



**NATURAL PRODUCTS EXPO EAST 2009
BOSTON CONVENTION & EXHIBITION CENTER
BOSTON, MA
24-26 SEPTEMBER**

TWI has been appointed by **New Hope Natural Media** as the official international Freight Forwarder for delivery of international shipments destined for **NATURAL PRODUCTS EXPO EAST 2009**. TWI is pleased to coordinate the customs clearance and delivery of your international shipment destined for this event. The following pages list important information regarding shipping documents, deadlines, and fees, and information from our customs broker pertaining to customs clearance of your exhibition materials into the United States.

ARRIVAL DEADLINES

	PORT	FOR DELIVERY TO ADVANCE WAREHOUSE, MUST BE RECEIVED BY:	FOR DELIVERY TO VENUE, MUST BE RECEIVED BY:
AIR FREIGHT	Boston, MA-BOS	09/04/2009	5 WORKING DAYS PRIOR TO TARGET DATE
OCEAN FREIGHT FCL	Boston, MA-BOS	08/28/2009	10 WORKING DAYS PRIOR TO TARGET DATE
OCEAN FREIGHT LCL	Boston, MA-BOS	08/21/2009	15 WORKING DAYS PRIOR TO TARGET DATE

- ❖ Shipments arriving on or after **September 18, 2009** may require special attention in order to expedite customs formalities and ensure prompt delivery to the show site. In this instance, a 25% surcharge will be assessed on all tariff items.
- ❖ PLEASE NOTE THAT US CUSTOMS WILL BE CLOSED 7, SEPTEMBER IN OBSERVANCE OF A NATIONAL HOLIDAY.

CONSIGNMENT DETAILS - Please fax Pre-Alert to 702 691 9045 Attn: TEAM 4.

Both air and sea freight must be consigned FREIGHT PREPAID as follows:

SINGLE SHIPMENTS (MASTER B/L OR MAWB):

**C-AIR INTERNATIONAL, INC.
For: TWI Import Services/ (Name of Actual Exhibitor)
NATURAL PRODUCTS EXPO EAST 2009
BOSTON CONVENTION & EXHIBITION CENTER
415 SUMMER STREET
BOSTON, MA 02127**

**NOA: TWI Import Services,
c/o C-AIR INTERNATIONAL, INC.
CONTACT: ROSEMARY DORN
181 SOUTH FRANKLYN AVE.
VALLEY STREAM, NY 11581
TEL: 516/394-0400
FAX: 516/394-0476
RO@C-AIR.COM**

CONSIGNMENT DETAILS - Please fax Pre-Alert to 702 691 9045 Attn: TEAM 4. CONTINUED

Both air and sea freight must be consigned FREIGHT PREPAID as follows:

CONSOLIDATIONS (MASTER B/L OR MAWB):

**TWI Import Services,
c/o C-AIR INTERNATIONAL, INC.
CONTACT: ROSEMARY DORN
181 SOUTH FRANKLYN AVE.
VALLEY STREAM, NY 11581
TEL: 516/394-0400
FAX: 516/394-0476
RO@C-AIR.COM**

**(HOUSE B/L OR AIRWAYBILL AND AMS ENTRY):
C-AIR INTERNATIONAL, INC.**

**For: TWI Import Services/ (Name of Actual Exhibitor)
NATURAL PRODUCTS EXPO EAST 2009
BOSTON CONVENTION & EXHIBITION CENTER
415 SUMMER STREET
BOSTON, MA 02127**

DOCUMENT DEADLINES

- ❖ **Ocean Shipments:** Documents must be received five (5) days prior to the vessel's arrival.
- ❖ **Air Shipments:** Prior to the aircraft's arrival, all documents must be attached to the AWB and a faxed pre-alert must be sent to TWI Las Vegas along with copies of the master/house air waybill and invoice(s). Please send copies of invoice/packing list three (3) days prior to arrival of aircraft.

MARKS AND PACKING

In order to withstand handling by international carriers, local trucking companies, and the on-site drayage contractor, all cases must be packed securely. Reusable crates are essential if the goods will be on-forwarded at the close of the exhibition.

IMPORTANT: Booth materials, literature and giveaways require filing of consumption entries with duty payment. These items must be packed separately from samples, (not for sale), which may be entered as temporary imports. Failure to separately pack these items may cause delays and additional expenses.

All cases, crates, or cartons must be clearly marked on two sides as shown below. Skidded or containerized cargo should be individually labeled with these same marks. Shipping labels should appear as follows:

**NATURAL PRODUCTS EXPO EAST 2009
BOSTON CONVENTION & EXHIBITION CENTER
415 SUMMER STREET
BOSTON, MA 02127**

For: _____

(Name of Exhibitor)

Booth Number:

Carton No. ____ of ____

Gross Weight: _____ kgs.

SOLID WOOD PACKING MATERIALS

Solid Wood packing material is subject to wood treatment standards for pest control as per 7 CFR 319.40. Lack of compliance may result in delays, additional costs, and possible denial of entry and penalties. The IPPC standard calls for most WPM to be either heat treated or fumigated with methyl bromide in accordance with the Guidelines and marked with an approved international mark certifying that treatment.

INSURANCE

It is the responsibility of exhibitors to secure insurance coverage for their goods throughout the entire shipping process, beginning at the point of departure, during the exhibition, until return to the ultimate consignee. Freight left at your booth at the close of the exhibition may be unattended for a period of several hours or several days. Insurance may be offered by your local shipping agent or your corporate insurance company.

DISPOSITION OF GOODS (Forms A)

If any goods are sold or returning, please see and complete Form A.

If any of the goods are sold in the United States after importation (including sales at the show), the exhibitor will still be responsible for duties and fees incurred in filing of a consumption entry. Therefore, if you engage in any such sales transactions, you should consider including these costs and duties in your sales price to your domestic purchaser.

PAYMENT OF CHARGES

Our terms and conditions require that all transportation, customs clearance and delivery charges be paid before the close of the show unless other arrangements have been made or you have utilized an agent that is indicated on our International Agent List. For payment of invoices TWI will accept cash payments in U.S. dollars, traveler's checks in USD, or company checks drawn on a U.S. account. Exhibitors who desire to have their charges billed to a third party must provide TWI with written instructions, which include full details of the responsible party.

INTERNATIONAL AGENT LIST

Included with these instructions you will find a list of TWI's network of worldwide agents who can provide forwarding services for the movement of your goods to the United States. Please contact us if you are shipping from a country that is not listed.

CONTACT INFORMATION

**TWI Import Services
4480 South Pecos Road
Las Vegas, NV 89121
Tel: 702/691-9000
Fax: 702/691-9065
Contact: Greg Batulanon
E-mail: gbatulanon@twiglobal.com**

Information from Our Customs Broker concerning Customs Entry

AUTHORIZATION FORM (Form B)

If TWI Group will be exporting your freight from the USA, we will require a signed Forwarding Agent Authorization Form. This form authorizes TWI Group to act as your forwarding agent. The authorization form is attached as Form B. Please complete it thoroughly and then fax or email to your TWI representative.

