Confianza Import Clearance CUSTOMS POWER OF ATTORNEY

	Check appropriate box: ☐ Individual ☐ Partnership ☐ Corporation ☐ Limited Liability Company
IRS/EIN/SSN # (1)	☐ Sole Proprietorship
KNOW ALL MEN BY THESE PRESENTS: That, (2)(Full name of individual/partnership (List	all partners) corporation/Limited Liability company/Sole Proprietor)
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Granter; a corporation doing business under the laws of the state or province of (3)(Ple	ase indicate State or Province of corporation-"NO abbreviations")
or a (4)doing business as/DBA (5)	
	se indicate your "doing business as/DBA" company name)
having a principal place of business/residing at (6)(Complete business or res	siding address)
hereby constitutes and appoints Confianza Import Clearance , its licensed documents by power of_attorney as a true and lawful agent and attorney of the grantor name from this date in the United States (the territory") either in writing, electronically, or by other a any Customs entry, withdrawal, declaration, certificate, bill of lading, carnet or any other do importation, transportation, or exportation of any merchandise shipped or consigned by or trequired by law or regulation in connection with such merchandise; to receive any merchandise. To make endorsements on bills of lading conferring authority to transfer title; make entry or	e above for and in the name, place, and stead of said grantor uthorized mean, to: make, endorse, sign, declare, or swear to cuments required by law or regulation in connection with the p said grantor; to perform any act or condition which may be deliverable to said grantor;
statement or certificate required by law or regulation for drawback purposes, regardless of whe	ther such document is intended for filing with Customs district;
To sign, seal, and deliver for and as the act of said grantor any bond required by law or regulation in connection with the entry or withdrawal of imported merchandise or merchandise exported with or without benefit of drawback, or in connection with the entry, clearance, lading, unlading or navigation of any vessel or other means of conveyance owned or operated by said grantor, and any and all bonds which may be voluntarily given and accepted under applicable laws and regulations, consignee's and owner's declarations provided for in section 485, Tariff Act of 1930, as amended, or affidavits or statements in connection with the entry of merchandise;	
To sign and swear to any document and to perform any act that may be necessary or required lading, unlading, or operation of any vessel or other means of conveyance owned or operated	
To authorized other Customs Brokers duly licensed within the territory to act as grantor's agent; to receive endorse and collect checks issued for Customs duty refunds in grantor's name drawn on the Treasurer of the United States; if the grantor is a nonresident of the United States, to accept service of process on behalf of the grantor;	
And generally to transact at the custom houses in any district any and all customs business, including making, signing, and filing of protests under section 514 of the Tariff Act of 1930, in which said grantor is or may be concerned or interested and which may properly be transacted or performed by an agent and attorney, giving to said agent and attorney full power and authority to do anything whatever requisite and necessary to be done in the premises as fully as said grantor could do if present and acting, hereby ratifying and confirming all that the said agent and attorney shall lawfully do by virtue of these presents;	
The forgoing power of attorney to remain in full force and effect until notice of revocation i Customs. If the donor of this power of attorney is a partnership, the said power shall in no ca the date of execution. The grantor acknowledges receipt of our Terms and Conditions of Servi	se have any force or effect after the expiration of 2 years from
IN WITNESS WHEREOF, the said (7)	
(Full name of individual/partnership (List all partners)	corporation/Limited Liability company/Sole Proprietor)
Caused these presents to be sealed and signed: (8)(Signature)	(9)(Type or print name of party signing Power of Attorney)
(10) If corporation, power of attorney MUST be signed by one of the following (Pleas President Secretary Chief Executive Officer Vice President Treasurer Chief Financial Officer **Manager of LLC (Articles of Organization of LLC designates the company as a ** If the grantor is a Limited Liability Company, the signature certifies that he/she on behalf of the grantor	e check appropriate box): Chief Operating Officer manager" company) member" company

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

Instructions on completing the Customs Power of Attorney

Note: Please read and follow the below instruction carefully: this is a legal document, no alteration or changes please!

- 1. U.S. Internal Revenue Service Number, or Employer Identification Number, or Social Security Number. If a NON-U.S. company, leave blank.
- 2. Full name of individual, partnership, corporation, limited liability company, or sole proprietor
- 3. Indicate State or Providence of Incorporation
- 4. If NON corporation-indicate Individual, partnership, LLC, or sole proprietor
- 5. Indicate your "doing business as or DBA" company name if other than corporation
- 6. Complete official business or residing address
- 7. Full name of individual, partnership, corporation, limited liability company, or sole proprietor
- 8. Signature of party signing Power of Attorney

If corporation: <u>MUST</u> be signed by the President, Vice President, Secretary, Treasurer, Chief Executive Officer, Chief Financial Officer or Chief Operating Officer

If Limited Liability Company: management of the LLC is vested in managers: a 'manager' signature is required If Limited Liability Company: management of the LLC is reserved to members: a 'member' signature is required

- 9. Type or print name of party signing power of attorney
- 10. Title of party signing power of attorney Elect appropriate box
- 11. Date