

TRANSPORT QUOTE REQUEST FORM

Agility Fairs & Events is able to offer a full door to stand transport service. If you would like a quote for this service, please complete Sections A and B below. If you require any on-site services (ie. forklift and storage) please complete Sections A, C and D.

Section A – BILLING DETAILS										
Company:						ABN:				
Address:										
Suburb/Town:			Post Code:	Те	l:		Fax:			
Contact Name:						Mobile:				
Email Address:	dress: Agility Customer Code #									
Section B – TRANSPORT REQUIREMENTS										
Description of Consign	nment: <mark>(if wei</mark> g	ghts/dime	nsions are ui	<mark>nknown at thi</mark>	s stage,	<mark>please estimate</mark>	in the space	<mark>es provid</mark>	ed)	
Pallets	Crates	L	oose Cartons		Other					
No. of Items:	Weight (a	approx.):	kgs	Volume (m ³): (L)	x (W)	x (H)	=	m³	
Available for Pick-Up / Preferred Date for Pick-Up:										
Day & Date:				Time:		Close:				
Pick-up address <mark>(if d</mark>	<mark>lifferent to ad</mark>	dress abo	ve):							
Company:										
Address:										
Suburb/Town:										
Contact:					Mobile:					
Forklift available at pic		YES 🗖	NO 🗖	ls a	Tailgate	Vehicle Require	d: YES 🗖	NO 🗆		
Special Requirements	/Instructions:									
Deliver to:										
Hall:			Stand:			Delivery [Date:			
Do you require us to return freight after the exhibition? YES NO										
Section C – FORKLIFT SERVICES										
Day/Date:			ETA:			ated time require	d:			
Estimated weight of he	eaviest piece (kgs):			Exten	ded tynes require	ed?	Yes	No	
	• •	· • ·				· ·				
Section D – STORAGE										
Pre-Show		Du	ring Show 🛛			After Show				
Description/Details:										
Approximate volume:	(L)	x (W)	x (H)	=	m³					

□ I have read and accept Agility's Standard Terms & Conditions (refer to page 2).

Accepted by (Signature):

PLEASE COMPLETE THIS FORM AND RETURN BY FRIDAY 3rd AUGUST, 2012 TO <u>EXPOHELP@AGILITYLOGISTICS.COM</u> OR FAX 03 9330 3337 FOR INFORMATION CALL AGILITY FAIRS & EVENTS ON (03) 9330 3303.



MELBOURNE: 28-32 Sky Road, Melbourne Airport VIC 3045, PO Box 1328, Tullamarine VIC 3043 Tel: +61 3 9330 3303 Fax: +61 3 9330 3337 Email: expohelp@agilitylogistics.com SYDNEY: 11-15 Gould Street, South Strathfield NSW 2136; PO Box 5485 Chullora NSW 2190 Tel: +61 2 8755 8899 Fax: +61 2 9642 6899 Email: expohelp@agilitylogistics.com BRISBANE: 175 Eagle Farm Road, Pinkenba QLD 4008; PO Box 1571 Eagle Farm QLD 4009 Tel: +61 7 3291 8646 Fax: +61 7 3291 8650 Email: expohelp@agilitylogistics.com PERTH: 21 Mounts Bay Road, Perth WA 6000. PO Box 7451 Cloisters Square Perth WA 6850 Tel: +61 8 9338 0341 Fax: +61 8 9338 0493 Email: expohelp@agilitylogistics.com Web: www.agilitylogistics.com

