EVENT DATE & LOCATION
Sunday, January 5, 2020
5-8:30 PM
Shoreline Exhibit Hall, Mandalay Bay Convention Center

EVENT SCHEDULE
Exhibitor Registration 9 AM–7 PM
Exhibitor Set-up 10 AM–4 PM
Event Hours 5–8:30 PM
Exhibitor Teardown 8:30–10 PM

REGISTRATION INFORMATION
As a CES Unveiled Las Vegas exhibitor, you must have two credentials in order to enter the Unveiled exhibit hall: 1. Official CES 2020 exhibitor badge, and 2. CES Unveiled Las Vegas exhibitor wristband. Unveiled exhibitors will not be allowed access into the event space without these two credentials.

1. Official CES badge:
To register for an official CES 2020 badge, your primary CES registration contact must register all CES booth personnel. If you are unsure of your company’s primary CES registration contact, please contact exhibit@CTA.tech. Note: There is no separate registration for CES Unveiled Las Vegas.

Once you are registered, you may pick up your badge at any of the CES badge pickup locations throughout the city. See the full list of available areas. At Mandalay Bay, Exhibitor Registration opens at 9 AM in the Mandalay Bay Convention Center in the Level 2 Bayside Foyer.

2. CES Unveiled Wristband
Your second required credential is a CES Unveiled wristband. Each Unveiled exhibitor receives four (4) exhibitor wristbands to the event for their booth personnel and/or set up staff. You do not have to provide names or register for these wristbands in advance.

When you arrive at the Mandalay Bay Convention Center, please proceed to Exhibitor Registration in the Level 2 Bayside Foyer to check in and pick up your wristbands. You will not be able to pick these up at any other registration locations in the city.

TABLETOP INCLUSIONS
Your display will include the following items:
- 22”x28” sign with the company name as it appears on your CES Unveiled Las Vegas participant agreement
- Display table (based on your participant agreement)
  - Standard display table: One (1) six (6) foot draped exhibit table
  - Eureka Park™ highboy: One (1) 24” square highboy exhibit table
- One (1) hard-wired internet drop at display table
- 500 watts of electricity at display table
For additional Audio-Visual needs, see the order form on page 6 and place your order by December 13, 2019 to receive discounted pricing. Contact Hilary Farrell hilary.farrell@freeman.com for further assistance.

DISPLAY GUIDELINES
- Product displays must fit on your display table. An exception is if the product itself (such as furniture or video displays) cannot fit on the tabletop. The product may then be placed on the floor in place of the display table.
- You may bring signage to support their exhibit.
  - All signage must fit behind the display table
  - Signage may not cross into another display table’s space
  - No signage may be placed in front of the tabletop
- This is a media networking event, you may eat, drink and socialize with the media throughout the venue. However:
  - Products, literature and giveaways must stay at each exhibitor’s display tabletop
  - Exhibitors may not bring professional models to showcase products as they network
- Please note that this event is for official credentialed media and industry analysts at CES 2020. Exhibitors may not invite customers or other guests to attend as they will not be granted access into the event.

PRESHOW DELIVERY INSTRUCTIONS
You may ship your product directly to Las Vegas in advance or drop it off in person.

Ship your display
If you choose to ship your product, all shipments must be received in advance to the Freeman warehouse between Monday, November 11, 2019 and Thursday, January 2, 2020. Note: The Freeman warehouse will be closed December 24-25, 2019, in observance of Christmas and January 1, 2020, in observance of New Year’s Day.

Use the shipping labels on page 5 of this document and attach to the outside of your package to ensure they are sorted with the CES Unveiled shipments when they arrive at the Freeman warehouse. These labels are in addition to the mail service’s labels including FedEx, DHL, UPS or any other express mail service you use. Note: Please DO NOT ship your display items to your CES booth, since this event occurs two days before CES show opens.

Freeman will store and deliver your shipment to your Unveiled exhibit space by 10 AM on Sunday, January 5, 2019.

Hand carry your display
If you do not ship your display in advance, you may hand carry your items to the Shoreline Exhibit Hall at Mandalay Bay on Sunday, January 5, 2020 for set up starting at 10 AM.
SET-UP
Exhibitor set-up will begin at 10 AM on Sunday, January 5, 2020. Your display must be setup by 4 PM in order to avoid last-minute challenges.

