| 173519 | 1M x 8'H Perfboard Panel | 343.10 | 377.40 | 480.35
| 173524 | 1/2M x 8'H Perfboard Panel | 184.75 | 203.25 | 258.65
| 10201484 | Bulletin Board | 211.15 | 232.25 | 295.60
| 10201 | 2" Straight Hook | 0.55 | 0.60 | 0.75
| 10202 | 6" Straight Hook | 0.55 | 0.60 | 0.75
| 10206 | 1" J Hook | 0.55 | 0.60 | 0.75
| 10203 | Single Hook | 0.55 | 0.60 | 0.75
| 10204 | Double Hook | 1.05 | 1.15 | 1.45
| 17201 | 1M Straight Shelf 12"x37" | 78.30 | 86.15 | 109.60
| 17206 | 1M Angled Shelf 12"x37" | 78.30 | 86.15 | 109.60
| 103027 | Chrome Grid 2x7 | 106.75 | 116.35 | 148.05
| 103030 | 4-Way Grid Connectors | 2.50 | 2.75 | 3.50
| 10309 | Cleaver Clip for Grid | 0.80 | 0.90 | 1.10
| 10307 | 7-Ball Waterfall (for grids) | 8.00 | 8.80 | 11.20
| 1030466 | 6" Single Hook (for grids) | 1.10 | 1.20 | 1.55
| 1030468 | 8" Single Hook (for grids) | 1.25 | 1.40 | 1.75
| 105905 | Fish Bowl | 20.60 | 22.65 | 28.85
| 159014 | Ticket Tumbler - Small | 192.00 | 211.20 | 268.80
| 10405 | Garment Rack | 105.10 | 115.60 | 147.15
| 10401 | Waterfall Garment Rack | 154.50 | 169.95 | 216.30

Please use diagram to indicate the placement of showcase(s) or grids.

Don't see what you need? Please call Exhibitor Services at (214) 634-1463.
Freeman only accepts payment information electronically. Place your order on FreemanOnline or follow the steps below to provide your payment information electronically and submit your order forms.

**Freeman will no longer accept cash payments for any Freeman Services.**

1. Submit your payment information
   Proceed to our electronic Freeman Pay site to securely submit your payment information
   [https://www.freemanpay.com/452780](https://www.freemanpay.com/452780)

2. Submit your order
   Upload your order forms through the same link used to submit your payment information

- Both your order and your payment must be received by the discount deadline date to guarantee discount pricing.
- Orders received without payment or after the discount price deadline date will be charged at the standard price.
- Copies of invoices may be picked up from the Freeman Service Center prior to show closing.
YOU ARE ENTERING A CONTRACT WHICH LIMITS YOUR POSSIBLE RECOVERY IN CASE OF LOSS OR DAMAGE.

The terms and conditions set forth below become a part of the Contract between FREEMAN and you, the EXHIBITOR. Acceptance of said terms and conditions will be construed when any of the following conditions are met:

• THE METHOD OF PAYMENT FORM IS SIGNED; OR
• AN ORDER FOR LABOR, SERVICES AND/OR RENTAL EQUIPMENT IS PLACED BY EXHIBITOR WITH FREEMAN; OR
• WORK IS PERFORMED ON BEHALF OF EXHIBITOR BY LABOR SECURED THROUGH FREEMAN.

DEFINITIONS

For purposes of this Contract, “FREEMAN” or “The Freeman Companies” means Freeman Expositions, LLC., Freeman Expositions, Ltd., Freeman Audio Visual, Inc., Exhibit Surveys, LLC., Freeman Exhibit, Freeman Transportation, FreemanXP, LLC., Stage Rigging, LLC., The Freeman Company, Freeman Electrical, LLC., Freeman Digital Ventures, LLC., and their respective employees, directors, officers, agents, assigns, affiliated companies, and related entities including, but not limited to, any subcontractors FREEMAN may appoint. The term “EXHIBITOR” means the Exhibitor, its employees, agents, representatives, and any Exhibitor Appointed Contractors (“EAC”).

