

ADDITIONAL AIR FREIGHT CLAUSE (A)

It is specially understood and agreed that if it becomes necessary for the Assureds, as a result of loss of or damage to the goods caused by a peril insured, to forward goods for replacement by air, this Company shall pay charges for forwarding by air even though such charges in addition to the amount payable for the above loss or damage exceed the insured amount, provided however, the charges recoverable under this clause shall not exceed the amount listed in the policy.

It is also understood and agreed that the claims recoverable under this clause shall be payable to the Assureds and the duty of the claimant shall be to obtain this Company's acknowledgment prior to forwarding goods for replacement by air.