHOUSE TO WAREHOUSE

This insurance attaches from the time the goods leave the warehouse and/or store and/or location at the place named in the Policy, Certificate or Declaration (if the Policy requires individual reporting of shipments) for the commencement of the transit and continues during the ordinary course of transit, including customary transshipment, if any, until the goods are discharged overside from the vessel at the final port. Thereafter the insurance continues while the goods are in transit and/or awaiting transit until delivered to the final warehouse at the destination named in the Policy, Certificate or Declaration, or until the expiry of fifteen (15) days or thirty (30) days if the destination to which the goods are insured is outside the port limits, whichever shall first occur. The time limits referred to above to be reckoned from midnight of the day on which the discharge of the goods hereby insured from the overseas vessel is completed. Held covered at a premium to be arranged in the event of transshipment, if any, other than as above and/or in the event of delay in excess of the above time limits arising from circumstances beyond the control of the Assured.

It is necessary for the Assured to give prompt notice to the Company when they become aware of an event for which they are "held covered" and the right to such cover is dependent on compliance with this obligation.

MARINE EXTENSION

This Policy is extended to cover all shipments which become at risk hereunder in accordance with the following clauses:

1. This insurance attaches from the time the goods leave the warehouse and/or store and/or location at the place named in the Policy, Certificate or Declaration for the commencement of the transit and continues during the ordinary course of transit, including customary transshipment, if any, until the goods are delivered to the final warehouse at the original destination named in this Policy, Certificate or Declaration, or a substituted destination as provided in Clause **3.** hereunder.
2. This insurance specifically to cover the goods during deviation, delay, forced discharge, reshipment and transshipment and any other variation of the adventure arising from the exercise of a liberty granted to the ship owner or charterer under the contract of affreightment.
3. In the event of the exercise of any liberty granted to the ship owner or charterer under the contract of affreightment whereby such contract is terminated at a port or place other than the destination named herein, the insurance continues until the goods are sold and delivered at such port or place; or, if the goods be not sold but are forwarded to the destination named herein or to any other destination this insurance continues until the goods have arrived at final warehouse as provided in Clause **1.**, above.
4. If while this insurance is still in force and before the expiry of fifteen (15) days from midnight of the day on which the discharge overside of the goods hereby insured from the overseas vessel at the final port of discharge is completed, the goods are re-sold (not being a sale within the terms of Clause **3.**) and are to be forwarded to a destination other than that covered by this insurance, the goods are covered hereunder while deposited at such port of discharge until again in transit or until the expiry of the aforementioned fifteen (15) days, whichever shall first occur. If a sale is effected after the expiry of the aforementioned fifteen (15) days while this insurance is still in force, the protection afforded hereunder shall cease as from the time of sale.
5. Held covered at a premium to be arranged in case of change of voyage or of any omission or error in the description of the interest, vessel or voyage.
6. This insurance shall in no case be deemed to extend to cover loss, damage or expense proximately caused by delay or inherent vice or nature of the subject matter insured, unless otherwise specifically provided for herein.

7. It is a condition of this insurance that there shall be no interruption or suspension of transit unless due to circumstances beyond the control of the Assured.

SOUTH AMERICAN CLAUSE

With respect to shipments insured in U.S. currency and shipped to South America, and notwithstanding anything contained elsewhere herein to the contrary, particularly the Warehouse to Warehouse and Marine Extension clauses, this insurance shall continue to cover for sixty (60) days, [ninety (90) days on shipments via the Magdalena River] after completion of discharge of the overseas vessel at port of destination or until the goods are delivered to the final warehouse at destination, whichever may first occur, and shall then terminate.

The time limit referred to above to be determined from midnight of the day on which the discharge of the overseas vessel is completed.

DEVIATION/TRANSSHIPMENT

This insurance shall not be vitiated by any unintentional error in description of vessel, voyage, or interest, or by deviation, over-carriage, change of voyage, transshipment or any other interruption of the ordinary course of transit, from cause beyond the control of the Assured. It is agreed, however, that any such error, deviation or other occurrence mentioned above shall be reported to the Company as soon as known to the Assured, and additional premium paid if required.

VESSEL CLASSIFICATION CLAUSE

Shipped on regular line metal-hulled, self-propelled vessels which are not over twenty (20) years of age nor less than one thousand (1,000) net registered tons operating in their regular trade and which are classed A1 American Record, or equivalent, by a Member of the International Association of Classification Societies, but excluding however, **(a)** vessels built for service on the Great Lakes and, **(b)** vessels built for military or naval service and, **(c)** vessels built for the carriage of dry bulk or liquid bulk cargoes, and which are more than fifteen (15) years of age.

BILL OF LADING/SEAWORTHINESS ADMITTED

The Assured is not to be prejudiced by the presence of the negligence clause and/or latent defect clause in the bills of lading and/or charter party and/or contract of affreightment. The seaworthiness of the vessel and/or craft as between the Assured and this Company is hereby admitted, and the Company agrees that in the event unseaworthiness or a wrongful act or misconduct of ship owner, charterer, their agents or servants, shall directly or indirectly, cause loss or damage to the cargo insured by sinking, stranding, fire, explosion, contact with seawater, or by any other cause of the nature of any of the risks assumed in the Policy, the Company will (subject to the terms of average and other conditions of the Policy) pay the resulting loss to the Assured. With leave to sail with or without pilots, and to tow and assist vessels or craft in all situations and to be towed.

BAILEE

Warranted that this insurance shall not inure, directly or indirectly, to the benefit of any Carrier or Bailee.

BOTH-TO-BLAME COLLISION

Where the goods are shipped under a bill of lading containing the so called "Both-to-Blame Collision" clause, or similar clause, this Company agrees, as to all losses covered by this insurance, to indemnify the Assured for any amount (up to the amount insured) which the Assured may be legally bound to pay to the ship owners under such clause. In the event that such liability is asserted the Assured agrees to notify the Company who shall have the right, at its own cost and expense, to defend the Assured against such claim.

INCHMAREE

This insurance is extended to cover any loss of or damage to the interest insured hereunder caused through the bursting of boilers, breakage of shafts, pipes and/or connections or through any latent defect in the machinery, hull or appurtenances; also from faults or errors in the navigation or management of the vessel by the master, mariners, mates, engineers or pilots; provided, however, that this clause shall not be construed as covering loss arising out of delay, deterioration or loss of market, unless otherwise provided herein.

MACHINERY

On shipments of machinery or other manufactured products consisting when complete for sale or use of several parts, the liability under this insurance is limited to the insured value of the part or parts lost or damaged, or, at the Assured's option, the cost and expense of repairing, replacing, assembling or duplicating the lost or damaged part, including forwarding charges, labor and installation charges necessary to restore the damaged machine or product to its condition at time of shipment.

LANDING, WAREHOUSING, FORWARDING

Notwithstanding any average warranty contained herein, this Company agrees to pay any landing, warehousing, forwarding and special charges or other expenses and/or particular charges, if incurred, also any partial loss arising from transshipment and loss, damage or expense reasonably attributed to discharge at port of distress. Also to pay the insured value of any package, piece or unit totally lost in loading, transshipment or discharge.

EXPLOSION

The risks covered by this insurance are to include loss, damage or expense resulting from explosion and/or fire, howsoever or wheresoever occurring, irrespective of percentage, whether the insurance be Free of Particular Average or otherwise, but excluding risks excepted by the Free of Capture & Seizure and Strikes, Riots & Civil Commotions Warranties.

LABELS

In case of damage from perils insured against affecting labels, capsules, wrappers or cartons, liability under this insurance is limited to an amount sufficient to pay the costs of reconditioning and re-labeling the goods, and the cost of new labels capsules, wrappers or cartons, but in no event shall the Company be liable for more than the insured value of the damaged goods and/or merchandise.

BRANDS OR TRADEMARKS

At the option of the Assured, in case of loss or damage to property insured hereunder bearing a brand or trademark, or the sale of which carries or implies a guarantee of the supplier or the Assured, the salvage value of such damaged property shall be determined after removal, in the customary manner, of all brands or trademarks. On packages where the brand or trademark cannot be removed, the contents shall be transferred to plain packages. With respect to any property and/or packages where it is impractical to destroy all evidence of the Assured's connections therewith, this Company agrees to consult with the Assured with respect to the disposition of said property and/or packages.

CONTROL OF DAMAGED MERCHANDISE

Notwithstanding anything to the contrary contained elsewhere herein, it is understood and agreed that in case of damage to goods insured under this Policy, the Assured is to retain control of all damaged goods. The Assured, however, agrees wherever practicable to recondition and sell such goods after removal of all brands and trademarks.

Where the disposal or sale of such damaged goods is, in the opinion of the Assured, detrimental to their interests (or which they are unable to sell or dispose of under their agreement with any trade association), such damage shall be treated as a constructive total loss and the Assured shall dispose of the damaged goods to the best advantage, underwriters being entitled to such proceeds, or they shall be destroyed in the presence of a representative of underwriters and the Assured.

PAIRS AND SETS

Loss of or damage to any one item of the goods and/or merchandise insured under this Policy which consist of items in a pair or set, shall constitute a total loss of such pair or set.

FUMIGATION

In the event of loss or damage of the interest insured caused by fumigation, the Company agrees to indemnify the Assured for such loss or damage, and the Assured hereby agrees to subrogate to this Company any recourse they may have for recovery of such loss or damage from others.

DEBRIS REMOVAL

This Policy is extended to cover expenses incurred for the removal of all debris of insured property which may be occasioned by loss caused by any of the perils insured against under this Policy. It is further agreed that such expenses are limited to ten percent (10%) of the policy limit of the shipment contained herein, subject to a maximum of one million dollars (\$1,000,000). With respect to shipments of liquids in bulk, in no event shall there be a recovery for clean-up expenses associated with the prevention or mitigation of a pollution hazard or threat thereof.