PAYMENT TERMS

Full payment, including any applicable tax, is due in advance of move-in, unless otherwise agreed in writing with Freeman. All materials and equipment are on a rental basis for the duration of the show or event and remain the property of FREEMAN except where specifically identified as a sale. All rentals (excluding Audio Visual equipment and computers) include delivery, installation, and removal from EXHIBITOR’S booth. Rental prices on Audio Visual equipment and computers do not include labor, delivery, electrical services or removal of the equipment from the booth. In case of cancellation of any orders or services by EXHIBITOR, a one-hour “per person, per hour” charge will be applied for all labor orders that are not canceled in writing at least 24 hours prior to the scheduled start time. If Prestige Carpet, Custom-Cut Carpet, Modular Rental Exhibits and any other custom-order items or services have already been provided at the time of cancellation, fees will remain at 100% of the original charge. Audio Visual orders cancelled within 7 days from the show opening date will be charged a one-day rental rate on equipment. On-site cancellation of Audio Visual services will result in a one-day rental charge of equipment and any applicable labor. If the Show or Event is canceled because of reas-on-s beyond FREEMAN’S control, EXHIBITOR remains responsible for all charges for services and equipment provided up to and including the date of cancellation. FREEMAN will not issue refunds to EXHIBITOR of any payments made before the date of cancellation. It is EXHIBITOR’S responsibility to advise the FREEMAN Service Center Representative of problems with any orders, and to check the EXHIBITOR’S invoice for accuracy prior to the close of the Show or Event. If EXHIBITOR is exempt from payment of sales tax, FREEMAN requires an exemption certificate for the State in which the services are to be used. Resale certificates are not valid unless EXHIBITOR is re-billing these charges to its customers. For International EXHIBITORS, FREEMAN reserves 100% prepayment of advance orders, and any order or services placed at show site must be paid at the show. For all orders, there should be any pre-approved unpaid balance after the close of the show; terms will be net, due and payable in DALLAS, TEXAS upon receipt of invoice. Effective 30 days after invoice date, any unpaid balance will bear a FINANCE CHARGE at the lesser of the maximum rate allowed by applicable law, or 1.5% per month, which is an ANNUAL PERCENTAGE RATE of 18%, and future orders will be on a prepaid basis only. If any finance charge hereunder exceeds the maximum rate allowed by applicable law, the finance charge shall automatically be reduced to the maximum rate allowed, and any excess finance charge received by FREEMAN shall be either applied to reduce the principal unpaid balance or refunded to the payer. If past due invoices or invoice balances are placed with a collection agency or attorney for collection or suit, EXHIBITOR agrees to pay all legal and collection costs. THESE PAYMENT TERMS AND CONDITIONS SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS. In the event of any dispute between the EXHIBITOR and FREEMAN relative to any loss, damage, or claim, such EXHIBITOR shall not be entitled to and shall not withhold payment, or any partial payment, due to FREEMAN for its services, as an offset against the amount of any alleged loss or damage. Any claims against FREEMAN shall be considered a separate transaction, and shall be resolved on its own merits. FREEMAN reserves the right to charge EXHIBITOR for the difference between the EXHIBITOR’S estimate of charges and the actual charges incurred by EXHIBITOR, or for any charges that FREEMAN may be obligated to pay on behalf of EXHIBITOR, including without limitation, any shipping charges. If EXHIBITOR provides a credit card for payment and the credit card transaction is declined, EXHIBITOR hereby authorizes Freeman to process the outstanding balance in multiple smaller increments that total the amount of the outstanding payment obligation. In the event that a THIRD PARTY (AGENT) orders on behalf of the EXHIBITOR and the named THIRD PARTY does not discharge payment of the invoice prior to the last day of the show, charges will revert back to the EXHIBITOR. All invoices are due and payable upon receipt, by either party.

