

STANDARD DUTCH BOURSE CONDITIONS FOR COMPREHENSIVE INSURANCE (2006)

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This contract shall meet the contingency requirement as referred to in Section 925 of Book 7 of the Netherlands Civil Code, if and insofar as the loss or damage in respect whereof indemnity is claimed, is the result of an occurrence regarding which it was uncertain to the parties at the time the insurance contract was concluded that loss or damage on the part of the insured had arisen therefrom or would arise therefrom under normal circumstances, as provided in Article 2 (1) of these conditions.

ARTICLE 1 DEFINITIONS

This Article contains the definitions of the terms printed in *italics*¹ in this document.

Within the context of these conditions the following terms shall be understood to mean:

1.1 MACHINERY/EQUIPMENT

All moveable property, with the exception of *goods* and private house contents.

Motor vehicles with registration numbers, trailers, caravans and vessels shall be included under the policy provided that such has been stated on the schedule.

1.2 SUE AND LABOUR COSTS

Costs and sacrifices which can be valued in terms of money in connection with measures which are taken by or on behalf of the *insured* and are reasonably required in order to prevent the imminent materialisation of the insured peril/event or in order to minimise loss or damage resulting from the materialisation of the risk.

1.3 EUROPE

The Member States of the European Union, Andorra, (Turkish) Cyprus, Iceland, the Channel Islands, Liechtenstein, Monaco, Norway, San Marino, and Switzerland.

1.4 BUILDING

The immovable property described in the schedule, including all that is designated as and deemed to be part thereof according to commercial practice. Insofar as they are not separately insured, said description shall include all structures which by their nature and design are intended to be permanent fixtures.

The foundations shall be included under the policy provided that such has been stated on the schedule.

1.5 RISK OBJECTS

¹ Except where they appear in square brackets.



The buildings, machinery/equipment, and/or goods in the buildings at the address(es) specified on the schedule.

1.6 GOODS

Raw and ancillary materials, semi-finished and finished products, products being processed and packaging.

1.7 REINSTATEMENT VALUE

The amount required for the reconstruction of the insured *building* immediately after occurrence of the insured event at the same site and of equal quality to its original construction and design.

1.8 REINVESTMENT

The allocation of the indemnity for the repair, (re)construction and/or purchase of property as referred to in Articles 1 (1) and/or 1 (4) in order to continue the business, profession, other activities or the function which are within the scope of the description stated on the schedule.

1.9 TENANT'S FIXTURES AND FITTINGS

The costs incurred by the *insured* in his capacity as tenant for the improvement or modification of the rented *building* or the rented space.

1.10 INDEXATION

Automatic and continuous adjustment of the sum insured to the index agreed upon.

1.11 COST PRICE

The amount required for the purchase of raw materials increased by the added value.

1.12 NEW-FOR-OLD VALUE

The amount required for the acquisition of new property of the same nature and quality.

1.13 DEBRIS REMOVAL COSTS

The costs of demolition, clearance, removal, dumping and destruction of the insured *risk objects* insofar as they are not included in the assessment as referred to in Article 8 (1) (1) and are an inevitable consequence of a loss or damage covered under this policy.

1.14 DEMOLITION VALUE

The amount that could be obtained for those parts of the *building* which are still useful or valuable, reduced by the costs of demolition, clearance, removal, dumping and destruction.

1.15 MARKET VALUE



The amount that could be obtained as commercial market value upon sale of the building, exclusive of the land, assuming that its purpose would remain unaltered.

1.16 REPLACEMENT VALUE

The amount required for the acquisition of property equivalent in type, quality, condition and age.

In the absence of a replacement market, the value adopted shall be the higher of:

- the *new-for-old value* after deduction of an amount for wear and tear, or
- the *new-for-old value* after deduction of an amount for obsolescence.

Such with due regard for the state of repair of the property.

1.17 INSURERS

The parties who jointly bear the insured risk, each for their respective share in the sum insured.

1.18 INSURED

The natural person or legal entity named as such in the schedule, subject to the provisions of Article 13. The *insured* shall also be deemed to be the *policyholder* unless another party is named as *policyholder* in the schedule.

1.19 POLICYHOLDER

The natural person or legal entity who has taken out the insurance. The *policyholder* shall also be deemed to be (one of) the *insured* (parties).

1.20 REAL INTEREST

The *insured*'s interest in the preservation of the *risk objects* on account of ownership or any other real right or his bearing the risk for the preservation thereof.

ARTICLE 2 EXTENT OF COVER

2.1 COVER

The insurance shall provide cover for loss of or damage to the *real interest* if and insofar as the loss or damage is the result of an occurrence regarding which it was uncertain to the parties at the time the insurance contract was concluded that loss or damage on the part of the insured had arisen therefrom or would arise therefrom under normal circumstances.

Loss or damage shall be understood to mean:

loss of or damage to the insured *risk objects* specified on the schedule which is caused by the perils/events mentioned in this Article, whether said perils/events are caused by the nature of or any defect in the insured *risk objects* or not.



Loss of or damage to the insured *risk objects* irrespective of the cause thereof – save the exclusions mentioned in Article 2 (3) – shall be covered if such cause is the direct result of an insured peril/event, regardless where this occurred.

