



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

## 科法斯產物貿易信用保險子集團特定國家管理附加條款

110.09.24 科保字第1100082號函備查

M\_CLA\_SUGML\_01\_ST

### ADDITIONAL CONDITION TO MANAGE THE SUBGROUP SPECIFIC COUNTRIES

As an exception to the above mentioned provisions, for **CGS Contracts** being part of the Subgroup Specific Country, the *Common Maximum Liability* or *Linked Maximum Liability* mechanism described above are not enforceable for technical reasons. You undertake to purchase from the **CGS Insured** in the Subgroup Specific Country the **Debts** eligible to the **CGS Contract** which could not be indemnified because the maximum liability of the concerned **CGS Contracts** has been reached. In such case, the **Exceeding Debts** will be integrated to your **CGS Contract** and You will be covered accordingly, subject to the following conditions:

- You obtain an irrevocable waiver from the original **CGS Insured** to claim for indemnification of the **Exceeding Debts**;
- You include the **Exceeding Debts** in your activity declaration and pay the corresponding premium;
- You provide us upon demand with evidence of a legal and enforceable purchase of the **Exceeding Debts**, even if such purchase remains confidential towards the **Buyer**.

Such **Exceeding Debts** purchased from the **CGS Insured** will be indemnified under the same conditions (and for the same amount) they would have been indemnified if the above mentioned clause could have been included in the concerned **CGS Contract**.