

**Your contact:**

Mr  
Karsten Wolff  
MC / VHV / Unfall - Underwriting  
Telephone: 004940 23606- 4370  
Telefax: 004940 23606-174370  
Karsten.Wolff@kravag.de

**Hamburg, 14. Juni 2011**

KRAVAG-LOGISTIC Versicherungs-AG - Heidenkampsweg 102 - 20097  
Hamburg

A 2 B Online  
Industrieweg 35 A  
NL-2382 Zoeterwoude

**Insurance confirmation for insurance logistic policy no. 220 85 339337829**

Dear Sir or Madam,

we confirm that since 2011-01-01, according to and within the scope of the insurance contract with the insurance policy number specified above, a combined-liability policy (so-called Kombi-Haftpflicht-police) with the following extent of cover has been in force:

**Contract Part carrier/forwarder/warehousekeeper liability (so-called Verkehrshaftung):**

<b>Forwarder and/or warehousekeeper</b>	<b>yes</b>	<b>no</b>
as fixed-costs forwarder (so-called Fixkostenspediteur)	<input checked="" type="checkbox"/>	<input type="checkbox"/>
with self-operated transshipment warehouse	<input type="checkbox"/>	<input checked="" type="checkbox"/>
as warehousekeeper (contractual storage)	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Liability arising from the carriage of sensitive/vulnerable goods\* is co-insured. However, for all claims caused by loss (whatsoever caused) and/or for all claims caused by damage due to vandalism, the indemnity is limited to EUR 100,000 per means of conveyance or place of storage (limit of indemnity).

Beyond this limit the following goods are also covered within the scope of the full sums insured:

none

as warehousekeeper in furniture removal transport

KRAVAG-LOGISTIC Versicherungs-AG, Heidenkampsweg 102, 20097 Hamburg  
Vorsitzender des Aufsichtsrats: Generaldirektor Dr. Friedrich Caspers.  
Vorstand: Dr. Norbert Rollinger, Vorsitzender; Michael Busch, Heinz-Jürgen Kallerhoff, Dr. Edgar Martin.  
Sitz: Hamburg, Handelsregister Nr. HRB 76536, Amtsgericht Hamburg, USt-IdNr. DE 218618884

Liability arising from the following is co-insured:

Demands for duties by European customs authorities as a result of faulty execution of customs clearances

other activities and/or agreements as follows:

**We also confirm that for domestic road haulage in Great Britain the conditions of carriage stated by the Road Haulage Association Ltd. will apply and are co-insured in the forwarders liability policy with the exceptions of provision no. 11 (1) (IV) and no. 11 (2) (a) and (b).**

The forwarding agent-cargo insurance in accordance with the Insurance Terms and Conditions for the Forwarding Agent-Cargo Insurance (so-called Versicherungsbedingungen für die Speditions-Güterversicherung (VB SG)) has been concluded as a framework contract with duty of declaration

\* tobacco ware, spirits with at least 15 per cent alcohol by volume, mobile phones, consumer electronics, audio/video devices, computers (also portable) as well as memory chips and processors, and goods from the telecommunications and data processing field.

**Maximum of indemnities:**

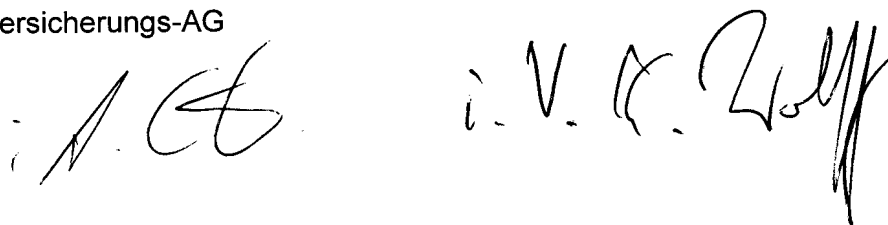
per loss event for all insured claims in total:	EUR 5,000,000
hereof for consequential damages	EUR 2,500,000
These maximum of indemnities apply also to claims, in which qualified fault (such as recklessness or gross negligence according to § 435 HGB respectively Art. 29 CMR ) has been causative.	
maximum per year	unlimited
in case of contractual storages: per claim for loss of or damage to the goods as well as for consequential damages	EUR 1,000,000
for financial losses	EUR 250,000
in case of inventory discrepancies maximum per insurance year	EUR 500,000
for all other contracts of carriage/forwarding: per claim for loss of or damage to the goods as well as for consequential damages	EUR 2,500,000
for financial losses	EUR 250,000