ELECTRICAL

If FREEMAN provides electrical services, claims will not be considered, or adjustments made unless filed in writing, by EXHIBITOR, prior to the close of the event. FREEMAN is not responsible for any damage or loss caused by the loss of power beyond its control and EXHIBITOR agrees to hold FREEMAN, its officers, directors, employees and agents harmless from such power loss. IN NO EVENT SHALL FREEMAN BE LIABLE FOR ANY INDIRECT OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS) EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, WHETHER UNDER THEORY OF CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCTS LIABILITY OR OTHERWISE. EXHIBITOR shall indemnify and hold harmless FREEMAN, its officers, directors, employees, and agents from and against any and all claims, liabilities, damages, fines, penalties or costs of whatsoever nature (including reasonable attorneys’ fees) arising out of or in any way connected with EXHIBITOR’S actions or omissions under this Agreement. Please note that electrical services are NOT automatically included in Audio Visual rentals and must be ordered separately from the designated electrical provider.

LABOR UNDER THE SUPERVISION OF EXHIBITOR RESPONSIBILITIES

EXHIBITOR shall be responsible for the performance of labor provided under this option. It is the responsibility of EXHIBITOR to supervise labor secured through FREEMAN in a reasonable and responsible manner as to prevent bodily injury and/or property damage and also to direct them to work in a manner that is in compliance with FREEMAN’S Safe Work Rules and/or Federal, State, County and Local ordinances, rules and/or regulations, including but not limited to Show or Facility Management rules and/or regulations. If any labor secured through FREEMAN is conducting overhead work, the Exhibitor is responsible for ensuring that everyone in the area of overhead work is wearing a hard hat. If the Exhibitor does not have its own hard hats, Freeman can assist with obtaining them. It is the responsibility of EXHIBITOR to check in with the Service Desk to pick up labor, and to return to the Service Desk to release labor when the work is completed.

INDEMNIFICATION

EXHIBITOR agrees to indemnify, hold harmless, and defend FREEMAN from and against any and all demands, claims, causes of action, fines, penalties, damages, liabilities, judgments, and expenses (including but not limited to reasonable attorneys’ fees and investigation costs) for bodily injury, including any injury to FREEMAN employees, and/or property damage arising out of work performed by labor provided by FREEMAN but supervised by EXHIBITOR. Further, the EXHIBITOR’S indemnification of FREEMAN includes any and all violations of Federal, State, County or Local ordinances, “Show Regulations and/or Rules” as published and/or set forth by Facility or Show Management, and/or directing labor provided by FREEMAN to work in a manner that violates any of the above rules, regulations, and/or ordinances.

IMPORTANT

PLEASE REFER TO FREEMAN’S “MATERIAL HANDLING TERMS & CONDITIONS” AS IT RELATES TO MATERIAL HANDLING SERVICES AND TO THE “SERVICE REQUEST & SHIPPING INSTRUCTIONS CONTRACT” AS IT RELATES TO TRANSPORTATION SERVICES. CONTRACT TERMS DEPEND ON THE NATURE OF SERVICES SECURED BY EXHIBITOR THROUGH FREEMAN. TERMS & CONDITIONS MAY VARY FOR EACH TYPE OF SERVICE ORDERED THROUGH FREEMAN.

Freeman 2018

Freeman REV 08/18
YOU ARE ENTERING A BINDING CONTRACT WHICH LIMITS YOUR POSSIBLE RECOVERY IN CASE OF LOSS OR DAMAGE. Acceptance of said terms and conditions will be considered as your agreement that the delivery of any goods to Freeman will be accepted as your acceptance of the following conditions that are met: This Material Handling Agreement is deemed void if it is requested to be transmitted to Freeman’s warehouse or to an event site for which Freeman is the Official Show Contractor, or an order for labor and/or rental equipment is placed by Exhibitor with Freeman. Please be aware that disposal of exhibit properties is not included as part of your material handling charges. Please contact Freeman for your quoted rates and rules applicable to disposal of your exhibit properties.

1. DEFINITIONS. For purposes of this Contract, Freeman means Freeman Expositions, Inc., and its employees, directors, officers, agents, affiliated companies, and other persons who perform, supervise or party to any of its parties. The term “Exhibitor” means the Exhibitor, its employees, agents, and representatives.

