## 华泰财险附加共保条款 (CB版)

本保单中出现的保险人指明细表所列公司。

在任何情况下,公司所负的责任,不应超过任何一项保险项目的保险金额或保险总金额。下列每个保险人所负的责任应仅限于本保单所规定的应付金额摊分到每个保险人名下的比例。<u>明细表指定保险人</u>作为**首席保险人**,已被其他共同保险人授权处理所有与本保单相关的事务,包括理赔处理。**首席保险人**作出的所有决定,以及被保险人和首席保险人之间达成的所有协议,对其他共同保险人具有约束力。

共同保险人的责任限额以明细表为准。

**被保险人**任何以书面形式向**首席保险人**发出的通知,应被视为已向其他共同保险人发出该通知。 **共保人及其共保份额以明细表为准。** 

## **CO-INSURANCE CLAUSE**

The term **INSURER** wherever it appears in this Policy shall mean the Companies named below. The liability of the Companies shall in no case exceed in respect of any insured item the sum insured thereon nor in all the total sum insured. The liability of each Insurer named below shall be limited to the percentage set against its name of such amounts as may become payable under this Policy.

XXX as the Leading Insurer has been authorized by other coinsurer to deal with all matters relating to this Policy including settlement of claims, and all decision made by the Leading Insurer and all agreements reached between the Insured and the Leading Insurer shall be binding on the other coinsurer.

Limit of liabilities for Co-Insurers as attached.

Any notice given in writing by the Insured to the Leading Insurer shall be deemed to have been given to the other coinsurer also.

## Co-insurers and participate share:

XXXXXX

XXXXXX