

JAA International Jewellery Fair Sydney Exhibition Centre @ Glebe Island 27 - 29 August, 2016

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.

AGILITY FAIRS & EVENTS......The easy way to exhibit!

| | | S | ection A | – BILL | ING DE | TAILS | | | | | |
|---|-----------------|-----------|--------------|----------|------------|------------|--------------|------------|-------|----------|--|
| *Entity Company: | | | | | *ABN: | | | | | | |
| *Trading Company: | | | | | ACN: | | | | | | |
| *Address: | | | | | | | | | | | |
| *City/State/Postcode: | | | | | *Tel: | | | Fax: | | | |
| *Contact Name: | | | | | *Email: | | | | | | |
| *Mobile: | | | | *Rece | ption Tel: | | | | | | |
| *Accounts Email: | | | | Agi | lity Code: | | | | | | |
| Section B - TRANSPORT REQUIREMENTS | | | | | | | | | | | |
| Description of Consignment: (if weights/dimensions are unknown at this stage, please estimate in the spaces provided) | | | | | | | | | | | |
| Pallets | Crates □ | | Loose Carto | ns 🛮 | | Other 🗖 | Dangero | ous Goods: | Yes □ | No □ | |
| No. of Items: | Weight (| approx.): | kgs | Volur | me (m³): | (L) | x (W) | x (H) | = | m³ | |
| Available for Pick-Up / Preferred Date for Pick-Up: | | | | | | | | | | | |
| Day & Date: | | | | Time | ə: | | Close: | | | | |
| Pick-up address (if | different to ad | dress abo | ve): | | _ | | | | | | |
| *Pick-up Company: | | | - / | | | | | | | | |
| *Address: | | | | | | | | | | | |
| *Suburb/Town: | | | | | | | *Post Co | ode: | | | |
| *Contact: | *Telephone: | | | | | | Mobile: | | | | |
| *Forklift available at p | ick-up point? | YES 🗆 | NO 🗆 | | *Is a T | ailgate Ve | hicle Requ | ired: YES | | <u> </u> | |
| Special Requirements | | | | | | Ĭ | • | | | | |
| | | | | | | | | | | | |
| Deliver to: | | | | | | | | | | | |
| *Stand Name: | | | *Stand Nu | | | | Delivery | y Date: | | | |
| *Do you require us to return freight after the exhibition? YES NO | | | | | | | | | | | |
| Section C - FORKLIFT SERVICES | | | | | | | | | | | |
| Day/Date: | | | ETA: | | | Estimated | d time requi | ired: | | | |
| Estimated weight of h | eaviest piece | (kgs): | | | | Extended | tynes requ | uired? | Yes | No | |
| | | | Section | on D – S | STORAC | 3F | | | | | |
| Pre-Show □ | | Dι | uring Show [| | ЛОПА | | After Shov | v 🗆 | | | |
| Description/Details: | | | | | | | | <u> </u> | | | |
| Approximate volume: | (L) | x (W) | x (H) | = | m | 13 | | | | | |
| rpproximate volume. | (=) | χ (**) | λ (11) | | | | | | | | |
| ☐ I have read and accept Agility's Standard Terms & Conditions (refer to page 2). All the above information is correct. | | | | | | | | | | | |
| <u>X</u> | | | | | | | | | | | |
| *Accepted by (Signatu | re): | | | | | | | | | | |
| | | | | | | | | | | | |

 $\label{eq:Fields} \textbf{Fields marked with (*) Asterix are mandatory} - \textbf{failure to complete may result in delays}$

PLEASE COMPLETE THIS FORM AND RETURN BY FRIDAY 5th AUGUST, 2016 TO FGANATZOS@AGILITY.COM OR FAX 02 9642 6899



SYDNEY: 11-15 Gould St, South Strathfield NSW 2136

Tel: +61 2 8755 8899 Fax: +61 2 9642 6899 Email: fairs-australia@agility.com

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: fairs-australia@agility.com

WEB: www.agility.com

Standard Terms and Conditions of Contract

PART I: GENERAL CONDITIONS APPLICATION

- (C)
- AL CONDITIONS APPLICATION

 Subject to clause (B) body, all services of the Company whether gratultous or not are subject to these Conditions,
 (i) The provisions of Part I shall apply to all such services.

 (ii) The provisions of Part I shall only apply to the extent that such services are provided by the Company as agents.

 (iii) The provisions of Part II shall only apply to the extent that such services are provided by the Company as a principals,
 Where a document bearing a title of or including Tail of Isdaring (whether or not negotiable), or "waybill" is issued by or no healt of the Company and provided that the Company contracts as carrier the provisions are don in such document halb be parament in so far as such provisions are inconsistent with these conditions, cancellation or waiver of these Conditions are inconsistent with these conditions, and the conditions are such as the conditions of the company and provisions are provided by the Company authority whatsoever to agree to any variation cancellation or waiver of these Conditions.

