



 Coface
Business Information

YOUR CONTRACT

/ YOUR CONTRACT

between

(hereafter called the “customer“)

and

Coface Austria Kreditversicherung Service GmbH,
Marxergasse 4c, 1030 Vienna, Austria
(hereafter called „Coface Service“)

Structure of the contract

This contract is composed of:

- The general terms & conditions
- A current country list
- A price schedule
- The contract acceptance document incl. the registration for the online tool CofaNet Essentials, and
- The direct debit transfer document for Business Information.



/ ARTICLE 1: SERVICES

Coface Service offers the customer the following services under the conditions fixed by this contract:

a) @rating Credit Opinions

The @rating Credit Opinion is an assessment of the credit standing of a company. It reflects the basic readiness of Coface to provide insurance* for receivables due from the companies for which coverage applications have been filed, based on a limit defined in advance.

The @rating Credit Opinion is based on a worldwide standardised ranking system as follows:

@rating Credit Opinion	Insurance coverage possible up to EUR*
X	0.-**
NR	7,000.-
R	10,000.-
@	20,000.-
@@	50,000.-
@@@	100,000.-
CCO	>100,000.-

• @rating Check

Status inquiry of the @rating Credit Opinion.

• @rating Monitoring

Status inquiry of the @rating Credit Opinion with tracking of changes.

• Customized Credit Opinion

Request for an Customized Credit Opinion (CCO) in the form of an individual amount over 100,000.- EUR with tracking of changes, although excluding insurance cover.

b) Business Reports

Coface Business Reports are produced or provided by several Coface partners, the provider is thus a reseller of these reports providing legal, economic and financial information on companies. The format and the contents of the reports have a standardized structure, regardless of country.

• Snapshot Report

The Snapshot Report contains basic business information data. It is available according to the availability of the Coface partners database, in most cases with instant online delivery and for a few countries with a delivery delay depending on the connections with the Coface partners.

• Full report

The Full report provides comprehensive and extensive information allowing in-depth analysis of the credit risk of the company. The Full report is delivered instantly online

* Claims to insurance coverage through the Business Information contract are only possible when the customer has a valid credit insurance contract with Coface and within the customer's discretionary limit. Insurance coverage will only be provided within the scope of and under the terms of a credit insurer. If the Business Information contract is only used as a source of information, all claims are excluded.

** Financially weak companies or companies for which a Credit Opinion cannot be issued based on the available information.

according to Coface partner availability or in case of a new investigation, within a number of days depending on Coface partners agreement.

/ ARTICLE 2: SCOPE OF SERVICES

- a) The services listed under Article 1 will only be provided for companies whose registered headquarters are located in the countries included in the attached country list and at the prices indicated on the attached price list. The country and price lists in effect on the date of this contract are included as attachments to this contract. Coface Service expressly reserves the right to amend individual positions on the country list and/or the price list at any time.
- b) The @rating Credit Opinions and Business reports represent snapshots and only reflect the condition of the company at the time they are issued. A change in the underlying information can produce a change in the Opinion or report within a very short period of time.

If an @rating Credit Opinion is made on the basis of information that is older than 12 months, Coface Service will send this Opinion to the customer without guarantee. Coface Service will then attempt to update the information and send the customer a confirmation of the previously issued @rating Credit Opinion or a new one.

If Coface Service does not have an available @rating Credit Opinion on a particular company or if Coface Service cannot clearly identify the company, Coface Service will conduct the necessary research to issue an @rating Credit Opinion or to identify the company, and will inform the customer of the results.

- c) If Coface Service should become aware of any events or circumstances that lead to a change in the @rating Credit Opinion of a company, Coface Service will inform the customer of the change in this Opinion as part of the services provided under @rating Monitoring or Customized Credit Opinion.
- d) The @rating Credit Opinions and Business Reports are strictly confidential and are intended exclusively for internal use by the customer. They may not be distributed to third parties, either for payment or free of charge.

