



Version: 003

Power of attorney – direct representation Last modified: 2024-01-15 / EP Principal Deferment account No. – please provide ATLAS BIN ID separately Company Street EORI number Branch number Zip code / city VAT ID in Germany Contact Tax number in Germany E-mail Tax office* Tax office number Phone / fax *optional We authorize Schenker Deutschland AG and SW Zoll-Beratung GmbH (hereinafter referred to as the authorized representative) to submit customs declarations in our name and on our behalf (direct repre-

sentation) in accordance with Article 18 (1) of the Union Customs Code, to sign such declarations with legally binding effect and to perform all acts associated with customs clearance. The liability and compliance regulations (https://www.swzoll.de/de/bestimmungen) as well as the regulations of the German Freight Forwarders' Standard Terms and Conditions (ADSp) apply here. The GTC Art apply to art transport. This also includes all actions and declarations subsequent to a customs declaration, in particular the submission of applications for post-clearance recovery, repayment and remission to the relevant customs authorities (including notices of assignment).

This power of attorney shall be deemed a ☐ General power of attorney valid until revoked ☐ Single power of attorney valid once per shipment

> In the case of a single power of attorney, provision of an unique shipment reference, e.g., AWB, CMR note, invoice number, customer ref-

to provide the required documents and information.

and applies to the following processes:

We, the signatory, confirm (please check as appropriate): ☐ Import ☐ Export We are the buyer / declarant / importer of the goods. We are the declarant / exporter of the goods. We are entitled to a full deduction of input tax. Unless otherwise stated, the goods are of German origin. We are familiar with the "customs value" information The authorization to serve as carrier for the goods to be sheet for form D.V.1. We undertake to observe all factors exported is not transferred to the authorized representamentioned therein affecting the customs value (in partictive. ular transport insurance premiums) and any subsequent If the goods are removed from the place of presentation changes and to notify the authorized representative before being released for export by the customs office of thereof in due time before submitting the customs value export, the customs service provider assumes no liability declaration. for any customs debts, fines or subsequent costs arising We are not affiliated with the seller. If this statement does from return transport to the place of presentation not apply, we will inform the authorized representative in If the export customs procedure is not completed elecdue time before submitting any customs declaration about tronically, we undertake to assist the authorized reprethe affiliation and any associated information about its insentative in the subsequent completion and, in particular,

fluence on prices.





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Please note:

- The Principal undertakes to provide the authorized representative in due time with the data required to prepare the customs declaration before the goods are placed under the customs procedure. This data includes in particular the following documents or information:
 - Invoice to customers with the usual contents (e.g., prices, terms and conditions of payment and delivery Incoterms®) or the corresponding pro forma invoice
 - Exact description and nature of the goods
 - Quantity of goods (unit, gross and net weight)
 - Customs tariff number, 8 or 11 digits (export or import)
 - A valid Binding Tariff Information (BTI) decision
 - If applicable, the recipient's address for export (if different from the invoice recipient)
- The Customer is responsible for checking current embargo regulations, prohibitions and restrictions under national and EU law before the declaration to customs and notifying the authorized representative of any existing restrictions that are applicable. Insofar as coding, licenses or other approvals are required owing to restrictions, the Customer shall also provide these to the Contractor as necessary data.
- The Principal confirms compliance with the liability and compliance rules and regulations. They can be found at: https://www.swzoll.de/de/bestimmungen.
- If no customs tariff number is available at the time of the customs declaration, the authorized representative is entitled to determine that number independently on the basis of the available information (subject to a fee).
- The Principal assumes responsibility for ensuring that this information is accurate and complete
 and that the enclosed documents are genuine, accurate and valid. The authorized representative
 shall neither verify nor supplement this information.
- The Principal undertakes to assume and pay all expenses and disbursed duties in connection with customs clearance.
- The Principal agrees to the use and storage of our data for the purpose of the agreed contractual activities.
- The authorized representative has the right to issue sub-powers of attorney.

If the contents of individual shipments differ from what is stated in these declarations, we will inform the authorized representative of this in good time in the respective order.