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ÜRÜN SORUMLULUK SİGORTA POLİÇESİ

Poliçe No:	: 417493387	Acente No:	: 5684
Müşteri No:	: 138278070	Sigorta Süresi:	: 366 Gün
Başlangıç Tarihi:	: 13/09/2023 12:00	Eski Poliçe No:	:
Bitiş Tarihi:	: 13/09/2024 12:00	Bağlı Pol No:	:
Tanzim Tarihi	: 18/09/2023	Ek Belge No	: 0

Sigortalının Adı Soyadı	SOLEK KABLO SANAYİ VE TİCARET ANONİM ŞİRKETİ
Sigortalının Adresi	Arap Cami Mah. Arap Kayyum Sok. Karavelioğlu Han A Pt. Dış Kapı 23 İç Kapı 5 BEYOĞLU İSTANBUL TÜRKİYE Vergi No : 773*****34
Riziko Adresi	Arap Cami Mah. Arap Kayyum Sok. Karavelioğlu Han A Pt. Dış Kapı No: 23 İç Kapı No: 5 BEYOĞLU İSTANBUL TÜRKİYE

RİSK BİLGİLERİ

Ürün :

SİGORTA TEMİNATI	BEDEL (EUR)	NET PRİM (EUR)	PRİM ÖDEME PLANI (EUR)
ÜRÜN SORUMLULUK			Tarih Ödeme Tutarı
TÜRKİYE CİROSU			18/09/2023
DİĞER CİRO			13/10/2023
MADDİ BEDENİ			13/11/2023
YILLIK LİMİT			13/12/2023
(1 EUR=30.2334 TL)			13/01/2024
			13/02/2024

Net Prim
Bsmv
Ödenecek Prim

Bu sigorta poliçesi 18/09/2023 1:28'de 2 nüsha olarak düzenlenmiştir.

AÇIKLAMALAR ve ÖZEL KOŞULLAR

Product Liability Policy

- Insured(s) SOLEK KABLO SANAYİ VE TİCARET ANONİM ŞİRKETİ Address Arap Cami Mah. Arap Kayyum Sok. Karavelioğlu Han Apt. Dış Kapı No :23 İç Kapı No : 5
- Insurance Period This Agreement shall take effect from 16.08.2023 12:00 hour and shall remain in force until 16.08.2024 12:00hour unless cancelled pursuant to termination section 11 below.
- Insured Business Sale of Audio Systems
- Insured Sum Product Liability EUR 100.000 Limit of Insurance any one occurrence and EUR 500.000 in annual aggregate
Deductibles: Product Liability : each claim %10 & min. EUR 2.500
- Turnover SOLEK KABLO SANAYİ VE TİCARET ANONİM ŞİRKETİ Total sales: EUR 1.000.000,00
- Premium Net Premium : EUR 1.950,00 Gross Premium : EUR 2.047,50

7. Retro Date Policy Inception

8. Territory Worldwide include USA/Canada

9. Policy Trigger Claims Made

10.Terms and Conditions As Original AXA XL wording of Civil Liability ? Section B Product Liability section will only be applicable. Endorsement No 16

Product Recall Insurance for Manufacturers and Commercial Companies

11. Termination Either party shall have the right to terminate this Agreement by prior written notice in the event that: ? the performance of this Agreement is rendered impossible de iure or de facto for reasons not the fault of either party; ? the other party becomes insolvent, goes into liquidation or has its authorisation to do business withdrawn; ? the other party loses all or part of its paid-up capital; or ? the other party is acquired or controlled by another company or organisation. The Insurer shall not be liable for losses occurring after the effective date of the termination. If no claims have been made prior to termination the Insured shall be entitled to a return of the unearned premium. Insurer AXA Sigorta A.Ş.

GENERAL TERMS AND CONDITIONS

OF CIVIL LIABILITY INSURANCE (GTC) CLAIMS MADE version

SECTION A GENERAL PROVISIONS AND PUBLIC LIABILITY INSURANCE CONDITIONS 4

§ 1 SCOPE OF COVER 8

§ 2 COSTS AND DISBURSEMENTS 8

§ 3 LIMIT OF LIABILITY 8

§ 4 PERIOD OF INSURANCE 9

§ 5 TERRITORIAL SCOPE 9

§ 6 GOVERNING LAW AND JURISDICTION 10

§ 7 EXCLUSIONS FROM THE SCOPE OF COVER 10

§ 8 CLAIMS 17

§ 9 INSURANCE CONTRACT 19

§ 10 INSURANCE PREMIUM, PREMIUM PAYMENT 20

§ 11 NOTIFICATIONS AND DECLARATIONS 22

Asıdır.

İsbu poliçe 9 sayfadandır. Sayfa no :1