CUSTOMS POWER OF ATTORNEY

(1) Federal Tax ID	(2) Check Approp	priate Box						
EIN/SSN:			Individual	Partnership	Corporation	Sole Proprietorship	L.L.C.	
KNOW ALL MEN BY TH	IESE PRESENTS:							
That, ⁽³⁾						a co	rporation	
	(Full name of Ind	ividual, Part	nership, Corpora	ation, Sole Proprie	etorship, or LLC)			
doing business under the la	aws of the State of $^{(4)}$		or :	a (5)				
(6)		(State of Inco	orporation)	(In	dividual, Sole Propri	etorship or Partnership)		
doing business as ⁽⁶⁾ residing at or having an office and place							and place	
(Name of Sole Proprietorship or Partnership, DBA/AKA of a Corporation)								
of business at: ⁽⁷⁾							,	
(Individual residence address or Company physical address in full)								
declare, or swear to any manufacture, certificate of declaration of exporter on purposes, regardless of wh is intended for filing in any	thorized to act for by pe ad of said grantor from try, withdrawal, declar erchandise; to receive a ements on bills of ladii y statement, suppleme of manufacture and de drawback entry, or a ether such bill of ladin y customs district;	ower of atto this date an ation, certif any merchaing conferrin ental staten elivery, abs ny other af g, sworn sta	orney, as a tru- nd in all Custo ficate, bill of la ndise deliveral ng authority to nent, schedulo tract of manu fidavit or doc atement, sched	e and lawful ago ms Districts, an ading, carnet or ole to said grant o transfer title, n e, supplementa afacturing recon ument which m ule, certificate,	ent and attorney of d in no other nam- any other docume or, make entry or coll l schedule, certif rds, declaration o may be required by abstract, declaration	f the grantor named abo e, to make, endorse, sig nts required by law or r lect drawback, and to m icate of delivery, cert f proprietor on drawbay y law or regulation for	we for and an, regulation nake, sign, tificate of ack entry, drawback document	
10 sign, seal, an withdrawal of imported m								

withdrawal of imported merchandise or merchandise exported with or without benefit of drawback, or in any 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 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 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 grantor;

To authorize other Customs brokers 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, to accept service of process on behalf of the grantor;

And generally transact at the customhouses 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 full 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 foregoing power of attorney to remain in full force and effect until notice of revocation in writing is duly given to and received by a District Director of Customs. If the donor of this power of attorney is a partnership, the said power shall in no case have any force or effect after the expiration of 2 years from the date of its execution.

Per 19 CFR 111.29(b)(1) - 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 and Border Protection" which shall be delivered to Customs by the broker.

If the fees and charges are to be collected by or through the grantor's forwarder(s) and/or freight agent(s), the grantor waives any requirement of an invoice or statement of the Customs brokerage charges from Oriox Customs Broker, Inc. under 19 CRF 111.36 (c)(2)(i); And contrary to 19 CFR 111.24, the grantor authorizes Oriox Customs Broker, Inc. to share all Customs-related information with the grantor's freight forwarder(s) and/or freight agent(s). However, the grantor retains the right to contact Oriox Customs Broker, Inc. directly regarding any Customs –related matters as per 19 CFR 111.36(c)(3).

If the grantor is a Limited Liability Corporation, the signatory certifies that he/she has full authority to execute this instrument on behalf of the grantor.

IN WITNESS V	VHEREOF, the said $^{(8)}$					
		(Full name of Corporati	on or Company)			
has caused th	nese presents to be sealed and	signed: (Signature) ⁽⁹⁾				
		(Must I	be signed by the owner or a corporate officer)			
(10) Name: _		(11) Capacity:	(12) Date:			
	(Print name of signatory)	(Owner, President, Vice President, Secretary, Treasurer, CEO, CFO, Partner, Member)				
(13) Te	lephone#:	(14) Email:				