A select group of broadcasters and international media are invited to enter the event 30 minutes early, so please have your spokespersons ready and at CES Unveiled by 4:30 PM.

POST-SHOW INSTRUCTIONS
Exhibitors may load out when the event ends at 8:30 PM. You have a few options for removing your displays and materials as noted below. Everything must be clear from the event by 10 PM.

Delivery to your CES booth
You can schedule Freeman to deliver your display to your CES booth at another exhibit venue to arrive the following morning, January 6, 2020.

Ship your display
If you require items to be shipped elsewhere, Freeman will have representatives on-site to assist after the event and can arrange shipments on-site. Note: Freeman labor fees will be charged; please have a credit card on-hand for outbound shipping orders. If your items are not packed and labeled by 10 PM, your items will be packed and sent to the Freeman warehouse at your expense.

Hand carry your display
After the event, you may hand carry display out of the event space.

MEDIA LISTS
The preregistered media list for CES 2020 is available starting December 2, 2019, via the CES Exhibitor Dashboard using your CES exhibitor credentials. If you are unsure of your CES exhibitor credentials, please contact exhibit@CTA.tech.

MEDIA KITS
Over 1,500 media and 200 exhibiting companies will be in attendance. Please be sure to bring an appropriate number of media kits, preferably electronic (USB, DVD, CD or URL posting), to distribute.

EVENT PROGRAM
The event program will be published within the January issue of It Is Innovation (i3), CTA’s flagship magazine. Exhibitors will have their company name, booth number and website URL, as they appear on your Participant Agreement, included. Note: Your contract must be fully executed and paid by November 25, 2019 for inclusion in printed event information.

The publication will be embargoed until January 5, 2020 and distributed at CES Unveiled Las Vegas.

ADVERTISING WITHIN THE i3 EVENT PROGRAM
CES Unveiled exhibitors can purchase an ad in the event program within (i3) magazine at a special rate.
CTA’s *i3* focuses on innovation in technology, policy and business as well as the entrepreneurs and startups who grow the industry. The publication also supports CTA’s policy initiatives on Capitol Hill. Readers include the professionals that design, manufacture, buy, distribute and analyze products and trends for the $400 billion consumer tech industry.

Along with your listing in *i3*, gain even more exposure to our 58,000+ readers by highlighting your product in the January CES show issue. In addition to *i3*’s regular circulation, more than 20,000 additional issues will be distributed onsite at CES including at CES Unveiled Las Vegas to media and analysts, exclusive distribution in the Innovation Awards Showcase, CTA member lounges, exhibitor booth drops, media rooms, government/VIP lounges and in the CTA Center in the Grand Lobby.

If you’re interested in purchasing an ad, please contact Eric Schwartz at eschwartz@CTA.tech. Ad materials are due by November 15, 2019. Ad specs are available online at CTA.tech/i3.

**EVENT SPONSORSHIPS**
Beyond your tabletop, there are several event sponsorships available to help you increase your brand awareness and capture the media’s attention. For more information or if you’re interested in purchasing a sponsorship, contact CESUnveiled@CTA.tech.

**CES EXHIBITOR NEWS DISTRIBUTION AND ONLINE MEDIA KIT SERVICES**
Publicize your new product launches, events and more with Business Wire, the official wire and online media kit service for CES 2020.

Business Wire offers exhibitors cost-effective options to distribute important news and content. All news releases distributed via Business Wire will automatically post to the official CES Exhibitor News page. Services include news release and multimedia distribution, online media kits, and a free 100-word exhibitor profile distribution.

For more information or to submit your free profile, visit https://tradeshow.businesswire.com/ces2020.

**CONTACT**
For further assistance please contact:

Kristen Strickland  
Manager, CES Operations  
Consumer Technology Association (CTA)®  
Preshow: 703-907-4352  
On-Site: 540-454-0476  
KStrickland@CTA.tech
UNVEILED MATERIAL
MANDALAY BAY
ADVANCE SHIPMENT

WAREHOUSE HOURS ARE MONDAY - FRIDAY, 7:00 AM TO 2:30 PM. DRIVERS MUST CHECK NO LATER THAN 2:30 PM TO BE OFF-LOADED ON SAME DAY.