2. PACKAGING/Crates and Storage. Freeman shall not be responsible for damage to loose or uncrated materials, packaged or shrink-wrapped materials, glass breakage, concealed damage, carpets in bags or poly, or improperly packed or labeled materials. Freeman shall not be responsible for crates and packaging which are unsuitable for handling, in poor condition, or have prior damage. Crates and packaging should be of a design to adequately protect contents for handling by fork lift and similar means. Freeman does not accept any crate; packing or crashing hazards for any material. Goods requiring cold storage and those in accessible storage are stored at Exhibitor’s own risk. Freeman assumes no responsibility for liability or loss or damage to Goods in Cold Storage or Accessible Storage.

3. EMPTY CONTAINERS. Empty container labels will be available at the show site service desk. Affixing labels to the containers is the sole responsibility of Exhibitor or its agents. All previous labels must be removed or obliterated. Freeman assumes no responsibility for: error in the above procedures; removal of containers with old empty labels and without Freeman labels; or improper information on empty labels. Freeman will not be liable for loss or damage to crates and containers on their own merits. Freeman will not be responsible for loss or damage to crates and containers while same are in empty container storage.

4. INBOUND/OUTBOUND SHIPMENTS. Inbound and outbound shipments. There may be a lapse of time between the delivery of shipment(s) to the booth and the arrival of Exhibitor, or a lapse of time between the completion of packing and the actual pickup of materials from the booths for loading onto a carrier and during such times. Exhibitor materials will be left unattended. Freeman is not responsible or liable for any loss, damage, theft, or disappearance of exhibitor’s materials after they have been delivered to exhibitor’s booth at show site or before they have been picked up for reloading at the conclusion of the event.

5. DELIVERY TO THE CARRIER FOR RELOADING. Freeman assumes no responsibility for loss, damage, theft, or disappearance of Exhibitor’s materials after same have been delivered to Exhibitor’s appointed carrier, shipper, or agent for transportation after the conclusion of the show. Freeman is not the owner or carrier under any guaranty from the carrier or driver of that carrier. Any loading onto the carrier will be understood to be under the exclusive supervision and control of the carrier or driver of that carrier. Freeman assumes no responsibility for loss, damage, theft or disappearance of Exhibitor’s materials that arise out of improperly loaded or labeled materials.

6. DESIGNATED CARRIERS. Freeman shall have the authority to change the Exhibitor designated carrier if that carrier does not pick up the shipment(s) at the appointed time. Where no disposition is made by Exhibitor, materials may be taken to a warehouse to await Exhibitor’s shipping instructions and Exhibitor agrees to be responsible for charges relating to such rerouting and handling. In no event shall Freeman be responsible for any loss resulting from such rerouting designation.

7. FORCE MAJEURE. Freeman’s performance hereunder is subject to, and Freeman shall not be responsible for loss, delay, or damage due to, strike, work stoppages, natural elements, vandalism, Act of God, civil disturbances, power failures, explosions, acts of terrorism or war, or for any other cause beyond Freeman’s reasonable control, nor for ordinary wear and tear in the handling of Exhibitor’s materials.

8. CLAIM(S) FOR LOSS. Freeman agrees that any and all claims for loss or damage must be submitted to Freeman immediately at the show site and in any case not later than thirty (30) business days after the date when Exhibitor’s materials are delivered to the carrier for transportation from show site or from Freeman’s warehouse. All claims reported after thirty (30) days will be rejected. No event shall a suit or action be brought against Freeman more than one (1) year after the date of loss or damage occurred.

