## CUSTOMS POWER OF ATTORNEY/ DESIGNATION AS EXPORT FORWARDING AGENT

and

## Acknowledgement of Terms and Conditions

		☐ Appropr	riate box:	☐ Individual	
				☐ Partnership	
				☐ Corporation	
				☐ Sole Proprietorship	
KNOW ALL MEN	BY THESE PRESENTS: That, f			☐ Limited Liability Companyloing	
		(Full name of Individual Partnership Corporation Sole Proprietorship	p, or Limited Liabilit	v Company) (Identity)	
business as <u>a / </u>		under the laws	of the State	of £	
residing of flaving a	principal place of busiless at			, nereby constitutes and	
appoints f	Ferrer Brokers, Inc. (Grantee's Name)	, its officers, employees, and	l/or specific	ally authorized agents, to act for and	
	e and lawful agent and attorney of t er in writing, electronically, or by ot	he grantor for and in the name, place and sto her authorized means, to:	ead of said g	grantor, from this date, in the United St	ates
	connection with the importation,	entry, withdrawal, declaration, certificate, bil exportation, transportation, of any mercha			
Perform any act or comerchandise;	condition, which may be required by	y law or regulation in connection with such r	merchandise	deliverable to said grantor; to receive a	ıny
		ority to transfer title; make entry or collect or drawback purposes, regardless of whether s			
merchandise or mer any vessel or other i applicable laws and	chandise exported with or without means of conveyance owned or op	r any bond required by law or regulation in benefit of drawback, or in connection with erated by said grantor, and any and all bonder's declarations provided for in section 45;	n the entry, o ds which ma	clearance, lading, unlading or navigation by be voluntarily given and accepted un	n of nder
Sign and swear to an lading, unlading, or o	y document and to perform' any acoperation of any vessel or other me	et that may be necessary or required by law or ans of conveyance owned or operated by sai	or regulation id grantor;	in connection with the entering, clearing	ıg,
Authorize other Cus duty refunds in grar process on behalf of	ntor's name drawn on the Treasure	the territory to act as grantor's agent; to reer of the United States; if the grantor is a	eceive, endo nonresident	rse and collect checks issued for Cust of the United States, to accept service	oms e of
And generally to transthe territories, in which	nsact Customs business, including fich said grantor is or may be concer	iling of claims or protests under section 514 med or interested and which may properly b	of the Tarif e transacted	f Act of 1930, or pursuant to other law or performed by an agent and attorne	rs of y;
Giving to said agent grantor could do if p	t and attorney full power and authoresent and acting, hereby ratifying a	ority to do anything whatever requisite and and confirming all that the said agent and att	l necessary t torney shall l	to be done in the premises as fully as awfully do by virtue of these presents;	said
attorney is a partne execution);	rship, the said power shall in no ca	until revocation in writing is duly given to a ase have any force or effect in the United S	States after t	he expiration 2 years from the dates of	of its
Appointment as Fordocuments (i.e., congrantor's behalf as nothe information pronegotiate drafts or cl	orwarding Agent: Grantor authori; nmercial invoices, bill of lading, ins nay be required under law and regre vided by Grantor, to endorse or c necks drawn to the order of the gra	zes the above Grantee to act within the turance certificates, drafts and any other doculation in the territory, to transmit export in ounter-sign weight certifications or tickets intor or grantor's designee and to appoint for	territory as cument) nec aformation e provided by rwarding ago	lawful agent and sign or endorse ex essary for the completion of an expor- electronically in reliance on the accuracy grantor or grantor's designee, endorsents on grantor's behalf;	port t on y of e or
Grantor acknowledg	ges receipt of <u>Ferrer Brokers</u> (Grantee's Name)	S, Inc. Terms and Conditions of Service	ce governing	all transactions between the Parties.	
If the Grantor is a Li	mited Liability Company, the signate	ory certifies that 'he/she has full authority to e			
IN WITNESS WHER	REOF, the said—	(Full name of company)			
caused these present	es to be sealed and signed: (Signatur	e)			
(Capacity)		Date:			
Witness: (if required	d)				

if you are the importer of record, payment to the broker will not relieve you of liability for U.S. 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,

## INDIVIDUAL OR PARTNERSHIP CERTIFICATION

COUNTY	SS	
STATE		
On this day of	, 20, personally appeared before me .	
	, personally known or sufficiently in	dentified to me who
	(is) (are) the individual (s) who executed the foregoing instrume	
	free act and deed.	and acknowledge
	(Notary Public).	
	CORPORATE CERTIFICATION	
	(To be made by an officer of other than the one who executes the power of attorney)	
,	, certify that I am the	of
	, organized under the laws of the State of	that
	, who signed this power of attorney on behalf of the donor, is	s-the
	of said corporation; and that said power of attorney was duly signed, and attested for a	
	s governing body as the same appears in a resolution of the Board of Directors passed at a regular me	
	aid corporation and was executed in accordance with the laws of the State or Country of Incorporatio	
ncorporation and bylaws of sa	and corporation and was executed in accordance with the laws of the state of Country of Incorporatio	11.
N WITNESS WHEREOF, I his day of	have hereunto set my hand and affixed the seal' of said corporation, at the City of	
day 01		
(S	Signature) (date)	-