

Bill to:

Fitzmark

Invoice Date: 05/13/2024 Invoice #: 1570431 Terms: NET 30

Due Date: 06/13/2024

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
05/10/2024		84 Stokes King Rd GREENVILLE, MS 38701 - 2824 Virginia Road (HWY 32) TYNER, NC 27980			
			1	\$2,150.00	\$2,150.00

TOTAL

\$2,150.00

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



Van or Reefer

Cargo Value of \$100,000.00

Special Instructions

Customer Notes

PLEASE SIGN AND EMAIL TO ahahn@fitzmark.com

OR FAX TO 3178133920

Signature

Bill Carson

Name

Date

Driver's Name

Driver's Cell

Truck#

Trailer#

By signing, I acknowledge that I have read and understand the terms and conditions that FitzMark Indianapolis has set forth on this contract. I also understand that failure to adhere to these terms and conditions may result in a rate reduction at the discretion of

Ask about our QuickPay for 3% Direct deposit available! Contact accounting@fitzmark.com

ZIGI FREIGHT INC MC# 944686

4 630.485.7370

630.485.6980

950 Dorman St. Indianapolis, IN 46202

FitzMark - MC# 586603

1 716.250.5238

4 866.944.8717

bill

4 630.485.7370

■ phil@royal3inc.com

Anthony Hahn

5 716.250.5238

■ ahahn@fitzmark.com

Shipment Stops

48 Feet



Corteva-GREENVILLEMS-US-LP CASCIO STG-84 Stokes King Rd-GREENVILLE-38701-MS

34 Units

84 Stokes King Rd GREENVILLE, MS 38701 MAY 10, 2024

08:00 - 15:00 - Appointment

PICK

41,446 lbs Corteva-HobbsvilleNC LP CA Perry&Sons-2824 Virginia Road (HWY 32)-TYNER-

MAY 13, 2024 09:00 - Appointment

SEED

27980-NC 2824 Virginia Road (HWY 32)

TYNER, NC 27980 4 252.221.8765

REF#

DROP

41,446 lbs 34 Units

SEED 1410113183

REF#

J007866521

- **This agreement is subject to the terms of the carrier agreement previously executed between our companies**

 1. Driver MUST call when loaded at pickup location and empty with verbal proof of delivery

 2. Delivery date and times are contractual. If driver is unable to adhere to the scheduled appointment times, or if delays are expected that may hinder an on-time delivery, driver must notify FitzMark immediately prior to appointment and provides of the proof of the proof of delivery.

 3. Signed confirmation, signed original Bill of Lading, invoice, lumper receipt, and all other supporting documentation must be sent with or before the POD before payment will be made.

 4. Lumper must be authorized by dispatch; receipt must have the lumper's name. If the driver anticipates detention prior to the 2 hour mark they must notify the FitzMark representative before it starts; Driver must have times invoice \$\frac{1}{2}\$ starts are not \$\frac{1}{2}\$ of all relight and accessorial charges not sent within 10 days (or accessorial charges sent after the POD).

 5. Carrier is responsible for all relight and accessorial charges not sent within 10 days (or accessorial charges sent after the POD).

 7. Payment terms are net 30 days.

 8. Carrier is responsible for verifying load/skid count and temperature for all shipments. Discrepancies must be noted and reported back to FitzMark immediately, prior to departure.

 9. If you require FitzMark to cut a T-Check for you for any reason, there will be a \$15 processing fee.

 10. Driver must arrive with a clean, by hole-free trailer—or be subject to residual with no compensation.

 11. Freight is to be run dedicated with no additional freight or consolidation underspending or the proposal properties of the proposal pro

- 13. Driver is responsible for confirming the sate and appropriate watering or resign o

Types	Units	Rate	Subtotal
Line Haul	1.0	\$2,150.00	\$2,150.00
		POD without supporting accessorial documents	\$2,150.00
USD Total (All Inclusive F	Rate - ICL FUEL SURCHARGES)	POD with supporting accessorial documents	\$2,150.00

- ** Please email your invoices & complete paperwork to accounting@fitzmark.com. Please Include the FitzMark Load Number in the Subject Line.
- ** Coming soon: FitzMark is partnering with TriumphPay Payments to get you paid faster and make both our back offices more efficient!
- ** Carriers will not be eligible for Quick Pay until 30 days after their first successfully delivered load.
- ** NOAs should be sent to NOA@fitzmark.com to ensure timely and accurate payment.
- ** For Payment Questions, Email accounting@fitzmark.com or call 317.475.0960 ext 199.
- *** Fitzmark has 24-hour coverage! For afterhours updates or emergencies, please call 866.944.8717 or email afterhours@fitzmark.com for assistance.



Phone: (662)335-3828

Season:

Sales Off./Group: Ship-to: (LPHOB8)

Hobbsville, NC LP:CA Perry&Sons 2824 Virginia Road (HWY 32)

Tyner,NC 27980 Phone: (252)221-8765 38700

Delivery No.: 1410113183 / J007866521 Deliv. Date/Time: 05/10/2024 09:00

LPHOB8 Hobbsville, NC LP:CA Perry&Sons 2824 Virginia Road (HWY 32)

Tyner,NC 27980 Phone: (252)221-8765

SEED	QUANTITY	∐ S +/-	Origin(s) Major	
	17.00		6337173/W3MCL13025-00-0898	
Probox	17.00		•	
			Total Quantity: 17.00 Total Gross Wgt: 18,799.69	KG
	SIZE	SIZE 17.00	SIZE +/-	SIZE

described above in apparent good order, except as noted (contents and condition of contents of packages unknown), 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 delivery at said destination, if on its route, otherwise to deliver to another carrier on the route to said 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 at any time interested in all or any

on the date of the issue of this Bill of Lading, the property

property, that every service to be performed hereunder shall be 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.