a. PAYMENT FOR SERVICES MAY NOT BE WITHHELD. In the event of any dispute between the Exhibitor and Freeman relative to any loss, damage, or claim, Exhibitor shall not be entitled to and shall not withhold payment due Freeman for its services as an offset against the amount of loss or damage. Any claims against Freeman shall be considered a separate transaction and shall be resolved on their own merits.
Freeman is responsible for the satisfactory performance of any of those services which it directly provides under this Contract. Freeman shall not be responsible for the performance of individuals or firms who are not under the direct supervision or control of Freeman. Freeman shall not be responsible for events or causes of loss, delay, or damage beyond its reasonable control, including (by way of illustration only, and not as a limitation on the breadth of this clause), strike, lockout, work slowdown or stoppage, power failure, breakdown of plant or machinery, factory failure, vandalism, theft, Act of God, effect of natural elements, riot, civil commotion or war, embargo or restrictions; terms and conditions of the Air Cargo Service Request or RELATED TO MISDELIVERY, INCOMPLETE OR OTHERWISE INADEQUATE DELIVERY ON DOMESTIC SHIPMENTS, INCLUDING BUT NOT LIMITED TO THOSE DAMAGES ARISING FROM (e) When perishable goods cannot be delivered and disposition is not given within a reasonable time, the breadth of this clause), strike, lockout, work slowdown or stoppage, power failure, breakdown of plant or machinery, factory failure, vandalism, theft, Act of God, effect of natural elements, riot, civil commotion or war, embargo or restrictions; terms and conditions of the Air Cargo Service Request OR RELATED TO MISDELIVERY, INCOMPLETE OR OTHERWISE INADEQUATE DELIVERY ON DOMESTIC SHIPMENTS, INCLUDING BUT NOT LIMITED TO THOSE DAMAGES ARISING FROM

3. Freeman’s RESPONSIBILITIES UNDER THE CONTRACT ARE LIMITED:

(a) Freeman shall have the right to subcontract the performance of any work to be done hereunder, Freeman shall not be liable for the acts, omissions, or failures of any person or firm to whom it may sublet, or for the acts, omissions, or failures of the subcontractor. Freeman reserves the right to accept, in any case, reasonable control of Freeman. EXCEPT FOR ELIGIBLE GUARANTEED SERVICE SHIPMENTS, FREEMAN DOES NOT GUARANTEE DELIVERY BY ANY SPECIFIC TIME OR DATE.

2. FINAL CONTRACT BETWEEN THE PARTIES:

For services rendered by carriers of cargo by air, water, rail, or road, for the purpose of confirming the right of Freeman to control the handling of shipments, charges for the services of air cargo carriers or water carriers. Freeman reserves to the Air Cargo Service Request and Shipping Instructions, Freeman will only accept the shipment for delivery, within five (5) business days of delivery, of any loss or damage to the shipment. Notice of concealed damage must be filed and claims for service failure must be made in writing to Freeman within sixty (60) calendar days after the date of acceptance of the shipment by Freeman unless otherwise required by International, Federal, State or Local Law. If the claim is for loss or damage involving International shipments, claimant must commence the action within two (2) years from the date of acceptance of the shipment by Freeman unless otherwise required by International, Federal or State Law. For purposes of this section, no action shall be deemed to have commenced until receipt by Freeman of service of process of the action on Freeman. Claims for loss or damage must be delivered to the following address: Sedgwick, PO Box 14151, Lexington, KY 40512-4151.

8. CLAIMS:

Freeman, Consignee, or any other party claiming an interest in the shipment must notify Freeman immediately upon delivery, or in the case of loss or damage which could not have been noted at the time of delivery, within five (5) business days of delivery, of any loss or damage to the shipment. Notice of concealed damage must be filed and claims for service failure must be made in writing to Freeman within sixty (60) calendar days after the date of acceptance of the shipment by Freeman unless otherwise required by International, Federal or State Law. For purposes of this section, no action shall be deemed to have commenced until receipt by Freeman of service of process of the action on Freeman. Claims for loss or damage must be delivered to the following address: Sedgwick, PO Box 14151, Lexington, KY 40512-4151.

Freeman will only accept the shipment for delivery, within five (5) business days of delivery, of any loss or damage to the shipment. Notice of concealed damage must be filed and claims for service failure must be made in writing to Freeman within sixty (60) calendar days after the date of acceptance of the shipment by Freeman unless otherwise required by International, Federal or State Law. For purposes of this section, no action shall be deemed to have commenced until receipt by Freeman of service of process of the action on Freeman. Claims for loss or damage must be delivered to the following address: Sedgwick, PO Box 14151, Lexington, KY 40512-4151.

Freeman will only accept the shipment for delivery, within five (5) business days of delivery, of any loss or damage to the shipment. Notice of concealed damage must be filed and claims for service failure must be made in writing to Freeman within sixty (60) calendar days after the date of acceptance of the shipment by Freeman unless otherwise required by International, Federal or State Law. For purposes of this section, no action shall be deemed to have commenced until receipt by Freeman of service of process of the action on Freeman. Claims for loss or damage must be delivered to the following address: Sedgwick, PO Box 14151, Lexington, KY 40512-4151.