2.2 PERILS/EVENTS:

2.2.1 FIRE

A fire caused by combustion and combined with flames outside a seat of fire which is able to spread on its own accord.

Therefore, fire shall not include:

- singeing, scorching, melting, charring, heating;
- burning out of electrical equipment and engines;
- overheating, burning out, bursting of ovens and boilers.

2.2.2 EXPLOSION

Directly caused by a sudden, violent manifestation of energy from gases or vapours, subject to the following provisions.

In order to establish whether an occurrence qualifies as an explosion, the following distinction shall have to be made.

2.2.2.1 Inside a vessel

Inside a vessel - closed or otherwise - an opening must have been caused in the wall of the vessel by the pressure of the gases or the vapours therein, and the pressures inside and outside the vessel must suddenly have become equal to each other because of said opening.

How the gases or vapours were formed and whether or not they existed before the explosion occurred shall not be relevant.

2.2.2.2 Outside a vessel

Outside a vessel, the manifestation of energy must be the direct result of a chemical reaction.

2.2.2.3 Explosion shall not be understood to mean implosion.

2.2.3 AIRCRAFT AND SPACECRAFT

Being struck by a departing, flying, landing or crashing aircraft or spacecraft, or by a projectile, explosive or any other object attached to, detached from, dropped from or fallen from such aircraft or spacecraft.

2.2.4 LIGHTNING



Damage to electrical and electronic equipment due to overvoltage/induction shall not be covered unless the object in which said property is located shows traces of a stroke of lightning.

2.2.5 OVERVOLTAGE/INDUCTION

Due to a lightning discharge other than within the meaning of Article 2 (2) (4).

2.2.6 STORM

A wind speed of at least 14 metres per second.

If the wind speed is alternately above and below 14 metres per second, the period from the moment when the wind speed first reached 14 metres per second until the beginning of a period of at least 24 consecutive hours during which the wind speed was 10 metres per second or less shall be regarded as a single event for the purpose of establishing the number of times the deductible shall be applied.

2.2.7 AIR PRESSURE

As a result of aircraft and spacecraft starting and/or being submitted to a running test and breaking the sound barrier.

2.2.8 WATER, STEAM, PRECIPITATION, EXTINGUISHING AGENT

2.2.8.1 Water, steam or extinguishing agent flowed or overflowed from pipes situated either inside or outside the *building*, or any appliance or installation of water pipes, central heating and sprinklers etc. connected thereto, as a result of bursting due to frost, rupture, blockage or any other suddenly occurring defect.

Indemnity shall also be paid for the costs of:

- locating the rupture or defect in the pipe and the related repairs to walls, floors and other parts of the building;
- in the event of bursting due to frost, the repair of damaged pipes, installations and appliances;
 - at least insofar as these costs are for the account of the *insured* and said costs are not covered by any other policy or would not have been covered but for the existence of the cover provided by this Article.
- 2.2.8.2 Rain or melt water which unexpectedly entered the *building*, provided that it did not enter the *building* through open windows, doors, shutters or hatches.
 - The cost of repairing roofs, roof gutters and rainwater drainpipes shall not be covered.
- 2.2.8.3 Hail or snow, provided that it did not enter the building through open windows, doors, shutters or hatches.
- 2.2.8.4 Water and any other contents of aquariums as a result of a breakage or defect therein. The cost of repairing the aquariums and their contents shall also be covered.
- 2.2.8.5 Loss or damage as a result of moisture permeating walls, structural defects or poor maintenance of the *building* shall be excluded.



2.2.9 THEFT

Theft of materials belonging to the insured building, as well as damage to said building as a result thereof.

2.2.10 BURGLARY

Burglary, theft or an attempt thereto at which the perpetrator entered or attempted to enter the *building* in which the insured property is located by means of forcible entry from outside said *building* or any adjoining *building* with which it is connected internally.

If the *building* houses more than one company, institute, etc., the aforementioned provision shall be deemed to be complied with if the perpetrator entered or attempted to enter the part of the premises used by the *insured* by means of forcible entry.

2.2.11 VANDALISM

After the perpetrator has entered the building illegally.

This cover shall not apply to buildings or parts thereof which have become disused.

2.2.12 EXTORTION AND/OR ROBBERY

on condition that it is accompanied by violence or duress.

2.2.13 GLASS BREAKAGE

The glass itself, with the exception of mirrors and wall decorations, shall not be insured.

2.2.14 CRASH, COLLISION AND FALLEN OFF OR DISCHARGED CARGO AS A RESULT THEREOF

Loss of or damage to the vehicle or vessel or the load which caused the loss or damage shall not be covered.

2.2.15 OIL AND OTHER LIQUIDS

Discharged or leaked from stationary heating or cooking installations or pipes and tanks which are part thereof as a result of breakage, fracture, blockage or any other suddenly occurring defect.

2.2.16 SMOKE EN SOOT

Suddenly emitted from a heating or cooking installation connected to an air duct.

2.2.17 BREAKDOWN OR FAILURE OF UPRIGHT OR CHEST-TYPE REFRIGERATORS AND FREEZERS



This cover shall only apply to the contents of such refrigerators and freezers.

