TRIUMPH EXPO + EVENTS

DevOpsDays Seattle April 23 - 24, 2019

TCC at the Washington State Convention Center (WSCC) Seattle, Washington

- HOW TO USE THISOn the left side of the screen is a list of topics covered in
this manual. Click on the topic of interest and it will take
you to the relevant pages.
- ORDERING ONLINE:
 Click HERE and then click on the link for DevOpsDays

 Seattle
 (or copy and paste this link into your browser: http://www.triumphexpo.com/order.shtml)

 USERNAME:
 11497
- PASSWORD: Innovate (case sensitive)

Triumph Expo + Events is proud to be your official services contractor for DevopsDays Seattle.

We are there, invisible, behind the scenes, supporting you every step of the way starting with your brand, your audience and your event needs.

To some, this is called exceptional service. To us, it's simply how we do business. We are here to help you TRIUMPH!

Triumph Expo + Events Phone: 877-607-1010 Fax: 206-431-4846 csr@triumphexpo.com



DevOpsDays Seattle TCC at Washington State Convention Center (WSCC) April 23 - 24, 2019 ADVANCE FREIGHT DEADLINE - Thursday, April 18, 2019

QUICK FACTS

DEADLINES

ADVANCE SHIPPING:THURSDAY, APRIL 18, 2019DIRECT SHIPPING:TUESDAY, APRIL 23, 2019

SCHEDULE

EXHIBITOR MOVE IN:	TUESDAY, APRIL 23, 2019	7:00 AM - 8:00 AM
SHOW DATES/TIMES:	TUESDAY, APRIL 23, 2019 WEDNESDAY, APRIL 24, 2019	8:00 AM - 5:00 PM 8:00 AM - 4:00 PM
EXHIBITOR MOVE OUT:	WEDNESDAY, APRIL 24, 2019	4:00 PM - 6:00 PM
CARRIER CHECK-IN DEADLINE:	WEDNESDAY, APRIL 24, 2019	5:30 PM

Empty crates will be returned beginning at 4:00 PM on Wednesday.

All exhibitor materials must be removed from the facility by 6:00 PM.

Please note that UPS, FedEx and DHL do NOT pick up from the show floor. Any freight left on the show floor will be re-routed via Triumph Transportation or returned to the warehouse at the exhibitor's expense.

PAYMENT POLICY: Payment is required with all orders. Online orders must be paid at the time of order. To pay by credit card, scan and email your order to csr@triumphexpo.com or fax to 206-431-4846. Orders paid by check must include credit card information or your order will not be processed.

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TRIUMPH EXPO + EVENTS - 12610 INTERURBAN AVE S., SUITE 120, SEATTLE, WA 98168 - P: 206-431-1010 - F: 206-431-4846 - W: www.triumphexpo.com - E: csr@triumphexpo.com



ADVANCE FREIGHT DEADLINE - Thursday, April 18, 2019

PAYMENT SUMMARY

EXHIBITOR INFORMATION

I acknowledge and accept responsibility for the accuracy of this order and payment for all services provided.

Company Name			Booth #(s)	
Address				
City	State	Zip	Phone	
Fax #	E-mail			
Prepared by (Print Name)			Date	
Signature				

CREDIT CARD AUTHORIZATION

I authorize Triumph Expo + Events Inc. to debit my credit card for the charges on this invoice and for additional charges incurred. (Non-payment due to Declined Credit Cards and NSF Checks are subject to additional fees - See Payment Terms & Conditions)

Visa 🗌 Mastercard 🗌 American Express	Check Check#
Account #	Expiration Date
Printed Name on Card	
Credit Card Holder E-mail (REQUIRED)	
Authorized Signature	
 PAYMENT MUST ACCOMPANY ALL ORDERS To receive discount pricing, checks or credit card information must be received before discount deadline. Please make check payable to: Triumph Expo + Events Inc FOR ALL CHECK ORDERS Credit card authorization must be provided for any additional fees incurred. WASHINGTON STATE SALES TAX applies to all exhibitors including non-profit agencies within Washington State (RCW 82.04.070)	ORDER FORMS PAGE TOTALS
	Material Handling \$
	TOTAL \$

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PAYMENT and LABOR - TERMS AND CONDITIONS

PLEASE READ CAREFULLY! YOU ARE ENTERING A CONTRACT WHICH DEFINES THE RESPECTIVE PARTIES' RESPONSIBILITIES.