Freeman will only accept the shipment for delivery, within five (5) business days of delivery, of any loss or damage to the shipment. Notice of concealed damage must be filed and claims for service failure must be made in writing to Freeman within sixty (60) calendar days after the date of acceptance of the shipment by Freeman unless otherwise required by International, Federal or State Law. For purposes of this section, no action shall be deemed to have commenced until receipt by Freeman of service of process of the action on Freeman. Claims for loss or damage must be delivered to the following address: Sedgwick, PO Box 14151, Lexington, KY 40512-4151.

Freeman will only accept the shipment for delivery, within five (5) business days of delivery, of any loss or damage to the shipment. Notice of concealed damage must be filed and claims for service failure must be made in writing to Freeman within sixty (60) calendar days after the date of acceptance of the shipment by Freeman unless otherwise required by International, Federal or State Law. For purposes of this section, no action shall be deemed to have commenced until receipt by Freeman of service of process of the action on Freeman. Claims for loss or damage must be delivered to the following address: Sedgwick, PO Box 14151, Lexington, KY 40512-4151.

Freeman will only accept the shipment for delivery, within five (5) business days of delivery, of any loss or damage to the shipment. Notice of concealed damage must be filed and claims for service failure must be made in writing to Freeman within sixty (60) calendar days after the date of acceptance of the shipment by Freeman unless otherwise required by International, Federal or State Law. For purposes of this section, no action shall be deemed to have commenced until receipt by Freeman of service of process of the action on Freeman. Claims for loss or damage must be delivered to the following address: Sedgwick, PO Box 14151, Lexington, KY 40512-4151.
1. DEFINITIONS. In this Contract, “Freeman” means Freeman Expositions, Inc., and its respective emplas, officers, directors, agents, assigns, affiliated companies, and related entities including any contractors appointed by Freeman. The term “Shipper” means the person or business for whom the property is being transported, and includes all persons or businesses requiring services, whether acting as shippers, consignors, consignees, or contractors appointed by the Shipper. “Freeman” or “Shipper” shall mean the party by whom the property has been accepted for transportation. “Consignment” or “Consignee” means the party to whom the property is to be delivered. Nothing in this Contract shall be construed to abridge the right of Freeman, at its option, to sell the property under such circumstances and in such manner as may be authorized by law. Nothing in this Contract shall be construed to abridge the right of Freeman, at its option, to sell the property under such circumstances and in such manner as may be authorized by law.

2. FINAL CONTRACT BETWEEN THE PARTIES. In exchange for Shipper’s payments and Freeman’s services, which the parties have specified in this Contract, Freeman and Shipper each agree that this Contract shall govern their respective rights and obligations regarding transportation of Shipper’s property. The parties agree to submit to the jurisdiction of the courts of the State of Texas and any equitable or other jurisdiction having jurisdiction over this Contract. If any provision of this Contract is found by a court of competent jurisdiction to be void or unenforceable, the remainder of the Contract shall continue in full force and effect.

3. FREEMAN’S RESPONSIBILITIES UNDER THE CONTRACT ARE LIMITED. Freeman shall not be responsible for events or causes of loss, delay, or damage beyond its reasonable control, including (by way of illustration only and not as a limitation on the breadth of this clause), strikes, lockout, work slowdown or stoppage, power failure, breakdown of plant or machinery, factory failure, vandalism, theft, Act of God, effect of natural elements, riot, civil commotion or disturbance, terrorism, act of war, or any governmental authority or order or regulation. Freeman shall not be liable for delay caused by highway obstructions, or faulty or impassable highways, or lack of capacity of any highway, bridge, or ferry, or caused by breakdown or mechanical defects of vehicles or equipment, or from any cause other than the negligence of Freeman. When in the judgment of Freeman, the circumstances are such that it must be idle, Freeman shall be relieved of any liability for the period of delay caused by such circumstances.

