CUSTOMS POWER OF ATTORNEY

	Individual	SS /FEIN#:	
	Partnership		
	Corporation		
	Sole Proprietorship		
	Limited Liability Com	pany	
KNOW ALL MEN	BY THESE PRESENTS: th	nat,	, doing
		(Full name of individual, partnership, corporation, sole proprietorship, or limited liability company) (identity)	
business as a	as a under the laws of the State of		
(Inc	lividual, partnership, corporation	, sole proprietorship, or limited liability company) (insert one)	
<mark>residing</mark> or havin	g a place of business <mark>at</mark>	(Full US address)	utes and
appoints		, it officers, employees, and/or specifically authorized agents	s, to act for
and on its behalf	as a true and lawful agen	at and attorney of the grantor for and in the name, place and stead of said grantor, from this date, ir	1 the United
States (the territo	ory), either in writing, elec	ctronically or by other authorized means, to:	
law or regulation consigned by or deliverable to sa drawback, and to such document in connection with the entry, clearan which may be vo Tariff Act of 193	n in connection with the to said grantor; Perform id grantor; to receive me make, sign, declare or sw s intended for filing with the entry or withdrawal of ace, lading, unlading or na oluntarily given and accep 30, as amended, or affiday	to any customs entry, withdrawal, declaration, certificate, bill of lading, carnet or other document importation, exportation transportation, of any merchandise, in or through the customs territory, n any act or condition which may be required by law or regulation in connection with such r erchandise; Make endorsement on bills of lading conferring authority to transfer title, make entr wear to any statement or certificate required by law or regulation for drawback purposes, regardless Customs; Sign, seal, and deliver for and as the act of said grantor any bond required by law or r f imported merchandise or merchandise exported with or without the benefit of drawback, or in com avigation of any vessel or other means of conveyance owned or operated by said grantor, and any ar pted under applicable laws and regulations, consignee's and owners declarations provided for in S vits in connection with the entering, clearing, lading, unlading or operation of any vessel or other	shipped or merchandise y or collect of whether egulation in mection with nd all bonds Section 485, any act that
conveyance own	ed or operated by said gr	antor; Authorize other Customs Brokers duly licensed with the territory, to act as grantor's agent stoms duty refunds in the grantor's name drawn on the Treasurer of the United States: if the grant	; to receive,

And generally to transact Customs business, including filing of claims or protests under section 514 of the Tariff Act of 1930, or pursuant to other laws of the territories, in which said grantor is or may be concerned or interested and which may properly be transacted or performed by an agent and attorney; Giving to said agent and attorney full power and authority to do anything whatever requisite necessary to be done in the premises as fully as said grantor could do if present and acting, hereby ratifying and confirming all that the said agent and attorney shall lawfully do by virtue of these presents; This power of attorney to remain in full force and effect until revocation in writing is duly given and received by grantee (if the donor of this power of attorney is a partnership, the said power of attorney shall in no case have any force or effect in the United States after the expiration of 2 years from the date of its execution.);

If the Grantor is a Limited Liability Company, the signatory certifies that he/she has full authority to execute this power on behalf of the Grantor.

resident of the United States, to accept service of process on behalf of the grantor;

IN WITNESS WHEREOF, THE SAID				
(Full name of Company)				
caused these presents to be sealed and signed: (Signature)				
(Capacity)	Date:			
Witness: (If Required)				

If you are the importer of record, payment to the broker will not relieve you of liability for Customs charges (duties, taxes, or their debts owed to Customs) in the event the charges are not paid by the broker. Therefore, if you pay by check, Customs charges may be paid with a separate check payable to the "U. S. Customs Service" which shall be delivered to Customs by the broker. Importers who wish to utilize this procedure must