CUSTOMS POWER OF ATTORNEY

IRS#			
		Individual Partnership General Partnership - Ltd. Corporation Limited Liability Company Sole Proprietorship	
Know all men by these presents: That,			
doing business as			under the laws of the
(Full name of	findividual, partnership, corporation sole pr	op, or LLC)	
State or Country and Province of	residir	ng or having a principal place	of business at
OLIVER L. BROWN, CHB, AND/OR agent and attorney of the grantor named above for no other name to make, endorse, sign, declare, or required by law or regulation in connection with the grantor, to perform any act or condition which madeliverable to said grantor: To make endorsements on bills of lading conferristatement, supplemental statement, schedule, substract of manufacturing records, declaror document which may be required by law or recertificate, abstract, declaration, or other affidavition said grantor any bond required by law or regulation without benefit of drawback, or in connection with or operated by said grantor, and any and all bonowner's declarations provided for in section 485, swear to any document and to perform any act tuniading, or operation of any vessel or other megrantor's agent; to receive, endorse and collect of the grantor is or may be concerned or interested attorney full power and authority to do anything and acting, hereby ratifying and confirming all that to remain in full force and effect until the received by a District Director of Customs. Grandirectly transmitted to it, pursuant to 19 CFR 111. conduct business subject to the standard Terms which will be provided upon request, and agrees Oliver L Brown or Cargo Modules LLC. If the doafter the expiration of 2 years from the date of attorney is a partnership, the said power shall in donor of this power of attorney is a Limited Liab behalf of the grantor. IN WITNESS WHEREOF, the said has caused these presents to be sealed and search and actions.	or and in the name, place, and stead of sor swear to any entry, withdrawal, declarate importation, transportation, or exportate any be required by law or regulation in conting authority to transfer title, make entry of supplemental schedule, certificate of delivaration of proprietor on drawback entry, of egulation for drawback purposes, regard to or document is intended for filing in any ion in connection with the entry or withdrant the entry, clearance, lading, unlading or district which may be voluntarily given and act, and the entry, clearance, lading, unlading or district which may be necessary or required by law eans of conveyance owned or operated by the checks issued for Customs duty refunds it and which may properly be transacted of whatever requisite and necessary to be districted and which may properly be transacted of whatever requisite and attorney shall lawfulday of the said agent and attorney shall lawfulday of the said agent and conditions. Grantor acts and Conditions of the National Customs that those Terms and Conditions shall gonor of this power of attorney is a partne its receipt in the office of the Port Direct on no case have any force or effect after illity Company, the signatory certifies that	aid grantor from this date and in tion, certificate, bill of lading, cation of any merchandise shipped nection with such merchandise to collect drawback, and to make very, certificate of manufacture, declaration of exporter on drawbless of whether such bill of ladicustoms district: To sign, seal a awal of imported merchandise on avigation of any vessel or othe cepted under applicable laws are avits in connection with the entry or regulation in connection with to y said grantor; To authorize of in grantor's name drawn on the shalf of the grantor; And generator for performed by an agent and at one in the premises as fully as ally do by virtue of these presents —, or until notice of revocation mement that Oliver L. Brown's Coknowledges that Oliver L. Brown is Brokers and Forwarders Assequent the commercial relations riship, the said power shall in not for of Customs of the said port the expiration of 2 years from to the/she has full authority to exceed the control of the said port to expend the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the said port to expiration of 2 years from to the expiration of 2	s behalf as true and lawful all Customs Districts, and in met or other document or
(Capacity)			-
(Date)			
WITNESS:			

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 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 and payments to CBP.

INDIVIDUAL OR PARTNERSHIP CERTIFICATION

CITY				
COUNTY_				
SIAIE				
On this	day of	,, personally appeared before me		
		, personally known or sufficiently		
identified to	· · · · · ·			
me, wno cert executed	ities that	(is) (are) the individual(s) who		
	instrument.			
the follogoning	,o ao	(Notary Public)		
		Corporate Certification		
	(To b	e made by an officer other than the one who executes the power of attorney)		
I.		certify that I am the		
of		, certify that I am the, organized under the laws of the State of		
that		, who signed this power of attorney on behalf of the donor, is the		
	ation; and that said pov	wer of attorney was duly signed, and attested for and in behalf of said corporation by authority of its governing body		
as the same app	ears in a resolution of	the Board of Directors passed at a regular meeting held on the day of		
now				
		er certify that the resolution is in accordance with the articles of incorporation and by laws of said corporation. reunto set my hand and affixed the seal of said corporation, at the City of		
this	day of	I further certify that the resolution is in accordance with the articles of incorporation and bylaws of		
said corporation	on.			
	(Signature)	(Date)		
	, ,	· /		

If the corporation has no corporate seal, the fact shall be stated, in which case a scroll or adhesive shall appear in the appropriate designated place.

Customs powers of attorney of residents (including resident corporations) shall be without power of substitution except for the purpose of executing shipper's export declarations. However, a power of attorney executed in favor of a licensed customs broker may specify that the power of attorney is granted to the customs broker to act through any of its licensed officers or any employee specifically authorized to act for such customs broker by power of attorney.

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 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.