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सीमाशुल्कप्रधानआयुक्तआयुक्तकाकार्यालय, न्हावाशेवा-I, मुंबईसीमाशुल्कजोन-II

जवाहरलालनेहरुकस्टमहाउस, पोस्ट: शेवा, तालुका: उरण, जिला: रायगढ़, महाराष्ट्र-4007007

OFFICE OF THE Pr. COMMISSIONER OF CUSTOMS, NS-I, MUMBAI CUSTOMS
ZONE-II

JAWAHARLAL NEHRU CUSTOM HOUSE, Post: Sheva, Taluka: Uran,

Dist: Raigad, Maharashtra-400707.

Fr-CUS/16968/2025-Gr2(H-b)

Date: 24-07-2025

SCN No. 511 /2025-26/Commr/Gr.II(H-K)/NS-I/CAC/JNCH

DIN No. : 20250778NW0000000E1CB

**SHOW CAUSE NOTICE UNDER SECTION 124 READ WITH SECTION 28(4)
OF THE CUSTOMS ACT, 1962.**

M/s ANSELL INDIA PROTECTIVE PRODUCTS PRIVATE LIMITED (IEC-AAPCA6675D) (hereinafter referred as Importer) having address at OFFICE NO 706/707, TOWER 2 WING F, SEAWOODS GRAND CENTRAL SECTOR 40, NERUL NODE, NAVI MUMBAI, THANE, MAHARASHTRA, 400706 had presented Bills of Entry as mentioned in Annexure-A at JNCH, NHAVA SHEVA port (INNSA1) for the clearance of goods having description as "MICRO TOUCH NITRILE EXAMINATION GLOVES" (herein referred as impugned goods) and classified the same under CTH 40151900 and cleared at 0%, 10% Basic Customs Duty. IGST was paid @12% under Sr. No. 85 of Schedule-II of Notification No.01/2017-(Integrated Tax Rate) dated 28.06.2017. The total Assessable Value of the impugned goods imported through said port is **Rs. 53,59,86,384/- (Rupees Fifty Three Crore Fifty Nine Lakh Eighty Six Thousand Three Hundred Eighty Four only)** The details of the Bills of Entry are enclosed in Annexure-A.

2. During Post Clearance Audit conducted under Section 99A of the Customs Act, 1962, read with Section 157 (k) of the Customs Act, 1962 and the Customs Audit Regulations, 2018, it has been noticed that the Importer had imported the impugned goods by paying IGST @12% under Sr. No. 85 of Schedule-II instead of paying correct IGST @18% under Sr. No. 123 of Schedule III of the IGST Notification mentioned above.

2.1. Serial No. 85 of Schedule II of IGST Notification No. 01/2017 - Integrated Tax (Rate), dated 28.06.2017, pertains to **"Surgical Rubber Gloves or Medical Examination Rubber Gloves"**, which are classified under CTH

40151200, attracting IGST at the rate of 12%.

2.2. In the present case, the importer has classified the goods under CTH 40151900, which falls under the category of "Other gloves". The imported goods fall under Serial No. 123 of Schedule III of the same notification, for which the applicable IGST rate is 18%.

2.3. The description mentioned in the Bills of Entry merely states "Examination Gloves", without any explicit indication that the goods are intended for medical or surgical use.

2.4. In summary, the importer declared the goods under CTH 40151900 (i.e., "Other gloves"), and claimed the benefit of a concessional IGST rate of 12%, applicable only to Surgical or Medical Examination Rubber Gloves classified under CTH 40151200. However, under CTH 40151900-Others, the applicable IGST rate is 18%.

2.5. The Bills of Entry in question were self-assessed by the importer and facilitated under the Risk Management System (RMS), where assessment and examination were not prescribed. Accordingly, the classification, as declared by the importer, was accepted. In view of the importer's declaration under CTH 40151900, the correct IGST rate should be 18%, under Serial No. 123 of Schedule III, which is reproduced below:

Schedule III-18%

S. No.	Chapter/Hdg./Sub-heading/Tariff item	Description of Goods
(1)	(2)	(3)
123	4015	Articles of apparel and clothing accessories (including gloves, mittens and mitts), for all purpose, of vulcanized rubber other than hard rubber [other than Surgical gloves]

3. In view of the above, it is evident that the declared CTH 40151900 for the imported goods falls under Serial No. 123 of Schedule III of Notification 01/2017 dated 28.06.2017. The applicable rate of IGST is 18% under Schedule-III whereas the Importer has paid only 12% IGST under Schedule-II.