TO: ________________________________

UNVEILED PARTICIPANT

CES 2020 - UNVEILED
NAME OF EXHIBITION

SHORELINES LEVEL 2
MEETING ROOM

C/O FREEMAN
6675 WEST SUNSET ROAD
LAS VEGAS, NV 89118

SHIPMENT MUST ARRIVE ON OR BETWEEN:
NOVEMBER 11, 2019 - JANUARY 2, 2020

CARRIER: ________________________________

NUMBER _________ OF _________ PIECES

WAREHOUSE WILL BE CLOSED ON DECEMBER 24, DECEMBER 25, AND JANUARY 1 IN OBSERVANCE OF THE HOLIDAY.

FREEMAN
UNVEILED MATERIAL

UNVEILED MATERIAL
MANDALAY BAY
ADVANCE SHIPMENT

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NUMBER _________ OF _________ PIECES

WAREHOUSE WILL BE CLOSED ON DECEMBER 24, DECEMBER 25, AND JANUARY 1 IN OBSERVANCE OF THE HOLIDAY.

FREEMAN
UNVEILED MATERIAL
**Order By: December 13, 2019 to Receive Early Order Pricing!**

<table>
<thead>
<tr>
<th>Packages</th>
<th>QTY.</th>
<th>Early Order</th>
<th>Show Rate</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apple iPad with Floor Stand - White</td>
<td></td>
<td>$150.00</td>
<td>$195.00</td>
<td></td>
</tr>
<tr>
<td>32&quot; Flat Screen Package - 1080P, with Dual Post Stand and External USB Media Player</td>
<td></td>
<td>$360.00</td>
<td>$468.00</td>
<td></td>
</tr>
<tr>
<td>42&quot; Flat Screen Package - 1080P, with Dual Post Stand and External USB Media Player</td>
<td></td>
<td>$435.00</td>
<td>$565.00</td>
<td></td>
</tr>
<tr>
<td>46&quot; Flat Screen Package - 1080P, with Dual Post Stand and External USB Media Player</td>
<td></td>
<td>$520.00</td>
<td>$676.00</td>
<td></td>
</tr>
<tr>
<td>55&quot; Flat Screen Package - 1080P, with Dual Post Stand and External USB Media Player</td>
<td></td>
<td>$725.00</td>
<td>$942.50</td>
<td></td>
</tr>
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<table>
<thead>
<tr>
<th>Flat Screen Monitors</th>
<th>QTY.</th>
<th>Early Order</th>
<th>Show Rate</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>24&quot; Flat Screen - 1080P, with Dell Sound Bar - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$145.00</td>
<td>$188.50</td>
<td></td>
</tr>
<tr>
<td>32&quot; Flat Screen - 1080P, with Internal Speakers - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$240.00</td>
<td>$312.00</td>
<td></td>
</tr>
<tr>
<td>42&quot; Flat Screen - 1080P, with Internal Speakers - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$320.00</td>
<td>$416.00</td>
<td></td>
</tr>
<tr>
<td>46&quot; Flat Screen - 1080P, with Internal Speakers - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$395.00</td>
<td>$513.50</td>
<td></td>
</tr>
<tr>
<td>55&quot; Flat Screen - 1080P, with Internal Speakers - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$600.00</td>
<td>$780.00</td>
<td></td>
</tr>
<tr>
<td>60&quot; Flat Screen - 1080P, with Internal Speakers - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$700.00</td>
<td>$910.00</td>
<td></td>
</tr>
<tr>
<td>70&quot; Flat Screen - 1080P, with Internal Speakers - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$900.00</td>
<td>$1,170.00</td>
<td></td>
</tr>
<tr>
<td>80&quot; Flat Screen - 1080P, with Internal Speakers - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$1,400.00</td>
<td>$1,820.00</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Flat Screen Accessories</th>
<th>QTY.</th>
<th>Early Order</th>
<th>Show Rate</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mounting Bracket - (32&quot;- 80&quot; Flat Screen) *Only required if providing your own Flat Screen</td>
<td></td>
<td>$75.00</td>
<td>$97.50</td>
