

Bill to:

HESTER LOGISTICS CONSULTING & BROKERAGE

Invoice #: HLCB-BCF2-1800 Terms: NET 30

Invoice Date: 06/05/2024

Due Date: 07/05/2024

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
06/04/2024		1 Bekaert Drive, Rogers, AR, US 72756 - 102 Airpark Rd, Tupelo, MS, US 38801			
			1	\$1,500.00	\$1,500.00

TOTAL	
\$1,500.00	

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

RATE CONFIRMATION # HLCB-BCF2-1800



BILLING PARTY

HLC-B 48139 Caughern Ln Heavener, Oklahoma 74937 Date: Jun 4, 2024

Contact: Barry Hester

Phone:

Email: audrey@hlc-b.com

Dispatcher: Barry Hester

Phone:

Email: barry@hlc-b.com

CARRIER Royal3 Inc

6850 W 63Rd Street Chicago, IL, US 60638 **CARRIER REF #:**

SERVICE: Default Service

STOP 01

Bekaert Corporation -Rogers, AR

1 Bekaert Drive Rogers, AR, US 72756

CONTACT INFORMATION

Name: Brad Ray

Email: Brad.Ray@Bekaert.com

Phone: (479) 631-7661

HOURS OF OPERATION

08:00 - 17:00

TOTAL PICKUP

42000 lbs

PICKUP 个

DELIVERY ↓

COMMODITIES: REQ. TIME: Jun 4, 2024 08:00 - 15:00

Wire

Piece(s): / 42000 lbs / 0 feet LF: 0 / Class: / SKU: / NMFC:

ACCESSORIALS: None **PO Number** PARTNER SPECIAL INSTRUCTIONS: Make **REF Number** sure to take the proof of pickup picture Job# **CUSTOMS: NOTES:** None

02

Cooper Tire & Rubber

COMMODITIES: REQ. TIME: Jun 5, 2024 08:00 - 15:00 Co

Wire 102 Airpark Rd

Tupelo, MS, US 38801

TOTAL DELIVERY 42000 lbs

Piece(s): / 42000 lbs / 0 feet LF: 0 / Class: / SKU: / NMFC:

ACCESSORIALS: None PO Number PARTNER SPECIAL INSTRUCTIONS: Make **REF Number** sure to take the proof of pickup picture Job#

NOTES: None **CUSTOMS:**

Financials Qty Rate Est. Cost

Partner Freight 1,500.00 USD 1,500.00 USD

> AGREED RATE 1,500.00 USD

TERMS AND CONDITIONS

1. DO NOT DOUBLE BROKER THE LOAD. AS A COMPANY YOU ARE NOT ALLOWED TO "FREIGHT-FORWARD" OR ARRANGE A CARRIER FOR THIS LOAD. YOU MUST BE THE CARRIER/MC ON THE LOAD. YOU ARE NOT ALLOWED TO CLEAR BORDERS WITH FREIGHT AND ALLOW ANOTHER CARRIER TO COMPLETE YOUR LOAD. IF ANY OF THE TERMS & CONDITIONS ARE NOT FOLLOWED, WE WILL SUBMIT A CARRIER-411 REPORT & REPORT TO THE FMCSA, CARRIER WILL BE PLACED ON DNU, AND WILL FORFEIT PAYMENT OF THE LOAD.

