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REMOVAL OF DEBRIS CLAUSE (CARGO)

The insurers will reimburse any costs which are necessarily incurred for removal of debris of the interests insured as a result of an event against which they are insured over and above the insured sum, to a maximum of EUR per event.

All costs connected with the contamination or adverse effect on soil (including roads), air, water and other matters and all costs for preventing such contamination and adverse effect are excluded.

Therefore, costs connected with treating, processing, destroying or removing chemicals or other substances hazardous to the environment (or causing such to be done) which are undertaken by the insured party on his own initiative or to which he is obliged by virtue of some agreement or legal regulation are not covered.

If the costs covered by this clause are also covered by one or more other insurances, whether of older date or not, or would be insured if this insurance were not to exist, this insurance exceeds the cover which is or would be afforded by another insurer or other insurers only as a surplus.

In no event does any deductible of the other insurance come into consideration for reimbursement

In case of differences between the wording of these conditions and the Removal of Debris Clause (Cargo) (Opruimingskosten clausule (goederen)), which was filed on 7th December 2005 with the Dutch Insurance Exchange Association, the provisions of the latter shall prevail.

This clause has been translated from the original Dutch wording. In case of differences between the wording of this clause and the original Dutch wording, the provisions of the latter shall prevail.

The wording of the Bourse conditions is available via the website of the VNAB (Dutch Insurance Exchange Association), www.vnab.nl.