



All Ports International



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### PLEASE NOTE

The documents contained in this folder are the property of the importer and are important support documents to the declaration, made almost exclusively electronically, by All Ports International Logistics Pty Ltd on behalf of the importer to the Australian Border Force, in accordance with information and instructions supplied by the customer.

The declaration made to Australian Border Force has been made "as agent" of the importer, strictly in accordance with the standard trading conditions of All Ports International Logistics Pty Ltd and in accordance with the Australian Customs Act 1901 (as amended).

All Ports International Logistics Pty Ltd and its brokers arrived at valuation, classification and any other matter related to the declaration, at All Ports International Logistics Pty Ltd's best endeavour, from information contained in the commercial documents and / or in accordance with the importer's advice, but not limited thereto.

Ultimately, the declaration is the responsibility of the importer. It is the importer's responsibility to check the documents in every aspect and advise to All Ports International Logistics Pty Ltd, or the Australian Border Force, any errors in regards to incorrect assessment, calculation or statement.

The Australian Customs Act and All Ports International Logistics Pty Ltd trading conditions contain indemnity for All Ports International Logistics Pty Ltd for any consequences, fines, posts, penalties or demands made by a government authority in relation to the declaration.

All Ports International Logistics Pty Ltd shall have a particular and general lien on all Goods or documents relating to Goods in its possession the property of the Customer or Owner for all sums due at any time from the Customer or Owner (whether those sums are due from the Customer on those Goods or documents or on any other Goods or documents).

Where any sum due to All Ports International Logistics Pty Ltd from the Customer or Owner remains unpaid, All Ports International Logistics Pty Ltd, on giving 28 days notice in writing to the Customer, shall be entitled (without liability to the Customer and Owner) to sell or dispose of such goods or documents by public auction or by private treaty at the risk and expense of the Customer and Owner and to apply the proceeds of any such sale or disposal in or towards the payment of the sums due.

### CONFIDENTIAL SHIPPING DOCUMENTS



#### WARNING

**ALL DOCUMENTS SHOULD BE RETAINED IN THIS FOLDER**  
**ALL BUSINESS IS TRANSACTED SUBJECT TO OUR STANDARD TRADING CONDITIONS AS OUTLINED ON PAGE 2, 3 and 4 OF THIS FOLDER**  
Customs Act S 240 requires importers to retain all commercial documents relevant to imported goods for 5 years after entry for home consumption. Future audit is possible so these documents should be filed intact in this folder for future reference. Penalty maximum \$ 5400.00 (30 Penalty units @ \$180.00, subject to change without notice).  
All customs declarations have been prepared and lodged with Australian Border Force based on information supplied to us by you (the importer).  
Significant responsibilities of the importer are noted inside of this folder. Please ensure you are aware of these.

