

## **EXPORT POWER OF ATTORNEY**

Power of Attorney - Designation of Forwarding Agent

Know by all men these presents, that	(EXPORTER) organized and doing business
under the laws of the State or Country of	and having an office and place
of business at	
hereby authorizes SCHENKER, INC. ("SCHENKER"), to a	act for and on behalf of EXPORTER as a true and lawful agent and attorney
for, and in EXPORTER's name, place, and stead, from	this date, in the United States either in writing, electronically, or by other
authorized means to: act as authorized agent for export c	ontrol, U.S. Census Bureau (Census Bureau) reporting, and U.S. Customs
and Border Protection (CBP) purposes. Also, to prepare a	and transmit any Electronic Export Information (EEI) or other documents or
records required to be filed by the Census Bureau, CBP, t	he Bureau of Industry and Security, or any other U.S. Government agency,
and perform any other act that may be required by law or	regulation in connection with the exportation or transportation of any goods
shipped or consigned by or to EXPORTER, and to receive	or ship any goods on behalf of EXPORTER.
In the event that EXPORTER is located outsi	de the United States and that any or all of the transactions handled
by SCHENKER under this power of attorney are "routed	export transactions" as that term is defined in 15 C.F.R. § 30.1 (Foreign
Trade Regulations) and 15 C.F.R. Part 772 (Export A	dministration Regulations), EXPORTER certifies that it will not assume
responsibility for determining licensing requirements and	I obtaining license authority without obtaining SCHENKER's prior written
consent.	
EXPORTER hereby certifies that all statements a	nd information contained in the documentation provided to SCHENKER and
relating to exportation will be true and correct. Furthermo	ore, the EXPORTER understands that civil and criminal penalties may be
imposed for making false or fraudulent statements or for th	ne violation of any United States laws or regulations on exportation.
EXPORTER indemnifies and holds Schenker harr	mless for any amount Schenker may be required to pay any other person or
governmental agency together with reasonable expenses	, including but not limited to attorney fees, costs, penalties, and expenses
incurred by Schenker in connection with defending such	claim or legal action including obtaining reimbursement from the Exporter,
when Schenker is acting as authorized agent for purpose	s of filing Census Bureau EEI on behalf of EXPORTER, when Schenker is
not also acting as the freight forwarder for those transaction	on(s), for any act of EXPORTER'S freight forwarder which may result in the
aforesaid damages to Schenker.	
EXPORTER also acknowledges that it has read a	nd by executing this Power of Attorney agrees to the Terms and Conditions
of Service as set forth on the SCHENKER website, <u>www.d</u>	bschenkerusa.com and/or the reverse of this Export Power of Attorney.
This power of attorney is to remain in full for	rce and effect until revocation in writing is duly given by EXPORTER
and received by SCHENKER. The undersigned hereby co	ertifies that he/she has the proper delegated authority to execute this written
authorization.	
IN WITNESS WHEREOF,	caused these presents to be sealed and signed:
Legal Entity (Exporter)	
	Signature
	Signature
	Signatory Printed Name
	Signatory Title (Capacity)

## **GENERAL TERMS & CONDITIONS OF SERVICE**

All services performed by the legal entity named on the front of this document (hereinafter called the "Company") for the Customer, which term shall include the person or entity for which services are performed, its agents and/or representatives, including, but not limited to, shippers, exporters, importers, senders, receivers, owners, consignors, consignoes, carriers, secured parties, warehousemen, insurers and underwriters, transferors or transferee of shipments, will be handled by the Company on the following terms and conditions:

- 1. Application of Terms and Conditions. Company and Customer agree that these terms and conditions of service constitute a legally binding contract. Customer acknowledges that the terms and conditions of the Company's standard international air waybill, ocean bill of lading, warehouse terms and conditions, master customs power of attorney and its currently effective tariffs are hereby incorporated by reference. The Customer acknowledges and agrees that it is responsible to provide notice and a copy of these terms and conditions to all of its agents or representatives.
- conditions to all of its agents or representatives.

  2. Standing of Company, The Company acts as an independent contractor, except with respect to the performance of the following services where Company acts as an "agent" of Customer: entry and release of goods; post entry services; the securing of export licenses; export documentation filing for the Customer; other dealings with government agencies in behalf of Customer.