DELIBERATE DAMAGE – POLLUTION HAZARD

This Policy is extended to cover, but only while the property insured is on board a waterborne conveyance, loss of or damage to said property directly caused by governmental authorities acting for the public welfare to prevent or mitigate a pollution hazard or threat thereof, provided that the accident or occurrence creating the situation which required such governmental action would have resulted in a recoverable claim under the Policy (subject to all of its terms, conditions and warranties) if the property insured would have sustained physical loss or damages as a direct result of such accident or occurrence. This clause shall not increase the Limits of Liability provided for under this Policy.

DELIBERATE DAMAGE – CUSTOMS SERVICE

This Policy is also specifically to cover, notwithstanding the Free of Capture & Seizure Warranty contained herein, loss of or damage to the goods insured arising out of the performance of inspection duties by Customs Service Agents or other duly constituted governmental agencies who are performing inspection duties of or for the Customs Service. This clause shall not increase the Limits of Liability provided for under this Policy.

CONSTRUCTIVE TOTAL LOSS

No recovery for a constructive total loss shall be had hereunder unless the property insured is reasonably abandoned on account of its actual total loss appearing to be unavoidable, or because it cannot be preserved from actual total loss without an expenditure which would exceed its value when the expenditure had been incurred.

PARTIAL LOSS

In all cases of damage caused by perils insured against, the loss shall, as far as practicable, be ascertained by a separation and a sale or appraisalment (cost of which to become part of the claim) of the damaged portion only of the contents of the packages so damaged and not otherwise.

RETURNED OR REFUSED SHIPMENTS

In the event of refusal or inability of the Assured or consignee or others to accept delivery of the property insured hereunder, this insurance is extended to cover such property at its original insured value and subject to the original insuring conditions of this Policy during return and/or until otherwise disposed; provided, however, the goods and/or merchandise are properly packed for the return voyage.

EXPEDITING EXPENSE

Coverage is extended to indemnify the Assured for the reasonable and necessary additional expenses incurred following a covered loss to obtain repairs or replacement on an expedited basis. These costs are limited to the following expediting costs:

1. The additional cost to ship replacement property or replacement parts by express freight;

2. The increased costs of repairs due to the cost of overtime labor to effect repairs more quickly than would otherwise have been possible;
3. The increased costs to obtain replacement documentation and customs clearance more quickly than would otherwise have been possible;
4. The costs to fly repair personnel to repair site in order to effect repairs on site;
5. The accommodation expenses incurred by repair personnel repairing property which is damaged, and covered hereunder, while being repaired on site.

The costs referred to in **4.** and **5.** above shall only be recoverable if capable repair personnel cannot be obtained locally.

This coverage extension is applicable immediately upon discovery of loss for property sustaining physical damage; instances involving non-delivery or lost shipments are subject to a seven (7) day waiting period before this coverage becomes available.

The most this Company will pay under this coverage extension is \$25,000 in any one occurrence. This limit is in addition to any other limit of liability that is provided by this Policy.

CARRIER INSOLVENCY EXTRA EXPENSE

In the event of the termination of the insured voyage at a place other than the final destination due to insolvency and/or financial default of the carrier, the additional freight charges to forward the goods and/or merchandise to the final destination are a recoverable expense under this Policy, subject to a maximum expense of \$50,000.

SUE AND LABOR

In case of any imminent or actual loss or misfortune, it shall be lawful and necessary for the Assured, their factors, servants and assigns, to sue, labor and travel for, in, and about the defense, safeguard and recovery of the interest insured, or any part thereof, without prejudice to this insurance, the charges whereof this Company shall bear in proportion to the sum hereby insured. It is expressly declared and agreed that no acts of this Company or the Assured in recovering, saving, or preserving the property insured shall be considered as a waiver or acceptance of abandonment.

SUBROGATION

In all cases of loss the Assured shall, at the request of the Company or its Agents, assign and subrogate to the Company at the time of payment and to an amount not exceeding the sum paid by the Company, all their rights and claims against others and permit suit to be brought in the Assured's name but at the Company's expense; the Assured further agrees to render all reasonable assistance in the prosecution of said suit or suits.

EXCLUSIONS

The following exclusions shall apply unless modified or superseded elsewhere herein or endorsed heron:

This policy does not cover:

1. Ordinary leakage, ordinary loss in weight or volume, or ordinary wear and tear.
2. Loss of market.
3. Loss, damage, or expense attributable to willful misconduct of the Assured.

PARAMOUNT WARRANTIES

The following warranties shall be paramount and shall not be modified or superseded by any other provision included herein, or stamped, or endorsed hereon unless such other provision refers specifically to the risks excluded by these warranties and expressly assumes the said risks:

1. F.C. & S. (Free of Capture and Seizure) Warranty

Notwithstanding anything herein contained to the contrary this insurance is warranted free from:

- a.** Capture, seizure, arrest, restraint, detainment, confiscation, preemption, requisition or nationalization, and the consequences thereof or any attempt thereat, whether in time of peace or war and whether lawful or otherwise.
- b.** All loss, damage or expense, whether in time of peace or war, caused by:
 - (i)** Any weapon of war employing atomic or nuclear fission and/or fusion or other reaction or radioactive force or matter or;
 - (ii)** Any mine or torpedo.
- c.** All consequences of hostilities or warlike operations (whether there be a declaration of war or not), but this warranty shall not exclude collision or contact with aircraft, or with rockets or similar missiles (other than weapons of war) or with any fixed or floating object (other than a mine or torpedo), stranding, heavy weather, fire or explosion unless caused directly (and independently of the nature of the voyage or service which the vessel concerned or, in the case of a collision, any other vessel involved therein, is performing) by a hostile act by or against a belligerent power; and for the purpose of this warranty "power" includes any authority maintaining naval, military or air forces in association with a power.
- d.** The consequences of civil war, revolution, rebellion, insurrection, or civil strife arising therefrom; or from the consequences of the imposition of martial law, military or usurped power or martial law; or piracy.

2. S.R. & C.C. (Strikes, Riots & Civil Commotions) Warranty

Notwithstanding anything herein contained to the contrary, this insurance is warranted free from loss, damage or expense caused by or resulting from:

- a.** Strikes, lockouts, labor disturbances, riots, civil commotions, or the acts of any person or persons taking part in any such occurrences or disorders.
- b.** Vandalism, sabotage or malicious act, which shall be deemed also to encompass the act or acts of one or more persons, whether or not agents of a sovereign power, carried out for political, terroristic or ideological purposes and whether any loss, damage or expense resulting therefrom is accidental or intentional.

3. Delay Warranty

Warranted free of claim for loss of market or for loss, damage or deterioration arising from delay, whether such delay be caused by a peril insured against or otherwise.

4. Nuclear/Radioactive Contamination Exclusion Warranty

Notwithstanding anything to the contrary herein, it is hereby understood and agreed that this Policy shall not apply to any loss, damage or expense due to or arising out of, whether directly or indirectly, nuclear reaction, radiation, or radioactive contamination, regardless of how it was caused. However, subject to all provisions of this Policy, if this Policy insures against fire, then direct physical damage to the property insured located within the United States, or

any territory of the United States or Puerto Rico, by fire, directly caused by the above excluded perils, is insured, provided that the nuclear reaction, radiation, or radioactive contamination was not caused, whether directly or indirectly, by any of the perils excluded by the F.C. & S. clause of this Policy. Nothing in this clause shall be construed to cover any loss, damage, liability or expense caused by nuclear reaction, radiation or radioactive contamination arising directly or indirectly from the peril of fire mentioned above.

5. Extended Radioactive Contamination Exclusion Warranty (March 1, 2003)

In no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to by or arising from:

- 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 purposes.

Radioactive Contamination Exclusion (U.S.A.)

This insurance is subject to the Extended Radioactive Contamination Exclusion Clause (March 1, 2003) provided that if fire is an insured peril

and

where the subject matter insured or, in the case of a reinsurance, the subject matter insured by the original insurance, is within the U.S.A., its islands, onshore territories or possessions

and

a fire arises directly or indirectly from one or more of the causes detailed in Sub-Clauses a., b., and d. of the Extended Radioactive Contamination Exclusion Clause March 1, 2003 any loss or damage arising directly from that fire shall, subject to the provisions of this insurance, be covered, EXCLUDING however any loss, damage, liability, or expense caused by nuclear reaction, nuclear radiation, or radioactive contamination arising directly or indirectly from that fire.

6. Chemical, Biological, Bio-Chemical, and Electromagnetic Exclusion (March 1, 2003)

In no case shall this insurance cover loss, damage, liability or expense directly or indirectly caused by or contributed to or arising from 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.

U.S. ECONOMIC AND TRADE SANCTIONS

Whenever coverage provided by this Policy would be in violation of any U.S. economic or trade sanctions such as, but not limited to, those sanctions administered and enforced by the U.S. Treasury Department's Office of Foreign Assets Control ("OFAC"), such coverage shall be null and void.

Similarly, any coverage relating to or referred to in any certificates or other evidences of insurance or any claim that would be in violation of U.S. economic or trade sanctions as described above shall also be null and void.

DUTY & COLLECT FREIGHT

This insurance also covers, subject to policy terms of average, the risk of partial loss by reason of perils insured against on the duties and/or excise taxes imposed on goods and/or collect freight and insured hereunder, it being understood and agreed, however, that when the risk upon the goods continues beyond the time of landing from the overseas vessel or conveyance, the increased value, consequent upon the payment of such duties, shall attach as an additional insurance upon the goods from the time such duty is paid or becomes due, to the extent of the amounts thereof actually paid or payable.

Any limit of liability expressed in this insurance shall be applied separately to such increased value.

The Assured will, in all cases, use reasonable efforts to obtain abatement or refund of duties paid or claimed in respect of goods lost, damaged or destroyed. It is further agreed that the Assured shall, when this Company so elects, surrender the merchandise to the customs authorities and recover duties thereon as provided by law, in which event the claim under this Policy shall be only for a total loss of the merchandise as surrendered and expenses.

This insurance on duty, excise taxes, collect freight, and/or increased value shall terminate at the end of the transit movement covered under this insurance, but nothing contained in these clauses shall alter or affect any coverage granted elsewhere in the Policy during the storage or transit subsequent thereto.

