War and Strike Risk Insurance Conditions (Cargo) SL1

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War risk insurance

These terms and conditions are applied in conjunction with the General Cargo Insurance Conditions and the Cargo Insurance Contract Conditions, drafted for corporate customers.

This insurance applies only to marine, air and postal transports.

1 Perils covered

This insurance covers all sudden and unforeseen loss of, or damage to, the goods insured, caused by an external factor, and the related costs, as a direct consequence of any of the following events (excluding nuclear explosions):

1.1 war damage caused by

- 1.1.1 ammunition, missiles, bombs, torpedoes, mines or other weapons, used for their intended purpose, regardless of whether or not these were used in war or suchlike conditions
- **1.1.2** capture, embargo, seizure or any other such act by a belligerent power if the act causes loss, damage or expenses in relation to the goods or their packaging
- **1.1.3** a collision or any other impact caused by the vessel or aircraft of a belligerent power, or parts thereof
- **1.1.4** the act of a person participating in a civil war or suchlike act, revolution, rebellion, sabotage of a political nature or other comparable unrest
- 1.1.5 use of a weapon or the detonation of an explosive device based on a political motive or as a malicious act

1.2 any accident which occurred because

- **1.2.1** a beacon, lightship, navigation mark or flight direction system had been removed or displaced or had ceased to function as a result of war, or had been prevented from functioning properly for a comparable reason
- **1.2.2** those in authority had prohibited a vessel or aircraft from using marine or air navigation aids
- 1.2.3 a vessel or aircraft had joined a convoy, or taken some route or seaway because of war, where such arrangements contributed to the risk of loss or damage and would not have been necessary under normal conditions. However, for the cases mentioned in this Clause, it is a prerequisite that no evident navigational error or other such reason unrelated to war contributed to the occurrence of loss or damage

1.3 a fire or accident which occurred

- **1.3.1** as the result of the act of a belligerent power. This requires that the journey was immediately brought to a halt and the interruption continued for a maximum of 30 days, from the beginning of the said act.
- **1.3.2** when the vessel or aircraft was under the command of, or steered by, officers designated by a belligerent power
- **1.3.3** when a person appointed by a belligerent power was navigating or providing navigational directions.

If an insured event such as those mentioned in Clause 1.1 is a general average as referred to in Maritime Act Chapter 17, Section 1, or if the event caused expenses of the type referred to in Chapter 14, Section 40 of the Maritime Act (674/1994), this insurance will cover only the general average contribution of the goods, or the share of the expenses referred to in the abovementioned Section. This contribution or share is covered providing that it had arisen after the vessel or aircraft had been in the territory of a belligerent power for 7 days, counted from midnight on its day of arrival, the vessel or aircraft having gone or been taken there for an inspection, and if the associated costs arose in relation to the pay and provisions of the crew and officers or the fuel consumption of the vessel or aircraft during the period in question, or if the costs took the form of other direct costs. No compensation is paid for the journey of a vessel or aircraft to or from a checkpoint.

2 Exclusions

The Insurer is not liable for loss or damage indirectly caused by war, such as the following:

- **2.1** the journey is delayed, re-routed or interrupted or the goods are unloaded, reloaded, stored or sold because of a blockade, increased risk, or other, similar reason
- 2.2 cyclical loss of the goods
- 2.3 loss of markets
- **2.4** a decrease in the value of the goods as a result of defective packing
- 2.5 some inherent vice in the goods
- 2.6 increases in duties, export or import bans.

If the loss or damage was caused by both an indirect cause, as specified in Clauses 2.1–2.6, and some direct cause, as specified in Clause 1.1, the insurance will cover the unloading, reloading or storage expenses only to the extent that these would have arisen as a result of the said direct cause glone.

The Insurer is not liable for any loss or damage caused by expropriation, embargo or seizure performed by a Finnish authority.

3 **Duration**

The level of war risk is classified in the IHS Markit JCC Cargo Watchlist table. Unless otherwise agreed and shown in the insurance contract, war risk insurance is in force in locations where risk is 'High' or lower than that. In locations where risk is 'Very high' or higher, war risk insurance is in force only when this is agreed with LocalTapiola before the commencement of transport (validity, terms and conditions, and premium).

3.1 Marine and Air Transport

3.1.1 War insurance becomes valid when the goods have been loaded into a vessel or aircraft. The insurance terminates when the goods have been discharged from the vessel or aircraft at its destination or the place at which the freight contract expires. However, this insurance terminates at the latest within 15 days, counted from midnight on the day of arrival of the vessel or aircraft, if the goods have not been discharged.

