

## LATE IMPORTER SECURITY FILING (ISF or 10+2) SERVICE AGREEMENT

This ISF or 10+2 Service Agreement is, effective as of the date signed below, by and between

\_\_\_\_\_

located at: \_\_\_\_\_,

in the City of: \_\_\_\_\_, State of: \_\_\_\_\_,

Zip code: \_\_\_\_\_

Tel No.: \_\_\_\_\_ Fax No.: \_\_\_\_\_

and Email Address: \_\_\_\_\_

and NEW CENTURY CUSTOMS BROKER INC. (NCCB Inc). In this agreement, the party who is contracting to receive the services shall be referred to as the "ISF Importer" or "Customer". The party providing the services shall be referred to as the "Company" or NCCB Inc.

**DESCRIPTION OF SERVICES:** In order to achieve the most compliance with the least disruption to the trade and to domestic port operations, CBP has been applying a measured and commonsense approach to Importer Security Filing (ISF or 10+2) enforcement. Starting on July 9, 2013 CBP has begun full enforcement of ISF, and will start issuing liquidated damages against ISF importers and carriers for ISF non-compliance.

Master Bill \_\_\_\_\_

AMS House Bill \_\_\_\_\_

ETD \_\_\_\_\_

### **THIS IS LATE FILING AND KNOWN VIOLATION**

New Century Customs Broker Inc. agrees to provide Customer (identified above) with the filing and services related to the ISF Filing above as mandated by Customs and Border Protection, subject to the Company's Terms and Conditions of Service. NCCB Inc. will not be held responsible for any late filings penalty and the penalty will be issued by U.S. Customs & Border Protection (CBP) directly to the importer. The Customer agrees to indemnify, defend, and hold the NCCB Inc. harmless from any claims and/or liability, fines, penalties and/or attorney's fees arising from the filing and services related to the ISF Filing above.

### **PARTY CONTRACTING ISF SERVICES:**

(Signature): \_\_\_\_\_

(Title/Principal/President/Owner) \_\_\_\_\_

(Print Name): \_\_\_\_\_

(Dated): \_\_\_\_\_