三井住友海上火灾保险(中国)有限公司

BRAND PROTECTION CLAUSE

It is specially understood and agreed that if in the opinion of the Assured and the Insurer, goods insured hereunder are unfit for marketing, then such goods shall be destroyed and Underwriters forgo the benefit of salvage, provided that the damage is caused by the insured perils during the currency of the policy.

However, it is understood that in the event of the Assured being able to render such interests marketable, or fit for manufacturing or re-processing, then Underwriters to receive the benefit of such operation less the cost incurred by the Insured.