



HANS L. GRAUERHOLZ GMBH

Seit 1919

Assekurateur

DECLARATION OF INSURANCE CERTIFICATE

Number 2398

In accordance with insurance contract and the following indications insurance underwriter hereby confirms that in accordance with section 7a of the German Road Haulage Act an insurance is taken out against all damages of which carrier is liable by virtue of a contract of carriage in accordance with the fourth book of the German Commercial Code.

The Policyholder

Messrs.

CargoCrew International GmbH
Poppenbütteler Bogen 39, Haus B
22399 Hamburg

Period of Insurance: From: 01.05.2021

To: 01.05.2022

With all usual clauses on unilateral termination

Premium: paid

Subject:

Subject of this insurance contract is the liability of policyholder for every contract for the carriage of goods by road in vehicles for reward within:

- Federal Republic of Germany according to fourth chapter of the German Commercial Code (HGB)
- Europe without CIS countries in case of cross-border road transports of goods in vehicles, according to Convention on the Contract for the International Carriage of Goods by Road (CMR)
- Liability as per German Commercial Code (§§ 453 to 466 HGB) forwarding contract - worldwide
- Use of Atlas Line International Ltd B/L's (ABA network)

Extend of insurance cover:

In case of national transports according to German Commercial Code HGB (new from 01.07.1998) damages of cargo and pecuniary damages are insured.

In case of cross-boarder transports liability is covered by the CMR.

Special Agreements:

In case of transports within Federal Republic of Germany according to German Commercial Code, section 449 of HGB in case of loss or damage insurance underwriter has to pay compensation as agreed, however it is limited to the amount of 40 SDR (special drawing right) for each kilogram of cargo gross weight which carrier has taken over.

Present agreements are in force reserved legal propriety.

Limits of Insurance

In any case liability of insurance underwriter is limited to 5.000.000,- EUR for each damaging event. Damages resulting from a damaging event caused to plural injured parties will be compensate independently from the number of injured parties or freight contracts pro rata in proportion to their claims of damage, in case all claims exceed indemnification. The rights of injured party resulting from legal liability insurance of contractor are given by section 113 to 124 of Insurance Act.

Insurer:

Mannheimer Versicherung AG

(for and on behalf of all participated companiens)

appointed agent

Hans L. Grauerholz GmbH
Glockengießerwall 2
20095 Hamburg
Tel. +49 40 3571779-0


Signature