

INSTRUCTIONS TO COMPLETE POWER OF ATTORNEY FORM READ CAREFULLY

If you are:

- A) AN INDIVIDUAL OR SOLE PROPRIETORSHIP: Complete items 1,3, and 5 through 12.
- B) A U.S. RESIDENT CORPORATION or LLC: Complete items 1,2,3,4,5 and 7 through 12.
- C) A NON-RESIDENT CORPORATION: Complete items 1,2,3,4,5 and 7 through 20.
- D) A PARTNERSHIP & LLP: Complete items 1 through 11. 1 Copy of the Partnership Agreement must accompany the POA

DESCRIPTION OF FIELDS ON THE POWER OF ATTORNEY FORM

- 1) Fill in the IRS(EIN)# associated with the company name listed in #3 (SS# for individuals or CAN# for non-resident companies).
- 2) Fill in the DUNS# associated with the company name listed in #3.
- 3) Full legal name of Individual, Partners, Corporation / LLC or Owner (of Sole Proprietorship). If the Power of Attorney is for a Partnership, fill in the full legal names of each Partner. Complete it exactly how it appears in your filing with State and or Federal Authorities.
- 4) Indicate the State/Province in which your Corporation is incorporated. (Example located in New York but incorporated in the State of Delaware).
- 5) Enter your Business street address (no P.O. Boxes). EIN must list Headquarters address.
- Indicate if Individual, Partnership, or Sole Proprietor (if Corporation, leave blank).
- 7) Enter the name under which you are doing business (if applicable, otherwise leave blank).
- 8) Enter the residence address for the Individual, each Partner, or the Owner of a Sole Proprietorship.
- 9) Enter the Date the document is signed.
- 10) Signature of Authorized Individual:
 - For Individual (him/herself)
 - For Partnership (one Partner)
 - For Sole Proprietorship (the owner)
 - For Corporation (an officer of the Corporation, i.e., President, VP, Secretary/Treasurer, CFO or ²duly authorized employee)
- 11) Enter the Title of the Signer.
- 12) Print the name of the Signer from line 10..

The Certification by Nonresident Corporation *MUST* be completed by all Corporations and Partnerships located **outside** of the United States.

- 13) Enter the name of a 2nd Officer of the company or duly authorized employee (different than line 12).
- 14) Enter the title of the Officer listed on line 13.
- 15) Enter the name of the Corporation.
- 16) Enter the Province of Incorporation.
- 17) Enter the name of the Officer in line 12.
- 18) Enter the title from line 11.
- 19) Enter the Date the document is signed.
- 20) Signature of:
 - For Partnership: 2nd Partner as shown on line 13.
 - For Corporation: 2nd Officer, (i.e., President, VP, Secretary/Treasurer, CFO or 1duly authorized employee) as shown on line 13.

¹ A copy of the **Partnership Agreement** must accompany the Power of Attorney (19 CFR 141.39 (a)(2). A copy of **LLC papers** must accompany the Power of Attorney for proper validation.

² **DULY AUTHORIZED EMPLOYEE**; i.e. empowered by the employer to execute a Power of Attorney and so certified by copies of the Empowering Charter of Incorporation or a copy of the minutes of a meeting of the Board of Directors listing individuals with authority to sign on behalf of the Corporation.

CHECK APPROPRIATE BOX

Individual
Sole Propriertorship
U.S. Corporation
Non Resident Company
Partnership

POWER OF ATTORNEY



Limited Liability Com	pany (LLC)		
(1) IRS # / CAN# /SS	#:	(2) DUNS #:	
KNOW ALL MEN BY THESE	PRESENTS, That, (3)		
	(0)	(Full name of person, partnership	o, corporation or sole proprietorship (Identity)
-			. Grantor, a corporation doing business
under the laws of the State or	Province of (4)		, having a principal place of business at
(5)			
or a (6)	(Individual, Partnership or sole proprietorship)	doing business as (7)	
and located of residing at	(8)	(Residential address of signer, not appl	icable for corporation)
as a true and lawful agent an other name, to make, endors connection with the importati required by law or regulation To make endorsements on supplemental statement, sch proprietor on drawback entr	nd attorney of the grantor named above, sign, declare or swear to any entrion, transportation, or exportation of in connection with such merchandise bills of lading conferring authority the dule, certificate of delivery, certificaty, declaration of exporter on drawb	ve for and in the name, place and stead of s y, withdrawal, declaration, certificate, bill of any merchandise shipped or consigned by de; to receive any merchandise deliverable to to transfer title, make entry or collect draw ate of manufacture, certificate of manufacture ack entry, or any other affidavit or docum	es, its divisions, subsidiaries & other affiliate companies aid grantor from this date and in all Customs Districts, and in no ading, carnet or other document required by law or regulation in or to said grantor; to perform any act or condition which may be said grantor. back, and to make, sign, declare or swear to any statement e and delivery, abstract of manufacturing records, declaration of ent which may be required by law or regulation for drawback ation or other affidavit or document is intended for filing in any
To sign, seal, and deliver for merchandise exported with conveyance owned or operation	or without the benefit of drawback, of ted by said grantor, and any and all t	or in connection with the entry, clearance,	ection with the entry or withdrawal of imported merchandise o lading, unlading or navigation of any vessel or other means of coepted under applicable laws and regulations, consignee's and ith the entry of merchandise.
	cument and to perform any act that r other means of conveyance owned o		ulation in connection with the entering, clearing lading, unlading
	. ,, ,	t, check or warrant drawn to the order of said	
		to receive, endorse and collect checks issing the United States, to accept service of procest in the control of	ued for Customs duty refunds in grantor's name drawn on the ss on behalf of the grantor.
		rokerage charges directly from Grantee and tts are for the convenience of the grantor and	agrees to accept these charges on the invoices received fron shipment continuity.
of 1930 in which said granto attorney full power and authoratifying and confirming all th notice of revocation in writing	or is or may be concerned or interest ority to do anything whatever requisit that the said agent and attorney shall l g is duly given. If the grantor of this p	ed and which may properly be transacted of te and necessary to be done in the premise lawfully do by virtue of these presents; the follower of attorney is a partnership, the said po	signing, and filing of protests under section 514 of the Tariff Ac or performed by an agent and attorney, giving to said agent and as as fully as said grantor could do if present and acting, hereb- program power of attorney to remain in full force and effect unto ower shall in no case have any force or effect after the expiration that he/she has full authority to execute this Power of Attorney or
IN WITNESS WHEREOF I have b	hereunto set my hand and caused these prese	ents to be sealed and signed:	
		(10)	
			(Signature)
(Title) (11)		(12)	(Name Printed)
	С	ERTIFICATION BY NON RESIDENT CORPORATION	,
(To be ma	ade by an officer other than the one who exect	uted the Power of Attorney. if only one signing authorit	y, notate "Sole Signing Officer" next to above signature)
^{I,} (13)	, ce	ertify that I am the (14)	(Title)
Of (15)		ganized under the laws of the Province of (16	(Title)
	ame of Corporation)		
That (17)	(Name of Signer of Power of Atl		ed the Power of Attorney on behalf of the corporation, is
the (18)		tion, and that the signer was given the authority to sign	powers of Attorney on behalf of the corporation.
· ·	set my hand and caused these presents to be	sealed and signed:	
(Date) (19)	sormy mand and cadaca these presents to be	(20)	

If you are the importer of record, payment to the broker will not relieve you of liability for 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 and Border Protection" which shall be delivered to CBP by the broker. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty checks.

(Signature)