D.I.C., INCREASED VALUE, CONTINGENCY

It is agreed that shipments purchased C.I.F., or on other terms including insurance, or shipments insured and carried under tariffs providing insurance are covered hereunder (the Assured's interest being hereby admitted), subject to any or all of the following clauses:

1. Difference in Conditions

This insurance is to cover the risks not covered in the insurance furnished by the shipper, carrier or others but which would be covered had the insurance been originally declared hereunder.

2. Increased Value

This insurance is to cover any difference between the value insured in the insurance furnished by the shipper, carrier or others and the value which would have been declared in accordance with valuation clauses herein. Also to cover such proportion of excess General Average and/or Salvage Charges as shall not be recoverable under the insurance furnished by the shipper, carrier or others but this Company shall not be liable for a greater proportion of such charges than the value insured hereunder (less a Particular Average for which this Company is liable) bear to the difference between the value insured under the insurance provided by the shipper, carrier or others and the contributory value or to the total value insured against excesses if the total value insured against excesses exceeds such difference.

3. Contingency Interest

This Policy is extended to cover the interest of the Assured in shipments bought or sold on terms which do not require the Assured to provide insurance. Property insured under this clause shall be valued at the Assured's invoice amount. In the event of nonpayment from shipper, buyer, carrier or others, this Company agrees, in the event of physical loss or damage to the property insured, to advance as a loan such sum as would be recoverable under this Policy had the property been insured according to the terms of this Policy customarily used in respect of the property at risk. Such loan to be repayable only in the event of payment to the Assured or to the extent of any recovery received by the Assured from the insurance of the buyer or otherwise.

F.O.B., F.A.S., C & F SALES

This Policy is extended to cover export shipments sold on terms which do not require the Assured to provide insurance. Insurance provided by this clause shall cover loss or damage which would be recoverable under this Policy had the property been sold C.I.F. and insured according to the terms of this Policy customarily used in respect to the property at risk. On all such shipments, this insurance shall attach as per the terms and conditions of this Policy and shall continue until the property is delivered on board the overseas conveyance or until the Assured's interest ceases, whichever shall first occur.

F.O.B./F.A.S. PURCHASES

It is hereby understood and agreed that this Policy is extended to cover shipments purchased F.O.B. or F.A.S. port of arrival, (where the Assured is not obligated to supply ocean marine insurance) while in transit from the port of arrival in the United States by railroads, or railroad express and connecting conveyances and by licensed public motor truck carriers.

To attach and cover from the moment the merchandise and/or goods leave from the port of arrival, and to cover continuously thereafter in due course of transit until delivered to final warehouse or until the Assured's interest ceases, whichever may first occur.

This Company shall not be liable for more than the conveyance limit stated on the Declarations page.

The coverage granted under this endorsement shall cease simultaneously with the cancellation of the open Policy to which it is attached.

GUARANTEE OF COLLECTIBILITY

Shipments made by the Assured on terms whereby the assured is not obligated to furnish marine insurance, the Company will guarantee to the Assured the prompt collection of losses which come within the terms of this insurance. In the event of such payment as provided herein, this Company will advance to the Assured such payments as a loan, repayable only to the extent of any amount subsequently collected from the insurance provided by the buyer or otherwise.

The Assured agrees that in no case shall this coverage be divulged to the buyer or any other party. Disclosure of this coverage to the buyer or other interested party will void coverage under this clause. Any loan so prejudiced shall be repayable immediately by the Assured.

DROP SHIPMENTS

This Policy is extended to cover shipments where the Assured has an insurable interest and arranges for shipment, but may never take actual title to or possession of the goods and/or merchandise.

CONSOLIDATION AND PACKAGING

It is hereby understood and agreed that notwithstanding anything contained elsewhere herein to the contrary (particularly the Warehouse to Warehouse and Marine Extension clauses), the insurance provided hereunder shall cover property while on the premises of the Assured, freight forwarders, consolidators, truckers, warehousemen or others for the purpose of consolidation, deconsolidation, containerization, decontainerization, distribution, redistribution or otherwise anywhere in the world whether prior to loading and/or after discharge from overseas vessel or at any transshipment point for a period not exceeding sixty (60) days after arrival at such premises. The Assured's interest being at all times admitted regardless of terms of purchase and/or sale. Held covered in the event of delay in excess of the above time limit at additional premium if required, provided Assured gives notice of such delay as soon as practicable.

CONCEALED DAMAGE

In the event of delay in opening cases, packages, crates, containers, etc. any loss or damage discovered in opening within ninety (90) days after arrival at final destination shall be deemed to have occurred in transit and shall be paid for accordingly unless proof conclusive to the contrary be established. It is a condition of this insurance that where original shipping packages arrive at the final destination in a visibly damaged condition, they shall be opened immediately and the contents inspected. Violation of this condition shall void the insurance provided by this clause.

CONSEQUENTIAL REDUCTION IN VALUE

In the event of a partial loss occurring hereunder, which cannot be repaired to the original preshipment condition, this policy will respond for the reduction in value due to the loss of the original manufacturer's warranty.

In no event shall this Company be liable for more than the insured value of the goods and/or merchandise damaged.

NON-DELIVERY

In the event the goods and/or merchandise are overdue and unaccounted for, for a period of thirty (30) days, this Company will consider said shipment, in whole or in part, a recoverable loss under this Policy.

UNPAID VENDOR

It is hereby understood and agreed that this policy, subject to its terms and conditions, is extended to cover the Assured's interest as an unpaid vendor on shipments sold by the Assured on F.O.B., F.A.S., C&F, or similar terms, from the time the goods leave the warehouse at the place named in the declarations and covering until such time as the Assured shall receive payment for such goods from the purchaser, but in no event longer than thirty (30) days following the discharge from the ocean vessel.

In the event of loss hereunder, if the seller is unable to collect the purchase price of the goods in regular course this Company shall advance the amount of such loss pending collection from the buyer and the seller shall use reasonable means to collect the full amount due from the buyer and reimburse this Company.

Losses payable to the Assured and for account of the Assured only.

Warranted by the Assured that the existence of this insurance is confidential as between the Company and the Assured and the existence of such shall not be revealed to consignees or others outside this Company including their agents.

SHORTAGE FROM CONTAINERS

With respect to shipments in containers, and provided there is documentary evidence to substantiate the quantity loaded into the container, the fact that the container's seal is intact at unloading shall not invalidate claims of theft, pilferage, shortage and/or non-delivery.

FRAUDULENT DOCUMENTS

This insurance also covers direct physical loss or damage to the property insured through the unknowing acceptance by the Assured and/or their Agents and/or Shippers of fraudulent shipping documents, including but not limited to bills of lading, shipping receipts, messenger receipts or warehousemen's receipts. Also to cover physical loss or damage to property insured through the utilization of legitimate shipping documents without the authorization and/or consent of the Assured and/or their Agents and/or Shippers.

CONTAINER DEMURRAGE CHARGES

If the Assured is instructed by this Company or its Agents or Surveyors, to hold an intermodal container, van, flat rack or trailer, and if the Assured is assessed a late penalty and/or demurrage charge for holding said equipment past the return date, this Company will pay the late penalties and/or demurrage charges. The amount this Company will pay shall be the charges assessed from the time the Assured is directed to hold said equipment until the time the Assured is informed that the equipment can be released. Coverage under this clause is separate from and in addition to the limits of liability provided elsewhere herein.

The Company shall not be liable for any demurrage charges which may be assessed against the Assured caused by strike, lockout, stoppings or restraint of labor for Master, Offices and crew of the vessel or tugboat or pilots.

INSUFFICIENCY OF PACKING

In the event of a claim being made for loss or damage which is alleged to be caused by insufficiency or unsuitability of packing or preparation of the subject matter insured, underwriters hereby agree that they will not use such alleged

insufficiency or unsuitability as a defense against the claim in any cases where the packing or preparation was carried out by a party other than the named Assured and the insufficiency or unsuitability arose entirely without the named Assured's privity or knowledge. For the purpose of this clause "packing" shall be deemed to include stowage in a container or liftvan.

The Assured agrees to assist underwriters in all respects to pursue rights of recovery against seller and/or other responsible third parties.

The above agreement is not to interfere with rights of subrogation against packers' insurers.

RIGHT OF FIRST REFUSAL

In the event of damage to goods and/or merchandise covered under this Policy and said goods and/or merchandise are to be sold as salvage, the Assured shall have the right of first acceptance of the damaged merchandise providing that their offer is fair and reasonable in the opinion of this Company.

NOTICE OF LOSS

The Assured shall report to this Company, or to the agents of this Company if there be one at or near the place where the loss occurs or the expenses are incurred, or if there be none in the vicinity, to the correspondent of the American Institute of Marine Underwriters, every loss or damage which may become a claim under this insurance as soon as may be practicable after it becomes known by the Assured's risk management department or equivalent. Failure to report loss or damage promptly shall invalidate any claim under this Policy.

PAYMENT OF LOSS

In case of loss, such loss to be paid in thirty (30) days after proof of loss, proof of interest, and adjustment thereof (the amount of the premium, if unpaid, and all sums due to the Company from the Assured when such loss becomes due being first deducted, and all sums coming due being first paid or secured to the satisfaction of this Company). Proof of loss to be authenticated by the Agent of this Company, if there be one where such proofs are taken; otherwise by a correspondent of the American Institute of Marine Underwriters, if there is one where such proofs are taken, but if neither is represented, then by some other recognized insurance authority.

COMPANY'S OPTION TO ADVANCE LOSS

This Company shall at its option have the right of advancing to the Assured the amount of the loss otherwise recoverable hereunder as a loan without interest pending a determination of Carrier's or Bailee's liability; the Company further agrees to bear all the expenses of any suit brought in the name of the Assured or of the owner of the insured merchandise, or otherwise to enforce the liability of the Carrier or Bailee. The repayment of the loan to the Company is conditional upon, and only to the extent of, any net recovery from the Carrier or Bailee received by the Assured or owner of the insured merchandise.