4. PACKAGING AND CRATES. Shipper’s property must be well packaged for safe and secure handling, storage and shipment using ordinary care. Freeman makes neither representation nor any warranty regarding the acceptability of any packaging system or procedure for shipment that might use for its property. Freeman shall not be responsible for damage to loose or uncrated materials, padded or shrink-wrapped materials, or items that are not properly packaged or protected. Crates and packaging should be of a design to adequately protect contents for handling by forklift and similar means. General guidance as to acceptable packaging systems and procedures may be obtained from the National Motor Freight Classification, published by the National Motor Freight Traffic Association. If the integrity of a shipment is in question, Freeman reserves the right to improve packaging at shipper’s expense.

5. PERISHABLE GOODS. Goods of a perishable nature are carried in dry trailers without environmental controls, or in sealed thermostatic controlled trailers. The physical possession of Freeman for inbound shipments and after loading on the applicable carrier for outbound shipments, and the responsibility to Freeman for damage to the property has been placed in the possession of the Consignment or the Consignee’s designated agent. If any part or provision of this Contract is found by a court of competent jurisdiction to be void or unenforceable, the remainder of the Contract shall continue in full force and effect.

6. REFUSED SHIPMENTS. If the Consignee refuses a shipment tendered for delivery or if Freeman is required to deliver the property to a site where the Consignee’s representatives are misinformed or in violation of the property’s liability that is in a condition of a warehouseman. (a) Shipper must attempt to provide notice, by telephonic, electronic or written communication as provided on the face of these shipping instructions, if so indicated, to Shipper or the party, if any, designated in these instructions to receive notice. (b) Storage charges, if applicable, shall start no sooner than the next business day following the attempted notification. Storage may be, at Freeman’s option, in any location that provides reasonable protection against loss or damage. Freeman may place the shipment in public storage at the owner’s expense and without liability to Freeman.

7. INSURANCE. Freeman IS NOT AN INSURER. Shipper is responsible for obtaining insurance for its property. Freeman provides no insurance for Shipper or its property. Freeman’s maximum liability shall be the amount of the original invoice. Any declared value in excess of the maximum allowed herein shall be void, and the acceptance for carriage of any shipment with a declared value in excess of the allowed maximum does not constitute a waiver of the foregoing limitations. In any event, (excluding small package program shipments) Freeman’s MAXIMUM LIABILITY WILL BE NO MORE THAN $100,000 PER SHIPMENT. Shipper understands that even if Shipper is not able to participate or fully participate in a Show due to loss of, theft or damage to their property, Freeman shall not be liable or responsible for damages identified by the terms (by way of example only and not in limitation of the breadth of this clause) such as the following: consequential or special damages, loss or destruction of special services, which the parties have specified in this Contract, Freeman and Shipper each agree that this Contract shall govern their respective rights and obligations regarding transportation of Shipper’s property. The parties agree to submit to the jurisdiction of the courts of the State of Texas and any equitable or other jurisdiction having jurisdiction over this Contract. If any provision of this Contract is found by a court of competent jurisdiction to be void or unenforceable, the remainder of the Contract shall continue in full force and effect.

