

POWER OF ATTORNEY FOR INDIRECT REPRESENTATION IN THE CLEARANCE PROCEDURE

The Client:

VAT / EORI

(hereinafter referred to as the "Client")

HEREBY GRANTS THE POWER OF ATTORNEY TO

Zásilkovna s.r.o.,

with registered office at Českomoravská 2408/1a, Praha 9 – Libeň, Postal Code 190 00,

Identification Number: 28408306, EORI / Tax Identification No.: CZ28408306,

registered in the Commercial Register kept by the Municipal Court in Prague under the File No. C 139387

(hereinafter referred to as "Zásilkovna")

to represent the Client in the clearance procedure regarding the release of the goods declared to the required customs procedure pursuant to the provision of Article 18(1) of Regulation (EU) No. 952/2013 of the European Parliament and of the Council of 9 October 2013, laying down the Union Customs Code, as amended (hereinafter referred to as the "Customs Code") and for the representation in associated tax and administrative procedures and that in connection with the import, export and transit of consignments, and goods when using the services of the company Zásilkovna. The Client grants Zásilkovna with the power of attorney for indirect representation, i.e., authorises Zásilkovna to act in their own name and in favour of the Client and that in relation to all customs authorities whereby Zasilkovna is entitled to perform on behalf of the Client all acts required and prescribed by the applicable customs regulations. Within this power of attorney, Zásilkovna is entitled to act in their own name and in favour of the Client in the matter of customs clearance of consignments, in particular, to sign all customs declarations, take over decisions related to the clearance procedure and payment assessments, file appeals, waive the rights to file appeals, sign and receive reports on oral statements and reports on explanations rendered, in all cases when the goods are transported to the customs clearance by Zásilkovna. Zásilkovna is further entitled to receive any and all payments in their own name and in favour of the Client and issue receipts of the acceptance thereof to customs authorities, receive certificates and issue confirmations of receipt of such certificates to customs authorities. Zásilkovna is entitled to carry out in their own name and in favour of the Client other acts requested by the customs authorities in the clearance procedure. The Client also grants Zásilkovna with the power of attorney for administrative and tax procedures in cases of corrections and changes in customs declarations



already discussed, and within controls after releasing the goods. Zásilkovna is entitled to carry out the activities above using their employees.

The Client is obliged to adhere to all applicable legal regulations relating to import, export and transit of goods and treat the goods in compliance with conditions of the procedure under which the goods have been placed. Upon request of Zásilkovna, the Client is obliged to pay any and all charges (customs duty, value added tax, etc.) determined by the Customs Office for Zásilkovna to be paid in connection with the Client's consignments, including the charges (customs duty, value added tax, etc.) determined additionally in connection with the Client's consignments. The Client also undertakes to compensate Zásilkovna for any and all penalties, fines and other payments incurred by Zásilkovna in connection with customs clearance of the Client's consignments and not resulted from the violation of obligation by Zásilkovna, in particular, resulted from the fact that Zásilkovna conducted the customs clearance of consignments based on documents submitted by the Client or, as the case may be, submitted by other persons (in particular, seller, sender or recipient of the goods) for purposes of the consignment customs clearance. Further, the Client undertakes to pay consideration for the activities of Zásilkovna according to valid Price List published on the website of Zásilkovna.

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Signature of the Client