

### 华泰财险附加保险合同总责任限额条款

兹经双方理解并同意，本保险合同明细表中责任限额项下所列名的保险合同责任限额为保险人在本保险合同下支付的最大金额，且不考虑以下情况：

- 1) 本保险合同下的被保险人的数量；且
- 2) 遭受“人身损害”或“财产损失”的个人或组织的数量；且
- 3) 因“人身损害”或“财产损失”导致索赔或提起“诉讼”的数量。

保险人对每次事故中所有损失的赔偿责任限额，无论分项或合并计算，均以明细表中列明的每次事故责任限额金额为限。

以确定保险人责任限额为目的，由于连续或重复处于实质相同的损害情形之下的风险导致的所有“人身损害”和“财产损失”将被视为一次事故。

本保险合同所载其它条款条件不变。

### G33 Combined Single Limit Clause

It is hereby understood and agreed that the Policy Limit shown on the Declarations under Limits Of Insurance is the most the Insurer will pay under this Policy regardless of the number of:

- 1) insureds under this policy; and
- 2) persons or organizations who sustain “Bodily Injury” or “Property damage”; and
- 3) claims made or “Suits” brought for “Bodily Injury” or “Property damage” .

The Insurer’s limit of liability, separately or in combination for all damages, shall be limited to the sum listed under the Declarations for each occurrence.

For the purpose of determining the limit of the Insurer ’s liability, all “Bodily Injury” and “Property Damage” arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one occurrence.

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