Country/	Postal Code/City:		Contact person:	
Phone:		Fax:		_ E-Mail:
EORI No	o.:		Branch No.:	
AEO Aut	thorisations:			
	CI	ISTOMS D	OWER OF A	TTOPNEY
	C			_
			xport Declaration	
		– as a L	ollect Nepresellat	ive –
	eby instruct and authorise oked in writing the compan	у		
of the U	our outgoing export shipme Inion Customs Code on the carry out all necessary actio	basis of the ADS	sp (*), to complete the	nd for our account in accordance with Article 18 e customs declaration, to sign it legally binding arance.
The sig	natory confirms:			
•	We are the exporter/seller	of the goods to b	oe declared.	
•	The goods are, unless oth	nerwise stated, pro	oducts originating in	the EU.
•	tariff number is not available nation on the basis of the	ole at the time of e present information of our agent withou	export declaration, thon, the	f the goods separately in good time. If a customs ne agent is entitled to the independent determited to provide our existing or subsequently issued e will inform the agent in due time if a binding
•	The goods are not dual use goods and do not require export authorisation; otherwise we will provide all necessary authorisations in the original in good time.			
•	As far as we are the holder of the current authorisations relevant for customs clearance, we shall transmit these in good time before clearance.			
•	Obligations regarding the foreign trade law are under our responsibility. Existing embargoes and restrictions as well as other limitations, in particular based on customs legislation, as well as international and/or policy measures related to international trade have been complied with.			
•	We assume responsibility are necessary for the exec	for the completer cution of our instr	ness, accuracy and a uctions. Clause 4.1 2	authenticity of all documents and information that 2 nd sentence ADSp 2017 remains unaffected.
•	The agent is entitled to gra	ant sub-authorisa	tion of this Power of	Attorny.
•	We agree for the use and	storage of our da	ta for the purpose of	the agreed contractual activities.

(*) 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.