

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(II)

双方理解并同意：如果**不当行为**或存在因果关联的一系列**不当行为**中的全部或任何部分，无论实际上或被指称，是在[]之前被采取或企图采取，则**保险人**对任何基于、起因于或归因于此等**不当行为**或因果关联的一系列**不当行为**的针对任何**被保险人的任何索赔相关的财务损失**不承担赔偿责任。

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 (II)

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 any **Insured** based upon, arising from or as a consequence of **Wrongful Acts** or all causally connected **Wrongful Acts** where all or any part of such acts were committed, attempted or allegedly committed or attempted prior to [enter the date].

ALL OTHER TERMS CONDITIONS AND LIMITATIONS REMAIN UNCHANGED.