4. A consultative letter 374/2025-26 dated 08.07.2025 has been issued to the Importer for voluntary payment of applicable dues. However, no reply has been received.

5. The act of the Importer makes them liable for payment of differential duty amounting to **Rs. 3,23,83,959/- (Rupees Three Crore Twenty Three Lakh Eighty Three Thousand Nine Hundred Fifty Nine only)** along with applicable interest and penal action under customs Act, 1962.

6. Relevant Legal Provisions are as under: -

6.1 SECTION 46 OF CUSTOMS ACT, 1962: Entry of goods on importation-

(1) The importer of any goods, other than goods intended for transit or transshipment, shall make entry thereof by presenting ¹ [electronically] ² [on the customs automated system] to the proper officer a bill of entry for home consumption or warehousing ³ [in such form and manner as may be prescribed] ⁴ [**Provided** that the ⁵ [Principal Commissioner of Customs or Commissioner of Customs] may, in cases where it is not feasible to make entry by presenting electronically ⁶ [on the customs automated system], allow an entry to be presented in any other manner:

Provided further that if the importer makes and subscribes to a declaration before the proper officer, to the effect that he is unable for want of full information to furnish all the particulars of the goods required under this sub-section, the proper officer may, pending the production of such information, permit him, previous to the entry thereof (a) to examine the goods in the presence of an officer of customs, or (b) to deposit the goods in a public warehouse appointed under section 57 without warehousing the same.

(2) Save as otherwise permitted by the proper officer, a bill of entry shall include all the goods mentioned in the bill of lading or other receipt given by the carrier to the consignor.

⁷ [(3) The importer shall present the bill of entry under sub-section (1) ⁸ [before the end of the day (including holidays) preceding the day] on which the aircraft or vessel or vehicle carrying the goods arrives at a customs station at which such goods are to be cleared for home consumption or warehousing:

⁹ [**Provided** that the Board may, in such cases as it may deem fit, prescribe different time limits for presentation of the bill of entry, which shall not be later than the end of the day of such arrival:

Provided further that] a bill of entry may be presented ¹⁰ [at any time not exceeding thirty days prior to] the expected arrival of the aircraft or vessel or vehicle by which the goods have been shipped for importation into India:

¹¹ [**Provided** also that] where the bill of entry is not presented within the time so specified and the proper officer is satisfied that there was no sufficient cause for such delay, the importer shall pay such charges for late presentation of the bill of entry as may be prescribed.

(4) The importer while presenting a bill of entry shall¹² [* * *] make and subscribe to a declaration as to the truth of the contents of such bill of entry and shall, in support of such declaration, produce to the proper officer the invoice, if any, ¹³ [and such other documents relating to the imported goods as may be prescribed].

¹² [(4A) The importer who presents a bill of entry shall ensure the following, namely: -

- (a) the accuracy and completeness of the information given therein;
- (b) the authenticity and validity of any document supporting it; and
- (c) compliance with the restriction or prohibition, if any, relating to the goods under this Act or under any other law for the time being in force.]

(5) If the proper officer is satisfied that the interests of revenue are not prejudicially affected and that there was no fraudulent intention, he may permit substitution of a bill of entry for home consumption for a bill of entry for warehousing or vice versa.

6.2. SECTION 111 OF CUSTOMS ACT, 1962: Confiscation of improperly imported goods, etc. - The following goods brought from a place outside India shall be liable to confiscation: -

any goods which do not correspond in respect of value or in any other particular with the entry made under this Act or in the case of baggage with the declaration made under section 77 [in respect thereof, or in the case of goods under transshipment, with the declaration for transshipment referred to in the proviso to sub-section (1) of section 54.

6.3. Section 112 (Penalty for improper importation of goods etc.) reads as: 'Any person, -

- a. who, in relation to any goods, does or omits to do any act which act or omission would render such goods liable to confiscation under section 111, or abets the doing or omission of such an act, or
- b. who acquires possession of or is in any way concerned in carrying, removing, depositing, harboring, keeping, concealing, selling or purchasing, or in any other manner dealing with any goods which he knows or has reason to believe are liable to confiscation under section 111, shall be liable, -

(i) in the case of goods in respect of which any prohibition is in force under this Act or any other law for the time being in force, to a penalty not exceeding the value of the goods or five thousand rupees, whichever is the greater;

(ii) in the case of dutiable goods, other than prohibited goods, subject to the provisions of section 114A, to a penalty not exceeding ten per cent. of the duty sought to be evaded or five thousand rupees, whichever is higher.'

