Company:			
Address:			
Country/	Postal Code/City:	Contact person:	
Phone:		Fax: E-Mail:	
EORI No	D.:	Branch No.:	
AEO Aut	horisations:		
		CUSTOMS POWER OF ATTORNEY	
for Import Declarations			
<ul> <li>as a Direct Representative –</li> </ul>			
We hereby instruct and authorise until revoked in writing the company			
to clear our incoming import shipments through customs on our behalf and for our account in accordance with Article 18 of the Union Customs Code on the basis of the ADSp (**), to lodge the customs declaration and the valuation declaration, to sign these documents legally binding. Where necessary the company is authorised - to file applications for import documents and to claim and receive for repayments and remissions on our behalf, as well as to receive import refunds in our name.			
The signatory confirms:			
•	We are buyer of t	he goods to be declared/act with authority of the buyer (*).	
•	We take responsi curred by the prin	bility for and undertake to pay any duties and charges relating to the customs clearance, incipal.	
•	The leaflet 'custor quirements conta time before lodgir does/does not exi	ms value' for the form D.V.1 is understood by us. We are committed to respect all relevant reined therein as well as any subsequent amendments and to advice them to our agent in good ag the customs value declaration. A relationship within the meaning of Article 127 UCC-IA st (*).	
•	We will provide an clude, but are not der to claim tariff	ny documents necessary for customs clearance in the individual case to our agent. These in- limited to, import permits, import licenses and valid proofs of origin, that we wish to use in or- preferences.	
•	As far as we are t in good time before	he holder of the current authorisations relevant for customs clearance, we shall transmit these re clearance.	
•	tariff number is no nation on the basi	e customs tariff number and the description of the goods separately in good time. If a customs of available at the time of import declaration, the agent is entitled to the independent determines of the present information. We are committed to provide our existing or subsequently issued mation to our agent without further request. We will inform the agent in due time if a binding decomes invalid.	
•	well as other limit	ding the foreign trade law are under our responsibility. Existing embargoes and restrictions as ations, in particular based on customs legislation, as well as international and/or policy to international trade have been complied with.	
•	We assume responsible that are necessar	onsibility for the completeness, accuracy and authenticity of the documents and information y for the execution of the orders. Clause 4.1 2 <sup>nd</sup> sentence ADSp 2017 remains unaffected.	
•	The agent is entit	led to grant sub-authorisation of this Power of Attorney.	
•	We agree for the	use and storage of our data for the purpose of the agreed contractual activities.	
	We are entitled to	the full VAT deduction (*).	

place, date name company stamp/legally binding signature

(\*) Please delete where not applicable

(\*\*) We operate exclusively in accordance with the Allgemeine Deutsche Spediteurbedingungen 2017 – ADSp 2017 – (German Freight Forwarders' General Terms and Conditions 2017). **Note:** In clause 23 the ADSp 2017 deviates from the statutory liability limitation in section 431 German Commercial Code (HGB) by limiting the liability for multimodal transportation with the involvement of sea carriage and an unknown damage location to 2 SDR/kg and, for the rest, the customary liability limitation of 8.33 SDR/kg additionally to Euro 1.25 million per damage claim and EUR 2.5 million per damage event, but not less than 2 SDR/kg.