## **Genus Logistics Inc.**

16115 Rockaway Blvd STE 205 Jamaica NY 11434
Office: (718) 790-0216 Fax: (516) 400-9787 Email: matt@genuslogistics.com

Customs Rules on Discharge of Importers Liability for Duties

The U.S. Customs Service has issued a final amendment of the regulations to provide an alternative procedure for an Importer record to pay duties on imported merchandise through a licensed customhouse broker. Present rules provide for the payment of duties to Customs by a broker on behalf of the importer. Under the alternative procedure, the Importer may elect to submit to the broker a separate check or bank draft for the duties payable to the "U.S. Customs Service". The broker would then deliver the Importer's check or bank draft to Customs. The new rule also requires brokers to provide written notification to their clients, advising that if I the client is an Importer of record, payment to the broker will not relieve the client of liability for Customs charges in the event that the charges are not paid by the broker. Brokers will be required to provide this notification to all active clients annually during the month of February. Additionally, brokers will be required to provide such information on a power of attorney executed on or after the effective date of the new rule. These amendments are effective as of September 27, 1982.

BELOW IS A POWER OF ATTORNEY FORM WHICH IS REQUIRED BY U.S. CUSTOMS, TO ALLOW US TO TRANSACT U.S. CUSTOMS CLEARANCE ON YOUR BEHALF.

Department of t	the Treasury			Individual
Individual U.S. Customs Service Individual RS / SS #				Partnership
Partnership 141.32. C.R.				Corporation
				Sole Proprietorship
**TEL#				
**EMAIL				
		<b>CUSTOMS POWER OF</b>	ATTORNEY	
KNOW ALL ME	N BY THESE PRESENTS	S: That,		(Full Name of
person, partner	ship, corporation, or s	sole proprietorship (identify))	a corporation doing bus	iness under the laws of the
State of,	or a	doing bus	iness as	
residing at				having an office and place
of business at _				hereby
merchandize shipped merchandize; to recei collect drawback, and certificate of manufac drawback entry, or ar sworn statement, sch for and as the act of s exported with or with owned or operated by owners declarations; document, and to per any vessel or other m collect checks issued to accept service of proc signing, and filling of the transacted or perfudone in the premises virtue of these preser District Director of cuafter the expiration of supporting document customs brokerage servoke said waiver is IN WITNESS WHERI presents to be seal (Signature)	or cosigned by or to said gran ive any merchandize deliverable to make, sign, declare, or switture, certificate, and delivery by other affidavit or document edule, certificate, abstract, de aid grantor any bond required to the said grantor, and any and all provided for in section 485, Taform any act that may be neceans of conveyance owned or for Customs duty refunds in gress on behalf of the grantor. Portests under section 514 of ormed by an agent and attomas fully as said grantor could conts; the forgoing power of attostoms of the district aforesaid for 2 years from the date of its est and correspondences from Cervices, to our freight forward continuing.	ment required by law or regulation in cortor; to perform any act or condition which let to said grantor: To make endorseme ear to any statement, supplemental state abstract of manufacturing records, declar which may be required by law or regular claration, or other affidavit or document by law or regulation in connection with a connection with the entry, clearance, labonds which may be voluntarily given ar iriff Act of 1930, as amended, or affidavit essary or required by law or regulation in operated said grantor. To authorize ot rantors name drawn on the Treasurer of And generally to transact at the custom the Tariff Act of 1930. In which said grantey, giving to said agent attorney full pow do if present and acting, hereby ratifying orney to remain in full force and effect up in the donor of this power of attorney is execution. Or until revoked. Pursuant to Genus Logistics Inc., who is directed to foer, who will pay Genus Logistics Inc., for or	th may be required by law or regulants on bills of lading conferring aut ment, schedule,, supplemental schration of proprietor on drawback eion for drawback purposes, regard is intended for filling in any custon the entry or withdrawal of importeding, unlading or navigation of any id accepted under applicable laws is in connection with the entry of monection with the entry of monection with the entering, cleaner Customs Brokers to act as granthe United States; if the grantor is a chouses in said district any and all cornicions in a said authority to do anything when and confirming all that the said age til notice of revocation in writing is a partnership, the said the power such confirming all documents and inquiries in united and services performed on confirming	hority to transfer title, make entry or ledule, certificate of delivery, entry, declaration of exporter on less of whether such bill of lading, as district. To sign, seal, and deliver defended are considered and regulations, consignee's and regulations, consignee's and erchandise: To sign and swear to any aring, lading, unlading, or operation of tor's agent; to receive, endorse and a nonresident of the United States, to sustoms business, including making, or interested and which may properly natever requisite and necessary to be and attorney shall lawfully do by a duly given to and received by the shall in no case have any force or effect waiving the right to receive invoices, concerning our imports to their our behalf. It is understood the right to
(capacity)		(Date)		
WITNESS				