Standard Terms and Conditions of Contract

Subject to clause (6) below, all services of the Compary harding and the services of the Compary and the services are provided by the Compary and the compary and the services are provided by the compary on the services are incredited by the Compary and the services are provided by the Compary and the services are incredited by the Compary target and the services are incredited by the Compary target and the services are incredited by the Compary target and the services are incredited by the Compary target and the services are incredited by the Compary target and the compary target and the services are incredited by the Compary target and the services are compared by the the services are compared by the the compary target in the services are compared by the Compary target and the services are compared by the Compary target and the services are compared by the Compary target and the services are compared by the Compary target and the services are compared by the Compary target and the services are compared by the Compary target and the services are compared by the (A) 21 (B) 22 (C) 2 23 (A) (B) 24 (felgetcl (flat) per cl (file campar) expects or writing to act as a principal, or To the extent that the Company is below a count of law to have acide as a principal. Without projudice to the generality of clause 2, (A) The charging by the Company of allow price acide as a principal. Without projudice to the generality of allow price acide as a principal. (B) The subject that the Company is allow as an agent or a principal in respect of such as envice or services. (B) The subject that the Company is a subject of allow price acide 25 (C) (D) 3 26 (B) Is Agility Fairs & Events Logistics Pty Ltd Means any parson at whose request or on whose behalf the Company provides a service; Includes persons any body or bodies corporate; Includes the owner, shipper and consigned of the Gods and any other person who is or may become interested in the Codd and anyone acting on their behalf. A behan any vance, take multiplatily prover almont and their any vance, take multiplatily prover almont includes the carego and any container not supplied by or on behalf of the Company, in respect of which the Company provides and any equipment of companies thereto. Includes any container, flexitink, trainer, transportable lank, fat, palled or any article of transport used to carry or consolidite goods and any equipment of or connected thereto. Includes goods which are or may become of a dargencus; inflammable; radioactive or damaging nature and goods likely to harbose to 728 August 1524. Means the provisions of the International Convention for the Unification of certain rules Relating to Bills of Lading signed at Brussels on 228 August 1524. le th (C) (A) (B) (C) (D) "Company" "Custome "Person" "Owner" 27 (A) (E) "Authority (F) "Goods" (G) "Container" (H) "Dangerous Goods" (I) "Hague Rules" 28 J) INSTRUCTORS INSTRUCTORS INSTRUCTIONS OF CONTROL O (A) 5 The Customer warrants that he is either the Owner or the authorised agent of the Owner of the Goods and that he is authorised to accept and is accepting these Conditions not only for himself but also as agent for and to behalf of the Owner of the Goods. The Customer warrants that he has reasonable knowledge of matters affecting the conduct of his business, including but not limited to the terms of sale and purchase of the Goods and all other matters relating thereto. The Customer warrants that the discription and particulars of the Goods are complete and correct. The Customer warrants that the discription and particulars of the Goods are complete and correct. The Customer warrants that the Goods are properly packed and labelled, except where the Company has accepted instructions in respect of such services. Special Instructions, Goods and Sarviews, Goods and Sarviews, Goods and Event on the Company or cause the Company to deal with or hand duranteem. (B) 29 (A) (B) Special Instructions, Goods and Services
Unless otherwise previously agreed in writing, the Customer shall not deliver to the Company or cause the Company to deal with or
handle diagnous Goods.
If the Customer is in breach of sub-classes (A) above he shall be liable for all loss or damage vhatacever caused by or to or in correction with the Goods
howscover arising and shall deferd, indemnify and hold hamiless the Company agreed agre 10. (A) 30. (B) 31. (A) (C) 11 (B) 32 12 33 34 13. 35 14 36 15. Unless otherwise previously agreed in writing that the Goods shall depart or arrive by a particular case, the Company accesses to expresses or arrive dates of Goods. **Cencel Indemnities** The Customer and Onner shall defend, indemnity and hold harmless the Company against all lability, loss, damage, costs and expenses arising (1) from the nature of the goods unless caused by the Company's negligence, (i) out of the Company accepts not concreated the Customer of a sing owner's instructions, (iii) aimsing from a breach of warming or obligation by the Locinser or a rain (from the negligence of the Customer or a single Company in response), for all addets, simposts, levics, depoils and outling or whateover nature levide by any Autonty and for all payments, fines, costs, expenses, loss and damage whateover in curved or by the Company in comection therewith. Advice and information, in whatever from it may be given, are provided by the Company in the Customer or a single Advice and information. In whatever from it may be given, are provided by the Company for the Lastomer only and per such advices or a stempts to impose upon any of them any lability what were expressly for the benefit. In entering in this contact the Company, but the scheric of the Customer entering the provisions here in a site of the tot campa what advices and informations. In whatever find the Catabace were site scheric advices and against any several, scheric trait duces and the formations here in a final defend, indemnify, and hold harmless to impose upon any of them any lability what were expressly for the benefit. In entering into this contact the Company, to the extent of these company on informations. (ii) The Customer shall defend, indemnify and hold harmless the Company upon the extent of these provisions, does so not only on his held, but as agent and trustee for scherads of the tability of the Company number the levices of the mathetime entered in the estigation of the mathetime of the company in the negligence of the Compan 37 16 (A) 38. (B) (B) (A) (C) (D) (B) 42 (E) 43 Charges etc. The Custome of any claim Hc. mer shall pay to the Company in cash or as agreed all sums immediately when due without deduction or deferment on accoun m. counterclaim or set-off. (A) (A) (B) of any dain, counterclaim or set-off. When the Company is instructed to collect frieght, duties, charges or other expenses from any person other than the Customer, the Customer shall be responsible for the same on receipt of evidence of demand and non payment by such other person when due. On all amounts overvide to the Company, the Company's shall be entitled to interest calculated at 4 per cent above base rate of the Company's Bank applicable during the period that such amounts are overvide. (B) (C) 44 agolication during the protof that such amounts are overclue. Liberties and Pignet of the Company shall be entitled, scopp insofar as has been otherwise agreed in writing, to enter into contracts on behalf of itself or the Customer and without notice to the Customer. For the carriage of Cocods by any route, means or person, For the carriage of Cocods of any description whether contranterised or not on or under the deck of any vessel, For the carriage of Cocods of any description whether contranterised or not on or under the deck of any vessel, For the scringe of Cocods of any description whether contranterised or not on or under the deck of any vessel, For the scringe of Cocods of any description whether contranterised or not on or under the deck of any vessel, 18 45 (A) (B) (C) 46 or time, For the carriage or storage of Goods in containers or with other goods of whatever nature, For the performance of its own obligations and to do such acts as in the opinion of the Company may be necessary or incidental to the performance of the Company's obligations. (D) (E) 19. (A) 47. (B) 48