/ ARTICLE 3: USE OF SERVICES

- a) The customer will receive access to the services defined under Article 1 over the CofaNet Essentials online service; this service was developed by Coface SA, which is headquartered in Bois-Colombes, France. Coface Service holds a license to use this service, which includes the right to grant sublicenses to customers with an Business Information contract.
- b) This contract represents a non-exclusive sublicense for the use of CofaNet Essentials. The customer acknowledges that Coface SA holds the copyrights to CofaNet Essentials and is the owner of all related property rights. CofaNet Essentials may only be used for the services defined in this contract. The sublicense granted in accordance with Article 3a does not cover the reproduction of or changes to this programme, its use in any other manner or uses that are contrary to the provisions of this contract. Rights arising from this contract may not be passed on to third parties, in whole or in part; no sublicenses for CofaNet Essentials may be granted; and the contract may not be made available to third parties free of charge or for a fee.



- c) The customer is obliged to report any changes in the persons designated to use these Coface services (eligible users), in particular the end of employment of such persons, without delay. In these cases – especially upon the end of employment – the customer will ensure that the passwords are changed without delay.
- d) Coface Service does not guarantee the adaptation of CofaNet Essentials to meet the personal requirements of the customer and will also not guarantee the compatibility to any software used in conjunction with CofaNet Essentials.
- e) Coface Service reserves the right to make any and all changes to CofaNet Essentials. If a new version of CofaNet Essentials requires updates to the customer's IT environment, these adaptations must be made under the direction of Coface Service. If the adaptation of the customer's IT environment is not possible or only possible at unreasonably high expense or is not desired, this contract will be terminated automatically on the date of the change.
- f) CofaNet Essentials is available for use by the customer over the Internet on a 24 hour/7 day basis. However, the Coface Group does not provide any guarantee for the availability of this service.

/ ARTICLE 4: DATA PROTECTION/CONFIDENTIALITY

All capitalized terms not otherwise defined in this Article shall have the meaning ascribed to them in the EU Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of Personal Data and on the free movement of such data, and repealing Directive 95/46/EC ("GDPR").

Coface Group is committed to the protection of Personal Data as provided for in the European laws and regulations on Personal Data, and particularly in GDPR. As part of Coface group, We are concerned to apply the protective rules related to Personal Data for Your benefit. In view of the above, You are informed of the following protection rules regarding Personal Data You provide Us for the establishment and the management of this Contract.

- a) Personal Data provided by You under the Contract may be used for regulatory purposes, for the management of the Contract, as well as for Coface legitimate interests. To these extents, Your Personal Data will be processed on the legal basis referred to, respectively, in Articles 6(1)(b) and 6(1)(c) of the GDPR and for the purposes of Coface Group's reasonable business interests within the meaning of Article 6(1)(f) of the GDPR. For the purposes set forth above and for the needs of credit assessment, credit management, credit insurance, reinsurance, information, debt collection, bonding, factoring and financing activities and businesses of Coface Group, as well as for the purposes of any new business or activity developed by any Coface Group entity, Personal Data provided by You under this Contract may be processed and used by and transferred to other members of Coface Group or to Coface partners, including, where applicable, outside the European Union, as well as to Coface Group reinsurers, brokers and third party services providers providing services such as IT and infrastructure, customer service, e-mail delivery, auditing and other services, to third party experts and advisers including legal counsels, tax advisers or auditors or to any other persons as expressly agreed with You or as required or permitted by any applicable law. To ensure an adequate level of protection for Your Personal Data if transferred to recipients located outside the EU/EEA, Coface enters into agreements with the recipients which include, when applicable, the standard

contractual clauses issued by the European Commission pursuant to Article 46(2) (c) of the GDPR. A copy of such agreements can be obtained from Coface's Data Protection Officer.

Your Personal Data will be stored for as long as needed or permitted in light of the purposes for which it was collected and, in any case, for no longer than until the expiry of the statute of limitations for legal proceedings relating to the Contract, extended to the duration of any ongoing litigation proceeding, or for the length of time set forth by any legal obligation to which We are subject. The Personal Data of other persons, including Personal Data of debtors, will be processed on the legal basis referred to in Articles 6(1)(b), 6(1)(c) and 6(1)(f) of the GDPR and will be stored for the same retention periods as set forth above.

