c/s

**Print Name** 

- Office Held



# CONTINUOUS GENERAL AGENCY AGREEMENT AND POWER OF ATTORNEY WITH POWER TO APPOINT A SUB-AGENT

operating under business number SBRN	1	with a full address of	
			do hereby constitute and appoint
UP Its parent, its divisions and its subsidiaries by it under the Customs Act, of 410 St-Nicholas St behalf in all matters relating to the import and e i) the release of and accounting for goods, do in respect of imported and exported goods releii) the transportation, warehousing and distributed and I do hereby engage the customs broker to	treet, Montreal, Quebec H2' export of goods, including but cument and data preparation eased or to be released, and tition of such goods.	r name as it shall adopt in t <b>Y 2P5,</b> my true and lawful a not restricted to:	the future, a Customs Broker licensed attorney to transact business on my
AND IN CONNECTION THEREWITH:			
(a) to obtain, sign, seal, endorse and deliver nature, or other means of payment or collatera any nature for reimbursement of duties, taxes (b) to receive all such payments and sums foregoing; and to endorse on my behalf and as	al security which comes into he, levies and the like; of money as are now due	nis possession and to use of our may hereafter become	same, including drawbacks and claims due and payable to me relative to
To facilitate the carrying out of such services Border Services Agency our Canada Border S I confirm that this Agency Agreement and Pour Minister of Foreign Affairs and the Export arrespect to all matters relating but not limited to this Agency Agreement and Power of Attornerspect to documentary compliance with all Fe I acknowledge that any duties, charges or other by me to my attorney or sub-agent and any reattorney or sub-agent and I direct and authorizattorney or sub-agent. I hereby certify that, to the best of my knowled on my behalf, in connection with this mandate, I further grant my attorney full power and authors been issued under the Customs Act as a and to appoint any other person who holds such as he, my attorney, shall from time to time thin I hereby agree that this Agency Agreement ar Conditions of the Canadian Society of Custom I hereby ratify and confirm and agree to ratify a This Agency Agreement and Power of Attornegiven to my aforesaid attorney, in writing and services.	Services Agency importer profower of Attorney shall be deand Imports Controls Bureau to softwood lumber export issuey is intended to apply and ederal Government programs er amounts paid on my behave any governmental agencies any governmental agencies, all documents and/or info, will be true, accurate and concrity to appoint any other persub-agent to transact the affect a license as a sub-agent in lik fit.  Ind Power of Attorney and all as Brokers which are on the reand confirm all that my said are y shall be and remain in ful	ile. eemed to constitute all no in the Department of Foreues and apparel tariff prefedoes apply to allow the cinvolving the import or explif or to my account by my a such duties, charges or o'ver collecting same to deliver complete. Erson to whom a license to bresaid business on my be in the place of any sub-ager transactions hereunder sheverse side hereof and whittorney may do by virtue hereof and effect, until due	etices and authorizations required by eign Affairs and International Trade was rence issues. Further I also confirm to trustoms broker to act on our behalf wort of goods. The amounts shall be a debt of the amounts shall be the property of er such rebate, refund or remission to ded to my aforesaid attorney by mysel to transact business as a Customs Brothalf and to revoke any such appointment whose appointment has been revoke the governed by the Standard Trade ch have been read by the undersigned ereof.
la viita aas u bayaaf Cayaayata Nayaa ay d CDI	DN		
In witness whereof <b>Corporate Name and SBF</b> has caused these presents to be sealed with i		by the signature of its d	uly authorized officials at Municipal
mas caused triese presents to be sealed with	in Name of Province/Sta		uly authorized officials at municipa
this Day of signing		•	
, , , , _			
	DAIX		(NE : 871436135RM0001)
prporate Name and business number (SB	KN)	Name of Custor	ns Broker
r.		Accepted By:	

Date:

Client's Signature date

Signature

# STANDARD TRADING CONDITIONS

These are the Standard Trading Conditions which govern the business practices of members of the Canadian Society of Customs Brokers. Both the Client and the Customs Broker agree to be bound by the Agency Agreement and Power of Attorney including the Standard Trading Conditions unless or until one of the parties advises the other in writing to the contrary subject to the provisions of paragraph 8 of the Standard Trading Conditions.