CUSTOMS POWER OF ATTORNEY (Form C)

A signed Customs Power of Attorney form is required for all import shipments into the USA. This form allows the customs broker to make a customs entry on your behalf. Please note that the certification portion needs to be filled out if the exhibitor is a non-resident (non-US) corporation. Please complete Form C, and fax or email to your TWI representative with your pre-alert and arrival information.

INVOICE INFORMATION

The customs broker cannot make entry on shipments where invoices do not include the necessary details. Please follow the instructions below to avoid delays, additional expenses, or denial of entry for your goods. The invoice(s) you will be providing is/are described in either "a" or "b" below.

- a. If your shipment consists of goods which are not shipped pursuant to a current sales transaction (non-purchased goods) provide a pro forma invoice.
- b. If your shipment is pursuant to a current sales transaction (purchased goods), please provide the commercial invoice.
- c. IMPORTANT – if your shipment consists of booth materials as well as samples, create two separate pro forma invoices: one for the booth materials, and one for the samples.

For all invoices, the following details are required.

- Unit value and total value: Provide values, in the currency in which the item was purchased/manufactured, that are representative of either:
 - The actual purchase price OR
 - The actual manufacturing cost.
 - You may be requested to provide back up documentation supporting the declared values. Make sure to retain this back up documentation.
 - Make sure you have declared a value for each item. It is not acceptable to declare a lump sum value for a variety of items.
 - It is not acceptable to use the phrase "No Commercial Value."
- Make sure your invoice includes detailed product descriptions:
 - Name of product in English, and model number or part number if applicable.
 - What it is made of (for example: wood, plastic, metal, etc.)
 - What it is used for (for example: sesame oil for aromatherapy purposes, metal shelving for display purposes, etc.)
 - It is not acceptable to use descriptions such as "give-aways" or "exhibit materials"
 - Note that display booths and stand fittings must be described according to their component parts.
 - If your invoice is for samples for temporary entry, put the following declaration on your invoice in addition to all other information:

"Articles imported for use as samples at trade show only, not to be put to any other use and not for sale or sale on approval."
- Make sure your invoice includes the country of origin of each item.
 - Country of origin is the country where the goods were grown or manufactured, not to be confused with country of export or country of purchase.
 - Check the goods for country of origin marking and make the declaration consistent with marking.
 - Please make this declaration carefully.

- Remarks A or B: Check the appropriate box which will indicate what will be done with your goods after importation for the exhibition.
- For textile products, if the name of the shipper/exhibitor (as shown at the top of the form) is not the manufacturer of the goods, indicate the name and address of the actual manufacturer in the designated space at the bottom of the form.
- The invoice must be signed in blue ink. Include the name, job title, and signature of person preparing the invoice(s).
- Proper entry of merchandise is largely dependent on the accuracy of the information you provide.

d. Additional Information.

To comply with U.S. Customs and Border Protection (CBP) requirements, the customs broker reserves the right to ask you for additional information on an as needed basis such as your purchase invoices, product specification, promotional literature or other records evidencing the details of the product composition, use and manufacture, origin of goods and any other detail required if the original details you supply are not sufficient to make Customs Entry.

e. Copies Necessary:

Please include six (6) copies of the invoice and packing list addressed to TWI Import Services, for [Exhibitor Name] with the name of the show and the booth number. TWI requires one (1) original signed invoice, signed in blue ink. In addition, TWI requires electronic versions of the documents to be emailed with the pre-alert.

METHODS OF ENTRY

Goods will clear customs in one of the following ways:

- Consumption Entry (Duty Paid) – Customs duties, if any, are assessed and paid immediately. Consumption entries are required for display booths, booth materials, promotional items, (“give-aways” such as pens, lapel pins, etc.), brochures, catalogs, etc. Duty rates depend on specific commodity descriptions.
- T.I.B. (Temporary Import Bond) – A TIB entry (temporary import) may be made for goods that are “samples for taking orders only” which are NOT for sale or sale on approval. If a portion of your shipment is samples, make a separate invoice for these items. Other items such as display booth and booth materials, promotional items, etc. must be on a separate invoice. Combining temporary import goods (samples) with consumption entry goods (booth materials) may result in additional expenses and delays.
- ATA Carnet – If you have an ATA Carnet it may serve as the customs entry for your shipment. All items must be listed on the Carnet.

COUNTRY OF ORIGIN MARKING

Goods imported into the U.S. are required to be marked with their country of origin. In particular, any items that will be given away or sold in the U.S. must be marked permanently and legibly in English with their country of origin. Country of origin is the country of actual production, manufacture, or growth.

RESTRICTED ITEMS

Many commodities are subject to additional controls by U.S. governmental agencies. For example, *the following items may require additional documentation, clearances, permits or licenses before admission:*

Alcohol, tobacco, foodstuff, plants, seeds, clothing, textiles, items containing leather or animal parts, transmitters, receivers, certain telecommunication equipment, television or computer monitors, toys, chemicals, medicine, drugs, medical equipment and appliances, items used in preparation/distribution of food, weapons and ammunition, “defense” related items, motor vehicles and parts, and nuclear material and its by-products.

Please see page seven for additional details concerning certain commodities subject to other government agency clearances. Please contact TWI so that we can seek additional instructions from the customs broker if you intend to include any of these items in your consignment.

From Our Customs Broker – Regarding Other Government Agencies

The following is for your information and guidance. Our Customs Brokers does not assume responsibility for the information contained in this communication. The communication is for general purposes only, does not constitute legal advice and should not be acted upon without advice of professional counsel.

US CBP cooperates in enforcing laws and regulations of other US Government Agencies, including but not limited to the following:

FDA Clearance - The following items require clearance:

- Food And Beverage – also require FDA Prior Notice
- Drugs And Biologics
- Cosmetics
- Medical Devices
- Electronic Products That Emit Radiation
- Sunglasses
- Kitchen Utensils
- Dining Ware (Unless Plastic)

FCC Clearance - The following items require an FCC form to be completed and submitted to TWI prior to the arrival of the shipment:

- Radios – 2-Way As Well As Household Radios
- Speakers
- Televisions
- Computer Monitors
- Personal Computers (Including Laptop And Plasma Display)
- Microwaves
- Cellular Phones (For Tradeshow Purposes, Not For Personal Use)
- Pagers (For Tradeshow Purposes, Not For Personal Use)

Radiation Control - The following items require a Radiation Control form to be completed and submitted to TWI prior to the arrival of the shipment:

- DVD Players
- CD Players
- Microwaves
- Laser Pointers
- Monitors With Cathode Rays

Textile Products - Requirements vary depending on country of origin. Ensure that your supplier includes any necessary textile visa documents or quota charge statements. Ensure that name and address of actual manufacturer are shown on the invoice, if not same as shipper/supplier.

