

苏黎世中国董事、高级管理人员和公司责任险2009版附加删除承保设立和收购子公司条款

鉴于**保险人**收取了相应的保险费，双方理解并同意本保险单**第五条**在**保险期限内**设立和收购子公司被完全删除,并以以下内容替换：

第五条 在保险期限内设立和收购子公司

被保险公司的定义不包括在本保险单**保险期限**内或之后通过设立或收购而成为一家**子公司**的任何机构。

对于上述**子公司**，如果**投保人**在收购该机构后九十 (90) 天内： (i) 将有关收购该机构一事以书面形式通知**保险人**； (ii) 向**保险人**提供其所要求的完整的投保信息；并 (iii) 同意按照**保险人**的要求为该等**子公司**支付额外保险费，并/或对本保险单的条款进行修改，则**保险人**可依其单独酌情权，为上述**子公司**及其任何**被保险个人**提供扩展保险。此外，**保险人**为该等**子公司**及其任何**被保险个人**提供保险的前提是，**投保人**按**保险人**的要求为该等**子公司**支付到期的附加保险费。

本附加条款与主险条款相抵触之处，以本附加条款为准，本保险单的所有其他条款、除外责任和条件维持不变。

Deletion of Cover for Created or Acquired Subsidiary Companies

In consideration of the premium charged, it is hereby understood and agreed that **Section 5 Creation and Acquisition of Subsidiary Companies during the Period of Insurance** of this Policy is deleted in its entirety and replaced by the following:

Section 5 Creation and Acquisition of Subsidiary Companies during the Period of Insurance

The Definition of **Company** shall not include any entity whether created or acquired, that becomes a **Subsidiary Company** during or after the **Period of Insurance** of this Policy.

With regard to such **Subsidiary Company**, the **Insurer** may, at its sole discretion, extend coverage to such **Subsidiary Company** and any **Insured Person** thereof, if, within the ninety (90) day period after such entity was acquired the **Applicant** shall: (i) notify the **Insurer** in writing of the acquisition of such entity; (ii) provide the **Insurer** with full underwriting information as the **Insurer** may require; and (iii) agree to any additional premium and/or amendment of the provisions of this Policy required by the **Insurer** relating to such **Subsidiary Company**. Further, coverage as shall be afforded to any such **Subsidiary Company** and any **Insured Person** thereof shall be conditional upon the **Applicant** paying, when due, any additional premium required by the **Insurer** for such **Subsidiary Company**.

All other terms, conditions and limitations remain unchanged.