

BRANDS OR TRADEMARKS CLAUSE

In the case of damage to property bearing or trademark, or the sale of which carries or implies a guarantee, the salvage value of such damaged property shall be determined after the removal of all brands or trademarks; in the event the brand or trademarks cannot be removed from container, the contents shall be transferred to plain bulk containers. With respect to any property and/or package where it is impractical to destroy all evidence of the Assured's connection therewith, Assurers agree to consult and cooperate with the Assured with respect to the disposition of said property and/or package. Should it become necessary to destroy the property and/or package, the Assured shall give Assurers the opportunity to have a representative in attendance. All reasonable expenses incidental to the removal of brands or trademarks, or destruction of the property and/or package, if necessary, shall be part of the claim.

This Policy covers damage to trade marked cartons, but claims payable hereunder shall be limited to an amount sufficient to pay the cost of new cartons, including forwarding charges of the new cartons and charges of repacking.