<td></td>
</tr>
<tr>
<td>Single Post Stand - (up to 24&quot; Flat Screen; Mounting Bracket Required - Charges May Apply)</td>
<td></td>
<td>$75.00</td>
<td>$97.50</td>
<td></td>
</tr>
<tr>
<td>Dual Post Stand - (32&quot;- 80&quot; Flat Screen; Mounting Bracket Required - Charges May Apply)</td>
<td></td>
<td>$115.00</td>
<td>$149.50</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Touchscreen Displays</th>
<th>QTY.</th>
<th>Early Order</th>
<th>Show Rate</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>32&quot; Touchscreen - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$400.00</td>
<td>$520.00</td>
<td></td>
</tr>
<tr>
<td>46&quot; Touchscreen - Choose One: Table Top -or- Wall Mounted</td>
<td></td>
<td>$650.00</td>
<td>$845.00</td>
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<table>
<thead>
<tr>
<th>Computing</th>
<th>QTY.</th>
<th>Early Order</th>
<th>Show Rate</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Desktop Computer with Monitor (3.2 GHz or faster)</td>
<td></td>
<td>$140.00</td>
<td>$182.00</td>
<td></td>
</tr>
<tr>
<td>Laptop Computer (Core i5/2.5ghz/4GB/300GBHD/DVD)</td>
<td></td>
<td>$165.00</td>
<td>$214.50</td>
<td></td>
</tr>
<tr>
<td>Apple iPad</td>
<td></td>
<td>$90.00</td>
<td>$117.00</td>
<td></td>
</tr>
<tr>
<td>iPad Floor Stand - White</td>
<td></td>
<td>$75.00</td>
<td>$97.50</td>
<td></td>
</tr>
<tr>
<td>Apple 21.5&quot; iMac (Intel Core 2 Duo/3.06 GHz)</td>
<td></td>
<td>$150.00</td>
<td>$195.00</td>
<td></td>
</tr>
<tr>
<td>Apple 15&quot; MacBook Pro (2.3 GHz Quad Core with Thunderbolt)</td>
<td></td>
<td>$225.00</td>
<td>$292.50</td>
<td></td>
</tr>
<tr>
<td>Apple 17&quot; MacBook Pro (2.3 GHz Quad Core with Thunderbolt)</td>
<td></td>
<td>$275.00</td>
<td>$357.50</td>
<td></td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th>Additional Equipment</th>
<th>QTY.</th>
<th>Early Order</th>
<th>Show Rate</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>USB Media Player</td>
<td></td>
<td>$60.00</td>
<td>$78.00</td>
<td></td>
</tr>
<tr>
<td>Choose: Blu-ray -or- DVD Player</td>
<td></td>
<td>$75.00</td>
<td>$97.50</td>
<td></td>
</tr>
<tr>
<td>Sound Bar - 2.1 Full Range, with Built-in Subwoofer</td>
<td></td>
<td>$40.00</td>
<td>$52.00</td>
<td></td>
</tr>
<tr>
<td>Small High Performance PA System (2 speakers, 1 Mixer/Amp)</td>
<td></td>
<td>$165.00</td>
<td>$214.50</td>
<td></td>
</tr>
<tr>
<td>Wireless Microphone - Choose One: Handheld -or- Headset -or- Lavalier</td>
<td></td>
<td>$120.00</td>
<td>$156.00</td>
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<table>
<thead>
<tr>
<th>Quoted Equipment</th>
<th>QTY.</th>
<th>Early Order</th>
<th>Show Rate</th>
<th>Total</th>
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<table>
<thead>
<tr>
<th>Contact Your Freeman Representative</th>
<th>Total Your Order</th>
</tr>
</thead>
<tbody>
<tr>
<td>HILARY FARRELL</td>
<td>Equipment Sub-Total</td>
</tr>
<tr>
<td><a href="mailto:hilary.farrell@freeman.com">hilary.farrell@freeman.com</a></td>
<td>28% Handling Charge ($200.00 Min) Includes Delivery, Install &amp; Dismantle</td>
</tr>
<tr>
<td>Phone: 702.352.1417</td>
<td>Added Labor to Mount Client Owned Flat Screen to Stand ($75)</td>
</tr>
<tr>
<td>Fax: 469.621.5604</td>
<td>TOTAL CHARGES:</td>
</tr>
<tr>
<td>Online at: <a href="http://www.freeman.com">www.freeman.com</a></td>
<td>** Please note for Monitor Stand &amp; Mount Rentals: Additional labor may be required to mount client provided monitors</td>
</tr>
</tbody>
</table>