Company c soligations. The Company shall be entited but under no obligation, to design the term of the company integration of the company the solitation of the company the company the solitation of the company the s 20

- cease. The Customer shall be responsible for any additional costs of carriage to and delivery and storage at such place and all other expenses incurred by the Constant, If delivery of the the Company, part thereof is not taken by the Customer or Owner at the time and place when and where the Company, or any person If delivery of the the Company makes use of is entitled to call upon the Customer or Owner to take (allever) thereof. the Company, or such other person shall be entitled to be one for costs on the open or under cores at the service shall reserved to the Customer paysable on demand and without any liability of the Customer or Owner, to self or signed of any giving 21 days notice in writing to the Customer all Coods which in the opinion of the Company cannot be delivered as instructed, and Without notice Cooks, which have persisted and delivered, or are in immediate prospect of doings is on a marrer which has caused or may be reasonably septeded to cause loss or damage to any present or property or to contravene applicable regulations. The Company shall have a particular and giving 26 days notice in writing to the Customer, shall be entitled to set or dispose of such Coods, or comment the any eprocess of the Customer and whole allability to the Customer. All but proceeds in or townets the payment of such command the set of such and on giving 26 days notice in writing to the Customer, shall be entitled to set or dispose of such Cloods, or comment and the provised the customer and whole allability to the Customer and Downer and apply the proceeds in or townets the payment of such comments and the provised the payment of such comments and the provised the customer and the pay takes to any the set of such comment. The Allability the sufficient of writing to the customer and other remunerations customating retained by or paid to the set of the customer or writing the set of such comment and pay the proceeds in or Customer the payment of such comment and the perised the customer and be paid al

- ompany shall be entitled to retain and be paid all brokerages, commissions, allowances and other remunerations customarily retained by or paid to forwarders regular lowaues. The Company shall have the right to enforce against the Owner and the Customer jointly and severally any liability of the Customer under these Conditions or to recover from them any sums to be paid by the Customer which upon demand have not been paid.
- rs If a Container has not been packed or stuffed by the Company, the Company shall not be liable for loss of or damage to the contents if
- - The act or omission of the Customer or Owner or any person acting on their behalf, Compliance with the instructions given to the Company by the Customer, Owner or any other person entitled to give them, Insufficiency of the packing or latelling of the Coods acrossly theme such service has been provided by the Company, Handling, loading, storage or unicading of the Goods south the Customer or Owner or any person acting on their behalf, Interest vice of the Goods, Rots, civil commolizons, strikes, lockouts, stoppage or restraint of labour from whatsoever cause, Even bord or terms
 - (e) Inherent vice or the scoop, (b) Rots, sive commolions, strikes, lockouts, stoppage or restraint of labour from whatsoever cause, (g) Fine, flood or storm, or (h) Any cause which the Company could not avoid and the consequences whereof it could not prevent by the exercise of reasonable diigence. Subject to clause 15, howsoever caused the Company shall not be liable for loss or damage to properly other than the Goods themselves, indirect or consequential loss or damage, loss of profit, delay or deviation.
 - consequential loss or damage, loss of promit, ceay or dewaron. Amount of Compensation Except insofar as otherwise provided by these Conditions, the liability of the Company, howsoever arising, and notwithstanding that the cause of loss or diamage be unexplained shall not exceed the following in respect of all claims other than those subject to the provisions of sub-clause (B) below, whichever is the least of (I) The value of or (I) The value of or (I) The claude of other the constant of the company, sharing of the company is charged in respect of which a claim arises. In respect of claims for delay where not excluded by the provisions of these Conditions, the amount of the Company's charges in respect of the Goods relatived.

