50/50 CLAUSE

It is agreed that in the event of loss or damage to the Property Insured due to a peril insured against being discovered after the risk has terminated under this Insurance and, if after properly investigation, it is not possible to ascertain whether the cause of such damage happened prior to the termination of the marine venture or subsequently, it is understood and agreed that this Company shall contribute 50% of the properly adjusted claim such contribution to be without prejudice to subsequent-final apportionment of the claim as many be agreed between this Company and the Insures of EAR policy in the light of the terms and conditions of the respective policies.