CUSTOMS POWER OF ATTORNEY/ DESIGNATION AS EXPORT FORWARDING AGENT and

		f Terms and Conditions	
	Check appropriate:	Individual Partnership Corporation Sole Proprietorship Limited Liability Com	FED TAX ID NO
KNOW ALL MEN BY THESE PRESENTS state of, residing or having a principal nereby constitutes and appoints HL Broke as a true and lawful agent and attorney of States (the "territory") either in writing, electustoms entry, withdrawal, declaration, ce with the importation, exportation, transport grantor;	al place of business at rage Inc, its officers, emple the grantor for and in the ctronically, or by other auther itificate, bill of lading, carr	oyees, and/or specifically authorized means to: Make, endorse to any other documents required.	antor, from this date, in the United e, sign, declare, or swear to any ed by law or regulation in connection
Perform any act or condition which may be eceive any merchandise;	e required by law or regula	ation in connection with such mer	chandise deliverable to said grantor; t
Make endorsements on bills of lading conf swear to any statement or certificate requi ntended for filing with Customs;			
Sign, seal, and deliver for and as the act omported merchandise or merchandise expuniading or navigation of any vessel or othe voluntarily given and accepted under a Fariff Act of 1930, as amended, or affidavi	ported with or without bender er means of conveyance oplicable laws and regulat	efit of drawback, or in connection owned or operated by said granto ions, consignee's and owner's de	with the entry, clearance, lading, or, and any and all bonds which may eclarations provided for in section 485
Sign and swear to any document and to poentering, clearing, lading, unlading, or ope			
Authorize other Customs Brokers duly lice or Customs duty refunds in grantor's nam States, to accept service of process on be	e drawn on the Treasurer		
And generally to transact Customs busined ther laws of the territories, in which said goy an agent and attorney;			
Giving to said agent and attorney full power ully as said grantor could do if present and virtue of these presents;			
This power of attorney to remain in full force his power of attorney is a partnership, the vears from the dates of its execution);			
Appointment as Forwarding Agent: Grante export documents (i.e., commercial invoice completion of an export on grantor's behalt on grantor's behalf;	es, bill of lading, insurance	e certificate, drafts and any other	document) necessary for the
Grantor acknowledges receipt of HL Broke Parties. If the Grantor is a Limited Liability he Grantor			
N WITNESS WHEREOF, the said		_ caused these presents to be se	ealed and signed:
Signature	Capacity	Da	ate

If you are the Importer of record, payment to the broker will not relieve you of liability for US 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 Service" which shall be delivered to Customs by the broker. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty checks.

Print name of signer:

Addendum A

THIRD PARTY WAIVER. Grantor hereby waives receipt of the customs entry and invoices from the Grantee and directs that copies of bills for services and copies of customs entries be transmitted to 7Freight Services, LLC

Waiver of Entry and Bills for Services Rendered Requirement – In accordance with part 111.36 (a) & (b) Customs Federal Regulations, we hereby waive the requirements of the Customs Broker, HL Brokerage Inc, from transmitting a copy of the customs entry (CF7501) and the customs broker, HL Brokerage Inc, bill for services rendered directly to our firm. Such entry summary and bill will be transmitted through our forwarding agent, 7Freight Services, LLC. It is also understood that the agreement between 7Freight Services, LLC (forwarder) and Customs Broker, HL Brokerage, does not forbid or prevent the customs broker, HL Brokerage Inc, from having direct contact with our firm in accordance with 111.36 (c)(3) of the Customs Federal Regulations

Print Name:	
Signature:	
Date:	
Title:	