

## Cake Bake & Sweets Show International Convention Centre, Sydney 23 - 25 November 2018

## MATERIALS HANDLING FORM - COMPULSORY FORM

In the interests of safety and to ensure appropriate materials handling equipment is available onsite, please assist us by providing information relevant to the handling of your equipment.  Regardless of which transport company you are using <b>it is compulsory to complete this form.</b> NOTE: FOR OVERSIZED / UNUSUAL FREIGHT, PLEASE INDICATE or ATTACH ON THE UNITS the following:  WEIGHT / CENTRE OF GRAVITY / SPECIAL MARKINGS (e.g. If freight is weight-biased, or must be forklifted in a certain way)  The information will assist in ensuring a safe working environment - Thank you for your assistance.					
Fields marked with (*) asterix are mandatory - Failure to complete may result in delays.					
SECTION A - BILLING DE			AILS		
*Company:		*ABN / ACN:			
*Address:					
*Contact Name:		*Email:			
*Phone:		*Mobile:			
*Corporate Email (Accounts):		Phone:			
SECTION C - MATERIALS HANDLING (FORKLIFT SERVICES) & STORAGE					
Day / Date: *Time of delivery:		*	*Estimated unloading time: (mins)		
*Dimensions of largest piece: (m)		*	*Weight of heaviest piece: (kg)		
*Special lifting requirements: (i.e. lifting points / centre of gravity) Yes I			*Crane required: Yes No		
*Extended Tynes required: Yes No			*Jibs / Slings Required: Yes No		
*Storage of empty packaging Req:			*Stand No.		
DANGEROUS GOODS / HAZARDOUS SUBSTANCES					
*Please advise if there are Dangerous Goods / Hazardous Substances / Chemicals: Yes No  If Yes, Please provide details:					
ACKNOWLEDGEMENT					
I have read and accept Agility's Standard Terms & Conditions (refer to page 2)			Yes	No	
*Accepted by: (Signature of Authorised Representative)			Date:		
PLEASE COMPLETE THIS FORM AND RETURN BY FRIDAY 2 <sup>nd</sup> NOVEMBER, 2018 TO  kbarraclough@agility.com OR FAX TO 03 9330 3337  FOR MORE INFORMATION PLEASE CALL KATHARINE RAPPACIONEL ON 03 9330 9015					

FOR MORE INFORMATION PLEASE CALL KATHARINE BARRACLOUGH ON 03 9330 9015



HEAD OFFICE - 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 SYDNEY: 10 Marigold Place, Milperra NSW 2214