## 1. Definitions

"Canada Customs" means the Canada Border Services Agency, any other Department or Agency, and any other successor Department or Agency of the Government of Canada or any Province thereof having jurisdiction over imports and exports

"Client" is any person, firm, association or corporation at whose request or on whose behalf, either directly or indirectly, the Customs Broker undertakes any business or provides advice, information or services.

"Customs Broker" is the person, firm or corporation licensed by the Canada Border Services Agency, or other authorized body, to engage in the business of a Customs Broker

"Customs Duties" means any duties, taxes and levies on imported goods under the Customs Act, the Customs Tariff, the Excise Act, the Excise Tax Act, the Special Import Measures Act or any other law relating to customs, excluding any penalties, interest or fines imposed under any of the aforesaid acts or any other law relating to customs.

"Disbursements" means any payment made by the customs broker, on behalf of the client, for any product or service rendered in connection with the facilitation of the import and export of goods but not limited to Customs Duties, taxes, freight, storage, penalties, interest and fines and any other payments, including payments for goods on COD shipments made by the Customs Broker on behalf of the Client.

"Services" shall mean those customs broker services in Annex A which are agreed to by the Client and the Customs Broker.

## 2. Fees and Disbursements

- (a) The fees for Services shall be in accordance with the fee schedule as agreed upon between the Client and the Customs Broker as amended from time to time.(b) The Client shall pay to the Customs Broker all fees charged for the Services rendered by the Customs Broker to the Client.
- (c) Disbursements incurred by the Customs Broker on behalf of the Client shall be reimbursed to the Customs Broker by the Client.

#### 3. Invoicing and Payment

- (a) The Customs Broker shall issue invoices to the Client for all fees and Disbursements pertaining to Services rendered to and on behalf of the Client.
- (b) All such invoices shall be payable upon receipt, or as otherwise agreed, by the Client.
- (c) Interest on all late payments shall be paid at the rate set by the Customs Broker, as amended from time to time, upon which interest shall be charged commencing 14 days after the invoice date or as otherwise agreed.
- (d) In the event of default of payment by the Client, the Customs Broker, in addition to any other legal rights and remedies shall have the right to retain, in its possession, all goods of the Client which are currently in its possession and all goods of the Client which may, in the future, come into its possession. The right of possession shall include the right to sell the goods by public auction in the event that such default shall continue for a period of 45 days.

# 4. Advancement of Funds

- (a) Upon request by the Customs Broker, the Client shall provide to the Customs Broker, prior to the release of a shipment of the goods imported by the client, sufficient funds to enable the Customs Broker to pay on behalf of the Client all Disbursements that are estimated by the Customs Broker to be payable on such shipment.
- (b) If, at any time, the Customs Broker or Canada Customs determines that additional funds are required with respect to goods imported by the Client, the Client shall upon demand advance such additional funds to the Customs Broker.
- (c) If after payment of Disbursements by the Customs Brokers concerning the goods imported by the Client any balance of funds remains outstanding to the credit of the Client, the Customs Broker shall return to the Client, unless instructed by the Client to the contrary, any remaining balance of funds.
- (d) If the Client fails to advance funds to the Customs Broker upon request by the Customs Broker as aforesaid, the Customs Broker shall have no obligation with respect to rendering Services concerning the goods for which advance funds had been requested by the Customs Broker.

# 5. Duties and Responsibilities of the Client

(a) The Client shall:

- 1. provide to the Customs Broker all information necessary for the Customs Broker to provide the Services set out herein, including all information required to complete Canada Customs documentation and/or data requirements:
- ii. promptly review all documentation and/or data and notify the Customs Broker of any inaccuracies, errors or omissions found therein and advise
- the Customs Broker promptly and within the time periods set out in paragraph 7 hereof;
- iii. reimburse, indemnify and save harmless the Customs Broker with respect to any of the matters set out in subparagraph (c) hereof;