** Early order rate is subject to a 30% increase when ordering equipment after December 13, 2019.

** Electrical Services are not included in equipment pricing.
**Contact Information**

<table>
<thead>
<tr>
<th>Your Name:</th>
<th>Booth Number:</th>
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<table>
<thead>
<tr>
<th>Exhibiting Company Name:</th>
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<table>
<thead>
<tr>
<th>Company Address:</th>
<th>Zip Code:</th>
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<table>
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<tr>
<th>Phone:</th>
<th>Fax:</th>
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<tr>
<th>Email:</th>
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<table>
<thead>
<tr>
<th>Third Party (If Applicable):</th>
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<table>
<thead>
<tr>
<th>Signature:</th>
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</table>

**Delivery Information**

*A representative must be in your booth at the time of delivery unless alternate arrangements are made.*

*Delivery subject to readiness of the booth structure and set-up. Please call us at 702.352.1417 with questions.*

**On-Site Contact Person:**

<table>
<thead>
<tr>
<th>Cell Phone:</th>
</tr>
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<tbody>
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</table>

**Please Select Your Preferred Date and Time of Delivery (Choose One):**

- [ ] Saturday, January 4, 2020
- [ ] 9am - 12pm
- [ ] 1pm - 3:30pm

**If You Have a Special Delivery Request, Please Note it Here:**

<p>| |</p>
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</table>

**Payment Information**

**Method of Payment (Choose One):**

- [ ] Credit Card * In an effort to maximize the security of customer payments, a Freeman representative will include a link to our secure portal to provide credit card payment, with your order confirmation.

- [ ] Check * Checks must be in U.S. funds drawn on a U.S. or Canadian bank. “U.S. Funds” must be pre-printed on Canadian checks.

- [ ] Key Account * Key Account customers have been pre-approved with net 30 terms.

- [ ] Bank Transfer * Please reference the Show Name and Booth Number so we may properly credit your account.

  **Wire Transfer:** Bank Transfer to Bank of America, N.A.; Dallas, TX
  ABA#: 026-009-593, ACCT #: 4426831545 Freeman Audio Visual, Inc.
  Physical address routing identifiers: 100 West 33rd Street, New York, NY

  **International Wire Transfer**
  Swift Code: BOFAUS3N ACCT # 4426831545 Freeman Audio Visual, Inc.
  CHIPS address: 0959 Freeman Audio Visual, Inc.
  Physical address for international routing identifiers: 100 West 33rd Street, New York, NY

  **ACH Direct Deposit**
  ABA# 111-000-012 ACCT # 4426831545 Freeman Audio Visual, Inc.
  ABA routing transit number physical bank address: 901 Main Street, Dallas,TX

  Note: Customers assume responsibility for any bank processing fees.

**Cancellation Policy:** Any cancellation must be received within 7 days of show open to avoid being charged one day’s rental rate. Cancellations after delivery will result in a day’s charge and labor incurred.
PAYMENT & LABOR

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, Inc., Freeman Expositions, Ltd., Freeman Audio Visual, Inc., Exhibit Surveys, Inc., Freeman Exhibit, Freeman Transportation, FreemanXP, Inc., Stage Rigging, Inc., The Freeman Company, Freeman Electrical, Inc., Freeman Digital Ventures, Inc., 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 or at show site. All payments must be in U.S. secure funds and all checks must be drawn on a U.S. bank. Orders received without advance payment or after the deadline date will incur additional charges as indicated on each order form. Payment for Audio Visual services and equipment 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 reasons 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 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 reselling these charges to its customers. For International EXHIBITORS, FREEMAN requires 100% prepayment of advance orders, and any order or services placed at show site must be paid at the show. For all others, 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 charges are rejected by the EXHIBITOR’S credit card company for any reason, FREEMAN hereby provides notice that it reserves the right, and EXHIBITOR authorizes FREEMAN, to continue to attempt to secure payment through that credit card for as long as unpaid balances remain on the EXHIBITOR’S account. In the event that a THIRD PARTY 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. FREEMAN 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 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.
1. DEFINITIONS. For purposes of this Contract, Freeman means Freeman Expositions, Inc., and its employees, directors, officers, agents, assigns, affiliated companies, and related entities. In no event shall Freeman be deemed to be the Ultimate Consignee for shipping and custom purposes. 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, pad wrapped 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 or package that is not bearing a preprinted Exhibitor list, if applicable. Goods requiring cold storage and those in accessible storage are stored at Exhibitor’s own risk. Freeman assumes no responsibility or liability for losses 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 representative. All empty labels must be removed or sealed by Exhibitor. 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 losses or damage to crates and containers or their contents while same are in empty container storage.

