

EIN/IRS No.: \_\_\_

## **CUSTOMS POWER OF ATTORNEY**

\*Tel. Number for 5106 purposes: \_

• •	opriate box below:				
INDIVIDUAL:	PARTNERSHIP -GENERAL:	PARTNERSHIP – LTD:	CORPORATION:	SOLE PROPIETORSHIP:	LLC:
Know all men	by these presents: That,				
doing business				rop, or LLC) unde	r the laws of the
J	(Full name of in	dividual, partnership, corporat	tion sole prop, or LLC)		
State or Count	ry and Province of		residin	ng or having a principal place	e of business at:
behalf as true as Customs Districtor or consigned by to receive any receive any receive any receive any statement, and delivery, at affidavit or doc schedule, certificand as the act merchandise ex other means of laws and regula with the entry of connection with To authorize of name drawn on grantor; And geunder section 5 performed by a done in the preclawfully do by, or the requirement acknowledges and Fo shall govern the partnership, the Director of Cus after the expiral certifies that he	rORLDWIDE LOGISTICS and lawful agent and attorney of cts, and in no other name to m document required by law or regard or to said grantor, to perform a nerchandise deliverable to said grantor, to perform a sements on bills of lading confessupplemental statement, schedul obstract of manufacturing records ument which may be required by icate, abstract, declaration, or o of said grantor any bond required with or without benefit of conveyance owned or operated ations, consignee's and owner's of merchandise; To sign and swenther Customs Brokers to act as the Treasurer of the United State and the Tariff Act of 1930, in agent and attorney, giving to sum agent and attorney. If the do too of 2 years from the date of she has full authority to execute the properties of the said (name).	the grantor named above for ake, endorse, sign, declare, or gulation in connection with the many act or condition which may act or condition which a single declaration of proprietor on y law or regulation for drawbither affidavit or document is irred by law or regulation in for drawback, or in connection by said grantor, and any and declarations provided for in ear to any document and to punlading, or operation of any grantor's agent; to receive, eates; if the grantor is a nonreas houses in any district any any which said grantor is or maid agent and attorney full pull do if present and acting, soing power of attorney to resting is duly given to and receive charges be directly transmics, Inc. conducts business sona, a copy of which is available one of this power of attorney or eating force or effect after the nor of this power of attorney on be this power of attorney on be	e, make entry or collect rtificate of delivery, cer drawback entry, declar back purposes, regardles intended for filing in a connection with the ewith the entry, clearant all bonds which may be section 485, Tariff Act erform any act that may vessel or other means of endorse and collect che sident of the United Stand all customs business any be concerned or intower and authority to dehereby ratifying and comain in full force and evived by a District Direct to the standard ole to review on its web cluding all lien provises expiration of 2 years for its a partnership, the sa of this power of attorn chalf of the grantor.	and stead of said grantor from withdrawal, declaration, certification, or exportation of any nor regulation in connection with a drawback, and to make sign, tificate of manufacture, certification of exporter on drawbacks of whether such bill of ladir my customs district: To sign, entry or withdrawal of importee, lading, unlading or navigate evoluntarily given and accept of 1930, as amended, or affice y be necessary or required by of conveyance owned or operates issued for Customs duty attest, to accept service of process, including making, signing, a erested and which may prope to anything whatever requisite on infirming all that the said agereffect until the day of _ctor of Customs. Grantor here of CFR 111.36(c)(2)(i)'s waive the tide of the date of its receipt in the date of its recei	declare, or swear to cate of manufactures the such merchandise shipped the such merchandise declare, or swear to cate of manufactures centry, or any other ag, sworn statement seal and deliver for ted merchandise or ted merchandise or ted under applicable davits in connection law or regulation in ted by said grantor refunds in grantor's ess on behalf of the and filing of protests rly be transacted or and necessary to be at and attorney shall by expressly waives r provision. Granton to en National Customs wer of attorney is a the office of the Porte any force or effect apany, the signatory
	HEREOF, the said (name)				
	presents to be sealed and signed:				
WITNESS: (option	onal)		-		
If you are the imp	porter of record, payment to the broken	er will not relieve you of liability	y for Customs charges (du	ties, taxes or other debts owed Cu	stoms) in the event the

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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 Service" which shall be delivered to Customs by the broker. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty checks.