



**WORLD LOGIC CUSTOMS**  
 CUSTOMS - TRANSPORT - LOGISTIC

....., on .....  
 (place)

**POWER OF ATTORNEY**  
 to act as a direct representative  
 to act as an indirect representative

for **Agencja Celna WORLD LOGIC CUSTOMS Sp. z o.o.**

with its seat in Pruszków, ul. Parzniewska 4, 05-800 Pruszków, REGON 380729442,  
 NIP 5342584515 for and on behalf of :

.....

.....

name and seat of authorising entity (corporate seal)

REGON ..... NIP ..... EORI .....

for any acts related to trading of goods with foreign entities, including for customs matters and taxation matters, and activities related to customs clearances, and for acting before tax authorities for VAT and excise duty, under the Regulation of the European Parliament and Council, art. 5, 18, 19, no. 952/2013 of 09.10.2013 laying down the Union Customs Code (Journal of Laws, L.269 of 10.10.2013 as amended), registration in the information/IT systems of the Customs Service. Registration of SENT, EMCS PL and other PoAs in PUESC.

The right to carry out activities covered by the PoA shall be vested in all customs agents working in WORLD LOGIC CUSTOMS Sp. z o.o. without regard to the fluctuations among the Staff. The Agency reserves the right to outsource the performance of the activities to customs agents not employed in WORLD LOGIC CUSTOMS sp. z o.o.

I also agree for granting further PoAs in accordance with art. 77 of Customs Law.

**This PoA is: \***

- permanent
- for a specified period until.....
- single-time only, for the shipment no. ....

.....

signature of the authorising  
 entity (seal with the name of the  
 persons authorised to represent  
 the entity).

**Confirmation of receipt of PoA**

.....

date and signature of a person acting for the Customs Agency

**WARNING:**

Attachment no. 1 is an integral part of this PoA.

## ATTACHMENT No. 1 TO THE PoA

The Ordering Party represents that:

§ 1. Aware of the criminal responsibility under Article 233 of the Polish Criminal Code, I hereby guarantee that the goods entrusted to WORLD LOGIC CUSTOMS Sp. z o.o. for trading with foreign entities meet the following criteria:

exported goods are not goods of strategic importance for public security within the meaning of the Act of 29 November 2000 (consolidated text of 2004, Polish Journal of Laws Dz.U. no. 229, item 2315) on international trading of goods, technologies and services of strategic importance for public security and for maintenance of world peace and security.

imported goods are not arms within the meaning of the Act of 29 November 2000 (consolidated text of 2004, Polish Journal of Laws Dz.U. no. 229, item 2315) on international trading of goods, technologies and services of strategic importance for public security and for maintenance of world peace and security.

§ 2. If there is no need to supply goods in order to carry out customs control, take sample, carry out examination or analysis, I undertake to reimburse for the costs incurred (Article 69 sec. 1 and 3 of the Community Customs Code).

§ 3. In case of obtaining Binding Tariff Information with respect to the goods being the object of the customs clearance, I undertake to immediately supply a copy to WORLD LOGIC CUSTOMS Sp. z o.o.

§ 4. I undertake to act with due care in preparing and supplying relevant documents required from time to time in order to prepare a customs declaration (art. 201 of the Community Customs Code).

§ 5. Aware of the criminal liability under Article 270 and 272 of the Criminal Code, I guarantee that the documents supplied as a basis for preparing a customs declaration are true and complete and I confirm the authenticity and correctness of the data contained therein.

§ 6. I undertake to supply – if required by customs authorities – any additional information and documents necessary for preparing a customs declaration.

§7. In case of failure to supply, within a specified deadline, any goods or documents required for preparing a customs declaration, I undertake to cover the costs of storage fees, maintenance costs, costs of returning the goods and penalties under Article 94 § 1 and § 2 of the Penal Fiscal Code.

.....

signature of the authorising entity

(stamp with the name or names of people authorised to represent the entity)

## NECESSARY DOCUMENTS FOR CUSTOMS CLEARANCE

Since it is necessary to undergo customs clearance, please send the following documents:

1. the original copy of the PoA [in accordance with the attached exhibit] to perform customs clearance on behalf of the importer signed by the persons authorised to represent the company entered in the: Commercial Registry / Registry of entrepreneurs / Registry of Businesses / civil partnership agreement, authorised to represent the company.
2. NIP – copy

AND

3. commercial documents, in particular commercial invoice and certificate of origin if a discounted customs rate is to be applied or if such certificate is necessarily required taking into account the tariffication of the goods.
4. translation of the invoice with name, surname and ID no. of the translator.

**In order to avoid any potential mistakes in filling in the PoA, please contact our employees before sending the documents by mail at the following address:**

**WORLD LOGIC CUSTOMS SP. Z O.O.**

**ul. Parzniewska 4**

**05-800 Pruszków**

and at the e-mail address: [office@wlcpoland.pl](mailto:office@wlcpoland.pl)

While lodging this PoA, please cover the stamp duty in the amount of 17 PLN at the bank account of Poznań City Council:

PKO Bank Polski S.A. Nr **94 1020 4027 0000 1602 1262 0763**

title of transfer: stamp duty for PoA.

### DATA OF THE CONTACT PERSON RESPONSIBLE FOR CONTACTING THE CUSTOMS AGENCY

.....  
*Name and surname*

.....  
*Telephone*

.....  
*e-mail address*

.....  
*Dates and times when contact is possible*