

Sales Person:

CUSTOMER INFORMATION FOR SERVICES

Enfield Intermodal Logistics Centre Gate E1, Mainline Road, Strathfield South NSW 2136

> Ph: 1300 779 438 Fax: 02 9642 4709 taxitrucks@swifttrans.com.au

taxitrucks@swirttrans.com.au

<u>www.swifttrans.com.au</u> ABN 29 143 228 577 ACN 143 228 577

Client Account Code:(Office Use Only)

Company Name:							ABN:											
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TERMS AND CONDITIONS OF CONTRACT WITH SWIFT TRANSPORT PTY LTD.

Conditions of Carriage

1. In these Conditions "Carrier" shall mean Swift Transport ABN 29 143 228 577, and its subsidiary companies, its servants and agents and, where the context requires, its subcontractors. "Consignor" shall mean the person, firm, body, corporation or company who places an order with the Carrier for the Goods. "Subcontractor" shall mean and include; (a) Railways operated by the Commonwealth or any State or Territory thereof or by any other party: (b) air transport services operated by any party; (c) any other person, firm, body corporate or company with whom the Carrier may arrange the Goods; and (d) any person who is now or hereafter a servant, agent, employee or subcontractor of any of the persons or utilities referred to in (a) (b) or (c) above. "Goods" shall mean the goods which are the subject of this Contract and shall include livestock of every description and any other incidental items or accessories with them. "Carriage" shall mean where the context permits, the dispatch, pick-up, carriage, transportation, storage, consignment, delivery agistment, resting, temporary depasturing, livery or any other service performed by the Carrier in relation to the Goods. The same meaning shall be attributed to the words "carry" and "carried" when used in this Contract.

2. THE CARRIER IS NOT A COMMON CARRIER and will accept no liability as such. All Goods for any person,

2. THE CARRIER IS NOT A COMMON CARRIER and will accept no liability as such. All Goods are carried by the Carrier subject only to these Conditions and the Carrier reserves the right to refuse the carriage of Goods for any person, firm, body, corporation or company and the carriage of any class of Goods at its discretion without assigning any reason therefore.

3. The Carrier reserves the right at its absolute discretion to carry the Goods by any route it thinks fit and either alone or with Goods belonging to any other person, firm, body, corporation or company. The Carrier at its absolute discretion and without assigning any reason therefore, may deviate from or alter, at any time the route chosen by it for the carriage of Goods. The Consignor hereby authorises any such deviation(s) or alteration(s) which shall be deemed necessary and reasonable in the circumstances.

4. The Carrier reserves the right at its absolute discretion to carry the Goods in any manner, by any means, by any method and by any route, as it thinks fit. The Carrier, at its absolute discretion and without assigning any reason therefore, may alter at any time the manner, means or method chosen by it for the carriage of the Goods. The consignor hereby authorises any such alteration(s) which shall be deemed necessary and reasonable in the circumstances PROVIDED THAT if the Consignor expressly directs the Carrier to use or adopt or it is expressly agreed that the Carrier will use or adopt a particular manner, method of means of carrying the Goods, the Carrier will use its best endeavours to use or adopt same HOWEVER if that manner, method or means cannot be used or adopted at the date of the planned movement of the Goods for any reason whatsoever, the Consignor hereby authorises the Carrier to carry the Goods by or in an alternative manner, method of means, as the Carrier thinks fit.

5. The Consignor hereby authorises the Carrier (if it should think fit to do so) to arrange a Subcontractor or Subcontractors for the carriage of the Goods. Any such arrangement shall be deemed to be ratified by the Consignor upon delivery of the Goods to such Subcontractor, whether by the Consignor, the Carrier or a Subcontractor, and the Subcontractor who accepts delivery shall thereupon by entitled to the full benefit of these terms and conditions to the same extent as the Carrier. The Consignor hereby expressly agrees and acknowledges that, in so far as it may be necessary to ensure that such Subcontractor or Subcontractors shall be so entitled, the Carrier shall be deemed to enter into this Contract for its own benefit and also as agent for the Subcontractor or Subcontractors.

6. The Goods are at the risk of the Consignor at all times and under no circumstances does the Carrier undertake to insure or arrange for the insurance of the Goods against any insurable risk whatsoever. The Consignor warrants that the Goods are fully insured against all risks which may arise during the Carriage of the Goods and that, unless specifically notified to the Carrier in writing prior to the commencement of the Carriage.