- b)** As Data Subject, You are entitled, under the conditions provided for by the GDPR and by any specific law or regulation, to request to review, correct, update, modify, suppress, restrict or delete any Personal Data previously provided, or to request to receive an electronic copy of Your Personal Data in order to transmit it to another company to the extent Your right to data portability is provided by applicable law.

You can exercise all these rights by contacting Mr. Franck Marzilli, Coface Group's Data Protection Officer, in charge of our Personal Data Protection service at the following e-mail address: dataprotection-austria@coface.com (in German or English) or coface_dpo@coface.com (French only) or at the following addresses:

In German or English
Coface, Niederlassung Austria
To: Compliance Officer
Marxergasse 4c, 1030 Vienna, Austria

In French
Compagnie française d'assurance pour le commerce extérieur
Data Protection Office/Group Compliance Department
1, place Costes et Bellonte - 92270 BOIS-COLOMBES

We will respond to your request in accordance with the applicable law.

In the event of any irregularities, all persons whose Personal Data will be processed pursuant to this Article will have the right to file a complaint with the Supervisory Authority pursuant to Article 57(1)(f) of GDPR. The competent Supervisory Authority is:

Österreichische Datenschutzbehörde
Barichgasse 40-42, 1030 Wien
Phone Number: +43 1 52 152-0
E-mail: dsb@dsb.gv.at

Coface Group's competent Supervisory Authority is:
Commission nationale de l'informatique et des libertés
3 Place de Fontenoy - TSA 80715 - 75334 PARIS CEDEX 07
Phone Number: +33 01 53 73 22 22

The Controllers of Personal Data processed for all the above mentioned purposes is Compagnie française d'assurance pour le commerce extérieur SA Niederlassung Austria, Coface Austria Kreditversicherung Service GmbH, Coface Central Europe Holding GmbH, having its registered office at Marxergasse 4c, 1030 Wien, Austria

- c)** We may use Personal Data provided by You for promotion purposes, for example to inform You of new products or products from members of Coface Group or of any change in existing products. Your Personal Data will not be sold to any third party



for marketing campaigns without Your prior consent. In addition, You shall have the right to object to the use of Your Personal Data for marketing reasons at any time by contacting the service referred to in paragraph above upon which Coface will immediately cease and desist from any further use of Your Personal Data for such purpose.

You can be contacted by telephone and/or by e-mail for Coface's marketing of its products and services purposes.

Your Personal Data will be processed for Coface's marketing purposes based on your consent until it is revoked. Your consent is voluntary and may be revoked at any time, and You are entitled to object to the processing of Your Personal Data for these purposes, upon which Coface will immediately cease and desist from any further use of Your Personal Data for such purpose. You may exercise Your rights by sending an e-mail to: dataprotection-austria@coface.com.

If You do not wish to receive commercial offers from Coface and its partners, please tick this box.

By authorizing to be contacted by telephone and/or by e-mail, Your Personal contact Data (i.e. name, first name, gender, postal address, e-mail address, telephone numbers landline and mobile) will be processed for Coface's marketing purposes, which are in Coface's reasonable business interests on the basis of Article 6(1)(f) of the GDPR.

- d) You shall provide Data subjects explicitly respective employees with the information referred to in paragraphs 1, 2 and 3 above.

/ ARTICLE 5: LIABILITY

- a) Coface Service assumes no liability for the correctness and accuracy of its services, in particular the @rating Credit Opinions and the full and short information according to Article 1. The customer is solely responsible for decisions made on the basis thereof.
- b) Coface Service shall be liable, irrespective of the legal grounds, only for damages caused by culpable violation of an essential contractual obligation, namely an obligation whose breach endangers the achievement of the purpose of the contract and/or the fulfillment of which enables the proper performance of the contract and for the fulfillment of the contract partner may rely regularly (cardinal obligation), caused and/or due to.
- c) Liability for simple negligence shall be limited to the typical contractual damage which each contracting party was required to incur at the time of conclusion of the contract on the basis of the circumstances known to it at that time.
- d) Liability in accordance with Article 5b and 5c is limited to EUR 10,000.-.
- e) For the loss of data and its restoration, Coface Service is liable in accordance with article 5b to 5d only if such loss could not have been prevented by adequate data protection measures taken by the other party.
- f) The customer further undertakes to indemnify Coface Service from all obligations vis-à-vis third parties from the use of the customer's ratings.
- g) Coface Service shall not be liable for any damage suffered by the customer as a result of misuse or loss of the password or other log-on IDs. At the request of the customer, log-on IDs can be changed at any time. Coface Service assumes no liability for the data transfer and processing at the customer. Coface Service reserves the right to change log-on IDs at regular intervals. Coface Service assumes no responsibility for the functionality of the technical equipment and the IT program.