4. INBOUND/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. Freeman recommends the retaining of security services from Facility or Show Management. All MHA’s submitted to Freeman by Exhibitor will be checked at the time of pickup from the booth and corrections will be made where discrepancies exist between the quantities of items on any form submitted to Freeman and the actual count of such items in the boxes. Freeman is not responsible or liable for improper or illegal loading or unloading or for other charges including business center charges arising from delivery or pickup of Exhibitor’s materials.

5. DELIVERY TO THE CARRIER FOR RELOADING. Freeman assumes no responsibility for loss, delay, 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 event. Freeman is not responsible or liable for any loss, damage, theft, or disappearance of Exhibitor’s materials that arises 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. In 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 any alleged loss or damage. Any claims against Freeman shall be considered a separate transaction and shall be resolved on their own merits.

b. MAXIMUM RECOVERY. If found liable for any loss, Freeman’s sole and exclusive maximum liability for loss or damage to Exhibitor’s materials and Exhibitor’s sole and exclusive remedy is limited to $5.00 (USD) per pound per article with a maximum liability of $100.00 (USD) per item, or $1,500.00 (USD) per shipment whichever is less. All shipment weights are subject to correction and final charges determined by the actual or re-weighed weight of the shipment.

c. LIMITATION OF LIABILITY. In no event shall Freeman be liable to the Exhibitor or to any other party for special, collateral, exemplary, indirect, incidental, or consequential damages, whether such damages are of an economic nature or whether such damages are recoverable by Freeman or Subcontractor or Subcontractor OR SUBSEQUENT TO, OR ARE ALLEGED AS A RESULT OF, TORTIOUS CONDUCT, FAILURE OF THE EQUIPMENT OR SERVICES OF FREEMAN OR BREACH OF ANY OF THE PROVISIONS OF THIS CONTRACT, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT OR IN TORT, INCLUDING STRICT LIABILITY AND NEGLIGENCE, EVEN IF FREEMAN, ITS EMPLOYEES, OFFICERS, DIRECTORS, AGENTS, ASSIGNS, AFFILIATED COMPANIES, OR ANY OTHER PARTY IS ADVISED OR HAS NOTICE OF THE POSSIBILITY OF SUCH DAMAGES. SUCH EXCLUDED DAMAGES INCLUDE BUT ARE NOT LIMITED TO LOST PROFITS, LOSS OF USE, AND INTERUPTION OF BUSINESS OR OTHER CONSEQUENTIAL OR INDIRECT ECONOMIC LOSSES.

9. DECLARED VALUE. Declarations of Declared Value between the Exhibitor and the selected Carrier Only, and are in no way an extension of Freeman’s maximum liability stated herein. Freeman does not accept any crate or package that is not bearing a preprinted Exhibitor list, if applicable. Freeman recommends the retaining of security services from Facility or Show Management. All MHA’s submitted to Freeman by Exhibitor will be checked at the time of pickup from the booth and corrections will be made where discrepancies exist between the quantities of items on any form submitted to Freeman and the actual count of such items in the boxes. Freeman is not responsible or liable for improper or illegal loading or unloading or for other charges including business center charges arising from delivery or pickup of Exhibitor’s materials.

10. JURISDICTION / VENUE. 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 ALL DISPUTES ARISING OUT OF OR RELATING TO THIS CONTRACT SHALL RESIDE IN A COURT OF COMPETENT JURISDICTION IN DALLAS COUNTY, TEXAS.

11. INDEMNIFICATION. Exhibitor agrees to indemnify and forever hold harmless Freeman and from and against any and all demands, claims, causes of action, fines, penalties, damages (including consequential), liabilities, judgments, and expenses (including but not limited to reasonables, attorneys’ fees and other charges including business center charges arising from delivery or pickup of Exhibitor’s materials.

12. LIEN. Exhibitor grants Freeman a security interest in and a lien on all of Exhibitor’s materials that are from time to time in the possession of Freeman and all the proceeds thereof, including without limitation insurance proceeds (the “Collateral”), to secure the prompt and full payment and/or performance of all Exhibitor’s indebtedness for monies paid, by Freeman on its behalf, services performed, materials and/or labor from time to time provided by Freeman or to for the benefit of Exhibitor (“Obligations”). Freeman shall have all the rights and remedies of a secured party under the Uniform Commercial Code, as may be amended from time to time (“UCC”), and any notice that Freeman is required to give under the UCC of a time and place of public sale or the time after which any private sale or other intended disposition of any Collateral is to be made shall be deemed to constitute reasonable notice if such notice is mailed or registered or certified mail at least five (5) days prior to such action. Freeman may hold and not deliver any of the Collateral to Freeman for so long as there are any Obligations that remain unpaid or unsatisfied.

