

CUSTOMS POWER OF ATTORNEY

and

Acknowledgement of Terms and Conditions of Service

Copyright 1995, National Customs Brokers and Forwarders Association of America, Inc. (Revised 07/04)	✓ appropriate box:		Individual Partnership Corporation Sole Proprietorship Limited Liability Company
KNOW ALL MEN BY THESE PRESENTS: That;	tnership, corporation, sole proprietorship, or Limited I.	117. 6	doing
business as a	, with the EIN of	adulty Cor	npany) (Identity) under
the laws of the State of	residing or having a pr	incipal	place of business at
(Individual, partnership, corporation, sole proprietorship, or Limited Liability Company) (Insert one)			
			, hereby constitutes and
appoints <u>Intermountain CHB, Inc.</u> , its officers, employees, and/or specific (Grantee's Name)	cally authorized agents, to act	for and	i
on its behalf as a true and lawful agent and attorney of the grantor for and in	n the name, place and stead of s	aid gra	antor, from this date, in the United
States (the "territory") either in writing, electronically, or by other authorized	d means, to:		
Make, endorse, sign, declare, or swear to any customs entry, withdrawal, declar by law or regulation in connection with the importation, exportation, transpositions or consigned by or to said grantor;	aration, certificate; bill of lading portation, of any merchandise in	, carne n or th	et or any other documents required arough the customs territory,
Perform any act or condition, which maybe required by law or regulation in cany merchandise;	connection with such merchand	dise de	liverable to said grantor; to receive
Make endorsements on bills of lading conferring authority to transfer title; rany statement or certificate required by law or regulation for drawback purp Customs;	make entry or collect drawback poses, regardless of whether suc	; and t ch doc	o make, sign, declare, or swear to ument is intended for filing with
Sign, seal, and deliver for and as the act of said grantor any bond required I mported merchandise or merchandise exported with or without benefit of chavigation of any vessel or other means of conveyance owned or operated by accepted under applicable laws and regulations, consignee's and owner's declaffidavits or statements in connection with the entry of merchandise;	drawback, or in connection with y said grantor, and any and all b	h the e onds v	ntry, clearance, lading, unlading or which may be voluntarily given and
Sign and swear to any document and to perform any act that may be necess clearing, lading, unlading, or operation of any vessel or other means of conv	ary or required by law or regular veyance owned or operated by	ation ii said gr	n connection with the entering, antor;
Authorize other Customs Brokers duly licensed within the territory to act as Customs duty refunds in grantor's name drawn on the Treasurer of the Unit service of process on behalf of the grantor;	s grantor's agent; to receive, end ted States;. if the grantor is a no	dorse a onresid	and collect checks issued for lent of the United States, to accept
And generally to transact Customs business, including filing of claims or pro aws of the territories, in which said grantor Is or may be concerned or inter- and attorney;	otests under section 514 of the rested and which may properly	Tariff be tra	Act of 1930, or pursuant to other nsacted or performed by an agent
Giving to said agent and attorney full power and authority to do anything w grantor could do if present and acting, hereby ratifying and confirming all thoresents;			
This power of attorney to remain full force and effect until revocation in write of attorney is a partnership, the said power shall in no case have any force or ts execution);	iting is duly given to and receive effect in the United States afte	ed by g r the e	grantee (if the donor of this power expiration 2 years from the dates of
Grantor acknowledges receipt of <u>Intermountain CHB</u> , <u>Inc.</u> Terms and Con (Grantee's Name)	nditions of Service governing al	l trans:	actions between the Parties.
f the Grantor is a Limited Liability Company, the signatory certifies that he/s	the has full authority to execute	this po	ower on behalf of the Grantor.
N WITNESS WHEREOF, the said			
(Full name of co	ompany)		
caused these presents to be sealed and signed: (Signature)			
(Capacity)Date:			
Vitario (Commission I)			

If you are the importer of record, payment to the broker will not relieve you of liability for Customs and Border Protection (CBP) charges (duties, taxes or other debts owed CBP) 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 "Customs and Border Protection" which shall be delivered to CBP 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

CITY		SS#/EIN
COUNTY STATE		
<u> </u>		
On this	day of, 20, p	ersonally appeared before me .
residing at		, personally known or sufficiently identified to me, who
_		(is) (are) the individual (s) who executed the foregoing instrument and acknowledge
	free act and deed.	
		(Notary Public).
		(Fromity Fublicy).
	COR	PORATE CERTIFICATION
	(To be made by an officer of	other than the one who executes the power of attorney)
		ertify 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-the
	of said corporation	n; and that said power of attorney was duly signed, and attested for and in behalf of said
corporation by au	thority of its governing body as the same appoint	ears in a resolution of the Board of Directors passed at a regular meeting held on
-		osssession or custody. I further certify that the resolution is in accordance with the articles
of incorporation a	and bylaws of said corporation and was execut	ed in accordance with the laws of the State or Country of Incorporation.
		ffixed the seal' of said corporation, at the City of
thisday of	f, 20	
	<i>1</i> 0°.	
	(Signature)	(date))