AXA SIGORTA A.S.

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www.axasigorta.com.tr iletisim@axasigorta.com.tr Ticaret Sicil No : 98645 Büyük Mükellefler V.D. 649 00 399 46

PRODUCT LIABILITY POLICY

: 417493387 : 5684 **Policy No:** Agency No: **Client No:** : 138278070 **Duration:** : 366 Days **Inception Date:** : 13/09/2023 12:00 **Ex Policy No: Expire Date:** : 13/09/2024 12:00 Rel. Pol. No: **Issued Date** : 18/09/2023 Addendum Num : 0 **Insured Name/Surname** SOLEN KABLO SANAYİ VE TİCARET ANONİM ŞİRKETİ **Insured Address** Arap Cami Mah. Arap Kayyum Sok. Karavelioğlu Han A Pt. Dış Kapı 23 Iç Kapı 5 BEYOĞLU İSTANBUL TÜRKİYE **Tax No :** 773*****34 **Adress of Risk** Arap Cami Mah. Arap Kayyum Sok. Karavelioğlu Han A Pt. Dış Kapı No: 23 Iç Kapı No: 5 BEYOĞLU İSTANBUL CONDITIONS/COVERAGES **SUM INSURED (EUR)** NET PREMIUM Payment Schedule (EUR) (EUR) **Payment Amount** PRODUCT LIAB. TR TURNOVER OTHER TURNOVER PER OCCURENCE **TOTAL LIMIT Net Premium Gross Premium** This policy has been prepared 2 issues on 18/09/2023 1:28 CONDITIONS/COVERAGES -----SCOPE OF COVERAGE------PRODUCT LIABILITY The insurance coverage will be valid for the indemnity claims that Insured is legally liable to pay for the loss of bodily and material injury of 3rd parties by reason of the faulty and defective product production of insured as per the provisions of attached wording. PRODUCT RECALL This policy covers the recall activities (all expenses result of the recall) of the insured products due to their fault according to attached ERC FRANKONA wording. (Whole product list should be submitted in case of the acceptance of this proposal/policy). -----CONDITIONS-----PRODUCT LIABILITY Munich Re Product Liability Insurance conditions and the policy special conditions - Cost Inclusive Clause PRODUCT RECALL Erc Frankona Product Recall Wording and Product Recall Plan -----GEOGRAPHICAL SCOPE----------- Worldwide excluding USA/Canada, Syria, Iran, Iraq, Belarus, Myanmar, Cuba, Congo, North Korea, Somalia Zimbabwe, Sudan, Russia, Ukraine, Sevastopol, Crimea and South Sudan -----SANCTION CLAUSE------SANCTION CLAUSE: As per this policy, no insurer shall be deemed to provide cover and no insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment or such claim or provision of such benefit would expose that insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanction, laws or regulations of the European Union, United Kingdom or United States of America. The insurer reserves the right to change the terms of this policy at any time in the event that it changes in the countries declared by the abovementioned authorities. For the avoidance of doubt, it is stated here that the previous paragraph underlines that state institutions, individuals, organizations and transactions on the banned list are the subject of the above sanctions. ------ Production of -----INDEMNITY LIMIT------PRODUCT LIABILITY PER OCCURENCE : AGGREGATE LIMIT: PRODUCT RECALL PER OCCURENCE · AGGREGATE LIMIT: ------RETROACTIVE DATE-------Inception Date -------Turkish Law and Practice -----TURNOVER------..... Adjusment Rate: %0 ... -----EXCLUSIONS------ Added exclusions to Original Munich RE Product Liability Wording - Professional Indemnity

Original.(2)

Asbest ExclusionContractual LiabilityProduct GuaranteeEnvironmental Pollution

- Punitive and exemplary damages exclusion;

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PRODUCT LIABILITY POLICY

- Employer's Liability
- D&O
- PUNITIVE AND EXAMPLARY DAMAGES
- Financial Losses (Direct & Indirect) This English Policy has been prepared for the request of Insured. In any dispute the turkish policy provisions will be taken into consideration and will be valid.
- -SANCTION CLAUSE:

No (re)insurer shall be deemed to provide cover and no insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose that

(re)insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, United Kingdom or United States of America. Pandemic/Infection Disease Absolute Exclusion Notwithstanding any provision to the contrary within the Policy or any endorsement thereto, it is hereby noted that any direct or indirect material and moral damages, death and bodily injuries any losses, medical expenses, liabilities, costs related with these arisen out any kind of contagious disease, which is diagnosed/misdiagnosed, material factor or any related danger, concern and/or any disease announced as pandemic by the World Health Organization are excluded eventhough these losses are arisen out with continuous or intermittently any other factors.

CYBER ATTACK EXCLUSION CLAUSE This Policy does not apply to, and specifically excludes losses/liabilities/expenditures of any kind directly or indirectly caused by, arising from, or consisting of, in whole or in part: Computer, Computer System, Software programs/malicious software's /Computer Viruses, Computing process or similar electronic systems.

This policy has been issued in accordance with the General and special conditions stated in the policy and a copy of the policy is delivered with the attached General Conditions. All general conditions may also be provided from the internet address of www.AXAsigorta.com.tr. Important Warning: The address and other contact details have been written to the policy in accordance with the statement of the insured so that the insurer shall use the same in all correspondence and other communications. The liability of the insurer begins following the payment of entire premium in case that it was agreed cash in advance payment or following the payment of the first installments in case that it was agreed on payment with installments. The maturity dates specified in the policy are certain and failure of payment of any premium installments shall result in default. In case of default the policy shall be deemed as terminated in accordance with the third paragraph of Article 1434 of Commercial Law. The fee for the loss adjusters with regards to damage shall be borne by the party who has demanded the involvement of adjusters.

THIS POLICY IS A NON COMMITAL TRANSLATION OF THE ORIGINAL TURKISH POLICY. IN CASE ANY DISPUTE OCCURS BETWEEN THE TURKISH AND ENGLISH VERSIONS OF THIS POLICY, TURKISH VERSION SHALL PREVAIL.

CYBER ATTACK EXCLUSION CLAUSE

This Policy does not apply to, and specifically excludes losses/liabilities/expenditures of any kind directly or indirectly caused by, arising from, or consisting of, in whole or in part: Computer, Computer System, Software programs/malicious softwares /Computer Viruses, Computing process or similar electronic

Data Privacy Statement

Your Personal Data is processed within the procedure of fulfilling the services to be provided to you regarding the establishment and execution of the insurance contract within the scope of relevantlaws and other legislation, particularly the insurance legislation, and is transferred to the relevant authorities in accordance with the provisions of the specified legislation.

Should you require to receive more information regarding the purpose of processing personal data, collection methods of personal data and legal reasons, rights of the Data Subject, please kindly contact our Call Center at (0850) 250 99 99 or send an e-mail to kisiselverikoruma@axasigorta.com.tr or visit the following website link https://www.axasigorta.com.tr/aydinlatma-bildirimi

Insurer or Agency's Cachet AXA SIGORTA A.S. HANDE SİGORTA ARACILIK HİZMETLERİ LTD.ŞTİ. Agency Registration Number: T0869-533P TEL.: 0212 2881713 FAX.: 0212 2730582 İSTANBUL BÖLGE MÜDÜRLÜĞÜ TEL.: 0212 3343400

Technical Person

202301302 HANDE ÖZKAN

Policy holder's name, surname and sign