

New Client Profile

Client	Profile				
Legal Company Name (as listed on your registration papers)					
Address:					
City:	Province/State:				
Postal Code:	Country:				
Phone Number:	Fax Number:				
Website:					
E-mail:					
Structure of Business: Corporation Partnership Sole Proprietor If yes, Corporation Number					
Organizational Structure:					
	Vice President:				
Controller:					
Business Number (HST Number)					
BN:	RM:				
Date Business Founded:	Nature of Business:				
To transact business on my behalf with the Canada Border Services Agency. Such business may include accounting and payment of duties and taxed in respect of imported good released under section 32 of the Customs Act Note: Only a licensed customs broker can be authorized to act as the agent of an importer to account and pay duties under section 32 of the Customs Act. An agent is considered in law to represent the principal, in such way as to be able to affect the principal's legal position. However, the principal remains liable for any transaction completed on its behalf by its agent Note: A bond may be required for a non-resident importer.					
Print Name:	Title:				
Signature: Date:					



U.S. CUSTOMS POWER OF ATTORNEY

			Check the appropriate box:	
			LLC	Individual
U.S. Tax ID, SS Num, or Customs-Assign	Corporation Sole Proprieto	Partnership/LLP		
Know all persons by these presents that,			(Grantor), doing bu	siness under the laws of
		rporation, partnership or sole proprietorsh		
The State or Province of	Or a	doing business as		
(Physical address)				
(Mailing address)				
Hereby constitutes and appoints NEAR NO	RTH CUSTOMS BORKERS US,	INC. (Grantee), its heirs and assig	ns, through any of their l	icensed officers duly
empowered employees as a true and lawful agent and at name, place, and stead of said grantor from this date an to make endorse sign declare or swear to any entry	d in all Customs Districts, and in no other nan	me, issued for Customs duty refunds in grar	ntor's name drawn on the Treasur	er of the United States; if the

ire, or swear to any entry, withdrawal, declaration, certifi carnet, importer security filing or other document required by law or regulation in connection with the importation, transportation, or exportation of any merchandise shipped or consigned by or to said grantor: to perform any act or condition which may be required by law or regulation in connection with such merchandise; to receive any merchandise deliverable to said grantor.

To make endorsements of bills of lading conferring authority to transfer title, make entry or collect drawback, and to make, sign, declare, or swear to any statement, supplemental statement, schedule, supplemental schedule, certificate of delivery, certificate of manufacture, certificate of manufacture and delivery, abstract of manufacturing records, declaration of proprietor on drawback entry, declaration of exporter on drawback purposes, regardless of whether such bill of lading, swom statement, schedule certificate. abstract declaration, or other affidavit or document is intended for filing in any customs district:

To sign, seal and deliver for and as the act of Grantor any bond required by law or regulation in connection with entry or withdrawal of imported merchandise or merchandise exported with or without benefit of drawback, or in connection with entry, clearance, lading, unlading or navigation of any vessel or other means of conveyance owned or operated by Grantor, and any and all bonds which may be voluntarily given and accepted under applicable laws and regulations, consignee's and owner's declarations provided for in section 485, Tariff Act of 1930, as amended, or affidavits in connection with the entry of merchandise;

To invoice and transmit a true copy of duty and brokerage charges and any and all records relating to the entry of merchandise to our freight forwarder or our authorized agent (namely)

who requested U.S. brokerage services on our behalf in lieu of directly to us, in accordance with 19 CFR part 111.36.

To sign and swear to any document and to perform any act that may be necessary or required by law or regulation in connection with the entering, clearing, lading, unlading, or operation of any vessel or other means of conveyance owned or operated by said grantor;

grantor is a nonresident of the United States, to accept service of process on behalf of the grantor solely for the purpose of compliance with Customs power of attorney regulations (i.e., Part 141, Subpart C, 19 C.F.R.)