6.4. SECTION 28 OF CUSTOMS ACT, 1962: Recovery of duties not levied or short levied or erroneously refunded. -

(4) "Where any duty has not been levied or not paid or has been short-levied or short paid or erroneously refunded, or interest payable has not been paid, part-paid or erroneously refunded, by reason of, -

- a. collusion; or
- b. any willful mis-statement; or
- c. suppression of facts,

by the importer or the exporter or the agent or employee of the importer or exporter, the proper officer shall, within five years from the relevant date, serve notice on the person chargeable with duty or interest which has not been so levied or not paid or which has been so short-levied or short-paid or to whom the refund has erroneously been made, requiring him to show cause why he should not pay the amount specified in the notice".

6.5. SECTION 28AA OF CUSTOMS ACT, 1962: Interest on delayed payment of duty-

(1) Notwithstanding anything contained in any judgment, decree, order or direction of any court, Appellate Tribunal or any authority or in any other provision of this Act or the rules made thereunder, the person, who is liable to pay duty in accordance with the provisions of section 28, shall, in addition to such duty, be liable to pay interest, if any, at the rate fixed under sub-section (2), whether such payment is made voluntarily or after determination of the duty under that section.

(2) Interest at such rate not below ten per cent. and not exceeding thirty-six per cent. per annum, as the Central Government may, by notification in the Official Gazette, fix, shall be paid by the person liable to pay duty in terms of section 28 and such interest shall be calculated from the first day of the month succeeding the month in which the duty ought to have been paid or from the date of such erroneous refund, as the case may be, up to the date of payment of such duty.

(3) Notwithstanding anything contained in sub-section (1), no interest shall be payable where, -

(a) the duty becomes payable consequent to the issue of an order, instruction or direction by the Board under section 151A; and

(b) such amount of duty is voluntarily paid in full, within forty-five days from the date of issue of such order, instruction or direction, without reserving any right to appeal against the said payment at any subsequent stage of such payment.

6.6. SECTION 114A OF CUSTOMS ACT, 1962: Penalty for short-levy or non-levy of duty in certain cases. - Where the duty has not been levied or has been short-levied or the interest has not been charged or paid or has been part paid or the duty or interest has been erroneously refunded by reason of collusion or any willful mis-statement or suppression of facts, the person who is liable to pay the duty or interest, as the case may be, as determined under sub-section (8) of section 28 shall also be liable to pay a penalty equal to the duty or interest so determined.

6.7. 114AA. Penalty for use of false and incorrect material: If a person knowingly or intentionally makes, signs or uses, or causes to be made, signed or used, any declaration, statement or document which is false or incorrect in any material particular, in the transaction of any business for the purposes of this Act, shall be liable to a penalty not exceeding five times the value of goods.

6.8. SECTION 117 OF CUSTOMS ACT, 1962: Penalties for contravention, etc., not expressly mentioned. - Any person who contravenes any provision of this Act or abets any such contravention or who fails to comply with any provision of this Act with which it was his duty to comply, where no express penalty is elsewhere provided for such contravention or failure, shall be liable to a penalty not exceeding [one lakh rupees].

7. The Non-payment of Customs duty on Impugned goods by the Importer in order to evade duty thereon appears to have contravened the provisions of 46(4) and 46(4A) of the Customs Act 1962 and which in turn appears to have rendered the subject goods liable to confiscation in terms of the provisions of section 111(m) of the customs act 1962, because of which it also appears to have made the importer liable for penal action in terms of the provisions of section 114A of Customs Act.

8. All the aforesaid facts, discussed above about the manner in which the Importer has availed short paid Duty amount for the subject goods, came to light only after the Audit by the Audit Commissionerate. In view of the above, it appears that in-spite of having knowledge, the Importer wilfully mis-stated and suppressed facts from the department and not paid the Duty amount which is not admissible to them. Therefore, extended period of 05 years as provided under section 28(4) of the customs act 1962 is applicable for recovery of the customs duty under section 28 of the customs Act, 1962 along with applicable

interest thereon, under section 28AA of the Customs Act 1962.

