

华泰财险附加责任限额包含附加赔付条款

本保险合同双方当事人同意对**保险合同**增加 以下内容（本附加条款之外的事项均以**本保险合同**的其他条款、条件、除外责任和赔偿限额为准）：

尽管本保单中有任何相反规定：

如果发生索赔，或在明细表所列区域或其保护国和领土的任何法院或任何其他合法当局机构提起“诉讼”，我们赔付的**最大金额（包括附加赔付）**不应超过本保单的**适用限额（包括但不限于保险明细表中所述责任限额和本保单下任何适用限额）**。如果我们在支付判决费用、和解费用和附加赔付时已经用尽适用责任限额，那么，我们对被保险人的受补偿人的辩护义务和支付附加赔付的义务终止。

LIMITS INCLUSIVE OF SUPPLEMENTARY PAYMENTS

By way of endorsement to the **Policy**, the parties agree to add the below content (subject otherwise to all other terms, conditions, limits of liability and exclusions of the **Policy**):

Notwithstanding anything contained in this policy to the contrary:

In the event of a claim or “suit” being made in any Court or before any other legally constituted body in [specify jurisdictions for which this restriction is intended to apply e.g. the United States of America, Canada] or their respective protectorates and territories, **the most we will pay including Supplementary Payments will not exceed the applicable limitations contained in this policy (including but not limited to the Limits of Insurance shown in the Declarations and any applicable limits of insurance contained in this policy)**. Our obligation to defend an insured’s indemnitee and pay Supplementary Payments ends when we have used up the applicable limit of insurance in the payment of judgments, settlements, and Supplementary Payments.