



**Bill to:**  
MYSTIC LOGISTICS,INC  
2187 NEW LONDON TURNPIKE,  
South Glastonbury,  
CT,  
06073

Invoice Date: 04/20/2024  
Invoice #: 845008 ( 206769-72 )  
Terms: NET 30  
Due Date: 05/20/2024

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
04/20/2024		147 W Manor Way, Robbinsville Twp, NJ 08691, USA - 225 Liberty St, Brockton, MA 02301, USA			
			1	\$900.00	\$900.00

<b>TOTAL</b>
\$900.00

**PLEASE NOTE**

The right to payment under this invoice has been assigned to Compass payment Solutions LLC (CFS) and all payments hereunder are to be directed to the assignee at the address noted below. Remittances to other than CFS do not constitute payment of this invoice. CFS must be given notification of any claims, agreements or merchandise returns which would affect the payment of all or part of this Invoice on the due date.

**COMPASS FUNDING SOLUTIONS LLC**  
**P.O.BOX 205154**  
**DALLAS, TX 75320-5154**  
**Tel: 844-899-8092**



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FAST													
Make All													
▼Toggle Dropdown													
	Seq	Miles	Consignee		Shipper	Due	Appt Date	Appt#	Confirm Date	Confirmed By	Skids	Weight	
<div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div></div>	1	89	SCF Westchester NY 105 1000 WESTCHESTER AVE WHITE PLAINS NY, 10610	105	CAMNJ5		Status: Scheduled Date: 04/20/24, 12:00 PM	129946877			5	2,170	
<div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div></div>	2	155	SCF Providence RI 028 24 CORLISS ST PROVIDENCE RI, 02902	028	CAMNJ5		Status: Scheduled Date: 04/20/24, 04:00 PM	129946882			43	24,713	
<div><div></div><div></div><div></div><div></div><div></div><div></div><div></div><div></div></div>	99	31	SCF Brockton MA 023 225 LIBERTY ST BROCKTON MA, 02301	023	CAMNJ5		Status: Scheduled Date: 04/20/24, 05:00 PM	129946883			24	10,672	
		275										72	37,555



This Motor Carrier/Brokerage Agreement (this "Agreement") is entered into between Mystic Logistics, LLC ("Mystic") and the motor carrier who appears below ("Carrier").

**Carrier**

RIKI TRANSPORTATION INC dba BRZ (3119062)  
8225 LECLAIRE AVE  
BURBANK, IL 60459  
Ph: (708) 303-5150  
Fx:

**Broker**

Mystic Logistics, LLC  
2187 New London Turnpike  
South Glastonbury, CT 06073  
Ph: 800-344-3788  
Fx: 860-659-8315

This Agreement is entered into by the above Carrier, an interstate contract carrier operating pursuant to permit (system), and Mystic. Standard Terms set forth below in this Agreement are incorporated by reference and form a material part of this Agreement. If a designated shipment ("Shipment" or "Load") is accepted by Carrier, this Agreement shall be deemed to be in full force and effect even if unsigned.

**Agreed: (Please Sign and Return)**

**Mystic Logistics, LLC**

Dispatcher: Laurin Hemingway, Ext.  
Title: Dispatcher  
Date: 04/19/2024  
Pay Rlse #: 845008 ( 206769-72 )

**RIKI TRANSPORTATION INC dba BRZ**

Signed: Steve Tatum  
Title: Dispatcher  
Date: 04/19/2024  
Voucher:

Cargo Type: General Commodities

Negotiated Contract Rate: **\$900.00**

Notes: Please sign and return the rate confirmation for me. Reminder DOT #/Insurance/VIN # & Company Name must match to be loaded. Please have driver bring in insurance, cab card and driver license to check in. For loads in transit, please reach out to our tracking and tracing team for assistance at 800-344-3788 opt 2 or email to tracking@mysticlogistics.com Pickup# 845006 4/20 7am at Mystic Logistics 147 West Manor Way Robbinsville NJ 08691 Delivers Saturday

**LOAD PICKUP DATE: 04/20/24 07:00**

**LOAD DELIVERY EMPTY DATE: 04/20/24**

Drop ID	Seq	Origin	Destination	Appt Date	Appt No	Appt Time
2816867	1	Robbinsville, NJ	WHITE PLAINS, NY 106	04/20/24	129946877	12:00
2816821	2	Robbinsville, NJ	PROVIDENCE, RI 029	04/20/24	129946882	16:00
2816822	99	Robbinsville, NJ	BROCKTON, MA 023	04/20/24	129946883	17:00

**Carrier's contract carrier services to Mystic shall conform to the SPECIAL AND DISTINCT NEEDS of Mystic as set forth below:**

- Carrier agrees to provide the delivery status of the Shipment by either (i) the use of Mystic's Tracking Service or (ii) Carrier will check call Mystic each day, no later than by 11 a.m. Eastern prevailing time.
- Mystic's Tracking Service is operated in accordance with the Terms and Conditions contained at www.mysticlogistics.com. The Tracking Service is a subscription based service which begins when the Carrier responds "Yes" to the SMS message sent to the driver's cell phone number provided to Mystic and ends automatically upon completion of the Shipment. Subscription to the Tracking Service is optional. Failure to subscribe to Mystic's Tracking Service may affect the use of the Carrier on any future shipments. The Carrier may be subject to message and data use charges from their cellular service provider.
- Carrier will also check call: (i) for acceptance of Shipment, (ii) when Shipment is loaded, (iii) when Shipment is delivered, and (iv) on the next business day immediately following a delivery on a Saturday, Sunday, or Legal Holiday (as hereinafter defined).
- If any Shipment is refused or rejected upon delivery, or Carrier is unable to deliver any Shipment for any reason, Carrier will notify Mystic in order to receive disposition instructions concerning such Shipment. Carrier will provide sufficient security for such Shipment until such disposition instructions are received.
- Carrier shall provide immediate notice (no more than 2 hours) to Mystic of in-transit losses, accidents, thefts, hijackings, or inability to deliver.
- Carrier shall deliver Shipments to their destination in good order and condition.
- Invoices must reference Mystic's (i) Job Number, (ii) Load Number, and (iii) Payment Release Number.
- Invoices must be accompanied by the signed Bill of Lading(s) and if applicable the original, signed and stamped U.S. Postal Service (USPS) Form(s) 8125 entitled, "Plant Verified Drop Shipment (PVDS) Verification and Clearance."
- Time is of the essence related to Carrier's delivery of the Shipments under this Agreement. Because the amount of Mystic's actual damages arising from Carrier's failure to timely deliver the Shipments in accordance with this Agreement may be difficult to measure, Mystic shall be entitled to liquidated damages in the amount of a reduction in the Negotiated Contract Rate (as hereinafter defined) by 250.00 for each day the starting on the third day before or the third day after the expected delivery date, up to the total amount of the Negotiated Contract Rate.
- Additionally, the Negotiated Contract Rate will be reduced by the following: (i) \$100 for each day the Load is delivered beyond the expected delivery date or for each incident of noncompliance with above check call requirements. (ii) \$10 for each signed and stamped USPS Form 8125 that is not returned to Mystic.

