Vantage Point Services, LLC 22513 Marine View Dr. Suite 200 Des Moines, WA 98198

Tel: 206-878-8884 / Fax: 206-878-9001

Tel: 206-8	78-8884 / Fax: 206-878	-9001			
Power of Attorney	IRS#/Cu	IRS#/Customs I.D.#			
IndividualPartnershipGeneral Partnership Li	mited PartnershipCorporation _	_Sole Proprietor _	_L.L.CN	on-Resident of USA	
NOW ALL MEN BY THESE PRESENTS: That	tion incorporated under the laws of	_Address <u>:</u>			
a corporar	tion incorporated under the laws of	f the State of, or Pro	ovince of	ora	
doing business as,having an office and p	olace of business at	uooossara ar assi	ane throug	, hereby	
employees, and/or specifically authorized agents specific agent and attorney of the grantor named above for and in	ally authorized to act for such corp the name, place and stead of saic	oration by power of d grantor from this c	attorney as late and in	s a true and lawful all Customs	
Districts, and in no other name, to make, endorse, sign do or other document required by law or regulation in connect or consigned by or to said grantor; to perform any act or of merchandise; to receive any merchandise deliverable to said grantor.	ction with the importation, transport condition which may be required by	tation, or exportatio	n of any me	erchandise shipped	
To make endorsements on bills of lading conferring	ng authority to transfer title, make e				
or swear to any statement, supplemental statement, sched of manufacture and delivery, abstract of manufacturing red entry, or any other affidavit or document which may be re lading, sworn statement, schedule, certificate, abstract, d	ords, declaration of proprietor on d quired by law or regulation for drav	rawback entry, decl wback purposes, re	aration of e gardless of	xporter on drawback whether such bill of	
To sign, seal and deliver for an as the act of said of imported merchandise or merchandise exported with or	without benefit of drawback, or in co	onnection with the e	ntry, cleara	nce, lading, unlading	
or navigating of any vessel or other means of conveyance given and accepted under applicable laws and regulations as amended, or affidavits in connection with the entry of r	, consignee=s and owner=s declara				
To sign and swear to any document and to perform entering, clearing, lading, unlading or operation of any ve	m any act that may be necessary or				
To authorize other Customs Brokers to act as gragrantor=s name drawn on the Treasurer of the United State	ntor=s agent; to receive, endorse a	nd collect checks is:	sued for Cus	stoms duty refunds in	
behalf of the grantor; To receive, endorse and collect checks issued for the grantor is a non-resident of the United States, to acce			Treasurer c	of the United States ;if	
And generally to transact at the customhouses protests under section 514 of the Tariff Act of 1930, in v transacted or performed by an agent and attorney, giving to necessary to be done in the premises as fully as said grant and attorney shall lawfully to by virtue of these presents,;	in any district any and all customs which said grantor is or may be consisted agent and attorney full power or could do if present and acting, he the foregoing power of attorney to it	s business, includir incerned or interest r and authority to do ereby ratifying and o remain in full force a	ed and whited anything wonfirming and effect u	ch may properly be hatever requisite and all that the said agent of the months of the man day of	
, 20, or until notice of revocation in writing is of attorney is a partnership, the said power shall in no case. In the execution of this documents, it is express liability for Customs charges (duties, taxes or other debt payment is by check, Customs charges may be paid with Customs by the broker.	e have any force or effect after the y understood that payment to the s owed Customs) in the event the	e expiration of 2 yea grantee, if a broker, charges are not pa	rs form the , does not re aid by the b	date if its execution. elieve the grantor of roker. Therefore, if	
If the grantor is a Principal Party in Interest (APPI information contained in the documentation provided to Va grantor/PPI understands that civil or criminal penalties may States laws or regulations on exportation. If the grantor determine any export license requirements, to obtain, for Customs= formalities for the exportation of the goods.	Intage Point Services, LLC, relating by be imposed for making false or fra PPI in an export transaction is a	to exportation are tradudulent statements foreign entity, then	ue and corre or for the v the granto	ect. Furthermore, the iolation of any United r/PPI undertakes to	
The Grantor herein acknowledges and represen where so ever situate in the United States or the world broker/freight forwarder and to perform any and all of the responsible to pay any and all accounts rendered by Van	I, have retained the services of V e services described herein and t	antage Point Servi hat all such person	ices, LLC t is or corpoi	o act as a customs	
In the execution of this document it is expressly use liability to the extent provided for under law and in accorda which grantor hereby acknowledges having received.	nderstood that Vantage Point Servi	ces, as well as its su	uccessors a		
If the grantor is a Limited Liability Corporation, the the grantor.	e signatory certifies that he/she has	full authority to exe	cute this ins	strument on behalf of	
Credits for over-payment, refunds or duties, freighthe event of any default in payment, the client agrees to pa IN WITNESS WHEREOF, the said	y interest, collection costs and reas	sonable attorney's fe	ees required	to effect settlement.	
sealed and signed: (Signature)	(Capacity <u>)</u>	<u>(</u> Date	e)	<u> </u>	
WITNESS:		•			