- notice last known to the Company. The defences and limits of liability provided for by these Conditions shall apply in any action against the Company whether such action be founded in
- The defences and limits of liability provided for by these Conditions shall apply in any action equinations on the source of the conditions that apply in any action equivalence of the source of the conditions that are equivalence of the source of the sou

reservings to classes of groups to classes in these conducts are to introduce purposes uny. sections and Law These Conditions and any claim or dispute arising out of or in connection with the services of the Company shall be subject to Australian law and the exclusive jurisdiction of the Australian courts. IPANY AS ACENT

- W SA SAGENT Liability and Indemittic Conditions Liability and Indemittic Conditions Liability and Indemittic Conditions The Conserve that the Concentry sets as an expert. Its Conserve no networks a solely on behalf of the Customer in securing such services by establishing contracts with third parties so that direct contractual induitority and established between the Customer and such third parties. The Conserve that the Lossen of the same state and onessions of a use third parties retented to in sub-classer the Customer in the Lossen of the Customer is an agent. The Customer is behalf and to do such The Conserve that the Customer is an agent that the automity of the Customer is behalf and to do such the Customer is the Customer is an agent that the Automity of the Customer is behalf and to do such Acts as on to fold the Customer is and contracts and acts in all negrector robility there is the customer is behalf and to do such Except to the extent caused by the Company's registerice, the Customer is behalf and to the Such Customer is the extent caused by the Company's registerice, the Customer is believed the the Customer is a contracted and all is appeared to the Customer's behalf and to do such Customer is the extent caused by the Company's registerice, the Customer is that determent is na contracter and all is abled. Customer is the extent caused by the Company's registerice, the Customer is that determent is na contracter and the Customer is a contracter and all is appeared. The Customer is the customer is a contracter and all the procument of the Customer's behalf and to do such the customer is a contracter and all the procument of the Customer's the customer's and all the customer's and all the customer's and the the customer's and the customer's and all the customer's and all the customer's and all the customer's and all the procument of the Customer's and the customer's and all the customer's and the customer's and all the customer's and all the customer's and all the customer's and all t

PART III: COMPANY AS A PRINCIPAL Special Liability Conditions 41. To the extent that the Compa

- Special Lability Conditions To the extent that the Company contracts as principal for the performance of the Customer's instructions, the Company undertakes to perform or in its own name to procure the performances of the Customer's instructions and subject to the provisions of these Conditions, shall be liable for the loss of or damage to the Cost Society of the Cost and the Cost are well in the Cast are used in the Is charge and the time of dalways. Where the Company contracts as a principal and sub-contracts the performance of the Company's services and Ican be proved that the loss of or damage to in respect of the Goods areas or was caused while the Costs were in the case or caused of the sub-contract. The Company shall have the full is any use, statute or regulation and the liability of the Company shall not be cost or used or the sub-contract. The Company shall have the full be determined by the provisions contracted in any international convention or national law, the provisors of which Common the despectation of the cost or sub-contract, the determine of the Company shall have the full contract despectation of principal and sub-contract, the determine of the company is the provisions of the second tase. If the provisions of these Contracts, the therman of the company shall have aspleid of the channes that made as expande and direct contract with the extend provide the the test contract, the determine of the company shall have aspleid of the channes that made as expande and direct contract with the extend provide downet that made as expande and direct contract with the extend provide downet that made as expande and direct contract with the extend provide downet which many and and provide downet which many and the label of the dawnet way and the loss of or damage to the extend wateway and the provisions of clabase 42, do and 44 t

- allocated to the doods. Ar Carriage If the carriage acts as a principal in respect of a carriage of Goods by air, the following notice is hereby given: If the Carriage If the carriage acts as a principal in respect of a carriage of Goods by air, the following notice is hereby given: If the Carriage ploces are those ploces (bitter than the places of departure and destination) shown under requested ording and/or those places (shown in carriers timetables as checkled stopping places for the route. The address of the first carrier is the airport of departure. Both to Blame Collision Clause The Current Both Diame Collision Clause as adopted by BIMCO is incorporated in these conditions. USA and/or Canada Clause With respect to transportation within USA or Canada, the responsibility of the Company shall be to procure transportation by carrier's (one or mone) and such transportation that he contracts and tariffs and any law complicative pepticable. The Company guarantees the fulfilment of such transportation of the her contracts and tariffs. (A)
- such came's congations under their contracts and sames. If and to the setter that the provisions of the Hatter Act of the USA 1893 would otherwise be computeryl applicable to regulate the Company' responsibility for the Goods during any period prior to loading on or after discharage from the vased on which the Goods are to be or have been carried, th Company's responsibility shall insteade be detimined by the provisions of these Condinos, but if such provisions are found to be invale such responsibility shall be determined by the provisions in the Carriage of Goods by Sea Act of the USA Approved 1936 (B)