*(The declaration must always be filled in and signed. If the consignor is a company, the Declaration below must be printed on company letterhead)*

To the attention of the Customs Agency

While accepting all consequent responsibilities for the shipment no. ………………we hereby declare that none of the goods listed in export invoice no. ……………… dated……………. are subject to any export license and therefore:

□ As holder of a VAT Number, I confirm to be in possess of an EORI Number, valid for the exportation (if you don’t own a valid EORI Number, you must request it to the local Customs Office).

□ **GOODS OF** **EU PREFERENTIAL ORIGIN***(please mark the box in case of goods of UE preferential origin. Valid for the only purpose of requiring the emission of the EUR1/EUR-MED certificate )*

*Declaration to be fulfil exclusively if the box for the preferential origin has been marked.*

DECLARATION

I, the undersigned, declare that the goods listed on this document (invoice number)……………………… originate in (insert origin country)………………………………and satisfy the rules of origin governing preferential trade with (insert destination country)…………………..:

I declare that:

□ Cumulation applied with ………………………..(preferential origin obtained with goods from a single country/multiple countries)

□ No cumulation applied (preferential origin from a single country)

I undertake to make available to the customs authorities any further supporting documents they may require to prove the preferential origin (for example: invoices, import documentation, statement of origin, invoice declaration, producer/manufacturer declaration, extracts of accounting documents, extracts of technical documentation, etc.):

…………………………………………………

…………………………………………………

…………………………………………………

**BAN ON RE-EXPORT TO RUSSIA AND BELARUS (Y227 – Y230)**

I declare that the goods are covered by a contractual clause prohibiting re-export to Russia and/or Belarus as well as re-export for use in Russia and/or Belarus (Article 12g(1) of Reg. (EU) No. 833/2014 - Article 8g(1) of Reg. (EC) No. 765/2006).

**□ GOODS DESTINED TO TURKEY**

(please mark the box in case of goods destined to Turkey, in order to request the ATR certificate issue)  
I declare that the goods meet the requirements for the application of EU/Turkey Agreement (Decision n.1/1995 of the Council of Association EC-Turkey, of 22/12/1995 and Decision n.1/2006 of the Customs Cooperation Committee EC-Turkey, of 26/09/2006)

**MANDATE TO ISSUE EUR1/EUR-MED/ATR CERTIFICATE**   
We assign to DHL Express (Italy) S.r.l. the mandate to proceed with customs clearance activities, to issue, sign on our behalf and file the EUR1/EUR-MED/ATR certificate, relieving DHL Express (Italy) of any responsibilities directly or indirectly associated with the fulfillment of the above indicated procedure.

DUAL USE (Y901)

The goods are not included in the list of products as per Council Regulation (EU) No. 821/2021 and its following amendments, instituting a control system on exported products and technologies with dual use, therefore the goods are only for civil use. Furthermore the goods are not included in Attachment A of the Ministerial Decree No. 1325/BIS/371 of the 1° July 2024 and its following amendments.

WASHINGTON CONVENTION (Y900)

The goods are not included in the list of products as per Council Regulation (EC) No. 338/97 and its following amendments on the protection of endangered flora and fauna species through trade control.

CAT AND DOG FUR (Y922)

The goods are not cat and dog fur and/or products which contain them, as per Council Regulation (EC) No. 1523/2007 and its amendments that forbids trading, imports and exports of cat and dog fur.

OZONE (Y784 - Y792)

The goods are not included in the list of substances that cause ozone layer depletion as per Regulation (EU) 2024/590 and its amendments.

FLUORINATED GREENHOUSE GASES (Y160)

The goods are not included in the list of products containing fluorinated greenhouse gases or whose functioning relies upon those gases as per Regulation (EU) 2024/573 and its following amendments.

CULTURAL GOODS (Y903)

The goods are not included in the list of products as per Council Regulation (EC) No. 116/2009, and its following amendments ruling export of cultural goods.