- Textiles (I.E. Cotton, Polyester, Nylon, Etc.)
- Luggage
- Clothing
- Tents
- Sleeping Bags
- Carpets

The USDA and Fish and Wildlife - The USDA is responsible for enforcing regulations specific to the import and export of plants regulated by Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) as well as the Endangered Species Act (ESA). The Fish and Wildlife Service (FWS) also requires import permits for wild collected CITES goods. Products of, or incorporating, fur or leather may require USDA or US Dept. of Fish and Wildlife clearance

- For any articles of leather or fur, indicate the genus and species of the animal.
- For the list of CITES regulated plants, see <http://www.cites.org/eng/app/appendices.shtml>
- For the list of plants regulated by ESA, see http://ecos.fws.gov/tess_public/StartTESS.do

From Our Customs Broker – Concerning Military and Dual Use Items

MILITARY AND DUAL USE ITEMS, ENTRY REQUIREMENTS AND STATE DEPARTMENT LICENSING

The following is for your information and guidance. Our Customs Broker does not assume responsibility for the information contained in this communication. The communication is for general purposes only, does not constitute legal advice and should not be acted upon without advice of professional counsel.

TWI can obtain a U.S. State Department License for Temporary Import of Unclassified Defense Articles on your behalf. However TWI reserves the right to request additional information as needed in order to complete the license application process in accordance with U.S. State Department requirements. Failure to provide the necessary information to TWI will result in a rejection of your import license application. In addition, TWI reserves the right to refuse your application request at anytime.

Military and Dual Use Items – US Customs and Border Protection enforces Department of State requirements for military items, models of military items, and/or items which can be used for military purposes, to be licensed prior to importation into the US. This statute includes exhibiting at trade shows and exhibitions. Dual use items are those which have non-military applications but could be used for military purposes, for example certain high technology components, software, or firmware.

Following is the **22 CFR 121** Munitions list. Any item listed within the Munitions list is subject to licensing. Information can be found at http://www.pmddtc.state.gov/itar_index.htm . If you are receiving this on-line, you may click on the links below. All Categories are subject to Department of State DSP 61 Temporary Import License. For the direct requirements of the Department of State, the munitions list can be emailed upon request in PDF format. **For your guidance, meeting the requirements to obtain a license is the responsibility of the exhibitor.**

ITAR and amendments http://www.pmddtc.state.gov/official_itar_and_amendments.htm

ATF program information <http://www.atf.gov/firearms/index.htm>

TWI can assist with the preparation of the application, answer questions and review items to clarify license requirements. The following documents are necessary for the preparation of the license application. **The Department of State requires eight (8) weeks for processing of licenses.**

In order for TWI to apply for a license on your behalf, we will require the following information at least nine (9) weeks prior to importation:

- 9 copies of Commercial Invoices in USD
- 9 copies of Product Brochures, Pictures or Schematics
- Company and/or Manufacture; Name, Address, Phone/Fax
- All Forwarding Agents; Name, Address, Phone/Fax
- Copies of equipment rental/loan or purchase order (if applicable)
- Copy of "Letter of Participation" on exhibitor's company letterhead stating invitation of participation

ON-SITE / RETURN SHIPPING REQUIREMENTS

SHOW NAME: _____

DATES: _____

EXHIBITOR NAME: _____

BOOTH NUMBER: _____

REQUIRED SET UP /DELIVERY DATE: _____

YOUR ON-SITE REPRESENTATIVE INFORMATION

What is the name of your company's representative who will be attending the show?

At what hotel will they be staying? Please include hotel phone # and room # if available.

On-site telephone # and cell phone # of your representative:

RETURN DELIVERY INFORMATION

At the conclusion of the show, to what address should we return your freight?

COMPANY NAME: _____

DELIVERY ADDRESS: _____

ATTENTION: _____

TELEPHONE NUMBER: _____

METHOD OF RETURN TRANSPORT SELECT ONE:

Rush Air _____ *Normal Air* _____ *10-14 Days* *Ocean* _____

If you require a different return method, please specify: _____

PLEASE FAX OR E-MAIL THIS FORM TO YOUR TWI REPRESENTATIVE.



Forwarding Agent Authorization Form

Exhibitor Full Legal Name:

If corporation, specify country or state of incorporation:

Fictitious business name(s), if any:

Principal place of business:

Name of Trade Show:

Dates of Trade Show:

Authorization for TWI to act as forwarding agent

On behalf of: (Exhibitor Legal Name) I/we hereby authorize TWI Group Inc. to act as Exhibitor's agent and forwarder, to perform in Exhibitor's name and on its behalf all acts necessary in connection with the export of the merchandise being shipped for the above named show, including the acceptance of any documents relating to said shipment as well as the forwarding of this shipment in accordance with the conditions of carriage.

* * * * *

Signature of Authorized Signatory for Exhibitor
(If a corporation, signatory must be a corporate officer).

Date

Typed or Printed Name of Authorized Signatory

PLEASE FAX OR EMAIL THIS FORM TO YOUR TWI REPRESENTATIVE

CUSTOMS POWER OF ATTORNEY

(For Individual, Sole Proprietor, Partnership or Corporate Importers)

IRS#, SSN# or Business I.D. # _____

Check appropriate box: Individual Sole Proprietorship Partnership Corporation Other

KNOW ALL MEN BY THESE PRESENTS:

That _____

(Full name of individual, partnership, sole proprietorship, or corporation; for a corporation, use the name on the articles of incorporation.)

a corporation doing business under the laws of the State, City or Country of _____

or a _____ doing business as _____
(Specify if individual, partnership or other) (Fictitious business name, if any)

residing or having a principal place of business

_____ *(Street Address, City, State and Zip Code) or (Country and Postal Code)*

hereby constitutes and appoints **C-AIR INTERNATIONAL, INC.**

which may act through any of its officers, employees, and/or specifically authorized agents, to act for and on its behalf as a true and lawful agent and attorney of the grantor for and in the name, place and stead of said grantor from this date, in the United States (the "territory") either in writing, electronically, or by other authorized means to:

Make, endorse, sign, declare, or swear to any entry, withdrawal, declaration, certificate, bill of lading, carnet or other document required by law or regulation in connection with the importation, transportation, or exportation of any merchandise shipped or consigned by or to said grantor;

Perform any act or condition which may be required by law or regulation in connection with merchandise; to receive any merchandise deliverable to said grantor;

Make endorsements on bills of lading conferring authority to transfer title, make entry or collect drawback; and to make, sign, declare, or swear to any statement, supplemental statement, schedule, supplemental schedule, certificate of delivery, certificate of manufacture, certificate of manufacture and delivery, abstract of manufacturing records, declaration of proprietor on drawback entry, declaration of exporter on drawback entry, or any other affidavit or document which may be required by law or regulation for drawback purposes, regardless of whether such bill of lading, sworn statement, schedule, certificate, abstract, declaration, or other affidavit or document is intended for filing in any Customs district or port;

Sign, seal, and deliver for and as the act of said grantor any bond required by law or regulation in connection with the entry or withdrawal of imported merchandise or merchandise exported with or without the benefit of drawback, or in connection with the entry, clearance, lading, unloading or navigation of any vessel or other means of conveyance owned or operated by said grantor, and any and all bonds which may be voluntarily given and accepted under applicable laws and regulations, consignee's and owner's declarations provided for in section 485, Tariff Act of 1930, as amended, or affidavits in connection with the entry of merchandise;

