## 苏黎世中国董事、高级管理人员和公司责任险 2009 版附加紧急抗辩费用修正条款

双方理解并同意,本保险单第三条扩展保险责任第3.8条被完全删除,并以以下内容替换:

## 3.8 紧急抗辩费用

如果在合理情况下,**被保险人或被保险公司**在就某**索赔**发生**抗辩费用或调查费用**之前,无法及时获得**保险人**的书面同意,则在**索赔**第一次提出后的[\_\_\_]天内因为进行抗辩或调查所发生的**抗辩费用或调查费用**可以不需要事先同意。**保险人**在本附加条款项下的**分项赔偿责任限额**为 [\_\_\_]。

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。

## **Emergency Defence Costs Amended**

It is hereby understood and agreed that 3.8 Emergency Defence Costs of this Policy is deleted in its entirety and replaced as follows:

## 3.8 Emergency Defence Costs

If the **Insurer's** written consent cannot reasonably be obtained in a timely manner by the **Insureds** or the **Company** before **Defence Costs** or **Investigation Costs** are incurred with respect to a **Claim**, such **Defence Costs** or **Investigation Costs** can be incurred without that consent for defence or investigation work performed during a period of [\_\_\_\_\_] days immediately following the date on which the **Claim** was first made, subject to a **Sub-limit of Liability** of [\_\_\_\_\_].

Subject otherwise to the terms, exclusions and conditions of this policy.