



**TO WHOM IT MAY CONCERN
INSURANCE DECLARATION**

IT IS HEREBY DECLARED THAT THE COMPANY MENTIONED IN THE SCHEDULE IS INSURED IN RESPECT OF THEIR SPECIFIC ACTIVITIES' LIABILITY, INCLUDED IN THE POLICY SPECIFIED HEREAFTER, ACCORDING TO THE TERMS AND CONDITIONS PROVIDED BY THE FOLLOWING POLICY:

POLICY NUMBER: 3R-G-150000486
INSURER: GENERALI ESPAÑA (GENERALI GROUP)
POLICYHOLDER: TRANSPORTES Y LOGISTICA FREIRE S.L.U. – CIF B70371562
INSURED:.. TRANSPORTES Y LOGISTICA FREIRE S.L.U. CIF B70371562
ACTIVITY: **EMPRESA DE TRANSPORTE POR CARRETERA DE MERCANCÍAS GENERALES (NO MATERIAS/RESIDUOS PELIGROSOS), EXCLUIDA MENSAJERÍA O LOGÍSTICA. PUEDE REALIZAR TRABAJOS DE OPERADOR LOGÍSTICO**
PERIOD: 01-06-2023 (00 hours) to 01-06-2024 (00 hours)

The covers granted by the above mentioned policy are as follow:

- * **Third Party liability:** Euros 1.200.000- for each and every loss
- * **Employed liability:** Euros 1.200.000- for each and every loss. Sublimit per victim: Euros 600.000-

The ceiling of maximum compensation limit of the insurance policy is EURO (1.200.000) for each and every loss and in the annual aggregate by applying the limits and sub-limits stated in the policy.

The warranty general liability assumed by this insurance contract is to compensate third parties who have suffered personal injury and/or damages in their property, as well as consecutive losses resulting thereof, involuntarily caused during the insurance period as a result of the activity of the insured, as it is described in the Particular Conditions and clauses of the policy and the Insurance Application.

THIS POLICY DOES NOT PROVIDE COVERAGE FOR PUNITIVE AND/OR EXEMPLARY DAMAGES.

DAMAGES AND COSTS THAT RESULT IN THIS INSURANCE WILL BE PAID IN SPAIN AND ITS LEGAL TENDER.

THE INSURER DOES NOT PROVIDE COVERAGE, NOR SHALL ASSUME THE OBLIGATION OF PAYMENT OF CLAIMS AGAINST THIS POLICY, IF THIS PAYMENT OR PERFORMANCE OF THE OBLIGATIONS OF THE INSURER COVERAGE WOULD LEAD TO THIS MAY RECEIVE A SANCTION, PENALTY, PROHIBITION OR RESTRICTION IN ACCORDANCE WITH THE RESOLUTIONS OF THE UNITED NATIONS, OR OF THE EUROPEAN UNION, OR COMMERCIAL OR ECONOMIC SANCTIONS, LAWS OR REGULATIONS OF ANY JURISDICTION APPLICABLE TO THE INSURER.

THIS DECLARATION IS A SUMMARY OF THE ABOVE MENTIONED POLICY AND HAS BEEN ISSUED FOR INFORMATIONAL PURPOSES ONLY. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICY.

THE INSURANCE COVERAGE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY BE HAVE BEEN REDUCED BY PAID CLAIMS.

FURTHERMORE THIS DECLARATION DOES NOT PROVIDE THE TERMS AND CONDITIONS OF THE INSURANCE COVERAGE, NOR IT VARIES, CHANGES OR ALTERS IN ANY RESPECT THE TERMS AND CONDITIONS OF THE AFOREMENTIONED POLICY. THE ORIGINAL POLICY IS THE ONLY VALID DOCUMENT IN ORDER TO ESTABLISH AND PROVE THE RIGHTS AND/OR DUTIES OF ALL THE PARTIES ARISING OUT OF THE AFOREMENTIONED INSURANCE CONTRACT. IN ANY CASE, PREVAIL THE TEXT OF THE ORIGINAL POLICY AND THE CERTIFICATE IN SPANISH LANGUAGE, WHICH ACCOMPANIES THIS CERTIFICATE.

The premium is paid by the policyholder. Consequently, the policy is in force for the period under coverage that premium, without prejudice to possible automatic cancellation in the event that the policyholder order the return receipt in the terms established by current legislation.

Madrid, 31 May 2023

On behalf of GENERALI ESPAÑA