Import/Export Power of Attorney (POA) Instructions

Please read carefully and use the following instructions to complete the POA form:

- 1. Type or print your IRS #. (EIN Employer ID # or SSN Social Security # as applicable). If importing under a Customs assigned ID number, that number must appear on the POA.
- 2. Check the appropriate category of business.
- 3. Type or print the full name of the individual, partnership, corporation (as it appears on corporate records), sole proprietorship, or Limited Liability Company.
- 4. Enter the appropriate category checked in (2) above.
- 5. Type or print the state in which you reside or are incorporated.
- 6. Type or print the complete address at which you conduct business, including city and state.
 - a. Individuals and Sole Proprietorships: Enter the legal residence of the person named in (3) above.
 - b. Corporations and Partnerships: Enter primary or corporate business address.
- 7. Enter the date until which the POA is to remain valid. If you do not enter a date, the authorization will remain valid until you revoke it in writing. **Note:** The expiration date must be at least 15 days after the signature date.
- 8. Type or print the name of the person duly authorized to execute the POA.
 - a. Corporation: Corporate officer empowered to grant POA on behalf of the corporation. If other than a corporate officer, a Delegation of Authority must accompany the POA (19 CFR 141.37).
 - b. Partnership: Any partner authorized to execute the POA. POA's for Partnerships and Limited Partnerships or LLP's must be accompanied by a copy of the partnership agreement [19 CFR 141.39(a)(2)].
 - c. Individual or Sole Proprietorship: The person named in (3) above.
- 9. Sign the POA: Signature must belong to the individual in number 8 above.
- 10. Enter signatory's title.
- 11. Enter the signature date in the following format: month/day/year **Note:** This date is a confirmation of the effective date.

COMBINED EXPORT/IMPORT POWER OF ATTORNEY

Designation as Forwarding Agent and Acknowledgement of Terms and Conditions of Carriage

(1) IRS#			(2) Check appropriate category Individual Partnership Limited Liability Partnership Corporation Sole Proprietorship
KNOW ALL MEN BY THESE PRESENTS:	Γhat, (3)(Full name of individual, partnership, c	corporation, sole proprietorship, or limited liability co	Limited Liability Company ("Grantor") doing business as a mpany) (Identify) , residing or having a principle place of
(n) (4)		he State of (5)	, residing or having a principle place of
(individual, partnership, corporation, sole proprietorship, or business at (6)	limited liability company) (insert one)	, and the U.S. principal party in int	erest ("USPPI") hereby constitutes and appoint
All Cleared Customs Brokerage and its heirs, a	assigns, officers, employees, and/or sp for and in the name, place and stead	ecifically authorized agents (collectively	y "Grantee") to act for and on its behalf as a tru Juited States (the "Customs Territory"), either i
	transportation, of any merchandise in	the customs territory, shipped or consign	other documents required by law or regulation in ned by or to said Grantor; and perform any act of eceive any merchandise;
			e, sign, declare, or to swear to any statement of ith U.S. Customs & Border Protection ("CBP");
merchandise exported with or without benef	it of drawback, or in connection with or, and any and all bonds which may b	n the entry, clearance, lading, unlading be voluntarily given and accepted under	entry or withdrawal of imported merchandise of g or navigation of any vessel or other means of applicable laws and regulations, consignee's an ith the entry of merchandise;
Sign and swear to any document and to perfor operation of any vessel or other means of conv	• •		on with the entering, clearing, lading, unlading, or
Authorize other Customs Brokers duly licens Grantor's name drawn on the Treasurer of the			llect checks issued for Customs duty refunds i vice of process on behalf of the Grantor;
And generally to transact Customs business, i which said Grantor is or may be concerned or			30, or pursuant to other laws of the territories, i attorney;
Giving to said agent and attorney full power a and acting, hereby ratifying and confirming all			mises as fully as said Grantor could do if preser
			otice of revocation in writing is duly given to an reffect in the United States after the expiration
or electronically export information (i.e., co completion of an export on Grantor's behalf a on Grantor's behalf. Grantor specifically auth transmit that information in a manifest to U.S.	mmercial invoices, bill of lading, ins s may be required under law or regular norizes Grantee as its agent to file Ele Customs. The Grantor certifies that re e provided to the said Grantee. The	surance certificates, certificates of orig tion relating to export or export controls ctronic Export Information in the Autor necessary and proper documentation to a	endorse export documents and transmit manuall in, and any other document) necessary for the in the territory and to appoint forwarding agent mated Export System on Grantor's behalf, and the accurately transmit the export information to U.S. and criminal penalties may be imposed by U.S.
Grantor acknowledges receipt of ACCB's Terrauthority to execute this power on behalf of the		ning all transactions between the Partie	es. Signatory certifies that he/she has full
IN WITNESS WHEREOF, the said (complete	printed name of signer) (8)		
caused these presents to be sealed and signed:	(Signature) (9)		
Capacity (10)	Date (11)		

If you are the importer of record, payment to the broker will not relieve you of liability for U.S. Customs and Border Protection charges (duties, taxes or other debts owed Customs and any additional Other Government Agencies) in the event the broker does not pay the charges. Therefore, if you pay by check, Customs and Border Protection and Other Government Agency charges may be paid with a separate check payable to the "Customs & Border Protection" which shall be delivered to Customs and Border Protection by the broker. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty checks.