

U.S. CUSTOMS IMPORT POWER OF ATTORNEY
(See Instructions Below)

EIN: (1) _____

(2) CHECK APPROPRIATE BOX

- Individual
- Partnership
- Corporation
- Sole Proprietorship
- Limited Liability Company

KNOW ALL MEN BY THESE PRESENTS, THAT

(3) _____, Principal¹ dba

(4) _____, doing business as a

(5) _____ under the laws of the State of

(6) _____, having a principal place of business at

(7) _____

_____ hereby constitutes and appoints ROGERS WORLDWIDE IMPORT SERVICES, INC., having a principal place of business at 5438 West 104th Street, Los Angeles, CA 90045, their subsidiaries, officers, employees, and other customs brokers and/or specifically authorized agents, to act for and on its behalf, as a true and lawful Agent and Attorney of the Principal named above for, and in the name, place, and stead of the Principal, from this date, either in writing, electronically, or by other authorized means, with full power and authority to do and perform every lawful act and thing the said Agent and Attorney may deem requisite and necessary to be done for and on behalf of the said Principal without limitation of any kind as fully as said Principal could do if present and acting, and Principal hereby ratifies and confirms all that said Agent and Attorney shall lawfully do or cause to be done by virtue of these presents and that this Power of Attorney is to remain in full force and effect until notice of revocation in writing is duly given by the Principal and received by the Agent/Attorney. Such authorization includes acts as Agent/Attorney on behalf of Principal for export control, U.S. Census Bureau reporting, and U.S. Customs and Border Protection purposes.

Principal hereby certifies that all statements and information contained in the documentation provided to Agent/Attorney named above relating to the exportation and customs transaction will be true and correct. Furthermore, Principal understands that civil and criminal penalties may be imposed for making false or fraudulent statements or for the violation of any U.S. laws or regulations on exportation and customs transactions.

¹ Include the name of U.S. Principal Party in Interest, if applicable.

In the execution of this Power of Attorney, Principal expressly acknowledges that ROGERS WORLDWIDE will act as the freight forwarder in any and all customs transactions. Principal expressly acknowledges that customs entries will be made by ROGERS WORLDWIDE IMPORT SERVICES, INC. or another duly authorized customs broker, and that all charges for such transactions will be billed to Principal by ROGERS WORLDWIDE. Principal hereby agrees to such arrangement and waives direct receipt of charges from ROGERS WORLDWIDE IMPORT SERVICES, INC. or other duly authorized customs broker. Principal further agrees that it is liable for any and all charges (including but not limited to duties, taxes, penalties, liquidated damages, or other debts owed to any customs or other governmental authorities imposed for any reason) without restriction or limitation and shall indemnify Agent/Attorney for any and all unpaid charges. Principal may pay for U.S. customs charges by separate check made out to "U.S. Customs & Border Protection" which shall be delivered to customs by the broker, provided Principal has made advance arrangements with the broker for timely receipt of duty checks.

Included within the powers granted herein are the powers to:

Make, endorse, sign, declare, transmit, or swear to any customs entry, withdrawal, declaration, certificate, bill of lading, air waybill, carnet, or any other documents required by law or regulation in connection with the importation, exportation, or transportation, of any merchandise in or through the customs territory, shipped or consigned by or to said Principal, including authority to act as the Principal's true and lawful agent for purposes of moving cargo and preparing and filing the Electronic Export Information (EEI) and other documents or records required to be filed in accordance with U.S. laws and regulations, whether by signature, electronic filing, or other endorsement;

Perform any act or condition which may be required by law or regulation in connection with the exportation or transportation of any goods shipped or consigned by or to the Principal, and to receive or ship any goods on behalf of Principal;

Make endorsements on bills of lading conferring authority to transfer title; make entry or collect drawback; and make, sign, declare, or swear to any statement or certificate required by law or regulation for drawback purposes, regardless of whether such document is intended for filing with Customs or any other agency of the United States Government;

Sign, seal, and deliver for and as the act of said Principal 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 Principal, 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;

Sign and swear to any document and to perform any act that may be necessary or required by law or regulation in connection with the entering, clearing, lading, unlading, or operation of any vessel or other means of conveyance owned or operated by said Principal;

Authorize other Customs Brokers duly licensed within the territory to act as Principal's agent; to receive, endorse and collect checks issued for Customs duty refunds in Principal's name drawn on the Treasurer of the United States; if Principal is a nonresident of the United States, to accept service of process on behalf of the Principal;

And generally to transact Customs business, including filing of claims or protests under section 514 of the Tariff Act of 1930, or pursuant to other laws of the territories, in which said Principal is or may be concerned or interested and which may properly be transacted or performed by an agent and attorney; and

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 Principal 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.

Appointment as Forwarding Agent: Principal authorizes the above Agent/Attorney to act within the territory as lawful agent and sign or endorse export documents (i.e., commercial invoices, bill of lading, air waybill, insurance certificates, drafts, and any other documents) necessary for the completion of an export on Principal's behalf as may be required under law and regulation in the territory and to appoint forwarding agents on Principal's behalf.

Principal agrees to abide with the terms, conditions and limits of liability of the Agent/Attorney as specified in the Agent/Attorney's terms and conditions, and limits of liability. If the Principal is a Limited Liability Company or Partnership, the signatory certifies that he/she has full authority on behalf of the Principal. If the Principal of this power of attorney is a partnership, the said power shall in no case have any force or effect in the United States after the expiration 2 years from the date of its execution.

IN WITNESS WHEREOF, the said (8) _____,²

(9) _____ and its subsidiaries and dba's as listed above caused these presents to be signed:

(10) _____
SIGNATURE & NAME
(11) _____ (12) _____
TITLE DATE
(13) _____
WITNESS SIGNATURE & NAME

INSTRUCTIONS

1. Insert Principal's Employer Identification Number (EIN) issued by the US Internal Revenue Service.
2. Check the appropriate box that describes how the Principal is legally organized.
3. Insert the legal name of the Principal.
4. Insert any 'doing business as' (dba) names that the Principal uses when conducting business.
5. Insert how the Principal is legally organized; this should be the same as #2.
6. Insert the name of the State or other legal jurisdiction under whose laws the Principal is legally organized.
7. Insert the complete address of legal record of the Principal where they accept legal process.
8. Insert how the Principal is legally organized; this should be the same as #5 and #2.
9. Insert the legal name of the Principal; this should be the same as #3.
10. Insert the signature and printed name of officer or other authorized employee of the Principal listed in #3. This person should sign in blue or black ink here.
11. Insert the title of the person signing #10.
12. Insert the date when the document was signed.
13. Insert the signature and printed name of a person that witnessed the signing of #10. This person should sign in blue or black ink here.

² Include the name of the U.S. Principal Party in Interest, if applicable.