

ACCOUNT CODE

9286 0055 CLIENT BOOKING RECORD OFFICE IS STAFFED

ALL HOURS 0418 390 861

BETWEEN 6:45-18:00

DATE	QTY, SIZE, TYPE WEIGHT OF GOODS	PICK-UP – SUBURBS	DELIVERY ADDRESS	CAT REQ'D	SERV REQ'D	CUSTOMER REFERENCE	GOLDEN CONTACT NAME	QUOTED JOB No.	BOOKING TIME	ALTERATIONS DELAY NOTIFIED	GOLDEN JOB No.	CARRIER No.	P.U./DEL. TIME	CARRIER SIGNATURE
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TERMS AND CONDITIONS OF CONTRACT OF CARRIAGE

- The Company G.M. (MELBOURNE) HOLDINGS PTY LTD (ABN 92 005 905 046) trading as Golden Messenger carries on business acting as an agent for both Senders and Carriers of goods and providing communication, management, accounting and marketing services. This document sets out the terms and conditions of the contract between the Sender and the Company and the Sender and the
- 2 In this Agreement unless the contrary intention appears:
- "Carrier" means the Company and the carriers for whom the Company acts as agent. "Carrier Agreement" means any written agreement under which the Company as agent agrees to endeavour to secure orders for the carriage of goods by a Carrier. "Company" means 6.M. (MELBOURNE) HOLDINGS PTYLTD (ABN 92005 905 048), or such other body corporate as may from time to time trade under the names of Golden Messenger, its successors and assigns. "Goods" includes, but is not limited to documents. "Melbourne Metropolitan Area" means the area designated on the Melbourne Metropolitan Area Grid Map prepared from time to time and used by the Company. "Persons" and words importing persons include bodies corporate. "Sender" means the person who requests the Company to arrange the carriage of the goods. "Service" means the transportation of goods. Where a party comprises two or more Persons the agreement shall bind them jointly and severally. Words importing the singular shall include the plural and vice versa. Words importing the masculine shall include all genders. Reference to any legislation shall include any modification or re-enactment of that legislation and the
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- In Carrier is not a compound carrier and excepts no lability as such.

 3. The Carrier is not a compound carrier and excepts no lability as such.

 4. The Carrier reserves the right in its sole discretion to refuse the carriage of Goods without giving explanation for such refuse.

 5. Responsibility for packaging, insuring and accounting for the Goods before, during and after transit rests solely with the Sender.

 6. Except as is otherwise provided by this Agreement, However, if nowthistanding this provision, the Carrier is stall not be liable for any loss or damage due to misdelivery, failure to or delay in delivery, deterioration of goods and loss or damage due to the negligence of the Carrier, its servants or agents) in any way arising out of or in connection with this Agreement. However, if nowthistanding this provision, the Carrier is found to be liable for any loss or damage it is agreed that the extent of the Carrier is all of any charge made for the Service.

 (a) provision of the Service again;
 (b) a refund of any charge made for the Service, or
 (c) payment of damage stall be initined, at the option of the Carrier to either:

 7. The Carrier shall be deemed to have delivered the Goods to the address, given by the Carrier it:
 (a) at the address, he obtains from any person a receptor or a signed delivery docket, run sheet or consignment note for the Goods; or
 (b) there appearing to him to be no adult person in attendance at the address, he leaves the Goods at the address.

 7. The Carrier shall comply with all leave relating to the payment of the Service, and the stall delivery of the Goods are not appeared to the carrier to the Natural of the Service of the Service.

 8. The Sender shall comply with all leave relating to the packaging and transport of the Goods at the address.

 9. The Sender shall comply with all leave relating to the packaging and transport of the Goods are loaded and despatched from the Sender's premises unless the carrier the address.

 10. The Sender shall comply with a service of the Goods

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- <u>C</u> upon written notification by the Carrier to the Sender that from a date specified in the notice the Carrier shall allow a credit of 10% or 3% for charges if payment of the charges is received the Company as agent for the Carrier within 7 days or 28 days respectively of statement date provided that no amounts on the statement are overdue and payment of the Sender's current balan owed to the Company on behalf of a Carrier is made in full. The credit allowance will appear on the next statement sent to the Sender;

 Should the Sender fail to pay the Carrier's charges by the due date, the carrier may take such action as it considers appropriate to recover the amount owing including, but not limited to, the following: payment of the Sender's current balance
- <u>a</u>
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- The Carrier shall have a general lien upon the Goods or such part of them as are in its possession under this Agreement for all monies payable to it by the Sender.