- h) Coface Service will not be liable for any delays, incorrect functioning or interruptions in CofaNet Essentials. Furthermore, Coface Service will not be liable for the interruption or non-functioning of CofaNet Essentials as the result of force majeure, extraordinary circumstances such as strikes, telecommunications problems, disruptions caused by computer viruses or disruptions caused by third party interference.
- i) The customer shall hold provider harmless from all the consequences that may result from improper use of the Information Services.
- j) A Maximum Credit Recommendation contained in an information report is not a formal credit limit decision issued by an empowered credit insurance risk underwriter. Thus any unpaid amount on a debtor would not qualify as a claim under a credit insurance policy unless applied within the framework of the discretionary zone according to the guidelines of the credit insurance policy.
- k) Coface Service makes its best efforts to provide updated information but does not warrant the accuracy, completeness or reliability of any information sources used.
- l) Coface Service shall not be held responsible for any consequences of any decision taken based on the information contained in this report. Under no circumstances shall Coface, its affiliates or related persons be liable for any direct, indirect, special, punitive or incidental damages or lost profits, whether foreseeable or unforeseeable, arising as a direct or indirect consequence of using the information contained in this report.
- m) As the recipient of the information report, the customer undertakes to respect and comply with all applicable legislation on personal data protection regarding all personal data which may be contained in the Business Reports. The customer remains liable to implement all appropriate measures ensuring the protection, safety and confidentiality of the personal data contained in the reports and to prevent these data from being distorted, damaged or communicated to unauthorized third parties in accordance with the applicable law.
- n) The customer shall be liable for any of its acts and omissions relating to the abovementioned obligations that result in a breach of personal data protection

/ **ARTICLE 6: INTELLECTUAL PROPERTY RIGHTS/TERMS AND CONDITIONS OF USE**

- a) Except for the Business Reports provided by Coface Partners, the provider is the exclusive owner and producer of the database from which the Information Services under this contract are provided. Therefore, they benefit from the protection granted to authors.
- b) Through this contract the customer will be provided with Information Services and data. This does not imply the transfer of any intellectual property rights to the customer, which is expressly agreed by the customer.

In particular, the copying, resale, rental, loan, exchange, and communication of this information or any part thereof to other companies, related or not, including inside the same group, in the country of the customer or abroad, is strictly prohibited.

Similarly, the customer agrees not to alter, misrepresent, decompile or disassemble the information provided it in any manner whatsoever, nor extract the information in whole or in part, in particular to create other files for third parties.



/ ARTICLE 7: FEES

- a) The fees for @rating Credit Opinions and Business Reports are determined on the basis of the registered headquarters of the company for which a request is submitted. These fees are based on the price and country list for @rating Credit Opinions and Reports, which are attached to this contract.
- b) The following applies to services performed in accordance with the relevant price and country list: the fees for @rating Check services and Business Reports are charged per request; the fees for @rating Monitoring and Customized Credit Opinion services are charged per company and year, beginning on the date of the first request. An additional fee is charged for each further year started, unless the customer cancels the @rating Monitoring and Customized Credit Opinion services.
- c) The fees will be invoiced at the end of each quarter, together with the applicable taxes and duties.
- d) A valid direct debit order is a requirement for the Business Information contract, and by signing the Business Information contract you hereby indicate your agreement with settlement via direct debit order.
- f) The actual fees incurred for @rating Credit Opinions and/or Business Reports will be credited against the agreed minimum purchase amount. If the sum of the individual fees charged does not reach the minimum purchase amount after 12 months, the difference plus applicable taxes and duties will be billed at the end of the contractual year.

