



Homeland Security

Note: In order to access the application associated with this Block Designation, you must first create an applicant account. To create an applicant account, select “Login” from the www.safetyact.gov home page and follow the “Create Applicant Account” link found at the bottom of the page.

Once you have registered, login and select “Block Designation” under “Create” in the Applicant Tools menu. From the List of active Blocks, please select “Certified Cargo Screening Facilities-Canine (CCSF-K9s).” Once you have reviewed the posted information, click “Submit” to begin filling out your application. Please be advised you are only required to answer the Type Application questions listed below.

Instructions:

Streamlined processing for “Certified Cargo Screening Facility-Canine (CCSF-K9) Companies” is available.

Please complete the Block Designation form. Answers for Items BD.8, BD.9, and BD.10 may be omitted. However, please ensure that you supply complete answers to BD.11 and BD.12 (Insurance and Financial information).

After answering each question thoroughly, please attach the questions and answers to your online “Certified Cargo Screening Facility-Canine (CCSF-K9)” SAFETY Act Block Designation Application. The failure to provide the following required information will result in an Incompleteness Letter, and require you to resubmit your application.

Please be advised, for the purposes of the SAFETY Act, and the following questions, the term “Technology” refers to your Certified Cargo Screening Facility-Canine (CCSF-K9) companies Third-Party Canine – Cargo (3PK9-C) Teams. **If you have trouble with this process, please call the Help Desk at 1-866-788-9318.**

Please answer all questions in the Block Designation application, including providing all necessary insurance and financial information. Failure to do so may result in an application that cannot be processed expeditiously.

document contains SAFETY Act Confidential Information (SACI) and/or Third-Party Proprietary Information. It contains pre-decisional and other sensitive information not releasable under the Freedom of Information Act (5 U.S.C. 552). It is to be controlled, stored, handled, transmitted, distributed, and disposed of in accordance with DHS policy and management directives relating to safeguarding sensitive but unclassified information and is not to be released to the public or other personnel who do not have a valid “need-to-know” without prior approval of an authorized DHS official.