2.2.18 COLLAPSE OF CRANES, HYDRAULIC ARMS, PILING FRAMES, WINDMILLS, ANTENNAS, TREES, FLAGPOLES, LIGHTING AND TRANSMITTING MASTS AND/OR DISLODGEMENT OF PARTS THEREOF.

If the above-mentioned property is insured, loss of or damage to said property shall not be covered unless such loss or damage has been caused by another insured peril/event.

2.2.19 CUTTING AND/OR PRUNING OF TREES

2.2.20 CORROSIVE SUBSTANCES

Insofar as the loss or damage has not arisen as a result of cleaning, repairs, renewal or production faults.

2.2.21 STRIKE

The joint failure by a number of employees in a company to carry out part or all of the work legitimately assigned to them.

2.2.22 RIOTS OR DISTURBANCES

Incidental collective manifestations of violence.

2.2.23 METEORITES

2.2.24 LANDSLIDE

2.2.25 HORSES AND LIVESTOCK

2.3 EXCLUSIONS:

2.3.1 WAR RISK

The insurance shall not provide cover for loss or damage caused by or arising form acts of war:

- Armed conflict: any situation in which states or other commensurable parties combat each other, or the one the other, with the use of military force.



Armed conflict shall be deemed to include armed action by military units under the responsibility of international organisations such as the United Nations, the North Atlantic Treaty Organisation or the Western European Union.

- Civil war: a more or less organised armed struggle between inhabitants of the same state in which a significant portion of the inhabitants of that state are involved.
- Insurrection: organised violent resistance within a state directed against the public authorities.
- Civil commotion: more or less organised violent acts occurring in different places within a state.
- Riots: a more or less organised local violent movement directed against the public authorities.
- Mutiny: a more or less organised violent movement of members of any armed force directed against the authority under which they resort.

2.3.2 NUCLEAR REACTIONS

The insurance shall not cover loss or damage caused by, manifesting itself during or arising from nuclear reaction, irrespective of how the reaction has arisen. Nuclear reactions shall be understood to mean any nuclear reaction in which energy is released such as nuclear fusion, nuclear fission, artificial and natural radioactivity.

The exclusion in respect of nuclear reactions shall not apply to radioactive nuclides existing outside a nuclear facility which are used or designated to be used for industrial, commercial, agricultural, medical or scientific purposes, on the proviso that the required licence(s) pertaining to the manufacture, use, storage and disposal of radioactive substances must have been issued by the government. The exclusion shall remain in force insofar as a third party is liable for the incurred loss or damage pursuant to any law.

'Law' shall be understood to mean the Nuclear Accidents Liability Act [Wet Aansprakelijkheid Kernongevallen] (Bulletin of Acts, Orders and Decrees of the Kingdom of the Netherlands, 1979-225) [Staatsblad, 1979-225], being the special statutory regulation of liability with regard to nuclear energy.

'Nuclear facility' shall be understood to mean a nuclear facility within the meaning of said Act.

2.3.3 EARTHQUAKE, VOLCANIC ERUPTION

The insurance shall not cover loss or damage caused by earthquake or volcanic eruption. In the event of loss or damage arisen either during the period in which or during a period of 24 hours after the consequences of an earthquake or volcanic eruption have manifested themselves in or near the *risk objects*, the burden of proving that the loss or damage is not attributable to those phenomena shall be upon the *insured*.

2.3.4 FLOOD

The insurance shall not cover loss or damage caused by flooding as a result of the failure or overflowing of dikes, quays, sluices, banks or other water-retaining structures, regardless whether or not said flooding was caused by a storm.

This exclusion shall not apply to fire or explosion caused by flooding.

2.3.5 UNPROCESSED PRECIOUS METALS, UNSET PRECIOUS STONES, MONEY AND MONETARY INSTRUMENTS



The insurance shall not cover loss of or damage to unprocessed precious metals, unset precious stones, money and monetary instruments, save the provisions of Article 4 (8) (1).

ARTICLE 3 COVER IN THE VICINITY OF THE BUILDING AND ELSEWHERE WITHIN EUROPE

- 3.1 This insurance shall also provide cover (with respect to Articles 3 (1) (3) up to and including 3 (1) (5) up to and not exceeding the limits of indemnity stated elsewhere in the policy) for loss or damage caused by an insured peril/event insofar as the insured *machinery/equipment* and/or *goods* are located:
- 3.1.1 under shelters, under coverings or on the grounds near the *buildings* at the addresses specified on the schedule, with the exception of storm, water, steam, precipitation, hail and snow.
- 3.1.2 in freestanding display cases, freestanding shop windows or dispensing machines near the *buildings* at the addresses specified on the schedule, with the exception of strike, riots or disturbances.
- 3.1.3 in Portakabins or containers near *buildings* at the addresses specified on the schedule or at locations within Europe which are not specified on the schedule.

The insurance shall not provide cover for any loss or damage which:

- is covered by or would but for the existence of the cover provided by this Article be covered by another policy for the benefit of the *insured*;
- is caused during transport.

Transport shall be deemed to include loading and unloading as well as the presence of the insured *risk objects* in the means of transport, irrespective of its location.

3.1.4 in *buildings* at locations within *Europe* which are not specified in the schedule.