This insurance will continue in force for a maximum of 15 days from the time the goods are unloaded in any place which does not constitute the destination in the freight contract, for forwarding by another vessel or aircraft, providing that the goods are not transferred out of the port or place in which the goods are discharged. If the insurance has already expired at that time, it will come into force again when the goods have been loaded into a vessel or aircraft used for on-carriage. It is a precondition of this that the on-carriage is reported to the Insurer and an additional premium agreed prior to the commencement of the carriage.

3.1.2 This war insurance is also applied to loss or damage caused by a floating or submerged mine or abandoned torpedo if the goods were loaded from land onto a barge or vessel at the point at which the journey began. The insurance terminates when the goods have been discharged at the destination from the vessel or barge used for the conveyance of the goods.

3.2 Postal Transport

War insurance attaches when the goods are delivered to the postal service. The insurance terminates when the postal service delivers the goods to the recipient.

4 Compensation provisions of this insurance

The Insured is entitled to compensation if the captured, embargoed or seized goods have been declared lost by the legally valid judgement of a court of law. Otherwise the Cargo Insurance Contract Conditions, drafted for corporate customers, will apply to the claims procedure.

War Risk Cancellation Clause 103

(LocalTapiola Group V-EH-01565-en)

The Policyholder or the Insurer may cancel a war insurance contract complying with the War Risk Insurance Conditions (Cargo) so as to end within two days from midnight on the day that the Insurer issued or received written notice of the cancellation.

However, such a cancellation does not apply to

- transport insured in accordance with the War Risk Insurance Conditions (Cargo), if the war risk insurance attached prior to the can-cellation becoming effective
- specified transport reported to the Insurer before submitting the notice of cancellation, provided that the goods are loaded onto a vessel or aircraft which leaves the loading place within 15 days of the attachment of the insurance. If the vessel or aircraft does not embark on the intended journey within 15 days, the insurance will expire regardless of the other conditions of the cargo insurance contract.

Strike risk insurance

This Strike Insurance Clause will apply as a supplementary clause in conjunction with the General Cargo Insurance Conditions and the Cargo Insurance Contract Conditions (for Corporate Customers).

1 Perils covered

This insurance covers direct property damage referred to in Exclusion 3.1.7 of the General Cargo Insurance Conditions, caused by the direct action of employees who are on strike, a lockout or persons participating in a riot, civil commotion, plundering, terrorism or sabotage.

However, strike risk insurance does not cover any losses occurring during a war, civil war (regardless of whether a state of war has been declared or not) or similar widespread social disruption in the area of influence of such disruption.

2 Termination of transit clause (terrorism)

The cover for loss or damage to the subject-matter insured caused by any terrorist or any person acting from a political motive is conditional upon the subject-matter insured as follows:

The cover for terrorism is effective during the ordinary course of transit and shall in any event terminate on delivery to the Consignee's or any other place of storage.

If the policy specifically provides cover for inland or other further transits following on from storage, or termination as provided for above, cover will re-attach, and continue during the ordinary course of that transit terminating again in accordance with clause 2.

3 Other conditions

Otherwise the General Cargo Insurance Conditions and the Cargo Insurance Contract Conditions (for Corporate Customers) will be applied.

In case of any dispute under these terms and conditions the original Finnish wording shall prevail.

Insurance is granted by the following mutual insurance companies in LocalTapiola Group (business ID):

LähiTapiola Etelä (0139557-7) | LähiTapiola Etelä-Pohjanmaa (0178281-7) | LokalTapiola Sydkusten - LähiTapiola Etelärannikko (0135987-5) | LähiTapiola Itä (2246442-0) | LähiTapiola Kaakkois-Suomi (0225907-5) | LähiTapiola Kainuu-Koillismaa (0210339-6) | LähiTapiola Keski-Suomi (0208463-1) | LähiTapiola Lappi (0277001-7) | LähiTapiola Loimi-Häme (0134859-4) | LähiTapiola Länsi-Suomi (0134099-8) | LähiTapiola Pirkanmaa (0205843-3) | LokalTapiola Österbotten - LähiTapiola Pohjanmaa (0180953-0) | LähiTapiola Pohjoinen (2235550-7) | LähiTapiola Pääkaupunkiseutu (2647339-1) | LähiTapiola Savo (1759597-9) | LähiTapiola Savo-Karjala (0218612-8) | LähiTapiola Uusimaa (0224469-0) | LähiTapiola Varsinais-Suomi (0204067-1) | LähiTapiola Vellamo (0282283-3) | LocalTapiola General Mutual Insurance Company (0211034-2)

The companies' contact details are available at www.lahitapiola.fi.

