

# POWER OF ATTORNEY (CARTA DE CESION)

[Letter to be printed on consignee letterhead and addressed to Hapag-Lloyd AG, Ballindamm 25, 20095 Hamburg as represented by Hapag-Lloyd Spain S.L. (full style company address in either case)]

We, the Consignee, hereby give full power of attorney to the company with the following fiscal data.

Fiscal Name:  
Fiscal Address:  
Fiscal Code (NIF/CIF):

To carry out in our name and on our behalf all formalities and to take all measures necessary related to the importation and delivery of the goods covered by the **Bill of Lading (SeaWaybill) XXXXXXXX** consigned to us (including but not limited to customs handling) and we undertake to notify you in writing of any change or cancellation of this power of attorney.

We instruct that costs for sea freight payable in Spain shall be invoiced to.

Fiscal Name:  
Fiscal Code (NIF/CIF):

We also instruct that any additional costs, such as container demurrage, demurrage, storage, connections/electricity, inland transport, bill of lading corrections and any other costs incurred after unloading of the container shall be invoiced to our agent.

Fiscal Name:  
Fiscal Code (NIF/CIF):

Notwithstanding the foregoing, the Consignee is and remains primarily liable for all such freights and charges towards Hapag-Lloyd AG.

The present Power of Attorney also nominates our agent to manage in our name and on our behalf with **Hapag-Lloyd Spain S.L.**, its shipping agent or its represented companies, any clarification that may arise after the delivery of the cargo, assuming also the related costs, unless we indicate in writing another party responsible. Acknowledging that, in the event of our agent's failure to pay the costs incurred, we as the Consignee of the cargo will continue to be responsible for the payment requested.

In consideration of your complying with our above request, we hereby agree as follows:

1. Upon your first written demand, to indemnify you, your servants and agents and to hold all of you harmless in respect of any liability, loss, damage or expense of whatsoever nature, which you may sustain by reason of delivering the cargo in accordance with our request.
2. In the event of any proceedings being commenced against you or any of your servants or agents in connection with the delivery of the cargo as aforesaid, to promptly defend the same on demand.
3. This indemnity shall be governed by and construed in accordance with the laws of Germany, without giving effect to principles of conflict of law. The exclusive place of jurisdiction shall be Hamburg.

Signature by a legal representative of the customer that hold power of attorney, company stamp and **date**.