

Australasian HIV & AIDS Conference Brisbane Convention & Exhibition Centre 16 - 18 September 2015

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!

]
13
10

PLEASE COMPLETE THIS FORM AND RETURN BY FRIDAY 15th August, 2015 TO EXPOHELP@AGILITY.COM OR FAX 02 9642 6899

FOR INFORMATION CALL AGILITY FAIRS & EVENTS ON (02) 8755 8899.



SYDNEY: 11-15 Gould St, South Strathfield NSW 2136 (PO Box 5485 Chullora NSW 2190) Tel: +61 2 8755 8899 Fax: +61 2 9642 6899 Email: fairs-australia@agilitylogistics.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@agilitylogistics.com

WEB: www.agilitylogistics.com

Standard Terms and Conditions of Contract

				Standard Terms and	Conc	ditic	ons	of Contract
TRAFT	GENERA	COMO	ITIONS APPLICATION					
1.	144	Subject	to dease (0) below, of serv	icas of the Company whether gratuitious or not are autiport to these Conditions.				are. The Gustomer shall be impossible for any additional costs of comings to and delivery and strongs at much phase and all other expenses incurred by
		*	The provisions of Pluft I sh	of apply to of each services.	21			o Compley. delivery of the Goods or any part thereof is not taken by the Customer or Denw at the form and place when and where the Company, or any person.
		20	The provisions of Part III a	salt only apply to the saltest Wat such services are provided by the Company as agents. half only apply to the saltest that out-t services are provided by the Company as principals.	- 21		36	tion services the Company riskes use of, is entitled to call upon the Continue or Denur to take delivery Russell. the Company or such other person
	(8)		a ducument bearing a 1864	of an industry "till of lading" patentian or not negatiable; or "exactal" as issued by or on hatralt of the Company and to an carrier the provisions and raid in much document shall be parameter in as for an earth provision, and incommissed	22		107	of he writted to abon the Goods in the open or under come at the sole risk and expense of the Customer. Helfshippday, clauses 20 and 21. The Company shall be writted but under no stripptom at the separase of the Customer payable on domains and without
		vit tv	ese conditions.	가게 되었다. 하나는 경영 보고 있는데 사람들은 사람들이 가는데 하는데 하는데 되었다.	-		30	y liability to the Customer or Owner, to self or dispose of
	(0)	Every	volation, cancellation of ma	ver of these Carolitons most be in writing signed by a Director of the Company. Notice is funds given that so other		W	- 08	giving 21 days retries in writing to the Customer at Goods which in the opinion of the Congary connet be delivered as instructed, and
ž.		gention has on will be given any authority whetevever to agree to any rehisten oppositions or review of these Conditions. All services are provided by the Company as againts except to the following procurestances where the Company sots as principal.					700	Blook notice Goods, which have periohed, eleterorised or allered, or are at immediate propert of duing ou in a morner which has caused or may be executely expected to cause load or damage to any person or property or to contravere applicable regulations,
-	(A)	Where	the Conpany performs any	carrage. handling or storage of Goods but only to the elect that the corrage is performed by the Company Halff or the	n.		(1)	is Company shall have a particular and general lien on all Goods or documents relating to Goods in its prosessor for all name niur at
	44	Week	for and the Goods are in the a prior to the commencement	chair custody and control of the Company, or cot the comage of Goods the Costonor in writing demands from the Company particulars of the identity, services or			-	y true from the Customer or Owner and on giving 25 days notice in writing to the Customes, shall be writted to sell or dispose of such Stocks, or currents of the argoines of the Customer and military lightly to the Customer and Denne and supply the proceeds in or towards the payment of such
		charge	s of persons instructed by t	he Company to perform part or all of the contage, the Colingary shall be itserned to be contracting as a principal in			10	🌬 그리 이 이 경영 시간 경영 내가 있다면 하는 것이 되는 것이 없었다. 그런 그리고 있다면 하는 것이 없었다. 그런
			t of that part of the correspondents	in respect of which the Europeany fails to give such periodians disnasched within 26 days of the Europeany's receipt of	84.			is Company shall be antitled to retain and by part of browingso, commodute, alteratives and other remembedions isotromicly related by or part to each browings.
	(0)	To fine	estant that the Company esp	reads agreed in writing to sect as a principal, or	25		The	a Company shall have the right to entonce agents the Denné and the Continuer portly and severally any liability of the Continuer Limite these Conditions
g.	(0)	Witte	setant that the Company is to Londardow to the generality of	eld by a count of law to have acted as a principal. If classes 2:		- 64	cturers	to recover from them any sums to be good by the Customer which upon decreat have not been poid.
