

华泰财险附加对“列名被保险人的产品”本身的损失除外条款

1. 商业综合责任保险第一部分承保范围第一条“人身损害”及“财产损失”责任二、除外责任的（十一）款对“列名被保险人的产品”适用下述条款：

（十一）对“列名被保险人的产品”本身的损失

“被保险人的产品”本身或其任何部分所遭受的“财产损失”。然而，为本附加条款之目的，“被保险人的产品”不应包括“车辆”。

2. 本附加条款适用下述定义：

“财产损失”指有形财产的物质伤害。

3. 本附加条款所适用的分项限额以明细表约定为准。

保险合同的其他条款与条件保持不变。

PROPERTY DAMAGE TO “YOUR PRODUCT” EXCLUSION Amendment

I. It is agreed that the COMMERCIAL GENERAL LIABILITY COVERAGE FORM at SECTION

I COVERAGES, COVERAGE A - BODILY INJURY AND PROPERTY DAMAGE LIABILITY, Subsection 2. Exclusions for Coverage A, paragraph k. Damage to Your Product is deleted and

replaced by the following:

k. Damage to Your Product

“Property Damage” to “your product” arising out of it or any part of it. However, “your product” shall not, for the purposes of this exclusion, include “auto(s)” .

II. Solely in relation to the exception to the exclusion contained in Item I. of this Endorsement, it is

agreed that the COMMERCIAL GENERAL LIABILITY COVERAGE FORM, - DEFINITIONS, paragraph 17. “Property damage”, is deleted and replaced by the following:

“Property damage” means physical injury to tangible property.

III. The applicable SUB-LIMIT for this endorsement: _____

All other terms and conditions of this policy remain unchanged.