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USED VEHICLE IMPORT PROCEDURE

AAT FISHERMAN ISLAND (FI)

As of 1 July 2013, Department of Agriculture, Fisheries and Forestry (DAFF) North East Region have aligned the process for Used Break-Bulk Vehicles with National processes. All used vehicles will be treated the same as any other break-bulk consignment.

AAT will present all used vehicles to DAFF for Initial Inspection.

If used vehicle has passed Initial Inspection or is required to go to QAP, then vehicle is given **3 free days** of availability after Initial Inspection.

If used vehicle requires further treatment (external or internal wash) at AAT then the following forms need to be submitted prior to any cleaning and reinspections taking place. Please note that these forms need to be submitted prior to the Initial Storage Start Date

- 1. FIDs must be lodged with DAFF
- 2. Authority to Treat sent to AAT
- 3. Request for Vehicle Washing sent to AAT

Once forms have been received, AAT will book cleaning and DAFF reinspection. The vehicle is given **2 free days** of availability after re-inspection.

Please note that the AAT forms can be sent through to <u>clerks.fi@aaterminals.com.au</u> prior to Initial Inspections to expedite time taken for any cleaning/re-inspections that may required.

If FIDs are not lodged and forms not sent to AAT prior to Initial Storage Start Date then storage will apply from this date until forms are received.



APPROVED AUTHORITY TO TREAT GOODS

Date:

Agent/Importer:		Ph	one:		Fax:
AQIS ENTRY:	Vessel/Voy:	Bill of	Lading:	Ca	argo/Vin No:

Treatment Options - (please circle):			
Cleaning	Unpack		
Access/Inspection			
TREATMENT LOCATION:			

AAT Fisherman Island Terminal

To eliminate an identified quarantine risk.

The treatment described is one of a number of treatment options and will render the goods safe for quarantine purposes only. The owner/agent should make their own enquiries as to the suitability of this or other treatments for the end use of the goods.

I/We understand that the above-mentioned goods may have plastic wrapping slashed or removed if the treatment so requires.

I/We authorise treatment of the above-mentioned goods and will not hold AAT Fisherman Island liable for any damage caused.

I/We agree to pay for all costs incurred in this treatment or for any damage caused to goods by this treatment.

I/We agree that I/we have been informed that this treatment may damage the goods and I/we agree to this treatment under section 48AA of the Quarantine Act 1908. This is a requirement under the Act. Please proceed with treatment.

*Please note that the treatment of the above-mentioned goods is carried out to AQIS requirements only.

Signed by.....Print Name.....

NB: Please note that treatment will NOT commence until a signed copy of this authority is returned to:

AAT Fisherman Island

Email: <u>clerks.fi@aaterminals.com.au</u>



REQUEST FOR CARGO/VEHICLE WASHING FISHERMAN ISLAND

TO: AUSTRALIAN AMALGAMATED TERMINALS PTY LIMITED (AAT)

	NTRY:	Vessel/Voy:	Bill of Lading:	Cargo/Vin No:					
REQUEST:	l request	that AAT arrange for the c	argo/vehicle to be washed.						
		I agree to pay a fee of \$							
	-	I request that AAT place all relevant fees ontoaccount.							
	ricquest								
TERMS: I ackr	nowledge and	d agree that the following t	terms will apply.						
	1. AAT may subcontract the washing if the cargo/vehicle.								
		 AAT excludes all conditions, warranties, representations and terms implied by law except any Non-excludable Condition. 							
			application of any provision of any la	w where to do so					
		ravene that law or cause any of the		w where to do so					
		-	ost arising as a result of any act or omi	ssion of AAT. whether					
		y arises in contract, tort (includin							
			ofit, consequential loss, indirect loss,	or loss of income					
			in contract, tort (including negligence						
	6.	The limitation of liability provided	d for in these Terms also benefits:						
		(a) AAT's subcontractors a	and their employee's and agents;						
		(b) AAT's employees and a	-						
		., , ,	is vicariously liable for acts or omissio	, ,					
		and for the purposes of this clause 6, AAT shall be deemed to be acting as agent or trustee on							
		•	referred to in subclauses 6(a), 6(b) and	d 6(c) of					
		these Terms. AAT's liability to you for a broach	of any Non avoludable Condition (ath	or than one implied					
			of any Non-excludable Condition (oth ces Act 1974 (Cth) is limited, at the op	•					
		to:	tes Act 1974 (cur) is innited, at the op						
		(a) the supplying of the se	ervices again: or						
			ist of having the services supplied agai	in.					
		., .,	all indemnify AAT against all Claims a						
	of or in rela	-	,						
		(a) washing the Cargo/vel	hicle including, without limitation, del	ivery of the					
	Cargo/vehi	cle to and from the wash bay; and	b						
			vehicle whether occurring before, dur						
			sible for the theft of or any damage to	-					
		· .	e AAT from all Claims in relation to the	e loss of or damage					
	to the Carg		ale fully increased and increased in						
			icle fully insured against loss and dam	age at all times.					
		In these terms:	r warranty the evolution of which free	m a contract would					
			or warranty the exclusion of which from or all of these Terms to be void is call						
		Non-excludable Condi							
			expense charge, payment, loss, damag	ges or other					
		• • • • •	er direct, indirect or consequential an						
		accrued or paid; and							
			on, claim, suit, demand, loss, liability, o	damage or Cost.					
		-							
Date:									
(Signature)									
(Print name)									
(Print Address									
rinit Audress	7								

(Print contact phone number)

aaterminals.com.au