n		(A)	The changing by the Con-	pary of a Toed price for a service or extrices of whotoverer nature shall not in their determine or be existence that the	76	94	1	a Container has not have peopled or staffed by the Company, the Company shall not be label for loss of or clamage to the contains if
		99	Company to acting as an a The executions the the Com-	gent or a precipal in respect of each sension or services; openy of their zero or lessed epipment shall not in theil determine or its wilderes that the Company is acting as an			- 9	inted by The manner in which the Container has liven purised or stuffed.
			agent or a precipal to reap	ect of any carriage, handling or stonge of Goods;			- 100	This amountability of this contents by payings to containers, unless this Company has approved the substitity
		90)	The Company acts as an versur, other from the Con-	agant where the Company procures a till of helling or other document antidiology a contract of carriago between a spany and the Contrator or Device;			- 10	The unushbility of delictive condition of the Container provided that where the Container has been supplied by or on behalf of the Company that paragraph (iii) shall only apply if the unushbility or delective condition arous (a) without any negligence on the part of the Company or (b) would.
		(D)	The Company acts as at	agent and never as a principal when providing services in respect of or relating to continue, requirements, bases.				Passe from apparant upon reasonable requisition by the Castomer or Denay or parison acting on behalf of other of them,
		Select	Sosmale, comulier docume lone	nts, sertificates of prigm, expection, portification and other similar servicion.		41	- 96 Tr	If the Containing not sealed at the commencement of the Carriage except where the Company has agreed to seal the Container. a Container shall delate, indemetry and hold manning the Company against all lability tree, campap, costs, and expenses arising from one or more of
4.	It face			19.700 AT and 19.400 AT A 20.000		30	The	e stations (severed by (A) allows except for (A(A))(a) above.
		(8)	Company'	is Agity Pain & Cranto Py Lot Wearns any person of whose request or on whose behalf the Company provides a pervise.		(0)		here the Company is mathemat to provide a Combiner, to the absence of a written request to the combining the Company is mot unifor an obligation to militin a Combinise or very particular type or quality.
		(0)	These?	fectable persons or step body or bodies cognitate.			Č4	eneral Liability
		(0)	"Owner"	Includes the owner, oraginar and consignor of the Clocks and any other pursue who is or may become interested in the Goods and anyone acting an their behalf;	27	(4)	fis to	copt meter as otherwise provided by these Carolitims, the Company shall not be halde for any took or damage estatement smalling
		(F)	'Altrety	A sky construed legal or administrative person, acting within its Tegal powers and exercising pursuitation			36	The act or criticals of the Customer or Denier or any person acting on their behalf,
		E)	"Book"	within any realizer, states, macrospathy poet or support; technises the congo and any container and supplied by or on bolked of the Company, in support of which the			(8)	
				Company provides is service:			- 00	Humbry, leading, strange or untending of the Goods by the Customer or Denier or any pessor acting on their behalf,
		(0)	"Donaire"	Inclusion any container, flavilland, tester, transportable tank, flat, pollet or any setticle of transport used to many or consolidate goods and any equipment of or consected thereto.			(6)	Helson to vice of the Sicola. Rick, clief commission, strikes, technola, strappage or restrict of bitms from whatseever cause.
		(8)	"Dergenous Goods"	frictable goods which are or may become of a dangerous, inflammable, redirective or damaging return and			- 6	First food an shore, or
		00	"Harace Fisher"	goets thely to helibour or announces werein or other peaks; Weens the promising of the Informational Consention for the Unification of contain sales Rolating to Sills of		- 31	90	Any cause which the Company could not avoid and the consequences wherein it could not present by the exercise of reasonable diligence. dipot to clause 15, howevery caused the Company shall not be lable for loss or stanage to property other than the Goods themselves, indirect or
				Lading signed at Brussets on 25th August 1924		- "	0.0	rasspareful lope or dartege, lope of profit, delay or destation.
		(i) Oblas	"Indisctions" Here of Customer	Wearin a statement of the Contomor's specific inquisiments.	28.7			excel of Congernation capt reader as observe provided by these Conditions, the habits, of the Congany, toposoner serving, and notwithstanding that the cause of less or
5.		The Co	alone were to that he is a	ther the Centur or the authorised agent of the Center of the Gords and that he is authorised to assign and is accepting. If but also as agent for and an bahaff of the Center of the Gords.			- 64	inage he imagitished shall not accord the following.
