Item of authorization register

no:....

AUTHORISATION

to act in the form of an direct representation

I authorise Customs Agency:

PHU CEL-SAD Arkadiusz Strzyżewski ul. Warszawska 129/9 82-300 Elbląg

VAT:5783155039 REGON:522332519 EORI: PL578315503900000

to take, on behalf of:

.....

.....

.....

(name and address of business entity)

customs action to complete all the activities and formalities provided for customs legislation, related to the foreign trade, including:

- customs declarations for simplified export procedures.
- submitting property security and disposing the amounts of these collaterals
- certificates of origin legalization
- movement certificates EUR 1
- registering, updating, deactivating data of the Entity in the SISC
- registering and assigning an EORI number.

At the same time, I agree for further authorization under Article77 of the Customs Law *. The right to perform the activities covered by the power of attorney, belongs to all customs agents employed by the Customs Agency PHU CEL-SAD Arkadiusz Strzyżewski.

This authorization shall be: * permanent temporary until one-off

Confirmation of authorization acceptance

.....

••••••

(date and signature of the representative of person authorised to represent him)

(legible signature of authorizing person)

*delete when not necessary

APPENDIX 2 FOR AUTHORIZATION

DETAILS OF THE ORDERING PARTY

1. Full name of the Ordering Party
2. Full address
3. REGON number
4. EORI number
5. VAT number
6. Bank (full name, account number)
7. Contact person for payment queries: name and surname, position, contact details
Connection to the Ordering Party: phone
e-mail
Office/warehouse opening hours:
Name, surname and phone number of person responsible for contacting Agency

I declare that the company is a VAT payer.

At the same time I authorize PH-U CEL-SAD Arkadiusz Strzyżewski to issue VAT invoices without our signature.

NOTE: In case of changes in the above data, the Ordering Party is obliged to provide the current data within 7 days from the moment of their creation.

(signature and stamp of the person authorized to represent the entity)

APPENDIX 1 FOR AUTHORIZATION

The ordering party declares that:

§ 1. Is aware of the criminal liability resulting from Article 233 of the Criminal Code, and hereby declares that entrusted for logistic services, to PHU CEL-SAD, in the field of foreign trade:

Exported goods are not goods of strategic importance to country security, within the meaning of the Act of 29 November 2000 (consolidated text dated 2004 of Journal of Laws, 229 item 2315) on International Trade in Goods, Technologies and Services Strategic Designation for Security of the country, as well as for maintaining international peace and security. Imported goods are not armaments within the meaning of the Act of 29 November 2000 (consolidated text dated 2004 of Journal of Laws, 229 item 2315) on International Trade in Goods, Technologies and Services Strategic Designation for Security as well as for maintain for Security of the country, as well as for maintain for Security of Laws, 229 item 2315) on International Trade in Goods, Technologies and Services Strategic Designation for Security of the country, as well as for

maintaining international peace and security.

§ 2. In case of necessity to deliver goods for customs inspection, sampling, testing and analysis, undertakes to reimburse the costs incurred (Article 69 (1) and (3) of the Community Customs Code)

§ 3. In case of obtaining Binding Tariff Information, undertakes to immediately deliver a copy to PHU CEL-SAD office.

§ 4. Undertakes to keep due diligence in the preparation and delivery of the respective documents, required for the preparation of the customs declaration (Article 201 of the Community Customs Code)

§ 5. Is aware of the criminal liability resulting from Art. 270 and 272 of the Criminal Code, declares that the documents provided as the basis for the customs declaration are true and complete and certifies the authenticity and truthfulness of the data contained therein.

§ 6. Undertakes to provide - if required by the customs authorities - additional information and documents for the customs declaration.

§ 7. In the event of not delivering the documents required for the customs declaration within the specified period of time, undertakes to cover the costs of warehousing, storage and items return, as well penalties arising from art. 94 § 1 and § 2 of Tax Penal Code

(signature and stamp of the person authorized to represent the entity)

(signature and stamp of the person authorized to represent the entity do reprezentowania podmiotu)