  3. Services by Third Parties. Unless the Company carries, stores, or otherwise physically handles the shipment, and loss, damage, expense or delay to the goods to be forwarded or imported except as provided in paragraph 10 and subject to the limitations of paragraph 11 below, but undertakes only to use reasonable care in the selection of carriers, truckmen, lightermen, orwarders, customs brokers, agents, warehousemen and others to whomin it may entrust the goods from the selection of carriers, truckmen, lightermen, it does so subject to the limitation of liability set forth in paragraph 10 below unless a separate bill of lading, air waybill or other contract is issued by the Company, in which event the terms thereof shall govern.
- dues of subject to the immatution in adminy servoir in paragraph to below unless a separate unit or latting, an wayon to unlet controllard. Is source by the Company, is minitor event the terms interest studies of the Company is a suthorized to select and engage carriers, truckers, lightermen, forwarders, customs brokers, agents, warehousemen and others, as required, to transport, store, deal with and deliver the goods, all of whom shall be considered as the agents of the Customer, and the goods may be entrusted to such agencies subject to all conditions as to limitation of liability for forwarders, customs brokers, agents, warehousemen and others. The Company shall under no circumstances be liable for any loss, damage, expense or delay to the goods for any reason whatsoever when said goods are in custody, possession or control of third parties selected by the Company to forward, enter and clear, transport or render other services with respect to such goods. In the event that a person or entity hired by Company is determined to be the agent of the Company, the agent's liability is ascertained according to the provisions of these terms and conditions, particularly as set forth in paragraphs 10 and 11 below, as if they were a party hereto.
- 5. Choosing Routes or Agents. Unless express instructions in writing are received from the Customer and accepted by the Company, the Company has complete freedom in choosing the means, route and procedure to be followed in the handling, transportation and
- 5. Choosing Koures or Agents. Unless express instructions in mining are recent interval and successful delivery of the goods.

  6. Quotations Not Binding, Quotations as to fees, rates of duty, freight charges, insurance fees or other charges given by the Company to the Customer are for informational purposes only and are subject to change without notice and shall not under any circumstances be binding upon the Company unless the Company in writing specifically undertakes the handling or transportation of the shipment at a specific rate.

  7. Duty to Furnish Information (a) On an import shipment at a reasonable time prior to entering of the goods through U.S. Customs, the Customer shall furnish to the Company invoices in proper form and other documents necessary or useful in the preparation of the U.S. Customs entry and also, such further information as may be sufficient to establish inter alia, the dutiable value, the classification, the country of origin, quantity, weight, admissibility and the genuineness of the merchandise and any mark or symbol associated with it, and the Customer's right to import and/or distribute the merchandise, pursuant to U.S. law or to customer fails to furnish in a timely manner such information or documents, in whole or in part, as may be required to complete U.S. Customs entry and the proper form and other documents, in the preparation of the company in the proper form and other documents in the preparation of the U.S. law or sould be properly to the company in the company in the customer's right to import and properly or the properly of the goods. with it, and the Customer's right to import analogor distribute the merchanoise, pursuant to U.S. Laws or regulations or turnism in a timely manner such information or documents, in whole or in part, as may be required to complete U.S. Laws or or explain or comply with U.S. laws or regulations or if the information or documents furnished are inaccurate, incomplete, or otherwise insufficient, the Company shall be obligated only to use the best; judgment in connection with the shipment and in no instance shall be charged with knowledge by the Customer of the true circumstances to which such inaccurate, incomplete, or otherwise insufficient information or document pertains. Where a bond is required by U.S. Customs to be given for the production of any document or the performance of any act, the Customer shall be deemed bound by the term of the bond nowithstanding at the instance and on behalf of the Customer, and the Customer shall indemnify and hold the Company harmless for the consequences of any breach of the bond. (b) on an export shipment at a reasonable time prior to exportation of the shipment, the Customer shall furnish to the Company the commercial invoice in proper form and number, a proper consular declaration, weights, measures, values and other information in the language of and as may be required by the laws and regulations of the U.S. and the Customer statal unitary to the Company the Comminercial invoices in proper form and fundings, a proper consular declaration, we destination of the goods. (c) On an export or import shipment, the Company, in which event its liability to the Customer shall be governed by the provisions of these terms. The Customer shall be bound by and warrant the accuracy of all invoices, documents and information furnished to the company by the Customer or its agent for export, entry or other purposes and the Customer special be governed by the provisions of these terms. The Customer shall be bound by and warrant the accuracy of all invoices, documents and information furnished to the company by the Customer or; its agent for export, entry or other purposes and the Customer special be considered invoices, documents and information, even if not due to any negligence of the Customer.

  8. Declaring Higher Valuation. Inasmuch as the truckers, carriers, warehousemen and others to whom the goods are entrusted (collectively, the "Third Parties") usually limit their liability for loss or damage unless a higher value is declared and the charge based on valuation and any such Third Party accepts such higher educated value, any valuation placed by the Customer on the goods shall be considered solely for export or customs purposes and the goods will be delivered to the Third Party subject to the limitations of liability set forth herein in paragraphs 10 and 11 below with respect to any claim against the

- 8. Detaring Higher Valuation, inasmuch as the truckers, carriers, waverhousemen and others to whirn't be goods are entrusted (obtered to pay such higher value is agreed to by any such Third Party, unless the Company valuation placed by the Customer on the goods shall be considered solely for export or customs purposes and the goods will be delivered to the Third Party subject to the limitations of facility set forth herein in paragraphs 10 and 11 below with respect to any claim against the 9-1 strained of the Company valuation placed by the Customer and the Cus

- negligence, or fault of any bank, correspondent, carrier or agent, nor for any delay in remittance lost in exchange, or loss during transmission, or while in the course of collection.

