苏黎世中国董事、高级管理人员和公司责任险2009版附加产品责任除外条款

双方理解并同意,在此保险合同下,**保险人**对以任何方式直接或间接地涉及(包括指称存在或起因于)**被保险公司**生产的、制造的、加工处理的、包装的、销售的、推广的、分销的、进行广告宣传的和/或研发的任何产品、技术或服务的效率、无效率、性能或性能不佳、健康或安全标准而针对**被保险人**提起的任何**索赔**相关的**财务损失**(包括**抗辩费用**)或**调查费用**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,本保险合同的所有其他条款、条件和限制维持不变。

Product Liability Exclusion

It is hereby understood and agreed that the **Insurer** shall not be liable under this Policy to make any payment for **Financial Loss** (including **Defence Costs**) in connection with any **Claim** made against any **Insured**, or **Investigation Costs** alleging, arising out of, based upon, attributable to, or in any way involving, directly or indirectly, the efficiency, inefficiency, performance or lack of performance, health or safety standards of any products, technologies or services manufactured, produced, processed, packaged, sold, marketed, distributed, advertised and/or developed by the **Company**.

ALL OTHER TERMS, CONDITIONS AND LIMITATIONS REMAIN UNCHANGED.