4		The C	atomic war with that he has	connected to confedge of resthere effecting the conduct of his business, lockuding but not limited to the rerms of sale and		W	in a	respect of all claims other than those subject to the provisions of nub-clause (ii) before, ethichose in this least of. The value of, or
		pertia.	ear of the Goods and of she atomic shall give sufficient a	rubes widing fluets.			- 2	AGZ-10 per gross stituyeur (I).
8.		TWO	atomic warping that the dis-	eriginos and particulary of the Georia asy complete and correct.		(0)	10	e Goods foat, duraged, malifested, medithemed or or respect of which a claim whee. Teapert of plants for Boby when tret audicided by the promisms of these Conditions, the arrand of the Congrany's charges in respect of the Goods
9.		The C		loods are properly septect and located, amount where the Company has accepted instructions in respect of earth			. dv	Nyell .
		Specia	i learnantone, Goods and		18.	- (4)	00	organisation shall be calculated by reference to the invoice value of the Goods plus finight and insustance if point. There he no invoice value for the Goods, the configuration shall be labulated by reference to the value of such Goods at the place and time when they
10	M:		ottoreno predoubly agreed dangenous Doods	In entiry, the Quatomer shall not deliver to the Company or secure the Company to deal with or			. 98	se 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 proxi-
	Bb:	If the C	Sustainer in in broads of eat-	clause (A) above he shall be hable for all loss or demagn whatcomer caused by or to or in connection with the Goods:	26			If there be no convendity exchange price or current market price, by reference to the connet value of posts of the earns bind and quality, special agreement to writing and an payment of additional changes, higher compression may be claimed from the Company rest
		howen	over arising oncluted deter-	Linderedly set hold teamless the Corpory against all penalties, claims, durages, costs and expenses wheleaver the goods may efficial notice by destroyed or otherwise dual with at the sole discretize of the Corpory, or any other.			-	essetting this value of the Goods, or this agricult value, whichesian is the bases.
		DWIEGO	in whose custody they may t	or of the relievant time.	in:	- W		ation of teas, Time Bar o Company shall be discharged of all liability unions.
	10	If the C	Company agrees to accept 0	Designation Goods and then in the opinion of the Company or any other person they constitute a risk to offee goods, as a notice to debroyed or observice death with at the expense of the Ceptimer or Denier.			W	Notice of any claim is recover in writing by the Company or its agent within 14 days after the data specified in (ii) below or within a
11.		The ru	atterner undertaken not to hi	inder for transportation any Scools which require temperature control willhaut previously graing written action of their				reprinted the after such date if the Customer proves that if was impossible to as notify, and. Suit is blought in the jarger bruns and writer, notice fleered received by the Company within 19 norths after the back specified in (8) below.
		Tribles Norther	and perfouler temperature a contribution. That The Contri	range to be maintened and in the case of a temperature controlled Container stuffed by or on behalf of the Customer ner has been properly pre-moded or prohosted as appropriate, that the Goods have been properly stuffed in the		(0)	W	In the paper of trace or dermage to Goods, the date of delivery of the Goods.
		Overtee	nar and that its thermostatic	controls have been properly set by the Customer. If the above requirements are not complied with the Company shall				In the case of delay or non-dollvery of the Goods, the date that Soods should have been delivered, In any other case, the event plying that to the state.
12.		not be	flablis for day toss or damage concer what the effected our	its the Quode-raused by such non-compliance, get upon express instructions given in writing by the Customer and all insurances effected by the Company are subject.				eneral Avorage
		to the	small exceptions and could	lone of the policies of the measurice company or Underwitten belong the real Linkess attenues agreed in writing, the	20			e Customer shall debind, indercelly and hold harmless the Company in respect of any stains of a Several Average nature which may be made on the impany and the Customer shall provide each rescurity as may be required by the Company in this connection.
		Congs	any ahad not be snitter any o	difigation to effect a separate interance on each consignment but may declare it on any open or getiess printy. The . The effecting of insurance and should the insurance dispute thair labells for very season the insured shall have reconne-			: 10	icoffaneaus
		agains	the insurers only and the D	organs shall not be under any responsibility or liability whatecome in relation therein notwithstanding that the previous	22		A	y notice served by pool shall be dearmed to have been green on the third day following the day which it was pooled to the address of the recipient of all notice last bloom to the Company.