10. CLAIMS. Claims must be filed in writing within nine (9) months after the date of delivery of the property (or in the case of export traffic, within nine (9) months after delivery at the port of export), except that claims for damage must be filed within nine (9) months after a reasonable time for delivery has elapsed. Claims for loss, damage, or delay shall be instituted against Freeman no later than two (2) years and one (1) day from the day when written notice is given by the Consignee to the claimant that Freeman has disallowed the claim or any part or parts of the claim specified in the written notice. Claims for loss of or damage to products that thermostatic controls are set to maintain trailer temperature as requested. Freeman is unable to determine the temperature. Shipper will give written notice of requested temperature setting of the thermostatic controls before receipt of the goods by Freeman. When a loaded trailer is received, Freeman will verify that the thermostatic controls are set to maintain trailer temperature as requested. Freeman is unable to determine whether the goods were at the proper temperature when they were loaded into the trailer or when the trailer was removed from the warehouse. If a delay is required to deliver the goods, the delay will be as specified in the instruction to delay delivery. Shipper will be responsible for the balance of charges not covered by the sale of the goods. If there is a balance remaining after all charges and expenses are paid, such balance will be paid to the owner of the property sold hereunder, or to the party alleged to have caused the concealed damage must be confirmed in writing or via email at exhibition.transportation@freemans.com within 5 business days of receipt of the property. If Carrier is unable to deliver the property, it shall promptly notify the Consignee’s agent without notice of loss or damage property being served on Freeman within 5 business days of the date of delivery of the property, the parties agree that the presumption shall arise that the property was delivered unless the property is subsequently determined to be lost or damaged. In any event, (excluding small package program shipments) Freeman’s MAXIMUM LIABILITY WILL BE NO MORE THAN $100,000 PER SHIPMENT. Shipper understands that even if Shipper is not able to participate or fully participate in a Show due to loss of, theft or damage to their property, Freeman shall not be liable or responsible for damages identified by the terms (by way of example only and not in limitation of the breadth of this clause) such as the following: consequential or special damages, loss or destruction of special services, which the parties have specified in this Contract, Freeman and Shipper each agree that this Contract shall govern their respective rights and obligations regarding transportation of Shipper’s property. The parties agree to submit to the jurisdiction of the courts of the State of Texas and any equitable or other jurisdiction having jurisdiction over this Contract. If any provision of this Contract is found by a court of competent jurisdiction to be void or unenforceable, the remainder of the Contract shall continue in full force and effect.

11. CHOICE OF FORUM / ARBITRATION. THIS CONTRACT SHALL BE CONSTRUED UNDER THE LAWS OF THE STATE OF TEXAS WITHOUT GIVING EFFECT TO ITS CONFLICT OF LAWS RULES. EXCLUSIVE VENUE FOR ANY ACTION OR PROCEEDING UNDER OR RELATED TO THIS CONTRACT, INCLUDING ANY ACTION OR PROCEEDING TO ENFORCE OR INTERPRET THIS CONTRACT SHALL RESIDE IN A COURT OF COMPETENT JURISDICTION IN DALLAS COUNTY, TEXAS. NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY, ANY CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THIS CONTRACT, OR THE ENFORCEMENT THEREOF OR INTERPRETATION OF THIS CONTRACT SHALL RESIDE IN A COURT OF COMPETENT JURISDICTION IN DALLAS COUNTY, TEXAS.

12. MISCELLANEOUS. (a) Shipper warrants the accuracy of the weight and dimension data furnished in this Contract; (b) Shipper warrants that it has paid all charges due and that it has paid any finance charges due Freeman; (c) Freeman reserves the right to charge the shipper, stop the shipment in transit, or divert or rescind service, if (i) Shipper has not paid any finance charges due Freeman; (d) Shipper warrants that it has paid all charges due and that it has paid any finance charges due Freeman; (e) Freeman reserves the right to charge the shipper, stop the shipment in transit, or divert or rescind service, if (i) Shipper has not paid any finance charges due Freeman; (f) Shipper warrants that it has paid all charges due and that it has paid any finance charges due Freeman; (g) Shipper reserves the right to charge the shipper, stop the shipment in transit, or divert or rescind service, if (i) Shipper has not paid any finance charges due Freeman; (h) Shipper warrants that it has paid all charges due and that it has paid any finance charges due Freeman; (i) Shipper reserves the right to charge the shipper, stop the shipment in transit, or divert or rescind service, if (i) Shipper has not paid any finance charges due Freeman; (j) Shipper warrants that it has paid all charges due and that it has paid any finance charges due Freeman; (k) Shipper reserves the right to charge the shipper, stop the shipment in transit, or divert or rescind service, if (i) Shipper has not paid any finance charges due Freeman; (l) Shipper warrants that it has paid all charges due and that it has paid any finance charges due Freeman; (m) Shipper reserves the right to charge the shipper, stop the shipment in transit, or divert or rescind service, if (i) Shipper has not paid any finance charges due Freeman; (n) Shipper warrants that it has paid all charges due and that it has paid any finance charges due Freeman; (o) Shipper reserves the right to charge the shipper, stop the shipment in transit, or divert or rescind service, if (i) Shipper has not paid any finance charges due Freeman;