The terms and conditions set forth below become a part of the contractual agreement between TRIUMPH EXPO + EVENTS and you, the EXHIBITOR. Acceptance of said terms and conditions will be construed when any of the following conditions are met:

*WHEN THE INVOICE SUMMARY FORM IS SIGNED; OR

*WHEN AN ORDER FOR LABOR, SERVICES, AND/OR RENTAL EQUIPMENT IS PLACED BY AN EXHIBITOR WITH TRIUMPH EXPO + EVENTS INC.; OR

*WHEN WORK IS PERFORMED ON BEHALF OF EXHIBITOR BY LABOR SECURED THROUGH TRIUMPH EXPO + EVENTS INC.

DEFINITIONS

The name Triumph Expo + Events Inc. shall be construed within the meaning of this contract as Triumph Expo + Events Inc. ("TE+E"), and their employees, officers, agents and assigns, affiliated companies and related entities including but not limited to any subcontractors Triumph Expo + Events Inc. may appoint. The term EXHIBITOR shall be construed within the meaning of this contract as the EXHIBITOR and/or its employees, agents, representatives, and/or any Exhibitor Appointed Contractor ("EAC").

PAYMENT TERMS

Full payment, including any applicable tax, is due in advance or at show site. All payments must be in U.S. 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 [After Deadline] charges as indicated on each order form. All materials and equipment are on a rental basis for the duration of the show or event and remain the property of TE+E except where specifically identified as a sale. All TE+E rentals include delivery, installation and removal from EXHIBITOR's booth. In case of labor cancellation, a one-hour "per person, per hour" charge will be applied to all labor orders that are not canceled in writing at least 24 hours prior to the scheduled start time. If services have already been provided at the time of cancellation, a 100% cancellation fee will be applied to all TE+E furniture rental items including Custom Carpeting, Custom-Cut Carpet, TRU-X Rental Exhibits. It is EXHIBITOR's responsibility to advise TE+E personnel of any problem with any order, and to check invoices for accuracy prior to the close of the exhibit. If EXHIBI-TOR is exempt from payment of sales tax, Triumph Expo + Events Inc. requires an exemption certificate for the State in which the services are to be used. Resale certificates are not valid unless EXHIBITOR is rebilling these charges to its customers. Any outstanding balance due after the close of the show will be subject to a administrative collection fee of 50% of the outstanding balance. This includes non-payment due to, but not limited to, declined credit cards, NSF checks or Stop Payment transactions. These payment terms and conditions shall be governed by and construed in accordance with the LAWS OF THE STATE OF WASHINGTON. In the event of any dispute between EXHIBITOR and TE+E 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 TE+E for its services, as an offset against the amount of any alleged loss or damage. Any claim against TE+E shall be considered a separate transaction, and shall be resolved on its own merits. TE+E reserves the right to charge EXHIBITOR for the difference between the EXHIBI-TOR's estimate of charges and the actual charges incurred by EXHIBITOR, or for any charges that TE+E may be obligated to pay on behalf of EXHIBITOR, including without limitation, any shipping charges.

OPTION A: LABOR PROVIDED UNDER THE SUPERVISION OF Triumph Expo + Events INC.