THE FOLLOWING PROVISIONS ARE PART OF THE TERMS OF SALE OF THESE PRODUCTS
IVPBRD SEED. One or more of the possital lines used in producing this product and this product are proprietary to Princer 149 Bred
IVPBRD SEED. One or more of the possital lines used in producing this product and this product are proprietary to princer 149 Bred
IVPBRD SEED. One or more of the possital lines used in producing this product are proprietary to the possition produced in the product of the product o THE FOLLOWING PROVISIONS ARE PART OF THE TERMS OF SALE OF THESE PRODUCTS

Carrier's Signature FITZMARK LLC

Date

Person Receiving Seed/Product Consignee

Date



PIONEER, PIONEER HI-BRED INTERNATIONAL, INC.

Greenville-US-LP Phone: (662)335-3828

Season:

Sales Off./Group: Ship-to: (LPHOB8)

Hobbsville, NC LP: CA Perry&Sons 2824 Virginia Road (HWY 32)

Tyner, NC 27980 Phone: (252)221-8765 38700

Delivery No.: 1410113183 / J007866521 Deliv. Date/Time: 05/10/2024 09:00

LPHOB8

Hobbsville, NC LP:CA Perry&Sons

2824 Virginia Road (HWY 32)

Tyner, NC 27980 Phone: (252)221-8765

MATERIAL	SEED SIZE	QUANTITY	L/S +/-	BATCH/LOT Origin(s) Major Blend	,
P48A14E-SU26 Equiv. Units: 765		17.00	1	6337173/W3MCL13025-00-0898	
11419	Probox	17.00	8		
For ALL Transportation Emergency Spills, Exposure or Accidents United States Contact: INFOTRAC 1-800-992-5994					
Canada Contact: CANUTEC 888-226-8832				Total Quantity: 17.00 Total Gross Wgt: 18,799.69 41,446	KG

RECEIVED subject to the classification 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), 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 delivery at said destination, if on its route, otherwise to deliver to another carrier on the route to said 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 at any time interested in all or any property, that every service to be performed hereunder shall be 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.

THE FOLLOWING PROVISIONS ARE PART OF THE TERMS OF SALE OF THESE PRODUCTS

HYBRID SEED. One or more of the parental lines used in producing this product and this product are proprietary to Pioneer Hi-Bred International, Inc. (Pioneer) or Pioneer Overseas Corporation (POC) and may be a U.S. Protected Variety and may also be protected under the laws of other countries. Export or transfer of possession may be prohibited. Pioneer intends to supply only hybrid seed and Purchaser agrees that it is not acquiring any rights from Pioneer to use any parental line that may be unintentionally contained herein for purposes other than production of forage, or grain for feeding or processing. If this product or the parental lines used in producing this product are protected under a U.S. patent, 1) Purchaser is granted a limited license only to produce forage, or grain for feeding or processing, and 2) resale of this seed (except as authorized by Pioneer) or supply of saved seed to anyone for planting, or use of this product, or the parental lines used in producing this product, in development or breeding is strictly prohibited. All uses outside of the U.S. are prohibited to the extent they result in infringement of U.S. patents. For other licenses contact Pioneer

NON-HYBRID SEED. This product is proprietary to Pioneer or POC and may be a U.S. Protected Variety. This product may also be protected under the laws of other countries. Export or transfer of possession may be prohibited. If this product is protected under a U.S. patent, Purchaser is granted a limited license only to produce oilseeds or grain or forage for feeding or processing and resale of this seed (except as authorized by Pionegr) or supply of saved seed to anyone for planting or use of this product in development or breeding is strictly prohibited. All uses outside of the U.S. are prohibited to the extent they result in infringement of U.S. patents. For other licenses contact Pioneer. MICROBIALS. The Cultures used in formulating this product are the exclusive property of Pioneer or POC and are not to be used for

formulating, reproduction or applied genetic research. If this product is protected under a patent, a limited license is granted to only use the product for the production of silage or haylage or for direct feeding to livestock.

ALL PRODUCTS. See terms on the seed bag/tag/tabel for other restrictions on use.

Pioneer warrants that the seed or other products purchased from it conforms to the descriptions on the label within tolerances, if any established by law. TO THE EXTENT ALLOWABLE BY LAW, THE EXPRESS WARRANTY ABOVE EXCLUDES AND IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY AND OF FITNESS FOR A PARTICULAR PURPOSE WHICH ARE HEREBY EXPRESSLY DISCLAIMED. The remedy of Purchaser or any other person, (whether such loss results from breach of warranty, contract, tort, strict liability or negligence) shall be limited solely and exclusively to the amount of the purchase price of the seed or other products or replacement of the seed or other products, at the election of Pioneer. In no event shall Pioneer be liable for any consequential or incidental damages sustained by purchaser or any other person.

Carrier's Signature FITZMARK LLC

Date

Person Receiving Seed/Product Consignee