Loss or damage which is covered by or would but for the existence of the cover provided by this Article be covered by another policy for the benefit of the *insured* shall be excluded.

3.1.5 outside *buildings* at locations within *Europe* which are not specified in the schedule, with the exception of storm, water, steam, precipitation, hail, snow, crash, collision, and fallen off or discharged cargo as a result thereof, strike, riots or disturbances.

The insurance shall not provide cover for any loss or damage which:

- is covered by or would but for the existence of the cover provided by this Article be covered by another policy for the benefit of the *insured*;
- is caused during transport.

Transport shall be deemed to include loading and unloading as well as the presence of the insured *risk objects* in the means of transport, irrespective of its location.



- 3.2 This insurance shall also provide cover for loss of or damage to car park installations, car park ticket machines, cameras etc. which are located near the *buildings* at the addresses specified in the schedule, due to an insured peril/event, with the exception of vandalism, strike, riots or disturbances.
- 3.3 This insurance shall also provide cover, up to and not exceeding a limit of indemnity stated elsewhere in the policy, for loss of or damage to insured *risk objects* which are located in a locked passenger car within the Benelux, if the perpetrator gained access to the car by forcible entry, and traces thereof have been found on the exterior of the car.
- 3.4 This insurance shall also provide cover for loss of or damage to detachable parts of the insured *building* which are temporarily located elsewhere within *Europe*, due to an insured peril/event, if said property is located:
 - in buildings;
 - outside *buildings*. However, with the exception of storm, water, steam, precipitation, hail, snow, crash, collision, and fallen off or discharged cargo as a result thereof, strike, riots or disturbances.

The insurance shall not provide cover for any loss or damage which:

- is covered by or would but for the existence of the cover provided by this Article be covered by another policy for the benefit of the *insured*;
- is caused during transport.

Transport shall be deemed to include loading and unloading as well as the presence of the insured *risk objects* in the means of transport, irrespective of its location.

ARTICLE 4 INDEMNITY IN EXCESS OF THE SUM INSURED

If not or not sufficiently insured elsewhere, the *insured* shall in the event of loss or damage due to an insured peril/event be entitled to indemnity under this insurance and in excess in of the sum insured up to and not exceeding the limits of indemnity stated elsewhere in the policy, of:

- 4.1 Sue and labour costs;
- 4.2 Debris removal costs;
- 4.3 The costs of transport and storage of the insured *risk objects* as a result of the temporary unavailability of the *buildings*;
- Damage to buildings leased by the *insured* in the event of burglary (Article 2 (2) (10)) or vandalism (Article 2 (2) (11)), at least if and insofar as such damage is for the account of the *insured*.
- 4.5 Loss of rent.
 - If the *insured* is both owner and occupant of the *building*, the loss of rent shall be determined on the basis of the market rental value of the *building*.
- 4.6 Costs which the *insured* is compelled to incur by virtue of statutory provisions or by order of the authorities;



- 4.7 Loss of or damage to landscaping and anything included therein, as well as the paving, if and insofar as said loss or damage is for the account of the *insured*.
 - An exception hereto shall be loss or damage due to storm, unless the loss or damage is caused by the collapse of (parts of) the *building* as a result of the storm;
- 4.8 If *machinery/equipment* is insured:
- 4.8.1 money and monetary instruments (including cheques, giro payment cards, bank cards, chip cards, etc.) insofar as they are the property of the *insured* and are located in the *buildings* specified on the schedule.
 - Outside the buildings said property shall only be insured against the perils of extortion and robbery;
- 4.8.2 the costs of the replacement, adjustment of locks, (computer) cards or any other locking device, if such replacement is the inevitable consequence of theft of keys, access cards etc., regardless whether or not said theft took place at the insured location or at the home addresses of management board members or authorised staff members;
- 4.8.3 the financial loss as a result of receiving payment for goods delivered and/or services rendered in the form of counterfeit money, counterfeit monetary instruments, stolen or forged cheques, giro payment cards, or payment by means of stolen or forged bank cards, chip cards, etc.
 - This cover shall only apply if *machinery/equipment* is insured and insofar as said financial loss is not compensated by a financial institution.
- 4.9 Claim settlement commission, the amount charged by the broker upon payment of indemnity.

ARTICLE 5 LOCAL KNOWLEDGE AND CHANGE IN RISK

- 5.1 The description of the insured *risk objects* shall be deemed to have been provided by the *insured*.
- 5.2 *Insurers* shall have knowledge of the location, construction, lay-out and use of the insured *risk objects*, as well as of the adjacent premises, upon inception of the contract.
- 5.3 With regard to the insured *risk objects*, the *insured* shall be free to carry out annexes, renovations, replacements, extensions, demolitions, internal rearrangements and other alterations, all this within the limits of the description stated on the schedule.
- 5.4 If, in relation to what has been stated on the schedule:
 - the designated use changes, or
 - the insured risk objects are (or will be) out of use for a period exceeding three months, or
 - the *building* is (or will be) vacant for a period exceeding three months, or
 - the *building* is occupied by squatters,

the *insured* shall notify the *insurers* thereof as soon as possible, but at the latest within two months after the insured became aware of the change in question.



