



IMPORTER SECURITY FILING (ISF)
SERVICE AGREEMENT AND
ISF POWER OF ATTORNEY

This Importer Security Filing Service Agreement ("ISF Agreement") is, effective as of the date signed below, by and between
(Name of individual, sole proprietorship, or business) and MYK Global Services, Inc. In this agreement, the party who is

Contracting to receive the services shall be referred to as the "ISF Importer", which includes the following terms for which roles the ISF Importer might be designated: the exporter, importer, sender, receiver, owner, consignor, consignee, transferor, or transferee of the Shipment(s). The party providing the services shall be referred to as "MYK GSI".

DESCRIPTION OF SERVICES: Beginning on the effective date of this ISF Agreement, MYK GSI will provide the following services based upon MYK GSI's Terms and Conditions: Importer Security Filing and Importer Security Filing Bond Purchasing (as defined in Title 19 of the United States Code of Federal Regulations).

PAYMENT OF SERVICES: Payment is due according to your payment terms. Refer to the separate pricing sheet for ISF filing fees.

ISF BOND: The importer must have a bond to file an ISF beginning on January 26, 2010, at which time the importer must possess either a continuous bond or a separate ISF bond. The pricing for the ISF bond will be provided at a future date.

TIMING: The importer must provide the 10 data elements and the commercial invoice(s) at least 72 hours before loading at the foreign port for timely filing of the ISF. The importer must also notify MYK GSI of any additional information or corrections relating to the 10 data elements as soon as possible for timely updates of the ISF at least 24 hours before arrival at the first U.S. port.

RELATIONSHIP OF PARTIES: It is understood by the parties that MYK GSI is an independent contractor with respect to the ISF Importer, and not an employee of the ISF Importer.

CONFIDENTIALITY: MYK GSI will not at any time or in any manner, either directly or indirectly, use for the personal benefit of the ISF Importer, or divulge, disclose, or communicate in any manner, any information that is proprietary to the ISF Importer. MYK GSI will protect such information and treat it as strictly confidential. This provision shall continue to be effective after the termination of this ISF Agreement.

POWER OF ATTORNEY: If the ISF Importer already has a valid Power of Attorney on file with MYK GSI, then skip this section. Otherwise, this ISF Agreement will satisfy the requirements of 19CFR 149.5(c) and shall be retained by MYK GSI and the ISF Importer for a period of five years after the date of written revocation. Further, this ISF Agreement and Power of Attorney will be made available to representatives of the United States Customs & Border Protection upon request.

KNOW ALL MEN BY THESE PRESENTS, THAT

(Name of individual, sole proprietorship, or business), IRS# or SSN#: _____

[] Individual [] Sole Proprietorship [] Corporation [] Partnership, residing or having a principal place of business at

(Street Address)
(City), (State or Province) (Zip/Postal Code) (Country)

and doing business under the laws of the State (or if not U.S.-based company, list Country Incorporated) of _____, hereby appoints MYK GSI as true and lawful agent and attorney of the Principal named above with full power and authority to do and perform every lawful act and thing the said agent and attorney may deem requisite and necessary to be done for and on behalf of the said Principal without limitation of any kind as fully as said Principal could do if present and acting, and hereby ratify and confirm all that said agent and attorney shall lawfully do or cause to be done by virtue of these presents until and including _____, or until notice of revocation in writing is duly given before that date.
(Date)

ENTIRE AGREEMENT: This ISF Agreement contains the entire agreement for ISF of the parties, and there are no other promises or conditions in any other agreement whether oral or written.

SEVERABILITY: If any provision of this ISF Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this ISF Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

APPLICABLE LAW: This ISF Agreement shall be governed by the laws of the State of Illinois.

PARTY CONTRACTING SERVICES:

(Signature) (Print Name)

(Title - If grantor is a corporation, must be a corporate officer) (Effective Date)

Witness: (If not a corporation, provide signatures, legible names, and complete physical addresses OR have grantor's signature notarized)