**Standard Terms:**

- 1. The Agreement.** Mystic is a licensed transportation broker and logistics company which provides logistics management service to certain clients (the "Client(s)") pursuant to contractual arrangements between Mystic and Clients. Carrier is a motor carrier authorized to provide contract carrier services in interstate, intrastate, or foreign commerce, or all of them. Except as otherwise expressly stated in this Agreement, all contract carrier services performed by Carrier pursuant to this Agreement shall be as a motor carrier of property in United States interstate or foreign commerce and shall be rendered as contract carriage within the meaning of 49 U.S.C. § 13102(4)(B) and 14101(b).
- 2. Services.** Carrier shall transport specifically tendered Shipments between the point of origin and destination for such Shipment within the time parameters that are designated by Mystic and communicated to Carrier.
- 3. Rates and Charges.** For the contract carrier services provided under this Agreement, the rate and charges for the Shipment (including accessorial charges for detention time, surcharges, and any other non-line haul charges) and any conditions applicable to such rates and charges, including but limited to the timely delivery of the Shipment in accordance with this Agreement, shall be only those written rates and charges set forth in this Agreement (the "Negotiated Contract Rate"). Carrier shall pay all costs and expenses incurred in the transportation of the Shipment, including without limitation the following: All costs for labor, fuel, supplies, insurance, permits and licensing, taxes (local state and federal); administration; and all other costs and expenses incidental to the transportation of the Shipments. Carrier agrees that the Negotiated Contract Rate shall supersede all other rates and charges for the shipment, including without limitation, Carrier's published tariff rates on file with any federal or state agency.
- 4. Bills of Lading.** Upon delivery of each Shipment made hereunder, Carrier will obtain a receipt showing the kind and quantity of property delivered in the Load to the consignee at the destination specified by Mystic or Client, and Carrier will cause such receipt to be signed by the consignee. Carrier will notify Mystic immediately of any exception made on the Bill of Lading or delivery receipt. To the extent any terms, conditions and provisions of Carrier's Bill of Lading, manifest or other form of receipt or contract are in conflict with this Agreement, the terms and conditions of this Agreement shall supersede and prevail, and Carrier's Bill of Lading, manifest or other form of receipt or contract will be subject and subordinate to the terms, conditions and provisions of this Agreement.
- 5. Delivery.** Carrier agrees to transport the above Shipment offered by Mystic to the best of its ability, pursuant to the terms of this Agreement. Carrier will check call Mystic in accordance with the check call requirements contained in this Agreement. Carrier will have no salvage rights or right to sell, auction, or otherwise dispose of any Shipment tendered to it but which is undeliverable, damaged, or reported as lost, except as may otherwise be instructed by Mystic to the Carrier in a subsequent written document sent and executed by Mystic. **Time is of the essence related to Carrier's delivery of the Shipments under this Agreement. Because (i) the Negotiated Contract Rate is dependent on Carrier's timely delivery of the Shipments in accordance with this Agreement; and (ii) the amount of Mystic's actual damages arising from Carrier's failure to timely deliver the Shipments in accordance with this Agreement may be difficult to measure, Mystic and Carrier agree that Mystic shall be entitled to \$250.00 for each day starting on the third day before or the third day after the expected delivery date, up to the total amount of the Negotiated Contract Rate, as liquidated damages, which amount shall be offset from the amount due to Carrier under this Agreement.**
- 6. Carriers Representations and Warranties.** Carrier makes the following representations and warranties regarding the contract carrier services it will be providing under this Agreement:
  - (a) Carrier possesses all licenses, permits and certificates necessary for its performance of contract carrier services under this Agreement, including holding proper and valid operating authority granted by the Federal Motor Carrier Safety Administration ("FMCSA"), Surface Transportation Board ("STB"), and United States Department of Transportation ("USDOT") and any applicable foreign, State or local authority (collectively "Operating Authority"). Upon Mystic's request, Carrier shall provide written proof of Carrier's Operating Authority.
  - (b) Carrier has exclusive control and direction of the motor vehicle equipment used in the performance of the contract carrier services provided pursuant to this Agreement, that all costs and expenses necessary or incidental to the maintenance and operation of said equipment shall be and are paid by Carrier at no expense to Mystic or Clients.
  - (c) Carrier adheres to federal, state and local laws and regulations applicable to the contract carrier services that Carrier is providing pursuant to this Agreement, including, but not limited to, (i) Occupational Safety and Health Administration, Environmental Protection Agency, USDOT and FMCSA regulations; and (ii) interstate and intrastate governmental regulations relating to commercial truck driver licenses as applicable to the vehicle
  - (d) Carrier possesses an FMCSA safety rating of "Satisfactory" or "Unrated."
  - (e) Carrier's FMCSA out of service scores are at or below the national industry standards.
  - (f) Carrier is fully compliant with FMCSA Electronic Logging Device ("ELD") Rule, 49 CFR Parts 385, 386, 390 and 395, related to the accurate tracking, managing, and sharing of records of duty status data, and is in possession of registered, self-certified, operational and fully compliant ELDs.
  - (g) Carrier performs background checks on any person providing services on behalf of Carrier under this Agreement and that each such person passed an initial drug test, and is subject to on-going random drug testing (where lawful to do so, using an accredited laboratory) in accordance with USDOT background check and drug testing requirements.
  - (h) Carrier's insurance coverage shall be primary insurance as respects any claim, loss or liability arising directly or indirectly from the Carrier's rendering of contract carrier services under this Agreement and shall include automobile liability not less than \$1,000,000 per occurrence (any auto whether owned, non-owned and hired) and cargo liability of at least \$100,000 per occurrence.
  - (i) Carrier maintains Worker's Compensation insurance as required by law.
  - (j) Carrier shall maintain the confidentiality of the Confidential Information (as hereinafter defined) received by Carrier in connection with the



contract carrier services provided by Carrier under this Agreement so as to provide the utmost protection to the Confidential Information.