/ ARTICLE 8: TERM OF THE CONTRACT

- a) The term of the contract will begin on the first of the month in which the contract was accepted by the customer (date of signature) and will be concluded for a period of one year. The contract will be automatically extended for a further year, unless it is cancelled by the customer or Coface Service two months prior to expiration.
- b) If the provisions of this contract are not met, Coface Service is entitled to block the use of CofaNet Essentials and thereby also block the related services without delay. Any possible compensation claims by Coface Service will remain unaffected by any such actions.
- c) The right to use CofaNet Essentials will end automatically with the expiration of this contract.
- d) Any @rating Monitoring and Customized Credit Opinion services also end with the termination of this contract. Any fees already paid for the current contract year will not be refunded on a proportional basis, and any outstanding fees are due and payable in full.
- e) If the contract is not extended or is terminated, Coface Service is released from its contractual obligations. All payments made by the customer up to this point remain with Coface Service, and any outstanding payments must be made.
- f) Coface Service is entitled to cancel the contract immediately if the customer does not fulfil all contractual and incidental obligations.
- g) Coface Service is entitled to cancel the contract immediately if the customer is in default of payment or becomes insolvent. Insolvency is considered to exist as of the

date on which

- Insolvency proceedings are opened or such proceedings are rejected by the court due to a lack of assets, or
- An out-of-court settlement has been reached with all creditors, or
- It has been determined that the execution of assets by Coface Service based on an enforceable title will not lead to full satisfaction, or
- There appears to be no chance of payment based on proven circumstances because an execution, application for the start of bankruptcy proceedings or application for the opening of settlement proceedings or other steps taken against the customer are not expected to be successful.

/ ARTICLE 9: FORM REQUIREMENTS

All communications and explanations related to this contract will be sent via e-mail unless legal regulations or the terms of this contract require the information to be sent in writing.

/ ARTICLE 10: CONCLUDING PROVISIONS

- a) This contract is subject to Austrian law. The statement of acceptance for this contract as well as the attached country list and price list represent integral parts of this contract. The country and price list in effect on the date this contract is signed are attached for information purposes.
- b) The sole legal venue is the responsible (by value) commercial court in the first district of Vienna.
- c) Should individual provisions of this contract be invalid or become ineffective, the remaining content of the contract remains fully valid. The contracting parties are obliged to replace the invalid or ineffective provisions without undue delay by those valid or effective, which come closest to the agreement of the parties in the original contract.

Vienna, on.....
Coface Austria Kreditversicherung Service GmbH



Dagmar Koch
Country Manager Coface Austria



Dagmar Steczowicz
Head of Commercial Operations Austria



Technical requirements for the CofaNet Essentials online system:

The minimum technical specifications required for CofaNet Essentials to operate are as follows:

- Mozilla Firefox, version 45 and above
- Internet Explorer, version 11.0 and above
- Chrome, version 51 and above
- Safari, version 9.0.3 and above

The CofaNet Essentials application uses the HTTPS security protocol, encoding data during communications, which protects access to your information. No other modifications to your computer are required.

Communication costs are at your expense; they are equivalent to those used for other transactions via the Internet, and vary according to your Internet Service Provider.

In the event of a server problem (identified by the following error message: «Error 500»), you should attempt to re-connect to the application immediately. If the problem persists, please contact your local support.

/ COUNTRY LIST

Attachment to Business Information Contract, effective as of 31.03.2018

Country category A:

Austria, Belgium, France, French Guyana, French Polynesia, French Southern Ter., Germany, Guadeloupe, Ireland, Italy, Malta, Martinique, Monaco, Netherlands, New Caledonia, Portugal, Reunion, Saint Pierre Et Miquelon, San Marino, Spain, United Kingdom, Vatican, Wallis & Futuna

Country category B:

Andorra, Bulgaria, Canada, Croatia, Czech Republic, Denmark, Estonia, Finland, Gibraltar, Hungary, Latvia, Liechtenstein, Lithuania, Luxembourg, Norway, Poland, Romania, Serbia, Slovakia, Slovenia, Svalbard And Jan Mayen, Sweden, Switzerland, USA

