



CUSTOMER ADVISORY

Shipment fine for Non-compliant Dangerous Goods via Canada

Dear valued customers & Agencies,

Under the Transportation of Dangerous Goods Act, 1992, no person shall import, offer for transport, handle or transport any dangerous goods unless:

- (a) the person complies with all safety requirements and security requirements that apply under the Transport Canada & Hazardous Material Regulations (CFR 49);
- (b) the goods are accompanied by all documents that are required under the said regulations;
- (c) the means of containment is used for the goods that is required or permitted under the said regulations;
- (d) the means of containment and means of transport comply with all safety standards that apply under the said regulations and display all applicable safety marks in accordance with the regulations.

In this regard and to establish an uncompromising safety culture, we believe in a systematic approach that leaves nothing to chance. Please notify all the shippers and concerned parties about the fine amount, operation costs and the delay that will face every non-compliant hazardous shipment.

With immediate effect, once determined that any hazardous or dangerous, contents are submitted without proper documentation provided in the dangerous good declaration, the bill of lading and/or correct placards applied, where appropriate, the shipment will not continue to move until the situation is fully corrected and below penalty applies.

Dangerous good	Hazardous improper documentation & placards
All container type/size	\$ 5000 USD

Please be guided and forward this message to all concerned within your organization; thanks for always making safety a priority.