7. Unless expressly agreed in writing and subject to Condition 24 of this Contract, the Carrier shall not be responsible in tort contract or otherwise for any loss of or damage or injury to or deterioration of the Goods or miss-delivery or failure to deliver or delay in delivery of the Goods either in transit, storage, agistment, livery or carriage for any reason whatsoever including without limiting the foregoing the negligence, wilful act or default of the Carrier or others and the Consignor hereby indemnifies the Carrier accordingly. This Condition shall apply to all such loss of or damage or injury to or deterioration of the Goods or miss-delivery or failure to deliver or delay in delivery of the Goods as aforesaid whether or not the same occurs in the course of performance by the Carrier of this Contract or in events which are within the contemplation of the Carrier and/or Consignor or in events which are foreseeable by them or either of them or in events which are fundamental threath of a fundamental term hereof.

8. In no event shall the Carrier be liable whether in tort or contract or otherwise for any special, consequential, indirect or liquidated damages or losses of any nature whatsoever arising from the Carriage of the Goods or otherwise.
9. The Consignor hereby agrees to indemnify the Carrier in respect of any loss, damage or injury caused to the carrier or any other person or any property of the Carrier or any other person by the Goods during the Carriage thereof and further agrees to indemnity and keep the Carrier indemnified against all damages, actions, claims, suits and demands made by any person in respect of such loss, damage or injury.

10. The Carrier's changes shall be considered earned as soon as the Goods are received into the hands of the Carrier. The Consignor (notwithstanding that it may not be the owner of the Goods) will be and remain responsible to the Carrier for all its proper charges incurred for any reason whatsoever in relation to the Carriage of the Goods. Unless otherwise stipulated by the Carrier, payment in full of charges due to the Carrier shall be made within the trading terms stipulated on the Carrier's invoice.

11. Any queries regarding review of pricing and/or services to be raised within 7 days of delivery date, otherwise will remain due and payable as per the invoice amount. A fuel surcharge and toll surcharge is applicable to all invoices We reserve the right to require you to pay all or part of the charges for the services upon placing the order.

12. The Consignor warrants to the Carrier that he or it is either the owner of the Goods or the agent authorised by the owner to deliver the Goods to the Carrier for the carriage thereof and to enter into this Contract or any variation thereof AND by entering into any arrangement for the carriage of the Goods the Consignor is acting.

- 13. The Consignor warrants that any person who places an order with the Carrier for the carriage of Goods on behalf of the Consignor is authorised to do so by it.
- 14. The consignor hereby indemnifies the Carrier against any claims, suits, actions, demand, losses, costs, damages, and expenses incurred by the Carrier arising from a breach of one or both of the warranties contained in Conditions 13 and/or 14 of this Contract.
- 15. This contract shall apply to the carriage of the Goods until the Goods are delivered to the address for delivery given to the Carrier by the Consignor.
- 16. The Carrier is authorised to pick up the Goods from the address for collection and to deliver the Goods to the address for delivery given to the Carrier by the Consignor and shall be taken to have delivered the Goods for the purposes of this Contract if, at the said address it obtains from any persona receipt or a signed delivery order or acknowledgement of delivery for the Goods OR the Carrier delivers to the Consignor a certificate in writing signed by a duly authorised representative to the Carrier that the Goods were delivered at the address for the delivery given to the carrier by the Consignor.
- 17. It is the responsibility of the Consignor to give the Carrier the correct address for pickup and delivery and to arrange for a responsible persons to be present at those addresses at the time of pickup and delivery to enable the Carrier to pick up the Goods and to make effective delivery and the Carrier shall not be liable for any delay in onward carriage or delivery or loss or damage resulting from the Consignor's failure to comply with this Condition.

