

Agreement / authorization to act as Limited Fiscal Representative at import

The undersigned gives order to:

RONAVIS Shipping & Forwarding BV
Stadionweg 57a
3077 AS Rotterdam
BTW-Identification number: NL809291885B02
EORI-Number: NL809291885

to carry out on my behalf, import custom formalities in the Netherlands using Limited Fiscal Representation, on goods that are brought into the European Union (EU) and that are delivered after the customs clearance to myself or to customers in- or outside the EU.

I accept the following obligations:

- I will acquire and / or transfer the cleared goods to customers according to the EU VAT law.
- I will inform RONAVIS Shipping & Forwarding BV about every VAT transfer.
- I am informed about the direct or indirect applicability of the Dutch Forwarding Conditions that have been brought to my knowledge.
- I accept liability towards RONAVIS Shipping & Forwarding BV for the correct transfer of VAT

The parties declare to have agreed as follows:

The Principal authorizes and places orders with the Customs Agency, in conformity with Article 5, par. 2, first dash of the Community Customs Code (Regulation no. 2913/92/EEC), against the agreed remuneration, to make the declarations prescribed in the customs legislation - and where possible in other legislation - 'in the name and for the account' of the Principal. This authorization and the order apply to the shipment of goods presented by/on behalf of the Principal, for which the Principal has provided the Customs Agency with the records / information. This authorization and the order comprise all acts and communications up to and including the completion of the verification of the declaration and those in connection with the issue of the communication of the amount of the customs debt.

Furthermore, the Principal authorizes and commissions the Customs Agency to:

1. Submit requests for payment / remission as well as submit written objections relating to data incorrectly stated in the declaration compared to the information supplied when the order was placed.
2. To proceed, at the request of the Principal, to submit request for repayment / remission as well as to submit written objections, because incorrect information was supplied when the order was placed.
3. To submit written objections in relation to corrections up to the completion of the verification of the declaration.
4. Handle the financial aspects to the requests and objections etc. which are mentioned above.

Separate, case-by-case agreements are required for making / submitting other requests, written objections and lodging appeals.

Undersigned commits itself to present RONAVIS Shipping & Forwarding BV all necessary documents, such as signed-off delivery notes, consignment notes, CMR waybills etc. at the first request and to reimburse RONAVIS Shipping & Forwarding BV for all VAT, import duties related costs and penalties,

including costs and fees for proceeding paid by RONAVIS Shipping & Forwarding BV on the undersigned's behalf.

Article 1. General Conditions

- 1.1 Unless otherwise agreed, the relations between the parties is governed by the Dutch Forwarding Conditions, with the inclusion of the Arbitration Clause. The most recent version of the Dutch Forwarding Conditions at the moment at which the acts / activities are performed, is applicable.
- 1.2 Unless otherwise agreed, the Direct Representative shall, if this serves the interests of the Principal, on the basis of the information known to the Direct Representative, be present at the taking of samples and the examination of the goods.
- 1.3 The Direct Representative is entitled to refuse to perform acts and activities ensuing from this agreement / authorization, providing he / it communicates this as soon as possible.

Article 2. Obligations of the parties

- 2.1 The Principal is obliged to provide the Direct Representative with all required records, information and data necessary for the execution of this agreement (also for each individual shipment / transaction), which may be required on the basis of the applicable rules and regulations and the present agreement.
- 2.2 In order to submit a correct customs declaration the Direct Representative must require from the Principal the required records, information and data, the relevance of which must be reasonably known to him / it.
- 2.3 The Direct Representative will make such declarations on the basis of the above data.

Article 3. Provision of security / Payment of duties and taxes

- 3.1 Unless otherwise agreed, use will be made of the facilities of the Direct Representative in order to provide security and ensure payment of duties, other charges and taxes to the Customs Authorities.

Article 4. Obligation to keep records

- 4.1 On the basis of the license to submit an electronic declaration to the Customs Authorities issued to him / it, the Direct Representative is obliged to keep records and keep the (original) documents and records pertaining to each declaration. The Principal is obliged to keep a copy of the documents and records provided by him / it for the same period of time.
- 4.2 Subject to article 4.1, the principal is under a statutory obligation to keep all data relating to the declaration, the records and other data in connection with the transaction on file insofar as these pertain to the declaration.

Article 5. Duration and termination / revocation of the agreement / authorization

- 5.1 This agreement / authorization is entered into / applies for an indeterminate period of time, effective as of The agreement / authorization may be cancelled / revoked in due observance without any delay.
- 5.2 Cancellation / revocation is to be effected by registered letter.
- 5.3 The provisions under this agreement / authorization continue to apply also after cancellation / revocation, where relevant in connection with fulfilment of obligations imposed in the name of government.
- 5.4 The Direct Representative is entitled to keep the present authorization also after revocation for the purpose of possible controls in the name of the government.
- 5.5 This agreement / authorization has been drawn up into two languages, the Dutch and the English language. In case of different interpretations, the Dutch version shall prevail.
- 5.6 This agreement / authorization will continue for an indefinite period of time, if not terminated by one of the parties.

1. The Dutch Forwarding Conditions, deposited by FENEX at the Registry of the District Courts of Amsterdam, Arnhem, Breda and Rotterdam, may also be consulted at www.fenex.nl.
2. It is advisable that the parties examine whether entering into further agreements is desirable in connection with the nature of the products, and so on.
3. To be kept for a period of seven years from the date at which customs control was completed.

The principal party, directly represented and limited fiscally represented:

Company name : _____

Legally represented by : _____

Function / position : _____

Address : _____

City : _____

Country : _____

Telephone number : _____

Fax number : _____

Contact person customs affairs : _____

E-Mail address contact person customs affairs : _____

VAT number : _____

EORI number: : _____

Signature (and company stamp) : _____

Date : _____

RONAVIS Shipping & Forwarding BV, represented by:

Full name: W.C. van der Maarel
Function: Branch manager
Place and date: Rotterdam, _____