Country category C:

Argentina, Bolivia, Brazil, Chile, Colombia, Costa Rica, Cuba, Ecuador, El Salvador, Guatemala, Honduras, Iceland, India, Israel, Laos, Macao, Maldives, Mexico, Mongolia, Nicaragua, Panama, Paraguay, Peru, Singapore, South Africa, Turkey, Uruguay, Venezuela

Country category D:

Abu-Dhabi, Ajman, Anguilla, Ant. Neerland., Antigua And Barbuda, Aruba, Australia, Bahamas, Bahrain, Bangladesh, Barbados, Belize, Bermuda, Bhutan, Bosnia and Herzegovina, British Indian Ocean Territory, Brunei, Cambodia, Chagos Archipelago (United Kingdom Poss.), China, Cook Islands, Cyprus, Dominica, Dominican Republic, Dubai, Dutch Possessions In Atlantic, Egypt, Faroe Islands (Danish Poss.), Fiji, Fujeirah, Greece, Greenland (Danish Poss.), Grenada, Guam (United States Poss.), Guyana, Haiti, Hong Kong, Indonesia, Iran, Iraq, Jamaica, Japan, Jordan, Kiribati, Kosovo, Kuwait, Lebanon, Libya, Macedonia, Malaysia, Marshall Islands, Minor Outlying Islands (United States Poss.), Moldova, Montenegro, Myanmar, Nauru, Nepal, New Zealand, Niue (New Zealand Poss.), Norfolk (Australian Poss.), North Korea, Northern Mariana Islands (United States Poss.), Oman, Pakistan, Palau, Papua New Guinea, Philippines, Pitcairn (United Kingdom Poss.), Possession of Australia, Possession of Denmark, Possession of New Zealand, Qatar, Ras-Al-Khaimah, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, Samoa, Saudi Arabia, Sharja, Solomon Islands, South Korea, Sri Lanka, Suriname, Taiwan, Thailand, Tokelau (New Zealand Poss.), Tonga, Trinidad and Tobago, Turks and Caicos Islands, Tuvalu, UK Possessions in Atlantic, Ukraine, Umm-Al-Quwain, United Arab Emirates, US Possessions in Atlantic, US Possessions in Pacific, Vanuatu, Yemen

Country category E:

Afghanistan, Albania, Algeria, Angola, Armenia, Azerbaijan, Belarus, Benin, Botswana, Burkina Faso, Burundi, Cameroon, Cape Verde, Central African Republic, Chad, Comoros, Congo, Democratic Republic of the Congo, Djibouti, Equatorial Guinea, Eritrea, Ethiopia, Gabon, Gambia, Georgia, Ghana, Guinea, Guinea-Bissau, Ivory Coast, Kazakhstan, Kenya, Kyrgyzstan, Lesotho, Liberia, Madagascar, Malawi, Mali, Mauritania, Mauritius, Morocco, Mozambique, Namibia, Niger, Nigeria, Palestinian Territories, Possession of G.B. in Africa, Republic of South Sudan, Russian Federation, Rwanda, Saint Helena (United Kingdom Poss.), Sao Tome and Principe, Senegal, Seychelles, Sierra Leone, Somalia, South Sudan, Sudan, Swaziland, Syria, Syrian Arab Republic, Tajikistan, Tanzania, Tchad, Timor-Leste, Togo, Tunisia, Turkmenistan, Uganda, Uzbekistan, Vietnam, Zaire, Zambia, Zimbabwe



/ PRICE LIST

Attachment to Business Information Contract, effective as of 31.03.2018

We expressly reserve the right to change individual positions on this price list at any time. The price list currently in effect is attached to this contract for information purposes.

Price list

All prices in EUR, plus taxes and duties as required by law.