RESPONSIBILITIES: TE+E shall be responsible for the performance of labor provided under this option. TE+E cannot assume responsibility for any acts of, or loss to, persons, parties and/or other contracting firms not under TE+E's direct supervision and control. In no event shall TE+E be liable for loss or damage caused by delay in labor beginning work when EXHIBITOR requests labor to begin later than the start of the working day. TE+E shall not be responsible for loss, delay or damage due to strike, lockouts, and/or work stoppages, or other causes beyond TE+E's reasonable control.

INDEMNIFICATION: TE+E agrees to indemnify, hold harmless, and defend EXHIBITOR from and against any and all demands, claims, causes of action, fines, penalties, damages, liabilities, judgements, and expenses (including but not limited to reasonable attorneys' fees and investigation costs) for bodily injury, including any injury to TE+E employees, or property damage arising out of work performed by labor provided by and supervised by TE+E, except when Exhibitor exercises direction and/or control over the work being performed.

OPTION B: LABOR PROVIDED UNDER THE SUPERVISION OF EXHIBITOR

RESPONSIBILITIES: EXHIBITOR shall be responsible for the performance of labor provided under this section. It is the responsibility of EXHIBITOR to supervise labor secured through TE+E 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 TE+E 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. 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 TE+E from and against any and all demands, claims, causes of action, fines, penalties, damages, liabilities, judgements, and expenses (including but not limited to reasonable attorneys' fees and investigation costs) for bodily injury, including any injury to TE+E employees, and/or property damage arising out of work performed by labor provided by TE+E, BUT supervised by EXHIBITOR. Further, EXHIBITOR's indemnification of TE+E 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 TE+E to work in a manner that violates any of the above rules, regulations, and/or ordinances.

IMPORTANT

PLEASE REFER TO TE+E'S MATERIAL HANDLING TERMS AND CONDITIONS AS THEY RELATE TO MATERIAL HANDLING SERVICES. CONTRACTUAL TERMS DEPEND ON THE NATURE OF SERVICES SECURED BY EXHIBITOR THROUGH TE+E. TERMS & CONDITIONS MAY VARY FOR EACH TYPE OF SERVICE ORDERED THROUGH TE+E.

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UNION LABOR JURISDICTION TRIUMPH EXPO + EVENTS

To assist you in your planning efforts for the upcoming event, we are certain you will appreciate knowing in advance that union labor may be required for certain aspects of your exhibit. To help you understand the various jurisdictions, we ask that you read the following.

EXHIBIT HALL INSTALLATION + DISMANTLE:	Triumph Expo + Events Inc. has an agreement with the local Carpenters Union to provide labor for display installation and dismantle. Full time employees of the exhibiting companies may set their own exhibits without assistance from this local, provided that the exhibit can be set up in less than one half-hour without the use of tools or ladders. This applies to exhibit display structures and not company products or machinery. Products may be placed by exhibitors regardless of booth size. Labor can be ordered by returning the installation and dismantle labor order form or at the showsite service desk.
MATERIAL HANDLING:	Triumph Expo + Events Inc. will control access to the loading docks in order to provide for a safe and orderly move-in/move-out. All forklift and material handling from the loading dock to the point of installation is handled by the Carpenter's Union. This is not applicable to materials that can be carried by one person.
SAFETY:	Standing on chairs, tables or other rental furniture is prohibited. This furniture is not engineered to support your standing weight. Triumph Expo + Events Inc. cannot be responsible for injuries or falls caused by the improper use of rental furniture. Please assist in our efforts to provide a safe working environment for everyone.
TIPPING:	Triumph Expo + Events Inc. requests that exhibitors do not tip our employees. They are paid at an excellent wage scale denoting a professional status, and tipping is not allowed. This applies to all Triumph Expo + Events Inc. employees.