DANGEROUS CHEMICAL SUBSTANCES (Y916 – Y917)

The goods are not included in the list of products as per appendixes I and V of Council Regulation (EU) No. 649/2012 and its amendments, laying down detailed rules for the export and import of dangerous chemical substances.

GOODS USED FOR DEATH PENALTY, TORTURE ETC. (Y904 – Y906 – Y907- Y908)

The goods are not included in the list of products as per Council Regulation (EU) 2019/125, and its amendments laying down detailed rules for trading certain goods that could be used for death penalty, torture or for other cruel, inhuman or demeaning treatments or penalties.

GOODS SENT TO ONE OF THE BELOW INDICATED COUNTRIES (Y920 – Y921 – Y967 – Y181 – Y966 – Y949 - Y234)

The goods are not included in the list of products as per:   
Council Regulation (EC) No. 314/2004 and its amendments, concerning certain restrictive measures against Zimbabwe;

Council Regulation (EC) No. 765/2006 and its amendments concerning restrictive measures in view of Belarus situation;

Council Regulation (EU) No. 36/2012 and its amendments, concerning restrictive measures in view of the situation in Syria;

Council Regulation (EU) No. 267/2012 and its amendments, concerning restrictive measures against Iran;

Council Regulation (EU) No. 401/2013 and its amendments, renewing and strengthening the restrictive measures in respect of Myanmar;

Council Regulation (EU) No. 747/2014 and its amendments, concerning restrictive measures in view of the situation in Sudan;

Council Regulation (EU) No. 735/2015 and its amendments, concerning restrictive measures in view of the situation in South

Sudan;

Council Regulation (EU) 2016/44 and its amendments, concerning restrictive measures in view of the situation in Libya;

Council Regulation (EU) No. 1509/2017 and its amendments, concerning restrictive measures against the Democratic People’s Republic of Korea;   
Council Regulation (EU) No. 2063/2017 and its amendments, concerning restrictive measures in view of the situation in Venezuela

Council Regulation (EU) No. 2309/2022 and its amendments, concerning restrictive measures in view of the situation in Haiti;

Y935

The goods are not included in the list of products as per Council Regulation (EU) No. 1332/2013 and its amendments, concerning restrictive measures in view of the situation in Syria.

GOODS SENT TO RUSSIA (Y821 – Y920 - Y939 – Y995)  
The goods are not included in the list of products as per Council Regulation (EU) No. 833/2014 and Council Decision 2014/512/CFSP and their amendments, concerning restrictive measures in view of Russia's actions destabilizing the situation in Ukraine.

WASTE (Y923)  
The goods are not included in the list of products as per Regulation (EC) No. 1013/2006 and its amendments of the European Parliament and of the Council of 14 June 2006 concerning restrictive measures for shipments of waste.

MERCURY (Y924)

The goods are not included in the list of products as per Regulation (EU) 2017/852 concerning restrictive measures for shipments containing mercury.

GOODS SENT TO UKRAINE REGIONS NOT CONTROLLED BY THE UKRAINIAN GOVERNMENT (Y885 - Y984)

The goods are not included in the list of products as per Council Regulation (EU) 263/2022 and its amendments concerning restrictive measures in response to the recognition, the occupation or the annexation by the Russian Federation of some non-government controlled Ukrainian regions.

GOODS SENT TO UKRAINE AREAS CRIMEA AND SEVASTOPOL (Y883 - Y997 - Y998)

The goods are not included in the list of products as per Council Regulation (EU) no. 692/2014 and its amendments concerning restrictive measures in response to the annexation by the Russian Federation of Crimea and Sevastopol territories.

You have herewith delegated DHL Express (Italy) S.r.l. to act as your deputy in order to carry out the customs operations concerning your shipment. Data and information used by DHL for this purpose, related to value, origin and type of the goods, are the one you sent or the one included in the documentation accompanying the shipment.

DHL could not therefore be held responsible in case of disputes, sanctions, amendment advices or any other customs authority notices, as the present document counts as indemnity clause.

Place and date Shipper’s signature