

## Customs Power of Attorney and Acknowledgement of Terms and Conditions of Service

Mark Appropriate Box:	Individual	Partnership	Corporation	Sole Proprietorship	Limited Liability Company			
KNOW ALL MEN BY THESE	PRESENTS: That,				doing			
business as a	(Full name of individual, partnership, corporation, sole proprietorship, or Limited Liability Company) (Identify)  under the laws of the State of							
	rship, corporation, sole prop	orietorship, or Limited Liability		under the laws of the State C	,			
residing or having a princi	pal place of busines	s at			, hereby constitutes and			
appoints			, its office	rs, employees, and/or specific	ally authorized agents, to act for and			
	(Grantee's Name	e)						
on its behalf as a true and I	awful agent and atto	orney of the grantor fo	or and in the name, pla	ace and stead of said grantor	from this date, in the United States			
(the "territory") either in wr	iting, electronically,	or by other authorize	d means, to:					
Make, endorse, sign, decla or regulation in connection or to said grantor;	re, or swear to any o with the importatio	sustoms entry, withdra n, exportation, transp	awal, declaration, certi ortation, of any merch	ficate; bill of lading, carnet or andise in or through the custo	any other documents required by law oms territory, shipped or consigned by			
Perform any act or condition merchandise;	n, which may be rec	quired by law or regul	ation in connection wi	th such merchandise delivera	ole to said grantor; to receive any			
Make endorsements on bill statement or certificate req	ls of lading conferrin uired by law or regu	g authority to transfe llation for drawback p	r title; make entry or co ourposes, regardless of	ollect drawback; and to make whether such document is in	, sign, declare, or swear to any tended for filing with Customs;			
merchandise or merchandise vessel or other means of co	se exported with or onveyance owned or tions, consignee's ar	without benefit of dra operated by said gra	wback, or in connection antor, and any and all l	on with the entry, clearance, le bonds which may be voluntar	ntry or withdrawal of imported ading, unlading or navigation of any ly given and accepted under amended, or affidavits or statements			
Sign and swear to any doculading, unlading, or operati	ument and to perfor ion of any vessel or	m any act that may be other means of conve	e necessary or required yance owned or opera	d by law or regulation in conn ated by said grantor;	ection with the entering, clearing,			
Authorize other Customs B refunds in grantor's name obehalf of the grantor;	rokers duly licensed drawn on the Treasu	within the territory to rer of the United State	act as grantor's agentes; if the grantor is a n	t; to receive, endorse and col onresident of the United State	ect checks issued for Customs duty es, to accept service of process on			
					930, or pursuant to other laws of the ed by an agent and attorney;			
				te necessary to be done in th attorney shall lawfully do by v	e premises as fully as said grantor irtue of these presents;			
This power of attorney to re is a partnership, the said po	emain full force and ower shall in no case	effect until revocation have any force or ef	n in writing is duly give fect in the United State	n to and received by grantee es after the expiration 2 years	(if the donor of this power of attorney from the dates of its execution);			
Per 19 CFR Part 111.36 the	e importer waives th	eir right to a direct in	nvoice when brokers o	charges are collected by or t	nrough the forwarder.			
Grantor acknowledges rece	eipt of(Grante	e's Name)	Terms and Co	onditions of Service governing	g all transactions between the Parties.			
If the Grantor is a Limited Li	ability Company, the	signatory certifies tha	t he/she has full author	ity to execute this power on b	ehalf of the Grantor.			
In witness thereof, the said			(Full name of company)					
caused these presents to b	e sealed and signed	d: (Signature)						
(Capacity)			Date:					
EIN/SSN:								
Witness: (if required)								
If you are the importer of roother debts owed CBP) in t	ecord, payment to the event the charge	the broker will not re es are not paid by th	lieve you of liability fo e broker. Therefore, i	r Customs and Border Protect f you pay by check, Customs	ction (CBP) charges (duties, taxes or charges may be paid with a separate wish to utilize this procedure must			

"If Grantor is a Principal Party in Interest ("PPI) in an export transaction then the Grantor/PPI here certifies that all statements and information contained in the documentation provided to Grantee relating to exportation are true and correct. Furthermore, Grantor/PPI understands that civil and criminal penalties may be imposed for making false or fraudulent statements or for the violation of any United States laws or regulation on exportation. If Grantor/PPI is a United States Principal Party in Interest (USPPI) (as defined in 15 C.F.R. 30.1), Grantor / PPI undertakes to determine any export license requirements and to obtain, for export purposes, any export License or other official authorization. If Grantor/PPI is a Foreign Principal Party in Interest (FPPI) (as defined in 15 C.F.R. 30.1), Grantor/PPI hereby certifies that it has not provided the USPPI, and will not provide the USPPI, a writing to assume responsibility for determining licensing requirements and/or obtaining licensing authority pursuant to 15 C.F.R. 758.3. Grantor/PPI acknowledges that Grantee does not agree to act as the "exporter" for purposes of the U.S. Export Administration Regulations, and that in any routed export transaction for which Grantor/PPI is an FPPI, the USPPI to the transaction (or its U.S. agent) shall be responsible for determining licensing requirements and obtaining licensing authority pursuant to 15 C.F.R. 758.3."

contact our office in advance to arrange timely receipt of duty checks.