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

## **Standard Terms and Conditions of Contract**

## PART I: GENERAL CONDITIONS APPLICATION 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 or to take delivery thereof, the Company or such other person also estated to store the Goods in the expens or under over at the size inside and person of the Customer. Notehistracking clauses 50 and 21, the Company shall be entitled to under no editation at the expense of the Customer. Notehistracking clauses 50 and 21, the Company shall be entitled to under no editation at the expense of the Customer grayable on demand and willhout on giving 21 days notion in writing to the Customer all Cooks which have perithed, deteriorated or altered, or are in immediate prospect of drings to it is a manner which that caused or may be expensed, and the company of the Customer and the countries and the customer and the cus (B) Where a document bearing a title of or including the or usuring views and observed that the paramount in so far as such provisions are inconsessed to provise that the Company contracts as centre the provisions set not in such document shall be paramount in so far as such provisions are inconsessed with these conditions. Every variation, cancellation or waiver of these Conditions must be in writing signed by a Director of the Company, Notice is hereby given that no other person has or will be given any authority whethouse the output provision cancellation or sealer of these Conditions. Where the Company performs any cardings, and marriage or toping of Cools but only to the extent that the carage is performed by the Company start of its severate and the Goods are in the actual outsoly and control of the Company, or where prior to the commencement of the cardinage of Roods the Condition that will be deemed to be contracting as a principal in respect of that part of the cardings in respect of that part of the cardinage in respect of that part of the cardinage in respect of that part of the cardinage in respect of which the Company start of which the Company is the own of the contraction of an appropriate property of such demand, or (C) if a Container has not been pasked or stuffed by the Company, the Company has approved the suitability of the Container has not been pasked or stuffed by the Container which the Container has not been pasked or stuffed by the Company, the Company shall not be liable for loss of or damage to the contents if Casarda by: (i) The container's which the Container has been packed or stuffed, (ii) The containability of the contents for campage containers, urdess the Company has approved the suitability. (iii) The containability of the contents for campage containers, urdess the Company has approved the suitability. (iii) The containability of the contents for campage containers, urdess the Company has approved the suitability. (iii) The containability of the contents for campage containers, urdess the Company has approved the suitability. (iii) The containability of the contents for campage containers, urdess the Company has approved the suitability. (iii) The containability of the contents of the containers of the container of the containers of the contain (B) religion of that gird or the carriage in respect or share to company as to one such demand. Or and demand or Company specially agreed in which go as a principal, or To the scent that the Company shed by a count of law to have acted as a principal. Whittout prejiction to premarily of classes. (A) The charging by the Company of a fixed price for a service or services of whitsoever nature shall not in itself determine or be evidence that the Company is designed any agent or a principal in respect of each services or services. (B) The supplying by the Company of a fixed price for a service or services of whitsoever nature shall not in itself determine or be evidence that the Company is designed as any agent or a principal in respect of each services or services. (C) The Company scale as an agent and carriage handings or stratege of Goody. (C) The Company scale as an agent and the Counteror or before the company in counter of the cou (C) (D) (C) Is Agailly from & Events Pty Lts Means any person of solder corporation (Includes personne or uny plots) or obtain corporate A day constituted legal or administrative person, acting within its legal powers and exercising jurisdiction within any ratters, take municipality, port or applicy or on behalf of the Company, in respect of which the Includes the carpy and any container not applied by or obtaind of the Company, in respect of which the Includes any contains, finisher, failart, remorable taken, fails, public or any article of transport used to carry or consolidate goods and any equipment of or corrected treets. Includes goods which are or may become of adegrous, inflammable, redioactive or demanging nature and goods lately to harbour or encourage weemin or other peats. Means the previousle of the literatural Convention for the Unification of certain rules Relating to Bills of Means a statement of the Customar's specific requirements. It indical as otherwise provided by these Conditions, the Company shall not be liable for any loss or damage whalsoever arising. The act or mission of the Coultemer or Cover of any proses sating in this behalf. Compliance with the instructions given by the Covergoup by the Customer. Deemer or any other person entitled to give them, Instructions of the Packop or instruction given by the Covergoup by the Customer. Deemer or any other person entitled to give them, Handfine, loading, stronger or unloading of the Goods becard where not help received the provided by the Company, Handfine, loading, stronger or unloading of the Goods by the Customer or Owner or any person acting on their behalf, Interest tive of the Codods, Ridos, civil commotions, plitties, lockouts, stoppage or restraint of labour from whitstoever cause, Fire, Bood or storm, or Ridos, lockouts, stoppage or restraint of labour from whitstoever cause, Any causes which the Company could not avoid and the consequences whereof it could not prevent by the exercise of reasonable diligence. Of the Coultess IS, Inventory caused the Company shall not be liable for loss or damage to properly other than the Goods themselves, indirect or unit of Compensation. In strained as otherwise provided by these Conditions, the liability of the Company, however arriving, and notwithstanding that the cause of loss or "Authority (F) "Goods" (G) "Container" (H) "Dangerous Goods" Subject to clause 15, howevower caused the Company shall not be liable for loss or diamage to properly other than the Goods themselves, indirect or consequential loss or damage, loss of printl, delay or deviction. Except insoft is company in the control of the company shall not be liable for loss or damage to propelly other than the Goods themselves, indirect or annexes of the control of Company shall not severe the following in respect of all claims of other than those subject to the provision of sub-clause (8) below, whichever is the least of 10. The value of 10. The control of the value of 10. The value of (1) "Hague Rules" (i) Instructions (iii) Instructions (iiii) Instructions (iii) Instruc In respect of claims for delay where not excluded by the provisions of these Conditions, the amount of the Company's charges in negect of the Goods disposed. If there is no invoice value for the Coods, the Cood size for the Coods data for the first excessor it grad. If there is no invoice value for the Coods, the compressation shall be calculated by reference to the value of such Coods at the pilose and time when they were oblivened to the Coods as the Desire does contrige to the current market price, or, if there he no commodity exchange price or current market price, by reference to the normal value of goods of the same kind and quality or possible and the contribution of the current market price, by reference to the normal value of goods of the same kind and quality or possible does not write good on systemic of additional charges, higher compressation may be calmed from the