AUTHORIZATION OF OFFICE AND REPRESENTATION STATE TAX ADMINISTRATION AGENCY PROVINCIAL DEPARTMENT OF CUSTOMS AND II.

The undersigned, with DNI acting in his own name and interest (1) / acting in his condition (2) of the Company with CIF n^o and with address in before the Spanish Customs Authorities, appears and SAYS: That in accordance with the provisions of Article 18 of Regulation (EU) No 952/2013 of the European Parliament and of the Council, by which the customs code of the Union is established, Art. 46 of the General Tax Law 58/2003 of 17.12.2003 (BOE nº 302 of date 18.12.2003), Art. 5 of the Law 39/2015 of Administrative Procedure of 1.10.2015 and Art. 5 of Royal Decree 335/2010 of 19.3.2010 (BOE nº 90 - dated 14.4.2010)) and Art. 45 of the Customs Ordinances, by this document grants power of representation as broad as in law necessary, for the company UNITED PARCEL SERVICE DE ESPAÑA LTD. And CIA. SRC, with CIF nº C.28.328.508 represents you holding the modality of DIRECT REPRESENTATION, for the presentation and processing of all kinds of documents, acts and formalities in which it intervenes on our behalf and the carrying out all our customs operations to be carried out before any Administration of Customs in the Spanish territory, including representation, for all purposes, in the disciplinary proceedings that could start, whatever the commercial and customs regime that in each case is appropriate, up to the total completion of the corresponding administrative records, including, starting or continuing the possible claims for disagreement in the tariff classification, liquidation of duties or taxes, new liquidations, or collections of amounts improperly entered for any reason.

In accordance with the provisions of Art. 18.1 of Regulation (EU) No 952/2013 of the Parliament European Parliament and of the Council, establishing the Union's customs code and Title II of Annex B EU Implementing Regulation 2015/2447 regarding the accuracy of indications, authenticity and veracity of the documents and information supplied to the company that holds the aforementioned representation and the compliance with the obligations that may arise from this.

Also, for the purposes of the provisions of the single additional provision of Law 9/1998 of April 21 (BOE 22.4.1998) and, modified by the thirteenth additional provision of Law 53/2002 of December 30 (BOE 31.12.2002), it is formally declared that the importer, as a "taxpayer", in relation to the Value Added Tax that accrues on the occasion of imports, states that:

The signatory, in his own name and interest or in the representation he holds, declares that he is subject to the "**general regime**" of the Value Added Tax, having the right to the total deduction of the aforementioned tax.

The signatory is subject to the "**equivalence surcharge regime**" of the Value Added Tax. In the case of requesting individual authorization by operation, please indicate the reference number that we you want to authorize.

This authorization is established in general and will take effect as long as it is not revoked.