Sign and swear to any document and to perform any act that may be necessary or required by law or regulation in connection with the entering, clearing, lading, unloading or operation of any vessel or other means of conveyance owned or operated by said grantor;

Authorize other Customs Brokers duly licensed within the territory to act as grantor's agent; to receive, endorse and collect checks issued for Customs duty refunds in grantor's name drawn on the Treasurer of the United States; and, if the grantor is a nonresident of the United States, to accept service of process on behalf of grantor;

And generally to transact all customs business, including making, signing, and filing of protests under section 514 of the Tariff Act of 1930, or pursuant to other laws of the territories, in which said grantor is or may be concerned or interested and which may properly be transacted or performed by an agent and attorney;

Giving to said agent and attorney full power and authority to do anything whatever requisite and necessary to be done in the premises as fully as said grantor could do if present and acting, hereby ratifying and confirming all that the said agent and attorney shall lawfully do by virtue of these presents;

The foregoing power of attorney to remain in full force and effect until notice of revocation in writing is duly given to and received by the grantee. (If the donor of this power of attorney is a partnership, the said power shall in no case have any force or effect in the United States after the expiration of 2 years from the date of its execution.)

In addition, Grantor hereby waives the right to receive billing and copies of entries directly from the customs broker pursuant to 19 CFR 111.36, and also waives the confidentiality requirements of 19 CFR 111.24 of the Customs Regulations.

IN WITNESS WHEREOF, the Grantor, _____ has caused these presents to be signed:
(Full name of individual, partnership, sole proprietorship, corporation or other.)

Signature of Corporate Officer, if grantor is a Corporation:

(Signature) (Print or Type Full Name and Title of Corporate Officer) (Date)

Signature if grantor is an Individual, Partnership, or Sole Proprietorship:

(Signature) (Print or Type Full Name) (Date)

CORPORATE CERTIFICATION

(To be made by an officer of the corporation, other than the one who executes the power of attorney)

I, _____, certify that I am the _____ of _____, organized under the laws of the Country of _____ and that _____, who signed the foregoing Customs Power of Attorney and Forwarding Agent Power of Attorney on behalf of the donor, is the _____ of said corporation; and that said powers of attorney were duly signed, sealed and attested for and in behalf of said corporation by authority of its governing body as the same appears in a resolution of the Board of Directors passed at a regular meeting held on the _____ day of _____, now in my possession or custody. I further certify that the resolution is in accordance with the articles of incorporation and bylaws of said corporation. I/we are aware of U.S. Customs requirements for nonresident corporations in 19 CFR 141.37 which state ;if a nonresident corporation has not qualified to conduct business under state law in the state in which Customs district the agent is empowered to perform the delegated authority, the power of attorney shall be supported by documentation establishing the authority of the grantor designated to execute the power of attorney on behalf of the corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said corporation, at the City of _____ on _____, 200__.

(Signature) (Print name)



Outbound Show Instructions

Dear Exhibitor,

We are happy to assist you and your agent in shipping freight to this Tradeshow. If your freight is going to be returning overseas or domestically at the close of this show, please read the information below in regards to US 'move-out' procedures.

At **all** US shows there are some areas that the exhibitor must arrange directly with the General Contractor. It is the responsibility of the exhibitor to make sure that all of the General Contractor's requirements are completed and payment arrangements have been made.

If you have not received a 'Material Handling Form' from the General Contractor by the last day of the show, please go to their Service Area to obtain your Material Handling Form. They will either take your shipping information verbally or give you the Material Handling Form to fill out. It is very important to note the following on your form:

- 'TWI' must be listed as the Carrier or we will not be able to pick-up your freight.
- The piece count **MUST** be accurate, but an estimate is acceptable on the weight.
- The final address you list on this form must be the same as the address you put on the labels.

Prior to leaving the Service Area, please ask the general contractor for their labels and be sure that the address on the labels is the same as the address on the Material Handling Form. Please be sure to place at least one label on the side of each piece of freight.

Once you are finished packing, your Material Handling Form **MUST** be returned back to the General Contractor. Please **DO NOT** take the form with you when you leave and **DO NOT** leave it in your booth. The General Contractor will give you a copy to keep for your records.

If you have questions, you can always contact your TWI Customer Service representative:

Contact: Greg Batulanon
E-mail: gbatulanon@twiglobal.com



AUSTRALIA
SCHENKER & CO. (AUST) PTY
Telephone: 61/2/9333 0333
Fax: 61/2/9333 0470
Contact: Jens Grovermann
jens.grovermann@schenker.com

AUSTRIA
SCHENKER & CO AG Vienna
Telephone 43/5/7686-211529
Fax: 43/5/7686-211529
Contact: Rainer Gschwandner
Rainer.gschwandner@schenker.at

BELGIUM
ZIEGLER EXPO LOGISTICS
Telephone: 32/2/478 4805
Fax: 32/2/478 2625
Contacts: Thierry Demeure
thierry_demeure@zieglergroup.com

BRAZIL
INTERLOG
Telephone: 55/113218-7000
Fax: 55/11/3218-7059
Contact: Conciecao Oliveira
coliveira@interlog.com.br

CANADA
TWI Group, Inc.
Telephone: 905/812 1124
Fax: 905/812 0133
Contact: Sandi Trotter
strotter@twiglobal.com

DENMARK
ON-SITE
Telephone: 45/3/282 0210
Fax: 45/3/282 0211
Contact: Lars Skovhøj
lars@onsitegroup.dk

FINLAND
SOU MEN
Telephone: 358/10/309 6600
Fax: 358/10/309 6611
Contact: Heidi Marcy
heidi.marcy@smlog.fi

FRANCE
FEI
Telephone: 33/1/3011-5151
Fax: 33/1/3011-5252
Contact : Amar Boubekeur
FEI-EXPO@wanadoo.fr

GERMANY
PRO MESSE SERVICE GMBH
Telephone: 49/82/7180 1424
Fax: 49/82/7180 1490
Contact: Robert Wimmer
r.wimmer@pro-messe.de

HONG KONG
AGILITY LOGISTICS
Telephone: 852/2866 2505
Fax: 852/2866 2421
Contact: June Mea
jmea@agilitylogistics.com

ISRAEL
GLOBUS INTERNATIONAL
Telephone: 972/8/932 4242
Fax: 972/8/932 4287
Contact: Mali Budulgan
marketing4@globus-intr.co.il

ITALY
EXPOTRANS
Telephone: 39/06/6500 4846
Fax: 39/06/6500 4870
Contact: Guido Fornelli
guido.f@expotrans.it

JAPAN
SCHENKER SEINO CO, LTD
Telephone: 81/35769-7380
Fax: 81/3/5769-7381
Contact: Takayuki Matsuzaki
takayuki.matsuzaki@schenker-seino.co.jp

NETHERLANDS
CEVA Logisitics
Telephone: 31/26/319 5200
Fax: 31/26/319 5222
Contacts: Bastiaan Wigman
bastiaan.wigman@cevalogistics.com