9. With the introduction of Self-Assessment, faith is bestowed on the Importer as the practice of routine assessment, concurrent audit etc., have been dispensed with and the Importer has been entrusted with the responsibility to correctly self-assess the duty. However, in the instant case, the Importer intentionally abused the faith placed upon it by the law of the land. It also appears that such evasion of payment of applicable duty of impugned goods, on the part of the Importer has resulted in short levy of duty amounting to **Rs. 3,23,83,959/- (Rupees Three Crore Twenty Three Lakh Eighty Three Thousand Nine Hundred Fifty Nine only)** which is recoverable from the Importer under the provisions of 28(4) of the Customs Act 1962 along with the interest as applicable under section 28AA of the Act. In view of the wilful evasion of payment of applicable duty during self-assessment by the Importer in respect of the impugned goods, resulting into short/non-levy of duty, it appears that the Importer has rendered the goods mentioned in Annexure-A liable for confiscation under section 111(m) of the Customs Act 1962. For Such acts/omission on the part of the Importer and the said deliberate wrong self-assessment of duty, the Importer also appears to have rendered themselves liable to penalty under section 114A *ibid*.

10. Now, therefore, in exercise of the powers conferred by Section 28(4) read with Section 124 of the Customs Act, 1962, the Importer **M/s ANSELL INDIA PROTECTIVE PRODUCTS PRIVATE LIMITED (IEC-AAPCA6675D)** having address at OFFICE NO 706/707, TOWER 2 WING F, SEAWOODS GRAND CENTRAL SECTOR 40, NERUL NODE, NAVI MUMBAI, THANE, MAHARASHTRA, 400706 is hereby called upon to the Principal Commissioner/ Commissioner of Customs, NS-I, JNCH, Nhava Sheva Taluka- Uran, District – Raigad, Maharashtra – 400707 within 30 days of the receipt of this notice, as to why:

- i. The impugned goods should not be classified under Sr. No. 123 of Schedule III of the IGST Notification No.01/2017-(Integrated Tax Rate) dated 28.06.2017 instead of Sr. No. 85 of Schedule-II of the same notification.
- ii. The subject goods having total assessable value **Rs. 53,59,86,384/- (Rupees Fifty Three Crore Fifty Nine Lakh Eighty Six Thousand Three Hundred Eighty Four only)**, imported vide Bills of Entry as detailed in Annexure-A, should not be confiscated under Section 111(m) of the Customs Act, 1962.
- iii. Differential Duty amounting to **Rs. 3,23,83,959/- (Rupees Three Crore Twenty Three Lakh Eighty Three Thousand Nine Hundred Fifty Nine only)**, as illustrated in Annexure A, in respect of all the Bills of Entry filed by the importer should not be demanded in terms of Section 28(4) of the Customs Act, 1962, as discussed *supra*.
- iv. The interest amount on the aforesaid demand of duty at Sl.No.(iii) of para 10 above as applicable should not be demanded in terms of Section 28AA of the said Act, as discussed *supra*.

- v. Penalty should not be imposed upon M/s ANSELL INDIA PROTECTIVE PRODUCTS PRIVATE LIMITED (IEC-AAPCA6675D) under Section 114A of the Customs Act, 1962 for the reasons discussed hereinabove.
- vi. Penalty should not be imposed upon M/s ANSELL INDIA PROTECTIVE PRODUCTS PRIVATE LIMITED (IEC-AAPCA6675D) under Section 114AA of the Customs Act, 1962 for the reasons discussed hereinabove.
- vii. Penalty should not be imposed upon them under Section 112 of the Customs Act, 1962, for improper importation of said goods, which rendered the goods liable to confiscation under Section 111(m) of the Customs Act, 1962.

11. It is also advised that the Importer may avail the benefit of reduced penalty @15% of duty and interest so specified in this notice in terms of Section 28(5) of the Customs Act, 1962 by payment of duty and interest within 30 days of receipt of this notice, failing which Importer may be subject to higher penalty equal to the duty and interest so determined.

12. The Importer **M/s ANSELL INDIA PROTECTIVE PRODUCTS PRIVATE LIMITED (IEC-AAPCA6675D)** is further required to state specifically in their written reply as to whether they wish to be heard in person before the case is adjudicated. If no specific mention is made about this in their written submission, it shall be presumed that they do not wish to be heard in person. They should produce at the time of showing cause, all the evidences which they intend to rely upon in support of their defence.

