## 苏黎世董监事及高级管理人员责任保险单臻选 2015 版 附加知识产权除外责任 保回股东诉讼

双方理解并同意,根据本保险合同,**保险人**对针对任何**被保险人**的指称、起因于、基于或归因 于任何事实上的或被认为的盗用、非法挪用、侵害或违反著作权、专利权、商标、商业秘密或 其他任何知识产权的任何**赔偿请求**有关的**财务损失**(包括**抗辩费用**)或**调查费用**不承担赔偿责 任。

然而,上文所述的除外责任不适用于由被保险公司的证券持有人以证券持有人的[可选: 衍生诉讼形式提起的任何赔偿请求/衍生诉讼,集体诉讼或直接诉讼形式提起的任何赔偿请求/衍生诉讼,集体诉讼或直接诉讼形式提起的任何赔偿请求的抗辩费用],前提是此等赔偿请求是完全独立于任何被保险人或被保险公司发起并继续的、且完全没有任何被保险人或被保险公司的引导、协助、积极主动的参与或干涉。

本保险合同中所有其他的条款、条件和限制维持不变。

## **Intellectual Property Right Exclusion**

It is hereby understood and agreed that the **Insurer** shall not be liable under this Policy to make any payment for **Financial Loss** (including **Defence Costs**) in connection with any **Claim** made against any **Insured**, or **Investigation Costs** alleging, arising out of, based upon or attributable to any actual or alleged plagiarism, misappropriation, infringement or violation of copyright, patent, trademark, trade secret or any other intellectual property rights.

Notwithstanding the above, this exclusion shall not apply to any [optional: **Defence Costs** of] **Claim(s)** brought by a security holder of the **Company** in the form of [optional: a security holder derivative action/a security holder derivative, class or direct action] provided such security holder **Claim** is instigated and continued totally independent of, and totally without the solicitation of, or assistance of, or active participation of, or intervention of, any **Insured** or the **Company**.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.