

Technical Data Sheet

Product: TP36 - 300 x 600 Stainless Steel Plate







Polished 316 stainless steel plate complete with 316 Stainless steel tactiles.

Technical Data

Size: 300mm x 600mmPlate Thickness: 2mm

Tactile Size: 35mm diameter x 4.5mm high

Overall Thickness: 6.5mm

Weight: 5kgs each

 Warranty: 10 year corrosion proof and replacement of any dislodged tactiles

• Manufactured to comply with the Australian & New Zealand standards 1428.4.1(2009)

Fixing

- Plates come with 6 countersunk holes
- Can be glued with suitable adhesive if needed
- Suitable for internal and external use
- Can be installed on most flat surfaces

Please note: for external wet areas we recommend using tactiles with a carborundum insert

Compliance

- National Construction Code Section D3.8
- Australian/New Zealand Standard 1428.1 2009 Design for access and mobility Design for access and mobility: General requirements for access New building works
- Australian/New Zealand Standard 1428.4.1 2009 Design for access and mobility Means to assist the orientation of people with vision impairment: Tactile ground surface indicators

Slip Resistance

All stainless steel tactiles have been tested in accordance with AS4586:2013 Appendix A

- Slip Resistance Value: 68
- Slip Resistance Classification: P5

Test report available upon request

Luminous Contrast

Luminous contrast testing was carried out in accordance with AS 1428.1-2009 Appendix B and the results are as follows:

LRV Dry: 63.67 LRV: Wet: 24.4

Test report available upon request



Legal Disclaimer

By accepting this Disclaimer, the Buyer acknowledges they have read, understood and agreed to all of the terms, conditions and obligations herein and in any Associated Document(s) applicable to the Buyer and agree to be bound by them. For the avoidance of doubt, a capitalised word is taken to be defined as per the Terms & Conditions unless otherwise defined.

1. Disclaimer – Specific Circumstances

- 1.1 The Buyer, and any associated party of the Buyer, irrevocably acknowledges and accepts that the Supplier will not be liable in any way for any Loss suffered as a result of any of the circumstances listed in this clause 1.1, and hereby irrevocably releases the Supplier from any and all liability associated with any Loss suffered as a result of any of the circumstances listed in this clause 1.1:
- 1.1.1 if any of the Goods associated with the Goods and Services is specified/recommended to You for purchase by a draftsperson, planner, architect or builder (or any other professional representative who has advised You separately and with whom You have a separate engagement with, excluding Us), We do not accept responsibility for any Loss and any responsibility whatsoever if once installed, it is found the Goods are not suitable and/or fit for purpose (this is not limited to circumstances where the Goods cause floor surfaces to become slippery when wet, fail to meet luminance contrast requirements or are otherwise inconsistent with the National Construction Code ('NCC') or Australian/New Zealand Standard ('ANZS'));
- 1.1.2 if We recommend to You a particular Good(s) which we consider is appropriate, safe and fit for purpose in the circumstances, and You otherwise choose to Purchase a different/alternative Good(s) (such as in circumstances where Your chosen Good(s) may be cheaper or for any or no other reason), We accept no liability for any Loss if resultantly Your chosen Good(s) are unsuitable, not fit for purpose or otherwise result in Loss;
- 1.1.3 in relation to compliance and inspection, if We offer You a Good(s) which has been discerned by Us as compliant, safe and fit for purpose, and You otherwise choose to Purchase a different/alternative Good(s) for any or no reasons, We accept no liability for any Loss associated with Your chosen Good(s) failing to pass an inspection test associated with the NCC or ANZS;
- 1.1.4 If We, or You, install any Good(s) on any surface(s) (such as a floor surface, ramp or staircase) ('Surface'), and that Surface is subsequently found not to be compliant with the NCC or ANZS, We accept no liability for any Loss associated with that Surface and otherwise proceed on the basis that You represent and assure Us that all Surfaces used in association with Our Goods and Services meet the NCC and ANZS;
- 1.1.5 if You install any of Our Goods on the an unsuitable Surface (Surfaces which are not suitable for Our Goods which include, but are not limited to, rough Surfaces, exposed aggregated Surfaces or brushed concrete Surfaces) or a Surface which is not compliant with the NCC or ANZS, We accept no liability for any Loss associated with such installation:
- 1.1.6 if You select a Good(s) which need to be rebated in, and fail to rebate the Good(s) Yourself resulting in a fall or trip hazard, We accept no liability associated with any related Loss;
- 1.1.7 it is Your responsibility to read and understand, or if you do not understand to seek Our assistance in interpreting, the results of any slip test reports and luminance contrast reports ('Reports') provided by Us to You produced by an authorised testing facility, which otherwise relate to any Good(s) You seek to purchase from Us or any Surface(s) You wish to install those Good(s) (We accept no liability associated with any Loss due to Your failure to read, understand or seek our assistance in interpreting any Report(s));
- 1.1.8 in all circumstances, if You choose to use any Good(s) in a way which is inconsistent with what a reasonable person would consider to be the intended use of that Good(s) or as otherwise