(k) Carrier shall act in a professional and businesslike manner when performing the contract carrier services under this Agreement and shall be properly attired for the transportation contract carrier services the Carrier performs under this Agreement.

(l) Carrier shall not use, possess, transfer or sell any firearm, weapon, intoxicating beverage or illegal drug on Mystic's property or the property of any of Clients.

(m) Carrier shall not act in any manner that may endanger the safety of any person.

(n) Carrier shall not engage in sexual harassment and shall not discriminate against any person on the basis of gender, race, age, religion, ethnicity, disability, marital status, sexual orientation or any other legally protected category.

**7. Payment.** Carrier will charge Mystic for its contract carrier services provided hereunder in accordance with the Negotiated Contract Rate above. Mystic will pay Carrier all undisputed amounts invoiced within 30 days of receipt by Mystic of this Agreement executed by Carrier and the Carrier's Bill of Lading and freight bill ("Payment Documents"). All Payment Documents must be submitted for payment within one year of the date the Shipment is loaded with Carrier, and all undercharge claims must be made within one hundred eighty (180) days from the date of this Agreement. Carrier shall not assign its right to payment from Mystic to any factor or to any other person or entity without the express written consent of Mystic. Mystic reserves its right, unilaterally and without the need of judicial authority, intervention, order or judgment to setoff and/or recoup from amounts Mystic owes the Carrier under this Agreement BY claims or amounts that the Carrier is liable to or owes to Mystic under this Agreement, or any other agreements, whether written or oral. For removal of doubt, by virtue of its execution of this Agreement, Carrier authorizes Mystic to exercise its rights of setoff and/or recoupment and no other written authority is required to enable to Mystic to exercise its rights of setoff and/or recoupment.

**8. Mystic is Sole Payer.** Carrier agrees that it shall be entitled to collect its Negotiated Contract Rate, or other charges permitted pursuant to this Agreement, exclusively from Mystic. Carrier agrees that it shall not attempt to collect the Negotiated Contract Rate, or other charges permitted pursuant to this Agreement, other than from Mystic, including without limitation, Clients. Carrier acknowledges and agrees that any attempt to collect the Negotiated Contract Rate, or other charges permitted pursuant to this Agreement, from any source other than Mystic, including without limitation any attempt to collect directly from Clients, shall constitute tortious interference with Mystic's business relations. Carrier agrees that it shall be liable (and agrees to be held liable) for any damages resulting from any attempt to collect its Negotiated Contract Rate or other charges from any source other than Mystic, including without limitation all direct and indirect consequential and incidental damages.

**9. Indemnification.** Except for claims as to lost or damaged property tendered to Carrier under this Agreement, which are governed by Section 11, Carrier will defend, hold harmless and indemnify Mystic, its parent and affiliated companies, their officers, directors, employees, subcontractors and agents and third party beneficiaries from and against any Damages (as hereinafter defined). "Damages," as used herein, means any and all losses, costs, expenses, liabilities (joint or several), fines, assessments, judgments, penalties, claims, demands and expenses (including costs of defense, settlement and reasonable attorney's and other consultants' fees), of whatever type or nature, and whether or not arising out of third party claims, including damage or destruction of any property, or injury (including death) to any person which arise or result from (a) any negligence or willful misconduct of the Carrier, its agents, employees or subcontractors, including Permitted Subcontractors (as hereinafter defined); (b) environmental harm or pollution arising from noncompliance with laws, rules, regulations, or ordinances by Carrier its agents, employees or subcontractors, and Permitted Subcontractors or from the use or condition of Carrier's premises or equipment; (c) any debts, liabilities, or obligations of Carrier; (d) the failure of Carrier to comply with this Agreement, including the representations and warranties contained herein, or any applicable federal, provincial, state or local law, statute, regulation, order, rule, ordinance, or government directive which may directly or indirectly regulate or affect the obligations of the Carrier; or (e) Worker's Compensation claims and any other claims by Carrier's agents, employees or subcontractors, including Permitted Subcontractors related to the contract carrier services provided hereunder. The obligations set forth in this Section will survive the expiration or earlier termination of this Agreement.

#### **10. Insurance.**

- (a) Carrier will maintain throughout the term of this Agreement the insurance listed below:
  - i. Insurance issued by an insurer rated "A," Class "VII," or higher by A.M. Best Company;
  - ii. In compliance with U.S. Department of Transportation requirements and in the form required by Subpart C of 49 C.F.R. 387, as amended from time to time (with combined single limits for bodily injury and property damage, per occurrence): commercial general liability, in the amount of \$1,000,000; and automobile coverage, in the amount of \$1,000,000;
  - iii. Cargo liability coverage of at least \$100,000 per occurrence;
  - iv. The cargo insurance shall be in the form required by 49 C.F.R. 387 and shall have no exclusions or restrictions that would not be accepted by the Federal Motor Carrier Safety Administration for a filing under the statutory requirements of the above-cited section, but shall, in all respects, be identical to the cargo insurance filed in accord with said section;
  - v. Such Worker's Compensation and Employer's Liability insurance as may be required by law in all jurisdictions in which it operates but no less than the greater of \$500,000 or the statutory limitations mandated by those jurisdiction in which Carrier operates.
- (b) Prior to carrying any Shipments, Carrier must provide Mystic, with a certificate of insurance which:
  - i. Requires Carriers' insurers to give Mystic 30-days prior written Notice of Cancellation, Notice of Non-Renewal or notice of material changes in coverage
  - ii. names Mystic as an additional insured; and
  - iii. if requested by Mystic, names specific Clients as additional insureds.
- (c) Annually, upon the renewal of insurance coverage, and whenever the Carrier's insurance in any of the above categories changes in type, level of coverage, or insurer, Carrier will without further request from Mystic provide new certificates of insurance in compliance with Subsection (b) above. Carrier will also do so upon Mystic's request.