13. WAIVER & RELEASE. Exhibitor, as a material part of the consideration to Freeman for material handling services, waives and releases all claims against Freeman with respect to all matters for which Freeman has disclaimed liability pursuant to the provisions of this Contract.

14. DRIVER LIABILITY WAIVER. IN CONSIDERATION OF FREEMAN PERMITTING ENTRANCE TO THE PREMISES, YOU, YOUR EMPLOYER, THE OWNER OF THE TRUCK OR EQUIPMENT THAT YOU ARE OPERATING (TRUCKOWNER) AND YOU AS AGENT OF YOUR EMPLOYER AND THE TRUCKOWNER, HEREBY ASSUME ALL RISK OF INJURY OR HARM TO YOURSELF AND OTHERS AND DAMAGE TO YOUR PROPERTY AND PROPERTY BELONGING TO YOUR EMPLOYER OR OTHERS ARISING FROM YOUR ACTIVITIES AND BEING PERMITTED TO ENTER THE PREMISES, YOU AGREE TO ENTER AT YOUR OWN RISK. YOU HAVE FULL KNOWLEDGE OF ANY RISK INVOLVED IN THIS ACTIVITY; YOU RECOGNIZE THE HAZARDS AND ARE AWARE OF THE RULES FOR SAFE OPERATION; YOU ACCEPT LIABILITY FOR ANY RISK�력가 있는 기구의 도움을 받아야 합니다. 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있다는 인식을 갖는 것입니다. 이는 불행한 결과로 이어질 수 있는 위험을 인식하고, 이는 모든 활동이 위험을 초래할 수 있는
In this Contract, “Freeman” means Freeman Decorating Services, Inc., and its respective employees, officers, directors, agents, assigns, affiliated companies, and contractors appointed by the Shipper, excluding only Freeman’s “Property.” “Property” is all objects of any type received from the Shipper for transportation by Freeman as described herein. “Freeman” does not include any third party to whom the property may be released.

2. FINAL CONTRACT BETWEEN THE PARTIES: In exchange for freight payments and Freeman’s services, which the parties have specified in this two-page Contract (including the Air Cargo Service Request and Shipping Instructions Contract), and the Air Cargo Service Request and Shipping Instruction Contract. Shipper agrees that this Contract may be provided to any third party, including common or contract carriers, and that the parties have specified in this two-page Contract (including the Air Cargo Service Request and Shipping Instruction Contract). Shipper agrees that this Contract may be provided to any third party, including common or contract carriers, and that the parties have specified in this two-page Contract (including the Air Cargo Service Request and Shipping Instruction Contract). 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MOTOR CARGO

MOTOR CARGO SERVICE REQUEST AND SHIPPING INSTRUCTIONS CONTRACT

This Contract establishes your legal obligations with regard to the property described herein being shipped with Freeman Transportation. It specifically limits your rights and possible recovery if your property is lost or damaged. You must accept all terms and conditions of this Contract. You further agree to and accept all the terms and conditions of this Contract by receipt without contest. This Contract may not be waived or varied, except in writing, and only then by an authorized representative of Freeman.

1. DEFINITIONS. In this Contract, “Freeman” means Freeman Expositions, Inc., and its respective employ-
es, officers, directors, agents, assigns, affiliated companies, and related entities including any contractors
employed by Freeman. The term “Shipper” means the person or business for whom the property is being
transferred, and includes any entity to whom a motor carrier contract has been assigned, or who holds
such property in trust for the benefit of the Shipper. The term “Consignee” means the person or firm to
whom the property is to be delivered under the provisions of this Contract, or to whom the property is
placed in the possession of the Consignee designated agent. “Property” is all types of objects received
from the Shipper for transport by Freeman as described herein. “Consignee” is the party to whom the
property is to be delivered at the address designated by the Shipper.

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.

3. FREEMAN’S RESPONSIBILITIES UNDER THE CONTRACT ARE LIMITED. Freeman shall not be
responsible for events or circumstances beyond the control 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 rea-
sonsable 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 disturbance, terrorism, act
of war, or any calamity.

