CUSTOMS POWER OF ATTORNEY

and

Acknowledgement of Terms and Conditions of Service

Copyright 1995, National Custams Brokers and Forwarders Association of America, Inc. (Revised 4.99)	√ appropriate	Partnership
FEDERAL TAX ID NUMBER:	_	Corporation Sole Proprietorship Limited Liability Company
KNOW ALL MEN BY THESE PRESENTS: That, 🗸		doing
business as a / Individual, partnership, corporation, sole propretionals, or limited	name of individual, pathership, corporation, sole proprie under the laws of	
residing or having a principal place of business at	lability company) (meet one)	
/ IOUN IC CHARPO CUR		
(Grantee's Name)		specifically authorized agents, to act for and
on its behalf as a true and lawful agent and attorney of the	e grantor for and in the name, place	and stead of said grantor, from this date,
in the United States (the "territory") either in writing, electron	ically, or by other authorized means, to	E.
Make, endorse, sign, declare, or swear to any customs documents required by law or regulation in connection through the customs territory, shipped or consigned by or to	with the importation exportation t	ficate, bill of lading, carnet or any other ransportation, of any merchandise in or
Perform any act or condition which may be required by grantor; to receive any merchandise;	aw or regulation in connection w	ith such merchandise deliverable to said
Make endorsements on bills of lading conferring authority or swear to any statement or certificate required by law is intended for filing with Customs:	to transfer title; make entry or colle or regulation for drawback purpose	ct drawback; and to make, sign, declare, s, regardless of whether such document
Sign, seal, and deliver for and as the act of said gran withdrawal of imported merchandise or merchandise expedierance, lading, unlading or navigation of any vessel or all bonds which may be voluntarily given and accepted provided for in section 485, Tariff Act of 1930, as amended, or	ofted with or without benefit of dra other means of conveyance owned of under applicable laws and regulation	awback, or in connection with the entry, or operated by said grantor, and any and operations are consistence and operations.
sign and swear to any document and to perform 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 owned or operated by said grantor;		
uthorize other Customs Brokers duly licensed within the territory to act as grantor's agent; to receive, endorse and collect check sued for Customs duty refunds in grantor's name drawn on the Treasurer of the United States; if the grantor is a nonresident of th nited States, to accept service of process on behalf of the grantor;		
And generally to transact Customs business, including filing of claims or protests under section 514 of the Tariff Act of 1930, obursuant to other laws of the territories, in which said grantor is or may be concerned or interested and which may properly bransacted or performed by an agent and attorney;		
Giving to said agent and attorney full power and authority fully as said grantor could do if present and acting, here do by virtue of these presents;	to do anything whatever requisite no by ratifying and confirming all that the	necessary to be done in the premises as the said agent and attorney shall lawfully
This power of attorney to remain full force and effect unti- of this power of attorney is a partnership, the said power expiration 2 years from the dates of its execution);	a shall lif no case have any force	or effect in the United States after the
Grantor acknowledges receipt of JOHN LG SHARKO CHI	Terms and Conditions of Service onw	eming all transactions between the Deal
If the Grantor is a Limited Liability Company, the signatory cer	tifies that he/she has full authority to ex	xecute this power on behalf of the Grantor.
N WITNESS WHEREOF the said ✓		
N WITNESS WHEREOF, the said ✓ caused these presents to be sealed and signed: (Signal	(Full name of company)	
to and any to the contract of	ituie/	
Capacity) <	Date:	
Witness: (if required)		

if you are the importer of record, payment to the broker will not relieve you of liability for U.S. Customs charges (duties, taxes or other debts 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 Service" which shall be delivered to Customs by the broker. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty checks.

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