13. They are further required to note that their reply should reach within 30 (thirty) days or within such extended period as may be allowed by the adjudicating authority. If no cause is shown against the action proposed above within 30 days from the receipt of this Show Cause Notice or if they do not appear before the adjudicating authority as and when the case is posted for hearing, the case is liable to be decided ex-parte on the basis of facts and evidences available on record.

14. In case importer wish to be heard in person, they should state specifically in their written explanation to the Principal Commissioner/ Commissioner of Customs, NS-I, JNCH, Nhava Sheva, Taluka- Uran, District – Raigad, Maharashtra – 400707, for which a day and date will be fixed well in advance.

15. This Show Cause Notice is issued without prejudice to any other action that may be taken in respect of the said goods / notices and /or against any other firm / person concerned covered or not covered under the provisions of the Customs Act, 1962 and/or any other law for the time being in force in the Union of India.

16. The department reserves its rights to add, alter, amend, modify or supplement this notice at any time on the basis of any evidence, material facts related to import of goods in question, which may come to the notice of the department after issuance of this notice and prior to the Adjudication of the case.

Digitally signed by
Yashodhan Arvind Wanage
Date: 24-07-2025
10:07:55

(Yashodhan Arvind Wanage)
Principal Commissioner of Customs,
NS-I, JNCH, Nhava Sheva

Encl: - Annexure-A.

To,

M/s ANSELL INDIA PROTECTIVE PRODUCTS
PRIVATE LIMITED (IEC-AAPCA6675D)
OFFICE NO 706/707, TOWER 2 WING F,
SEAWOODS GRAND CENTRAL SECTOR 40,
NERUL NODE, NAVI MUMBAI,
THANE, MAHARASHTRA, 400706

Copy to: -

1. The Dy./Asstt. Commissioner of Customs, Audit, JNCH.
2. The Dy./Asstt. Commissioner of Customs, Adjudication Cell, (I), JNCH for adjudication purpose.
3. The Dy./Asstt. Commissioner of Customs, EDI, JNCH
4. The Dy./Asstt. Commissioner of Customs, Nodal Audit Cell, NS-IV, JNCH
5. Office copy