12.		upot to	ter projecy many most tier at their to	one take as that charged by the Company or pact to the Company by its scatcreers. Instructions previously received in writing and accepted in writing by the Company, the Company shall not be obliged to	34.		Th	is delayers and Smite of facility provided for by those Conditions shall apply in any action against the Company whether such action be founded in
		make a	wy dictanton for the purp	cess of very visitate, convention or contract as to the nature of value of very Goods or as to any special internet in	15		.000	meant or in text. and legislation is computerably applicable to one business undertaken. Here: Conditions shall be regards such business, be need as subject in each
14.		delivir	y .	in writing or otherwise provided for under the provisions of a decement eigned by the Company, instructions saleting for	-		No.	polation and nothing in these Conditions shall be construed as a surrender by the Company of any of its rights or minuralies or as an increase of any of
		Se old	livery or release of Goods is	paint payment or against surrander of a particular document ahalf lin in writing and the Company's lability shall not			- 11	responsibilities or fabilities ander nuch legislater; and it any part of these Conditions be repugnant to such legislaters to any entent such part shall as gods nuch business be over object to that extent and no further
11			that provided for in respect a	of madelinery of Goods. If in writing that the Consts what depart or writes by a purcular date, the Company accepts no responsibility for	36.		.79	audings of stamms or groups of classes in these Conditions are for indicative purposes only.
4		dgat	une or serious datase of Goods.	o a send one on doors may other in turns of a barrana care on coulous acceler of subcommit or	27	Je		contlaw
16.	100		el Malamaridion.	and, independs and hold formions the Company squared of liability least, densities costs and represent				is proper law of all contracts arising between the Company and the Continues in the Low of the Steel of Victoria and the parties agree in substit to the recipion of the Courts of that State.
	. 75	wing	(I how the return of the go	cuts unless caused by the Company's negligation. (ii) old of the Company exting in accordance with the Customer's or	PART		REAWAY Y	IS AZZST Sifty and Indonesity Conditions
		Owner	s matriothers, or (ii) arrang?	tern a treach of warranty or obligation by the Customer or artising from the negligance of the Customer or Owner. I Company's negligance, the Customer and Owner shall be liable for and shall distant, indepently, and hald harmities.	28.	(A)	Te	the extent that the Company acts as an agent, the Company does not make any contract with the Customer for the curriage, attempt or
	34	the Co	reparty in respect of all-dube	s, bases, imposits, levies, deposits and collaye of whatocover column lexical by any Authority and for all payments, lines.			716	rolling of the Scode run for any other physical service in relation to fluor and acts usinly on behalf of the Captamer in securing each services for
	- 100	posts, s	expenses, his and damage t	shabasever recurred or soutained by the Company in connection flamewith.		9	77	statishing contracts with find parties so that althos contractual nalationahyas are established between the Costomer and cush find parties, or Company shall not be lable for the sats and emissions of each third parties referred to in sub-classes (A) above.
	100	and to	id harmons the Company for	from 8 may be given, and provided by the Company for the Gustamer only and the Custamer shall defined, believedly, all liability look, damage, crets and expresses arising out of any other preson relying on each atheir or information.	36	(4)	Th	e Company when acting as an agent has the authority of the Customer to enter into combacts on the Customer's behalf and to do such
	(0)	8	The Custonian undertakee	that no claim to make against any servent, sub-conscator or agent of the Company which impress.		21	Co	ds so as to bind the Customer by such contracts and acts in all respects natethalousiding any departure from the Customer's instructions, capel to the extent customic the Company's regisjector, the Dukomer shall defined, independy and both harmless the Company in respect of all fashing.
			to indensify the Company	is any of them any liability efisioseen in connection with the Goods, it any such claim should inventionise the mode, against all consequences thereof.		- 7	- In	 familiar, code, or exponent sharp out of any contexts much in the procurement of the Customor's requirements in accordance with classic 36.
		*	Without projection to the for most community for their te-	regard, every such servent sub-contractor or agent shall have the benefit of all provisions heaver, as it such provisions and it is not served the Company to the extent of those provisions. Were an extent of the benefit but	40.			telor of Faltes: Now there is choice of letter according to the indext or degree of liability assumed by persons carrying, letning, heading the Goods, no iteratesion of

