

华泰财险附加附加被保险人条款（按合同要求）

兹经双方同意，如果保险单列明的被保险人（以下称“记名被保险人”）与任何个人或组织所签订的合同，要求将该个人或组织纳入本保险保障范围内，且经保险人书面同意的，本保险合同视该个人或组织为附加被保险人，但对该附加被保险人的保险责任仅限于在保险单中列明的经营场所内发生的保险事故，或者记名被保险人为该附加被保险人从事的经营活动而引起的保险事故。

此附加条款不适用于上述被保险人在任何合同或协议项下承担的责任，但即使没有该合同或协议，被保险人依法仍应承担的责任不在此限。

本条款未约定事宜适用保险合同的其他约定。

K02 Additional Insured Clause

It is agreed and understood that subject to the Insurer's written content, this insurance contract can extended to cover the individual or organization who will be deemed as the Additional Insured, when there is agreement between the Insured named in the policy schedule (hereinafter called "Named Insured") and any person and/or organization. However, the coverage for the additional Insured should only limited to the Insured accident occurs in the business premise specified in the policy schedule or caused by the operations performed by the named Insured for additional Insured.

This clause should not apply to liabilities assumed by the Insured under the contract or agreement, unless such compensation liability would have been attached to the Insured notwithstanding such agreement.

This clause is subject otherwise to the terms, conditions, exclusion of this policy.