During a period of two months following the receipt of such notification, the *insurers* shall be allowed to cancel the insurance, with due observance of two months' notice, or to stipulate a change in premium rates and/or conditions. The revised premium and/or conditions shall become effective as of the date of the notification of the *insurers*.

In the latter case, the *insured* shall have the right to cancel the insurance within a period of one month after the revised premium and/or conditions became effective. The insurance shall then expire as of the date of said notification of the *insured*.

If the *insured* fails to notify the *insurers* of the change in risk within the stipulated period, the *insurers* shall be allowed to refuse to continue the insurance or to refuse to continue the insurance on the same conditions if they can make a reasonable case for such action having been taken had they been notified of the change in risk. In that case the following shall apply:

- if the insurance had not been continued, then all right to make a claim shall be forfeited;
- If the insurance had only been continued subject to revised premium rates and/or conditions, then any loss or damage shall be indemnified in the proportion which the premium set before the change in risk bears to such higher premium, insofar as cover would have been provided under such amended conditions.

ARTICLE 6 PRELIMINARY VALUATION

- 6.1 If it appears from the schedule that the insured *risk objects* have been valued by (an) expert(s), this preliminary valuation shall remain valid for a period of 3 years counting from the date of the valuer's report. The valuer's report shall be deemed to form part of the insurance contract. If the *insurers* demonstrate that it is fraudulent, the expert's valuation shall become invalid.
- 6.2 If the indexation clause applies to the insurance of the *buildings* valued in this manner, then the preliminary valuation shall remain valid for a period of 6 years counting from the date of the valuer's report. Any increase or decrease of the sum insured as a result of *indexation* shall be deemed to have been valued in the same manner.
- 6.3 If a new valuer's report has not been issued on expiry of the stipulated periods, the preliminary valuation shall remain valid for a period of 12 months as a valuation by the parties themselves. After this period, the sum insured shall be deemed to be a statement advised by the *insured* himself.
- 6.4 If it appears from the schedule that the insured *risk objects* have been valued by the parties themselves, such value shall be applicable until expiry of the contract. However, *insurers* shall retain the right to prove any overvaluation existing at the time of the loss or damage.
- 6.5 The preliminary valuation by experts and/or by the parties shall become invalid in any of the following situations:
 - transfer of the real interest and the new insured using the valued property for different purposes, or
 - the valued property is or will be out of use for a period exceeding 12 months, or
 - the building is or will be vacant for a period exceeding 3 months, or
 - the *building* is occupied by squatters, or
 - reinvestment following loss or damage is not to take place.



ARTICLE 7 NOTIFICATION OF CLAIM AND CLAIM ASSESSMENT

7.1 NOTIFICATION

The *insured* shall be obliged to notify the insurers as soon as is reasonably possible of any occurrence which may give rise to a liability to pay indemnity on the part of the *insurers*.

7.2 APPOINTMENT OF CLAIMS ASSESSORS

7.2.1 The exclusive proof of the extent of the loss or damage shall be an assessment made by an assessor to be appointed jointly or by two assessors, of whom the *insured* and the *insurers* each appoint one. In the latter instance, the two assessors shall jointly appoint a third assessor prior to commencing their duties. In case of a failure to reach an agreement said third assessor shall, after having consulted both assessors or having duly summoned them, assess the extent of the loss or damage in accordance with the policy conditions and within the limits of both assessments.

The assessors shall have the right, either jointly or individually, to call in the assistance of experts.

Each party shall be entitled to demand the appointment of separate assessors for *buildings*, *machinery/equipment* and *goods*.

- 7.2.2 The appointment of assessor(s) and acceptance of the assignment shall be substantiated by a deed to be signed by the *insured* and the assessor(s); a specimen of this deed has been filed by the Netherlands Insurance Exchange Association with the court registry of the Amsterdam District Court.
- 7.2.3 Should any appointment fail to be effected due to a failure to act or a failure to reach an agreement, an appointment made at the request of any interested party by the President of the Chamber of Commerce and Industry of Amsterdam or Rotterdam shall be binding upon both parties. The party who initiated the aforementioned request shall notify the other party accordingly.
- 7.2.4 Cooperation in the above proceedings shall not imply an admission of liability to pay indemnity on the part of *the insurers*.

7.3 COOPERATION

The *insured* and the *insurers* shall be obliged to do and concur in doing all such things as may be deemed necessary by the assessors for the correct performance of their task, which includes producing the policy and any other administrative data for examination, as well as furnishing information with regard to cause, circumstances and extent of the loss or damage.

7.4 FEES AND EXPENSES

Assessors' and experts' fees and expenses shall be entirely for the account of the *insurers*. Should, however, the total amount of the expense claims of the assessor(s) appointed by the *insured* and the expert(s) consulted by them



exceed the corresponding total amount on the part of the *insurers*, then the surplus shall be for the account of the *insured*.

