To be attached to Special Policy or Certificate No. .................................................................

of ...................................................... Insurance Company.

It is understood and agreed that the Warehouse to Warehouse Clause and the Deviation and/or Liberties
Clauses in or attached to this Policy or Certificate are deemed to be deleted and the following clauses sub-
stituted:

**MARINE EXTENSION CLAUSES**

1. This insurance attaches from the time the goods leave the warehouse at the place named in this policy
or certificate for the commencement of the transit and continues until the goods are delivered to the Consignees’
or other final warehouse at the destination named in this policy or certificate. In the course of this transit the
goods are covered during

   (i) deviation, delay beyond the control of the Assured, forced discharge, re-shipment and transhipment.

   (ii) any other variation of the adventure arising from the exercise of a liberty granted to the shipowner
   or charterer under the contract of affreightment.

   The provisions of this clause shall be subject to those of Clauses 2 and 3 hereunder.

2. If owing to circumstances beyond the control of the Assured either the contract of affreightment is
terminated at a port or place other than the destination named therein or the adventure is otherwise terminated be-
fore delivery of the goods into Consignees’ or other final warehouse at the destination named in this policy or cer-
tificate, then, provided notice is given immediately after receipt of advices and subject to an additional premium
if required, this insurance shall remain in force until the goods are sold and delivered at such port or place or,
if the goods are forwarded to the destination named in this policy or certificate or to any other destination, until
the goods have arrived at Consignees’ or other final warehouse at such destination.

3. If the goods are sold (the sale not being one within the provisions of Clause 2) while this insurance is
still in force but before expiry of 15 days from midnight of the day on which the goods are discharged overside from
the oversea vessel at the final port of discharge and following the sale the goods are to be forwarded to a destination
other than that to which they are insured by this policy or certificate, this insurance shall remain in force only until
the expiry of the said period of 15 days at the final port of discharge or until the goods commence transit at that
port at the risk of the buyer, whichever first occurs.

   If such sale takes place after expiry of the aforementioned period of 15 days but while this insurance is still
in force the insurance shall cease as from the time of sale.

4. 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.

5. 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.

6. **It is a condition of this insurance that the Assured shall act with reasonable despatch in all circumstances
within their control.**

**NOTE — It is necessary for the Assured when they become aware of an event which is “held covered” under this
policy to give prompt notice to Underwriters and the right to such cover is dependent upon compliance
with this obligation.**

All other terms and conditions remain unchanged, it being particularly understood and agreed that the
F. C. & S. clause remains in full force and effect, and that nothing in the foregoing shall be construed as extending
this insurance to cover any risks of war or consequences of hostilities.