



Upon reviewing the provided PDF document, particularly the sections on the treatment of claims of non-life insurers against reinsurers in the context of tied assets, here are the evaluations for the answers:

## **Answer 1:**

This answer incorrectly states that claims of non-life insurers against reinsurers are included as tied assets based on whether the reinsurer itself is considered a tied asset. The PDF document specifically outlines that reinsured portions of provisions are offset against the tied assets of non-life insurance companies, depending on the credit rating of the reinsurer and certain limits applied. This answer seems to misunderstand the fundamental mechanism of how these claims are treated and does not mention any details about crediting limits or the necessity of applications to FINMA for such offsets. There are significant inaccuracies and omissions in this response.

**Score: 1/10** 

## **Answer 2:**

This answer accurately reflects the content of the PDF regarding the treatment of claims of non-life insurers against reinsurers in the context of tied assets. It correctly mentions the offsetting against tied assets, the need for an application to FINMA, specific crediting based on the credit rating of the reinsurer, and the associated limits. This answer provides a detailed and precise explanation consistent with the regulatory framework outlined in the document.

Score: 10/10

