

OTIF



**ORGANISATION INTERGOUVERNEMENTALE POUR
LES TRANSPORTS INTERNATIONAUX FERROVIAIRES**

**ZWISCHENSTAATLICHE ORGANISATION FÜR DEN
INTERNATIONALEN EISENBAHNVERKEHR**

**INTERGOVERNMENTAL ORGANISATION FOR INTER-
NATIONAL CARRIAGE BY RAIL**

Bulletin of International Carriage by Rail 3/2011, p. 2

Hof van Cassatie van België, ruling of 10 June 2010
(No. C.09.0524.N)

Headnote:

It is not required that the written claim referred to in Article 32 para. 2 of CMR should calculate the amount of the claim. It is sufficient that the data mentioned in the claim and in the documents attached thereto allow the carrier to judge the nature and extent of the damage so that he can respond appropriately to the claim.

See Article 32, para. 2 of CMR. Article 48 § 3 of CIM contains a similar provision. According to these provisions, the consequence of a written claim is suspension of the period of limitation.