

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附加國內被保險人附加條款(B12.02-A)

108.07.26 科保字第 1080056 號函備查

GLOBALLIANCE CONTRACT Credit Insurance B12.02(A)

## **RISK MODULE**

## EXTENSIONS OF THE CONTRACT TO ONE OR MORE COMPANIES

Cover is extended to the **sales contracts** entered into by the additional companies, hereafter referred to as "the extended party", which are specified in the Special Conditions, as described below:

- 1 We understand and recognise that the *extended party* carries on the same business activity as the one described in the Special Conditions.
- 2 You will remain solely responsible for the operation of this Contract just as if you were the only beneficiary, in particular for the maximum outstanding balance covered, the obligations of declaration and the payment of premiums and handling fees, and more generally of any amounts owed to us.

Notwithstanding the above, following clear written instructions received from you and upon our written agreement, we may agree to directly:

- invoice the extended party and receive the payment of the premium from the extended party and/or,
- pay the claims to the *extended party*.

The request to have the payment of the premium made directly to the *extended party* shall be made prior to the date of Contract inception. The request for any changes in the invoices due to to the direct invoice of the *extended party* shall be made at the latest together with the final turnover declaration. In case of non payment of the premium by the *extended party*, you will remain responsible of this payment. The request to pay directly the claims to the *extended party* shall be made together with the **notification** of **overdue account**.

3 – You undertake to keep confidential the contents of the present extension, as well as the contents of the credit limits granted on the *extended party*'s buyers, and the information on any action we may initiate, and not to disclose them to any third party that is not noted in the Contract.



For the persons who are noted in this Contract, namely the extended party itself, you undertake that they will keep them confidential. You shall be considered liable for any financial consequences due to any non-compliance with this requirement.

- 4 In the event that a buyer owes you and a *extended party*, the total outstanding balance so owing shall not exceed the credit limit granted by us.
- 5 The claim payments will be made to you or to any loss payee, even if they wholly or partly concern the losses sustained by an *extended party*. Notwithstanding the above, the claim payments can be made to the *extended party* if accepted by us pursuant to 2. above.
- 6 Any recoveries received by the *extended party* after payment of a claim, shall be treated as recoveries received by you.
- 7 If the *extended party* has been declared **insolvent**, you must inform us as soon as you become aware of such insolvency. In any case, the extension of this Contract will cease to apply to this *extended party* on the date of occurrence of the event in question.