**11. Losses; Claims.** For the contract carrier services provided under this Agreement, Carrier assumes full liability for any and all losses, damages, or injury, or any one of them, related to the Loads tendered to Carrier under this Agreement, including but not limited to any injury to or invasion of tangible or intangible property rights and economic loss not directly related to physical damage; and Carrier expressly waives to the fullest extent permitted by law any statutory or regulatory provision contained in or promulgated under 49 U.S.C.S. §§ 13101 to 14709, permitting (or intending to permit) the Carrier (i) to unilaterally establish rates; (ii) directly or indirectly limit the Carrier's liability related to such transportation of the Shipments; or (iii) to seek payment from a person or entity other than Mystic. The Carrier's liability commences at the time the Shipment is loaded upon Carrier's equipment at the point of origin and shall continue until said Shipment is delivered to the designated destination or to any intermediate stop-off party. In assessing losses, damages or injury,

Carrier agrees to be bound by Mystic's reasonable determinations regarding the value of said losses, damages, or injury, including Mystic's assessment of liquidated damages arising from Carrier's failure to timely delivery said Shipment. Mystic shall make claims for losses, damages, or injury in writing within nine months of delivery or, if a claim is for non-delivery, within nine months of a reasonable time of delivery. All claims for loss, damage, or injury, and any salvage arising therefrom, will be handled and processed in accordance with the regulations under 49 C.F.R. 370, except Carrier shall pay, decline, or make a firm compromise settlement offer in writing or electronically to Mystic within 120 days after receipt of the claim by the Carrier. If Carrier does not pay, decline, or make a firm compromise settlement offer in writing or electronically to Mystic within 120 days after receipt of the claim by the Carrier, then Mystic may commence suit against Carrier in accordance with this Agreement. All claims for undercharges will be made in writing within one hundred eighty (180) days of the bill of lading date. Mystic does not assume any liability for loss, injury, or damage to property tendered to Carrier under this Agreement.

**12. Notification By Carrier.** (a) Subject to all other provisions in this Agreement, Carrier shall provide to Mystic upon request: (1) licenses, permits and certificates necessary for its performance of contract carrier services under this Agreement, (2) certificates of insurance for the coverage required by this Agreement; and (3) a copy of the Carrier's operating authority. (b) Carrier shall immediately provide to Mystic: (1) Notice of or written confirmation if its "Out of Service" scores are above the national industry standards; (2) notice of or written confirmation that it is the subject of an intervention by the FMCSA; (3) notice of or written confirmation that its FMCSA safety rating has fallen below a "Satisfactory" rating; (4) notice of or written confirmation that Carrier or any person providing services under this Agreement on behalf of Carrier has failed any drug test; and (5) notice of the Carrier's disclosure of Confidential Information (as hereinafter defined) or breach of the confidentiality provisions of this Agreement.

**13. Disputes.** This Agreement shall be deemed to have been made within the State of Connecticut and, except to the extent that the application of such laws is preempted by federal law, shall be interpreted and construed and enforced in accordance with Connecticut. To the extent that any court action is permitted, consistent with or to enforce any part of this Agreement, the parties hereby consent to the jurisdiction of the state and federal courts of the State of Connecticut to adjudicate said dispute. Accordingly, with respect to any such court action, Carrier (a) submits to the personal jurisdiction of such Connecticut courts; (b) consents to service of process; and (c) waives any other requirement (whether imposed by statute, rule of court, or otherwise) with respect to personal jurisdiction, venue or service of process. Nothing in this provision shall preclude Mystic from commencing suit in a more convenient forum in its sole and absolute discretion. If Mystic is required to retain outside legal counsel to enforce any of its rights under this Agreement or commence suit under this Agreement, Mystic shall be entitled to collect its attorneys' fees and all other reasonable costs and expenses (collectively "Fees and Costs") incurred therewith. For removal of doubt, Mystic is not required to commence suit under this Agreement in order to seek from the Carrier its Fees and Costs.

**14. Independent Contractor.** The relationship of the Carrier to Mystic will, at all times, be that of an independent contractor. Carrier will have sole and exclusive control over the manner in which Carrier, Permitted Subcontractors, or any other person providing services under this Agreement on behalf of Carrier, performs contract carrier services under this Agreement.

**15. Notices and Other Communications.** All written communications required under this Agreement shall be effective upon receipt and made by any means (including electronic transmission) which results in the receipt of a printed document or receipt of a telecommunication reproducible as a written record by the recipient and an electronic or written receipt by the sender.

**16. Nondisclosure and Confidentiality.**

(a) The contract carrier services provided by Carrier under this Agreement will include the transportation of Clients' Mail (as hereinafter defined) to, from, and between various Mystic, Client, and United States Postal Service ("USPS") locations. The term "Client Mail" means all mail processed by Clients including all envelopes, postcards, packages or other containers, whether bearing postage meter mark or other indicia, and whether or not received by the USPS. In order for Carrier to perform the contract carrier services under this Agreement, it may be necessary for Clients or Mystic to disclose certain Confidential Information (as hereinafter defined) to Carrier. As used in this Agreement, the term "Confidential Information" means all Client Mail, Client information, and other information, know-how, specifications, materials, models, plans, discoveries, trade secrets (as such term is defined in the Uniform Trade Secrets Act in effect on the date of this Agreement), records, data, business, marketing, manufacturing and financial records, operations and strategies, invention plans, distribution channels, and technical and product information, Client data, product services, information of the subsidiaries and entities under the control of Mystic or Client and other communications (whether written or oral or presented, stored or maintained by electronic, magnetic or other means, media or devices) disclosed or provided to Carrier by Mystic or Clients, or observed by Carrier concerning the contract carrier services Carrier is providing under this Agreement and/or the business and operations of Mystic or Clients, or the Client Mail, together with all portions of analyses, compilations, notes, studies and other documents prepared by or for the benefit of Carrier which contain or otherwise reflect any of the foregoing.