- 2. AT SOME OF OUR LOCATIONS, DRIVERS ARE REQUIRED TO GIVE THEIR CDL TO MATCH LOAD TRACKING.
- 3. CARRIER / DRIVER MUST ACCEPT TRACKING BEFORE ARRIVING AT THE SHIPPER. \$150 DEDUCTION ON EVERY LOAD THAT CARRIER/DRIVER DOESN'T FOLLOW TRACKING INSTRUCTIONS. IF DRIVER DOESN'T SUCCESSFULLY TRACK FOR OVER A 3 HOUR PERIOD, PAYMENT WILL BE FORFEITED UNLESS PROVEN WITHOUT DOUBT OTHERWISE. ADDITIONALLY, WE WILL ALSO REQUIRE A COPY OF THE DRIVER'S ELD LOG AUDIT REPORT FROM PICKUP DATE TO DELIVERY BEFORE PAYMENT WILL BE RELEASED. \$15 CHARGE WILL BE APPLIED FOR CHANGING TRUCKS THAT ARE TRACKING AND TO ANY LINK THAT HAS TO BE RESENT DUE TO THE DRIVER CLOSING OUT THE LOAD PREMATURELY.
- 4. ***BEFORE THE DRIVER LEAVES THE SHIPPER, THE DRIVER MUST WRITE IN CARRIER NAME, DRIVER'S FULL SIGNATURE, DRIVER'S FULL NAME PRINTED, MC#, AND DATE OF PICKUP. THEN THE DRIVER MUST TAKE A PICTURE OF THE BOL BESIDE HIS VEHICLE WITH THE MC# OR USDOT # IN THE SAME FRAME OR PICTURE (Only a picture, NO scans accepted). ADDITIONALLY, FOR FLATBED LOADS CARRIER MUST HAVE A PICTURE OF THE CORRECTLY SECURED LOAD AT THE SHIPPER IN ONE FRAME (ONE PICTURE NOT MULTIPLE PHOTOS). ALL DOCUMENTS COMPLETED IN THE DRIVER'S OWN HANDWRITING. NO DIGITALLY ALTERED POP OR POD WILL BE ACCEPTED. FAILURE TO COMPLETE THIS STEP COULD RESULT IN FORFEITURE OF PAYMENT.
- 5. UPLOAD THE PICTURE AS PROOF OF PICK UP. ONLY UPLOAD THE PROOF OF PICKUP HERE. **NO INVOICES OR BLANK BOL'S*** IN THE RATE CONFIRMATION EMAIL, CLICK ON ACCEPT HERE DIGITALLY (it is in blue writing.) AFTER RECORDING THE ARRIVAL AND DEPARTURE TIME, YOU CAN UPLOAD THE IMAGE.
- 6. MARK THE LOAD DELIVERED FOLLOWING THE SAME STEPS AS ABOVE, BUT UPLOAD ONLY A COLOR PICTURE FULLY SIGNED POD WITH ALL 4 CORNERS VISIBLE. (INVOICES OR DOCUMENTS WITH INVOICES WILL BE DELETED) **** IF STEPS 4 & 5 ARE COMPLETED BY THE BROKER AND NOT THE CARRIER THERE IS A \$25 CHARGE FOR EACH STEP. ****
- 7. Clean/signed Proof of Delivery/ Bill of Ladings must be uploaded in completion. CARRIER NAME, DRIVER'S SIGNATURE, DRIVER'S PRINTED NAME, AND DATE OF PICK-UP MUST BE ON ALL BOL'S (ALL IN THEIR OWN HANDWRITING). RECEIVER MUST SIGN THE BILL OF LADING AND NO PACKING SLIPS ACCEPTED. NO DIGITALLY ALTERED POP OR POD WILL BE ACCEPTED. FAILURE TO COMPLETE THIS STEP, AGAIN, COULD RESULT IN FORFEITURE OF PAYMENT.
- 8. If Bill of Lading represents more than one page, all pages must be uploaded with the carrier's name, driver's signature, driver's printed first & last name, and date of pick-up. If a carrier is requesting detention; carrier must have shipper or receiver sign Bill of Lading with time in and time out with their signature to verify if detention should be paid, ADDITIONALLY WE WILL PULL THE MACROPOINT TRACKING. Carriers that allow drivers to write this in and sign for it will waive detention pay from the shipper and receiver. IF YOU ARE UNCERTAIN ABOUT DOCUMENTATION, EMAIL IT TO BARRY@HLC-B.COM AND CC' AUDREY@HLC-B.COM TO REVIEW. EVEN IF APPROVED, CARRIER IS STILL RESPONSIBLE FOR UPLOADING THE DOCUMENTATION TO YOUR LOAD. IF YOU DO NOT FOLLOW THESE INSTRUCTIONS; QUICKPAY OPTIONS, OR ANY OTHER PAYMENT OPTION/AGREEMENT IS NULL AND VOID. THESE STEPS MUST BE FOLLOWED FOR PAYMENTS.
- 9. MISSING SHIPPING OR RECEIVING APPOINTMENTS WILL HAVE A \$50 DEDUCTION FOR EACH OCCURRENCE, IF NOT NOTIFIED TIMELY BEFORE APPOINTMENT.
- 10. IF NON-TIMELY DELIVERY CAUSES CUSTOMER SHUTDOWN, ALL PENALTIES ACCRUED WILL BE PASSED TO THE CARRIER.
- 11. IF PROOF OF PICK-UP PICTURE & CORRECTLY SIGNED POD (i.e., CARRIER NAME PRINTED, DRIVER'S NAME PRINTED, DRIVER'S SIGNATURE, & DATE THAT THE LOAD IS PICKED UP RECORDED ON THE BOL WITH RECEIVER'S SIGNATURE) ARE NOT RECEIVED WITHIN 5 DAYS OF DELIVERY THERE WILL BE A \$50 FEE APPLIED.
- 12. KEEP ORIGINAL BOL/POD UNTIL YOU ARE PAID FOR THE LOAD. EMAIL INVOICE TO AUDREY@HLC-B.COM.

