

Tel.: +49 471 3069750

## POWER OF ATTORNEY FOR FISCAL CUSTOMS CLEARANCE

## 1. Hereby we

Company Name:	
Street and Number:	
Postcode, Location:	
Telephone & eMail:	
VAT-ID:	
EORI:	

give general authority to Portagent GmbH (hereinafter referred to as Portagent) based in Wurster Str. 321, 27580 Bremerhaven to act as our tax representative according to §22a ff UStG.

- 2. We authorize Portagent, as our tax representative to fulfill in our name all duties associated with customs clearance. Those are in particular:
  - Submission of a tax declaration according §22b sec. 2 clause1 UStG to the german tax authorities
  - Submission of a recapitulative statement according §18 and 22b section 2 clause 3 UStG
  - Keeping of a tax record according §22b UStG
  - Submission of intrastat-messages to the German Federal Office of Statistics
  - Amendment of invoices with information according §22c UStG
  - Assumption of all tax related duties which result from intra-community deliveries of goods after customs clearance
- 3. We confirm that our company meets all requirements according §22a section 1 UStG. We assert that our company qualifies to meet all legal prerequisites mentioned before and will do so in future. We commit to inform Portagent if any of the requirements is not met.
- 4. We ensure that our VAT-ID as well as our EORI are valid and active at the time of placement any transaction with the customs office. We will inform Portagent in case of any change in regards to validity of the IDs mentioned before in writing.
- 5. We take over full responsibility and liability for completeness and correctness of all information which is required to fulfill an order.
- 6. It is known to us that our company is a declarant according to customs law and we oblige to pay all customs duties as well as possible customs fines or late fees immediately. In case there is no valid proof of origin for the goods to declare, we guarantee to pay the full third country duties immediately
- 7. After customs clearance we will inform Portagent about the arrival at destination of the transboundary shipment into another EU member country. That information will be transmitted written or electronically in form of a place of delivery confirmation for VAT purposes or a stamped CMR waybill or delivery receipt.

Location/Date

Company stamp and legally binding signature of a company representative (acc. to HR-record)