

SPECIAL CLAUSE FOR CONTAINERIZED CARGO (B)

It is hereby specially understood and agreed that this policy covers loss &/or non-delivery, howsoever caused, of package(s) &/or content(s) packed into and carried by any kinds of container(s) or master cartons.

Such loss &/or non-delivery shall be ascertained by comparison of the numbers of packages &/or contents thereof shown in the shipper's commercial invoice with those duly evidenced at the time of devanning at the port of discharge or at the consignee's final warehouse.

This clause shall be applied to all voyages regardless of type conveyance.

The term 'container(s)' includes not only ocean container, but also every type of container used for carriage of goods, which includes air containers, sealed trucks and tarpaulin covered trucks etc.

Evidence showing that the shipper has not failed to pack the exact number of goods into the container should be submitted before settling the claim.