<p><b>particular limit of indemnity according to § 7 a GüKG (Güterkraftverkehrsgesetz):</b></p> <p>As far as the obligation of the insurer to indemnify the claimant is exclusively derived from § 7 a paragraph 1 and 2 GüKG, the indemnification by the insurer is limited as follows:</p> <p>per claim and loss event maximum per insurance year</p> <p>§§ 113 and the following VVG (Versicherungsvertragsgesetz), particularly § 114 paragraph 2, sentence 2, are applied</p>	<p>EUR 600,000 EUR 1,200,000</p>
--	--------------------------------------

<p><b>Removal Enterprises</b></p> <p>in case of carriages in furniture removal transport:</p> <p>per claim and loss event: in case of delays in delivery in case of other financial losses</p> <p>in case of contractual storage of removal goods per claim and loss event</p>	<p>EUR 1,000,000 EUR 25,000 EUR 25,000</p> <p>EUR 500,000</p>
--	---

The insurance contract is based on the General Terms and Conditions of Insurance for KRAVAG Logistics Operational Protection (AVB KLB), as well as the agreed additional conditions, attachments and clauses.

Yours sincerely,  
KRAVAG-LOGISTIC Versicherungs-AG



**Your contact:**

Mr  
Karsten Wolff  
MC / VHV / Unfall - Underwriting  
Telephone: 004940 23606- 4370  
Telefax: 004940 23606-174370  
Karsten.Wolff@kravag.de

**Hamburg, 14. Juni 2011**

KRAVAG-LOGISTIC Versicherungs-AG - Heidenkampsweg 102 - 20097  
Hamburg

S.L.I. Systematic Logistics  
International GmbH  
Emsbürener Str. 47  
D-48465 Schüttorf

**Insurance confirmation for insurance logistic policy no. 220 85 339337829**

Dear Sir or Madam,

we confirm that since 2011-01-01, according to and within the scope of the insurance contract with the insurance policy number specified above, a combined-liability policy (so-called Kombi-Haftpflicht-police) with the following extent of cover has been in force:

**Contract Part carrier/forwarder/warehousekeeper liability (so-called Verkehrshaftung):**

<b>Forwarder and/or warehousekeeper</b>	<b>yes</b>	<b>no</b>
as fixed-costs forwarder (so-called Fixkostenspediteur)	<input checked="" type="checkbox"/>	<input type="checkbox"/>
with self-operated transshipment warehouse	<input checked="" type="checkbox"/>	<input type="checkbox"/>
as warehousekeeper (contractual storage)	<input type="checkbox"/>	<input checked="" type="checkbox"/>

Liability arising from the carriage of sensitive/vulnerable goods\* is co-insured. However, for all claims caused by loss (whatsoever caused) and/or for all claims caused by damage due to vandalism, the indemnity is limited to EUR 100,000 per means of conveyance or place of storage (limit of indemnity).

