

## Agreement/authorization to act as direct representative at import and export

## The Principal / the party directly represented: **Customs Agency / Direct Representative:** Company Name: NLD Customs B.V. Company Name: Address: Address: Van Leeuwenhoekweg 33 3316 AV Dordrecht Postal code, Place: Postal code, Place: Country: Netherlands Country: Chamber of commerce reg. no. : EORI-Number: NL854310277 VAT-Id no.: BTW Number: NL854310277B01 EORI-Number: The parties declare to have agreed as follows: The principal authorises and places orders with the Customs Agency, in Article 2. OBLIGATIONS OF THE PARTIES conformity with Article 18 of the Union Customs Code (Regulation no. 952/2013), 2.1 The Principal is obliged to provide the Direct Representative with all required against the agreed remuneration, to make the declarations prescribed in the records, information, and data necessary for the execution of this agreement (also customs legislation -and where possible in other legislation- 'in the name and for for each individual shipment/transaction), which may be required based on the the account of the principal. This authorisation and the order apply to the applicable rules and regulations and the present agreement. shipment of goods presented by/on behalf of the principal, for which the principal 2.2 In order to submit a correct customs declaration the Direct Representative has provided the Customs Agency with the records/information. This authorisation must require from the principal the required records, information and data, the and the order comprise all acts and communications up to and including the relevance of which must be reasonably known to him/it. completion of the verification of the declaration and those in connection with the 2.3 The Direct Representative will make such declarations based on the above issue of the communication of the amount of the customs debt Article 3. PROVISION OF SECURITY / PAYMENT OF DUTIES AND TAXES Furthermore, the Principal authorises and commissions the Customs Agency to: 3.1 Unless otherwise agreed, use will be made of the facilities of the Direct submit requests for repayment/remission as well as to submit written Representative to provide security and ensure payment of duties, other charges objections relating to data incorrectly stated in the declaration compared to and taxes to the Customs Authorities. the information supplied when the order was placed. to proceed, at the request of the principal, to submit request for Article 4. OBLIGATION TO KEEP RECORDS repayment/remission as well as to submit written objections, because 4.1 On the basis of the license to submit an electronic declaration to the Customs incorrect information was supplied when the order was placed. Authorities issued to him/it, the Direct Representative is obliged to keep records to submit written objections in relation to corrections up to the completion of and keep the (original) documents and records pertaining to each declaration. the verification of the declaration. The principal is obliged to keep a copy of the documents and records provided by handle the financial aspects of the requests and objections etc. which are him/it for the same period. mentioned above 4.2 Subject to Article 4.1, the principal is under a statutory obligation to keep all the possible refunds of customs duties, anti-dumping duties, VAT, excise data relating to the declaration, the records and other data in connection with the duty, consumption tax and the like may be settled directly with NLD transaction on file insofar as these pertain to the declaration. Customs and deposited into their bank account. NLD Customs then handles this further with the undersigned. Article 5. DURATION AND TERMINATION/REVOCATION OF THE Separate, case-by-case agreements are required for making/submitting other AGREEMENT/AUTHORISATION requests, written objections, and lodging appeals. 5.1 This agreement/authorisation is entered into/applies for an indeterminate period, effective as of date of below signature. The agreement/ authorisation may **Article 1. GENERAL CONDITIONS** be cancelled/revoked in due observance without any delay. 1.1 Unless otherwise agreed, the Logistics Service Conditions 2014 apply to the 5.2 Cancellation/revocation must be done in writing of by e-mail. relationship between the parties. These can be consulted via: 5.3 The provisions under this agreement/authorisation continue to apply also after https://nldcustoms.nl/wp-content/uploads/2022/01/LSV-2014-English.pdf . cancellation/revocation, where relevant in connection with fulfilment of obligations 1.2 Unless otherwise agreed, the Direct Representative shall, if this serves the imposed in the name of government. interests of the principal, based on the information known to the Direct 5.4 The Direct Representative is entitled to keep the present authorisation also Representative, be present at the taking of samples and the examination of the after revocation for the purposes of possible controls in the name of the goods. government. This agreement has been drawn up in two languages, the Dutch and 1.3 The Direct Representative is entitled to refuse to perform acts and activities the English language in case of different interpretations, the Dutch version shall ensuing from this agreement/authorisation, providing he/it communicates this as prevail. soon as possible. The principal, lawfully represented by: Customs agency, represented by: Name Company name J.B. van der Klift NLD Customs B.V. General Manager Position: Position:

Date and place:

....., Dordrecht

Date and place:

Signature (and company stamp):