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ADVANCE FREIGHT DEADLINE - Thursday, April 18, 2019

COMPANY

BOOTH#(S)

MATERIALS W/ SPECIAL HANDLING

Minimum Charge

each add'l pound over 200 lbs

PLEASE SEND PAGES WITH ITEMS SELECTED AND TRANSFER ALL TOTALS TO PAYMENT SUMMARY PAGE

MATERIAL HANDLING FEES

20 LBS or less per shipment (small package) \$ 48.00

SMALL PACKAGES: Any shipment 20 lbs or under. Pieces without documentation will be delivered to booth without guarantee of piece count or condition. (Shipments above 20 lbs are subject to rates below)

OFF-TARGET: Any shipment that arrives outside the deadline dates listed on this form is subject to a fee of \$0.30/lb off-target fee (Minimum 200 lb). This will be added automatically to the invoice.

ADVANCE SHIPMENTS (21-200 lbs) - INCLUDES OVERTIME

Drivers with inbound shipments must check into the Triumph warehouse by 3:30 pm to guarantee same day unloading. Warehouse receiving hours are Monday - Friday, 8:00 am - 3:30 pm; Closed weekends & holidays.

CRATED	MATERIALS

\$150.00 Minimum Charge

\$ 0.75 each add'l pound over 200 lbs

ADVANCE SHIPMENT DEADLINE DATE: APRIL 18, 2019

\$ 196.00

\$ 0.98

DIRECT SHIPMENTS (21-200 lbs) - INCLUDES OVERTIME

	CRATED MATERIALS		ERIALS W/ SPECIAL HANDLING
\$ 164.00	Minimum Charge	\$ 214.00	Minimum Charge
\$ 0.82	each add'l pound over 200 lbs	\$ 1.07	each add'l pound over 200 lbs

DIRECT SHIPMENT DATE: ONLY APRIL 23, 2019

PRICES INCLUDE: Receiving freight, checking for damage and piece count, delivery to booth, storage of empty containers and load out of shipment to preferred carrier.

SPECIAL HANDLING: These rates apply to any non-crated or non-palletized shipments, any shipment that requires ground, side door, flat bed, stacked, constricted space unloading, moving other shipments or objects in the truck/trailer to access the target shipment, or materials that arrive without certified weight tickets or documentation, i.e. express carriers such as UPS, Fed Ex or DHL.

RETURN TO WAREHOUSE: Exhibitors will be charged 30 cents per pound (\$180 minimum for any shipment that must be returned to the warehouse plus 30 cents per pound for each additional pound over 600 lbs) for the return of the shipment to the Triumph warehouse if 3rd party carrier fails to pick up at show site's designated times. Exhibitors using Triumph Transportation for outbound shipping will have the fee waived.

IMPORTANT shipping freight either advance or direct, y	be invoiced based on actual weight. By returning this form or by ou are entering into a contract with Triumph. and Conditions page that accompanies this form.
CALCULATION OF MATERIAL HANDLING FEES ADVANCE SHIPMENT 🗌 DIRECT SHIPMEN	r 🗆
Total Estimated Weight (200 lbs minir	num) lbs
PRICES INCLUDE DELIVERY AND SET-UP. CANCELLATION CHARGES ARE 50% AFTER DISCOUNT DEADLINE AND 100% AFTER SHOW/EVENT MOVE-IN BEGINS.	TOTAL \$ Carry this total to payment summary page
	C

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MATERIAL HANDLING - TERMS AND CONDITIONS

PLEASE READ CAREFULLY! YOU ARE ENTERING A CONTRACT WHICH LIMITS YOUR POSSIBLE RECOVERIES IN CASE OF LOSS OR DAMAGE. FOR YOUR PROTECTION, ALL PROPERTIES BEING TRANSPORTED AND/OR EXHIBITED SHOULD BE PRIVATELY INSURED AGAINST LOSS AND DAMAGE.