ACCEPTED.	
PRINT	
NAME:	
DATE:	

ACCEPTED:

	STRAIGHT BILL OF LADING - SHORT FORM ORIGINAL - NOT NEGOTIABLE RECEIVED, subject to the classification and tariff in effect on the date of	f issue of this Original Bill of Lading SHIPPER NUMBER: B/L 42168:	51053
	ORIGINAL - NOT NEGOTIABLE RECEIVED, subject to the classification and tariff in effect on the date of CARRIER: Hester Diversified Investments, LLC 1044 Bi	R DATE: 06/04/2024 SHIPPER NUMBER: 27	
	RECEIVED, subject to the classified Investments, LLC 11094 E. B.	FROM SHIPPER BEKAERT	
		CORPORATION One Bekaert Drive, Rogers AR 72757	
	Cooper Tire & Rubber Co		
	Tunelo MS 38801	VEHICLE NUMBER: 94932 // O	:
	ED DELIVERY DATE 06/05/2024 BEKAERT SEAL NO	BAID DV SUDAN	
		SHIPPER SHIPPER CONSIGNEE CONSIGNEE Bekaert Corporation 1395 S Marietta Pkwy Bldg 500-100 Marietta GA	
	AMT.	30067 USA	
	PEE	and continued in writing the agreed or declared value of the property.	
	Note - Where the rate is dependent on value, shippers are required to st. The agreed or declared value of the property is hereby specifically stated.	d by the shipper to be not exceeding.	
	The agreed or declared value of the property Per	to the consigner without recourse on the consignor, the consignor shall sign the f	ollowing
	Subject to section 7 of the conditions, if this statement is to be delivered statement. The carrier shall not make delivery of the shipment without payment of	d to the consignee without recourse on the consignor, the consignor shall sign the f freight and all other lawful charges. (Signature of Consignor)	
	The carrier shall not make delivery of the shipment without payment	11 THIRD PARTY	
	FREIGHT CHARGES: [X] PREPAID [] COLLECT	[] CONSIGNEE ARRANGED [] THIRD PART I	estined
	The property described below, in apparent good order, except as noted tindicated below, which said carrier (the word carrier being understood the indicated below, which said carrier (the word carrier of dilipere at said	[] CONSIGNEE ARRANGED [] Thick contents and condition of contents of packages unknown), marked, consigned and defined products the contract as meaning any person or corporation in possession of the products of destination, if on its route, otherwise to deliver to another carrier on the route of said property over all or any portion of said route to destination, and as to each part particularly over all or any portion of said route to destination, and as to each part performed bereunder shall be subject to all the terms and conditions of the Uniform of effect on the date hereof, if this is a rail or rail-water shipment, or (2) in the applied of the said bill of lading, including those on the back thereof, set forth in the and the said terms and conditions are hereby agreed to by the shipper and accepted	aid y at an
	under the contract) agrees to carry to its usual pace of orderly and destination. It is mutually agreed, as to each carrier of all or any of said property, that every service to be property that every service to be property.	aid property over all or any portion of said the terms and conditions of the Uniform is performed bereunder shall be subject to all the terms and conditions of the Uniform is performed because berrof if this is a rail or rail-water shipment, or (2) in the appli	cable
