

### 苏黎世中国董事、高级管理人员和公司责任险2009版附加先前行为除外责任条款（III）

双方理解并同意：对于任何针对**被保险人的**并指称发生在本保险合同生效日之前的**不当行为的索赔**，**保险人**不对有关的**财务损失**承担赔偿责任。本保单只对发生在本保险合同生效日当日或之后的且属于**保险期限内的不当行为**承担赔偿责任，前提是根据保单其他条款也应承担该责任。由同一**不当行为**或互相关联的**不当行为**所引起的**财务损失**应当被理解为由该**不正当行为**或互相关联的**不当行为**的第一次**不当行为**所引起。

本附加条款与主险条款相抵触之处，以本附加条款为准，本保险合同中所有其他的条款、条件和限制维持不变。

### Prior Acts Exclusion (III)

In consideration of the premium charged, it is hereby understood and agreed that the **Insurer** shall not be liable to make any payment for **Financial Loss** in connection with any **Claim** made against an **Insured** alleging any **Wrongful Act** which occurred prior to the inception date of this Policy. This policy only provides coverage for **Wrongful Acts** occurring on or after the inception date of this Policy and prior to the end of the **Period of Insurance** and otherwise covered by this policy. **Financial Loss** arising out of the same or related **Wrongful Act** shall be deemed to arise from the first such same or related **Wrongful Act**.

ALL OTHER TERMS CONDITIONS AND EXCLUSIONS REMAIN THE SAME.