ARTICLE 8 CLAIMS AND EXTENT OF THE INDEMNITY

- 8.1 The insurers' liability to pay indemnity shall comprise:
- 8.1.1 at the insurers' discretion, the difference between the value of the insured *risk objects* immediately before and immediately after the event or the cost of repair immediately after the event of such property which in the assessors' opinion is capable of repair, as well as in the case of insurance on the basis of *new-for-old value* the decrease in value caused by the event and not made good by the repair.
- 8.1.2 the amount of the indemnity in excess of the sum insured in accordance with Article 4.
- 8.2 The determination of the value of the insured *risk objects* immediately prior to the event shall be based on of the principles of valuation referred to hereinafter, whereas for the determination of the value immediately after the event these principles of valuation shall be taken into account.
- 8.2.1 In the case of insurance on the basis of a valid preliminary valuation: the amount of the preliminary valuation.
- 8.2.2 In the absence of a valid preliminary taxation, in the case of insurance of:

8.2.2.1 buildings:

- the *reinstatement* value, if:
 - the *insured* notifies within 12 months following the date of the loss or damage that he will
 proceed to repair or reconstruction, either at the same site or elsewhere.
 - The repair/reconstruction must have commenced within a period of 24 months following the date of the loss or damage.
 - said value is lower than the *market value*;
 - the *building* is under an obligation of reconstruction.
- the *market value* if:
 - the building was offered for sale;
 - the building had been declared unfit for occupation or use by the competent authorities;
 - the building had been vacant or in disuse for more than 9 months;
 - the building or part thereof has been occupied by squatters for more than 3 months;
 - the *insured* has not notified within a period of 12 months following the date of the loss or damage that repair/reconstruction will take place or if the repair/reconstruction has not commenced within 24 months following the date of the loss or damage.

If the *insured* does notify within 12 months following the date of the loss or damage that repair/reconstruction will take place: the *reinstatement value* provided that the repair/reconstruction commences within a period of 24 months following the date of the loss or damage.

- the demolition value if:
 - the insured had the intention to demolish the building prior to sustaining the loss or damage;



- the *building* was destined for demolition or expropriation.
- 8.2.2.2 machinery/equipment: the new-for-old value.

However, the *replacement value* shall be adhered to:

- if the insured had the intention to discontinue the business prior to sustaining the loss or damage;
- if continuation of the business and *reinvestment* are not to take place;
- if the *insurers* are not notified in writing within a period of 12 months following the date of the loss or damage of the continuation of the business and/or *reinvestment*;
- for property whose *replacement value* is less than a percentage of the *new-for-old value* stated elsewhere in the policy;
- for property which is no longer used for the purpose for which it was intended;
- for motor vehicles (including mopeds), caravans and other trailers, vessels, as well as parts thereof;
- for works of art, antiques and rare items.
- 8.2.2.3 *goods*: the *cost price* or the *replacement value* whichever is the lower.

In the event of *goods* sold but not yet delivered which are still for the account and at the risk of the *insured*: the selling price.

- 8.2.2.4 If a value other than that described in Articles 8 (2) (1) or 8 (2) (2) has been agreed: such other value.
- 8.3 In the case of an index-based insurance, the effect of the index on the sum insured immediately before an event shall be taken into account up to the agreed maximum, if any.
- 8.4 Any surplus resulting from overinsured *risk objects* shall be allocated to deficits on underinsured *risk objects* with due observance of and in the order provided in Article 9.
- 8.5 Unless a separate sum has been insured in this respect, the *tenant's fixtures and fittings* shall be deemed to be included in the sum insured for *machinery/equipment*.
- 8.6 The *insurers'* liability to pay indemnity shall not exceed the sum insured, on the understanding that even after application of Article 9 indemnity shall never exceed the aggregate of the sums previously insured, but increased by the amount of the indemnity in excess of the sum insured in accordance with Article 4.
- 8.7 Proportionality provision
- 8.7.1 Indemnity shall only be payable proportionally if the sum insured is less than the values of the insured *risk objects* immediately prior to the event.
- 8.7.2 Indemnity by virtue of Article 4 shall, however, be paid in full up to the limit of indemnity in this respect. The proportionality provision shall not be applicable.
- 8.8 First-loss provision
- 8.8.1 With respect to any cover provided under this insurance on a first-loss basis (the maximum amount which is indemnified in the event of loss or damage, irrespective of the actual value of the insured *risk objects*



- immediately prior to the event) the proportionality provision referred to in Article 8 (7) shall not be applicable.
- 8.8.2 In the event of a claim being subject to a deductible, the claim amount which remains after deduction of the applicable deductible, shall be indemnified up to and not exceeding the first-loss sum.
- 8.9 Any indemnity due shall be paid within 4 weeks following receipt of all relevant information by the *insurers*.

 The *insurers* shall not be in default until 4 weeks have elapsed since receipt thereof.
- 8.10 If any *insured* party has failed to comply with or perform any obligation incorporated in the policy in the manner required, the *insurers* shall be entitled to reduce the payment of indemnity by the loss they sustain as a result thereof.
- 8.11 In the event of a refusal of a claim to indemnity, the legal claim shall become prescribed by the lapse of twelve months.
- 8.12 Contrary to Section 962, subsection 3, second sentence of Book 7 of the Netherlands Civil Code, the *insurers* shall not seek recourse against the *policyholder* and/or the *insured*, unless the *policyholder* and/or the *insured* has/have caused the loss or damage by a wilful act within the meaning of the insurance under consideration.