(b) Carrier agrees that all Confidential Information is and will remain confidential and proprietary to Mystic, Clients and Clients' clients (as applicable). Upon request by Mystic or Clients or upon termination of this Agreement, Carrier will deliver promptly to Mystic all property of Mystic and Clients, and all Confidential Information, including any copies thereof, to the extent the Confidential Information remains in the possession, custody, or control of the Carrier. Carrier shall maintain the confidentiality of the Confidential Information received by Carrier in connection with the contract carrier services provided by Carrier to Mystic and Clients under this Agreement.

(c) Carrier agrees that it shall: (i) not use any Confidential Information of Mystic or Clients except to the extent expressly allowed in this Agreement for the performance of the contract carrier services provided under this Agreement; (ii) take all reasonable measures to maintain the confidentiality of all Confidential Information of Mystic and Clients in its possession or control, but no less than the measures it uses to maintain the confidentiality of its own information of similar importance; (iii) not disclose any Confidential Information of Mystic or Clients to any third party; and (iv) shall as soon as reasonably practicable report by any means available the loss, damage, theft or unauthorized disclosure of such Confidential Information and promptly follow up with a written report of such event.

(d) If Carrier violates any of the provisions of this Agreement with respect to the use of Confidential Information Mystic may sustain irreparable harm and monetary damages may be difficult to ascertain and/or inadequate to compensate Mystic for such breach. Therefore, Mystic shall be entitled to apply to any court of competent jurisdiction for an injunction restraining Carrier from committing or continuing any such violation and Carrier will not object to any such application. The aforesaid remedy will be in addition to any other remedy available to Mystic in law or equity.

(e) Except to the extent that disclosure of information contained in this Agreement is required by law or regulatory compliance, or necessary to enforce its terms, the contents of this Agreement shall not be disclosed or released by either Party without the prior written consent of other Party. Specifically, and without limitation, all information relating to the Negotiated Contract Rates will be considered Confidential Information and will not be disclosed to any

other person or entity. Without the prior consent of Mystic or Clients, Carrier will not advertise or publish the fact that it has contracted with Mystic or provides services to Mystic or Clients and will not use any trademark or trade name of Mystic or Clients.

**17. Permitted Subcontractors.** Carrier may assign, subcontract, or interline its obligations hereunder to subcontractors only with the prior written consent of Mystic and only after obtaining from the prospective subcontractor the same written representations and warranties that Carrier provided to Mystic under this Agreement ("Permitted Subcontractors"). Notwithstanding the foregoing, Carrier will remain fully and completely liable for all acts or omissions of its Permitted Subcontractors related to Carrier's obligations under this Agreement and Carrier will ensure that all Permitted Subcontractors meet all requirements of this Agreement, including without limitation, all Carrier obligations as contained in this Agreement. The use of the term Carrier in this Agreement shall also include Permitted Subcontractors and any other person expressly permitted to provide services under this Agreement on behalf of Carrier, including Carrier's employees.

**18. Non-solicitation.** During the term of this Agreement, Carrier will not solicit Clients to perform for such Clients the same contract carrier services which Carrier performs at the request of Mystic under this Agreement.

**19. No Lien.** This Agreement does not establish or provide Carrier with a statutory or common law lien against any Shipments, or the personal property that comprises the Shipments, which Carrier delivers on behalf of Mystic or Clients under this Agreement.

**20. Termination.** This Agreement may be terminated by either party by giving five (5) days' notice; however termination shall not affect Carrier's obligations arising under this Agreement to deliver any Shipment in its possession, custody or control in accordance with this Agreement or Mystic's obligations to pay the Carrier in accordance with this Agreement so long as the Carrier fully performed all of its obligations arising under this Agreement. Notwithstanding the termination rights arising under this Agreement, Mystic shall have the unilateral right to immediately terminate this Agreement without notice to the Carrier if the Carrier assigns, subcontracts, or interlines its obligations arising under this Agreement without Mystic's written consent and, thereafter, Mystic shall be permitted, in its sole and absolute discretion, to enter into one or more separate agreements with any other party to deliver the Shipment that is the subject matter of the Agreement without further notice or obligation to the Carrier.

**21. Entire Agreement.** This Agreement is the entire agreement between the parties with regard to its subject matter and supersedes any written or oral communications or agreements that occurred between the parties previously with regard to the subject matter. If any provisions of this Agreement conflict with provisions in a Bill of Lading, manifest or other form of receipt, contract, or other documents that are exchanged or which relate to Shipment, or with provisions in any tariffs or other documents, this Agreement as currently in effect will supersede the conflicting provisions in those other documents.

**22. Severability.** Should any provisions of this Agreement be declared illegal or unenforceable by any court of competent jurisdiction and cannot be modified to become legal and enforceable, such provision will immediately become null and void, leaving the remainder of this Agreement in full force and effect.

**23. Limitation of Liability.** MYSTIC SHALL NOT BE LIABLE TO CARRIER FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, OR SPECIAL DAMAGES OF ANY KIND WHATSOEVER, WHETHER IN AN ACTION IN CONTRACT OR IN TORT, INCLUDING NEGLIGENCE, OR OTHERWISE, ARISING FROM THE PURPOSES OF THIS AGREEMENT.

## STRAIGHT BILL OF LADING ORIGINAL - NOT NEGOTIABLE

This is to certify that the herein-named materials are property classified, described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.

RIKI TRANSPORTATION INC dba BRZ

(Name of Contract Carrier)

TGW: 38141

Job ID: 206769-72

Load ID: 845008

Door: DR30

Trailer: 244735

Stop: 99

For immediate assistance contact Mystic Logistics at 800-344-3788 between 7am-11pm. For weekend assistance between 7am & 6pm please call Laurin at 800-344-3788.

