

华泰财险附加现场（公用事业）服务扩展条款（CB-T 版）

尽管保险单中规定了有关公用事业条款的分项责任限额，下述非被保险人拥有但位于被保险人营业场所、毗连场所或周边 300 米范围内场地的财产因损害发生损失的，将视作被保险人而非服务提供商的财产，**保险人将向被保险人承担最高不超过保险合同总责任限额的赔偿责任：**

- (a) 电气设备和用于通讯的设备，包括传输线路和电缆；
- (b) 电力、汽油、天然气、蒸汽、水、冷却和其他任何形式的电力或排水网的供应中使用的装置、基建、设备或其他仪器，包括输电线、管道和所有附属的、外围的设备或装置。

该等损失将视为被保险人为营业之目的在经营场所使用的财产因损害所遭受的损失。

本条款不受保险单所载明的公用事业条款和特许经营期的限制。

On Premise (Utilities) Services

Notwithstanding the Sub Limit of Liability stated in the Schedule for the Utilities Memorandum, the Insurers shall indemnify the Insured up to the full Limit of Liability of the Policy for loss resulting from Damage to the following property not owned by the Insured, but located on, adjacent to or within 300 metres of the Insured's premises, as if such property were owned by the Insured and not of a supplier of services:

- (a) Electrical equipment and equipment used for communication, including transmission lines and cables.
- (b) Installations, infrastructure, equipment or other apparatus used, in the supply of electricity, gas, natural gas, steam, water, refrigeration and any other form of power or sewerage reticulation, including power lines, pipes and all ancillary or peripheral equipment or apparatus.

Such loss shall be deemed to be loss resulting from Damage to property used by the Insured at the Premises for the purpose of the Business.

This Memorandum is not subject to the Utilities Memorandum and Franchise Period stated in the Schedule.