SUIT

No suit or action for the recovery of any claim arising under this Policy by virtue of this insurance shall be sustained in any Court of Law unless commenced within two (2) years from the date of loss, or if such limitation is not valid by the law of the place where the Policy is issued, within the shortest contractual period of limitation permitted by law.

DECLARATION OF RISKS/CERTIFICATES OF INSURANCE

Authority is hereby given the Assured and/or their duly authorized representatives to issue this Company's certificates and/or special policies and/or endorsements on any or all risks applying hereunder. Such certificates, special policies and endorsements are to be issued in accordance with the terms and conditions of this insurance and are not to be valid unless countersigned by a representative of the Assured. If the printed terms and/or conditions of this Company's certificates and/or special policies are less favorable to the Assured than the terms and/or conditions of this Policy the terms and conditions of this Policy shall prevail unless, in consideration of a rate adjustment, less favorable terms and/or conditions have been specifically agreed.

It is agreed that with respect to certificates of insurance issued with no deductible amount, underwriters hereby agree to pay the claim in full for loss or damage covered hereunder and the original Assured named herein agrees to reimburse the Assured for any Policy deductible amount so paid.

In the event certificates or special policies are not required, the Assured may report such risks by declaration.

The Assured agrees to forward copies of all certificates, special policies, endorsements and declarations of insurance to his Insurance Broker for transmittal to this Company. This insurance shall not be vitiated, however, by an unintentional delay, error, omission or oversight in making reports, provided the same be communicated to this Company as soon as known or discovered by the Assured's Corporate Risk Management Department or equivalent, and an additional premium paid, if required, or deficiency of premium made good.

OTHER INSURANCE

In case the interest hereby insured is covered by other insurance (except as hereinafter provided), the loss shall be collected from the several policies in the order of the date of their attachment, insurance attaching on the same date to be deemed simultaneous and to contribute pro rata; provided, however, that where any fire insurance, or any insurance (including fire) taken out by any Carrier or Bailee is available to the beneficiary of this Policy, or would be so available if this insurance did not exist, then this insurance shall be void to the extent that such other insurance is, or would have been, available.

It is agreed, nevertheless, that where this Company is thus relieved of liability because of the existence of other insurance, this Company shall receive and retain the premium payable under this Policy, and in consideration thereof, shall guarantee the solvency of the companies and/or underwriters who issued such other insurance and the prompt collection of the loss hereunder to the same extent (only) as this Company shall have been relieved of liability under the terms of this clause, but not exceeding, in any case, the amount which would have been collectible under this Policy if such other insurance did not exist.

BROKERS

It is a condition of this Policy, and it is agreed that the Assured's Brokers, or any substituted Brokers, shall be deemed to be exclusively the agents of the Assured and not of this Company in any and all matters relating to, connected with or affecting this insurance. Any notice given or mailed by or on behalf of this Company to the said Brokers in connection with or affecting this insurance or its cancellations, shall be deemed to have been delivered to the Assured.

CANCELLATION

This insurance is deemed to be continuous and to cover all shipments as provided herein until cancelled by either party giving the other thirty (30) days written notice to that effect, but such cancellation shall not affect any risk on which this insurance has attached prior to the effective date of such notice.

Notwithstanding the foregoing notice period, however, the Company may effect immediate cancellation by giving written notice thereof at any time when premium have been due and unpaid for a period of sixty (60) days or more.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

AMERICAN INSTITUTE CYBER EXCLUSION CLAUSE

(11/06/2015)

This clause shall be paramount and shall override anything contained in this insurance (including any endorsement(s)) inconsistent therewith.

In no case shall this insurance cover loss, damage, liability, or expense directly or indirectly caused by or contributed to or arising from:

1. any "malicious act" involving the use of any "computer system", "electronic data communications system", "computer virus", or process or any other electronic system; and/or
2. any access to or disclosure of any "personally identifiable information" or any person's or organization's confidential information, including, but not limited to, patents, trade secrets, processing methods, customer lists, financial information, credit card information, or any other type of nonpublic information; and/or
3. any action or omission that violates or is alleged to violate any federal, state or local statute that addresses, prohibits, or limits the printing, dissemination, disposal, collecting, recording, sending, transmitting, communicating, or distribution of any written or electronic material or information.

Where this policy provides coverage for War Risks, Section 1. above shall not operate to exclude losses which would otherwise be covered by such War Risks coverage.

DEFINITIONS

"Computer system" means computer hardware of any kind; "electronic computer program"; "electronic data processing media"; operating system; media microchip; microprocessor (computer chip); integrated circuit or similar device; computer network and networking equipment; firmware; server; website; extranet; and all input, output, processing, storage, and off-line media libraries.

"Computer virus" means any corrupting, harmful or otherwise unauthorized instructions or code including, but not limited to, any maliciously introduced unauthorized instructions or code, programmatic or otherwise, that propagate themselves through a "computer system" or network of whatsoever nature.

"Electronic computer program" means computer software, application software, and other recorded instructions for the processing, sequencing, collecting, transmitting, recording, retrieval, or storage of "electronic data".

"Electronic data" means information or knowledge recorded or transmitted in a form usable in a "computer system", microchip, integrated circuit or similar device in non-computer equipment, and which can be stored on "electronic data processing media" for use by an "electronic computer program".

"Electronic data communications system" means any communication system, including a "computer system" and the internet, which provides the Assured with access to another "computer system", microchip, integrated circuit or similar device in non-computer equipment, or which provides any party access to the Assured's "computer system", microchips, integrated circuits or similar devices in non-computer equipment.

"Electronic data processing media" means punch cards, paper tapes, floppy disks, CD-ROM, hard drives, magnetic tapes, magnetic discs or any other tangible personal property on which "Electronic data" or "electronic computer programs" are recorded or transmitted, but not the "electronic data" or "electronic computer programs" themselves. Money or securities are not "electronic data processing media".

"Malicious act" shall mean the intentional and wrongful action or actions of one or more persons, whether or not agents of a sovereign power.

"Personally identifiable information" shall mean information, whether printed or digital, encrypted or unencrypted, in the care custody or control of any Assured which alone or in conjunction with other information can be used to uniquely identify an individual. However, "personally identifiable information" does not include information which is lawfully available to the general public.

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

AIMU COMMUNICABLE DISEASE EXCLUSION CLAUSE

This clause shall be paramount and shall override anything contained in this insurance, and shall apply to all coverage sections, coverage parts, forms and endorsements forming part of the policy and/or attached thereto.

In no case shall this insurance cover loss, damage, liability, or expense directly or indirectly, caused by, contributed to or arising from, and regardless of any other cause or event contributing concurrently or in any other sequence to:

1. any actual, alleged, or suspected transmission or existence of a "Communicable Disease" or the substance or agent that causes the "Communicable Disease";
2. any action to identify, detect, prevent, clean up, detoxify, remove, eliminate, neutralize, monitor, or test for a "Communicable Disease" or the substance or agent that causes the "Communicable Disease";
3. any loss of revenue, loss of hire, diminution of value, business interruption, loss of market, delay or any direct or indirect financial loss, howsoever described, as a result of, or relating to a "Communicable Disease" or the substance or agent that causes the "Communicable Disease";
4. any fines, penalties, or punitive or exemplary damages as a result of, or relating to 1., 2., or 3. above.

DEFINITION

"Communicable Disease" means any disease which can be transmitted by means of any substance or agent from any organism to another organism where:

- a. the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not, and
- b. the method of transmission, whether direct or indirect, includes but is not limited to, airborne transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas or between organisms, and
- c. the disease, substance or agent can cause or threaten damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property insured hereunder.

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

COMMODITIES LIST

Grp - See Group Key below. Special Insuring Conditions and/or Rates may apply.

Ref - Referral required to Underwriter for rates and conditions.

SC - Special Insuring Conditions apply to commodity in addition to any applicable group clauses.

Commodity	Grp	Ref	SC	Commodity	Grp	Ref	SC
Advertising materials				Carnival rides, new			
Agricultural hand tools				Carpets, textile floor coverings			
Agricultural machinery, tractors				Cast iron pipe, stoves		Ref	
Air conditioning equipment parts				Cell phones			
Airplanes, helicopters		Ref		Cement		Ref	
Aluminum articles				Ceramic products	FR		
Aluminum foil				Chain (iron and steel)		Ref	
Aluminum plates, sheet, coil, ingots				Chemical products, misc. packaged			
Ammunition, small arms		Ref		Chinaware	FR		
Anchors (marine)				Chocolate candy	FT		
Animal or vegetable fats, oils				Christmas ornaments, artificial trees, party favors			
Antiques	AA			Cigarette lighters and similar			
Apparel articles & accessories				Cigarettes, electronic; juul		Ref	
Appliances (Commercial)				Clocks, watches		Ref	
Appliances (Home)				Coal		Ref	
Arms, ammunition		Ref		Cocoa preparations			
Art, antiques	AA			Coffee, tea, spices (packaged)			
Artificial flowers				Combs, hair curlers			
Artists supplies				Computer chips, integrated circuits, servers, hard drives			
Asbestos products				Computer software			
Asphalt products (in wooden crates, drums)				Computers, laptops, parts and accessories	EL		
Auto parts and accessories				Computers, parts and accessories	EL		
Automobiles (10 years and under)		Ref		Copper articles			
Automobiles (new)		Ref		Copper pipe			SC
Baby carriages				Cork			
Bags, plastic/paper (empty)				Cosmetics, perfumes		Ref	
Bank notes, securities		Ref		Cranes, cement mixers, fire trucks, similar		Ref	
Barometers				Crude oil		Ref	
Basket ware, wicker, straw products				Currency		Ref	
Bath tubs, sinks and lavatory equipment	FR			Cutlery			
Batteries				Cylinders, gas (empty)			
Beauty Aids				Dairy products	FT		
Beer	AB			Dental equipment & supplies			
Beverages (not alcoholic)				Dishwashing machines			
Bicycles				Dolls			
Binoculars				Donated food, clothing, relief aid		Ref	
Blades, razor				Drug sundries			
Blankets				Drums, metal (empty)			
Boats, yachts		Ref		Dyes, inks, paints (in tins, drums, cans)			
Boilers				Earthenware	FR		
Bolts and nuts				Eggs in shell		Ref	
Books and printed matter				Eggs, liquid	FT		
Bottles, glass (empty)	FR			Eggs, powdered			
Brassware				Electric hand tools			
Brooms, brushes, toothbrushes				Electronics home (DVD/DVR, Radio & similar - excl. Computers/TVs)	EL		
Building supplies (excluding lumber)				Engines (New - Excluding Aircraft)			
Bulbs, electric	FR			Engraving equipment			
Bulk shipments		Ref					
Cable (on reels)							
Cameras, handheld digital							
Candles							
Candy, confections, chewing gum	FT						

