Power of Attorney for fiscal representation

1. Herewith we give the company Douglas Borer Air Cargo the order and power of attorney for fiscal representation according to §§ 22 a ff UStG (Turnover Tax Law).
2. Herewith we authorize the company Douglas Borer Air Cargo (fiscal representative),

a) ° to take over the turnover tax liability resulting from the customs clearance of the intra-Community delivery of our products to company............................

.....................................................................................................................
(Buyer, address, ID-number) for us as our fiscal representative in Germany or.

 ° to take over the turnover tax liability resulting from the customs clearance of the intra-Community delivery of products from company:

(Supplier in a third country, address) to us as our fiscal representative in Germany. Our VAT-number: ...............................EORI:

1. to file a tax return according to § 22 a Abs. 2 Satz 1 UStG as fiscal representative and
2. to file the consolidated record according to § 22 b Abs. 2 Satz 3 UStG as fiscal representative and

d) to write down the records necessary for tax purposes (§ 22 USstG) as fiscal representative and

e) to file the INTRASTAT-reports as fiscal representative.

3. We confirm that the prerequisites according to § 22 a Abs. 1 UStG are fulfilled.

4. We are liable for the completeness and accuracy of all the information which is needed for

 the carrying out of orders even through no fault of our own. We commit ourselves to

 paying the agree rates and to sending the necessary commercial invoice.

1. In cases where Douglas Borer Air Cargo itself does not organize the transport of the intra-Community delivery / export, we commit ourselves to presenting / getting the corresponding receipts to prove the transfer / the export according to § 9 / 10 USTDV (Ordinance Regulating the Turnover).

Place, Date Company, Signature

 ...............................………… .. .................................................

To No. 2 a): mark where applicable