

AMERICAN ASSOCIATION OF INSURANCE SERVICES SUPPLEMENT TO INLAND MARINE GUIDE

TERRORISM LOSSES -- RULES

These rules are applicable to all Inland Marine classes with the exception of Yacht.

Certified Terrorism Losses -- In accordance with the Terrorism Risk Insurance Act of 2002 (the Act), companies writing commercial property and casualty insurance must make available to policyholders coverage for certified terrorism losses. A certified terrorism loss is any loss that is covered by an applicable coverage part and that results from an act of terrorism if:

1. such loss occurs:
 - a. within the United States; or
 - b. to an air carrier (as defined in section 40102 of title 49, United States Code); to a United States flag vessel (or a vessel based principally in the United States, on which United States income tax is paid and whose insurance coverage is subject to regulation in the United States), regardless of where the loss occurs; or at the premises of any United States mission; and

2. the act of terrorism is certified by the Secretary of the Treasury, in concurrence with the Secretary of State and the Attorney General of the United States:
 - a. to be an act of terrorism;
 - b. to be a violent act or an act that is dangerous to human life, property, or infrastructure;
 - c. to have resulted in damage:
 - 1) within the United States; or
 - 2) outside of the United States in the case of an air carrier or vessel described in paragraph 1.b. above or at the premises of any United States mission; and

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- d. to have been committed by an individual or individuals acting on behalf of any foreign person or foreign interest, as a part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

An act of terrorism resulting in losses less than \$5,000,000 in the aggregate will not be certified by the Secretary of the Treasury as an act of terrorism. In addition, when the Secretary of the Treasury determines that certified terrorism losses have exceeded the maximum annual liability as set forth in the Act (or any amendments thereto) and a company has met its deductible as required by the Act, the company is not liable for the payment of any portion of certified terrorism losses that exceed the maximum annual liability.

The Act requires that companies notify policyholders of the availability of coverage for certified terrorism losses and the premium charge applicable to such coverage. In addition, for policies issued on or after February 25, 2003, the premium charged for the portion of coverage the company retains and the Federal share of compensation for insured losses must be disclosed on a separate line item of the policy. The separate line item requirement can be satisfied by indicating the premium charge and Federal share of compensation on the Declarations page of the policy; elsewhere within the policy; or in any rider or endorsement that is made a part of the policy. Attach endorsement CL 0605 when electing to satisfy the separate line item requirement by endorsement. Make an entry to show the premium that applies when the policyholder accepts coverage for certified terrorism loss.

With respect to policies providing property coverage for loss by fire, the requirements of the Standard Fire Policy do not permit policyholders to reject coverage for certified terrorism losses resulting from fire. When the policyholder rejects coverage for certified terrorism loss under such a policy, the separate line item disclosure notice must be provided with respect to coverage for the fire loss that cannot be rejected. When endorsement CL 0605 is used to satisfy the separate line item disclosure requirement, make an entry to show the premium that applies to fire loss caused by a certified act of terrorism.

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When a policyholder accepts coverage for certified terrorism losses, attach the endorsement shown below to exclude coverage for certified terrorism losses that exceed the maximum annual liability as set forth in the Act. Use the rating information shown for Coverage for Certified Terrorism Losses Accepted provided in the Terrorism Losses -- Rating Information page to determine the additional premium charge.

CL 0600 - Certified Terrorism Loss

When a policyholder rejects coverage for certified terrorism losses, attach the endorsement shown below to exclude coverage for such losses. Use the rating information shown for Coverage for Certified Terrorism Losses Rejected provided in the Terrorism Losses -- Rating Information page to determine the additional premium charge, if applicable.

CL 0620 - Certified Act of Terrorism Exclusion (With Limited Exception)

Non-certified Terrorism Losses -- At the option of the company, a commercial lines property/inland marine policy can be endorsed to exclude coverage for non-certified terrorism losses and to restate the war exclusion. The exclusion pertaining to non-certified terrorism losses can be limited to biological, or chemical events, or it can apply to those events as well as to others meeting certain specified thresholds. (The property/inland marine terms that address terrorism will rely on the Nuclear Hazard exclusion that is currently included in forms and coverage parts.)

A non-certified terrorism loss means any loss that results from a non-certified act of terrorism. A non-certified act of terrorism means a violent act or an act that is dangerous to human life, property, or infrastructure that:

1. is committed by an individual or individuals; and
2. appears to be part of an effort to coerce a civilian population or to influence the policy or affect the conduct of any government by coercion; and

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3. is not certified as a terrorist act pursuant to the Federal Terrorism Risk Insurance Act of 2002 or any amendments thereto.

The following optional endorsements are available to exclude coverage for non-certified acts of terrorism:

CL 0640 - Non-certified Act of Terrorism Exclusion (With Limited Exception) and War and Military Action Exclusion

Excludes any incident of non-certified terrorism loss that is carried out by means of dispersal or application of pathogenic or poisonous biological or chemical materials or in which pathogenic or poisonous biological or chemical materials are released, and it appears that one purpose of the terrorism was to release such materials. As respects the nuclear hazard, it relies on the terms of the Nuclear Hazard exclusion that exists in the coverage parts to which this endorsement will be attached.

With respect to acts of terrorism that do not involve dispersal or application of pathogenic or poisonous biological or chemical materials, it excludes loss caused by a non-certified act of terrorism in which the total of insured damage to all types of property in the United States and its territories and possessions, Puerto Rico, and Canada exceeds \$25,000,000.

CL 0660 - Biological and Chemical Non-Certified Act of Terrorism Exclusion (With Limited Exception) and War and Military Action Exclusion

Limited to biological and chemical non-certified acts of terrorism; excludes only non-certified terrorism loss that is carried out by means of dispersal or application of pathogenic or poisonous biological or chemical materials or in which pathogenic or poisonous biological or chemical materials are released, and it appears that one purpose of the terrorism was to release such materials. As respects the nuclear hazard, it relies on the terms of the Nuclear Hazard exclusion that exists in the coverage parts to which this endorsement will be attached.

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The non-certified terrorism loss exclusions described above are not applicable to any loss that results from an act that is not certified by the Secretary of the Treasury to be a act of terrorism solely because the property and casualty insurance losses resulting from that act do not exceed \$5,000,000.

In addition, the non-certified terrorism loss exclusions referenced above make an exception for loss or damage caused by fire resulting from a terrorist act. However, the exception applies only to direct loss or damage by fire to covered property and does not apply to other loss, such as business interruption loss.

No premium adjustment applies.

Interstate Accounts -- Any manual rules specifying that policies covering property located in more than one state may be written subject to the rules, forms, and endorsements for the state with either the largest values or where the insured's headquarters are located do not apply with respect to terrorism losses. When a policy covers property located in more than one state or jurisdiction, exclusions and/or coverage for terrorism losses for each location must be written in accordance with the forms, rules, and rating information applicable in that state or jurisdiction.

When a policy covers property located in more than one state or jurisdiction and more than one endorsement must be attached, indicate on the declarations the location(s) to which each endorsement applies.