 All services are provided by the Company agents except in the following circumstances where the Company cate as principal: where the Company performs any carriage, handling or storage of Goods but only to the extent that the carriage is performed by the Company stell or such as a principal in respect of the commencement of the carriage of Goods the Cutomary in writing demands from the Company particulars of the identity, services or charges of persons featured by the Company to perform surface, the Company particulars of the Company facilities of the agent of the carriage in respect of which the Company falls to give such particulars demanded within 28 days of the Company's neepel of such demand, or

- respect of that part of the clamage in respects we manufacture as such demand, or
 To the extent that the Company expressly agrees in writing to act as a principal, or
 To the extent that the Company is held by a count of law to have acted as a principal.
 Without presides to the generality of clause 2,
 (A) The changing by the Company of a fixed price for a service or services of whatsoever nature shall not in itself determine or be evidence that the
 Company is acting as an agent or a principal in respect of such service or services;
 (B) The supplying by the Company of their com or lessade equipment shall not not be determine or be evidence that the
 Company is acting as an agent or a principal in respect of such service or services;
 The Company acts as an agent where the Company procurse a sall fill along or other document evidencing a contract of carriage between a
 person, other than the Company, and the Customer or Company.
 The Company acts as an agent and the Customer or Company.
 The Company acts as an agent and never as a principal when providing services in respect of or relating to customs, requirements, taxes, The Company acts as an agent and never as a principal when providing services in respect of or relating to customs, requirements, taxes, licenses, consular documents, certificates of origin, inspection, certificates and other similar services.

12.

- "Compai "Custom "Person" "Owner" (A) (B) (C) (D)
- is nigity in sin a cvertia my Lub.

 Memiss any person is whose request or on whose behalf the Company provides a service; includes persons or any body or bodies corporate; includes persons or any body or bodies corporate; includes the owner, subsper and consigned of the Goods and any other person who is or may become interested in the Goods and anyyone acting on their behalf. A disty constituted logic or settlinistration person, acting within its legal powers and exercising jurisdiction. (E) 'Authority
- "Goods"
- (G)
- (H) "Dangerous Goods"
- A duly constituted legal or administrative person, acting within its legal powers and exercising jurisdiction within any ration, state, municipality, not or algority. Includes the cargo and any container not supplied by or on behalf of the Company, in respect of which the Company provides a service; includes any container, flexibility, failer, transportable lasts, fast, paller or any article of transport used to carry or consolidate pools and any explaner for connected thereous, includes goods which are or may become of a dangerous, inflammable, radioactive or damaging nature and goods likely in behalf our encourage version or other peets; where the provisions of the informational Convention for the Unification of certain rules Relating to Bills of Ladings signed at States for 25th Jugant 1504; Means is a statement of the Customer's specific requirements. "Hague Rules"

- (j) "testructions" Means a statement of the Customer's specific requirements.

 Obligations of Customer

 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 a signar for and on 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 matern evaluating thems.

 The Customer sharing has a constant of the Goods are complete and particulations.

 The Customer warrants that the description and particulation for 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.

- services. 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 dancerous Goods.
 - (B)
- 11.
- Unless otherwise previously argeed in writing, the Customer shall not deliver to the Company or cause the Company to deal with or handled dangement colorists.

 If the Customer is in breach of subclause (A) above he shall be liable for all loss or damage whatbourer caused by or to or in connection with the Goods however string in connection therewish and the goods may without notice be destroyed or otherwise dealt with at the sole discretion of the Company or any other person in whose causely flower in the regions of the company agrees to accord Damperous Goods and them in the opinion of the Company or any, other person they constitute a risk to other goods, property, life or health they may without notice be destroyed or otherwise dealt with at the separes of the Company or any other person in whose causely flower person in whose causely flower person in whose causely of the person in the copients of the company agrees to accord Damperous Goods and them in the opinion of the Company or any, other person they constitute a risk to other goods, property, life or health they may without notice be destroyed or drawless dealt with at the express of the Constance or Owner.

 The customer undertakes not to tender for transportation any Goods which require temperature control without previously giving written notice of their nature and particular temperature region be maintained and in the case of a temperature control of continuer author and particular the Demonstration of the case of a temperature control of continuer and particular student of the Container and and the theoretical control have been properly instruction of the container and particular and particular than the Container and and the thermostation and particular than the Container and particular the property in the container and particular and particular and particular and particular than the container and particular the prevention of the potices of the instruction of the particular of the patients of the patients of the patients of the instruction of the p
- 13.
- delivery.

 These otherwise previously agreed in writing or otherwise provided for under the provisions of a document signed by the Company, instructions relating to the delivery or release of Goods against payment or against sumender of a particular document shall be in writing and the Company's liability shall not exceed that provided for in respect of inscidently of Goods.

