

Disclaimer: This is not an official document of the Customs Authority - should be used only for information purposes

Customs office Received on No:

Place for seal

POWER OF ATTORNEY

A. COMPLETED BY THE AUTHORIZING PARTY

Authorizing party ¹⁾.....
.....
represented by the responsible person ²⁾.....
in the position ³⁾.....
authorization based upon ⁴⁾.....

We issue this power of attorney to the representative, stated in Part B of this power of attorney, to represent us for:

1. Customs clearance in the Customs Office

Customs Office: ⁵⁾

2. Sign on our behalf and our account (*direct representation*).

a) customs declarations and amendments thereof,

b) receipt of decisions from the customs bodies related to the procedure regarding the customs declarations, mentioned in item a),

c) withdraw from the right to complaint,

d) minutes for the findings,

And possibility to use, as a direct representative, deferred payment given as option for us and/or to use our guarantee for guaranteeing debt incurred from various customs procedures;⁶⁾

3. to be able to undertake all activities arising from the customs formalities, including filing a complaint, related to the customs declarations mentioned in item 2,
4. to be able to accept, on our behalf, any payments in front of the customs bodies,
5. to be able to perform other activities required from the customs bodies in the process of custom clearance.

We hereby authorize the representative stated in part B of this Power of Attorney, working as a representative during the customs procedures, to transfer the above mentioned competencies to the employees in his company, who clearly act as his employees.

We hereby oblige ourselves to comply with the customs regulations related to import, export and transit of goods, especially for keeping all documents related to the customs procedures performed based on this Power of Attorney, in a time period of five years and provide them for inspection to the customs bodies, upon their request.

This Power of Attorney shall be valid from the day of acceptance at the customs office and its validity shall be until its annulment in written form in the same customs office.

This Power of Attorney shall replace the Power of Attorney with registration No..... Date:.....

Recorded under No.

On

At (place)

stamp

.....
Signature of the authorizing party

B. FOR THE AUTHORIZED PERSON

Recipient of the Power of Attorney⁷⁾
.....
represented by the responsible person
Position ⁸⁾
authorized based on⁹⁾

We hereby declare that

1. we accept this Power of Attorney,
2. We have been introduced to the provisions of the Customs Code and other Customs regulations, in relation to the fact that the Customs Declaration must be signed by an authorized person and that the representative, by submission of the declaration confirms the validity of the data contained therein, the authenticity of the submitted documents and compliance with the undertaken obligations arising from putting the goods under a proposed customs procedure, within the responsibility of the person signing the customs declaration.
3. We hereby oblige ourselves to submit the Power of Attorney, at any time, upon request from the Customs authority.
4. We hereby oblige ourselves to provide the authorizing party with the documents related to the activities from this power of attorney, upon putting the goods under customs procedure.
5. We hereby oblige ourselves to transfer the competencies accepted in this Power of Attorney only to the employees of the company, with special authorization given in written form.

Recorded under No.

On

At (place)

stamp

.....
Signature of the recipient of the Power of Attorney

1) Title and address of the legal entity (in case of physical entity, name, surname and place of residence);
2) Only for legal entities;
3) Depending on the case: General Manager, Executive Manager, other authorized person;
4) The document by which the undersigned is authorized (Decision/Report from the Customs Registry of the Republic of Macedonia or Power of Attorney from the person stated in the Decision/Report. In case when the undersigned person is stated as a person authorized for representation in the Decision or Report, only such Decision/Report should be submitted. In other cases, a Decision/Report and Power of Attorney given by the person stated in the Decision/Report to the undersigned should be submitted.. These documents should be a supplement to this Power of Attorney);
5) The correct title of the Customs Office where customs clearance shall be performed;
6) To be deleted if not necessary;
7) Title and address of the legal entity;
8) Depending on the case: General Manager, Executive Manager, other authorized person;
9) The document by which the undersigned is authorized (Decision/Report from the Customs Registry of the Republic of Macedonia or Power of Attorney from the person stated in the Decision/Report. In case when the undersigned person is stated as a person authorized for representation in the Decision or Report, only such Decision/Report should be submitted. In other cases, a Decision/Report and Power of Attorney given by the person stated in the Decision/Report to the undersigned should be submitted.. These documents should be a supplement to this Power of Attorney).