The terms and conditions set forth below are part of the contractual agreement between Triumph Expo + Events Inc. and you the EXHIBITOR. Exhibitor agrees to and accepts the terms and conditions of this contract when any of the following conditions are met:

*THE MATERIAL HANDLING AGREEMENT IS SIGNED; OR

*THE EXHIBITOR'S MATERIALS ARE DELIVERED BY A CARRIER TO TE+E'S WAREHOUSE OR TO A SHOW/EXPOSITION SITE FOR WHICH

TE+E IS THE OFFICIAL SHOW CONTRACTOR, OR A SUBCONTRACTOR FOR THE OFFICIAL SHOW CONTRACTOR; OR

*AN ORDER FOR LABOR AND/OR RENTAL EQUIPMENT IS PLACED BY EXHIBITOR WITH TRIUMPH EXPO + EVENTS INC.

1. DEFINITIONS. For purposes of this contract, "TE+E" means Triumph Expo + Events Inc. and their employees, agents, directors and assigns, affiliated companies, related entities including but not limited to any subcontractors TE+E may appoint. The term "EXHIBITOR" means the Exhibitor, its employees, agents, representatives, and any Exhibitor Appointed Contractor ("EAC") Further, it is hereby understood and agreed that the "EXHIBITOR" is in fact the 'Shipper" for all purposes and circumstances, notwithstanding anything contained in this contract to the contrary.

2.PACKAGING AND CRATES. TE+E shall not be responsible for damage to loose uncrated materials, padwrapped or shrink-wrapped materials, glass breakage, concealed damage, carpets in bags or poly, or materials improperly packed. In addition TE+E shall not be responsible for crates and packaging which are unsuitable for handling, in poor condition, or having prior damage. Crates and packaging should be of a design to adequately protect contents for handling by forklift and similar means.

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 his representative. All previous labels must be removed or obliterated. TE+E assumes no responsibility for:

• Error in the above procedures

· Removal of containers with old empty labels & without TE+E labels

 Improper information on empty labels
 TE+E WILL NOT BE LIABLE FOR LOSS OR DAMAGE TO CRATES AND CONTAINERS OR THEIR CONTENTS WHILE SAID ITEMS ARE IN EMPTY CONTAINER STORAGE.

4.INBOUND SHIPMENTS. Consistent with trade show industry practices, there may be a lapse of time between the delivery of shipment(s) to the booth and the arrival of EXHIBITOR or his representative, and during such time the materials will be left unattended. TE+E WILL NOT BE RESPONSIBLE OR LI-ABLE FOR ANY LOSS, DAMAGE, THEFT, OR DISAPPEARANCE OF EXHIBITOR'S MATERIALS AFTER SAME HAVE BEEN DELIVERED TO EXHIBITOR'S BOOTH AT THE SHOW SITE. TE+E recommends the securing of security services from Facility or Show Management.

5. OUTBOUND SHIPMENTS. Consistent with trade show industry practices there may be 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 time the materials will be left unattended. TE+E WILL NOT BE RESPONSIBLE OR LIABLE FOR ANY LOSS, DAMAGE, THEFT OR DISAPPEARANCE OF EXHIBITOR'S MATERIALS BEFORE SAME HAVE BEEN PICKED UP FOR RELOADING AT THE CONCLUSION OF THE EVENT. TE+E highly recommends the securing of security services from Facility or Show Management. All Material Handling Agreements submitted to TE+E 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 agreement form submitted to TE+E and the actual count of such items in the booth at the time of pickup.

6. DELIVERY TO THE CARRIER FOR RELOADING. TE+E WILL NOT BE RESPON-SIBLE OR LIABLE FOR ANY 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 EVENT, INCLUDING A TE+E DESIGNATED CARRIER IN ACCORDANCE WITH SECTION 7 BELOW. TE+E loads the materials onto the carrier under directions from the carrier or driver of that same carrier. Any reloading into the carrier will be understood to be under the exclusive supervision and control of the carrier or driver of that carrier. TE+E ASSUMES NO RESPONSIBILITY FOR LOSS, DAMAGE, THEFT OR DISAPPEARANCE OF EXHIBITOR'S MATERIALS THAT ARISE OUT OF IMPROPERLY LOADED MATERIALS.

