



本商品經本公司合格簽署人員檢視其內容業以符合保險精算原則及保險法令,惟為確保權益,基於保險業與消費者衡平對等原則,消費者仍應詳加閱讀保險單條款與相關文件,審慎選擇保險商品。本商品如有虛偽不實或違法情事,應由本公司及負責人依法負責。
保戶查詢其投保及最近一期繳費狀況專線:(02) 2577-5797

科法斯產物應收帳款信用保險特別約定事項附加條款(ST)

108.11.15 科保字第1080087號函備查

1)COVER OF DOMESTIC PUBLIC BUYERS

Notwithstanding [Article 1.2.4.] of the General Provisions of this contract, **Debts** due by a buyer who is a **Public Buyer** located in your country are added as insurable **Debts** as defined in article 1.1 of the General Provisions.

Public Buyer is defined as follows:

A buyer which is a

- (i) central government authority
- (ii) a regional, state or local authority, or
- (iii) a department or agency thereof.

Nothing contained herein shall be held to vary, alter, waive or change any of the terms or conditions of this policy except as expressly set forth above.

2)DISPUTED DEBT THRESHOLD

Notwithstanding [Article 2.3.iii.] of the General Provisions of this contract, coverage can be maintained for deliveries made to a buyer on whom a **notification of overdue account** was or should have been given, when the following conditions apply:

The buyer raises a **dispute** related to the amount due.

And

The amount of the dispute does not exceed [X%] of the **debt**

And

The amount of the dispute does not exceed TWD XXXXX

However if the dispute exceeds the above mentioned percentage or if after a period of six months from the date when the **notification of overdue account** was or should have been given the dispute is not resolved and the disputed debt remains unpaid, you undertake to give us a **notification of overdue account** and no further deliveries to that buyer will be covered in application of article 2.3.iii.



3)A17.01 CONSIGNMENT STOCK MODULE

The Module A17.01 is deleted and replaced by the following:

Delivery is extended to include the withdrawal by buyers (named under this Module in the Schedule of this Policy) of goods from Consignment Stock under the terms of your Consignment Stock Agreement referred to in the Schedule.

The date of a consignment **delivery** is the date your buyer withdraws goods from the Consignment Stock provided that a credit limit is in force on the buyer before such consignment **delivery**.

1. You are only covered under this facility for **deliveries** made under consignment to buyers specified for this Module in the Schedule.
2. You shall have a written Consignment Stock Agreement with your buyer and you shall obtain prior confirmation from us in writing that we are satisfied with the procedures for safeguarding, checking and invoicing to which it relates. Our confirmation is purely for the purposes of covering you under this Policy and in no way shall be construed as a legal opinion as to the validity or legitimacy of the Consignment Stock Agreement.
3. We shall not be liable for any **debt** arising from sales made from consignment stock if they were not established in accordance with the terms of this module and with the Consignment Stock Agreement specified in the Schedule.
4. In the event of a claim, we may require that an independent check of the consignment stock values be carried out.