- iv. indemnify and save harmless the Customs Broker against any and all actions, claims, suits or demands of any nature whatsoever arising from third party claims which result from inaccuracies, mistakes or omissions in the information and documentation provided to the Customs Broker by the Client or its agents and relied upon by the Customs Broker.
- (b) The Client warrants that it is the importer, exporter, or owner of the goods for which it has retained the Customs Broker; that it has full power and authority to retain, appoint as attorney and instruct the Customs Broker; and that all information provided to the Customs Broker shall be complete, true and accurate and acknowledges that the Customs Broker shall be relying on such information to provide the services set out herein;
- (c) The Client shall be solely liable for:
- i.any and all Disbursements made by the Customs Broker on behalf of the Client; ii. any Customs Duties, fines, penalties, interest or other levies imposed by Canada Customs or other Government Departments with respect to the goods imported or to be imported into Canada, or exported or to be exported from Canada, by the Client;
- iii. any loss or damage incurred or sustained by the Customs Broker in relation to the provision of services to the Client herein.

#### 6. Duties and Responsibilities of the Broker

- (a)The Customs Broker shall at all times provide Services in a timely and professional manner in accordance with the generally accepted standards of the Canadian customs brokerage industry and in compliance with all applicable laws and regulations of Canada and any Province or Territory thereof.

  (b)All information pertaining to the Client shall be kept confidential by the
- (b)All information pertaining to the Client shall be kept confidential by the Customs Broker and his sub-agent, if applicable, and shall only be released to Canada Customs as required by law, subject to instructions from the Client to the Customs Broker to release the information to third parties.
- (c)The Customs Broker shall take all reasonable steps to provide Services in accordance with the instructions from the Client, provided however, that should the Customs Broker reasonably consider that it is in the interest of the Client to depart from the Client's instructions, the Customs Broker shall have the authority to do so and shall be indemnified and saved harmless by the Client for so doing.
- (d)The Customs Broker shall provide to the Client in respect of each transaction or summary accounting made on the Client's behalf a copy of the accounting documents and/or data pertaining thereto.
- (e)The Customs Broker shall promptly account to the Client for funds received to the extent that these funds are:
- i.for the credit of the Client from the Receiver General for Canada, or
- ii.from the Client by way of advances provided in paragraph 4 hereof in excess of the Disbursements payable in respect to the Client's business with Canada Customs or other Government Departments.
- (f)The Customs Broker shall not be liable for any error in judgment or for anything which it may do or refrain from doing or for any resulting or consequential damage or loss caused by the negligence of the Customs Broker or by an act of God or other act or cause beyond the reasonable control of the Customs Broker. The Customs Broker shall not be liable for any failure to provide the Services which is a result of the operation of the applicable laws of Canada or any other country or a change in the policies of Canada Customs.

# 7. Errors and Omissions

Any errors or omissions on Canada Customs documents and/or data transmissions must be reported in writing to the Customs Broker by the Client as soon possible but in any event within 10 days of receipt of the documents and/or data. The Customs Broker shall not be responsible for any errors or omissions unless the same are reported to the Customs Broker within the said 10-day period.

# 8. Termination

In the event that the Agency Agreement and Power of Attorney is terminated and there are any outstanding matters pertaining to the Client for which the Customs Broker has been engaged by the Client and for which the Customs Broker remains liable, the Agency Agreement and Power of Attorney shall continue in force with respect to such matters until such matters are concluded and payment by the Client to the Customs Broker of such funds as may be required to satisfy all outstanding payment liabilities of the Customs Brokers to Canada Customs and others (including all Fees and Disbursements) has been made by the Client.

# 9. Governing Law

These conditions shall be governed by the laws of the Province within Canada, or Territory, within which the Customs Broker has its principal place of business and the Client hereby irrevocably attorns to the Courts of such Province or Territory. The General Agency Agreement and these conditions shall ensure to the benefit of and be binding upon the parties and their respective executors, administrators, successors and assigns.

## 10. Severability

Each of the clauses of these Standard Trading Conditions is and shall be deemed to be separate and severable and if any provision or part of these conditions is held for any reason to be unenforceable, the remainder of these Standard Trading Conditions shall remain in full force and effect.