  15. General Lien on any Property. The Company shall have a general and continuing lien on any and all property (and documents relating thereto) of the Customer, either in its actual or constructive possession, custody or control or en route, for all claims for monies owed to Company, including without limitation charges, expenses or advances incurred by the Company, in connection with any shipments of the Customer, including prior shipments. Company shall provide written notice to Customer of its intent to exercise such lien, the exact amount of monies due and owing, as well as any ongoing storage or other charges; Customer shall notify all parties having an interest in its shipment of Company's rights and/or the exercise of such lien. Unless, within thirty (30) days after receiving the notice of lien, Customer posts cash or a letter of credit at sight, or, if the amount due is in dispute, an acceptable bond equal to 110 percent of the value of the total amount due, in favor of the Company, guaranteeing payment of the monies owed, plus all storage charges accrued or to be accrued, the Company may sell at public or private sale, in accordance with governing law the goods, wares and/or merchandise, or so much thereof as may be necessary to satisfy such lien, and apply the net proceeds of such sale to the payment of the monies owed to the Company. Any surplus from such sale shall be transmitted to the Customer, and the Customer shall be liable for any deficiency in the sale.

  16. Compensation of Company. The compensation of the Company for its services shall be included with and is in addition to the rates and charges of all carriers and other agencies selected by the Company to transport and deal with the goods and such compensation services will be charged by Company in accordance with the Company's Surcharge Index. In any referra
- and expenses.
  I.7. No Responsibility for and indemnification for Governmental Requirements. It is the responsibility of the Customer to know and comply with the requirements, laws and regulations of any applicable foreign, Federal, State and/or local governments and 17. No Responsibility for and indemnification for Governmental Requirements. It is the responsibility of the Customer to know and comply with the requirements, laws and regulations of any applicable foreign, Federal, State and/or local governments and governmental agencies pertaining in any way to the merchandise and the proper preparation of the merchandise for transporting, including, but not limited to, regulations, laws, and requirements pertaining to classification of any applicable for equirements pertaining to classification of any applicable for action controls, and any other transporting, or exporting requirements. The customer shall fully and timely disclose and declare the presence and proper classification of any hazardous materials or dangerous goods contained in any shipment and all hazardous materials present in equipment or merchandise, including, but not limited to any lithium or lithium in batteries or cells. The Company shall not be responsible for action taken or fines or penalties accessed by any governmental agency agency. In the feature of the Customer to comply with the customer to comply with the customer and agency or with a notification issued to the Customer by any company for surcharges, damages, fees, corrective actions, fines, penalties, or any other monetary or corrective action or any governmental agency or with a subject of the customer and all hold the Company hard and hold the Company hard penaltic penal
- 19 no native adults and the state of the Company of proper to prevent the obtaining of a judgment and/or order against the Company.

  19. No Duty To Maintain Records For Customer. Customer acknowledges that pursuant to Sections 508 and 509 of the Tariff Act, as amended, (19 U.S.C. sections 1508 and 1509) it has the duty and is solely liable for maintaining all records required under the Customs and/or other Laws and Regulations of the United States; unless otherwise agreed to in writing, the Company shall only keep such records that it is required to maintain by Statute and/or Regulations, but not as a "recordkeeper" or "record-keeping agent" for
- Customer.

  20. Obtaining Binding Rulings, Filing Protests, etc. Unless requested by Customer in writing and agreed to by Company in writing, Company shall be under no obligation to undertake any pre- or post-Customs release action, including, but not limited to, obtaining binding rulings, advising of liquidations, filing of petitions and/or protests, etc.

  21. Preparation and Issuance of Bills of Lading. Where Company prepares and/or issues a bill of lading, Company shall be under no obligation to specify thereupon the number of pieces, packages and/or cartons, etc.; unless specifically requested to do so in writing

- 2.1. Preparation and issuance of bilis of Lading, where Company prepares and/or issues a bili of Idading, Company snall be under no obligation to specify mereupon the number of pieces, packages and/or cartons, etc.; unless specifically requested to do so in writing by Customer or its agent and Customer agrees to pay for same, Company shall be entitled to rely upon and use the carge weight supplied by Customer.

  22. Shipment Screening. All shipments may, at Company's option or as required by government regulation, be screened and/or opened and inspected without liability to Company. The Customer consents to such screening and understands that this document containing its consent shall be maintained by Company and may be made available to the government regulation; upon request. After the carmack Amendment Vicarmack Amendment ("Carmack Amendment with Carmack applies, the Carmack Amendment with the Carmack applies, the Customer must file a written notice of claim for loss, damage or delay no later than nine months after the cargo is delivered and the Customer must file a lawsuit no later than two years from the date the Company denies the claim.

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  24. No Modification or Amendment Unless Written. These terms and conditions of service may only be modified, altered or amended in writing signed by both Customer and Company; any attempt to unilaterally modify, alter or amend same shall be null and void.
  25. Severability. In the event that any Paragraph and/or portion hereof is found to be invalid and/or unenforceable, then in such event the remainder hereof shall remain in full force and effect.
  26. Construction of Terms and Venue. These terms and conditions of service shall be construed according to the laws of the State of New York, without giving consideration to principles of conflict of law. The Company and the Customer (a) agree that any legal proceeding relating to the services performed by the Company shall be brought only in a court of competent jurisdiction in the State of New York, and (b) inevocably consent to the jurisdiction of any such court in New York State.