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

COMMODITIES LIST (cont'd)

Commodity	Grp	Ref	SC	Commodity	Grp	Ref	SC
Exercise equipment; outdoor sports equipment				Jet engines		Ref	
Fabric, yarns (excl. textiles)				Jewelry of value (gold, silver, etc.)		Ref	
Fasteners, buttons				Jewelry, costume			
Feathers, down				Juice (ex-refrigerated/Frozen)			
Fences				Juice (refrigerated/frozen)	FT		
Fertilizer, bulk		Ref		Kilns			
Fertilizers, packaged				Lamps and lighting fixtures (excl. glass)			
Fine Arts	AA			Lead articles			
Fire brick		Ref		Leather apparel		Ref	
Fire extinguishers				Leather luggage, trunks, briefcases			
Fish, canned				Leathers, finished		Ref	
Fish, refrigerated/frozen	FT	Ref		LED signs			
Fishing equipment (for sport)				Linens (table, bath, bed, similar)			
Fishmeal		Ref		Live animals		Ref	
Flags				Live plants, trees, cut flowers		Ref	
Flammables and explosives		Ref		LNG		Ref	
Flasks				Lubricants (in cases, drums)			
Floor coverings				Lumber			
Food industry waste, animal feed		Ref		Machine parts (new)			
Food products (non-perishable)				Machine parts (used)			SC
Footwear				Machinery (new)			
Fruit, fresh	FT			Machinery (used)			SC
Fur, Articles of fur		Ref		Maps, plans, manuscripts		Ref	
Furniture: new metal, wood, plastic				Marble, granite slabs, statues, table tops, etc.	FR		
Game machines (excluding video)				Mattresses, pillows, cushions			
Games (excluding video)				Meat, fish: refrigerated/frozen	FT	Ref	
Gems and stones: precious and semi-precious		Ref		Meats, canned			
Generators (home & farm)				Medical diagnostic equipment & analyzers (new)			SC
Glassware - not otherwise classified	FR			Metal, Scrap	SM	Ref	
Glassware and crystal	FR			Meters			
Gloves				Milled Products, flour, starches, gluten			
Glue, enzymes				Mineral fuels		Ref	
Grains (bulk)		Ref		Mirrors	FR		
Grains (packaged)				Mobile phones			
Granite, marble	FR			Motorcycles (new)		Ref	
Grease, lubricants				Motorcycles (used)		Ref	
Hand printing sets, hand stamps				Motorcycles: antique or customized		Ref	
Hand tools				Motorized vehicles: new golf carts, jet skis, snow mobiles, etc			
Hardware				Motorized vehicles: used golf carts, jet skis, snow mobiles, etc		Ref	
Harness & saddlery goods				Motors, electric			
Hats				Mowers, lawn			
Hazardous, dangerous materials		Ref		Musical instruments (excl. pianos & organs)			
Hearing aids				Needles, sewing, knitting, notions			
Heat pumps				Netting, fish			
Hoses				Newsprint and craft paper in rolls		Ref	
Hosiery				Nickel articles			
Hospital supplies (excl. glass)				Nuts, bolts, screws			
Household goods and personal effects (not professionally packed)		Ref		Nuts, edible, packaged			
Household goods and personal effects (professionally packed)		Ref		Office machines (Fax, Copiers, Phone etc. - excl computers)			
Incubators				Oil field equipment			
Ink				Oil refinery equipment			
Inorganic compounds		Ref		Oil, in tins, cases, drums			
Insecticides, packaged				Optical goods, eyeglasses			
Instruments, optical, surgical				Ores, ash		Ref	
Insulating materials				Organic chemicals		Ref	
iPads, iPods, tablets, MP3s (or similar)				OTHER - not listed classified		Ref	
Iron, steel - general		Ref		Outboard motors			
Iron, steel articles, like pipe, sheet, plate, etc.		Ref					
Irrigation equipment							

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

COMMODITIES LIST (cont'd)

Commodity	Grp	Ref	SC	Commodity	Grp	Ref	SC
Ovens (commercial food)				Smokers supplies (excl cigarettes, cigars)			
Ovens (household)				Snowmobiles, ATVs, golf carts, similar - new			
Paintings, drawing, pastels	AA			Snowmobiles, ATVs, golf carts, similar - used			Ref
Paints				Soaps, waxes, polishes			
Paper and printed matter (excl. paper rolls)				Sonar equipment			
Paper and wood waste	SM	Ref		Spices, packaged			
Paper in rolls		Ref		Spirits	AB		
Paper mill equipment				Sporting equipment			
Pens, Pencils, crayons				Stamps			Ref
Perfumes		Ref		Statuary	AA		
Pet accessories				Steam engines			
Pet food (packaged)				Steel plate, sheet , coils, pipe			Ref
Pharmaceuticals, drugs		Ref		Stone artifacts	AA		
Photographic paper and supplies				Sugars (packaged)			
Photography products, excl cameras				Surgical dressings			
Piano, organs		Ref		Surgical supplies			
Picture frames				Tapestries (not antiques)			
Pipe		Ref		Tarpaulins			
Pipes for smoking				Telephones (excl. cell)			
Plastic goods				Textile art, needlecraft sets, worn art			
Playground equipment				Textiles			
Plumbing supplies and tools				Thread, sewing			
Poly. Resins				Tile (ceramic)	FR		
Pool tables				Tile (non-ceramic, non-marble)			
Porcelain	FR			Tin articles - general			
Pots, pans				Tin plate			
Precious, semi-precious stones or metals		Ref		Tires			
Prepared foods (excluding refrigerated/frozen)				Tobacco, cigarettes. Cigars			Ref
Prepared foods (refrigerated/frozen)	FT	Ref		Tools, small hand			
Prepared fruits, vegetables, nuts - packaged				Toys			
Printed matter				Tractor supplies and parts			
Pumps (new)				Tractors (New- home/farm excl Combines)			
Pumps (used)		Ref		Tractors (Used - home/farm excl Combines)			Ref
PVC pipe				Transformers			
Pyrotechnics		Ref		Tubes of glass	FR		
Rags		Ref		Tubes, for tires			
Railroad equipment & rolling stock		Ref		TVs: LCD, plasma, flat screens	EL		
Railway equipment (excl rolling stock)				Umbrellas			
Rattan, bamboo materials				Used goods			Ref
Refrigerated, frozen commodities	FT	Ref		Vats (excl. cast iron)			
Refrigeration equipment				Vegetable saps & extracts			
Rice		Ref		Vegetables, canned			
Road building equipment		Ref		Vegetables, fresh edible	FT		
Rock crushers		Ref		Video games			Ref
Rope, twine, cordage				Vitamins, OTC medicines			
Rubber products				Wall paper			
Rugs		Ref		Waste paper newsprint/paper waste	SM	Ref	
Safes				Watches		Ref	
Salt, sulfur, earth, stone, lime		Ref		Water heaters			
Scrap metal	SM	Ref		Wax carvings			Ref
Scuba apparatus				Welding supplies			
Seeds - General (fruit, vegetable, flower)				Wigs, toupees			
Sewing machines				Winches			
Shingles, asphalt				Wines	AB		
Shingles, wooden				Wire			
Shoes, slippers				Wire, barbed			
Skins, hides, unfinished leather		Ref		Yachts, Watercraft			Ref
				Zinc articles			

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

COMMODITIES LIST (cont'd)

Group Key

AB Alcoholic Beverages
AA Arts/Antiques
EL Electronics
FR Fragile

FT Frozen/Temperature Controlled Goods
HH New Handheld Electronics
SM Scrap Materials

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

SPECIAL INSURING CONDITIONS

Alcoholic Beverages

AB

Insured as per "all risks" clause, subject however to the following terms and conditions:

Excluding loss or damage caused by climatic or atmospheric conditions, or extremes of temperature.

Subject to a deductible of 3% of the insured value, but in no event will the amount deducted be less than \$500.

Arts/Antiques

AA

Insured as per "all risks" clause, subject however to the following terms and conditions:

Warranted: Professionally packed

With respect to antiques and fine arts, in the absence of a recent invoice, it is warranted that an appraisal be performed by a licensed third party.

Liimit of liability: this Company shall not be liable for more than \$50,000 per conveyance, except for shipments of bronze statues and/or figurines for which the limit of liability is \$250,000 per conveyance.

Subject to a deductible of \$1500.

Electronics

EL

Insured as per "all risks" clause subject however to the following terms and conditions:

Subject to a deductible of 3% of the insured value, but in no event will the amount deducted be less than \$500.

Limits of liability: this Company shall not be liable for more than \$500,000 per conveyance.

For Motorola Solutions Inc. shipments by truck: subject to a flat deductible of \$1000.

Fragile

FR

Insured as per the "all risks" clause, subject however to the following:

Subject to a deductible of 5% of the insured value of the shipment, but in no event will the amount deducted be less than \$500.

