



Special Clause: Total loss as a result of delay (not resulting in the physical loss of or damage to the goods)

Cefor Form 2022/ 289

This clause may be used with insurance covers subject to the Norwegian Cargo Clauses: Conditions relating to Insurance for the Carriage of Goods of 1995, Version 2004 (Cefor Form 261A). If there is any inconsistency or conflict with other terms of such policy, this clause shall prevail.

The Assured is entitled to claim for a total loss pursuant to §§ 35 and 36 of the Cargo Clauses when:

- a) a domestic transit has been delayed for at least 180 days, or
- b) an international transit has been delayed for at least 180 days as a consequence of theft, piracy, damage to other goods carried by the means of transport, or the means of transport onto which the goods are loaded having suffered a casualty, disappeared or been abandoned, or harbours or transit routes having been destroyed or blocked, but not as a result of protest actions, riots, strikes, or similar occurrences, cf. § 18, no. 3 of the Cargo Clauses.

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