 Upon giving the Sender not less than one week's notice in writing (or if the Sender cannot be located upon publishing such notice in a relevant newspaper) the Carrier is entitled to open and sell any part of the Goods by public auction and after deduction of all costs of sale apply the residue in payment or reduction of the outstanding charges. Any surplus then remaining shall be paid sell any part of the Goods by public auction and after deduction of all costs of sale apply the residue in payment or reduction of the outstanding charges. Any surplus then remaining shall be paid
- (iii) The Carrier may enter The Carrier may enter upon any premises occupied by the Sender, seize such goods and assets as may be owned by the Sender having an approximate resale value sufficient to meet the unpaid charges, give the Sender at least seven days notice in writing of its intention to sell those goods and assets by public auction and upon the expiration of that period may sell the goods and assets by public auction and after deducting from the proceeds the costs of seizure and sale and the unpaid charges pay any residue to the Sender. The Sender agrees that such action may be taken by the Carrier or the Company as his agent, that the Carrier shall not be liable to any action for trespass and that if forced entry to the premises is necessary shall not be liable to any action for damages or to other proceedings and shall indemnify and keep indemnified the Carrier against any liability arising from such seizure and sale.

 All costs and expenses incurred by the Carrier as a consequence of the Sender's failure to pay the charges by the due date, including legal costs on a solicitor/client basis are payable by the Sender.

- 15. 15. If the Carrier assigns the debt owing by the Sender the Sender shall pay the debt to the assignee as requested by the Carrier.

 The Carrier reserves the right to vary its trading terms by giving written notice of the variation to the Sender. The Carrier reserves the right to vary its charges at any time.

 Save for a Sender's first purchase of the Carrier's charge vouchers, all vouchers of the Carrier are non-refundable and non-transferrable. First purchase vouchers may only be returned for credit providing they are returned and received prior to the expiration of fourteen days of original order. Vouchers are valid for use only for a period of three months from date of issue to Sender and shall not be used to credit the Sender's account with the Carrier.
- Any claim by the Sender that the Goods were damaged while under the control of the Carrier shall be made in writing to the Company within 48 hours of the time of delivery of the Goods any other claim shall be made in writing to the Company within 14 days of the date of delivery of the Goods. If no such claim is made within that time the Sender shall be deemed to have brever waived and broegone any such claim and to have admitted indebtedness to the Carrier for the full amount in the relevant statement. Under no circumstances, however, shall any complaint affect or diminish the obligation of the Sender to pay the amount charged by the due date although such payment shall be held by the Carrier on trust until resolution of that complaint.

 The Sender covenants and agrees with the Company as follows:

 (a) The Sender acknowledges that the Company has a contract with the Carrier which prohibits the Carrier and his employees carrying Goods for the sender for one year after the expiration or termination of the Company's contract with that Carrier and the Sender warrants that it will not cause or seek to cause the Carrier or its employees to breach to the terms of that contract with the
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- Э Company.

 The Sender shall not during the term of this Agreement (whether fixed or otherwise) and during the period of six months carriage of Goods in the Melbourne Metropolitan Area other than through the agency of the Company, with any person:

 (i) who is a Carrier; or

 (ii) who has provided services to the Sender as a Carrier within six months prior to the expiration or termination of his Carrier. atter the expiration of this Agreement enter arrangement for the
- of his Carrier Agreement and who continues to be restrained operating position or by the Carrier at any time during the six that Agreeme

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- (iii) who was employed by the Company in a maketing-slates/customer relations or radio/telephone operating position or by the Carrier at any time during the six month period prior to the expiration or termination of this Agreement; or

 (iv) who has performed the Service for the Sender at any time during the six-month period prior to the expiration or termination or the Sender has given the Company not less than six-month period prior to the expiration or termination of this Agreement, the Sender has given the Company not less than six-month period prior to the expiration or termination of this Agreement, the Sender at any time during the six-month period prior to the expiration or termination of this Agreement does not operate to terminate the provisions of clauser 17, which remain in full force and effect and binding on the Sender.

 19. The Sender's and Carrier's credit history and ability to pay present and future tealths, in order that the Company may be produced as evidence of that agreement by the Sender and the Carrier.

 20. This Agreement contains the entire agreement and understanding of the parties.

 21. The variver by one party of a breach or default by the other party to any provision of this Agreement is not to be construed as a waiver of any subsequent breach of the same or other party to any provision of this Agreement is not to be construed as a waiver of any subsequent breach of the same or other provisions.

 22. In the event of any of the clauses or sub-clauses of this Agreement being held to be invalid or ineffective by any court for illegality of ror any reason whatsover, the Agreement shall be construed in accordance with the law of the State of Victoria and the parties submit to the jurisdiction of the Victorian courts.

 23. This Agreement shall be invalid cases exvice shall be deemed to be on the day following dispatch) to the addresses as disclosed in this Agreement:

 25. Privacy Act. The Consignor agrees that Golden Messenger may make any inquiries it deems necessary to investigate the C