Endorsement 111 Special Conditions Concerning Removal Of Landslides, Detritus And Discharge

It is agreed and understood that otherwise subject to the terms, exclusions, provisions and conditions contained in the Policy or endorsed thereon, the Insurers will not indemnify the Insured in respect of:

- expenses incurred for the removal of landslides, regardless of their cause, having their origin-outside the limits of the insured contract works (These limits are marked by the vertical projections of the intersecting lines of the designed slopes with the existing natural terrain. If a landslide has its origin partially outside the aforementioned limits, the indemnity shall be restricted to that part of the landslide, which has its origin within this limits.),
- expenses incurred for the repair or eroded slopes or other graded areas, if the Insured has failed to take the measures required or to take them in time,
- expenses incurred for the removal of foreign matter from trenches and culverts,
- expenses incurred for the removal of sand and snow drifts,
- expenses incurred for additional insulation and facilities for the discharge of run-off and/or underground water,
- loss or damage resulting from the Insured's failure to immediately remove obstructions (sand, silt, detritus) from watercourses.
- loss or damage resulting from faulty design, such as loss or damage due to inadequately designed slopes, the lack or inadequacy of retaining walls, drainage systems, culverts and/or interlocking of filled material and natural terrain.