# 众安在线财产保险股份有限公司 附加紧急救治交通费用条款(互联网) 注册号: C00017930922022051805263 (众安在线)(备-责任保险)【2023】(附) 088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,本条款扩展承保被保险人因其雇员严重受伤,为紧急运送至最 近最合适的医院以挽救其生命所支付的紧急运输费用。

保险人在本条款项下的赔偿责任每位雇员不超过每人每次事故及每人累计赔偿限额以保险合同约定为准。

### 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。

### **Emergency Transportation 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 this Policy is extended to indemnify the Insured against any expenses incurred by the Insured for emergency transportation to the nearest and proper hospital required as a result of serious injury sustained by the Insured's employee for the purpose of saving his/her life. The insurer's liability under this section shall not exceed the limits per employee per occurrence and per person in the aggregate as agreed in the insurance contract.