NORWAY
CARGO PARTNER AS
Telephone: 47/2413-4091
Fax: 47/2219-7051
Contacts: Inger Mae Johansen
may@cargopartner.no

P.R. CHINA
AGILITY LOGISTICS
Telephone: 852/2866 2505
Fax: 852/2866 2421
Contact: June Mea
jmea@agilitylogistics.com

SINGAPORE
AGILITY LOGISTICS
Telephone: 65/6463 9757
Fax: 65/6467 9467
Contact: Jo Tan
JoTan@agilitylogistics.com

SOUTH KOREA
KEMI-LEE EXPO SERVICE
Telephone: 82/2/561-5268
Fax: 82/2/561-9321
Contact: Victoria Song
victoria@kemi-lee.co.kr

SPAIN
COMARFEX LOGISTICA DE
FARIAS
Telephone; 34/93/319-1269
Fax: 34/93/319-1745
Contac: Juan Carlos Perez
jcperez@comarfex.com

SWEDEN
SCHENKER INT'L AB
Telephone: 46/31/337 0400
Fax: 46/31/337 0507
Contact: Anneli Larsson
fairsevents.se@schenker.com

SWITZERLAND
T-LINK MANAGEMENT
Telephone: 41/43/288 1888
Fax: 41/43/288 1889
Contacts: Urban Bader
exhibition@t-link.ch

TAIWAN
AGILITY LOGISTICS
Telephone: 886/2/2581 1133
Fax: 886/2/2581 9635
Contact: Frances Lin
frances@trans-link.com.tw

THAILAND
AGILITY LOGISTICS
Telephone: 662/249 9155
Fax: 662/249 9080
Contacts: Nuanchan Kumsaeng
nuanchan@translink.co.th

TURKEY
GRUPTRANS
Tel: 90/212-426-2728
Fax: 90/212-624-6869
Contact: Umit Yilmaz
umit@gruptrans.com

UNITED KINGDOM
CEVA SHOWFREIGHT
Tel: 44/132/231-2058
Fax: 44/132/231-2057
Contact: Graham Ridge
Graham.ridge@cevalogistics.com



NATURAL PRODUCTS EXPO EAST 2009
BOSTON CONVENTION & EXHIBITION CENTER
BOSTON, MA
24-26 SEPTEMBER

Important Notice for Food Products

For customs purposes, all exhibitors are required to submit to TWI copies of the Commercial Invoice/Packing List and Catalogue of Exhibits by the date listed below. Failure to do so will require a 30% surcharge and the possibility that your goods may not be cleared and delivered on time.

DOCUMENT DEADLINE: 24 AUGUST 2009

All exhibitors shipping fresh/frozen and/or processed meats, poultry and poultry products, dairy products, fresh/frozen fish and fish products, fresh/frozen seafood and seafood products, honey, and any by-products of animal origin in any form (e.g. pastries with eggs as ingredient), need to obtain certificates required by the EU community.

Please also note that products not corresponding or partially corresponding to the FDA regulations for importation are NOT permitted for display and will not be imported for the exposition. These products cannot be sampled and will be collected and destroyed before the show. There will be a fee for destruction that has not yet been determined.

1. **FDA Registration:** All owners, operators, or agents in charge of domestic or foreign facilities that manufacture/process, pack, or hold food for human or animal consumption in the United States are required to register with the FDA. Foreign facilities that manufacture/process, pack, or hold food also are required to register unless food from that facility undergoes further processing (including packaging) by another foreign facility before the food is exported to the United States. However, if the subsequent foreign facility performs only a minimal activity, such as putting on a label, both facilities are required to register.

Companies can register on-line at: www.cfsan.fda.gov/~furls/ovffreg.html

In addition to registering, TWI will need at minimum the following information on all shipments containing food items:

- The country of origin of the individual product(s)
 - The name, address, and FDA Registration Number of the actual manufacturer of each individual product
 - The name, address and FDA Registration Number of the shipper if different than the manufacturer
 - The detailed description of each product
 - Full ingredients list of each product
 - The quantity of each product
 - The packaging type/material of each product (i.e. plastic, metal, glass, etc.)
 - The Airway Bill/booking information for the proposed shipment
2. **Prior Notice of Arrival:** In addition to the registration process, the **(Manufacture, Exhibitor or the Origin Shipping Agent)** must file a Prior Notice of Arrival with U.S.FDA. This is mandatory and the responsibility of the above 3 mentioned companies. This must be completed before the shipment is shipped out by the Origin Shipping Company, however, we must have the correct information in the timelines as outlined above.

The FDA has provided the absolute minimums for Prior Notice of Arrival and they are as follows:

- 2 hours if arriving by land by road
- 4 hours if arriving by air or by land by rail
- 8 hours if arrival by water

Finally, TWI strongly suggests separating any food items from other parts of the shipment and sending on own its own House Airway Bill. Should a shipment be sent without providing the FDA Registration Number, complete detailed product descriptions, and HTS codes these shipments can and be will seized. Applicable fines and penalties for non-compliance will assessed. Any penalties or fines received by TWI for non compliant shipments will be invoiced to the agent/shipper.



PERISHABLE SHIPMENTS

THE EXHIBITOR SHIPS PERISHABLE CARGO AT THEIR OWN RISK. NEITHER TWI GROUP, OUR OFFICES, SERVICE PARTNERS, AGENTS VENDORS NOR OTHER PARTIES TO THE MOVEMENT OF ANY PERISHABLE CARGO CAN BE HELD LIABLE FOR THE CONDITION OF THE CARGO UPON DELIVERY TO THE SHOWSITE. THE EXHIBITOR ACKNOWLEDGES UNDERSTANDING OF THESE TERMS AND CONDITIONS BY CONSIGNMENT OF THIS CARGO TO TWI GROUP.

Perishable goods surcharges for entry and delivery as indicated below will apply for all perishable shipments regardless of the actual date of arrival. Perishable cargo may also be charged daily storage fees.

REFRIGERATED MATERIALS MUST NOT BE SHIPPED WITH FROZEN MATERIAL EVEN IF THEY ARE ASSIGNED SEPARATE HOUSE AIR WAY BILLS. PERISHABLE MATERIAL MUST NOT BE SHIPPED WITH DRY OR NON-PERISHABLE CARGO EVEN IF THEY ARE ASSIGNED SEPARATE HOUSE AIR WAY BILLS. WE REQUIRE USE OF DIRECT I.A.T.A. AIR WAY BILLS FOR ALL PERISHABLE SHIPMENTS.

All documents associated with perishable goods must specify the temperature that the goods must be kept at in both Celsius and Fahrenheit scales. The documents should indicate directly whether the goods should be REFRIGERATED or FROZEN. Failure to follow this advice may result in the storage of the perishable goods at an inappropriate temperature. Additionally, the preferred temperature and the appropriate phrase ('REFRIGERATED' or 'FROZEN') should be clearly marked on the cargo.

