**Customs Clearance Order**

(Direct customs clearing)

**Principal company name/adress: ……………………….**

EORI number: Tax number: ………….

Account number (with IBAN code):

**Representing company name/adress**: **Zoll-Faktor Kft.**

**1027 Budapest Margit krt.56.III/2**

**VAT N.:24224419-2-41 EORI N.: HU0018742701**

On the basis of Article 18-19 of Regulation 952/2013/EU, the Authorized Representative submits the customs clearance request and receives the documents sent by NAV as a direct representative based on the conditions laid down in the General Terms and Conditions**.**

**THE REQUESTED CUSTOMS CLEARENCE: (please mark the chosen customs clearence method with an X)**

**O Release for free circulation according to 952/2013/EU VI. title, chapter 1, articles 201-202**

**normal free circulation:() temporary import:() reimport:()**

**Attached permits, declarations: …………………..**

**Use of quota: yes () no ()**

**Payment method: Ο "H" decision based on transfer Ο "E" based on the deferred permission of the Power of Attorney**

**Ο "S" prepayment for customs deposit calculation required yes() no()**

**Parity: ……………. Freight:**

**Sender:……………………………………….**

**Recipient:……………………………………...**

**952/2013/EU II. Customs value factors calculated based on articles 70-74 of chapter 3 of the title: ………………………………………………………………………….**

**Waybill number: ………………………………..**

**Customs goods data:**

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| Description | TARIC code | Value | Currency | Country of origin | Brutto /netto weight | Invoice number |
|  |  |  |  |  |  |  |

Please enter the product name in Hungarian.

Any customs debts that may arise are assumed by the Authorized Person. The Power of Attorney declares that the data provided above is true. By signing this power of attorney, I accept Zoll-Faktor Kft. General Terms and Conditions (GTC). The GTC is available on the website www.zollfaktor.hu and is available to anyone at the authorized offices.

The Authorizer expressly declares that the content of the General Terms and Conditions has been made possible by the Authorized Person by making it available for viewing on the above websites and in its offices. The Authorizer expressly declares that the content of the General Terms and Conditions has been made possible by the Authorized Person by making it available for viewing on the above websites and in its offices.

Based on all of this, the Authorizer expressly accepts the content of the General Terms and Conditions by signing this contract.

The Authorizer acknowledges and accepts that the General Terms and Conditions may be amended at any time due to changes in the legal environment, so the Authorizer specifically undertakes to regularly check the content of the General Terms and Conditions. Accordingly, the principal cannot claim that he did not become aware of the amendments made during the contract.

The Authorized Person declares that he has informed the Authorized Person of all factors affecting the customs value.

Damages resulting from the inaccuracy or lack of data communication shall be borne by the Authorizer.

I certify the authenticity of the above data and related attachments, aware of my criminal liability.

I read the information sheet to calculate the customs value, I received it as an attachment to this power of attorney, and I handed over the exact data for customs clearance.

**Date: Budapest, 20... ... ...**

**……………...……….**

**Signature, stamp**

**I accept power of attorney: …………………**

**Signature, stamp**

Information about the calculation of customs value of the goods

Value of goods for customs purposes REGULATION (EU) No 952/2013 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL. of 9 October 2013.by Article 71

Elements of the transaction value

1.   In determining the customs value under Article 70, the price actually paid or payable for the imported goods shall be supplemented by:

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| (a) | the following, to the extent that they are incurred by the buyer but are not included in the price actually paid or payable for the goods:   |  |  | | --- | --- | | (i) | commissions and brokerage, except buying commissions; |  |  |  | | --- | --- | | (ii) | the cost of containers which are treated as being one, for customs purposes, with the goods in question; and |  |  |  | | --- | --- | | (iii) | the cost of packing, whether for labour or materials; | |

|  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| (b) | the value, apportioned as appropriate, of the following goods and services where supplied directly or indirectly by the buyer free of charge or at reduced cost for use in connection with the production and sale for export of the imported goods, to the extent that such value has not been included in the price actually paid or payable:   |  |  | | --- | --- | | (i) | materials, components, parts and similar items incorporated into the imported goods; |  |  |  | | --- | --- | | (ii) | tools, dies, moulds and similar items used in the production of the imported goods; |  |  |  | | --- | --- | | (iii) | materials consumed in the production of the imported goods; and |  |  |  | | --- | --- | | (iv) | engineering, development, artwork, design work, and plans and sketches undertaken elsewhere than in the Union and necessary for the production of the imported goods; | |

|  |  |
| --- | --- |
| (c) | royalties and licence fees related to the goods being valued that the buyer must pay, either directly or indirectly, as a condition of sale of the goods being valued, to the extent that such royalties and fees are not included in the price actually paid or payable; |

|  |  |
| --- | --- |
| (d) | the value of any part of the proceeds of any subsequent resale, disposal or use of the imported goods that accrues directly or indirectly to the seller; and |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| (e) | the following costs up to the place where goods are brought into the customs territory of the Union:   |  |  | | --- | --- | | (i) | the cost of transport and insurance of the imported goods; and |  |  |  | | --- | --- | | (ii) | loading and handling charges associated with the transport of the imported goods. | |

2.   Additions to the price actually paid or payable, pursuant to paragraph 1, shall be made only on the basis of objective and quantifiable data.

3.   No additions shall be made to the price actually paid or payable in determining the customs value except as provided in this Article.