Frozen/Temperature Controlled Goods

FT

Insured as per "all risks" clause, subject however to the following terms and conditions:

Shipments of perishable cargo requiring temperature control are insured as per the "all risks" clause of this policy, excluding however loss or damage due to deterioration, decay, or spoilage. Notwithstanding the foregoing, this policy is extended to cover: 1) Loss of or damage to perishable cargo due to deterioration, decay or spoilage when directly caused by improper temperature setting or control by any persons outside the control of the Assured, provided that:

a. If the temperature control of the cargo is by means of dry ice, receipts from a temperature recording device, or other evidence that sufficient quantity of dry ice for each part of the intended trip by surface or air conveyances, shall be secured and this Company shall not be liable for loss or damage caused by failure to provide a quantity sufficient for each segment of the trip. b. In the event of transportation by land or inland waterway, and/or connecting conveyances prior to loading or subsequent to discharge, or while at warehouse or terminal or consolidator, it is WARRANTED the carrying conveyance and/or warehouse or terminal or

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

SPECIAL INSURING CONDITIONS (cont'd)

consolidator be equipped for maintaining temperature required for proper preservation of goods.
2) While the shipment is stowed in refrigeration chambers, and/or refrigerated containers of vessels, aircraft, connecting conveyances, or while in warehouses or terminals, this insurance covers loss or damage due to or caused by derangement or breakdown of the refrigerating machinery and/or refrigerating plant and/or power generation equipment and/or loss of power supply. Under no circumstances shall claims be paid unless breakdown or improper temperature has lasted not less than twelve(12) consecutive hours, as evidenced by engineer's or other appropriate temperature log, or by an accurate temperature recording device. It is **WARRANTED** by the Assured that the insured perishable goods are in good condition and properly cooled, chilled or frozen, as required for the specific cargo, at commencement of transit.

New Handheld Electronics

HH

Insured as per "all risks" clause, subject however to the following terms and conditions:

Subject to a deductible of 10% of the insured value, but in no event will the amount deducted be less than \$2500.

Limits of liability: for domestic air, truck or rail shipments, this Company shall not be liable for more than \$250,000 per conveyance; for international shipments, no more than \$150,000 per conveyance.

Scrap Materials

SM

Insured subject to the following terms and conditions:

Warranted Free of Particular Average unless the vessel or craft be stranded, sunk, or burnt, but notwithstanding this warranty, the Company is to pay any loss or damage to the interest insured which may reasonably be attributed to fire, collision or contact of the vessel and/or craft and/or conveyance with any external substance (ice included) other than water, or to discharge of cargo at port of distress

Copper pipe

Cutting clause to apply as follows: In the event of any pipe being damaged so as to be reasonably usable if cut to a shorter length, the Company's liability shall be for the proportion of the insured value which the part cut off bears to the length of the complete pipe, plus the costs of cutting and refitting flanges or re-cutting bevels, etc.

Excluding rust, oxidation, discoloration absolutely.

Machine parts (used)

Excluding marring, denting, scratching, chipping, rust, oxidation, wear, tear; also excluding mechanical, electrical and/or electromagnetic derangement unless caused by a peril insured against.

Machinery (used)

Excluding loss or damage due to marring, denting, scratching, chipping, rust, oxidation, discoloration, wear, tear, gradual deterioration, mechanical electrical and electromagnetic derangement unless caused by a peril insured against.

Subject to Second Hand Replacement Clause: In case of loss or damage covered by this insurance to any part of such machine, the Company shall be liable only for the proportion of the cost of replacement of the parts lost or damaged as the insured value bears to the value of new machinery, plus additional charges for labor and forwarding charges for refitting the new part or parts if incurred; but in no event shall the Company be liable for more than the insured value of the complete machine.

Medical diagnostic equipment & analyzers (new)

Subject to a deductible of 1% of the insured value, but in no event will the amount deducted be less than \$5000.

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.**DOMESTIC TRANSIT**

It is hereby understood and agreed that this Policy is further extended to provide coverage on Insured Goods while in transit within the contiguous 48 States and/or Canada subject to the terms and conditions as included below:

1. In consideration of the agreed premium this insurance is extended, subject to its terms and conditions also to cover while the property insured is in the custody of:
 - a. Any railroad, railway express company or common carrier by motor vehicle engaged in interstate or foreign commerce and connecting carriers, including any property while on board any certified air carrier;
 - b. Other public truckmen and land transportation companies; it being warranted by the Assured they will not enter into any agreement, or accept or cause to be accepted, any receipt or bill of lading under which any of their rights to recover the full value of the amount of damage to any property lost or damaged and insured hereunder against any such carriers or party liable therefore are released, impaired or lost.
2. This Policy does not insure against loss or damage caused by or resulting from nuclear reaction or nuclear radiation or radioactive contamination, all whether controlled or uncontrolled, and whether such loss be direct or indirect, proximate or remote, or be in whole or in part caused by, contributed to, or aggravated by the peril(s) insured against in this Policy; however, subject to the foregoing and all provisions of the Policy, direct loss by fire resulting from nuclear reaction or nuclear radiation or radioactive contamination is insured against by this Policy.
3. Attaching from the time property leaves factory, store, or warehouse at initial point of shipment and covering continuously thereafter while in ordinary course of transit, until delivered at factory, store, or warehouse at destination within the continental limits of the United States and/or Canada.
4. This Company shall not be liable under this endorsement for more than the corresponding limit of liability as indicated on the declaration page of this policy.
5. Property insured under the terms of this endorsement to be valued as indicated on the declaration page of this policy.
6. The insuring conditions provided hereon are as indicated on the declarations page of this Policy. However, excluding those risks of an inherent nature or for inventory shortages or mysterious disappearance. Claims if any hereunder, are subject to a deductible as indicated on the declaration page of this Policy.
7. Other insurance permitted without notice until required, and it is agreed that, in event of there being specific or other insurance, whether prior or subsequent hereto in date and by whomever effected, directly or indirectly covering the property insured hereunder, then such other insurance shall first apply and this Policy shall not be considered as contributing with such other insurance, but shall pay only the difference between the amount recoverable under such other insurance and the amount of any loss recovered hereunder, not exceeding the limit of liability stated herein.
8. The Assured shall report as soon as practicable to this Company or its agent, every loss or damage which may become a claim under this endorsement, and shall also file with this Company or its agent a detailed sworn proof of loss within ninety (90) days from the time the loss becomes known to the Assured.
9. The Assured warrants to keep an accurate record of all shipments insured hereunder, which record shall be open for inspection of duly authorized representative of this Company at all reasonable times.
10. If this policy indicates reporting is required for this coverage, the Assured agrees to furnish reports in writing to the Company no later than thirty (30) days after the last day of each reporting period, and to pay premium as specified.

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAREHOUSE AND PROCESSING ENDORSEMENT

1. In consideration of premium to be paid as hereinafter provided, this Policy is hereby extended to cover goods and/or merchandise, the property of the Assured or held by them in trust or on commission or on consignment or in storage or sold but not delivered or removed, or undergoing and following processing and/or manufacturing, or on joint account with or belonging to others, and for which the Assured may be liable in the event of loss while temporarily detained in stores or warehouse at the locations listed below subject to the following terms and conditions.
2. Goods and/or merchandise covered under this endorsement shall be insured as indicated on the declaration page of this Policy, excepting those risks excluded by the F.C. & S. Warranty and the S.R. & C.C. Warranty incorporated in this open Policy.
3. This endorsement does not insure:
 - a. Loss or damage due to wear and tear, inherent vice, latent defect or gradual deterioration;
 - b. Loss or damage due to insects, vermin, freezing or extremes of temperature;
 - c. Loss or damage due to delay, loss of market, loss of use, interruption of business or consequential loss of any nature;
 - d. Unexplained loss, mysterious disappearance or inventory shortage at locations owned or operated by Assured;
 - e. Loss or damage resulting from misappropriation, secretion, conversion, infidelity or any dishonest act done by or at the instigation of the Assured or by the Assured or their employees;
 - f. Accounts, bills, deed, evidences of debt, notes, securities, currency, money, coins, stamps, jewelry, precious stones, fine arts, bullion, specie or other precious metals;
 - g. Water damage to property stored in the open;
 - h. Loss or damage by nuclear reaction or radioactive contamination, all whether controlled or uncontrolled, or due to any act or condition incidental to any of the foregoing whether such loss be direct or indirect, proximate or remote, or be in whole or part caused by, contributed to or aggravated by any of the perils insured against by this endorsement; however, subject to the foregoing and all provisions of this endorsement, if this endorsement insures against the peril of fire, then direct loss by fire resulting from nuclear reaction, or nuclear radiation or radioactive contamination is insured against by this endorsement;
 - i. Loss or damage due to any process or while actually being worked upon or operated and directly resulting therefrom unless loss by fire or explosion ensues and the Company shall then be liable only for the ensuing loss.
4. In the event the Assured shall also have placed specific insurance at any location covered by this endorsement, this insurance shall not apply with respect to any peril which at the time of loss is covered by such specific insurance, until the liability of such other insurance has been exhausted, and then shall cover only such loss as may exceed the amount of such other insurance (whether collectible or not) after application of any contribution, coinsurance, average or distribution or other clauses contained in such other insurance affecting the amount collectible thereunder; not, however, exceeding the limits set forth herein.
5. Merchandise at risk under this endorsement shall be valued on the same basis as provided for the import voyage, plus the actual amount of duty paid or payable, it being understood and agreed that losses hereunder shall be adjusted upon the same basis subject to limits of liability set forth on the Warehouse and Processing Schedule attached.