	Straight Bill of Lading set forth (1) in Uniform Freight Classification in motor carrier specification or tariff if this is a motor carrier shipment.	n effect on the back thereof, set forth in the titions of the said bill of lading, including those on the back thereof, set forth in the titions of the said terms and conditions are hereby agreed to by the shipper and accepted, and the said terms and conditions are hereby agreed to by	for
	himself and his assigns.		
	Agent or Cashier	arges on the property described hereon.	
	Per (The signature here acknowledges This is to verify that the below material are property classified, describ	bed, packaged, marked and are in proper condition for transportation according to the	
	applicable regulations of the Department of Transportation. "Mark with "X" to designate Hazardous Material as defined in Title	le 49 of the Code of Federal Regulations.	
	Notes for Freight Carrier: les order(s): 3901394152	Bekaert Shipment Number: 5011960851	
	hase order(s) : GEX0020513 L00010 S0001	DELIVERING CARRIER	
	PING * DESCRIPTION	WEIGHT SUBJECT TO CORRECTION RATE CHAR	CES
	40.717.175 LBS 2X0.30STBRA14SBS801732600H		
	Your Material No. RFXC-TT-SPOOL Plastic Pallet 1100x830x190 U Black	44,297.482 LBS	
	6 = 28 PC SEPARATOR PLASTIC TOP 1040x780x1N SEPARATOR PLASTIC INT. 1040x780x1N	DOM THE	
	Gross: 44,297.482 LBS Net: 40,717.175 LB Gross: 20,093.000 KG Net: 18,469.000 LBS Net:	BS 0.000 LBS	
	NO 16B		
	61-		
	CLASS :50 Steel Wire		
	The description and weight indicated on this bill of lading are correct.	Subject to verification by the Weighing and Inspection Bureau having jurisdiction, according approved by the Department of Transportation. State specifically in writing shall state whether it is "Constitution of State Specifically in writing shall state whether it is "Constitution of State Specifically in writing shall state whether it is "Constitution of State Specifically in writing shall state whether it is "Constitution of State Specifically in writing shall state whether it is "Constitution of State Specifically in writing shall	
	NOTE - Where the rate is dependant on value, shippers are reconstructed where the rate is dependant on value, shippers are reconstructed where the proposers are reconstructed with the reconstruction of the reconstruction.	ing approved by the Department of Transportation Bureau having jurisdiction accounts that the hill of the Department of Transportation	time.
		rel to be not exceed use agreed or dealers a carrier's or shipper's maintain	mg
	NICK DANIES	ling approved by the Department of Transportation. requires that build line agreed or declared value of the property. The agreed or being specifically in writing the agreed or declared value of the property. The agreed or be not exceeding. Shipper loads, consignee unloads. Material to arrive dry. CARRIER CARRIER PER(SIGN)	
		PER(PRINT) Poyal 3	
		CARRIER CARRIER CARRIER CARRIER CARRIER CARRIER CARRIER PER(SIGN) PER(PRINT) Royal3 POLYPE Fernandes DATE DATE	
		4-1-24	
14 2 3 3 3			