 Unless otherwise previously agreed in writing that the Goods shall depart or arrive by a particular date, the Company accepts no responsibility for department or arrival date of Goods.

 General Indemnities

 The Continers and Owner shall defend indemnificant hold harmless the Company analyst all liability loss, demone costs and engages. 14.
- 15.
- - (B) (C)
- departure or arival dates of Goods.

 General Indemnity of Central Condent (Central Condent) of Central Condent (Central Co

 - acting on Detent or the owner or similar to the Company in cash or as agreed all sums immediately when due without deduction or defe of any claim, counterclaim or sel-off.
 - (C)
 - The Usbrider this pay on a company in cash or an agreed as manufacture and an appear of the content of any dark constraint or select.

 When the Company is instituted to register the content of the Company is instituted to decisioned, and an appeared by such other person when due.

 On all amounts owned to the Company, the Company shall be artified to be interest calculated at 4 per cert above base rate of the Company's Bank applicable during the petid that such amounts are overdue.

 Liberties and Rights of the Company.

 The Company shall be entitled, except insofar as has been otherwise agreed in writing, to enter into contracts on behalf of listed or the Customer,

 For the carriage of Goods by any route, means or person.

 For the carriage of Goods for any description whether containerised or not on or under the disk of any vessel,

 For the storage, packing, transhipment, loading, unloading or handling of Goods by any person at any place whether on shore or albeit and for any length of time.
- - (A) (B) (C)

- For the performance of its own obligations and to do such acts as in the opinion of the Company may be necessary or insurents or one performance of Company's obligations.

 The Company's shall be entitled but under no obligation, to deport from the Customer's instructions in any respect if in the opinion of the Company there is a good reason of so to in the Customer's instruction and any respect if in the opinion of the Company may at any time comply with the orders or recommendations given by any Authority. The responsibility of the Company in respect of the Codos shall cases not the delivery or other deposition of the Social in accordance with such orders or recommendations. If at any time the performance of the Company's obligations, in the opinion of the Company or any person whose services the Company makes use of, is or is likely to be effected by any infractions, rick, delay, distributy of stackwartage whitesver and which cambos the accordance with such provides the company or such other person, the Company may, on giving notion in writing to the Customer or Owner or without notice where it is not reasonably possible to give each notice, theat the performance of its obligations as terminated and gives the Goods and part of them at the Customer or Owner's disposal at any place which the Company may deem safe and convenient, whereupon the responsibility of the Company in respect of the Goods shall

- 21,
- 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 Company.

 If delivery of the Goods or any part thereof is not taken by the Customer or Owner at the time and place when and where the Company, or any person whose services the Company makes use of, is entitled to call upon the Customer or Owner to take delivery thereof, the Company or such other person shall be entitled to she the Goods in the open or under cover at hese loans fax and expenses of the Customer. Notwithstanding clauses 20 and 21, the Company shall be entitled but under no obligation at the expense of the Customer payable on demand and without any liability to the Customer or Dwent, to she of depose of on giving 21 days notice in writing to the Customer all Goods which in the opinion of the Company cannot be delivered as instructed, and without notice Goods, which have particularly destrossed or altered, or are in immediate prospect of delays or in amanter which has caused or may be "The Company shall have a particular and general line or all Goods or documents relating to Goods in its possession for all sums due at any time from the Customer or Owner and on giving 28 days notice in writing to the Customer, also deep certified used or disposed or such Goods, or documents at the expense of the Customer and where the dispose of such Goods, or documents at the expense of the Customer and where and without fability to the Customer and Owner and apply the proceeds in or towards the payment of such sums.
- surs.
 The Company shall be entitled to retain and be paid all brokerages, commissions, allowances and other renumerations customarily retained by or paid to freight forwarders.
 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.
- ers
 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

 - If a Cortainer has not been packed or suffer by the Company, she Company, shall not be liable for loss of or damage to the contents if Caused by:

 (In The unsuitability of contents has been packed or stuffed,

 The unsuitability or detective condition of the Container provided that where the Container has been supplied by or on behalf of the Company this paringshift (i) all his droy pagy) if the unsuitability or detective condition or one by without any registers on the part of the Company or (b) would be precipated by or on behalf of the Company or (b) would be precipated by the condition areas of which the company or (b) would be precipated by the condition areas of which the company or (b) would be precipated by the condition areas of which the company has agreed to seal the Company or (b) would be condition.

 (b) If the Container has not sealed at the commencement of the Cartiage encopt where the Company has agreed to seal the Container.

 The Container shall defend, inferming has don't claimses the Company against all liability, loss, damage, costs and express arising from one or more of the matters covered by (A) above except for (A)(6)(6) above.

