



GENERAL AGENCY AGREEMENT APPOINTING ISL CUSTOMS BROKERS WITH POWER TO APPOINT SUB-AGENTS

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I, _____ (Name and Title of duly authorized signing officer in my personal capacity and on behalf of the company or Individual Importer)
Of: _____ (Complete Registered Legal Name of Corporation)
Address: _____
City: _____ Prov: _____ Postal Code: _____
Phone: _____ Fax: _____ CRA (GST) Business Nbr: _____
Email Address: _____
Credit Card # _____ Exp: _____ VISA / Mcard

PLEASE, Read This Document Carefully! If you have any questions, please call us.

By signing this document it is agreed to: constitute and appoint ISL Customs Brokers to be our true and lawful attorney to transact business on our behalf in all matters relating to Customs that maybe transacted by a Customs Broker, licensed under the Customs Act including all matters relating to the accounting for and payment of Duties/GST/Excise Taxes in respect of imported goods released or to be released under Section 32 of the Customs Act, at any Customs office located in Canada, inclusive of matters of enforcement, appeal & A.M.P.S. This document supercedes all previous powers of attorney on file with ISL Customs Brokers. The importer agrees to notify and revoke any authority given to previous Customs Brokers. Unless you provide specific instructions to the contrary, which may limit this Power of Attorney, ISL will notify all freight carriers, courier companies and previous Customs Brokers that any documents covering goods arriving are to be processed for Customs clearance through this office on your behalf.

We the importer hereby grant ISL Customs Brokers full power and authority to appoint any other person to whom a license to transact business as a Customs Broker has been issued under the Customs Act as a sub agent to transact business on our behalf at any Customs office in Canada and to revoke any such appointment and to appoint any other person who holds such a license as a sub-agent in the place of any sub-agent whose appointment has been revoked as ISL Customs Brokers deems necessary. This agreement includes granting authority for ISL to act on our behalf for CBSA/CRA AMPS enforcement actions, CRA Business Number Import/Export Account information and adjustment requests.

We the importer hereby certify that all documents and or information that will be provided to ISL Customs Brokers in connection with this appointment shall be true, accurate and complete and shall save and hold harmless ISL Customs Brokers for errors and omissions. We the importer further certify that the company information provided is correct and hereby consent to ISL Customs Brokers obtaining from any credit reporting agency, financial institution or credit grantor such information as ISL Customs Brokers may require in connection with this agreement in order to establish financing terms for the importer including financing limits.

(i) To reimburse ISL Customs Brokers upon receipt of invoice for all monies properly disbursed by ISL Customs Brokers including their appointed sub agents on the importer's behalf in the transaction of the business with any Customs office including the payment of any Duties/GST/Excise Tax or posting of any security with any such Customs office. (ii) To provide such security for such reimbursement or make such other arrangements for such reimbursement and remain within the assigned financing limit and maintain the account in good standing as per ISL's financing terms. (iii) The authorized signing officer and the company will be jointly and severally liable for any such authorized disbursements made on the importer's behalf including brokerage fees and for any reasonable costs incurred by ISL Customs Brokers to collect on such disbursements and fees. (iv) Should payment of ISL Customs Brokers invoices be effected by Credit Card phone authorization, the client warrants and saves harmless ISL Customs Brokers, that the client is the authorized credit card user and authorizes ISL Customs Brokers to collect payment of legal debts on the Credit Card provided ISL Customs Brokers. (v) Overpayments of GST must be recovered through the importer's Input Tax Credit howsoever caused. (vi) Fees for brokerage services are subject to change without prior notice.

This power of attorney shall be and remain in full force and effect, until notice of its revocation shall have been given to ISL Customs Brokers and receipt is acknowledged. Any disputes arising out of this agreement will be settled in the Court of appropriate jurisdiction. ISL Customs Brokers being legally licensed Customs Brokers will act in accordance with the Customs Act and other Government regulations currently in effect. Further as members of the Canadian Society of Customs Brokers ISL Customs Brokers will provide services in accordance with the standard trading conditions of the Society. In witness thereof the importer has hereunto set his hand and is a duly authorized signing officer of the company legally authorized to execute this agreement.

(Print Name or Authorized Signing Officer of Importer) (Your signature and title)
Year: _____ Month: _____ Date
(Accepted per ISL Customs Brokers) Dated at Nanaimo, B.C. Revised 2004.08.01