Annual minimum purchase required	Country Category	@rating Check	@rating Monitoring	CCO	Snapshot	Full immediate	Full Fresh
500.- EUR p.a.	Domestic	12.5	19.8	42.6	8.9	22.9	45.8
	A	12.5	19.8	42.6	8.9	22.9	45.8
	B	20.4	31.8	46.3	12.7	35.7	63.7
	C	24.3	38.2	71.8	25.5	43.3	89.1
	D	45.1	70.6	81.0	44.6	76.4	101.9
	E	76.4	121.6	138.9	63.7	127.3	202.6
1,000.- EUR p.a.	Domestic	12.1	18.8	38.7	8.5	21.8	43.7
	A	12.1	18.8	38.7	8.5	21.8	43.7
	B	19.4	30.3	44.1	12.1	34.0	60.6
	C	23.2	36.4	68.4	24.3	41.2	84.9
	D	43.0	67.3	77.2	42.4	72.8	97.0
	E	72.8	115.8	132.3	60.6	121.3	192.9
10,000.- EUR p.a.	Domestic	11.6	18.0	35.2	8.1	20.8	41.6
	A	11.6	18.0	35.2	8.1	20.8	41.6
	B	18.5	28.9	42.0	11.6	32.3	57.8
	C	22.1	34.7	65.1	23.1	39.3	80.9
	D	41.0	64.1	73.5	40.4	69.3	92.4
	E	69.3	110.3	126.0	57.8	115.5	183.8
above	Domestic	11.0	17.6	32.0	7.7	19.8	39.6
	A	11.0	17.6	32.0	7.7	19.8	39.6
	B	17.6	27.5	40.0	11.0	30.8	55.0
	C	21.0	33.0	62.0	22.0	37.4	77.0
	D	39.0	61.0	70.0	38.5	66.0	88.0
	E	66.0	105.0	120.0	55.0	110.0	175.0

/ CONTRACT ACCEPTANCE

We have received the provisions and attachments to this Business Information contract. We agree with this information and accept the contract on this basis beginning on the date indicated under Article 8a.

We hereby select the following minimum annual purchase amount:

500.- EUR p.a. 1.000.- EUR p.a. 10.000.- EUR p.a.

Annual minimum purchase required	Country Category	@rating Check	@rating Monitoring	CCO	Snap-shot	Full immediate	Full Fresh
<input type="checkbox"/> 500.- EUR p.a.	Domestic	12.5	19.8	42.6	8.9	22.9	45.8
	A	12.5	19.8	42.6	8.9	22.9	45.8
	B	20.4	31.8	46.3	12.7	35.7	63.7
	C	24.3	38.2	71.8	25.5	43.3	89.1
	D	45.1	70.6	81.0	44.6	76.4	101.9
	E	76.4	121.6	138.9	63.7	127.3	202.6
<input type="checkbox"/> 1,000.- EUR p.a.	Domestic	12.1	18.8	38.7	8.5	21.8	43.7
	A	12.1	18.8	38.7	8.5	21.8	43.7
	B	19.4	30.3	44.1	12.1	34.0	60.6
	C	23.2	36.4	68.4	24.3	41.2	84.9
	D	43.0	67.3	77.2	42.4	72.8	97.0
	E	72.8	115.8	132.3	60.6	121.3	192.9
<input type="checkbox"/> 10,000.- EUR p.a.	Domestic	11.6	18.0	35.2	8.1	20.8	41.6
	A	11.6	18.0	35.2	8.1	20.8	41.6
	B	18.5	28.9	42.0	11.6	32.3	57.8
	C	22.1	34.7	65.1	23.1	39.3	80.9
	D	41.0	64.1	73.5	40.4	69.3	92.4
	E	69.3	110.3	126.0	57.8	115.5	183.8
<input type="checkbox"/> above	Domestic	11.0	17.6	32.0	7.7	19.8	39.6
	A	11.0	17.6	32.0	7.7	19.8	39.6
	B	17.6	27.5	40.0	11.0	30.8	55.0
	C	21.0	33.0	62.0	22.0	37.4	77.0
	D	39.0	61.0	70.0	38.5	66.0	88.0
	E	66.0	105.0	120.0	55.0	110.0	175.0

All prices in EUR, plus taxes and duties as required by law.

Start date of your Business Information contract

Your Business Information contract number



Company name

Street, number

Postal code City

Country

VAT ID Nr.

Value added tax: please provide your VAT identification number to prevent the addition of French VAT to your invoice.