7.DESIGNATED CARRIERS. In order to expedite removal of materials from the show site, TE+E shall have the authority to change designated careers if the carrier designated by the EXHIBITOR does not pick up the shipment(s) in time. Where no disposition is made by EXHIBITOR, materials may be taken to a warehouse to await EXHIBITORs shipping instructions and EXHIBITOR agrees to be reasonsible for charges relating to such rerouting and handing. IN NO EVENT SHALL TE+E BE RESPONSIBLE OR LIABLE FOR ANY LOSS RESULTING FROM SUCH REROUTING DESIGNATION. EXHIBITOR hereby understands and agrees that the carrier's terms and conditions apply to their shipment once the materials have been accepted by said carrier. It is the responsibility of the EXHIBITOR to familiarize himself with these terms and conditions TE+E WILL NOT BE RESPONSIBLE OR LIABLE FOR FAILURE TO PROVIDE THESE CARRIER TERMS AND CONDITIONS TO THE EXHIBITOR.

8.TE+E'S RESPONSIBILITIES. TE+E shall be responsible only for those services which it directly provides. TE+E assumes no responsibility for any persons, parties, or other contracting firms not under TE+E'S direct supervision and control. TE+E shall not be responsible for loss, delay or damage due to strike lockouts, work stoppages, natural elements, vandalism, acts of God, civil disturbances, power failure, explosion, acts of terrorism or war, other causes beyond TE+E'S reasonable control nor for ordinary wear & tear in the handling of materials.

9.INSURANCE. It is understood that TE+E is not an insurer. Any insurance shall be obtained by EXHIBITOR in amounts and for perils determined by EXHIBITOR. EXHIBITOR agrees to provide TE+E with a release and waiver of subrogation to the extent of any insurance settlement received.

10. CLAIM(S) FOR LOSS. EXHIBITOR agrees that any and all claims for loss or damage must be submitted to TE+E immediately at the show site and in any case not later than thirty (30) business days after the conclusion of the show or exposition (for purposes of claim reporting, the 'conclusion' of the show shall be construed as the time when EXHIBITOR'S materials are delivered to the carrier for transportation from the show site or from TE+E'S warehouse). All claims reported after thirty (30) business days will be rejected. In no event shall a suit or action be brought against TE+E more than one 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 TE+E 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 TE+E for its services, as an offset against the amount of any alleged loss or damage. Any claims against TE+E shall be considered a separate transaction, and shall be resolved on its own merits.

b. MAXIMUM RECOVERY. THE DECLARED VALUE DOES NOT APPLY TO THE SER-VICES PROVIDED BY TE+E if found liable for any loss. TE+E's sole and exclusive MAXIMUM liability for loss or damage to EXHIBITOR'S materials and EXHIBITOR'S sole and exclusive remedy is limited to repair or replacement with like kind and quality, subject to a dollar amount limited equal to the amount paid by EXHIBI-TOR to TE+E for material handling services. The extent of TE+E's liability shall be limited to the specific article in question, and in any event, TE+E's maximum liability shall be limited to \$0.30 per pound per article with a maximum of \$50.00 per item or \$500.00 per shipment.

c. BREACH OF CONTRACT AND/OR NEGLIGENCE. TE+E'S liability shall be limited to any loss or damage which results solely from TE+E'S NEGLIGENCE in the actual physical handling of the items comprising EXHIBITOR'S shipment(s) OR which results from BREACH OF THIS CONTRACT and not for any other type of loss or damage. In no event shall TE+E be liable to the EXHIBITOR or to any other party for special, collateral, exemplary, indirect, incidental, or consequential damages, whether such damages occur either prior to, subsequent to, or are alleged as a result of tortuous conduct, failure of the equipment or services of TE+E or breach of any of the provisions of this agreement regardless of the form of action, whether in contract or in tort, including strict liability and negligence, even if TE+E has been advised or has notice of the possibility of such damages or for any damages caused by EXHIBITOR'S failure to perform EXHIBITOR's responsibilities. Such excluded damages include but are not limited to: loss of profits, loss of use or interruption of business, or other consequential or indirect economic loss(es).

