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CUSTOMS POWER OF ATTORNEY and acknowledgement of Terms and Conditions

CHB#16485

1.)IRS/EIN#	2.)		PartnershipCorporation p_xLimited Liability Company
KNOW ALL MEN BY THE	CE DDECENTS: That 2)		, - <u>—</u>
	nership, Corporation, Sole Proprieto	orship, or Limited Liability Comp	any) (Identity) husiness as a
4.)			er the laws of the State of 5.)
	ace of business at 6.)		er the laws of the state of 5.)
			pecifically authorized agents, to act for and on its
behalf as a true and lawful agen "territory") either in writing, ele declaration, certificate, bill of la transportation, of any merchand may be required by law or regul on bills of lading conferring aut certificate required by law or re deliver for and as the act of said merchandise exported with or w other means of conveyance own laws and regulations, consignee connection with the entry of me Sign and swear to any docum clearing, lading, unlading, or op Authorize other Customs B	t and attorney of the grantor for and ctronically, or by other authorized miding, carnet or any other documents ise in or through the customs territor ation in connection with such merch hority to transfer title; make entry or gulation for drawback purposes, regargantor any bond required by law or without benefit of drawback, or in corred or operated by said grantor, and a s's and owner's declarations provided rechandise; ment and to perform' any act that may eration of any vessel or other means rokers duly licensed within the territ	in the name, place and stead of sameans, to: Make, endorse, sign, decorated by law or regulation in corry, shipped or consigned by or to same andise deliverable to said grantor collect drawback; and to make, sardless of whether such document or regulation in connection with the nunction with the entry, clearance, any and all bonds which may be valued for in section 485, Tariff Act of 1 by be necessary or required by law as of conveyance owned or operated tory to act as grantor's agent; to red	id grantor, from this date, in the United States (the clare, or swear to any customs entry, withdrawal, connection with the importation, exportation, said grantor; Perform any act or condition, which is to receive any merchandise; Make endorsements ign, declare, or swear to any statement or is intended for filing with Customs; Sign, seal, and entry or withdrawal of imported merchandise or lading, unlading or navigation of any vessel or oluntarily given and accepted under applicable 930, as amended, or affidavits or statements in or regulation in connection with the entering,
of process on behalf of the gran		ne Officed States; if the grantor is a	a nonresident of the Office States, to accept service
And generally to transact C	ustoms business, including filing of		14 of the Tariff Act of 1930, or pursuant to other erly be transacted or performed by an agent and
Giving to said agent and att			necessary to be done in the premises as fully as attorney shall lawfully do by virtue of these
			and received by grantee (if the donor Of this power es after the expiration 2 years from the dates of its
import/export documents (i.e., c	commercial invoices, bill of lading, in	nsurance certificates, drafts and ar	ry as lawful agent and sign or endorse ny other document) necessary for the completion of nt forwarding agents on grantor's behalf;
			rning all transactions between the Parties. If the te this power on behalf of-the Grantor.
IN WITNESSES WH	EREOF, the said 7.)		_ caused these presents to be sealed and signed:
(Signature):8.) x	(Capacity)/Title	e: 9.) X	Date: 10.)
TEL:	EMAIL ADDRESS: _		
if you are the importer of record Customs) in the event the charg	es are not paid by the broker. Therefervice" which shall be delivered to C	eve you of liability for U.S. Custo fore, if you pay by check, Customs	ms charges (duties, taxes or other debts owed s charges may be paid with a separate check who wish to utilize this procedure must contact our