Website

E-mail

Officially represented by:

Person 1

Name, first name

Function

Telephone

E-mail

Person 2

Name, first name

Function

Telephone

E-mail

Person 3

Name, first name

Function

Telephone

E-mail

I agree to the storage and transmission of our data, and request access authorisation to CofaNet Essentials for the following staff members and/or persons we have designated as users for the Business Information Service:

CofaNet Essentials user 1

Name, first name.....

Function

Telephone

E-mail

CofaNet Essentials user 2

Name, first name.....

Function

Telephone

E-mail

CofaNet Essentials user 3

Name, first name.....

Function

Telephone

E-mail

The customer is responsible without limitation for all requests made under the identification codes (user name and passwords) assigned to the above persons und must be able to demonstrate justifiable interest in this information in accordance with the contract terms.

I consent to the collection and storage by Coface Service of data relevant to and resulting from the Business Information contract over the term of the contract.

These data may be passed on to affiliated companies for the evaluation of credit risks. I may also ask to be supplied with additional information on this data transmission.

.....
City, Date

.....
Customer's stamp and signature

Please complete the attached direct debit form. The original is intended for your company's bank. A copy of the completed direct debit form should also be sent to us together with the acceptance form when the contract is concluded.



DIRECT DEBIT AUTHORISATION BUSINESS INFORMATION CONTRACT

Please send the completed and signed original to your bank.
One copy should be sent to Coface Austria Kreditversicherung Service GmbH

TO (PAYEE)

Compagnie Francaise D' Assurance Pour
Le Commerce Exterieur SA Niederlassung Austria
Ing. Daniela Greß
Marxergasse 4c
1030 Wien

Coface Austria
Kreditversicherung Service GmbH
Ing. Daniela Greß
Marxergasse 4c
1030 Wien

Credit ID 1: AT18ZZZ00000008827

Credit ID 2: AT34ZZZ00000001652

AUTHORISATION TO COLLECT RECEIVABLES THROUGH DIRECT DEBIT

We hereby authorise you to collect all amounts owed by us on the relevant due date through a direct debit to our bank account, until we formally retract this authorisation. Furthermore, we have instructed our bank to accept such direct debits. The bank is not obliged to execute these transfers, in particular if our account does not have sufficient coverage.

DATA ON PAYER

Company name

Street, number

Postal code City

REASON FOR PAYMENT

Policy number*

IBAN

Financial institution

BIC

Mandate reference

We confirm that this information is correct and complete to the best of our knowledge.

.....
City, Date

.....
Authorized signature of the payer

* if available



COMPAGNIE FRANCAISE D'ASSURANCE POUR LE COMMERCE EXTERIEUR SA NIEDERLASSUNG AUSTRIA - MARXERGASSE 4C - 1030 WIEN
T. +43/1/515 54-0 - F. +43/1/512 44 15 - office-austria@coface.com - www.coface.at - UID-Nr. ATU 67419037
- DVR: 0053503 - Handelsgericht Wien - FN 383367 a

UniCredit Bank Austria AG - IBAN: AT15 1200 0106 1008 3100 - BIC: BKAUATWW - Société Générale Zweigniederlassung Wien - IBAN: AT63 1815 0101 3645 5000 - BIC: SGABATWW
COMPAGNIE FRANCAISE D'ASSURANCE POUR LE COMMERCE EXTERIEUR SA - 1 place
Costes et Bellonte - CS 20003 - 92276 Bois-Colombes cedex - R.C.S. Nanterre 552 069 791

COFACE AUSTRIA KREDITVERSICHERUNG SERVICE GMBH - MARXERGASSE 4C - 1030 WIEN - AUSTRIA

T. +43/1/515 54-0 - F. +43/1/512 44 15 - office-austria@coface.com - www.coface.at
UniCredit Bank Austria AG - IBAN: AT15 1200 0106 1536 9600 - BIC: BKAUATWW - Société Générale Zweigniederlassung Wien - IBAN: AT39 1815 0101 3645 0000 - BIC: SGABATWW
UID-Nr. ATU 37555007 - DVR: 0892815 - Handelsgericht Wien - FN 128356 i

coface
FOR TRADE