Annexure-A

Sl. No.	Customs Site	BE Number	BE Date	Full Item Description	Assessable Value Amount	BCD Rate	BCD Amount	BCD Notification Serial Number	BCD Notification Serial Number	IGST Notification Serial Number	IGST Notification Serial Number	IGST payable (@18%)	Differential Duty	Total Duty Amount	Country of Origin Name	Country of SCD Amount
1	INNSA1	8261243	23-07-2020	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:SMALL [1500 PCS CTN] BRAND MT NITRILE EMEAEXAMINATION GLOVES	12,75,987	0	0	046/2011	531(i)	001/2017	1885	2,29,678	76,559	1,53,119	Malaysia	0
2	INNSA1	8261243	23-07-2020	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:MEDIUM [1500 PCS CTN] BRAND MT NITRILE EMEAEXAMINATION GLOVES	51,96,188	0	0	046/2011	531(i)	001/2017	1885	9,35,314	3,11,771	6,23,543	Malaysia	0
3	INNSA1	8261243	23-07-2020	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:LARGE [1500 PCS CTN] BRAND MT NITRILE EMEAEXAMINATION GLOVES	5,38,067	0	0	046/2011	531(i)	001/2017	1885	96,852	32,284	64,568	Malaysia	0
4	INNSA1	8261056	23-07-2020	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:SMALL [1500 PCS CTN] BRAND MT NITRILE EMEAEXAMINATION GLOVES	8,05,658	0	0	046/2011	531(i)	001/2017	1885	1,45,018	48,339	96,679	Malaysia	0
5	INNSA1	8261056	23-07-2020	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:MEDIUM [1500 PCS CTN] BRAND MT NITRILE EMEAEXAMINATION GLOVES	56,42,681	0	0	046/2011	531(i)	001/2017	1885	10,15,682	3,38,561	6,77,122	Malaysia	0
6	INNSA1	8261056	23-07-2020	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:LARGE [1500 PCS CTN] BRAND MT NITRILE EMEAEXAMINATION GLOVES	3,53,628	0	0	046/2011	531(i)	001/2017	1885	63,653	21,218	42,435	Malaysia	0
7	INNSA1	8260679	23-07-2020	MICRO TOUCH MICRO-THIN NITRILE POWDER FREE EXAMINATION GLOVES - WHITE SIZE:SMALL [2000 PCS CTN] EXAMINATION GLOVES	13,89,815	0	0	046/2011	531(i)	001/2017	1885	2,50,167	83,389	1,66,778	Malaysia	0
8	INNSA1	8260679	23-07-2020	MICRO TOUCH MICRO-THIN NITRILE POWDER FREE EXAMINATION GLOVES -WHITE SIZE:LARGE [2000 PCS CTN] EXAMINATION GLOVES	16,21,451	0	0	046/2011	531(i)	001/2017	1885	2,91,861	97,287	1,94,574	Malaysia	0
9	INNSA1	8260679	23-07-2020	MICRO TOUCH MICRO-THIN NITRILE POWDER FREE EXAMINATION GLOVES -WHITE SIZE:MEDIUM [2000 PCS CTN] EXAMINATION GLOVES	16,21,451	0	0	046/2011	531(i)	001/2017	1885	2,91,861	97,287	1,94,574	Malaysia	0
10	INNSA1	8794009	12-09-2020	MICRO TOUCH N-30 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE:LARGE [1500 PCS CTN] EXAMINATION GLOVES	13,09,124	0	0	046/2011	531(i)	001/2017	1885	2,35,642	78,547	1,57,095	Malaysia	0
11	INNSA1	8794009	12-09-2020	MICRO TOUCH N-30 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE:LARGE [1500 PCS CTN] EXAMINATION GLOVES	13,09,139	0	0	046/2011	531(i)	001/2017	1885	2,35,645	78,548	1,57,097	Malaysia	0
12	INNSA1	8794009	12-09-2020	MICRO TOUCH N-30 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE:MEDIUM [1500 PCS CTN] EXAMINATION GLOVES	38,78,930	0	0	046/2011	531(i)	001/2017	1885	6,98,207	2,32,736	4,65,472	Malaysia	0
13	INNSA1	9151618	13-10-2020	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:MEDIUM [1500 PCS CTN] BRAND MT NITRILE EMEAEXAMINATION GLOVES	43,32,856	0	0	046/2011	531(i)	001/2017	1885	7,79,914	2,59,971	5,19,943	Malaysia	0
14	INNSA1	9448289	04-11-2020	MICRO - TOUCH NITRILE EXAMINATION GLOVES - WHITE 240MM SIZE:MEDIUM [1500 PCS CTN] BRAND MT NITRILE EMEA (INDIA)EXAMINATION GLOVES	39,50,501	0	0	046/2011	531(i)	001/2017	1885	7,11,090	2,37,030	4,74,060	Malaysia	0
15	INNSA1	9550035	12-11-2020	MICRO TOUCH MICRO-THIN NITRILE POWDER FREE GLOVES -SIZE:M [2000 PCS CTN] EXAMINATION GLOVES	61,11,384	0	0	046/2011	531(i)	001/2017	1885	11,00,049	3,66,683	7,33,366	Malaysia	0
16	INNSA1	9569735	14-11-2020	NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:MEDIUM [1500 PCS CTN] BRAND MICRO TOUCH T NITRILE EMEA(INDIA)EXAMINATION GLOVES	52,79,775	0	0	046/2011	531(i)	001/2017	1885	9,50,360	3,16,787	6,33,573	Malaysia	0
17	INNSA1	2096617	24-12-2020	MT NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:LARGE [1500 PCS CTN] EXAMINATION GLOVES	31,41,578	0	0	046/2011	531(i)	001/2017	1885	5,65,484	1,88,495	3,76,989	Malaysia	0
18	INNSA1	2094746	24-12-2020	MT NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:MEDIUM [1500 PCS CTN] EXAMINATION GLOVES	58,38,282	0	0	046/2011	531(i)	001/2017	1885	10,50,891	3,50,297	7,00,594	Malaysia	0
19	INNSA1	2436936	20-01-2021	MT NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:SMALL [1500 PCS CTN] BRAND MT NITRILE EMEA (INDIA)EXAMINATION GLOVES	33,23,731	0	0	046/2011	531(i)	001/2017	1885	5,98,271	1,99,424	3,98,848	Malaysia	0
20	INNSA1	2436936	20-01-2021	MT NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE:MEDIUM [1500PCS CTN] BRAND MT NITRILE EMEA(INDIA)EXAMINATION GLOVES	1,37,10,388	0	0	046/2011	531(i)	001/2017	1885	24,67,870	8,22,623	16,45,247	Malaysia	0

