



PROTEUS SINGLE MARINE CARGO

Marine Insurance Policy

Contents

We	Icome to Proteus Marine Insurance
	out Proteus Marine Insurance
	put Zurich
Dut	y of Disclosure
	n-disclosure or Misrepresentation
Our	contract with you 2
Sing	gle Marine Cargo Insurance – Policy Wording
Def	initions
1.	The cover
2.	Conditions of insurance
3.	Extensions to cover
4.	Limits on cover
5.	Basis of valuation
6.	Notification of material change
7.	Reasonable care
8.	Duties in relation to an event which may give rise to a claim
9.	Terrorism exclusion
10.	Termination of transit clause (terrorism) 2009
11.	
12.	Institute Radioactive Contamination, Chemical, Biological, Bio-chemical and
	Electromagnetic Weapons Exclusion Clauses - USA/Canada endorsement
13.	Insdtitute Cyber Attach exiclusion
14.	
15.	Third parties
16.	
17.	Transfer
18.	Other insurance 7
19.	Law and jurisdiction
20.	Sanctions regulations

Welcome to Proteus Marine Insurance

About Proteus Marine Insurance

Nautilus Marine Underwriting Agency Ltd, trading as Proteus Marine Insurance NZBN: 9429031454261, FSP: 388326, is an insurance underwriting agency and has a binding authority from ZAIL which allows it to enter into policies of insurance. Proteus Marine Insurance acts on behalf of ZAIL and not *you* when providing these services. Always consider the relevant policy wording before purchasing an insurance policy.

ZAIL is a signatory to the Fair Insurance Code. This aims to raise standards of practice and service in the insurance industry. Proteus Marine Insurance supports and adheres to the Code.

About Zurich

The insurer of this product is Zurich Australian Insurance Limited (ACN 000 296 640, an overseas registered company incorporated in Australia) (ZAIL), trading as Zurich New Zealand. In this policy wording, ZAIL may also be expressed as 'Zurich'.

ZAIL is part of the Zurich Insurance Group, a leading multi-line insurer that serves its customers in global and local markets. The Zurich Insurance Group provides a wide range of general insurance and life insurance products and services in more than 210 countries and territories. The Group's customers include individuals, small businesses, and mid-sized and large companies, including multinational corporations.

Duty of disclosure

Before *you* enter into a contract of general insurance with *us*, *you* have a duty at common law to disclose to *us* every matter *you* know, or could reasonably be expected to know, that a prudent insurer would want to take into account in deciding whether to insure *you* and, if so, on what terms. This applies to all persons to be covered under this contract of insurance.

You have the same duty to disclose those matters to us before you renew, extend, vary or reinstate a contract of general insurance. Your duty however, does not require disclosure of a matter:

- that diminishes the risk to be insured;
- that is of common knowledge;
- that we know or in the ordinary course of our business we ought to know;
- that we state we do not want to know.

Non-disclosure or Misrepresentation

If you make a material misrepresentation to us, or if you do not comply with your duty of disclosure we may treat your policy as if it never existed.

Our contract with you

Your policy is a contract of insurance between you and us and contains all the details of the cover that we provide.

Your policy is made up of:

- the policy wording. It tells *you* what is covered, sets out the claims procedure, exclusions and other terms and conditions of cover;
- the proposal, which is the information you provide to us when applying for insurance cover;
- your most current policy schedule issued by us. The policy schedule is a separate document unique to you, which shows the insurance details relevant to you. It includes any changes, exclusions, terms and conditions made to suit your individual circumstances and may amend the policy; and
- any other written change otherwise advised by *us* in writing (such as an endorsement). These written changes vary or modify the above documents.
- This document is used for any offer of renewal we may make, unless we tell you otherwise. Please keep your policy in a safe place. We reserve the right to change the terms of this product where permitted to do so by law.

Single Marine Cago Insurance Policy Wording

Subject to the prior payment of, or *your* agreement to pay, the premium set out in the *schedule, we* agree with *you* to provide insurance as set out in this policy.

In issuing this policy, we have relied on the information contained in the proposal form and/ or any other information given by you or on your behalf.

Definitions

Where the following words appear in this policy, this is what they mean.

Excess

excess means the amount(s) specified in the schedule that you shall first contribute towards each claim, or series of claims arising out of the one occurrence. The excess(es) shown for the individual items in the schedule will apply cumulatively. The excess may be expressed as either a monetary amount or a period of time.

Period of insurance

period of insurance means the Period of Insurance stated in the schedule.

Schedule

schedule means the Schedule attaching to and forming part of the policy, including any schedule substituted for the original schedule.

We, Us, Our

we, us, our means Proteus Marine Insurance NZBN: 9429031454261, FSP: 388326 acting as agent of ZAIL trading as Zurich New Zealand.

You, Your or Named Insured

you, your or Named Insured means the person or persons/company named in the schedule.