The exhibitor and/or your agent are responsible for providing adequate refrigerated or frozen storage at the **carrier's destination warehouse** and at show-sites with the drayage contractor. Please contact the official on-booth refrigeration contractor to rent on-booth refrigerators and freezers.

The exhibitor should be aware that TWI Group is not responsible for the condition of the material when delivered to the booth because we have no control over the packing of the cargo, the import routing and the temperature of the carrier storage facilities. Perishable cargo will be kept at carrier storage facilities until the evening before the last day of load-in at the show-site. All perishable material will be delivered to the show-site on the afternoon of the day prior to the opening of the show.

Please see the following website for advice about packing perishable cargo:

<http://www.fsis.usda.gov/index.htm>

Special Instructions Regarding Food & Beverages

For food and beverages imported in the United States, certain restrictions and quotas may apply that require import permits, licenses and inspections. This is especially true with regard to MEAT, SEAFOOD, PATES, CHEESES, PASTA, and FRESH PRODUCE. We encourage you to contact TWI Group with specific questions concerning documentation and entry requirements.



NOTICE REGARDING THE PUBLIC HEALTH SECURITY AND BIOTERRORISM PREPAREDNESS

AND RESPONSE ACT OF 2002 (PL 107-188): The United States has established the above mentioned law to enhance the security of the food and beverage supply. The relevant U.S. agencies are in the midst of establishing regulations to enforce this law. The provisions of the law that will effect international shipments to this event are summarized below:

- ❖ Section 305 (Registration of Food Facilities) – requires the owner, operator, or agent in charge of a domestic or foreign facility to register with the FDA no later than **(date)**. Facilities are defined as any factory, warehouse, or establishment, including importers. The Secretary, through FDA, is required to issue final regulations addressing the registration requirements no later than (Date); however, food facilities must register with FDA by this date even if FDA has not issued final regulations. The Bio-Terrorism Act exempts farms, restaurants, other retail food establishments, non-profit food establishments in which food is prepared for or served directly to the consumer; and fishing vessels (except such vessels engaged in processing as defined in 21 CFR 123.3(k)) from the requirement to register. Also, foreign facilities subject to the registration requirement are limited to those that manufacture, process, pack, or hold food, only if food from such facility is exported to the United States without further processing or packaging outside the United States.
- ❖ Section 306 (Establishment and Maintenance of Records) – requires the Secretary, through FDA, to issue final regulations by **(Date)**, to establish requirements for the creation and maintenance of records needed to determine the immediate previous sources and the immediate subsequent recipients of food, (i.e., one up, one down). Such records are to allow FDA to address credible threats of serious adverse health consequences or death to humans or animals. Entities subject to these provisions are those that manufacture, process, pack, transport, distribute, receive, hold or import food. Farms and restaurants are exempt from these requirements.
- ❖ Section 307 (Prior Notice of Imported Food Shipments) – requires that prior notice of food shipments be given to FDA. The notice must include a description of the article, the manufacturer and shipper, the grower (if known), the country of origin, the country from which the article is shipped, and the anticipated port of entry. The Secretary, through FDA, must issue final regulations by (Date). While we fully expect regulations to be issued by this date, if such regulations are not issued, the statute still requires importers to provide no less than 8 hours and no more than 5 days notice to FDA until the regulation takes effect.
- ❖ Section 303 (Administrative Detention) – authorizes the Secretary, through FDA, to order the detention of food if an officer or qualified employee finds credible evidence or information indicating an article presents a threat of serious adverse health consequences or death to humans or animals. The Act requires the Secretary, through FDA, to issue final regulations to expedite court actions on perishable foods. No time frame is specified.

Further information regarding this law and subsequent regulations can be found at the following website: <http://www.cfsan.fda.gov/list.html>. TWI Group will comply with all aspects of this law and its subsequent regulations. All international exhibitors and shippers are required to comply with this law and subsequent regulation.



Please provide the following information to us when making your inquiry:

- ❖ Name, Date & Location of Show
- ❖ Name of Exhibitor, Address, Fax Number & Contact
- ❖ Mode of Transport & Port of Entry into the United States
- ❖ Exact Description of Goods, In English
- ❖ U.S. Food & Drug Administration Product Codes. For assistance in obtaining these codes, please see the following website:
<http://www.accessdata.fda.gov/SCRIPTS/ORA/PCB/PCB.htm>
- ❖ Harmonic (Brussels) Commodity Code of Material (If Known). For assistance in obtaining these codes, please see the following website:
<http://dataweb.usitc.gov/SCRIPTS/tariff/toc.html>
- ❖ Size and Type of Packing Used for Each Individual Item
- ❖ Gross & Net Weight of Material
- ❖ Value & Dimensions of Material
- ❖ List of Ingredients by Weight of Material
- ❖ Name & Address of Place of Manufacture
- ❖ Country of Origin

Following are some U.S. government agency websites that contain useful information and the latest regulations regarding food and beverage imports:

- ❖ US Dept. of Agriculture (USDA) Homepage: <http://www.usda.gov>
- ❖ USDA Food Safety & Inspection Service: <http://www.lfhis.usda.gov/>
- ❖ USDA APHIS Plant Protection & Quarantine: <http://www.aphis.usda.gov/ppq/>
- ❖ USDA Agricultural Marketing Service: <http://www.ams.usda.gov/>
- ❖ USDA APHIS Veterinary Service: <http://www.aphis.usda.gov/ncie/>
- ❖ US Food & Drug Administration (FDA) Homepage: <http://www.fda.gov/>
- ❖ FDA Center for Food Safety & Applied Nutrition: <http://vm.cfsan.fda.gov/list.html>
- ❖ US Bureau of Alcohol, Tobacco & Firearms:
<http://www.atf.treas.gov/alcohol/index.htm>
- ❖ US Trade Representative's Office: <http://www.ustr.gov/>

This information must also be included on the shipper's invoice to avoid FDA and USDA clearance delays. It is the responsibility of the exhibitor to comply with all existing regulations of the U.S. Government.

NOTE: THE U.S. FOOD AND DRUG ADMINISTRATION MAY REQUIRE THE DISPLAY OF A SIGN IN THE EXHIBITORS BOOTH THAT STATES THE FOLLOWING:

“This article is for display purposes only and not for sale, use or general consumption because it may not be in compliance with applicable regulations of the U.S. Food and Drug Administration.”

Exhibitors whose material has been deemed as not conforming to applicable regulations who fail to display this sign will be fined. Signs will be available at the TWI Group Exhibitor Service counter.



LABELING

Following are guidelines to be followed for all food importation into the United States. These are not meant to be all encompassing. Shippers and exhibitors are encouraged to contact the nearest officer of the U.S. Department of Agriculture or the U.S. Food and Drug Administration for definitive advice regarding the marking and labeling laws of the United States.

