
Name of the Clause: Corn Trade F.P.A. Clauses
Subject of the Clause: Self explanatory in the policy.
Category : Cargo
Number: Clause 79 **Date:** 1st January 1961
Country: United Kingdom **Issued by:** See the Policy
Comments:

CORN TRADE F.P.A. CLAUSES

And
CLAUSES FOR USE IN "INCREASED VALUE POLICIES"

Agreed by
THE LONDON CORN TRADE ASSOCIATION
And
THE LIVERPOOL CORN TRADE ASSOCIATION
And
**THE INSTITUTE OF LONDON UNDERWRITERS,
THE LIVERPOOL UNDERWRITERS' ASSOCIATION**
And
LLOYD'S UNDERWRITERS' ASSOCIATION

Transit Clause

1. This insurance attaches from the time the goods leave the warehouse at the place named in the policy 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 the policy.

Disclaimer : Fortunes de Mer est un site privé & non officiel. Il s'agit de pages personnelles. Ces pages n'ont qu'un but d'information. Les informations de nature juridique que vous pourrez trouver sur ce serveur ne peuvent faire l'objet d'une quelconque garantie ou d'une quelconque certification quant à leur validité, leur effectivité, leur applicabilité et ne peuvent donc en aucun cas engager la responsabilité du directeur de la publication. En effet, seules les informations provenant d'une source officielle font foi. En France, en matière d'information juridique, c'est le Journal Officiel de la République Française qui est habilité à publier et diffuser la plupart des textes. A l'étranger, des institutions similaires assurent la mission dévolue au Journal Officiel de la République Française. Cette situation n'est pas exclusive de productions privées. Aussi, la plupart des informations que vous trouverez ici apparaissent comme étant à jour (hormis les textes législatifs anciens et les polices d'assurances anciennes !). Pour ce qui concerne les textes applicables actuellement, vous devez vérifier qu'il s'agit bien de dispositions applicables avant d'en faire usage ou de prendre une décision.

Les textes des polices d'assurances et des clauses additionnelles sont délivrés à titre purement informatif. La plupart n'ont plus cours aujourd'hui et n'ont donc qu'un intérêt "historique". Aucun usage ne peut en être fait. Si vous souhaitez des informations officielles, vous pouvez vous adresser à la FFSA ou aux organismes similaires existant à l'étranger. En conséquence de quoi, vous renoncez expressément à toute poursuite ou réclamation à l'encontre du concepteur et de l'hébergeur de ce site. Vous vous engagez également à ne faire aucune copie des fichiers de ce site, sauf accord express ET écrit de "Fortunes de Mer" OU mention de l'origine des documents.

The information contained on this site is provided in good faith as a guide only and is based on information obtained from a variety of sources over a period of time. This information is subject to change and should, in each case, be independently verified before reliance is placed on it. "www.fortunes-de-mer.com hereby" excludes, any and all liability to any person, corporation or other entity for any loss, damage or expense resulting from reliance, publication or duplication of information obtained from this site.

Extended Cover Clause

2. Subject to the provisions of Clause 3 hereunder this insurance shall remain in force 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 shipowners or charterers under the contract of affreightment, but 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.

Termination of Adventure Clause

3. 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 before delivery of the goods into Consignees' or other final warehouse at the destination named in the policy, then, provided notice is given immediately after receipt of advices and subject to an additional premium if required, this insurance shall remain in force
 - (i) until the goods are sold and delivered at such port or place
 - (ii) if the goods are forwarded to the destination named in the policy or to any other destination, until the goods have arrived at Consignees' or other final warehouse at such destination.
- or

Craft, &c Clause

4. Including transit by craft, raft and/or lighter to and from the vessel. Each craft, raft or lighter to be deemed a separate insurance. The Assured are not to be prejudiced by any agreement exempting lightermen from liability.

Change of Voyage Clause

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 vassal or voyage.