ARTICLE 9 RE-ALLOCATION OF SUMS INSURED

- 9.1 Should any property, whether or not it was insured with a preliminary valuation but with the exception of *risk objects* insured on the basis of declarations, no longer be present, the released sums insured shall be allocated to the replacement property. If the property was not replaced or only partially replaced, then the released sums insured shall be included in the recalculation referred to in this Article.
- 9.2 The premium shall subsequently be recalculated on the basis of the values immediately prior to the event at the various premium rates.
- 9.3 If the recalculation shows that the total of the original premiums is equal to or higher than the total of the recalculated premiums, the proportionality rule provided by Article 8 (7) shall not be applied and indemnity shall be paid on the basis of the value determined immediately prior to the event.
- 9.4 If the recalculation shows that the total of the original premiums is less than the total of the recalculated premiums, the sums insured shall be reduced in the proportion which the payable premium deficits bear to the total premium surplus, so that the total amount of the then recalculated premiums equals the total amount of the original premiums, following which indemnity shall be paid in accordance with the proportionality rule provided by Article 8 (7).
- 9.5 If more than one location is insured then the re-allocation of sums insured for other locations to the location where the loss or damage occurred (hereinafter referred to as: the loss location) shall only be permitted up to and not exceeding a maximum stated elsewhere in the policy of the sums insured last known to the *insurers* in respect of such loss location.



ARTICLE 10 MOVEABLE PROPERTY OF THIRD PARTIES

Insofar as the sums insured for *machinery/equipment* and *goods* allow it, moveable property of third parties shall also be included under the policy, at least if and insofar as said property is not or not sufficiently insured elsewhere.

ARTICLE 11 LIMITATION

Any legal claim against the *insurers* to pay indemnity shall become prescribed by the lapse of three years after the start of the day following the one on which the *insured* was notified of the exigibility thereof.

ARTICLE 12 OTHER POLICIES

- 12.1 The *insured* shall be obliged to produce a statement of all other policies known to him which provided cover against loss of or damage to the insured *risk objects* at the time of the event.
- 12.2 If the insured *risk object* is also covered under any insurance specifically taken out for that purpose, said specific insurance shall take precedence at all times. 'An insurance specifically taken out' shall be understood to mean: plate-glass insurance, valuables insurance, computer breakdown insurance, machinery breakdown insurance, construction all risks insurance, loss of rent insurance.

ARTICLE 13 TRANSFER OF REAL INTEREST

- With respect to the insured *risk objects* the policy shall follow the *real interest* if and insofar as it is transferred to another party. The following shall apply, except where *goods* are concerned.
- 13.1.1 Upon transfer of the *real interest* due to death, both the new *insured* and the *insurers* shall be entitled to cancel the contract within three months after they were informed of such transfer, with due observance of two months' notice.
- 13.1.2 Upon transfer of the *real interest* otherwise than due to death, the contract shall expire after a period of 30 days, unless the new *insured* has advised the *insurers* within said period that he wishes to take over the policy. In that case, the *insurers* shall be entitled to cancel the contract within 30 days following the receipt of said notification, with due observance of at least 8 days' notice.
- 13.2 The provisions of Article 13 shall not result in renewal of the insurance contract or any restriction of the right to cancellation on any other account.
- 13.3 Any change in business name or legal form, the participation in, the resignation from or the transfer of shares in a company, partnership or joint ownership shall not be deemed to be a transfer of the *real interest*.

ARTICLE 14 PAYMENT OF PREMIUM AND INDEMNITY

14.1 DEFINITIONS

14.1.1 PREMIUM



For the application of this Article, 'premium' shall be deemed to include any other amounts due in connection with this policy.

14.1.2 INSURED

For the application of this Article, 'insured' shall be deemed to include the *policyholder* as well as any other party who owes the premium.

14.2 PAYMENT OF PREMIUM

- 14.2.1 The broker shall undertake to pay the premium to the *insurers* as if the broker were indebted at the moment the premium falls due from the *insured* by virtue of this insurance contract. Unless otherwise expressly agreed, the broker shall pay the premium by crediting the current account of the *insurers* for the premium due from the *insured* by virtue of the insurance contract, at which point the *insured* shall be discharged towards the *insurers*.
- 14.2.2 The *insured* shall be obliged to pay the premium to the broker. In the event that the insurance contract was concluded through a second intermediary and the *insured* has paid said second intermediary, the *insured* shall not be discharged towards the broker by said payment until the second intermediary has paid the premium to the broker.
- 14.2.3 Without prejudice to the obligation of the *insured* to pay the premium due to the broker, this policy shall only be effective for the period for which the premium has been paid to the broker as well as for the period for which the broker has granted credit to the *insured*. This shall be interpreted to mean that the *insured* shall be deemed to have been granted credit, unless he has been notified in writing that it was revoked.
- 14.2.4 Upon acceptance of the policy the broker shall be deemed to have been irrevocably authorised by the *insured* to prematurely discharge the *insurers* from their obligations under the insurance contract if the *insured* or, if the insurance contract was concluded through a second intermediary, said second intermediary fails to pay the premium to the broker. The broker shall not discharge the *insurers* from their obligations without prior written notice of such intention to the *insured*.

14.3 PAYMENT OF INDEMNITY AND RETURN OF PREMIUM

14.3.1 Unless the party entitled prefers a different manner and has given prior written notice thereof to the *insurers*, the broker shall debit the *insurers*' current account for any payable indemnity and return of premium.

