



Import Clearance for DA: BAI, BFAR, BPI



IMPORTER REGISTRATION FORM	
Company Name:	Company TIN
BOC CAS Number (CASRIM):	Customs Client Number (CCN):
Office Address:	Billing Address:
Telephone Number:	Fax Number
President/General Manager	Telephone eMail Address
Key Contact Person – Logistics/Traffic (Name and Position)	Telephone Number: Mobile Number: eMail Address
Key Contact Person – Finance (Name and Position)	Telephone Number: Mobile Number: eMail Address
Application Service Provider: InterCommerce Network Services, Inc.	

Authorized Brokers/Forwarders

Company Name:	Address
Authorized Officer (Name and Position)	Telephone Number: Mobile Number: eMail Address
Company Name:	Address
Authorized Officer – (Name and Position)	Telephone Number: Mobile Number: eMail Address
Company Name:	Address
Authorized Officer (Name and Position)	Telephone Number: Mobile Number: eMail Address

AUTHORIZED SIGNATORY:

SIGNATURE OVER PRINTED NAME

Date: _____

INFORMATION SERVICES AGREEMENT
SERVICE DESCRIPTION AND PRICE SCHEDULE
eCustoms Services – WebCWS

Agreement Number: _____
Agreement Effective Date: _____

SERVICE DESCRIPTION

InterCommerce Network Services (INS) – eCustoms Services is an electronic commerce service, which is provided by means of the use of INS' Electronic Commerce Service solution on its local teleprocessing network. The service enables clients to electronically exchange business data with trading partners on a computer-to-computer basis in standardized formats, specifically export and import clearance transactions with the Bureau of Customs (BOC), DA electronically and receive SMS/Text messages as notification upon receipt of electronic documents from authorized parties. The WebCWS-Import Entry allows clients to prepare and lodge import entry declaration to the BOC, receive the BOC response, e.g. Assessment Notice and print the Import Entry in the prescribed Single Administrative Document (SAD) format.

USE OF SERVICES

Client will use the Services in accordance with applicable law, including data privacy laws, and standard conditions of use established by InterCommerce of which Client is given notice. InterCommerce may terminate access or take other actions it reasonably believes to be necessary to comply with the law or prevent damage to InterCommerce systems or customers or disruption of other InterCommerce customers' use of the affected Service. Client is responsible for obtaining, installing and maintaining the equipment and communications services necessary to access and use Services.

InterCommerce may (i) supplement or make changes to its rules of operations, access procedures, security procedures and standards for Client equipment, (ii) change the type and location of the system equipment, facilities and software used by it in providing Services, and (iii) modify or withdraw any particular Service. If a Service is withdrawn or InterCommerce believes any other change will have a material adverse effect on Client's operations, it will give reasonable notice to Client and will attempt to negotiate modifications to this Agreement and/or any applicable Schedule(s), which mitigate the effects of the change for a reasonable period. If the parties are unable to agree to a resolution within thirty (30) days, either party may, upon reasonable notice, terminate the Schedule(s) for the Service(s) affected by the change. Neither party will be liable to the other for damages due to such termination.

Neither Client nor its authorized users will resell or sublicense Services to third parties without InterCommerce's written consent. In the event that the Services provided to Client are used by third party customers of Client, Client will be solely responsible for the establishment of terms and conditions and continuation of all contracts with such users for use of such Services, provided that, in addition to whatever contractual limitations and exclusions of liability which Client may require in such contracts for its own protection, Client will obtain from such users for the benefit of InterCommerce and its suppliers, contractual limitations consistent with this Agreement, including without limitation exclusions of liability for liabilities arising out of, relating to or connected with use of the Services which are no less protective than the limitations set forth in this Agreement. Client agrees to indemnify and hold InterCommerce and its suppliers harmless from any liabilities asserted against InterCommerce or its suppliers by such customers arising from their use of the Services.

InterCommerce does not act as an agent of Client in connection with Client's use of InterCommerce Service. The establishment of the terms of any commercial or legal relationship between Client and any third party by means of the use of InterCommerce CWS, WebCWS, RosettaNet and /or eCustoms Services is the sole responsibility of Client. The provision of such service by INS shall not be interpreted as conferring any authority or responsibility on InterCommerce with respect to the establishment, continuation, or binding effect of such terms.

SPECIAL TERMS

INS may include Client's name and contact information in directories of INS Service for the purpose of promoting the use of the service by additional potential trading partners. However, INS is not authorized to use Client's name, trademarks or other identifying information in any other advertising or promotional materials without Client's prior consent.

PRICES

INS one-time and service initiation charges are waived for the DA SPS Import Clearance; likewise, there is no software license fee. The P55.00 lodgment/transaction fee shall be applicable only for BAI, BFAR and BPI approved SPS Import Clearance, and autodebit from the respective client prepaid account/advanced deposits.

InterCommerce Network Services, Inc.

Address:

Unit 501 Pearl Bank Center, 146 Valero St.
Salcedo Village, Makati 1227, Philippines

Authorized Signatory:

FRANCIS NORMAN O. LOPEZ
President

Date:

Date:

