CUSTOMS POWER OF ATTORNEY

☐ Individual

			 □ Partnership □ Corporation □ Sole Proprietorship □ Limited Liability Company
NOW ALL MEN BY THESE PRE	SENTS: That,		doing business as a
und	er the laws of the State of	, re	siding or having a principal place of
usiness at	nployees, and/or specifically au	y constitutes and appoints G1 thorized agents, to act for an	COFESA, INC D/B/A BORDER d in the United States (the "territory")
			g, carnet or any other documents required by law h the customs territory, shipped or consigned by
erform any act or condition which may be nerchandise;	e required by law or regulation in o	connection with such merchandi	se deliverable to said grantor; to receive
			nd to make, sign, declare, or swear to any iment is intended for filling with U.S. Customs
nerchandise or merchandise exported wit essel or other means of conveyance own	h or without benefit of drawback, or ed or operated by said grantor, and ner's declarations provided for in so	r in connection with the entry, c any and all bonds which may be	with the entry or withdrawal of imported learance, lading, unlading or navigation of any voluntarily given and accepted under applicable s amended, or affidavits or statements in
ign and swear to any document and to politing, unlading, or operation of any vesses			on in connection with the entering, clearing,
			e, collect checks issued for CBP duty refunds in to accept service of process on behalf of the
and generally to transact Customs busine erritories, in which said grantor is or may			uriff Act of 1930, or pursuant to other laws of the or performed by an agent and attorney;
ving to said agent and attorney full power and authority to do anything whatever requisite necessary to be done in the premises as fully as said grantor uld do if present and acting, hereby ratifying and confirming all that the said agent and attorney shall lawfully do by virtue of these presents;			
this power of attorney to remain full force torney is a partnership, the said power state execution);			by grantee (if the donor of this power of expiration 2 years from the dates of its
Grantor acknowledges receipt of Glofesa , arties.	Inc d/b/a Border Customs Service	ce Terms and conditions of Serv	ice governing all transactions between the
f the Grantor is a Limited Liability Comp	any, the signatory certifies that he/	she has fully authority to execut	e this power on behalf of the Grantor.
N WITNESS WHEREOF, the sai	d	(Fall rame C	
aused these presents to be sealed	and signed: (Signature)	(Full name of company)	·
Capacity)	Date:		

If you are the importer of record, payment to Glofesa, Inc will not relieve you of liability for CBP charges (duties, taxes or other debts owed to CBP) in the event the charges are not paid by the Glofesa, Inc. Therefore, if you pay by check, CBP charges may be paid with separate check payable to "U.S. Customs and Border Protection" which shall be delivered to CBP by Glofesa, Inc. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty check.

Witness: (if required)__