

BRAND PROTECTION CLAUSE (D)

It is specially agreed that in case the insured goods are damaged by risks covered by this policy and the Assured considers the goods to be inappropriate for sales or resale from a perspective of brand-protection, this insurance shall pay total insured amount of the goods which are totally disposed of by the Assured, even if salvage value of the goods remains. In this case, the Assured shall be required to give a prior notice in document to and obtain the approval of this Company.

This procedure is also to apply to undamaged objects which are forming part of a set of insured goods which have been partly damaged or sustained loss.