

ZOLLAGENTUR BERLIN

www.zollagentur.berlin

Company:
Address:
Country / Postcode / City:
Contact person:
Phone / Telefax:
Email:
EORI-No.:
VAT Reg. No.:

ZOLLAGENTUR BERLIN INH. DAVID LAMBRECHT

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BANKVERBINDUNG: Postbank Berlin | IBAN: DE60100100100850462104 | BIC: PBNKDEFF

CUSTOMS POWER OF ATTORNEY

to issue the Import Declarations

- as a Direct Representative according to Article 5 (2) of the Community Customs Code -

We hereby instruct and authorise until revoked in writing, the company: Zollagentur Berlin Inh. David Lambrecht Hellersdorfer Weg 35, 12689 Berlin

to customs clear our incoming import shipments on our behalf and for our account, to lodge the customs declarations and the valuation declaration and to sign them legally binding. When necessary the representative is authorised to file applications for refund and remission on our behalf and to receive import refunds in our name, as well as to lodge objections against customs and tax assessment notices on our behalf.

The signatory confirms (please tick where applicable):

- We are buyer of the goods to declare.

- We i are entitled / i not entitled to full deduction of input tax in germany.

- The leaflet "customs value" for the form D.V.1 is understood by us. We are committed to respect all relevant requirements contained therein as well as any subsequent amendments and to advice them to our representative in good time before lodging the value declaration. A relationship within the meaning of Article 143 CCIP indees exist / indees not exist.

- We commit ourselves to bear any duties and charges laid out by the representative relating to the customs clearance, incl. possible customs and late payment fines as well as incidental expenses.

- We will provide any documents necessary for customs clearance in the individual case to our representative. These include, but are not limited to, import permits, import licenses and valid proofs of origin, that we wish to use in order to claim tariff preferences.

- We will provide the customs tariff number in good time. If the tariff number is not available at the time of lodging the import declaration, the representative is entitled to the independent determination based on the present information. The representative assumes no liability for an incorrect determinated tariff number, unless he has not acted grossly negligently or intentionally.

- 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 sole responsibility for the completeness, accuracy and authenticity of all documents and information which are necessary for the execution of the orders. The representative has neither to verify nor to supplement this.

- The representative has the right to grant sub-authorisation.

- We agree expressly to the use and storage of our data for the purpose of fulfilling the agreed contractual activities, especially according to the EU General Data Protection Regulation (GDPR). Our agreement we can revoke at any time in writing.