CUSTOMS POWER OF ATTORNEY

Supreme Customs Brokerage, Inc.

	ppropriate box:				
0	LLC Corporation	ariotorokin	_	Dortnorobir	
0	Individual Sole Prop	onetorship	0	Partnership Limited Par	
0	General		0	Other (Spe	
ŭ			· ·	ошо: (оро	
Account No	ımber(s):) / IRS # / Social Security # / C	ustoms-Assigne	d #:	(3) Importer
(4) KNOW A	ALL MEN BY THESE F	PRESENTS :(Grantor)			
5) A corpor		of Corporation, Individual, LLC under the laws of the State o			
6) or a	nited Partnership, Sol	le Proprietorship)			(LLC, Individual,
(7) Doing b		ic i roprietoramp)			
		Il place of business at			
hereby con:	stitutes and appoints \$	Supreme Customs Brokerage	. Inc. its officers.	employees.	 and/or specifically authorized agents
stead of Grato: Make, errequired by territory, shi with such mauthority to schedule, sproprietor or or regulation declaration, Sign, seal, a imported mounlading or be voluntarided to the total management of agent; to restates; if the Customs but other laws of by an agent be done in attorney sha in writing is case have a Per 19 CFR taxes, or other laws of the total control of the customs but other laws of the customs but of the customs but of the customs but of the customs of the customs but of the customs but of the customs o	antor from this date in Andorse, sign, declare, of law or regulation in conpped or consigned by derchandise, including the transfer title, make entrupplemental schedule, in drawback entry, declar for drawback purpo or other affidavit or docand deliver for and as the erchandise or merchan navigation of any vessely given and accepted fariff Act of 1930, as any act that may be nece any vessel or other medically given and accepted fariff Act of 1930, as any act that may be nece any vessel or other medically given and accepted fariff hat the territories, in which and attorney, giving to the premises as fully a full lawfully do by virtue duly given to and receiven 111.29(b), if you are the redebts owed to Custy be paid with a separater. Importers who wish the converse of the Parties. It woices from Grantee and	ALL Customs Ports of the United or swear to any entry, withdrawa nection with the importation, export to Grantor; Perform any act of the cereive any merchandise deligy or collect drawback; and to may certificate of manufacturer, certificate of certificate of manufacturer, certificate of certificate of certificate of certificate of certificate of grantor any bond required exported with or without be the certificate of conveyance under applicable laws and regulated and of conveyance owned or operated of the United States, to accomply a signing, and filling of claims of the Grantor is or may be concerned as a signification of 2 years from the expiration of 2 years from the expiration of 2 years from the emporter of record, payment to the expiration of 2 years from the emporter of record, payment to the importer of record, payment to the charges are check payable to the "U.S. Of to utilize this procedure must of diagrees to Supreme Customs of this power of attorney is obtain	I States, either in val, declaration, cerportation, transporter condition which iverable to Granto ke, sign, declare, tificate of delivery, entry, or any other ach bill of lading, Customs. I wired by law or regenefit of drawback e owned and operated by Grantor; duty refunds in Grantor in connect erated by Grantor; duty refunds in Grantor protests under sever and authority and acting, hereby or of this power of attorney or of this power of attorne	writing, electro tificate, bill of tation of any n may be requi r; Make endo or swear to ar abstract of n affidavit or do sworn state ulation in connect ated by Gran 's and owner' erchandise; Si ion with the er Authorize other tantor's name tess on behalf section 514 or nd which may to do anything ratifying and or is to remain attorney is a lition); t relieve you of the Protection advance to "Terms and arder, Grantor stoms entries	rantor for and in the name, place, and nically, or by other authorized means, lading, carnet or any other document herchandise in or through the customs red by law or regulation in connection rements on bills of lading conferring by statement, supplemental statement, nanufacturing records, declarations of acument which may be required by law ment, schedule, certificate, abstract, nection with the entry or withdrawal of the story of the customs provided for in Section gn and swear to any document and to the entry, clearance, lading, or er Customs Brokers to act as Grantor's drawn on the Treasurer of the United of Grantor; And generally to transact the Tariff Act of 1930, or pursuant to a properly be transacted or performed by whatever requisite and necessary to confirming all that the said agent and in full force and effect until revocation contracts in the said power shall in no afficial to Customs charges (duties, arefore, if you pay by check, Customs arrange timely receipt of duty checks. Conditions of Service" governing all hereby waives receipt of the customs be transmitted to Grantor's forwarder.
		ntor has caused these pres			
(11) Capac	city:		(12) Date:		