



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加額保險附加條款

110.02.05 科保字第1100009號函備查

Further to your demand, we hereby take note that you have entered into an external top up cover (the "Top Up Cover") with [name of the bank providing top up] (the "Top Up Provider") in order to cover the uncovered amount due to the restriction in the credit decision we provide compared to the credit decision requested.

The mention of this Top Up Cover in your contract is for information purposes only. We hereby acknowledge and agree to the existence of this Top Up Cover provided that:

- (i) You remain fully and solely responsible for the Top Up Cover with the Top Up Provider,
- (ii) The said Top Up Cover does not interfere or alter the terms and conditions of your **Contract** with us under the following number [insert insurance policy no.] and,

The Top Up Provider is not authorized to insure this portion of risk or to take specific **securities** for it. It is agreed that this risk is taken for their own account and the Top Up Provider is not entitled to assign it to a third party.

In particular, as an express condition to this acknowledgement, you and the Top up Provider agree that we remain fully entitled to manage for your account the collection services of insured **debts** covered in full or in part in accordance to the terms of [insert insurance policy no.]

Any amount collected by us in related to the insured **debts** under the framework of the contract will be displayed between you and us only, in accordance with the contract provisions and related endorsements.

You remain solely liable to transfer any amount allocated to you to the Top Up Provider, if applicable.

You undertake and agree to hold us harmless from any damage suffered as a result of your breach of any of the above mentioned conditions and/or of the Top Up Cover