

华泰财险附加医疗事故责任除外条款

兹经双方同意，本保险合同不适用于被保险人因下列原因引起第三方的“人身损害”和“财产损失”而产生的损害赔偿责任：

1. 提供或无法提供
 - (1) 内科，外科，牙科，X射线或护理服务或治疗，或提供与之相关的食物或饮料；或
 - (2) 任何有利于健康的服务或治疗或带有专业性质的服务或治疗；或
 - (3) 任何化妆品或理发服务或治疗；
2. 提供或分配药品或医用、牙科用、手术用供给品；或
3. 对人体进行尸检；或
4. 记名被保险人作为经过正式认证、标准审查或类似职业董事会或委员会的个人会员或此类董事会或委员会的经营负责人提供的服务。

本保险合同所载其他条款条件不变。

X89 Medical Malpractice Liability Exclusion

It is agreed that the insurance afforded by this Policy does not apply to “Bodily Injury” or “Property Damage” arising out of:

- 1. the rendering of or the failure to render**
 - (1) medical, surgical, dental, X-ray or nursing service or treatment, or the furnishing of food or beverages in connection therewith; or**
 - (2) any service or treatment conducive to health or of a professional nature; or**
 - (3) any cosmetic or tonsorial service or treatment;**
- 2. the furnishing or dispensing of drugs or medical, dental or surgical supplies; or**
- 3. the handling of or performing post-mortem examination on human bodies; or**
- 4. service by any person as a member of a formal accreditation, standard review or similar professional board or committee of the Named Insured or a person charged with executing the directive of such board or committee.**

This clause is subject otherwise to the terms, conditions and exclusions of this Policy.