The *insurers* shall thereby be discharged as soon as the payment of indemnity has been received by the party entitled thereto or otherwise has been settled with said party in accordance with the law or any existing arrangement between him and the broker.

If the *insurers* have paid the damages to the broker and the broker defaults on payment thereof to the party entitled, the *insurers* shall have the right to reclaim the damages from the broker if they are called upon by the party entitled to make a renewed payment.



If the broker has paid the damages received from the *insurers* to the second intermediary, but the latter defaults on payment thereof to the party entitled, the broker shall have the right to reclaim the damages from said second intermediary if he is either called upon by the party entitled to make a direct payment or the *insurers* reclaim said damages from the broker as provided for in this paragraph.

14.3.2 The broker shall pay any indemnity and return of premium to the party entitled thereto. However, the broker shall only be liable to pay the balance that remains after said indemnity and return of premium have been set off against any receivables from the *insured* under any other insurance, whether due and payable or not, yet undisputed at the time the liability to pay arises.

Nevertheless, such a setoff shall not take place in case of insurances which have been made out to bearer or order, unless the *policyholder* is entitled to the payment of indemnity and in case of compulsory liability insurance. If the entitlement to payment of indemnity is subject to a pledge as referred to in Section 229 of Book 3 of the Netherlands Civil Code, or a benefit as referred to in Section 283 of Book 3 of the Netherlands Civil Code, as well as in case of a non-compulsory insurance against liability, the settlement shall not extend beyond that which is payable by the *policyholder* in respect of the insurance under which the payment is made.

ARTICLE 15 ACTS BY INSURERS

- 15.1 Any act to which *insurers* are entitled or duly bound may be performed by them either collectively or individually.
- 15.2 The manner in which an *insurer* uses his powers or meets his obligations shall not affect the legal status of the other *insurers*.
- 15.3 The *insurers* indicated by an * in the schedule shall hereby authorise the *insurers* indicated by a number to sign the documents referred to in the regulation on Administrative Signing of Policy Documents [regeling Administrative Ondertekening Polisdocumenten] of the Netherlands Insurance Exchange Association, also on their behalf.

ARTICLE 16 NOTICES AND COMMUNICATIONS

- 16.1 All notices and communications from the *insurers* and the *insured* intended for each other shall be deemed to have been duly made when directed to the broker.
- All notices and communications from the broker directed to the *insured* named in the schedule at his last-known address shall be deemed to have been duly made.

ARTICLE 17 INCEPTION AND EXPIRY OF THE CONTRACT

17.1 Inception and expiry of the contract shall both be at 12.00 local time at the location of the insured *risk objects*.



17.2 If the contract has not been cancelled in writing by the *insured* or (any of) the *insurer(s)* at least two months prior to the contract expiry date, it shall be tacitly renewed for the period most recently agreed upon, but for twelve months at most.

ARTICLE 18 DISCLOSURE OBLIGATION

- 18.1 The provisions of Section 928, subsection 2 of Book 7 of the Netherlands Civil Code shall not apply to the disclosure obligation of the *policyholder* upon taking out the insurance contract under consideration.
- 18.2 Insurance elsewhere of a share, in whole or in part, of any *insurer* shall not result in any new right of the underwriting *insurer* with respect to the disclosure obligation of the *insured*. However, the rights of the original *insurer* in that respect shall be transferred in full to the underwriting *insurer*.

ARTICLE 19 PARTICIPATION

If *insurers* participate in the insurance through the intermediary of an authorised underwriting agent acting on their behalf and said agent makes use of fixed quota shares as filed with the Netherlands Insurance Exchange Association, then they shall be deemed to have underwritten the shares of the *insurers* according to the quota shares in question.

At the request of the *insured,* the broker or the Netherlands Insurance Exchange Association shall furnish an overview of the *insurers* and their shares.

ARTICLE 20 APPLICABLE LAW

This policy shall be governed by and construed in accordance with the laws of the Netherlands.

ARTICLE 21 DISPUTES

All disputes concerning this contract shall be subject to the jurisdiction of the competent court in Amsterdam or Rotterdam.

ARTICLE 22 DEPOSIT

In case of differences between the wording of these conditions and the 'Standard Dutch Bourse Conditions for Comprehensive Insurance 2006' [Nederlandse Beursvoorwaarden voor Uitgebreide Gevaren (NBUG 2006)] which was filed on 7th December 2005 with the Netherlands Insurance Exchange Association, the provisions of the latter shall prevail.

The wording of the Standard Dutch Bourse Conditions for Comprehensive Insurance 2006 is available via the website of the Netherlands Insurance Exchange Association, www.vnab.nl.



The VNAB policy conditions and clauses are NOT BINDING. They merely serve as specimen which may be customised by alterations, additional provisions and/or clauses. VNAB market players are free to offer other policy conditions to their customers.

As market players are free to use them at their own discretion, the VNAB cannot assume any liability for the application or contents of the model conditions and clauses.

For previously published (older) conditions, please contact the VNAB.

The official title of these conditions is: 'Standard Dutch Bourse Conditions for Comprehensive Insurance (2006)'.