CONSIGNEE:

SCF Brockton MA 023  
225 LIBERTY ST  
BROCKTON, MA 02301  
(508)427-0207

DELIVER  
TO

SHIPPER: Mystic Logistics, LLC  
(FROM): 147 West Manor Way  
Robbinsville, NJ 08691

Appt Date: Apr 20 2024 5:00PM Appt #: 129946883 - DO NOT DELIVER BEFORE 4/20/2024

STOP 99 TOTAL SKIDS: 27, DOCUMENTS: 0

Item #	Pallet #	* HM	Freight Type	Freight Description	Class	Skids	Docs	Pieces	Weight
9759171	11050779		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	4,522	236
9759327	11050935		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	4,799	252
9762359	11054038		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	13,116	325
9762360	11054039		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	7,552	198
9764210	11055889		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	10,693	723
9766279	11057986		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	3,787	344
9767370	11059102		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	4,682	256
9768102	11059995		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	6,070	207
9768128	11060021		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	6,053	208
9771099	11063020		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	10,073	293
9771100	11063021		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	9,718	593
9774016	11065965		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	4,316	308
9774204	11066153		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	6,543	372
9774259	11066208		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	9,698	540

Consignee Signature:

Date:

REMIT C.O.D. TO ADDRESS:	COD	Amt. \$	PREPAID
Note - Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property.		C.O.D. Fee: PREPAID COLLECT	
The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding \$ _____ per _____		TOTAL CHARGES \$	
The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.		FREIGHT CHARGES	
(Signature of Consignor)		FREIGHT PREPAID except when box at right is checked	
		Check box if charges are to be collected	

RECEIVED, subject to the classifications and tariffs in effect on the date of this Bill of Lading, the property described above in apparent good order, except as noted (contents and condition of contents are not guaranteed by the carrier). The carrier, by accepting this Bill of Lading, agrees to transport the property to the place of destination, and to deliver the property to the consignee at the place of destination. It is mutually agreed as to each carrier of all or any of, said property over all or any portion of said route to destination and as to each party or any time interest in all or any of said property, that every service to be performed hereunder shall be subject to all the bill of lading terms and conditions in the governing classification on the date of shipment.

Shipper hereby certifies that he is familiar with all the bill of lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

SHIPPER Bill Freight Charges:

Mystic Logistics, LLC

2187 New London Turnpike

South Glastonbury, CT 06073

CONTRACT RIKI TRANSPORTATION INC dba BRZ

CARRIER

PER

DATE

\* Mark with "X" to designate Hazardous Material as defined in Title 49 of the Code of Federal Regulations

Mystic Logistics, LLC - Phone: 860-659-1566 - Fax: 860-659-1420 - www.mysticlogistics.com



This is to certify that the herein-named materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.

**Stop: 1**

(Name of Contract Carrier)

For immediate assistance contact Mystic Logistics at 800-344-3788 between 7am-11pm. For weekend assistance between 7am & 6pm please call Laurin at 800-344-3788.

**SHIPPER:** Mystic Logistics, LLC  
**(FROM):** 147 West Manor Way  
Robbinsville, NJ 08691

Appt Date: Apr 20 2024 12:00PM Appt #: 129946877 - DO NOT DELIVER BEFORE 4/18/2024

STOP 1 TOTAL SKIDS: 5, DOCUMENTS: 0

Item #	Pallet #	* HM	Freight Type	Freight Description	Class	Skids	Docs	Places	Weight
9765734	11057413	elinduction	elinduction Consolidated Mail	elinduction Consolidated Mail	77.5	1 of 1	0	6,632	172
9767375	11059107	elinduction	elinduction Consolidated Mail	elinduction Consolidated Mail	77.5	1 of 1	0	11,760	599
9774000	11065949	elinduction	elinduction Consolidated Mail	elinduction Consolidated Mail	77.5	1 of 2	0	6,448	140
9774001	11065950	elinduction	elinduction Consolidated Mail	elinduction Consolidated Mail	77.5	2 of 2	0	6,448	432
9774086	11066035	elinduction	elinduction Consolidated Mail	elinduction Consolidated Mail	77.5	1 of 1	0	18,915	568
Totals for Step 1:						5	0	50,203	1,911

DRIVER COPY

Consignee Signature:

Date:

REMIT TO ADDRESS:	COD	C.O.D. Free PREPAID COLLECT	PREPAID
<p>Notes: - Where the rate is dependent on value, shippers are required to state specifically the value of the property.</p> <p>The agreed or declared value of the property is hereby specifically stated by the shipper and shall not be subject to change.</p> <p>The agreed or declared value of the property is hereby specifically stated by the shipper and shall not be subject to change.</p>	<p>Am't \$</p> <p>Subject to Section 7 of the conditions, if this shipment is to be delivered to the consignee, the carrier shall sign the following statement:</p> <p>The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.</p> <p>Mystic Logistics, LLC</p> <p>(Signature of Consignor)</p>	<p>TOTAL CHARGES \$</p> <p>FREIGHT CHARGES</p> <p>FREIGHT PREPAID except when box at right checked</p> <p>Check box if charges are to be collected <input type="checkbox"/></p>	

[illegible]

Shipper hereby certifies that he is familiar with all the bill of lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

South Glastonbury, CT 06033

DATE \_\_\_\_\_

... is not to designate Hazardous Material as defined in Title 49 of the Code of Federal Regulations

Atlantic Logistics, LLC - Phone: 860-659-1566 - Fax: 860-659-1420 - [www.mysticlogistics.com](http://www.mysticlogistics.com)



## STRAIGHT BILL OF LADING ORIGINAL - NOT NEGOTIABLE

This is to certify that the herein-named materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.

TGW: 38141	
Job ID: 206789-72	
Load ID: 845008	
Door: DR30	
Trailer: 244735	
Stop: 2	
RIKI TRANSPORTATION INC dba BRZ	
(Name of Contract Carrier)	
For immediate assistance contact Mystic Logistics at 800-344-3788 between 7am-11pm. For weekend assistance between 7am & 6pm please call Laurin at 800-344-3788.	