Company not lead to the contribution of the current market price or the current market price or commodition of the current price or current market price or commodition of the current price or current market price or commodition of the current price or nes. all Instructions, Goods and Services as otherwise previously agreed in writing, the Customer shall not deliver to the Company or cause the Company to deal with or Special instructions, Goods and Services Unless otherwise provisols agreed on writing, the Customer shall not deliver to the Company or cause the Company to deal with or handle diagneous Goods. If the Customer is in proach of sub-clause (A) above he shall be liable for all lots or damage whatsoever caused by or to or in connection with the Goods hovesever arising and shall defend, informity) and hold harmless the Company against all penalizes, claims, demapse, costs and exponses whatsoever arising and shall defend, informity) and hold harmless the Company against all penalizes, claims, demapse, costs and exponses whatsoever arising in connection with the many which controls destroyed or demined shall with an the sole destroyed or otherwise date with an the sole destreend or the Company against all penalizes, claims, demapse, costs and exponses whatsoever and the company against and penalizes where any which control and destroyed or demined shall with an the sole destreend or otherwise date with an the sole destroyed or otherwise date with the sole of the Company against all penalizes and penalized by or or behalf of the or sole of the Company and the compan 10. (B) Varianceolable time also also well as the case of large from and withen noce well as the case of loss or drainage to Goods, the date of delivery of the Goods, in the case of loss or drainage to Goods, the date of delivery of the Goods, the date of delivery of the Goods, the date of delivery of the Goods, the date of the the Goods should have been delivered, in the case of delivery of the Goods, the date of the the Goods should have been delivered, in the case of the Goods, the date of the Goods, the Goods of the Goods o (C) 12. rt. in computatify applicable to any business undertaken these Conditions shall as regards such business, be read as subject to such orbiting in these Conditions shall be constitued as a surrective by the Company of any of list rights or immunities or as an increase of any of a confabilist source with deplication and any any of these Conditions be repopared to such legislation of any extent such part shall as surrices be over-dident to that desired and no further. are or grouped or disuses in three Conditions are for indicative purposes only. 13. Headings of clauses or groups of clauses in these Conditions are for indicative purposes only. These Conditions and any claim or displants arising out, of or in connection with the services of the Company shall be subject to Australian tase and the WYA A AGENT. WYA A AGENT. These Conditions and any claim or disjoint arising out of or in connection with the services of the Company shall be subject to Australian has and the procursive jurisdiction of the Australian has and the procursive jurisdiction of the Australian of the Australian of the Company data as an agent, the Company does not make any contract with the Customer for the cairrage, storage or Handing of the Goods nor for any other physical services in relation to them and acts solely on behalf of the Customer is souring such services by statisticing contracts with their parties relationships are satisfiance between the Customer and such third parties. The Company data of the Goods nor for any other physical services of such third parties reterred by in sub-clause (A) above. The Company shall not be liable for the case and emissions of such third parties reterred by in sub-clause (A) above. The Company shall not be liable for the case of the Company's regigence, the Customer shall offered the Company's services of the Company's regigence, the Customer shall offered the Company's regigence, the Customer shall offered the Company's regigence, the Customer shall offered, redeminy and had harmless the Company's respect of all sability, the Company's regigence, the Customer's instructions and customer shall only the Customer's requirement is anocedance with clause 38. Choice of false Paperal Liability Conditions To the celerit that the Company contracts as principal for the performance of the Customer's instructions, the Company undertables to perform on in its own and the company contracts as principal for the performance of the Customer's instructions and table is table for the boss of or manner to procure of the portanger of the Customer's instructions of the company undertables to perform on in its own and the company contracts as principal and sub-contractor to the contract between the Company and such sub-contractor to a provision of these Company (A) (B) (C) (D) including, but not limited to, Containers) of the Company or any generor or vessel referred to in (D) above caused by the Customer or owner or any person acting on behalf of either of them or for which the Customer is chere responsible. Charges etc. The Customer will pay to the Company in cash or as agreed all sums immediately when due without deduction or deferment on account. When the Company is instructed to collect freight, dalate, charges or other expenses from any person other than the Customer, the Customer shall be responsible for the second or officer of demand and non-payment by such other preson when due. On all amounts oversite to the Company, the Company shall be entitled to interest calculated at 4 per cent above base rate of the Company's Bank applicable during free off at such amounts are oversible. Liberties and registra of the Company The Company is a structed to the Company of the Company shall be entitled to interest calculated at 4 per cent above base rate of the Company's Bank applicable during free off at such amounts are oversible. Liberties and registra of the Company The Company is company. The Company is company to the Company and the company is a company to the company is a company to the company to the company is a company to the company (A) allocated to the Goods. Are Carriage, If the carriage states as principal in respect of a carriage of Goods by air, the following notices in hereby giver: If the carriage states as a principal in respect of a carriage of Goods by air, the following notices in hereby giver: If the carriage states are principal in respect of a carriage of the following notices are followed by the carriage of the carriage to c (A) (B) (C) in une; or the carriage or storage of Goods in containers or with other goods of whatever nature, or 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 (D) (E) For the curriage or storage of Goods in containers or wisn come upone, we have the company may be necessary or incidental to the permanents of the sound indigation and to de such acts as in the opinion of the Company may be necessary or incidental to the permanents of the company that is not considered to the permanent of the company that is not considered to the company that is not considered to the company that is not considered to the company that is not the company that is not the company that is not considered to the company or any person whose services the Company makes use of, is a lakely to be affected by any hindrance, fact, dealy, difficulty or considered to the company or any person whose services the Company may not considered to the company or any person whose services the Company may not considered to the company or such other person. The Company may, or joing rottle in writing is the Constitute or Company in respect of the Goods shall considered which company in consideration which company in consideration which company in consideration of the company or such other person. The Company may, or joing rottle in writing is the Constitute or Company in respect of the Goods shall disposal at any place which the Company may deem safe and convenient, whereupon the responsibility of the Company in respect of the Goods shall (A) (B)

(B)