81	INNSA1	5136871	21-08-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES -SIZE:L [1000 PCS CTN]EXAMINATION GLOVES	42,53,131	0	0	046/2011	531(0)	001/2017	185	5,10,376	7,65,564	2,55,188	5,10,376	MALAYSIA	0
82	INNSA1	5136871	21-08-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES -SIZE:M [1000 PCS CTN]EXAMINATION GLOVES	85,12,408	0	0	046/2011	531(0)	001/2017	185	10,21,489	15,32,233	5,10,744	10,21,489	MALAYSIA	0
83	INNSA1	5135468	21-08-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES -SIZE:L [1000 PCS CTN]EXAMINATION GLOVES	42,53,131	0	0	046/2011	531(0)	001/2017	185	5,10,376	7,65,564	2,55,188	5,10,376	MALAYSIA	0
84	INNSA1	5135468	21-08-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES -SIZE:S [1000 PCS CTN]EXAMINATION GLOVES	42,53,131	0	0	046/2011	531(0)	001/2017	185	5,10,376	7,65,564	2,55,188	5,10,376	MALAYSIA	0
85	INNSA1	5135468	21-08-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES -SIZE:M [1000 PCS CTN]EXAMINATION GLOVES	85,12,408	0	0	046/2011	531(0)	001/2017	185	10,21,489	15,32,233	5,10,744	10,21,489	MALAYSIA	0
86	INNSA1	5334947	06-09-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES-SIZE:L [1000 PCS CTN]EXAMINATION GLOVES	33,06,841	0	0	046/2011	531(0)	001/2017	185	3,96,821	5,95,231	1,98,410	3,96,821	MALAYSIA	0
87	INNSA1	5334947	06-09-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES-SIZE:M [1000 PCS CTN]EXAMINATION GLOVES	59,46,246	0	0	046/2011	531(0)	001/2017	185	7,13,550	10,70,324	3,56,775	7,13,550	MALAYSIA	0
88	INNSA1	5334947	06-09-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES-SIZE:S [1000 PCS CTN]EXAMINATION GLOVES	22,26,808	0	0	046/2011	531(0)	001/2017	185	2,67,217	4,00,825	1,33,608	2,67,217	MALAYSIA	0
89	INNSA1	5334947	06-09-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES-SIZE:XL [1000 PCS CTN]EXAMINATION GLOVES	6,55,301	0	0	046/2011	531(0)	001/2017	185	78,636	1,17,954	39,318	78,636	MALAYSIA	0
90	INNSA1	5746128	07-10-2021	MICROTUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE-LARGE [1500 PCS CTN] EXAMINATION GLOVES	23,45,241	0	0	046/2011	531(0)	001/2017	185	2,81,429	4,22,143	1,40,714	2,81,429	MALAYSIA	0
91	INNSA1	5746128	07-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE-SMALL [1500 PCS CTN] EXAMINATION GLOVES	70,42,766	0	0	046/2011	531(0)	001/2017	185	8,45,132	12,67,698	4,22,566	8,45,132	MALAYSIA	0
92	INNSA1	5746315	07-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-SMALL [1500 PCS CTN] EXAMINATION GLOVES	4,73,822	0	0	046/2011	531(0)	001/2017	185	56,859	85,288	28,429	56,859	MALAYSIA	0
93	INNSA1	5746315	07-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-LARGE [1500 PCS CTN] EXAMINATION GLOVES	4,73,822	0	0	046/2011	531(0)	001/2017	185	56,859	85,288	28,429	56,859	MALAYSIA	0
94	INNSA1	5746315	07-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE-MEDIUM [1500 PCS CTN]EXAMINATION GLOVES	48,86,736	0	0	046/2011	531(0)	001/2017	185	5,86,408	8,79,612	2,93,204	5,86,408	MALAYSIA	0
95	INNSA1	5746315	07-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE-LARGE [1500 PCS CTN] EXAMINATION GLOVES	4,24,319	0	0	046/2011	531(0)	001/2017	185	50,918	76,377	25,459	50,918	MALAYSIA	0
96	INNSA1	5746315	07-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-MEDIUM [1500 PCS CTN] EXAMINATION GLOVES	56,57,582	0	0	046/2011	531(0)	001/2017	185	6,78,910	10,18,365	3,39,455	6,78,910	MALAYSIA	0
