

华泰财险附加知识产权绝对除外条款（CB 版）

兹经双方同意，在本**保险合同**下附加本批单（本批单之外的事项均以主**保险合同**所有其他条款、条件、责任限额和除外责任为准）：

保险人对以下行为或原因造成的损失均不承担任何赔偿责任：

基于、起因于或归因于版权、专利、服务商标、商号、设计权利或商标，无论其是否可注册，受到任何实际的或声称的指控或侵犯，或任何创意、商业机密或技术被滥用，或针对任何知识产权的任何指控或侵犯。

本批单与主**保险合同**不一致的，以本批单为准；其他事项，仍以主**保险合同**为准。

IP Exclusion (Absolute)

By way of endorsement to the **Policy**, the parties agree as follows (subject otherwise to all other terms, conditions, limits of liability and exclusions of the **Policy**):

It is agreed that Section 4. Exclusions, is amended by adding the following:

Intellectual Property Exclusion

based on, arising from or attributable to any actual or alleged assertion or infringement of copyright, patent, service mark, trade name, design right or trade mark, whether registrable or not, or misappropriation of ideas or trade secrets or know-how or any assertion or infringement of any intellectual property right.

In all other respects this **Policy** remains unaltered.