

苏黎世中国董事、高级管理人员和公司责任险 2009 版附加责任可分性修正条款

双方理解并同意本保险单第 10.3.3 条被完全删除，并用以下内容替换：

- 10.3.3 为确定**被保险个人**的**财务损失**是否可以获得保险条款第1.3 和/或1.5 条项下的赔付之目的，任何**被保险公司**过去、现在或将来的首席执行官及首席财务官在**投保单**中做出的声明，及其所知悉的情况（包括与**投保单**有关的不实陈述或未尽披露），均可归算给**被保险公司**。

本附加条款与主险条款相抵触之处，以本附加条款为准，本保险合同的所有其他条款、条件和限制维持不变。

Imputation Amended Clause

It is hereby understood and agreed that 10.3.3 is deleted in its entirety and replaced by following:

- 10.3.3 only the statements in the **Proposal** made by, and the knowledge (including knowledge of any misrepresentation or non-disclosure with regard to the **Proposal**), possessed by any past, present or future Chief Executive Officer and/or Chief Financial Officer of the **Company** shall be imputed to the **Company** for the purposes of determining the availability of cover under insuring clause 1.3 and/or 1.5 in respect of **Financial Loss** of any **Subsidiary Company**.

ALL OTHER TERMS, CONDITIONS AND LIMITATIONS REMAIN UNCHANGED.