KNOW ALL MEN BY THESE PRESENTS THAT (GRANTOR) (1- Company Name):	
A CORPORATION DOING BUSINESS UNDER THE LAWS OF THE STATE OF (2- State of Incorporation):	
HAVING AN OFFICE AND PLACE OF BUSINESS AT (3- Business Address):	
(4- E-mail Address):	
(5- Phone Number):	
hereby constitutes and appoints Joseph S Catania CHB dba CCB International (Tel 866 746 4222 / JFK@CCBInternational.com)(G who may exercise its powers herein by its licensed officers and designated employees as a true and lawful agent and attorney of the g named above for and in the name. place, and stead of said grantor from this date and in all Customs districts, and in no other namake, endorse, sign, declare, or swear to any entry, withdrawal, declaration, certificate, bill of lading, carnet, or other document requal awor regulation in connection with the importation, transportation, or exportation of any merchandise shipped or consigned by or grantor to perform any act or condition which may be required by law or regulation in connection with such merchandise to receive merchandise deliverable to said grantor; To make endorsements on bills of lading conferring authority to transfer title, make encollect drawback, to file all electronic data, and to make, sign, declare, or swear to any statement, supplemental statement, supplemental schedule, certificate of delivery, certificate of manufacture, certificate of manufacture and delivery, abstract of manufacture endorsement, supplemental schedule, certificate of delivery, declaration of exporter on drawback entry, or any other affidavit or document may be required by law or regulation for drawback purposes, regardless of whether such bill of lading, sworn statement, so certificate, abstract declaration, or other affidavit or document is intended for filing in any Customs; To sign, seal, and deliver for an act of said grantor any bond required by law or regulation in connection with the entry of withdrawal of imported merchandise exwith or without benefit of drawback, or in connection with the entry, clearance, lading, unlading, or navigation of any vessel or other of conveyance owned or operated by said grantor, and any and all bonds which may be voluntarily given and accepted under applicable and regulations, consignee's and owner's declarations provided for in	grantor ame, to ired by to said ive any ntry or hedule, cturing t which hedule, l as the ported means ble laws nection law or
To authorize other Customs brokers to act as grantor's agent; to receive; endorse and collect checks issued for Customs duty refigrantor's name drawn on the Treasurer of the United States; if the grantor is a nonresident of the United States, to accept service of no behalf of the grantor; and generally to transact at the customhouses in any district any and all Custom business, including making, and filing of protests under section 514 of the Tariff Act of 1930, in which said grantor is or may be concerned or interest which may properly be transacted or performed by an agent and attorney, giving to said agent and attorney full power and authority anything whatever ratifying and confirming all that the said agent and attorney shall lawfully do by virtue of these presents, and harmless for any untimely and/or inaccurate filings; the foregoing power of attorney to remain in full force and effect until no 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 particular the said power shall in no case have any force or effect after the expiration of two years from the date of its execution. If the grant limited liability company, the signatory certifies that he/she has full authority to execute this power on behalf of the grantor. If you importer of record, payment to the broker will not relieve you of liability for Customs charges (duties, taxes, or other debts owed Cu 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 payable to "U.S. Customs Service" which shall be delivered to Customs by the broker.	process naking, sed and y to do to hold otice of nership tor is a are the ustoms)
Grantor waives the confidentiality requirements of Sections 111.24 of the Customs Regulations and the requirement in Section 111.36 Customs Regulations that the Customs Broker transmit a copy of its bill for services directly to the importer, and authorizes the C Broker to transmit its bill for services and copies of the Customs Entry Documents and all other related documents (CBP 7501 of document used to make entry, commercial invoices, etc) through Grantor's forwarder. No part of any agreement between forwarder and the Customs Broker forbids or prevents direct communication between importer or other party in interest and the Customs Broker.	ustoms r other r/agent
IN WITNESS WHEREOF, THE SAID CORPORATION HAS CAUSED THESE PRESENTS TO BE SEALED AND SIGNED	
(6- Signature & Print / 6- Title) (8- Witness Signature / Print)	

(9- Date)

(7- EIN Number / Federal Tax ID Number)