

### 华泰财险附加剥离实体除外责任条款

1. 因下述原因引起的或与下述原因有关的“人身损害”、“财产损失”或“个人权利侵害及广告侵害”，本保险合同不予承保：
  - (a) 曾属于“子机构”但发生下述情形的公司、合伙企业、实体或组织（“实体”）进行的工作、提供的业务或者生产、出售、处理、分销或处置的货物或产品：
    - (1) General Electric Company（“GE”）或自 GE 开始的不间断所有权链中除 GE 以外的任何机构不再拥有该实体超过 50% 的有投票权的股份；或
    - (2) GE 对该实体不再有管理控制权。上述 (1) 项和 (2) 项均分别称为“控制权变更”。
  - (b) 发生控制权变更的实体现任或离任的合伙人、高级管理人员、董事、受托人、雇员、退休员工、会员、义工或股东的行为、错误或疏漏。

对于“列名被保险人”因其曾经拥有曾是“子机构”的实体的所有权或曾经与曾是“子机构”的实体存在关联关系而遭受的“人身损害”、“财产损失”或“个人权利侵害及广告侵害”，只要该“列名被保险人”仍然属于“被保险人”，则本条款不适用。

2. 上文第 1. (a) 项和/或第 1. (b) 项在下述情况下不适用于本保险合同：
  - (a) “列名被保险人”在任何适用的剥离、交易和/或所有权变更文件中有特别约定的，则在特别约定范围内不予适用；或
  - (b) 在相关实体发生控制权变更之日前，“意外事故”或侵害已根据保险合同的通知规定书面通知了本公司。

### X121 DIVESTED ENTITY EXCLUSION

1. This insurance does not apply to “bodily injury”, “property damage” or “personal and advertising injury” arising out of or relating to:
  - (a) operations or services of, or goods or products manufactured, sold, handled, distributed or disposed of by, any corporation, partnership, entity or organization (collectively, “entity”) that once qualified as a “subsidiary entity” but:
    - (1) General Electric Company (“GE”), or any entity (other than GE) in an unbroken chain of entities beginning with GE, no longer owns more than 50% of its voting stock, or
    - (2) over which GE no longer has management control.(1) and (2) above are each referred to as a "Change of Control".
  - (b) acts, errors or omissions of present or former partners, officers, directors, trustees, employees, retirees, members, volunteer workers, or stockholders of any entity that is for which there is a Change of Control.This exclusion shall not apply to “bodily injury”, “property damage” or “personal and advertising injury” of any “Named Insured”, that remains an “insured”, arising out of its prior ownership of or affiliation or association with any former “subsidiary entity”.
2. Paragraphs 1.(a) and/or (b) above do not apply:
  - (a) to the extent specifically agreed by any “Named Insured” in any applicable divestiture, transactional and/or change in ownership document(s); or

**(b) if written notice of the “occurrence” or offense has been provided to the “Company” in accordance with the notice provisions of this policy prior to the date of such Change of Control for such entity.**

**Remarks:**

- As a local primary policy of GE Global General Liability Program
- No premium adjustment for the addition of any locations during the policy period
- Subject to the local standard policy wording and extensions/exclusions mutually agreed.