prescribed in a Product Information Sheet(s)/Leaflet(s) (which may include, but is not limited to using floor tactical in areas with high motor vehicle traffic, or using stair nosing's as threshold ramps), We accept no liability for Loss caused as a result of these circumstances.

1.2 We otherwise warrant that the Goods associated with Our Goods and Services are safe and where stated accord with the NCC and ANZS, provided they are used and managed appropriately and not used or managed in any of the circumstances listed in clause 1.1.

2. Limitation of Liability and Indemnity

- 2.1 If You are not a 'Consumer' (as defined in the Australian Consumer Law), We shall not be liable in any circumstances:
- 2.1.1 for any damage to any property of whatsoever kind situated in, or on adjacent to, any premises resulting from Goods and Services Delivered or performed in accordance with this Disclaimer and/or the Terms & Conditions (as the context allows);
- 2.1.2 for any defects in the Goods and Services unless You provide Us written notice within seven (7) days of the date of Pick-up or Delivery specifying the defect, notice of which shall be a condition precedent to any right to recovery by You;
 - 2.1.3 for any Loss arising from delay;
 - 2.1.4 for any consequential loss; and
- ${\bf 2.1.5} \qquad \text{for any loss arising from the Goods being handled by a third-party post Pick-up or Delivery.}$
- 2.2 To the maximum extent permitted by law, You hereby indemnify and forever hold Us harmless from all Loss caused or contributed to by any negligent and/or wilful act or omission or any breach of this Disclaimer by You, or by Us arising from the Goods and Services in accordance with this Disclaimer.

3. Australian Consumer Law Guarantees – Limitation of Liability

- 3.1 Our Goods and Services come with guarantees that cannot be excluded under the Australian Consumer Law. For major failures with any services, including Delivery, You are entitled:
 - 3.1.1 to cancel Your service contract with Us;
- 3.1.2 to a refund for the unexecuted portion, or to compensation for its reduce value.
- 3.2 You are also entitled to choose a refund or replacement for major failures with Goods. If a failure with the Goods and Services does not amount to a major failure, You are entitled to have the failure rectified in a reasonable time. If this is not done, You are entitled to a refund for the Goods and to cancel the contract for service and obtain a refund of any unused portion. You are also entitled to be compensated for any other reasonably foreseeable loss or damage from a failure in the Goods and Service.

Severance

If any part of this Disclaimer is, or becomes void or unenforceable, that part is or will be severed from this Disclaimer, with both Parties agreeing that all parts that are not, or do not become, void or unenforceable remain in full force and effect and are unaffected by that severance.

No Implied Terms

To the maximum extent permitted by law (which includes Australian Consumer Law), all terms, conditions or warranties that would be implied into this Disclaimer or in connection with the supply of the Goods and Services by law, statute, custom or international convention (including those relating to quality or fitness for purpose) are excluded.

6. Governing Law

This Disclaimer will be governed by, and interpreted in accordance with, the laws for the time being in force in South Australia. The Parties submit to the exclusive jurisdiction of the Courts of South Australia and the Federal Court of Australia (Adelaide Registry).

7. Adverse Interpretation

This Disclaimer is not to be interpreted against the interests of the Supplier merely because the Supplier proposed this Disclaimer or some provision in it or because the Supplier relies on a provision of this Disclaimer to protect itself