 18. In the event that the Consignor or a representative of the Consignor, subsequent to dispatch of the Goods, directs the Carrier to deliver the Goods to an address ("the amended address") which is not the address for delivery originally given to the Carrier by the Consignor ("the original address"), the Carrier will use its best endeavours to have Goods redirected to the amended address HOWEVER the Carrier does not promise that it will be able to redirect the Goods and is not responsible for any delay that may be caused by misdirection. If the Goods cannot be redirected and are redelivered to the original address, the Carrier accepts no responsibility for arranging the carriage of the Goods from the original address to the amended address.
- 19. The Consignor shall comply with all the relevant laws, customs, and regulations of the Commonwealth of Australia and any State or Territory therefore and if the Goods are to be exported, the country to which the Goods are to be exported, in relation to the preparation or handling of the Goods for carriage and shall furnish all information and provide all notices an documents in connection with the Goods as may be necessary to comply with such laws, customs and regulations. The Carrier accepts no responsibility for any damage, loss or expense incurred due to the Consignor's failure to comply with such laws, customs and regulations.
- 20. The Carrier shall not be held liable for its failure to comply with any of the terms and conditions of this Contract caused solely by fire, strike, war, insurrection, government restrictions, riots, acts of God, acts of third parties including the outbreak of any infectious disease or other causes beyond its control and without its fault HOWEVER it shall use its best endeavours to cure such default and to comply with the terms and conditions of this Contract as quickly as possible.
- 21. Without derogating from Conditions 6 to 9 (inclusive) of this Contract, it is expressly agreed that all the rights, warranties, indemnities, exemption or exception from and limitations of liability granted to the carrier by the provisions of tis Contract shall have and continue to have their full force and effect in all circumstances, whether or not the same occur in the course of performance by the Carrier of the Contract or are within the contemplation of the Carrier and/or the Consignor or are foreseeable by them or either of them or would constitute a fundamental breach of contract or a breach of a fundamental term hereof.
- 22. Notwithstanding anything herein contained, the Carrier shall be bound by any implied warranty under the Trade Practices Act (Commonwealth) of 1974 or the Fair Trading Act (NSW) 1997 and any similar relevant legislation but only to the extent that such Act is applicable to this Contract and prevents the exclusion, restriction or modification of that warranty and, subject to the exceptions contained in that Act, in such case, the liability of the Carrier is limited to the supplying of the services again or the payment of the cost of having the services supplied again, as determined by the Carrier.
- 23. This Contract shall be governed in all respects by and construed according to the law of the State of New South Wales and the parties hereto hereby agree to submit to the jurisdiction of the Courts of the said State.
- 24. No purported variation or modification of this Contract shall have any effect unless in writing signed by an executive officer of the Carrier. It is acknowledged by the parties to this Contract that these Conditions and any lawful variation thereof shall constitute the entire agreement between the parties.
- 25. "In writing" for the purposes of this Contract shall mean by way of letter, fax, email or telegram sent to the last known business address of the receiving party.
- 26. Words importing the singular number or plural number when used in this Contract shall include the plural number and singular number respectively and words imploring the masculine gender shall include the feminine or neuter gender.
- 27. Additional fees will be charged if referred to debt collectors plus any other fees associated to outsourcing the recovery of the funds. In addition, there will be 15% surcharge in addition to the original debt and an additional 18% surcharge calculated once per annum (calculated daily) for the operational costs of recovering the debt.
- 28. NON Competition deed; I agree that upon engagement with Swift Transport Pty Ltd that I will not without agreed written consent of both the companies, either directly or indirectly in any capacity carry on, advise, solicit, provide services or be engaged with any party or concerned party ANY business activity which is in competition with the business carried on by the company; and for a period of one year after the termination of the engagement, for whatever reason, NOR will I canvass, solicit or endeavour to entice away from the company any person or organisation which at the time of the termination of my engagement was a client of the company, NOR will I solicit, interfere with or endeavour to entice away an employee or sub-contractor of the company; or cancel, procure, influence or otherwise assist any person to do any of the above acts. In the event of breaching this clause, "I" being the company engaged will be liable for damages resulting from "Swift Transport Pty Ltd" loss of goodwill by virtue of the Sub-Contractor or Company enticing away from the original agreement and such damages in respect thereof, "I" the company will be liable to pay by way of liquidated damages in regard to such loss. I have been verbally informed or by notice and understand and acknowledge the above.

29. Any claim for damages with respect to delivered goods and or products made after 48 hours from delivery date regardless of conditions of claim will not be accepted and the full amount of transport costs are due and payable. It remains at the discretion of Swift management to discount the transport costs only. No consequential losses, damage claims or any other claims are accepted after 48 hours from delivery.

WE HAVE READ, UNDERSTOOD & AGREE TO THE CONDITIONS OF THE CONTRACT AND AGREE TO PAY THIS ACCOUNT WITHIN 7 DAYS FROM INVOICE: () () ()								
Sales Person:								
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