4. RESPONSIBILITY FOR TRANSPORTATION. Except for events or circumstances beyond the
control of Freeman, Freeman shall not be liable for damage caused by the negligence or willful misconduct of
Freeman or its agents.

5. PERISHABLE GOODS. Goods of a perishable nature are carried in dry trailers without environmental
or security controls, unless specified. Physical possession of Freeman for inbound shipments and after
loading on the applicable carrier for outbound shipments, and the respon-
sibility for Freeman shall pass to the owner of consignment. The property has been placed in the possession
of the Consignee 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 Freeman is
required to refuse it, Freeman will not be liable or responsible for damages identified to that of a warehouseman.

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.

8. LIMITATION ON SHIPPER’S RECOVERABLE DAMAGES. Shipper understands that even if shipper’s
property is lost, stolen, damaged, or otherwise destroyed or misplaced, Freeman’s maximum liability shall
be the amount of proven actual valve not ex-
ced the fair market value.

9. SHIPPER’S RESPONSIBILITIES AND INDEMNIFICATION.

10. CLAIMS. Claims must be filed in writing within nine (9) months after the date of the 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 failure to
deliver must be filed within nine (9) months after a reasonable time for delivery has elapsed. Claims for
superficial damage to said containers in the form of scuffs, scratches, dents or dings. Freeman will only accept liability
for “catastrophic” damage to these shipping containers (crushings, punctures, or complete destruction). Freeman’s maxi-
mum liability in cases of “catastrophic” damage or total loss will be limited to a depreciated value of the container based
on the date it was damaged or destroyed. The maximum liability shall be subject to all other applicable limits of liability such as repair costs.

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 BROUGHT BY EITHER PARTY TO ENFORCE OR INTERPRET THIS CONTRACT SHALL RESIDE IN A COURT OF COMPETENT JURISDICTION IN DALLAS COUNTY, TEXAS. NOTWITHSTANDING THE ABOVE, ANY CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THIS CONTRACT OR ANY PROCEEDING TO ENFORCE OR INTERPRET THIS CONTRACT SHALL BE RESOLVED BY ARBITRATION IN ACCORDANCE WITH ITS COMMERCIAL ARBITRATION RULES AND JUDGMENT ON THE AWARD RENDERED BY THE ARBITRATION PANEL MAY BE ENTERED BY ANY COURT HAVING JURISDICTION THEREOF.

12. MISCELLANEOUS. (a) Shipper warrants the accuracy of the weight and dimension data furnished in this
Contract.

13. SMALL PACKAGE PROGRAM. If items shipped via Freeman’s Small Packages Program are lost, dam-
aged, or delayed, Shipper understands that Freeman’s maximum liability shall be determined by dividing Shipper’s declared value for carriage by the actual weight of the shipment. In all cases not prohibited by law where a declared value in excess of the actual value of the said property has been stated in writing by Shipper or has been agreed upon in writing as the released value of the property upon which the rate is based, such lower value plus freight charges, if paid, shall be the maximum recoverable amount for loss or damage. NOTWITHSTANDING THE ABOVE LIMITATIONS, THE SHIPPER’S LIABILITIES AND RESPONSIBILITIES UNDER THE TERMS AND CONDITIONS OF THIS CONTRACT ARE LIMITED TO $500.00 (USD): (a) Arrows and objects of art, including without limitation, original paintings, drawings, etchings, watercolor-
ts, tapestries and sculptures or prototypes; (b) Clocks, jewelry, including costume jewelry, fins, and fun-tilling clothing; (c) Items of marked value, without limitation, works of art, precious and semi-precious stones, as well as collectibles, paper and paper artwork, rare coins, currency, gift certificates, debt cards, credit cards, and any other items of extraordinary value. (e) For other unmarked, unidentified, or improperly packed television monitors, the maximum liability is limited to the lesser of $3.00 (USD) per pound or the actual invoice price. Prohibited materials, which the parties have specified in this Contract, Freeman and Shipper each agree that this

14. LIQUIDATION OF UNRECOVERABLE DAMAGES. Freeman agrees that even if Shipper’s property is
lost, stolen, damaged, or otherwise destroyed or misplaced, Freeman shall not be liable or responsible for
Freeman’s maximum liability shall be the amount of proven actual value not exceeded.