MAIL AND PARCEL POST CLAUSE

1. Anything contained in the Institute War Clauses for the insurance of sendings by Post 11/3/80 or the Institute War Clauses (sendings by Post) 1/1/82 or 1/3/09 inconsistent with this article 3 of this clause shall be null and void.

2. In case of sending by Airmail (including registered airmail, air parcel post), whenever the words “ship” “vessel” “ship or vessel owner” appear in this policy, they are deemed also to include the words “aircraft” “aircraft owner”.

3. It is understood and agreed that this insurance attaches from the time the interest hereby insured leaves the premises of the sender at the place named in the policy for the commencement of the transit and continues until the interest is delivered to the addressee at the destination named in the policy, or in event of non-completion of delivery at place of destination by reason of error in address or removal of addressee, until delivered at the proper address or until returned to the premises of the sender.

4. In case of loss or damage to the interest insured, notice of claim in a form of an affidavit must be immediately filed against the Government (Postal Authorities). A copy of the said notice and the reply thereto must accompany any claim presented under this policy.

5. Post Office Receipt will be required as proof in case of claim for non-delivery.

6. Free from claim for pilferage if packages be delivered with seals intact.