1. The cover

We insure you for loss of or damage to the insured goods on conditions of insurance each as specified in the schedule. The insurance only applies to the insured voyage that commences during the *period of insurance* from the point of departure to the destination each as specified in the schedule.

2. Conditions of insurance

This policy is to be read in conjunction with the *schedule* and applicable clauses attached.

- 2.1 The conditions of insurance are as specified in this policy and the *schedule*. Any reference in the conditions of insurance to Institute Clauses is to the clauses published by the International Underwriting Association of London current at the effective date of this policy.
- 2.2 Any reference to 'English law and practice' is amended to 'New Zealand law and practice' where ever it appears.

3. Extensions to cover

The insurance is extended in each of the following ways:

3.1 Debris

The insurance covers the cost of removal of and disposal of damaged, deteriorated or contaminated insured goods, and of cleaning and decontamination. *Our* liability is limited to a maximum of \$25,000 and is in addition to *our* liability for the primary loss.

3.2 Brands

We will not sell or dispose of salvaged branded insured goods without *your* consent. If *you* decline to consent *you* may retain the insured goods but their reasonable salvaged value will be deducted from the amount payable in respect of the claim.

3.3 Packers

The insurance applies while the insured goods are in transit to or from packers premises and while they are there for packing for a maximum of one month.

4. Limits on cover

Further to any limitations to the cover set out in the applicable conditions of insurance:

- 4.1 in the event of a claim (other than a claim for total loss, general average or salvage) you must bear first the amount of any excess specified in the schedule;
- 4.2 the insurance is limited to the sum insured stated in the *schedule*.

5. Basis of valuation

The agreed value of the insured goods will be their invoice cost plus the cost of insurance and freight plus 10 per cent (CIF + 10%) unless a different valuation is agreed and stated in the *schedule*.

6. Notification of material change

You must notify us as soon as possible of any material change in the risk covered by this policy.

7. Reasonable care

You must take reasonable care to prevent loss, destruction, damage or death covered by this policy.

8. Duties in relation to an event which may give rise to a claim

When loss or damage happens which may give rise to a claim under this policy the following rules apply:

- 8.1 You and your agents must take such measures as may be reasonable for the purpose of averting or minimising a loss and to ensure that all rights against carriers, bailees or other third parties are properly preserved and exercised. In particular you or your agents are required:
 - 8.1.1 to claim immediately on the carriers, port authorities or other bailees for any missing packages;
 - 8.1.2 in no circumstances, except under written protest, to give clean receipts where goods are in doubtful condition;
 - 8.1.3 when delivery is made by container, to ensure that the container and its seals are examined immediately by their responsible official. If the container is delivered damaged or with seals broken or missing or with seals other than as stated in the shipping documents, to clause the delivery receipt accordingly and retain all defective or irregular seals for subsequent identifications;
 - 8.1.4 to apply immediately for survey by carriers' or other bailees' representatives if any loss or damage is apparent and claim on the carriers or other bailees for any actual loss or damage found at such survey;
 - 8.1.5 to give notice in writing to the carriers or other bailees within three days of delivery if the loss or damage was not apparent at the time of taking delivery.

- 8.2 *You* must notify *us* or *our* nominated survey/settling agent immediately of what has happened and promptly send *us* (or them) full details of what has happened, and any other insurance over the insured goods together with the following documentation:
 - 8.2.1 original policy including the *schedule* or certificate of insurance;
 - 8.2.2 original or copy shipping invoices, together with shipping specification and/or weight notes;
 - 8.2.3 original bill of lading and/or other contract of carriage;
 - 8.2.4 survey report or other documentary evidence to show the extent of the loss or damage;
 - 8.2.5 landing account and weight notes at final destination;
 - 8.2.6 correspondence exchanges with the carriers and other parties regarding their liability for the loss or damage.
- 8.3 You must not authorise any repairs to the insured goods without our consent.

9. Terrorism exclusion

This policy excludes any loss, damage, liability or expense arising from:

- 9.1 terrorism; and/or
- 9.2 steps taken to prevent, suppress, control or reduce the consequences of any actual, attempted, threatened, suspected or perceived terrorism.

However, this exclusion will not apply to the extent of the provisions of exclusion clause 10 below.

10. Termination of transit clause (terrorism) 2009

This clause will be paramount and override anything contained in this policy inconsistent therewith.

Notwithstanding any provision to the contrary contained in this policy or the clauses referred to, it is agreed that in so far as the policy covers loss of or damage to the subject matter insured caused by any act of terrorism cover will terminate either:

- 10.1 as per the transit clauses contained within the contract of insurance;
- 10.2 on completion of unloading from the carrying vehicle or other conveyance in or at the final warehouse or place of storage at the destination named in the contract of insurance;
- 10.3 on completion of unloading from the carrying vehicle or other conveyance in or at any other warehouse or place of storage, whether prior to or at the destination named in the contract of insurance, which *you* or *your* employees elect to use either for storage other than in the ordinary course of transit or for allocation or distribution;
- 10.4 when *you* or *your* employees elect to use any carrying vehicle or other conveyance or any container for storage other than in the ordinary course of transit or for allocation or distribution;
- 10.5 in respect of marine transits, on the expiry of 60 days after the completion of discharge overside of the subject matter insured from the oversea vessel at the final port of discharge; or
- 10.6 in respect of air transits, on the expiry of 30 days after unloading the subject matter insured from the aircraft at the final place of discharge,

whichever occurs first.

