SPECIAL CLAUSE FOR EXPEDITING EXPENSE (G.A.&S.S.B.C.)

Notwithstanding anything to the contrary, it is specially agreed and understood that this Company shall also indemnify the following expediting expenses resulting from the following risks and forced to be borne by the Assured for the sole purpose of prompt and immediate forwarding goods instead of the subject matter insured in order to avoid and/or minimize delay in delivery, which this Company consider necessary and reasonable. Amount recoverable under this clause shall be paid in addition to the amount otherwise recoverable under this Policy.

<Risks covered>

- (1) The vessel or aircraft is stranded, sunk, burnt or collides with any other external substance other than water, and/or
- (2) A General Average declared by the captain of the vessel and the Assured signs the Average Bond.

<Expediting Expenses>

Extra surcharges for express freight for urgent forwarding of such substitutes, which also include entire airfreight in case or not the lost and/or damaged goods have been originally transported by oversea vessel.

Provided always that the maximum amount payable under this clause in respect of expediting expenses shall not exceed the amount listed in the policy.