POWER OF ATTORNEY INSTRUCTIONS

US Customs Regulations Section 141.46 states, "Before transacting customs business in the name of his principal, a Customhouse broker is required to obtain a valid Power of Attorney to do so." Therefore, in order to handle importations through US Customs in your name, we must have on file your Power of Attorney. This Power of Attorney is limited to US Customs matters only.

Attached is a blank Power of Attorney form in the preferred format, Customs Form 5291. Please follow the instructions carefully. To assist you in completing the form, we have numbered each item to match the corresponding instruction.

- * If you are a corporation, complete items 1, 2, 6, 7, 8, 9, 10, 11
- * If you are an Individual, Partnership, Sole Proprietorship, Limited Liability Company (LLC) or Unincorporated Association, complete items 1, 3, 4, 5, 6, 7, 8, 9, 10, & 11.

CUSTOMS FORM 5291:

- 1. Full, legal name of Individual, Partners, Corporation, LLC, Unincorporated Association or Owner (of sole proprietorship). If you are importing for your own personal account, fill in your full name. If the Power of Attorney is for a partnership, fill in the full, legal names of each partner (if more space is required, attach a rider listing the names. If you attach a rider, so indicate on the Power of Attorney in the appropriate item). If you are a corporation, fill in the full legal name of the corporation. If you are a sole proprietor, fill in the full, legal name of the owner.
- 2. Indicate the name of the State under whose laws you are incorporated (if a corporation -- otherwise leave blank).
- 3. Indicate if individual, partnership, or sole proprietor (if corporation or unincorporated association, leave blank).
- 4. Enter the assumed name under which you do business (if applicable otherwise leave blank).
- 5. Enter your residence address for the individual, each partner or the owner of a sole proprietorship (if more room is needed, see instructions for rider in item 1).
- 6. Enter your business address.
- 7. Enter the date you want the Power of Attorney to expire, if you wish to limit it. We advise to add as date 100 days after your RDD to allow sufficient time for customs clearance. If not limited, the document is valid until revoked by written notification to the District Director of Customs in the district where it is filed. Partnership powers of attorney automatically expire 2 years from date of issue.
- 8. Enter name that appears in item 1.
- 9. Signature of authorizing individual:
 - > For individual, him/herself
 - > For Partnership, one partner
 - > For Corporation, officer of the corporation (e.g. President, Vice President, Secretary or Treasurer of the Corporation, or Chief Financial Officer). Note if the party signing has any other title than the mentioned additional documentation supporting that the individual has the legal authority to bind the corporation may be required.
 - > For Sole Proprietorship, the owner.
- 10. Enter name and title or capacity of the signor.
- 11. Enter date the document is signed.

SPECIAL REQUIREMENTS FOR FOREIGN CORPORATIONS:

Foreign Corporations completing this form must also provide documentation establishing the authority of the grantor designated to execute the Power of Attorney on behalf of the corporation. This can take the form of a letter on corporate letterhead signed by a second corporate officer in which he states that the person signing the actual Power of Attorney is authorized to do so by the corporation.

□ Individual	□ Partnership	□ Corporation	□ Sole Proprietorship	

CUSTOMS POWER OF ATTORNEY

RS# / SS#:		HESE PRESENTS THAT (1)
corporation doing business under the		or a
(3) (5)	doing business as (4)	, residing at
and having an office and place of bus	iness at (6)	
hereby appoints XIANGDONG ZHO and in the name, place, and stead of so or swear to any Customs entry, with connection with the importation, trar	U and its duly authorized employees as a trustile grantor from this date and in all Customs indrawal, declaration, certificate, bill of lading is portation, or exportation of any merchandi	e and lawful agent and attorney of the grantor named above for District(s) and in no other name to make, endorse, sign, declare, g, carnet or other documents required by law or regulation in se shipped or consigned by or to said grantor; to perform any act the merchandise; to receive any merchandise deliverable to said
statement, supplemental statement, s and delivery, abstract of manufacturi other affidavit or document which m	schedule, supplemental schedule, certificate ing records, declaration of proprietor or dra ay be required by law or regulation for drav	d collect drawback, and to make, sign, declare, or swear to any of delivery, certificate of manufacture, certificate of manufacture wback entry, declaration of exporter on drawback entry, or any wback purposes, regardless of whether such bill of lading, sworn nent is intended for filing in said district or in any other customs
mported merchandise or merchandisor navigation of any vessel or other m	se exported with or without benefit of drawl leans of conveyance owned or operated by so and regulations, consignee's and owner's	law or regulation in connection with the entry or withdrawal of back, or in connection with the entry, clearance, lading, unlading aid grantor, and any and all bonds which may be voluntarily given declarations provide for in section 485, Tariff Act of 1930, as
	nd to perform any act that may be necessary n of any vessel or other means of conveyance	or required by law or regulation in connection with the entering owned or operated by said grantor.
ssued for Customs duty refunds in gr	antor's name drawn on the Treasurer of the laft of the grantor. If the Grantor is a Limite	to act as grantor's agent; to receive, endorse and collect checks. Jnited States; if the grantor is a nonresident of the United States, d Liability Company, the signatory certifies that he/she has ful
section 514 of the Tariff Act of 193 performed by an agent and attorney, in the premises as fully as said grant awfully do by virtue of these present or until notice of revocatio	O, in which said grantor is or may be conc giving to said agent and attorney full power or could do if present and acting, hereby ra so: the foregoing power of attorney to remain in writing is duly given to and received by the eany force or effect after the expiration of	business, including marking, signing, and filing of protests under erned or interested and which may properly be transacted or and authority to do anything requisite and necessary to be done tifying and confirming all that the said agent and attorney shall in in full force and effect until the (7)day of
event charges are not paid by the broker.	Therefore, if you pay by check, Customs charges r	R 19 customs charges (duties, taxes, or other debts owed U.S. Customs) in the nay be paid with a separate check payable to the "U.S. Customs Service" ure must contact our office in advance to arrange timely receipt of duty
\sqsupset I have read all the above, and fully ι	understand and assure that the Terms and Co	nditions of Service govern all transactions between the parties.
N WITNESS HEREOF, the said (8) _		Has caused these presents to be sealed and signed
Signature (9)	Capacity (10)	Date(11)
Геl#:	Fax #:	Email: