

苏黎世中国董事、高级管理人员和公司责任险2009版附加删除对被保险公司索赔的保险责任条款

双方理解并同意，不论本保单的其他条款（包括在时间上或顺序上位于本附加条款批单之前或之后的任何批单）如何规定，本保单下如下条款完全删除：

第1部分“保险责任”之1.3 “对被保险公司的证券类索赔保险责任”。

双方进一步理解并同意，保单和批单中所有涉及1.3的内容全部删除。

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。

Deletion of Company Cover

In consideration of the premium charged, it is hereby understood and agreed that notwithstanding any other provision of this policy (including any endorsement attached hereto whether such endorsement precedes or follows this endorsement in time or sequence), insurance as is provided by **Insurance Cover 1.3** is deleted in its entirety.

It is further understood and agreed that any reference to Insurance Cover 1.3 throughout the Policy and any endorsement is hereby deleted in its entirety.

ALL OTHER TERMS, CONDITIONS AND LIMITATIONS REMAIN UNCHANGED.