

(Capacity)\_

## **CUSTOMS POWER OF ATTORNEY**

TITLE 19 CFR 141 32

## **Check Entity Type**

o Individual

I.R.S. #	TITLE 19 CFR 141.32		o Martnership
or S.S.			o Corporation
Phone:			o Sole Proprietor
Fax:			,
KNOW ALL MEN BY THESE PRESENTS: That,			
	(Full name of Pers	son, Partnership, or Corporation, or So	ple proprietorship) (Identify)
Corporation doing business under the laws for the State of		or a	
doing business as	residing at		
or having an office and place of business at		hereby constitutes and appoin	ts
JA	MES RANDALL MAR	TIN - CHB	
7500	NW 25TH STREET SUITE 2	16 MIAMI, FL 33122	
cerifficate of delivery, certificate of manufacture, certificate of manufacture and del other affidavit or document which may be required by law or regulation for drawbardocument is intended for filing in said district or in any other customs district.  To sign, seal, and deliver for and as the act of said grantor any bond required by drawback, or in connection with the entry, clearance, lading, unlading, or navigatic given and accepted under applicable laws and regulations, consignee's and owner. To sign and swear to any document and to perform any act that may be necess of conveyance owned or operated by said grantor.  And generally to transact customs business, including marking, signing, and fill properly be transacted or performed by an agent and attorney, giving to said agent for present and acting, hereby ratifying and confirming all that the said agent and attof, 20or until notice of revocation in writing is duly given to and rece effect after the expiration of 2 years from the date of its receipt in the office of the I with the power to authorize other Customs Brokers duly licensed within the terior treasurer of the United States; if the grantor is a nonresident of the United States, If you are the importer of record, payment to the broker will not relieve you of liab you pay by check, Customs charges may be paid with a seperate check payable to	ck purposes, regardless of whether y law or regulation in connection w in of any vessel or other means of o 's declarations provided for in sect sary or required by law or regulation ing of protests under section 514 o t and attorney full power and author corney shall lawfully do by virtue of ived by the grantee. If the donor of District Director of Customs of the s citory to act as grantor's agent; to re to accept service of process on be Section 111.29 (b) (1) oility for customs charges (duties, te	such bill of lading, sworn statement, schith the entry or withdrawal of imported me conveyance owned or operated by said gion 485, Tariff Act of 1930, as amended in in connection with the entering, clearing of the Tariff Act of 1930, in which said grarity to do anything requisite and necessathese presents: the foregoing power of a this power of attorney is a partnership, the district(s).  Seeive, endorse and collect checks issue the form the grantor.  CFR 19  EXES, or other debts owed U.S. Customs in can be delivered to Customs by the broaders.	needule, certificate, abstract, declaration, or other affidavit or rechandise or merchandise exported with or without benefit grantor, and in any and all bonds which may be voluntarily or affidavits in connection with the entry of merchandise. g, lading, unlading, or operation of any vessel or other mear untor is or may be concerned or interested and which may ary to be done in the premises as fully as said grantor could attorney to remain in full force and effect until the dathe said power of attorney shall in no case have any force of the customs duty refunds in grantor's name drawn on the girl in the event charges are not paid by the broker. Therefore,
IN WITNESS WHEREOF, the said			
has caused these presents to be sealed and signed: (signatu	re)		DATE

COMPANY POWER OF ATTORNEYS CAN ONLY BE SIGNED BY AN OFFICER OF THE COMPANY; PRESIDENT, VICE-PRESIDENT, TREASURER, OR SECRETARY OF THE CORPORATION. INDIVIDUAL POWER OF ATTORNEYS MUST BE SIGNED BY SAID INDIVIDUAL

WITNESS:\_\_