Beyond this limit the following goods are also covered within the scope of the full sums insured:

none

as warehousekeeper in furniture removal transport

KRAVAG-LOGISTIC Versicherungs-AG, Heidenkampsweg 102, 20097 Hamburg  
Vorsitzender des Aufsichtsrats: Generaldirektor Dr. Friedrich Caspers.  
Vorstand: Dr. Norbert Rollinger, Vorsitzender; Michael Busch, Heinz-Jürgen Kallerhoff, Dr. Edgar Martin.  
Sitz: Hamburg, Handelsregister Nr. HRB 76536, Amtsgericht Hamburg, USt-IdNr. DE 218618884

Liability arising from the following is co-insured:

Demands for duties by European customs authorities as a result of faulty execution of customs clearances

other activities and/or agreements as follows:

**We also confirm that for domestic road haulage in Great Britain the conditions of carriage stated by the Road Haulage Association Ltd. will apply and are co-insured in the forwarders liability policy with the exceptions of provision no. 11 (1) (IV) and no. 11 (2) (a) and (b).**

The forwarding agent-cargo insurance in accordance with the Insurance Terms and Conditions for the Forwarding Agent-Cargo Insurance (so-called *Versicherungsbedingungen für die Speditions-Güterversicherung (VB SG)*) has been concluded as a framework contract with duty of declaration

\* tobacco ware, spirits with at least 15 per cent alcohol by volume, mobile phones, consumer electronics, audio/video devices, computers (also portable) as well as memory chips and processors, and goods from the telecommunications and data processing field.

**Maximum of indemnities:**

per loss event for all insured claims in total:	EUR 5,000,000
hereof for consequential damages	EUR 2,500,000
These maximum of indemnities apply also to claims, in which qualified fault (such as recklessness or gross negligence according to § 435 HGB respectively Art. 29 CMR ) has been causative.	
maximum per year	unlimited
in case of contractual storages:	
per claim for loss of or damage to the goods as well as for consequential damages	EUR 1,000,000
for financial losses	EUR 250,000
in case of inventory discrepancies maximum per insurance year	EUR 500,000
for all other contracts of carriage/forwarding:	
per claim for loss of or damage to the goods as well as for consequential damages	EUR 2,500,000
for financial losses	EUR 250,000

<p><b>particular limit of indemnity according to § 7 a GüKG (Güterkraftverkehrsgesetz):</b></p> <p>As far as the obligation of the insurer to indemnify the claimant is exclusively derived from § 7 a paragraph 1 and 2 GüKG, the indemnification by the insurer is limited as follows:</p> <p>per claim and loss event maximum per insurance year</p> <p>§§ 113 and the following VVG (Versicherungsvertragsgesetz), particularly § 114 paragraph 2, sentence 2, are applied</p>	<p>EUR 600,000 EUR 1,200,000</p>
--	--------------------------------------

<p><b>Removal Enterprises</b></p> <p>in case of carriages in furniture removal transport:</p> <p>per claim and loss event: in case of delays in delivery in case of other financial losses</p> <p>in case of contractual storage of removal goods per claim and loss event</p>	<p>EUR 1,000,000 EUR 25,000 EUR 25,000</p> <p>EUR 500,000</p>
--	---

**Contract Part public liability insurance and environmental impairment liability insurance**

Furthermore, we confirm to you that combined public liability and environmental impairment liability insurance cover (including product liability) has been in force under the insurance policy number specified above since 2011-01-01.

The maximum of indemnity per loss event amounts to EUR 5,000,000 lump sum for personal injury, damage to property and co-insured financial losses.

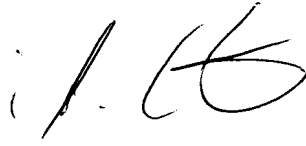
In case of personal injury indemnity is limited to EUR 2,500,000 for any harmed individual person per loss event.

Under the provisions of the environmental impairment liability insurance, expenses incurred prior to the occurrence of the insured event shall be compensated within the scope of the agreed sum insured of the combined liability policy up to EUR 250,000 per business disruption or official directive, but no more than double this total sum per insurance year.

The total insurance benefit for all loss events within an insurance year is limited to EUR 10,000,000.

The insurance contract is based on the General Terms and Conditions of Insurance for KRAVAG Logistics Operational Protection (AVB KLB), as well as the agreed additional conditions, attachments and clauses.

Yours sincerely,  
KRAVAG-LOGISTIC Versicherungs-AG

A handwritten signature in black ink, appearing to be 'i. V. K. Wolf'.

i. V. K. Wolf