

**RESPONSIBLE DECLARATION BY THE IMPORTER OF NON-SUBMISSION TO
PHARMACEUTICAL CONTROL**

To: Customs & IIEE Administrator

**The Company, with NIF and address
at.....**

Herby declares:

**That the product being imported I quote
from with tracking number
is not a product subject to pharmaceutical control (medicine for human use,
pharmaceutical raw material, medical device, cosmetic, personal hygiene product or
biocide for clinical and personal use) in accordance with the provisions of Royal Decree
1591/2009 and therefore, it is not subject to pharmaceutical control in accordance with
the provisions of Annex I of Order SPI/2136/2011, of July 19, since the destination of
the merchandise is,**

**Thus, the importer is aware of imports subject to Order SPI/2136/2011, of July 19,
taking responsibility for the consequences that may arise from non-compliance with it,
which implies a violation of Organic Law 12/1995, of December 12, on the repression of
smuggling, modified by Organic Law 6/2011, of June 30, with the consequences that
derive from it.**

*Likewise, and according to art 18.1 of the Union Customs Code, I confirm that with this
document, power of representation is granted for the custom clearance of the shipment
referenced above, to the company UNITED PARCEL SERVICE DE ESPAÑA LTD . And CIA.
SRC, with NIF no. C.28.328.508.*

I bring it to your attention for the record for timely customs purposes.

Date, signature and stamp