11. JURISDICTION. THIS CONTRACT SHALL BE CONSTRUED UNDER THE LAWS OF THE STATE OF WASHINGTON WITHOUT GIVING EFFECT TO ITS CONFLICT OF LAWS AND RULES. EXCLUSIVE VENUE FOR ALL DISPUTES ARISING OUT OF OR RELATING TO THIS CONTRACT SHALL RESIDE IN A COURT OF COMPETENT JURISDICTION IN KING COUNTY, WASHINGTON.

12. INDEMNIFICATION. EXHIBITOR agrees to indemnify, forever hold harmless and defend TE+E and their employees, directors, officers and agents from and against any and all demands, claims, causes of action, fines, penalties, damages (including consequential), liabilities, judgements and expenses (including but not limited to reasonable attorneys' fees and investigation costs) on account of personal injury or death, damage to or loss of property or profits arising out of or contributed to, by any of the following:

EXHIBITOR'S negligent supervision of any labor secured through TE+E or the negligent supervision of such labor by any of EXHIBITOR'S meployees, agents, representatives, customers, invites and/or any Exhibitor Appointed Contractor (EAC):
 EXHIBITOR'S negligence, willful misconduct, or deliberate act, or the negligence, willful misconduct, or deliberate act of EXHIBITOR'S employees, agents, representatives, customers, invitees, and/or any Exhibitor Appointed Contractor (EAC):
 EXHIBITOR'S negligence, willful misconduct, or deliberate act, or the negligence, willful misconduct, or deliberate act of EXHIBITOR'S employees, agents, representatives, customers, invitees, and/or any Exhibitor Appointed Contractor (EAC) at the show or exposition to which this contract relates, including but not limited to the misuse, improper use, unauthorized alteration, or negligent handling of TE+E'S equipment:
 EXHIBITOR'S violation of Federal State, County or Local ordinances:

-EXHIBITOR'S violation of Federal State, County or Local ordinances: -EXHIBITOR'S violation of Show Regulations and/or Rules as published and set forth by Facility and/or Show Management

13. MISCELLANEOUS. EXHIBITOR, as a material part of the consideration to TE+E for material handling services, waives and releases all claims against TE+E, its employees, agents, directors and officers with respect to all matters for which TE+E has disclaimed liability pursuant to the provisions of this contract. The EXHIBITOR acknowledges that he or she has read this agreement, understands it and agrees to be bound by its terms, and further agrees that it is the complete and exclusive agreement between the parties. The invalidity or unenforceability of any provision hereof shall not affect, modify, or impair the validity and enforceability of all other provisions herein.

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SHIPPING INFORMATION

ADVANCE SHIPPING ADDRESS: Company Name and Booth Number DevOpsDays Seattle Triumph Expo + Events 12610 Interurban Ave S. Suite 120 Seattle, WA 98168

ADVANCE SHIPMENTS ACCEPTED: ACCEPTED 30 DAYS PRIOR TO MOVE IN

ADVANCE SHIPPING DEADLINE: 4:00 PM on Thursday, April 18, 2019

"Material Handling Fees" apply to all shipments. See "Material Handling" page for details.

DIRECT SHIPPING ADDRESS:

Company Name and Booth Number DevOpsDays Seattle c/o Triumph & TCC @ the WSCC 705 PIKE STREET SEATTLE, WA 98101

DIRECT SHIPMENTS ACCEPTED:

Tuesday, April 23, 2019 ONLY

Triumph Expo + Events and Show Management will NOT be responsible for any early direct shipments that may be refused by the facility or incur additional fees.

