

IRS#				

Individual
Partnership
Corporation
Sole Proprietorship

Customs Power of Attorney

KNOW ALL MEN BY THESE PRESENTS: That,		
a corporation doing business under the laws of the State of	, or a	doing business as
residing at		or having an office an office and place of business at
constitutes and appoints Customs Services & Solutions	Inc. through any of its licensed and	designated employees authorizes to act for such by
power of attorney as a true and lawful agent and attorney of th	ne grantor named above for and in the	e name, place, and steed of said grantor from this date
and in all Customs districts, and in no other name, to make, er	ndorse, sign, declare, or swear to any	entry, withdrawal, declaration, certificate, bill of lading,
carnet or other document required by law or regulation in conn	nection with the importation, transportation	ation or exportation of any merchandise shipped or
consigned by or to said grantor; to perform any act or condition	n which may be required by law or req	gulation in connection with such merchandise; to receive
and merchandise deliverable to said grantor; to make endorse	ments on bills of lading conferring au	thority to transfer title, make entry or collect drawback,
and to make, sign, declare, or swear to any statement, suppler	mental statement, schedule, supplem	ental schedule, certificate of delivery, certificate of
manufacture, certificate of manufacture and delivery, abstract	of manufacturing records, declaration	of proprietor on drawback entry, declaration of exporter
on drawback entry, or any other affidavit or document which m	nay be required by law or regulation fo	or drawback purposes, regardless of whether such bill of
lading, sworn statement, schedule, certificate, abstract, declara-	ration, or other affidavit or document is	s intended for filing in any Customs district; to sign, seal,
and deliver for us and as the act of said grantor any bond requ	uired by law or regulation in connectio	n with the entry or withdrawal of imported merchandise or
merchandise exported with or without benefit of drawback, or i	in connection with the entry, clearance	e, lading, unlading or navigation of any vessel or other
means of conveyance owned or operated by said grantor, and	d any and all bonds which may be volu	untarily given and accepted under applicable laws and
regulations, consignee's and owner's declarations provided for	r in Section 485, Tariff Act of 1930, as	s amended, or affidavits in connection with entry of
merchandise; to sign and swear to any document and to perfo	orm any act that may be necessary or	required by law or regulation in connection with the
entering, clearing, lading, unlading, or operation of any vessel	or other means of conveyance owner	d or operated by said grantor; to authorize other Customs
brokers to act as grantor's agent; to receive, endorse and colle	ect checks issued for Customs duty re	efunds in grantor's name drawn on the Treasurer of the
United States; if the grantor is a non-resident of the United Sta	ates, to accept service of process on b	pehalf of the grantor; and generally to transact at the
Customshouses in any port, any and all Customs' businesses,	, including making, signing, and filing	of protests under Section 514 of the Tariff Act of 1930 in
which said grantor is or may be concerned or interested and w	which may properly be transacted or p	erformed by an agent and attorney, giving to said agent
and attorney full power and authority to do anything whatsoever	er requisite and 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; the foregoing power of
attorney to remain in force and effect until revoked or until notion	ice of revocation in writing is duly give	n to and received by a Port Director of Customs. If the
donor of this power of attorney is a partnership, the said power	r of attorney shall in no case have an	force or effect after the expiration of two years from the
date of its execution.		
IN WITNESS WHEREOF, the said	has caused these presents	to be sealed and signed:
(Signature)	(Capacity)	
(Date)		

NOTICE REGARDING PAYMENT OF CUSTOMS CHARGES

If you are the importer of record, payment to the broker will not relieve you of liability for Customs charges (duties, taxes, or other dues owed 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 by the broker. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty checks.

All services are provided according to our Terms and Conditions. You may obtain a copy of the Terms and Conditions on our website at www.cssbrokers.com or by contacting our office.