CUSTOMS POWER OF ATTORNEY/DESIGNATION AS EXPORT FORWARDING AGENT and

Acknowledgment of Terms and Conditions of Service

(1) IRS/SS#	(2) Check Box:	Individual Partnership
(2) 110,001	(2) enear box.	Sole Proprietor
		Corporation
		Limited Liability Company
KNOW ALL MEN BY THESE PRESENTS: That, (3)	-	doing business as a
(4)	under the laws of the Sta	ate of (5), residing or having
a principle place of business at (6)appoints ABCO Customs Broker, LLC, its officers, emp true and lawful agent and attorney of the grantor for a States (the "territory") either in writing, electronically,	ployees, and/or specifically authorize and in the name, place and stead of	ed agents, to act for and on its behalf as a
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 regulation in connection with such merchandise delibils of lading conferring authority to transfer title; mestatement or certificate required by law or regulation filing with Customs; Sign, seal, and deliver for and as the entry or withdrawal of imported merchandise or with the entry, clearance, lading, unlading or navigating grantor, and any and all bonds which may be voluntared owner's declarations provided for in section 485, Tarificantly of merchandise; Sign and swear to any document in connection with the entering, clearing, lading, unlading by said grantor; Authorize other Customs Brokers duly collect checks issued for Customs duty refunds in granton and the United States, to accept service of including filling of claims or protests under section 514 said grantor is or may be concerned or interested and Giving to said agent and attorney full power and author as fully as said grantor could do if present and acting, he do by virtue of these presents; This power of attorney received by grantee (if the donor of this power of attorney received by grantee to act within the territory as lawful lading, insurance certificates, drafts and any other doc be required under law and regulation in the territory receipt of ABCO Customs Broker, LLC's Terms and Conceins a Limited Liability Company, the signatory certifies the labolation and actions of the labolation and actions of the	on with the importation, exportation of or to said grantor; Perform any act liverable to said grantor; to receive make entry or collect drawback; an for drawback purposes, regardless he act of said grantor any bond requirement of said grantor any bond requirement of any vessel or other means of the said grantor any bond requirement of any vessel or other means of the said grantor any act that may be and to perform any act that may be and to perform any act that may be and to perform any act that may be any, or operation of any vessel or other licensed within the territory to act antor's name drawn on the Treasur process on behalf of the grantor; At of the Tariff Act of 1930, or pursual d which may properly be transacted rity to do anything whatever requisite the reby ratifying and confirming all the said to apartnership, the said power dates of its execution); Appointment agent and sign or endorse export of the completic and to appoint forwarding agents of ditions of Service governing all transment he/she has full authority to execution.	or condition which may be required by law any merchandise; Make endorsements on d to make, sign, declare, or swear to any of whether such document is intended for ired by law or regulation in connection with nout benefit of drawback, or in connection of conveyance owned or operated by said avits or statements in connection with the encessary or required by law or regulation are means of conveyance owned or operated as grantor's agent; to receive, endorse and er of the United States; if the grantor is and generally to transact Customs business, not to other laws of the territories, in which dor performed by an agent and attorney; the and necessary to be done in the premises at the said agent and attorney shall lawfully ill revocation in writing is duly given to and or shall in no case have any force or effect in the said agent and attorney shall in no case have any force or effect in the said agent and attorney shall in no case have any force or effect in the said agent and attorney shall in no case have any force or effect in the said agent on grantor's behalf as may on grantor's behalf; Grantor acknowledges sactions between the Parties. If the Grantor ute this power on behalf of the Grantor.
sealed and signed: (8)(Officer'sSignature)(9)(Name/Capacity)		
(9)(Name/Capacity)(11)(Witness)	(10)(Dat	te)
(11)(Witness)(12) Email:		