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	BOOTH # # OF PIECES	
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DO NOT DELAY	DO NOT DELAY
NOT BEFORE APRIL 23, 2019	NOT BEFORE APRIL 23, 2019
TO: EXHIBITOR NAME	TO: EXHIBITOR NAME
C/O TRIUMPH EXPO & EVENTS INC.	C/O TRIUMPH EXPO & EVENTS INC.
TCC @ WSCC 705 PIKE STREET	TCC @ WSCC 705 PIKE STREET
SHOW SITE	SHOW SITE
DevopsDays	DevopsDays
BOOTH # # OF PIECES	BOOTH # # OF PIECES
GARRIER	CARRIER
THE ABOVE LABELS ARE PROVIDED FOR YOUR CONVENIENCE. PLACE ONE ON EACH PIECE SHIPPED TO ENSURE PROPER DELIVERY. IF MORE LABELS ARE NEEDED COPIES ARE ACCEPTABLE.	Ped to ensure proper delivery. If more labels are needed copies are acceptable.



ADVANCE FREIGHT DEADLINE - Thursday, April 18, 2019

COMPANY

BOOTH#(S) ___

PLEASE SEND PAGES WITH ITEMS SELECTED AND TRANSFER ALL TOTALS TO PAYMENT SUMMARY PAGE

INBOUND / OUTBOUND SHIPPING REQUEST

for Triumph Transportation Only - (SHOW CARRIER)

INBOUND (S			Event)	Ninimum charg	jes apply per shipment				
PICK-UP ADD	RESS:			Insura	nce: Inbound	Outbo	ound 🗌 🛛 I	Both N	either
				Pick-u	p Date:	Shipme	nt Ready By	y: an	יע/pm
									, I-
					oading Dock		t Gate Nee	eded	
Hours your dock is o	pened for p	oickup:		Dock o	pened:arr	n/pm Dock	closed:	am/pr	n
Contents of Freight ,	/ Comment	s / Special Ins	structions:						
Contact Name			P	h	E-mail				
WEI					O FINAL CARRIER			ATION	
ST EACH PIECE		ISIONS IN IN			L BE ACCEPTED I LIST EACH PIECE		IENSIONS II	N INCHES	WT. (LBS
arton/Crate/Pallet/Fib				()		/Crate/Palle			
EXAMPLE: Carton	Lx 24"	Wx 12"	Hx 12"	135 lbs		Lx	Wx	Hx	
	Lx	Wx	Hx			Lx	Wx	Hx	
	Lx	Wx	Hx			Lx	Wx	Hx	
	Lx	Wx	Hx			Lx	Wx	Hx	
	Lx	Wx	Hx			Lx	Wx	Hx	
Total Pieces :					Total Weight	•			
re the pallets/skids	stackable	şaer 🗌	NO	lfa	dditional insurance	e, declared	d value is \$_		
	(Shinni		A the E	(ont)					
RETURN ADD					imum charges apply per shi				
KETOKIN ABBI	LUU.			SHIPPI	NG METHOD:	De De	eferred / Gr	ound: 3-7 B	us. Days
						E:	xpress: 2-3 l	Bus. Days	
				Appro	x. Weight <u>:</u>	To	otal No. of F	Pieces	
					Cartons Fil				
							Oner.		
Contents of Freigh	if / Comm	ents / speci	ai instructi	ons:					
Contact Nam <u>e</u>				^{>} h	E-mo	il			
Date Freight Must b	be Receive	d at Destina	tion						

Below is an abbreviated list of instances in which your actual shipping cost would differ from your estimated rates:

• Oversize Shipments: Weight over 300 lbs, height over 48 inches, or girth over 120 inches (applies to air freight services ONLY)

- Re-Delivery: Requiring additional delivery attempts when original delivery during normal business hours failed
- Inside Delivery: Delivery including a flight of stairs or an elevator
- Lift Gate: A special truck is required when no elevated dock or forklift is available