

**FORM FOR THE INVOKING OF DIRECT REPRESENTATION FOR CUSTOMS AND
EXCISE FORMALITIES**

1) PROXY FOR DIRECT REPRESENTATION

I, undersigned, (name, forename),
sufficiently authorised to act legally for (1)

.....
.....

..... (name, company form, VAT-number and address) (2),
hereinafter referred to as the '*principal*', hereby declares that the said company, in relation to the customs and excise formalities mentioned hereafter, can be unconditionally represented in his dealings with the customs authorities by the following persons:

- Transfluvia Nv, Transportcentrum LAR K20, 8930 Menen, enterprise number 0405517606, listed in the register of customs representatives under n° 12 and titleholder of the authorization AEO BEAEOC0000084GDG.

- D+TB bvba, Transportcentrum LAR K21, 8930 Menen, enterprise number 0461922116, listed in the register of customs representatives under n° 2259 and titleholder of the authorization AEO BEAEOC0000069GDG;

who will hereinafter be referred to as the '*mandated representative*'.

Purview and modalities for the application of the direct representation:

1) The representation covers all acts and formalities laid down by customs and excise legislation, as there are for instance the declarations:

➔ *concerning goods brought into the customs territory of the European Union:*

- for placing goods under the customs procedure release for free circulation and/or for consumption
if applicable: to that end, for the amounts in connection with the declarations accepted in that context, they can be charged in my name to the Single Office of the customs and excise administration prescribed FRCT current account/credit account as well as the guarantee to that office in my name in connection with the postponement of payment;
- for placing goods under other customs procedure: all other customs procedures.
if applicable: if in the framework of the customs procedure in question a guarantee is to be established, the amount in connection with the declaration under this customs procedure can be charged to the Single Office of the customs and administration as established guarantee.

➔ *concerning goods taken out of the customs territory of the European Union:*

- the export of Union goods
- the re-exportation to discharge or end all other possible customs procedures

It also covers the submission and/or raise of any and all kinds of requests, applications, objections and the introduction of legal appeals to be made. Where applicable, the *mandated representative* shall also be authorized to settle issues with the authorities amicably.

2) The FRCT (flexible account for cash payments) and/or credit account of the *mandated representative* may be used to provide payment facilities to the *principal*.

..... (initials)

For all transactions with the Single Office of the customs and excise administration, in accordance with 1) in this respect, as the case may be, the account or the guarantee establishment of the *mandated representative* with the Single Office of the customs and excise duties may be used.

In accordance with articles 18.1, second paragraph, first part of the sentence of the Union Customs Code (Regulation (EU) 952/2013 from 9 October 2013 (OJ L 269 of 10 October 2013, 1)), article 70/3, § 2, c of the Belgian General Law on Customs and Excise of July 18, 1997 (*BOJ* September 21 1977, 11.476) and articles 1984 up to and including 2010 of the Belgian Civil Code, the customs and excise formalities will be fulfilled in my name and on my behalf.

The *principal* acknowledges that in accordance with article 5, 15) of the above mentioned Regulation, he is the “declarant” and that he is the only debtor of any fiscal debt which could arise as a result of the instructions given to the *mandated representative*.

2) FURTHERMORE

The *principal* shall irrevocably and unconditionally indemnify the *mandated representative* and in such sense he shall be responsible towards the latter for, inter alia, all and any costs, expenses, (customs) duties, taxes, levies, interests and fines whatsoever and qualified by whosoever to the extent whereof the *mandated representative* is sued, for which reason whatsoever, directly or indirectly claimed in connection with the work performed by order of the *principal*.

For the purpose of possible statutory inspections and controls the *mandated representative* shall be entitled to keep, as long as strictly needed, the present agreement/letter of authorisation as well as all the documentation in relation to the instruction(s) given by the *principal*.

The *principal* and the *mandated representative's* legal relationship is subject to the Belgian Freight Forwarding Standard Trading Conditions 2005. The text of those Conditions has been published under number 05090237 in the Annexe au Moniteur Belge (Belgian Official Journal) dated June 24th, 2005, and can be consulted free of charge on the following link: <http://www.transfluvia.be/en/terms-and-conditions>. The *principal* confirms that he has read, understood and accepted the general conditions of the *mandated representative*.

This proxy is valid until notice to the contrary.

(Place and date)

(Signature, name and function)

(1) In the absence of competence, the undersigned also binds himself, undiminished any other right or action.

(2) Only to be completed when a legal person is represented.

..... (initials)