

众安在线财产保险股份有限公司
附加保费调整条款（互联网）
注册号：C00017930922022051182641
（众安在线）（备-责任保险）【2023】（附）080号

总则

第一条 本附加险条款须附加于各种雇主责任保险项下。本附加险条款与主险条款内容相悖之处，以本附加险条款为准；本附加险条款未尽事宜，以主险条款为准。主险条款效力终止，本附加险条款效力亦同时终止；主险条款无效，本附加险条款亦无效。

保险责任

第二条 兹经双方同意：

（1）投保人应按全部应收保险费在保险单约定的期限内预付给保险人，全部应收保险费是在本保险单明细表中列明的被保险人预计在本保险期间内员工工资总额的基础上计算得出。

（2）被保险人应在保险期满时将保险期间实际的工资总额（下称实际发生额）书面通知保险人，并承担按上述实际发生额计算出的超过预付保险费的保险费。

（3）保险人有权在本保险期间内的任何时候要求被保险人提供最新的关于上述实际发生额的数据记录并有权进行核实。

以下英文条款仅供参考，当中英文保单约定发生冲突之时，应以中文条款措辞为准。

Premium Adjustment Clause

General Provisions

Article 1. In case of any conflict between the provisions of the main insurance and the rider, the provisions of the rider shall be paramount. As to other matters not referred to in the rider, the main insurance shall be paramount. The effect of this rider shall cease upon termination of the primary insurance clause, and this rider shall cease upon invalidity of the primary insurance clause.

Insuring Agreement

Article 2. It is hereby noted and agreed that:

(1) the deposit premium should be prepaid total premium within the specified period as arranged, and the total premium of this policy are to be calculated on basis of the estimated amount of the payroll specified in the Schedule;

(2) the Insured shall declare to the Insurer in writing the actual and final amount of the payroll or wage at the end of policy period and bear a payment of remaining premium to the insurer on basis of actual final payroll or wage;

(3) during the period when this policy is in force, the details of turnover shall be properly recorded and the insured shall at all reasonable times allow the company to inspect such records.