And generally to transact at the customhouses in any district, any and all customs business including making, signing, and filing of protests under section 514 of the Tariff Act of 1930, in which said grantor is or may be concerned or interested and which may properly be transacted or performed by an agent and attorney, giving to said agent and attorney full power and authority to do anything whatever requisite and necessary to be done in the premises as fully as said grantor could do if present and acting in person, herby ratifying and confirming all that the said agent and attorney shall lawfully do by virtue of these presents; the foregoing power of attorney to remain in full force and effect until notice of revocation in writing is duly given. If the grantor of this power of attorney is a partnership, the said power shall in no case have any force or effect after the expiration of 2 years from the date of its execution.

This power of attorney shall be construed according to the laws of the State of New York, without giving consideration to principals of conflict of law. Grantor consents to the exclusive venue and jurisdiction of the U.S. District Court and the State courts of New York; agrees that any action relating to or arising from this power of attorney and/or the relationship between Grantor and Grantee that results from this power of attorney shall be brought only in said courts; consents to the exercise of in personam jurisdiction by said courts over it; and agrees that any action to enforce a judgment may be instituted in any jurisdiction.

Grantor agrees that by executing this document, Grantor is subject to the Near North Customs Brokers US, Inc. Customs Brokerage and Freight Forwarding Terms and Conditions of Service in effect on the date of service, which include limitations of liability, are available upon request and at https://nearnorthcustoms.com/wp-content/uploads/2022/06/NNCB-US-TermsandConditions.pdf and are incorporated herein by this reference as though fully set forth herein.

IN WITNESS WHEREOF, THE SAID Grantor has caused the presents to be sealed and signed by;

Date:	/20	Name	Direct Phone
Title		Signature	Direct Email

Valid Signing titles are limited to: President, Treasurer, Vice President, Corporate Secretary, Chief Executive Officer (CEO), Chief Financial Officer (CFO), Chief Information Officer (CIO), or Chief Operations Officer (COO). For Partnerships, valid signing titles can also be: Partner or Director. Owner is only valid for a sole ownership, and Member is only valid for a Limited Liability Corp (LLC). (If other Titled Representative signs this POA, then a copy of the legal company charter must be presented along with this POA as proof showing the signatory has the authority to bind the corporation.)

CERTIFICATION BY NON-RESIDENT (non-USA) CORPORATION, OR BY ANY LLC (Limited Liability Company)

(To be made by an OFFICER, OTHER THAN the one who executed the POWER OF ATTORNEY (ABOVE). If an LLC list all OWNERS/MEMBERS of the LLC below)

l,		, CER	TIFY THAT I AM THE	()F
WHO SIGNE	D THE POWER	R OF ATTORNEY C	N BEHALF OF THE COMPAN	Y IS THE	OF SAID COMPANY
AND THAT 1	THE SIGNER W	AS GIVEN THE AU	THORITY TO SIGN POWERS	OF ATTORNEY ON BEHALF	OF THE COMPANY. IN WITNESS WHEREOF, I HAVE
HERUNTO S	SET MY HAND A	AT THE CITY OF _		. Phone:	
Date:	/20	Signature:		Email	Address:
LLC Member	rs:				
				ners – attach additional page if necess	ary)
I,			eted ONLY IF there is ONE am the SOLE SIGNING OFFIC		DENT CORPORATION_
Date:	/20	. Signature			
	Ε ΡΑΥΜΕΝΤ ΔΠ	VISORY in accords	ance with 19 CER 111 29 If vo	u are the importer of record in	avment to the broker will not relieve you of liability for

METHOD OF PAYMENT ADVISORY in accordance with 19 CFR 111.29. If you are the importer of record, payment to the broker will not relieve you of liability for Customs (CBP) charges (duties, taxes, or other debts owed U.S. Customs and Border Protection) 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 check payable to the "U.S. Customs and Border Protection," which shall be delivered to Customs by the broker. ACH Electronic funds payments directly to CBP can also be set up through the broker.

Near North US Commodity Profile

- 1. Commodity Being Shipped/Imported (please be as detailed as possible) -
- 2. Country of Manufacture -
- 3. H/S Classification (if available) -
- 4. Average Dollar Value of Your Shipments -
- 5. Shipment Type (sale, return, repair etc) -