

WARRANTY REFERRED TO MAINTENANCE CONTRACT

It is understood and agreed that in addition to the terms, exclusions, clauses and conditions contained in the policy or endorsed thereon, the Insurers shall only indemnify the Insured for damage or loss if the Insured has entered into a maintenance contract with the manufacturer or supplier of the property or properties specified in the schedule, attached hereto, according to which the manufacturer or supplier is obligated to provide the necessary service to the maintenance warranty and usual operation tests of the property covered.

This clause shall only apply when in the title of the policy is specified that the equipment requires a maintenance contract.