97	INNSA1	5749133	07-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE: MEDIUM [1500 PCS CTN]EXAMINATION GLOVES	24,72,614	0	0	046/2011	531(0)	001/2017	185	2,96,714	4,45,070	1,48,357	2,96,714	MALAYSIA	0
98	INNSA1	5749133	07-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-LARGE [1500 PCS CTN]EXAMINATION GLOVES	4,90,068	0	0	046/2011	531(0)	001/2017	185	58,808	88,212	29,404	58,808	MALAYSIA	0
99	INNSA1	5757863	08-10-2021	MICRO TOUCH NITRILE EXAMINATION GLOVES -WHITE 240MM SIZE-MEDIUM [1500 PCS CTN]EXAMINATION GLOVES	1,42,21,100	0	0	046/2011	531(0)	001/2017	185	17,06,532	25,59,798	8,53,266	17,06,532	MALAYSIA	0
100	INNSA1	6020497	27-10-2021	MICRO TOUCH MICRO-THIN WHITE NITRILE POWDER FREE EXAMINATION GLOVES -SIZE:M [2000 PCS CTN] EXAMINATION GLOVES	1,09,97,216	0	0	046/2011	531(0)	001/2017	185	13,19,666	19,79,499	6,59,833	13,19,666	MALAYSIA	0
101	INNSA1	6477406	01-12-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES -SIZE:M IN [1000 PCS CTN] EXAMINATION GLOVES	1,30,76,919	0	0	046/2011	531(0)	001/2017	185	15,69,230	23,53,845	7,84,615	15,69,230	MALAYSIA	0
102	INNSA1	6656357	13-12-2021	MICRO TOUCH N100 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-LARGE [1000 PCS CTN] EXAMINATION GLOVES	9,56,383	0	0	046/2011	531(0)	001/2017	185	1,14,766	1,72,149	57,383	1,14,766	MALAYSIA	0
103	INNSA1	6656357	13-12-2021	MICRO TOUCH N30 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-SMALL [1500 PCS CTN] EXAMINATION GLOVES	18,93,638	0	0	046/2011	531(0)	001/2017	185	2,27,237	3,40,855	1,13,618	2,27,237	MALAYSIA	0
104	INNSA1	6656357	13-12-2021	MICRO TOUCH N100 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-SMALL [1000 PCS CTN] EXAMINATION GLOVES	9,56,383	0	0	046/2011	531(0)	001/2017	185	1,14,766	1,72,149	57,383	1,14,766	MALAYSIA	0
105	INNSA1	6656357	13-12-2021	MICRO TOUCH N100 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-MEDIUM [100 PCS CTN] EXAMINATION GLOVES	76,51,063	0	0	046/2011	531(0)	001/2017	185	9,18,128	13,77,191	4,59,064	9,18,128	MALAYSIA	0
106	INNSA1	6655049	13-12-2021	MICRO TOUCH N50 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-LARGE [1200 PCS CTN]EXAMINATION GLOVES	11,06,125	0	0	046/2011	531(0)	001/2017	185	1,32,735	1,99,103	66,368	1,32,735	MALAYSIA	0
107	INNSA1	6655049	13-12-2021	MICRO TOUCH N50 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-SMALL [1200 PCS CTN]EXAMINATION GLOVES	11,06,125	0	0	046/2011	531(0)	001/2017	185	1,32,735	1,99,103	66,368	1,32,735	MALAYSIA	0
108	INNSA1	6655049	13-12-2021	MICRO TOUCH N50 NITRILE EXAMINATION GLOVES -BLUE 240MM SIZE-MEDIUM [1200PCS CTN] EXAMINATION GLOVES	89,90,639	0	0	046/2011	531(0)	001/2017	185	10,78,877	16,18,315	5,39,438	10,78,877	MALAYSIA	0
109	INNSA1	6661044	13-12-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES -SIZE:M- IN [1000 PCS CTN] EXAMINATION GLOVES	1,32,16,220	0	0	046/2011	531(0)	001/2017	185	15,85,946	23,78,920	7,92,973	15,85,946	MALAYSIA	0
110	INNSA1	6720428	17-12-2021	MICRO TOUCH ROYAL BLUE NITRILE EXAMINATION GLOVES SIZE:M-IN [1000 PCS CTN]EXAMINATION GLOVES	1,34,25,624	0	0	046/2011	531(0)	001/2017	185	16,11,075	24,16,612	8,05,537	16,11,075	MALAYSIA	0
				Total	53,59,86,384												23,23,83,959