- ❖ The country of origin of the material must be marked in a conspicuous place as legibly, indelibly and permanently as the nature of the article, (or its smallest retail container) will permit. The country of origin must be identified by the English name of that country.
- ❖ The nutritional labeling regulations of the United States as specified under the Nutrition Labeling and Education Act of 1994 (N.E.L.A.) will be enforced by the U.S. Department of Agriculture and the U.S. Food and Drug Administration. Failure to conform to these regulations unless a waiver has been granted in advance could result in the seizure of cargo.
- ❖ Alcoholic beverages of all kinds require special labeling.
- ❖ All labels must be in English.
- ❖ All products must be labeled "FOR TRADE FAIR USE ONLY – SAMPLE NOT FOR SALE".
- ❖ The serving size, ingredients list, name and address of the manufacturer, processor, packer or distributor and net weight in ounces and grams must all be listed in English on each consumer pack.

OUTER PACKAGING AND LABELING

If each Manufacturer's shipment is consolidated into 1 carton or 1 shrink wrap pallet, it is important that the carton is labeled with the Manufacturer's name and address.

PROFORMA INVOICE PREPARATION

If your shipment has multiple Manufacturer's consolidated in your shipment do not combine on 1 commercial invoice, a separate commercial invoice must be used indicating the exact Manufacturer name and full address for the products they made.

FRESH PRODUCE

Please identify all fresh produce by its common English name as well as the proper Latin scientific name. Contact the nearest U.S. Consulate or Embassy to arrange, if available, a pre-flight inspection of the material by a representative of the U.S. Department of Agriculture. If this is accomplished, then the original inspection certificate must accompany the other shipping documents. A copy of this certificate should be faxed to the coordinating TWI Group office along with the name and phone number of the U.S. Department of Agriculture individual who performed the inspection.

Please note that certain commodities may be subject to quality inspection by the USDA's Agricultural Marketing Service as required by Section 8e of the Agricultural Marketing Agreement Act of 1937. These inspections are separate from any inspection by USDA APHIS. Please see the website <http://www.ams.usda.gov/fv/8eWelcome.html> for further information.

Certain types of produce may not be allowed into the United States due to pest infestation in the area of cultivation, quotas that limit the quantity allowed into the United States at any given time or because the material in question is deemed dangerous by the U.S. Department of Agriculture or the U.S. Food & Drug Agency.



ACIDIFIED & LOW ACID CANNED FOODS

All producers of acidified and low acid canned or bottled foods are required to register their establishments and file processing information with the FDA. Exhibitors must provide their CANNING ESTABLISHMENT NUMBER on their shipper's invoice. Imports of canned or bottled products from an establishment not registered with the FDA may be subject to redelivery, fines, penalties and liquidated damages. Please the following website for more information:

<http://www.cfsan.fda.gov/~lrd/lacfregs.html>

MEATS, POULTRY, PATES AND SEAFOOD

A canning establishment number assigned by the FDA may be required for most types of canned meats and seafood. Certain types of fresh, chilled, cured, dried and frozen meats, pates and seafood are prohibited entry into the United States depending on the country of origin, type of animal used to produce the product and method of preparation of the material at the factory or packing plant. Those types of meat and seafood that are allowed in the United States generally require quarantine or intensive physical examination as well as special permits that require additional time and cost to process. Most meats and seafood that are not canned require a certification from the Veterinary Service of the country of origin that describes the type of animal used and the manufacturing process, an English translation of the certificate and the USDA establishment number of the place where the product was processed or packed. TWI Group can obtain authorization for importation of small quantities of fresh, chilled or frozen meat or seafood provided the exhibitor begins the application process at least four weeks prior to the opening of the show.

The internal temperature maintained while processing the product and the duration of the internal temperature should be specified on the shipper's invoice as well as the size and type of packaging.

CHEESE, MILK, EGGS, BUTTER, ICE CREAM & OTHER DAIRY PRODUCTS

U.S. Customs and the U.S. Department of Agriculture require valid import permits for most cheeses and other dairy products that are under quota and valued at \$25.00 or more per shipment. Furthermore, the U.S. Food & Drug Agency has jurisdiction over insuring that the material is safe for human consumption. The general rule is that the softer the cheese, the more stringent the import requirements. If the exhibitor or their agent cannot obtain a valid permit, TWI Group will attempt to obtain EX- QUOTA PERMIT on behalf of the exhibitor. Most cheeses made from goat or sheep milk are exempt from ex-quota permit requirements.

The following information must be provided to TWI Group at least seven working days prior to the arrival of the goods into the United States.

- ❖ Shipping Details (Bill of Lading & Flight Numbers)
- ❖ Types of Cheese/Dairy Products with Harmonic (Brussels) code (if known)
- ❖ Size and Type of Packing Used for each individual item
- ❖ Description of Each item by Weight, Dimension & Value
- ❖ Type of Animal from which the Material Originates
- ❖ Name & Address of the Manufacturer
- ❖ Description of Process Used to Make Material
- ❖ Country of Origin
- ❖ Common and Trade names of products

This information must also be listed on the shipper's invoice to avoid delays in FDA clearance. Please note that ex-quota permits will only be granted for shipments not exceeding 45 kilos per shipment per exhibitor. Obtaining the permit does not guarantee that the goods will be released. If necessary, we suggest that several smaller shipments, each shipped separately and under 45 kilos, be sent to insure that a sufficient amount of the material is cleared in time for the show. Our minimum charges would apply to each shipment. If the cheese or dairy products are made from the milk of two or more different animals, then the percentage of milk from each type of animal must be indicated on the shipper's invoice.



PASTA & NOODLES

Pasta and noodles from some countries in the E.U. are under quota and may require quota certificates (called P-1 & P-2 certificates) issued by the appropriate government agency in the country of origin if the quantity shipped exceeds 10 kilos per shipment. Generally this requirement is only for pasta and noodles made of durum wheat. As there are no exceptions to this requirement, and/or recognized by US Customs as a quota required shipment, any shipment exceeding 25 kilos net weight, will have to be destroyed under US Customs supervision. We suggest that several small shipments be sent separately and less than 25 kilos net weight. Our minimum charges would apply to each shipment.

GOVERNMENT WARNING:

- ❖ According to the Surgeon General, women should not drink alcoholic beverages during pregnancy because of the risk of birth defects.
- ❖ Consumption of alcoholic beverages impairs your ability to drive a car or operate machinery, and may cause health problems.

The use of lead capsules on wine containers is unlawful in some states. Containers must be adequately packed to withstand rough handling to prevent breakage. Wooden crates with foam dividers are recommended.

To prevent pilferage, do not indicate on marking of crates that they contain alcoholic beverages. TWI Group will not be responsible for breakage or loss due to inadequate packing or labeling.