If the contract of insurance or the clauses referred to specifically provide 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 10.1 to 10.6 above.

11. Information technology hazards exclusion

This insurance does not cover losses otherwise recoverable arising directly or indirectly out of:

11.1 loss of or damage to; or

11.2 a reduction or alteration in the functionality or operation,

of a computer system, hardware, programme, software, data, information repository, microchip, integrated circuit or similar device in or connected with computer equipment or non computer equipment whether *your* property or not, unless the losses are caused directly by one or more of the following perils:

- theft of equipment;
- collision;
- sinking, grounding or stranding of the carrying vessel;
- overturning or derailment of land conveyance;
- jettison or washing overboard;
- fire, lightning, explosion;
- aircraft or vehicle impact;
- falling objects;
- windstorm, hail, tornado, cyclone, hurricane, earthquake, volcano, tsunami, flood, freeze or weight of snow.

12. Institute Radioactive Contamination, Chemical, Biological, Bio-chemical and Electromagnetic Weapons Exclusion Clauses – USA/Canada endorsement

When the policy *schedule* states the Institute Radioactive Contamination, Chemical, Biological, Bio-chemical and Electromagnetic Weapons Exclusion Clause (RACCBE) is to apply, the inclusion of this clause in the policy is material to *our* willingness to provide coverage at the quoted terms, conditions and rates. It is the intent of the parties to give maximum effect to RACCBE as permitted by law. In the event that any portion of RACCBE may be found to be unenforceable in whole or in part under the law of any state, territory, district, commonwealth or possession of the USA, or any province or territory of Canada, the remainder will stay under full force and effect under the laws of that state, territory, district commonwealth or possession, province or territory.

Further any such finding will not alter the enforceability of the RACCBE under the laws of any other state, territory, district, commonwealth or possession of the USA, or any province or territory of Canada, to the fullest extent permitted by applicable law.

13. Institute Cyber Attack exclusion

- 13.1 Subject only to clause 13.2 below, in no case shall this insurance cover loss damage liability or expense directly or indirectly caused by or contributed to by or arising from the use or operation, as a means for inflicting harm, of any computer, computer system, computer software programme, malicious code, computer virus or process or any other electronic system.
- 13.2 Where this clause is endorsed on policies covering risks of war, civil war, revolution, rebellion, insurrection, or civil strife arising therefrom, or any hostile act by or against a belligerent power, or terrorism or any person acting from a political motive, Clause 13.1 shall not operate to exclude losses (which would otherwise be covered) arising from the use of any computer, computer system or computer software programme or any other electronic system in the launch and/ or guidance system and/or firing mechanism of any weapon or missile.

14. Settlement of claims

In the event of a claim, we have the option of settling your loss by either payment, repair, reinstatement or replacement.

All sums insured in this policy (except for the excess) exclude Goods and Services Tax (GST) where that GST is recoverable by *us* under the Goods and Services Tax Act 1985. *We* add GST, where applicable, to claim payments. However, this does not apply to the *excess* where GST is inclusive.

15. Third parties

If anyone else is entitled to make a claim under this policy, that person must also comply with its terms.

16. Right of subrogation

We are entitled to exercise any rights you may have against anyone else in relation to the goods or livestock in respect of which we have paid any amount under this policy. You and anyone else entitled to claim under this policy must cooperate fully with us in exercising those rights and must give us any information or assistance we may require.

17. Transfer

You may only transfer a right under this policy with our written consent.

18. Other insurance

If at the time any claim arises under this policy, there is any other existing insurance covering the loss or liability, this policy will only apply in excess of the other insurance even if there is a similar 'Other Insurance condition' in that other policy.

19. Law and jurisdiction

This policy is subject to New Zealand law and jurisdiction.

20. Sanctions regulation

Notwithstanding any other terms or conditions under this policy, we shall not be deemed to provide coverage and will not make any payments nor provide any service or benefit to any *insured* or any other party to the extent that such cover, payment, service, benefit and/or any business or activity of the *insured* would violate any applicable trade or economic sanctions, law or regulation.

Proteus Marine Insurance Office Address: AlG Building, Level 1, 41 Shortland Street, Auckland, 1010 Postal Address:

PO Box 105647, Auckland City Post Shop, Auckland 1142

Toll Free: 0800 455 006 Email: customerservice@proteusinsurance.co.nz www.proteusinsurance.co.nz

