

华泰财险附加品牌货物条款（CB-H 版）

未经被保险人同意，任何品牌货物和/或商品的残值均不得以出售的方式处理。该等残值未以出售的方式处理的，损失金额应经被保险人和保险人认可，且应按照被保险人或其代表将品牌、标签或名称移除后的价值进行评估。

若损失包括标签、容器或包装损失，保险人的赔偿责任应以更换新标签、容器和包装的费用以及重新包装该等货物的费用为限。在任何情形下，保险人的赔偿责任均不得超过该等商品视为全损时保险人应当支付的赔偿金额。

Branded Goods

Any salvage of branded goods and/or merchandise, shall not be disposed of by sale without the consent of the Insured. If such salvage is not disposed of by sale then the Damage will be assessed at the value agreed between the Insured and the Insurer(s) after brands, labels or names have been removed by or on behalf of the Insured.

In the event of Damage affecting labels, containers or wrappings, the Insurer(s) shall not be liable for more than an amount sufficient to pay for the cost of their replacement with new labels, containers and wrappings and the cost of reconditioning the goods, but in no case shall the Insurer(s) be liable for more than the amount the Insurer(s) could have been called upon to pay if the merchandise had been totally destroyed.