 Where the Company is instructed to provide a Container, in the absence of a written request to the contrary, the Company is not under an obligation to provide a Container or any particular type or quality.

 Except insofar as otherwise provided by these Conditions, the Company shall not be liable for any loss or damage whatsoever arising from:
- (C)

- Except (Visitors as commons provides by enter contents, and except places and except places and except places are contents and except places and except places are contents are contents.
- Except instant as otherwise provided by these Containons, the leasing of the Company, nonconvert arising, and notwithstanding that the clause of loss or diamage but inspitated shall not exceed the following in respect of all claims other than those subject to the provisions of sub-clause (8) below, whichever is the least of 0. The value of 0. The value of 0. The value of 0. The oxide oxide oxide oxide oxide oxide oxide oxide 0. The oxide oxid
- delayed.

 Compensation shall be calculated by reference to the invoice value of the Goods plus freight and insurance if pack.

 If there be no invoice value for the Goods, the compensation shall be calculated by reference to the value of such Goods at the place and time when they were delivered to the Customer or Owner or should have been so delivered. The value of the Goods shall be fixed according to the current market price, or if there be normordly exchange portion or current market pook, by reference to the value of the Goods of the same kind and quality.

 By special agreement in writing and on payment of additional changes, higher compensation may be claimed from the Company not Notice of loss, Time Bir

- Notice of loss, Time But a cook, or one agreed vasue, whichever is the lesser.

 Notice of loss, Time But a clinical point of the Cook of t

- Miscellaneous
 Any notice served by post shall be deemed to have been given on the third day following the day which it was posted to the address of the recipient of such 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 contract of in tot.
- contract or in ord.

 If an legislation is compulsorily applicable to any business undertaken these Conditions shall as regards such business, be read as subject to such legislation and nothing in these Conditions shall be construed as a surrender by the Company of any of its rights or immunities or as an increase of any of its responsibilities of uniform the conditions are all or these Conditions be engaged to such legislation to any extent such part of these Conditions be engaged to such legislation to any extent such part shall as required so undertaken the conditions are for indicative purposes only.

II: COMPANY AS AGENT

31.

- Likelihing and incentified to the extensional course.

 Likelihing and indexinity Conditions.

 To the select flat the Company aids as an agent, the Company does not make any contract with the Customer for the carriage, storage or Handling of the Codos nor for any other physical service in relation to them and acts solely on behalf of the Customer in securing such services by establishing contracts with third parties so that direct contractual relationships are established between the Customer and such third parties. The Company and the beliefs for the acts and crisissions of such third parties refered to in such-tasses (a) parties. The Company when acting as an agent has the authority of the Customer to reter into contracts on the Customer's behalf and to do such. The Company when acting as an agent has the authority of the Customer to reter into contracts on the Customer's that for the Customer's interactions. Except to the extent caused by the Company's regigners, the Customer than its detent, indirectly and hold harmless the Company in respect of all liability.

 Except to the extent caused by the Company's regigners, the Customer shall defend, indirectly and hold harmless the Company in respect of all liability.

 Sons, Samago, could, or orgenees arising out of any contracts and each in the procurement of the Customer's requirements is according to with clause 38.

 Where here is choice of raise according to the extent or degree of liability assumed by persons carrying, storing, handling the Goods, no declaration of value where oppoint will be mades unless otherwise agreed in writing.

 NY AS A PRINCIPAL.

PART III: COMP

- wallow after control will be made unless otherwise agreed in writing.

 All Y AG FIRINGEA.

 ANY AGAINMENT AGA

- Claffether or speniars or an extension of the control of the carriage of a carriage of Goods by air, the following notice is hereby giver:

 If the carriage acts are a principal in respect of a carriage of Goods by air, the following notice is hereby giver:

 If the carriage acts are a principal in respect of a carriage of Goods by air, the following notice is hereby giver:

 If the carriage property involves an utilinate destination of stop in a country other than the accountry of the flat in respect of loss of or damage to cargo, Agreed stepping places are those places (sether than the places of desparture and destination) otherwork of engineers of the flat carrier is the algorit of departure.

 Both to Blame Collision Clause

 The Current Both to Blame Collision Clause as adopted by BIMCO is incorporated in these conditions.

 With respect to transportation within USA or Carada, the responsibility of the Company shall be to procure transportation by carrier's (one or mon) and such transportation shall be subject to such carrier's coincate and saffs and any sine computerorly applicable, The Company guarantees the fulfillment of such carrier's objections under their contracts and saffs and any sine computerorly applicable, The Company guarantees the fulfillment of such carrier's objection of the flater and of the safes and carrier and control of the control of the control of the flater and of the safes and company in the control of the control of the control of the flater and of the safes and otherwise be computed by a population of the flater and of the safes and otherwise be computed by the provisions in the Carriage of Goods by Sea Act of the USA Approved 1906,