I/we hereby commission and authorise

Seite 1 von 2 | Revision: 7 Klassifizierung:

Corporate name:



Power of Attorney for the Export Clearance

Street: Postal Code / City: Contact: Phone: Fax: Email: E-Invoicing: **EORI:** Branch no.: VAT ID No.: AEO approval(s) (*): Approvals valid from: Datum until the written revocation the company: Heinrich Koch Internationale Spedition GmbH & CO.KG, D-49090 Osnabrück In our name and for our account on the basis of the ADSp 2017 (**) to clear the export shipments outbound for us at the customs office, to create the export registrations, to sign these legally binding and to carry out all acts associated with the customs processing. The registration by Koch International is carried out pursuant to Art. 18 Union's Code of Conduct [Unionsollkodex] exclusively in the name and for the account of the represented party (direct representation). The undersigned confirms: 1. We are exporters / sellers of the goods that are to be registered (*)

We are an authorised exporter (*).
 Our approval no. is:

ceases to be valid.

5. We are a registered exporter (*).

Erstellt:Freigabe:Freigabe am:Jeldrik JaegerSilvia Jäger25.11.2022 14:58

The goods concern, insofar as not otherwise stated, goods with the origin in the EU (*).
 We will communicate the customs tariff number and the goods description separately in time. If no customs tariff number is available at the time of the export registration, we as customer are entitled to determine this independently owing to the information available to it. We undertake to make available binding customs tariff information or that which is provided and issued to us at a later time available to the authorised agent without request as well as to inform the authorised agent in time if binding customs tariff information

Seite 2 von 2 | Revision: 7 Klassifizierung:



Our approval no. is:

- 6. The goods are no Dual-Use Goods and are not subject to the export permit obligation; otherwise we will hand over the originals of the necessary permits to Koch International in time.
- 7. Obligations according to foreign trade law are subject to our responsibility. Existing embargo regulations, prohibitions and restrictions as well as other restrictions, in particular from customs law as well as international and/or political measures relating to international trade have been complied with.
- 8. We assume the sole responsibility for the completeness, accuracy and authenticity of all documents and details, which are necessary for the execution of the orders. Koch International neither has to verify, nor supplement this.
- 9. Koch International has the right to grant sub-powers of attorney.
- 10. We agree with the use and storage of our data for the purpose of the agreed contractual activities.

Place, date	Name (block letters)	Signature and stamp

- (*) Please delete that which is not applicable
- (**) We work exclusively on the basis of the General German Forwarding Agent Conditions 2017 (ADSp 2017). The ADSp 2017 limit in Subclause 23 the statutory liability for damages to goods according to Section 431 German Commercial Code (HGB) in the amount of 8.33 SDR/kg per damage case or for each damaging event to EUR 1 million or EUR 2 million or 2 SDR/kg, depending on which amount is higher and with multimodal transports under the inclusion of transport by sea generally to 2 SDR/kg. The Incoterms®2020 are basis of our cooperation.

Return to:
Heinrich Koch International GmbH & CO. KG
Fürstenauer Weg 68
D- 49090 Osnabrück
Email: Zoll@koch-international.de

Email: <u>Zoli@koch-International.de</u> Fax: +49 (0) 541 / 121 68 - 893

Erstellt:	Freigabe:	Freigabe am:
	5	5
Jeldrik Jaeger	Silvia Jäger	25.11.2022 14:58
	3	