**Send back to:**

PKS INTERNATIONAL CARGO S.A.

ul. Jerzego i Ryszarda Kowalczyków 73, 45-512 Opole

tel.: +48 77 454 72 97, +48 77 427 64 22

(stamp of the Customs Agency)

Re: **TRANSPORT OF NON-COMMUNITY GOODS**

As a representative

COMPANY:

STREET ADDRESS:

CODE: PLACE:

COUNTRY: TAX ID: TEL.:

CAR REGISTRATION NUMBER:

I hereby declare that the closure of the attached documents and the completion of the T1 procedure shall be carried out by:

COMPANY / CUSTOMS AGENCY:

STREET ADDRESS:

CODE: PLACE:

COUNTRY: TAX ID: TEL.:

**THE CUSTOMS OFFICE OF DESTINATION IS:**

**STREET ADDRESS:**

**CODE:** **PLACE:**

**COUNTRY:**

OBLIGATION

**I hereby declare and undertake:**

* to present the customs goods, together with the T-1 or T-2 transit document, in their entirety and in an unaltered form, within the time limit specified on the T-1 or T-2 document, before the customs office of destination (field 53 of the SAD);
* to immediately inform PKS INTERNATIONAL CARGO S.A. in case of acceptance refusal;
* to take responsibility for the closure of T-1 or T-2 documents, and in case of non-closure, to bear all financial consequences, in particular to pay any customs debt for the exported cargo.

Place, date company stamp, signature

**Information clause**

In compliance with the information obligation under Article 14 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27.04.2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ UE. L. 2016 No. 119, p. 1) – hereinafter the GDPR, we inform you that:

1. The Controller of your personal data is PKS INTERNATIONAL CARGO S.A. ul. Jerzego i Ryszarda Kowalczyków 73, 45-512 Opole, NIP (Tax ID) 7541016795.
2. The controller has appointed a Data Protection Officer who can be contacted regarding personal data: by letter to the above-mentioned correspondence address with a note: ‘DPO’ or by e-mail: ido@pkscargo.pl.
3. If you have not provided your data directly to the Controller, the data will be made available to the Controller in the scope of identification and contact details by the counterparty for which you provide transport services.
4. Your data is processed in connection with the possibility of the Controller's claims resulting from your liability for non-completion of the external T-1 or internal T-2 Community transit procedure. The basis for the processing of your data is the Controller's legitimate interest in connection with the fulfilment of the purposes indicated above (Article 6 section 1 letter f of the GDPR).
5. The consumers of your personal data may be entities which are entitled to receive it under the provisions of law. Personal data may be transferred to Poczta Polska S.A, courier companies, entities providing legal assistance, auditing companies, companies enabling the handling of sales, orders and invoices through software, electronic platforms.
6. Personal data shall be stored for the period of joint and several liability for non-completion of the Community transit procedure.
7. You have the right to request access to your personal data, its rectification, transfer to another controller. You also have the right to request erasure or restriction of processing, as well as the right to object to processing, but only if further processing is not necessary for the fulfilment of the Controller's legal obligation and there are no other overriding legal grounds for processing.
8. You have the right to lodge a complaint with the President of the Personal Data Protection Office.
9. Provision of data is voluntary, however, failure to provide such data shall make it impossible to fulfil the obligations imposed on the Controller by the applicable law.
10. Your personal data shall not be transferred to third countries.