



**CONFIRMATION OF INSURANCE COVERAGE  
FOR  
TRANSPORT AND TRAFFIC LIABILITY-INSURANCE**

The signatory hereby confirms, that the transport liability insurance is taken out in accordance with the contract of insurance and the following points.

<b>Policy holder</b>	Firma Heinloth Kontraktlogistik GmbH An der Lände 4 91154 Roth
<b>Insurance policy number</b>	W4030503KS
<b>Contract period</b>	from 01.01.2001 to 01.01.2025 with the usual extension

This is to certify that below the above-named policy coverage is according to applicable legal provisions.

Object of this insurance is the liability of the policy holder which arise of out their activity as

- forwarding agent  
- Within the scope of the General German Freight Forwarders' Standard Terms and Conditions (ADSp, latest version)
- carrier within the Federal Republic of Germany in particular §§ 407 et seq. HGB (German Commercial Code)
- In case of transport within Germany, the insurer shall pay the stipulated amount for loss of and damage to goods in accordance with § 449 HGB, but limited to a maximum of 40 SDR for each kilogram of gross weight of the consignment if this has been demonstrably stipulated
- carrier in the case of international carriage of goods under the convention on the contract for the International Carriage of Goods by Road (CMR).

**Insured geographical scope for:**

Freight Forwarding contracts:	Europe Excluded Countries: CIS Countries
Freight contracts:	Europe Excluded Countries: CIS Countries
Warehousing contracts:	within Germany according to business description

**Limits of insurance payments:**

The liability limits of the respective agreed General Terms and Conditions (ADSp / VBGL) apply.

The maximum insurance benefit per claim, i. e. per injured party and per transport contract, for:

Damage to goods and consequential damage to goods	3.000.000 €
Financial losses	250.000 €

The insurer's maximum compensation for all damage events under the insured transport contracts in an insurance year is 6.000.000 €



Damage incurred by more than one injured party as a result of an event shall be compensated on a pro rata basis in proportion to their claims, irrespective of the number of injured parties and transport contracts, if together they exceed the outermost limit of the insurance benefit.

Based on this confirmation, the insurer(s) does/do not assume any obligations towards third parties. This confirmation does not obligate especially us or the insurer(s) to inform about changes or terminations of insurance coverage.

Amberg den 08.12.2023

In authority  
**Wirtschafts-Assekuranz  
Makler AG**

i.A. Petra Müllner