CONSIGNEE:	SCF Providence RI 028	SHIPPER: Mystic Logistics, LLC
DELIVER TO	24 CORLISS ST	(FROM): 147 West Manor Way
	PROVIDENCE, RI 02902	Robbinsville, NJ 08691
	(401)276-6858	

Appt Date: Apr 20 2024 4:00PM Appt #: 129946882 - DO NOT DELIVER BEFORE 4/20/2024

STOP 2 TOTAL SKIDS: 43, DOCUMENTS: 0									
Item #	Pallet #	* HM	Freight Type	Freight Description	Class	Skids	Docs	Pieces	Weight
9755541	11047125		einduction	einduction Consolidated Mail	77.5	1 of 1	0	7,971	451
9758444	11050030		einduction	einduction Consolidated Mail	77.5	1 of 1	0	7,717	532
9759172	11050780		einduction	einduction Consolidated Mail	77.5	1 of 1	0	9,499	467
9759328	11050936		einduction	einduction Consolidated Mail	77.5	1 of 1	0	9,601	473
9759577	11051185		einduction	einduction Consolidated Mail	77.5	1 of 1	0	10,833	244
9762361	11054040		einduction	einduction Consolidated Mail	77.5	1 of 1	0	13,196	322
9762362	11054041		einduction	einduction Consolidated Mail	77.5	1 of 1	0	13,461	378
9762363	11054042		einduction	einduction Consolidated Mail	77.5	1 of 1	0	21,841	517
9762364	11054043		einduction	einduction Consolidated Mail	77.5	1 of 1	0	18,424	448
9764211	11055690		einduction	einduction Consolidated Mail	77.5	2 of 2	0	8,827	597
9764212	11055691		einduction	einduction Consolidated Mail	77.5	2 of 2	0	8,818	598
9766114	11057821		einduction	einduction Consolidated Mail	77.5	1 of 1	0	8,130	437
9766115	11057822		einduction	einduction Consolidated Mail	77.5	1 of 1	0	6,423	359
9766280	11057987		einduction	einduction Consolidated Mail	77.5	1 of 1	0	7,657	657

Consignee Signature:		Date:	
REMIT TO ADDRESS:	COD Amt: \$	PREPAID	
Note: Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property.		C.O.D. Fee: PREPAID COLLECT	
The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding \$ _____ per _____		TOTAL CHARGES \$	
The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.		FREIGHT CHARGES	
(Signature of Consignor)		FREIGHT PREPAID except when box at right is checked <input type="checkbox"/> Check box if charges are to be collected	

RECEIVED subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, the property described above in apparent good order, except as noted (contents and condition of contents are not guaranteed by the carrier), marked, consigned, and destined as indicated above which said carrier (the word carrier being understood throughout this contract as meaning any person or corporation in possession of the property under the contract) agrees to carry to its usual place of destination, if on its route, otherwise to deliver to a carrier or carriers to be named by the shipper, and to deliver to the consignee at the place of destination, subject to all the bill of lading terms and conditions in the governing classification on the date of shipment.

Shipper hereby certifies that he is familiar with all the bill of lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

SHIPPER	Bill Freight Charges:	CONTRACT	RIKI TRANSPORTATION INC dba BRZ
PER	Mystic Logistics, LLC	CARRIER	
	2187 New London Turnpike	PER	
	South Glastonbury, CT 06073	DATE	



STRAIGHT BILL OF LADING ORIGINAL - NOT NEGOTIABLE

This is to certify that the herein-named materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.

TGW: 38141  
Job ID: 206769-72  
Load ID: 845008  
Door: DR30  
Trailer: 244735  
Stop: 1

RIKI TRANSPORTATION INC dba BRZ  
(Name of Contract Carrier)

For immediate assistance contact Mystic Logistics at 800-344-3788 between 7am-11pm. For weekend assistance between 7am & 6pm please call Laurin at 800-344-3788.

CONSIGNEE: SCF Westchester NY 105  
1000 WESTCHESTER AVE  
WHITE PLAINS, NY 10610  
9146974070

SHIPPER: Mystic Logistics, LLC  
(FROM): 147 West Manor Way  
Robbinsville, NJ 08691

Appt Date: Apr 20 2024 12:00PM Appt #: 129946877 - DO NOT DELIVER BEFORE 4/18/2024

STOP 1 TOTAL SKIDS: 5, DOCUMENTS: 0

Item #	Pallet #	* HM	Freight Type	Freight Description	Class	Skids	Docs	Pieces	Weight
9765734	11057413		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	6,632	172
9767375	11059107		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	11,760	599
9774000	11065949		elinduction	elinduction Consolidated Mail	77.5	1 of 2	0	6,448	140
9774001	11065950		elinduction	elinduction Consolidated Mail	77.5	2 of 2	0	6,448	432
9774086	11066035		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	18,915	568
Totals for Stop 1:						5	0	50,203	1,911

DRIVER COPY

Consignee Signature: Jayla Page Date: 4/20/2024

REMIT TO ADDRESS:	COD	Am't \$	PREPAID
			COLLECT

Note - Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property.

The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding \$ \_\_\_\_\_ per \_\_\_\_\_.

Subject to Section 7 of the conditions, if this shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following statement:

The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges, Mystic Logistics, LLC (Signature of Consignor)

FREIGHT CHARGES \$ \_\_\_\_\_

FREIGHT PREPAID ☐ Check box if charges are right is checked

RECEIVED, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, the property described above in apparent good order, except as noted (contents and condition of contents of packages unknown) and is hereby accepted for transportation by the carrier named herein, and the carrier agrees to carry to its usual place of delivery at said destination, if on its route, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed that the carrier of all or any of, said property over all or any portion of said route to destination and as to each party or any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all the bill of lading terms and conditions in the governing classification on the date of shipment.

Shipper hereby certifies that he is familiar with all the bill of lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

SHIPPER	Bill Freight Charges:	CONTRACT	RIKI TRANSPORTATION INC dba BRZ
PER	Mystic Logistics, LLC	CARRIER	
	2187 New London Turnpike	PER	
	South Glastonbury, CT 06073	DATE	

\* Mark with "X" to designate Hazardous Material as defined in Title 49 of the Code of Federal Regulations



## STRAIGHT BILL OF LADING ORIGINAL - NOT NEGOTIABLE

This is to certify that the herein-named materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.

TGW: 38141  
Job ID: 206769-72  
Load ID: 845008  
Door: DR30  
Trailer: 244735  
Stop: 99

RIKI TRANSPORTATION INC dba BRZ  
(Name of Contract Carrier)

For immediate assistance contact Mystic Logistics at 800-344-3788 between 7am-11pm. For weekend assistance between 7am & 6pm please call Laurin at 800-344-3788.