6. If this policy indicates reporting is required for this coverage, the Assured agrees to furnish reports in writing to the Company no later than thirty (30) days after the last day of each reporting period, as described for Warehouse and Processing. The report should provide the total values at risk (and if there are no values at risk, the report shall so state) of such goods and/or merchandise in storage at each location on the last day of each reporting period, and to pay premium as specified.
7. If the total value at risk at any location exceeds the limit of liability agreed to, or as may be agreed upon hereafter by this Company, the Assured shall, nevertheless, report to this Company the full amount at risk at such location and pay premium thereon at the rates agreed upon, and this Company shall be liable for the full amount of the loss up to but not exceeding the limit of liability in force at time of loss under this endorsement or its amendments.
8. The Assured agrees to keep an accurate record of the values of property at risk hereunder and to open such record to the inspection of this Company or its agent at any time during business hours as long as this endorsement remains in force and for twelve (12) months thereafter.
9. This insurance shall not inure directly to the benefit of any bailee.
10. In the event of cancellation of the Policy to which this endorsement is attached, coverage under this endorsement shall automatically terminate as of the effective date of such cancellation. Notwithstanding anything to the contrary contained in this Policy or in endorsements attached thereto, it is understood and agreed that in the event of cancellation of the S.R. & C.C. (Strikes, Riots, and Civil Commotions) coverage under this Policy, coverage in respect thereof under this endorsement is automatically terminated as of the date of such cancellation.
11. The locations to which this Company does hereby extend approval and the limits of liability at each location are listed in the Warehouse and Processing Schedule attached to this Policy.
12. The perils of Earthquake, Flood and/or Named Storm are covered, unless specifically excluded or restricted on the Warehouse and Processing Schedule.
 - a. If indicated a Peril Occurrence Limit is the maximum amount we will pay for a loss caused by or resulting from that specified peril regardless of the number of locations.
 - b. If indicated a Peril Annual Aggregate is the most we will pay in one policy year for that peril regardless of the number of occurrences.
 - c. If indicated, a specific Peril Deductible replaces the deductible listed for the warehouse location when loss to covered property is caused by or results from that peril. The specific Peril Deductible applies even if another cause or event contributes concurrently or in any sequence to the loss.
 - d. If the Peril Occurrence Limit and Peril Annual Aggregate do not apply, then coverage is provided up to the Peril Location Limit for that described location unless specifically excluded or restricted.

Earthquake is defined as earth sinking, rising, shifting or landslide related to such an event, volcanic eruption or activity, lava flow and ash that cause damage to insured property. All Earthquake shocks that occur within any 168 hour period will constitute a single Earthquake.

Under any coverage provided in this endorsement for Earthquake, we will not pay for loss or damage resulting from mine subsidence, tidal wave, tsunami, flood, mudslide or mudflow even if attributable to an Earthquake or volcanic eruption.

Flood is defined as surface water, waves, tides and tidal waves, tsunami, overflow of any body of water, or their spray from any of these, all whether or not driven by wind. All Floods that occur within any 168 hour period will constitute a single Flood.

Under any coverage provided in this endorsement for Flood, we will not pay for water that backs up or overflows from a sewer, drain or sump or for water under the ground surface pressing on or flowing or seeping through foundations, walls, floors or paved surfaces, basements, doors, windows or other openings.

Named Storm is a storm, storm system, tropical storm or depression, or hurricane that has been identified by the National Hurricane Center or the Central Pacific Hurricane Center of the National Weather Service (hereafter referred to as NHC and CPHC). A Named Storm consists of all atmospheric and weather conditions including but not limited to wind, hail, rain, tornadic activity, flood and wave wash/storm surge, whether alone or in any combination.

Under the terms of the peril of Named Storm, a Named Storm begins at the time a Watch or Warning is issued by the NHC or CPHC for the area in which the affected locations or premises are located and ends 72 hours after the termination of the last Watch or Warning issued for that area by the NHC or CPHC.

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

WAREHOUSE SCHEDULE

Reporting Frequency N/A

Adjustment Frequency N/A

With respect to the perils of Earthquake, Flood and/or Named Storm, unless the locations have a corresponding sublimit listed below, the limit of liability will be the lesser of the location limit or the peril limit as stated above. The annual aggregate and peril deductible stated above apply.

Location	Peril	Limit	Deductible	Rate	Premium
Domestic Unnamed Location		\$500,000	\$5,000	Included	Included

Excluding the perils of Earthquake, Flood and Named Storm.

ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

AIMU
S.R. & C.C. ENDORSEMENT
(Form No. 12A)

THIS INSURANCE ALSO COVERS:

- (1) Physical loss of or damage to property insured directly caused by strikers, locked-out workmen, or persons taking part in labor disturbances or riots or civil commotions;
- (2) Physical loss of or damage to the property insured directly caused by vandalism, sabotage or malicious acts; and,
- (3) Physical loss of or damage to the property insured directly caused by the act or acts of one or more persons, whether or not agents of a sovereign power, carried out for political, terroristic or ideological purposes and whether any loss, damage or expense resulting therefrom is accidental or intentional; PROVIDED that any claim to be recoverable under this subsection (3) be not excluded by the Free of Capture & Seizure Warranty, Extended Radioactive Contamination Exclusion Clause (Extended RACE Clause) or Chemical, Biological, Bio-Chemical and Electromagnetic Exclusion Clause (CBE Clause) in the Policy to which this endorsement is attached. Notwithstanding the foregoing, coverage under this subsection (3) is conditional upon the property insured being in the ordinary course of transit and, in any event, shall terminate:
 - (a) As per the Warehouse to Warehouse Clause, Marine Extension Clause, 60 Day South American Clause and any other clauses relating to duration of transit contained in or endorsed onto the Policy; *or*,
 - (b) on delivery to the consignee's or other final warehouse or place of storage at the destination named herein; *or*,
 - (c) on delivery to any warehouse or place of storage whether prior to or at the destination named herein, which the Assured elects to use either for storage other than in the ordinary course of transit or for allocation or distribution; *or*,
 - (d) in respect of marine transits, on the expiry of 60 days after completion of discharge overside of the property insured from the vessel at the port of discharge; *or*,
 - (e) in respect of air transits, on the expiry of 30 days after unloading the property insured from the aircraft at the place of discharge;

whichever shall first occur.

Notwithstanding the foregoing, nothing in this clause excludes coverage for insured losses, which are otherwise covered by this insurance, caused by certified acts of terrorism, as defined in the Terrorism Risk Insurance Act (P.L. #107-297), or any subsequent amendments or endorsements to the Act.

While the property insured is at risk under the terms and conditions of this insurance within the United States of America, the Commonwealth of Puerto Rico, the U.S. Virgin Islands and Canada, this insurance is extended to cover physical loss of or damage to the property insured directly caused by acts committed by an agent of any government, party or faction engaged in war, hostilities or other warlike operations, provided such agent is acting secretly and not in connection with any operation of military or naval armed forces in the country where the described property is situated.

Nothing in this endorsement shall be construed to cover any loss, damage or expense directly or indirectly arising from, contributed to or caused by any of the following, whether due to a peril insured against or otherwise:

- (a) change in temperature or humidity;

- (b) the absence, shortage, or withholding of power, fuel, or labor of any description whatsoever during any strike, lockout, labor disturbance, riot or civil commotion;
- (c) loss of market or loss, damage or deterioration arising from delay;
- (d) hostilities, warlike operations, civil war, revolution, rebellion or insurrection, or civil strife arising therefrom, except to the limited extent that the acts of certain agents acting secretly have been expressly covered above; *or*,
- (e) nuclear reaction, radiation or radioactive contamination, as per Extended RACE Clause;
- (f) chemical, biological, bio-chemical or electromagnetic weapon, device, agent or material, as per CBE Clause.

The Assured agrees to report all shipments attaching under this cover and to pay premiums therefore at the rates established by the Assurer from time to time. This endorsement may be canceled by either party upon forty-eight hours written, telegraphic, telefaxed, or electronic notice to the other party, but such cancellation shall not affect any risks which have already attached hereunder.


Effective with respect to shipments made on or after 12/01/2023 .

Additional Premium _____ Included _____

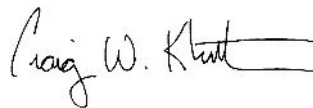
ALL OTHER TERMS AND CONDITIONS OF THIS POLICY REMAIN UNCHANGED.

SIGNATURE PAGE

In Witness Whereof, we have caused this policy to be executed and attested, and, if required by state law, this policy shall not be valid unless countersigned by our authorized representative.



Secretary



President

WAR RISK POLICY

THIS POLICY OF INSURANCE WITNESSETH, that in consideration of premiums included, the Company does make insurance and cause Aeronet Worldwide, Inc. to be insured, lost or not lost, for account of whom it may concern, against war risks only, in accordance with the terms and conditions hereinafter set forth.

To apply to shipments made on or after 12/01/2023.

Underwriters shall not be liable hereunder for more than the applicable limit set forth in the marine Policy.

In cases where total value(s) at risk on any one vessel exceed(s) the limit of liability as set forth in this Policy, the Assured agrees, nevertheless, to report to the Company full value(s) at risk and to pay premium thereon at the agreed rates. The Assured further agrees that acceptance of such reports and premium by the Company shall not serve to revoke or to overrule the limit of liability set forth in this Policy; however, subject to the limit of liability, the Company in accepting these reports agree to pay partial losses covered by this Policy without reduction by reason of any coinsurance which otherwise may have existed in the absence of this special agreement.

Subject to the provisions of Clause 4. of this Policy, should there be an accumulation of interests exceeding the above limit of liability by reason of any interruption of transit beyond the control of the Assured or by reason of any casualty, and/or after the interests have been discharged from the incoming overseas vessel at an intermediate port or place for on-carriage from that or any other port or place by another overseas vessel, and/or on the on-carrying overseas vessel, this Policy shall attach for the full amount at risk (but in no event for more than twice the Policy limit which would be applicable to any one vessel) provided written notice be given to underwriters as soon as known to the Assured.

This Policy shall cover only those shipments which are insured against marine risks under Policy No. CAR0100960 of the Company, it being agreed that the description of such shipments, the valuations thereof, the voyage, the designation of the overseas vessel (which shall be construed to include aircraft if included under the marine Policy) on which the goods are to be carried and the ports and/or places of loading and discharge, as reported under the said Policy against marine risks, shall be deemed incorporated herein. Notwithstanding the foregoing, this Policy shall not cover purely domestic shipments by air between points in the United States of America (excluding Alaska and Hawaii).

Any loss payable hereunder shall be payable in funds current in the United States, to the order of Assured or order thirty (30) days after full proofs of loss and proofs of interest have been filed with the Company.