IMPORT FEE SCHEDULE

1.	Coordinating U.S. Customs import entry under suitable Temporary Import Bond (TIB) designation. In addition, there will be a temporary import bond fee of 1.0% of value. (Includes Customs Broker Fees)	\$185.00/Entry Bond Minimum \$50.00
2.	ATA Carnet Validation (Includes Customs Broker Fees) State Department License Validation	\$135.00/IN \$125.00/IN
3.	Coordinating consumption (duty paid) entry In addition, there will be a consumption entry bond fee of 0.50% of the value. (Includes Customs Broker Fees)	\$180.00/Entry Bond Minimum \$50.00 Bond Maximum \$2000.00
4.	Documentation/messenger fee All shipments will be based on the greater of actual or volume weight (1 cbm = 167 KG)	\$50.00/Entry
5.	a. Transport from free arrival Boston-BOS airport to free arrival drayage contractor's warehouse or show-site via marshalling yard:	
	1 – 1,100 kg	Min \$175.00
	1,101 – 2,200 kg	\$0.70/kg
	2,201 – 10,000 kg	\$0.65/kg \$0.60/kg
	b. Transport from free arrival Boston-BOS ocean terminal to free arrival drayage contractor's warehouse or show-site via marshalling yard:	
	1 – 1,600 kg	Min \$200.00
	1,601 – 3,100 kg	\$0.70/kg
	3,101 – 10,000 kg	\$0.65/kg
	Full Container Haulage-Boston	\$0.60/kg
	Full Container Haulage-New York	\$1,000.00/Unit \$1,400.00/Unit
	Please contact TWI for pricing on shipments over 10,000 KG	
	c. Transportation Fuel Surcharge: All above transport rates are subject to fuel surcharges, depending on price of fuel at the time of the show.	Daily Rate
	d. Chassis usage will be billed at cost, which is approximately	\$75.00-\$100.00/day
	e. Waiting time	\$95.00/hr
	f. Port Pass fees for 1x40 Standard and HC	\$225.00
	g. Port Pass Fees for 1x20 Standard	\$125.00
	h. Overtime (17:00 – 8:00), weekend and holiday charges	\$200.00
	i. Transportation to Weight Certification Scales will be billed	AT COST
6.	Coordinating Steamship Line Deliveries	\$200.00
7.	TWI coordination and attention per Waybill	\$75.00
8.	Delivery Orders per Client/Exhibitor	\$25.00

EXPORT FEE SCHEDULE

1.	Cancellation of Temporary Import entry upon re-exportation	\$110.00
2.	ATA Carnet Validation (Includes Customs Broker Fees)	\$135.00/OUT
	State Department License Validation	\$125.00/OUT
3.	Export documentation Air	\$75.00
	Ocean	\$125.00
	All shipments will be based on the greater of actual or volume weight. (1 cbm = 167 KG)	
4.	a. Transport from show-site to free arrival airport Boston-BOS:	Min \$175.00
	1 – 1,100 kg	\$0.70/kg
	1,101 – 2,200 kg	\$0.65/kg
	2,201 – 10,000 kg	\$0.60/kg
	b. Transport from show-site to free arrival ocean terminal Boston-BOS:	Min \$200.00
	1 – 1,600 kg	\$0.70/kg
	1,601 – 3,100 kg	\$0.65/kg
	3,101 – 10,000 kg	\$0.60/kg
	Full Container Haulage – Boston	\$1,000.00/Unit
	Full Container Haulage – New York	\$1,400.00/Unit
	c. Transportation Fuel Surcharge: All above transport rates are subject to fuel surcharges, depending on price of fuel at the time of the show.	Daily Rate
	d. Chassis usage will be billed at cost, which is approximately	\$75.00-\$100.00
	e. Waiting time	\$95.00/hr
	f. Overtime (17:00 – 8:00), weekend and holiday charges	\$200.00
	g. Transportation to Weight Certification Scales will be billed	AT COST
5.	Coordinating Steamship Line Pick-up	\$200.00
6.	TWI coordination and attention per Waybill	\$75.00

PLEASE NOTE THAT OUR CUSTOMS BROKER, C-AIR, HAS ADVISED THAT BOOTH MATERIALS AND STAND FITTINGS CANNOT BE ENTERED INTO THE USA AS A TEMPORARY IMPORT. MOST COMMON EXHIBITION CLASSIFICATIONS ARE:

PRE-FAB BUILDING, BOOTH STRUCTURES	9406.00.8025/2.9%
RACK, COUNTERS, DISPLAY CASES, PARTITIONS	9403.20.0020/FREE
FURNITURE: TABLES, CHAIRS, DESKS, WORK STATIONS	9403.30.0000/FREE

IMPORTANT NOTES TO FEE SCHEDULE

1. **All rate estimated are per individual exhibitor shipments.**
2. **Arrival/Break-bulk/Deconsolidation/Terminal/Chassis/Port Pass/Clean Fees and Similar Carrier Fees:** Any such charges incurred will be invoiced to the exhibitor at cost. All Arrival Charges will have a 15% disbursement fee.
3. **TSA Regulations:** Due to newly implemented TSA regulations, additional charges may apply for any item that needs to be repacked, banded, shrink wrapped, etc. This will be billed at cost.
4. **Freight Collect:** Any shipment arriving on freight collect basis will not be cleared by TWI until we can verify who is responsible for the charges. TWI will charge a 15% disbursement fee (minimum \$25.00) on any freight charges it advances.
5. **Drayage (On-Site Freight Handling), Unpacking, Set-up and Dismantle:** These services are supplied by the show's appointed general contractor and are normally billed by them directly to the exhibitor. If TWI pays these charges on behalf of an exhibitor, TWI will impose a 15% service fee (minimum \$50.00) on any charges advanced.
6. **Giveaways and Literature:** On any shipment that contains giveaway items, catalogs, or the like, the customs broker appointed by TWI will automatically prepare a duty paid entry to cover such items. A Customs Entry fee in accordance with item 3 of our import fee schedule will be charged to the exhibitor together with any applicable duty.
7. **Customs Examination:** Shipments are randomly selected for examination. If an inspection is required, any charges incurred for additional transport, unpacking and repacking associated with their inspections will be passed on to that exhibit/or agent.
8. **Customs Entry Fees:** Are based services provided by the customs broker and include a maximum of three (3) different commodity classifications. Additional classifications will be billed \$8.50 per classification.
9. **Revision of Invoices:** Any invoice that needs to be revised due to length or complexity will be billed at \$35.00 per exhibitor.
10. **Customs Duty/Merchandise Processing Fee (MPF) Harbor Maintenance Fee (HMF):** Any duty, MPF (.21% of the invoice value with a minimum of \$25.00 and maximum of \$485.00) or HMF (.125 of invoice value with no maximum) will be invoiced to the exhibitor and/or agent at cost with a 15% disbursement fee supported by a copy of the Customs Entry upon request.
11. **Other Government Agencies:** Rates exclude additional clearances required for shipments subject to other government agency approval. If additional clearance and/or documentation are required, the exhibitor will be charged accordingly. Other government agencies, such as FDA, FCC, USDA, DOT, and TSCA, will be charged at \$50.00 per agency. These fees are based on services performed by the customs broker.
12. **Department of State Licensing:** The application preparation and processing will be billed at \$525.00 per application.
13. **Credit Card Payment:** A 3.5% service fee will apply to all credit card payments.
14. **Turnover Fee:** Shipments being turned over to a forwarder other than TWI for export will incur a \$.10/kg charge for air and LCL shipments. Full containers will be charged \$275.
15. **Above prices do not include the re-export air or ocean freight charges, which are available upon request.**