三井住友海上火灾保险(中国)有限公司

SPECIAL BRAND CLAUSE

In case of damage resulting from a perils insured hereunder, to property bearing the Assured's brand and/or trademark, the salvage value of such damaged property shall, at the Assured's option, be determined after removal of all brands and/or any trademarks. It is agreed that none of such damaged property shall be sold or otherwise disposed of without the consent of the Assured.

Furthermore it is agreed that damaged property of which the utilization or consumption is likely to be dangerous for life or health, shall be destroyed, it being understood that the Assured shall be entitled to claim a total loss.