CONSIGNEE: SCF Brockton MA 023  
225 LIBERTY ST  
BROCKTON, MA 02301  
(508)427-0207

SHIPPER: Mystic Logistics, LLC  
(FROM): 147 West Manor Way  
Robbinsville, NJ 08691

Appt Date: Apr 20 2024 5:00PM Appt #: 129946883 - DO NOT DELIVER BEFORE 4/20/2024

STOP 99 TOTAL SKIDS: 27, DOCUMENTS: 0

Item #	Pallet #	* HM	Freight Type	Freight Description	Class	Skids	Docs	Pieces	Weight
9759171	11050779		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	4,522	236
9759327	11050935		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	4,799	252
9762359	11054038		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	13,116	325
9762360	11054039		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	7,552	198
9764210	11055889		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	10,693	723
9766279	11057986		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	3,767	344
9767370	11068102		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	4,832	256
9768102	11055995		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	6,070	207
9768128	11060021		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	6,053	208
9771059	11069020		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	10,073	283
9771100	11063021		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	9,718	583
9774016	11065985		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	4,316	308
9774204	11066153		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	6,543	372
9774259	11066208		elinduction	elinduction Consolidated Mail	77.5	1 of 1	0	9,698	540

Consignee Signature: \_\_\_\_\_ Date: 4/20/24

REMIT C.O.D. TO ADDRESS: \_\_\_\_\_

COD Amt. \$ PREPAID

Subject to Section 7 of the conditions, if this shipment is to be delivered to the consignee, the carrier shall sign the following statement:

The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.

Mystic Logistics, LLC  
(Signature of Consignor)

FREIGHT CHARGES \$

FREIGHT PREPAID except when box at right is checked

Check box if charges are to be collected ☐

RECEIVED subject to the classifications and terms in effect on the date of the issue of this Bill of Lading, the property described above, in whatever good order, except as noted contents and condition of contents, is hereby acknowledged by the carrier to be in the possession of the carrier and to be under the control of the carrier. The carrier shall be responsible for the safekeeping of the property and for its delivery to the consignee at the place and time specified in the bill of lading. The carrier shall be liable for the property in its possession from the time it is received by the carrier until it is delivered to the consignee. The carrier shall be liable for the property in its possession from the time it is received by the carrier until it is delivered to the consignee. The carrier shall be liable for the property in its possession from the time it is received by the carrier until it is delivered to the consignee.

Shipper hereby certifies that he is familiar with all the bill of lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

SHIPPER Bill Freight Charges:  
Mystic Logistics, LLC  
2187 New London Turnpike  
South Glastonbury, CT 06073

CONTRACT CARRIER  
RIKI TRANSPORTATION INC dba BRZ  
PER  
DATE

\* Mark with "X" to designate Hazardous Material as defined in Title 49 of the Code of Federal Regulations

Mystic Logistics, LLC - Phone: 860-659-1566 - Fax: 860-659-1420 - www.mysticlogistics.com



This is to certify that the herein-named materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.

**Stop: 2**

(Name of Contract Carrier)

For immediate assistance contact Mystic Logistics at 800-344-3788 between 7am-11pm. For weekend assistance between 7am & 6pm please call Laurin at 800-344-3788.

**CONSIGNEE:**  
**DELIVER**  
**TO**

**SHIPPER:** Mystic Logistics, LLC  
**(FROM):** 147 West Manor Way  
Robbinsville, NJ 08691

Asset Date: Apr 20 2024 4:00PM Asset #: 129946882 - DO NOT DELIVER BEFORE 4/20/2024

Item #	Pallet #	* RM	Freight Type	Freight Description	Class	Skids	Docs	Pieces	Weight
755541	11047125		enclution	enclution Consolidated Mail	77.5	1 of 1	0	7,971	451
758444	11050030		enclution	enclution Consolidated Mail	77.5	1 of 1	0	7,717	532
759172	11050780		enclution	enclution Consolidated Mail	77.5	1 of 1	0	9,499	467
759328	11050936		enclution	enclution Consolidated Mail	77.5	1 of 1	0	9,601	473
759577	11051185		enclution	enclution Consolidated Mail	77.5	1 of 1	0	10,833	244
762381	11054040		enclution	enclution Consolidated Mail	77.5	1 of 1	0	13,196	322
762362	11054041		enclution	enclution Consolidated Mail	77.5	1 of 1	0	15,461	378
762363	11054042		enclution	enclution Consolidated Mail	77.5	1 of 1	0	21,681	517
762364	11054043		enclution	enclution Consolidated Mail	77.5	1 of 1	0	18,424	448
764211	11055090		enclution	enclution Consolidated Mail	77.5	1 of 2	0	8,827	597
764212	11055891		enclution	enclution Consolidated Mail	77.5	2 of 2	0	8,818	598
766114	11057821		enclution	enclution Consolidated Mail	77.5	1 of 1	0	8,130	437
766115	11057822		enclution	enclution Consolidated Mail	77.5	1 of 1	0	6,423	359
766280	11057987		enclution	enclution Consolidated Mail	77.5	1 of 1	0	7,657	657

Consignee Signature:

Date:

REMIT TO: C.O.D. TO: ADDRESS:	COD Amt. \$	C.O.D. Free PREPAID COLLECT	PREPAID
Subject to Section 7 of the conditions, if this shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following statement:  The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.		TOTAL CHARGES: \$	Check box if charges are to be collected: <input type="checkbox"/>
The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding _____ per _____ _____ (Signature of Consignor)		FREIGHT CHARGES  FREIGHT PREPAID Freight collect at risk at _____	

[illegible]

Shipper hereby certifies that he is familiar with all the bill of lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and subject to all the bill of lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and

SHIPPER Bill Freight Charges:  
Mystic Logistics, LLC  
2187 New London Turnpike  
South Glastonbury, CT 06073

CONTRACT  
CARRIER  
PER  
DATE

## Table 40 of the Code of Federal Regulations

\* Mark with "X" to designate your choice. **800.659.1420 - [www.mysticlogistics.com](http://www.mysticlogistics.com)**

Page 1 of 3