- | Without programs to the foregoing, every such invented sub-continuitor or agent shall have the formula of all producers beauts, and all supports of the desemble of the relating does the content of the Company to the elected of those personance, does not not only on the plantful took as agent and thinking for formula to content the Company beats and against an electronic scale are produced in the plantful took and the content of the desemble and company beats and against an electronic scale are produced in scale and the facility of the Company under the scene of freed Conditions and without produces on the generality of the clause this extension of the scale and electronic scale are determined to the scale and all residuals and all residuals are the scale and t

- using on the fall of effect of time of time of the most for polarite the distances in affective required.

 The Cockers which pays to the Company in cash or an appeal of some interestably whose also will not disturbed to addition on distances in a some of any option, concentration or sold or for supposed of some interestable, whose also will not suppose or a time concentration or sold or foreign, distant, shrapps or of time appeared to the species. Other falls the Company is interestable to a reasonable for the same or recognited or development of destination and not represented by the same or recognited and development of destination and not proposed by a sold of the relevant value date at a per cost above take to see out at writer the Policials indeed Tables, but INES VIVI. as a variety of how they be foreign of the company operand the recognition of the date of or details or the date of operands.

 Takes of operand in many included byte of the Company operand time, the Cockerson appear to pay at the policia tops on a sold development of the company as a result of company as a would of company of all the dates the special byte date of programs are as well of company as a would of company of all the dates the counter of the date of programs the contract of the policial or the policies of the dates of the policies and the dates of the company as a would of company as a well of company as a would of company and as the dates of the policies.
- stable. Likelikities and Rights of the Ceregory. The Company of the Ceregory of the Company of the control of the Ceregory. The Company of the ceregory of the
- 18
- For the strongs, policing, transference Leading, including of transference of country and property and property of strongs of strongs of Scientific country and the strong special strongs of Scientific country.

 For the understand of the series designations and to do and actual as the capitors of the Company may be accessary or incidental in the performance of the Company scientific country country country country country country of the Company scientific country cou

- These of filters is obtained as any account of the process army of the subset of the process company, the subset of the process army of the process of the p
- convention or material line shall apply.

 Safety-brainables often provisions in these Conditions, it is can be proved that the hast of or durings to the Goods occurred at seas or inferred waterings and the provisions from provisions to these 42 db on quigit, the Company's halling wild be interested by the Happe-Mary Made, Publisherous or the Happe-Mary Made in the Interest of the Apple of the Condition of the Apple of t
- As Connege

 If the changes period as a principal in request of a certage of Goods by at the following refuse is freesby gives:

 If the Congain's workers are defined electrication of along in a country other from the country of departmen, the Wasser Consistent may be appropriate and the Connection powers and in receiv cases less the ballot of centers in respect of close of an assessible to copying places are three places (either than the ballot of department as it desarround) are respected rushing such as department as it desarround assessment of the architecture of the architecture and control of the first carrier formation or accordance dispaying places for the cracks. The addition of the first carrier is the architecture formation or control or co

- Carriers Districtable as solvedated dispolary facilist for the roads. The address of the first carriers is the export or appartmen.

 Each to Blame Collision Classes
 The Collision Classes as independing SMCCI is incorporated in filmal conditions.
 If the Collision Classes
 If the Collision Classes