F.P.A. Clause

6. Warranted free from particular average unless the vessel and/or craft be stranded, sunk, burnt, or in collision with another ship or vassal but notwithstanding this warranty the Underwriters are to pay 26 for loss of or damage to the interest hereby insured which may reasonably be attributed to fire, explosion or contact (other than collision with another ship or vessel) of the vassal and/or craft and/or conveyance with any substance, ice included, other than water, or owing to discharge of cargo at a port of distress. To pay partial loss occurring during transhipment and to pay the insured value of any bag which may be totally lost in loading or discharge, and the insured value of any portion of the cargo condemned at a port of distress owing to perils insured against. Also to pay special charges for landing warehousing and forwarding if incurred at an intermediate port of call or refuge, for which Underwriters would be liable under the Standard Form of English Marine Policy with the Institute Cargo Clauses (W.A.) attached. This Clause shall operate during the whole period covered by the policy.

Constructive Total Loss

- 7 In the event of damage to the goods no claim for Constructive Total Loss shall be recoverable hereunder unless they are reasonably abandoned on account of their actual total loss appearing to be unavoidable, neither shall a claim for Constructive Total Loss based upon the cost of recovering reconditioning and forwarding (or any of them) be recoverable unless such Boat would exceed the value of the goods on arrival at the destination to which they are insured.

G.A. Clause

- 8 General Average and Salvage Charges payable according to Foreign Statement or to York-Antwerp Rules if in accordance with the contract of affreightment.

Seaworthiness Admitted Clause

9. The seaworthiness of the vessel as between the Assured and the Underwriters is hereby admitted.
In the event of loss the Assured's right of recovery hereunder shall not be prejudiced by the fact that the loss may have been attributable to the wrongful act or misconduct of the shipowners or their servants, as committed without the privity of the Assured.

Bailee Clause

10. In case of loss or damage which may result in a claim being made hereunder, the Assured undertake to cause appropriate measures to be taken to prevent any remedy against any carrier or other bailee becoming barred by reason of non-compliance with terms and conditions governing the liability of such carrier or other bailee. Should expenses be incurred thereby Underwriters will reimburse the Assured for such expenditure provided the loss or damage falls within the provisions of this insurance.

“Both to Blame Collision” Clause

11. This policy is extended to indemnify the Assured against such proportion of liability under the bill of lading “Both to Blame Collision” Clause as is in respect of a loss recoverable under the policy.
In the event of any claim by shipowners under the said Clause the Assured agree to notify the Underwriters who shall have the right, at their own cost and expense, to defend the Assured against such claim.

War Risks Exclusion Clause

12. Warranted free of the risks excluded from the Standard Form of English Marine Policy by the standard Free of Capture and Seizure Warranty in force at the time when the risk under this insurance attaches.
Should Clause n°. 12 be deleted, the current Institute War Clauses (Cargo Trade) shall be deemed to form part of this insurance.

Strikes, &c, Exclusion Clause

- 13 Warranted free of the risks excluded from the Standard Form of English Marine Policy by the standard Free of Strikes, Riots and Civil Commotions Warranty in force at the time when the risk under this insurance attaches.
Should Clause n° 13 be deleted, the current Institute Strikes Riots and Civil Commotions

Clauses (Corn Trade) shall be deemed to form part of this Insurance.

Increased Value Clause

14 In the event of any additional insurance being placed by the Assured for the time being on the cargo herein insured, the value stated in this policy shall, in the event of loss or claim, be deemed to be increased to the total amount insured at the time of loss or accident.

Where the insurance is on "Increased value" the following Clause shall apply :

£: being increased value of cargo to be deemed to be part of the total amount insured on the cargo valued at such total amount.

Where the original policies effected on the cargo cover also Advanced Freight then the word "cargo" in this policy shall be deemed also to include "Advanced Freight".

In the event of any additional insurance being placed by the Assured for the time being on the cargo herein insured, the value of the cargo shall, in the event of loss or claim, be deemed to be increased to the total amount insured at the time of loss or accident.

Reasonable Despatch Clause

15 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.

CL. 79