- 1. a.** This insurance is only against the risks of capture, seizure, destruction or damage by men-of-war, piracy, takings at sea, arrests, restraints, detainments and other warlike operations and acts of kings, princes and peoples in prosecution of hostilities or in the application of sanctions under international agreements, whether before or after declaration of war and whether by a belligerent or otherwise, including factions engaged in civil war, revolution, rebellion or insurrection, or civil strife arising therefrom; the imposition of martial law, military or usurped power, and including the risks of aerial bombardment, floating or stationary mines and stray or derelict torpedoes. Warranted not to abandon (on any ground other than physical damage to ship or cargo) until after condemnation of the property insured.
 - b.** This insurance also covers, but only while the property insured is on board a waterborne conveyance, loss of or damage to said property directly caused by governmental authorities acting for the public welfare to prevent or mitigate a pollution hazard or threat thereof, provided that the accident or occurrence creating the situation which required such governmental action would have resulted in a recoverable claim under this Policy (subject to all of its terms, conditions and warranties) if the property insured would have sustained physical loss or damage as a direct result of such accident or occurrence.
- 2.** Warranted free from any claim based upon loss of, or frustration of, the insured voyage or adventure caused by arrests, restraints or detainments.

- 3.** This insurance does not cover any loss, damage or expense directly or indirectly arising from, contributed to, or caused by any of the following, whether due to a peril insured against or otherwise:
- a.** Commandeering, preemption, requisition, or nationalization by the government (defacto or otherwise) of the country to or from which the goods are insured.
 - b.** Seizure or destruction under quarantine, environmental or customs regulations.
 - c.** Delay, deterioration and/or loss of market.
 - d.** Nuclear reaction, radiation, or radioactive contamination, regardless of how it was caused.
- 4. a.** This insurance against the risks enumerated in Clause **1.**, except the risks of floating or stationary mines and stray or derelict torpedoes, floating or submerged referred to in **b.** below, shall not attach to the interest hereby insured or to any part thereof:
- (1)** Prior to being on board an overseas vessel (for the purpose of this Clause **4.** an overseas vessel shall be deemed to mean a vessel carrying the interest from one port or place to another where such voyage involves a sea passage by that vessel);
 - (2)** After being discharged overside from an overseas vessel at the intended port or place of discharge,

or

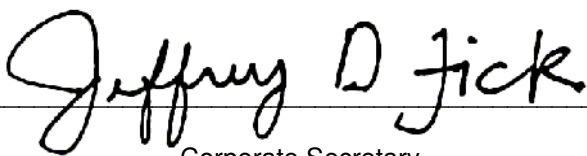
After the expiry of fifteen (15) days from midnight of the day of arrival of the overseas vessel at the intended port or place of discharge, whichever shall first occur;
 - (3)** After expiry of fifteen (15) days from midnight of the day of arrival of the overseas vessel at an intermediate port or place to discharge the interest for on-carriage from that or any other port or place by another overseas vessel, but shall reattach as the interest is loaded on the on-carrying overseas vessel. During the said period of fifteen (15) days the insurance remains in force whether the interest is awaiting transit or in transit between the overseas vessels;
 - (4)** For the purpose of this Clause **4.** arrival at the intended port or place of discharge shall be deemed to mean that time when the overseas vessel first berths, anchors, moors or is secured in an area subject to regulation by the authorities of such port or place.
- b.** The insurance against the risks of floating or stationary mines and stray or derelict torpedoes, floating or submerged, attaches as the interest hereby insured is first loaded on a lighter, craft or vessel after leaving the warehouse at point of shipment in transit for the destination declared hereunder and ceases to attach as the interest is finally landed from the vessel, craft or lighter prior to delivery to warehouse at such destination.
 - c.** If the contract of affreightment is terminated at a port or place other than the destination named therein such port or place shall be deemed the intended port or place of discharge for the purpose of this Clause **4.**
 - d.** Shipments by mail, if covered by this Policy are insured continuously from the time of leaving the sender's premises until delivered to the place of address.
 - e.** Shipments by air (other than air mail) if covered by this Policy are insured subject to the same terms and conditions as shipments by overseas vessel.
 - f.** It is a condition of this insurance that the Assured shall act with reasonable dispatch in all circumstances within their control.
 - g.** If anything contained in this Policy shall be inconsistent with this Clause **4.** it shall to the extent of such inconsistency be null and void.

5. This insurance shall not be vitiated by deviation, overcarriage, change of voyage, or by any error or unintentional omission in the description of interest, vessel or voyage provided the same be communicated to the Company as soon as known to the Assured and an additional premium paid if required.
6. And in case of any loss or misfortune, it shall be lawful and necessary to and for the Assured, his or their factors, servants and assigns, to sue, labor and travel for, in and about the defense, safeguard and recovery of the said goods, and merchandises, or any part thereof, without prejudice to this insurance; nor shall the acts of the Assured or Company, in recovering, saving and preserving the property insured, in case of disaster, be considered a waiver or an acceptance of an abandonment; and to the charges whereof, the said Company will contribute according to the rate and quantity of the sum hereby insured.
7. General Average and Salvage Charges payable according to United States laws and usage and/or as per Foreign Statement and/or as per York-Antwerp Rules (as prescribed in whole or in part) if in accordance with the Contract of Affreightment.
8. It is agreed that the reports of shipments made under the Policy against marine risks mentioned above shall be deemed to be reports under this Policy also, and the Assured agrees to pay premium on all shipments insured under this Policy at the war risk rates of this Company as fixed from time to time.
9. No claim shall be payable hereunder which arises from collision, contact with any fixed or floating object (other than a mine or torpedo), stranding, heavy weather or fire unless caused directly (and independently of the nature of the voyage or service which the vessel concerned, or in the case of a collision, any other vessel involved therein, is performing) by a hostile act by or against a belligerent power; and for the purpose of this paragraph "power" includes any authority maintaining naval, military or air forces in association with a power.
10. No recovery for a Constructive Total Loss shall be had hereunder unless the property insured is reasonably abandoned on account of its actual total loss appearing to be unavoidable, or because it cannot be preserved from actual total loss without an expenditure which would exceed its value if the expenditure had been incurred.
11. It is agreed that this Policy is a separate and wholly independent contract and is not subject to any terms or conditions of the Policy against marine risks above mentioned (whether physically attached thereto or not) except as such terms or conditions shall have been expressly incorporated herein by reference.
12. This insurance may be canceled by either party upon forty-eight (48) hours written, telegraphic, or telefaxed notice to the other party, but such cancellation shall not affect any shipment on which this insurance has attached under the terms of Clause 4. hereof but for which, prior to the effective date of such notice. Shipments on which insurance has not so attached but for which, prior to the effective date of such notice, bills of lading have been issued and (in the case of exports) Certificates or Special Policies have been issued and negotiated, shall be covered from the time of loading on the overseas vessel, as provided in Clause 4., at the rates of this Company, provided that, prior to said effective date, such shipments were at the risks of the Assured and were covered under this Policy against marine risks.

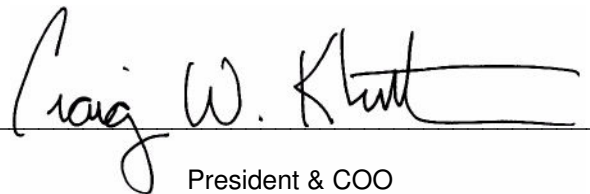
In the event of loss which may give rise to a claim under this Policy, prompt notice shall be given to the Company.

Any provision required by law to be stated in policies issued by a subscriber hereto, shall be deemed to have been stated herein.

In Witness Whereof, we have caused this policy to be executed and attested, and, if required by state law, this policy shall not be valid unless countersigned by our authorized representative.



Corporate Secretary



President & COO

RLI Insurance Company
Peoria, Illinois 61615

CARGO CLAIMS PROCEDURES

In the event of a loss:

1. Upon delivery, immediately inspect the package in the event that there is physical damage to the package.
2. Any loss or damage found at the time of delivery must be recorded on the delivery receipt as an exception. You should set forth the condition of the consignment as specifically as possible. Be sure to keep a copy of the delivery receipt for your own claim file. If the loss or damage is not apparent at the time of taking delivery, give notice in writing to the Carrier or other Bailees within three (3) days of delivery.
3. Any loss or damage must be promptly reported to the closest authorized representative of the Insurance Company so that a surveyor may be promptly dispatched or other appropriate action taken. The list of representatives can be located at the RLI website at <https://marineexpress.rlicorp.com>. Be sure to retain and protect the packing material for inspection by that surveyor.
4. You must also immediately file a **written** claim against all other carriers that may be potentially responsible for the loss or damage (e.g., Truck – Railroad – Air – Ocean). A separate claim should be filed against each such carrier to preserve your rights against those potentially responsible carriers. The written claim should set forth the loss or damage and demand that the carrier pay for such loss or damage.
5. Documentation required:
 - a. Suppliers invoice(s) to support the values and also indicate terms of sale.
 - b. Packing list or weight notes (where applicable).
 - c. Delivery receipts, landing accounts, and/or similar documents as evidence of the condition and place of loss.
 - d. All original transit documentation – for example, bill of lading, airway-bill, as evidence of the contract of carriage.
 - e. Correspondence with carriers, suppliers, or other third parties holding them responsible for any loss or damage so that any subsequent recoveries can be sought from responsible parties.
 - f. Original policy or certificate of marine insurance, as applicable.
 - g. Survey report, if applicable.
 - h. Any other documentation not detailed above relevant to the shipment and the loss.
6. Note that the above procedures and documentation will normally be sufficient but specific circumstances may require additional action or documentation. Under all circumstances, you must always act promptly to reasonably and safely preserve and protect your shipment in order to protect your rights.

**PLEASE NOTE: YOUR CLAIM AGAINST THIS COMPANY MAY BE PREJUDICED
IF YOU FAIL TO PRESERVE ALL RIGHTS AGAINST THE PARTIES RESPONSIBLE FOR LOSS OR DAMAGE
AND/OR FAIL TO PRESERVE AND SAFEGUARD YOUR SHIPMENT.**

Additional claims assistance can be found by calling 1-800-444-0406, or by emailing New.Claim@rlicorp.com