## 苏黎世中国董事、高级管理人员和公司责任险2009版附加设立和收购子公司条款修正条款(保回金融机构)

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的第 二项5.2被完全删除,并以以下内容替换:

- 5.2 有关第5.1条 中所述的新收购子公司,如果:
  - (i) 该公司的并表总资产占被保险公司并表总资产的百分之xx (00%)以上(截至收购日);
  - (ii) 该公司的证券在美国公开交易

则该公司不属于被保险公司或被保险人。但对于第5.2(i) 或5.2(ii) 项中所述的新收购子公司,自该机构 首次成为一家子公司之日起,本保险单将为其提供九十 (90) 天的,或至保险期限到期日止(以两者中 先到期者为准)的责任保险;但前提是,投保人在为本保险单续保时须以书面形式向保险人通报这些子 公司。

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。

## Creation and Acquisition of Subsidiary Companies Amended

In consideration of the premium charged, it is hereby understood and agreed that 5.2 of 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:

5.2 Any such newly acquired **Subsidiary Company** described in 5.1:

- (i) whose total consolidated assets are greater than xx (00%) percent of the total consolidated assets of the **Applicant** (determined as of the date of the acquisition);
- (ii) whose securities are publicly traded in the United States

shall not be included within the Definition of **Company** or **Insured**; provided, however, solely with regard to a newly acquired **Subsidiary Company** described in 5.2(i) or 5.2(ii) this Policy shall provide coverage for a period of ninety (90) days from the date such entity first became a **Subsidiary Company** or until the expiry date of the **Period of Insurance**, (which ever period expires first) provided that the **Applicant** shall report such **Subsidiary Company** to the **Insurer**, in writing, at renewal of this Policy.

All other terms, conditions and limitations remain unchanged.