ORIGINAL - NOT NEGOTIABLE RECEIVED, subject to the classification and tariff in effect on the date of issue of this Original Bill of Lading Hester Diversified Investments, LLC 1044 L B/L DATE: 06/04/2024 CARRIER . SHIPPER NUMBER : B/L 4216851053 FROM SHIPPER CONSIGNEE Cooper Tire & Rubber Co 102 Airpark Road Tupelo MS 38801 BEKAERT CORPORATION One Bekaert Drive, Rogers AR 72757 PHONE: 501/6317661 NI REQUESTED DELIVERY DATE 06/05/2024 VEHICLE NUMBER: 94932 BEKAERT SEAL NO. Hester 11am FEE PAID BY SUBMIT FREIGHT INVOICE FOR PAYMENT TO: COD AMT Bekaert Corporation 1395 S Marietta Pkwy Bldg 500-100 SHIPPER CONSIGNEE FEE Marietta GA REMIT C.O.D. 30067 USA 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 statement 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 the shipment without payment of freight and all other lawful charges. (Signature of Consignor) FREIGHT CHARGES: [X] PREPAID [] COLLECT [] CONSIGNEE ARRANGED The property described below, in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned and destined indicated below, which said carrier (the word carrier being understood throughout this contract as meaning any person or corporation in possession of the property destination. It is mutually agreed, as to each carrier of all or any of said property over all or any portion of said property, that every service to be performed hereunder shall be subject to all the terms and conditions of the Uniform Domest motor carrier specification or tariff if this is a motor carrier shipment.

Shipper hereby certifies that he is familiar with all the terms and conditions of the said bill of lading, including those on the back thereof, set forth in the himself and his assigns. [] THIRD PARTY Received \$
Agent or Cashier
Per to apply in prepayment of the charges on the property described hereon. (The signature here acknowledges only the amount prepaid). This is to verify that the below material are property classified, described, packaged, marked and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.

* Mark with "X" to designate Hazardous Material as defined in Title 49 of the Code of Federal Regulations. Notes for Freight Carrier: Sales order(s): 3901394152 Purchase order(s): GEX0020513 L00010 S0001 Bekaert Shipment Number: 5011960851 NI SHIPPING DELIVERING CARRIER DESCRIPTION HM WEIGHT SUBJECT TO CORRECTION RATE CHARGES 40,717.175 LBS 2X0.30STBRA14SBS801732600H 2X0.30STBRA14SBS801732600H
YOUR Material No. RFXC-TT-SPOOL
Plastic Paller 1100x830x190 U Black
SPOOL STEEL BS80/17 BLUE BLUE/ORANG
SEPARATOR PLASTIC TOP 1040x780x1MM
SEPARATOR PLASTIC INT 1040X780X1MM
44,297.482 LBS Net: 40,717.175 LBS
20,093.000 KG Net: 18,469.000 KG ND 44,297.482 LBS 14 PC 504 PC 0.000 LBS 28 PC 28 PC 0.000 LBS Gross Gross 0.000 LBS 0.000 LBS RECEIVED JUN 05 2024 By: Robert Haywood CLASS :50 Steel Wire The description and weight indicated on this bill of lading are correct. Subject to verification by the Weighing and Inspection Bureau having jurisdiction, according agreement. Shipper's imprint in lieu of stamp; not a part of bill of lading approved by the Department of Transportation.

* If shipment moves between two ports by a carrier by water the law requires that the bill of lading shall state whether it is "carrier's or shipper's weight".

* ONOTE - Where the rate is dependant on value, shippers are required to state specifically in writing the agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding. Shipper loads, consignee unloads. Material to arrive dry.

* CARRIER PER(SIGN)

* PER(PRINT)

* POYOL 3

* DATE

* DATE

>otoge Fernandia 6-4-24

STRAIGHT BILL OF LADING - SHORT FORM