



INSURANCE CERTIFICATE belonging to the Rental- or Lease Agreement.

INSURANCE AGAINST MATERIAL DAMAGE AND THIRD-PARTY LIABILITY

With reference to the original Contractors Equipment insurance policies 331549 & 331550 , we, Achmea Schadeverzekeringen N.V., declare that we have insured the following:

Insured parties	Dehaco B.V. – Safety Group & Hydrauliek – Lissersbroek / The Netherlands, being the policy holders, and the lessees of the insured objects of the policy holders.
Insured objects and insured period	Insured are the objects as specified in the rental- / lease agreement concluded between the policy holders and the lessee. The insured period is the rental-/hire-/lease period specified in the above mentioned rental- / lease agreement
Insured risks:	<p>Insured are the material damage to the rented objects due to causes beyond the control of the insured parties, fire, explosions, lightning, tempest, vandalism, damage caused by aircraft, traffic risks and own defects.</p> <p>Exclusively if a rented object falls under the category motor vehicles, also damage is co-insured because of liability (WAM), to an amount of at most EUR 5,000,000.00 per event in case of personal injury, or with a maximum of EUR 2,500,000.00 per event for property damage if and in so far as the damage was caused with or by the relevant rented object.</p>
Conditions:	The terms and conditions of the abovementioned original policies apply. The insurance is exclusively effective if a valid rental- / lease agreement has been concluded prior to the commencement of the rental- / lease period. In case of theft the lessee will be asked to proof that it has been reported to the local police authorities.
Exclusions:	<p>Damage resulting from intent, gross faults and gross negligence. Liability claims because of damage to underground cables, piping and ducts. Damage to the driver of the rented object.</p> <p>In addition this insurance is <u>not</u> effective if the lessee leases the rented object through, lends it out or in any other way hands it over to a third party, unless the policy holder has granted permission for that in writing in advance.</p>
Premium and excess:	<p>If the lessee is co-insured by means of a surcharge on the rent of the insured objects, in case of a covered claim an excess per event applies for the charge of the lessee, specified as follows:</p> <ul style="list-style-type: none">o EUR 1.250.- in case of theft and EUR 250.- in all other cases, for objects with a new value up to EUR 2,500.-;o EUR 1250.- in case of theft and EUR 500.- in all other cases, for objects with a new value between EUR 2,500.- and EUR 5,000.-;o 20% of the amount of the claim with a minimum of EUR 1,250.00 in case of theft and EUR 1,000.- in all other cases, for objects with a new value between EUR 5,000.- and EUR 10,000.-;o 20% of the amount of the claim in case of theft and 10% of the amount of the claim with a minimum of EUR 1,500.00 in all other cases, for objects with a new value of more than EUR 10,000.-. <p>The above mentioned excess will be applied only to the Benelux countries & Germany. In case of rental outside the above mentioned territory an other excess may be applicable; for more information contact the policy holder.</p>
Other provisions:	This insurance certificate is an extract of the terms and conditions of the abovementioned Contractors Equipment Insurance policies in the name of the policyholders, and has been issued by Achmea Schadeverzekeringen N.V. In case of disputes the terms and conditions of the original policies prevail.