

Bill to:

Prime Freight LLC

- ,
- ,

,

Invoice Date: 06/10/2024 Invoice #: Shipment ID 31413-21978 Terms: NET 30 Due Date: 07/10/2024

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
06/07/2024		1301 Pencco Dr Hamilton, NC 27840 - 1 Main St, Whitinsville, Northbridge, MA 01588			
			1	\$2,200.00	\$2,200.00

TOTAL

\$2,200.00

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

ige 1 In 7, 2024		Rate confirr	mation		Shipment 31413-2197	
	1	Prime Freig 01 N Pine St, 303, Spartanburg P: (864) 485-9991 • E: info@ W: primefreigh	, SC, 29302 @primefreig			
Route 7:30 AM	Jun 7, 2024 -4:30 PM FCFS	1301 Penco Dr Hamilton 27840 Pickup # 662785		1 item Qty.: 25 Pallets Handling qty.: 25 Pallets	Brz DOT 3119062	
Jun 10, 2024 7 AM-10 AM Apt		A & A Office Installat 1 Main St, Whitinsville Northbridge, MA 01588 Delivery # 662785	ions 1 item Qty.: 25 Pallets Handling qty.: 25 Pallets		Brz DOT 3119062	
Equipment	Van or Reefer 53 ft • 32,000.00 lbs Services: GPS track	ing				
ltems	Dry Freight on Pallets Penco Products - NC (Hamilton, NC) > A & A Office Installations (Northbridge, MA) 25 Pallets • 32,000 lb					
Total: 1 item	25 Pallets • 32,000	lb Handling quantity: 25 P	allets			
Carrier	Brz MC 086875 ⋅ DOT 31	19062 • P: (708) 303-5150	Steve 7088525	5525 Dispatcher		
Rate	Freight - flat 1.0 x \$2,050.00		\$2,050	.00		
	Accessorial - trac 1.0 x \$150.00	king	\$150.00			
	Total		\$2,200.00			
 It is the driver's Driver or dispate All Trailers mutions Any deviation f All product SHe Re-brokering, a POD's must be If shipment is a If shipment is a 	oply for late pick-ups and responsibility to ensure the tcher is required to check of st be clean, empty and odd from dispatch instructions ORTAGES must be report assigning or interlining of the sent within 24 hours after nore than 2 hours late with day late there will be a 50	hat the load is safe, secure and legal call daily by 10:00AM. If not, \$50 years free with no holes. must be called in immediately. ted at time of PICKUP. Failure to re- this shipment will void our obligated delivery or there will be a \$100 per year notification, there will be 0% rate deduction from the original	will be charge eport will res on for payme halty. a \$250 charge agreed upon	ed. ult in additional charges. ent. ge. rate.	150 sharas	
	-	acture of the temperature recorder. I e use the "Turvo" app; non-complia	-		-	
	, , , , , , , , , , , , , , , , ,	a la				

Detention Policy: If applicable, remuneration for detention shall only be dispensed provided that tracking functionalities have been enabled and both IN and OUT times are accurately delineated on the Bill of Lading (BOL).

This confirmation governs the movement of the above-referenced freight as of the specified and hereby amends, is incorporated by reference and becomes a part of the certain transportation contract by and between "Broker" and "Contract carrier". Carrier Agrees to sign the confirmation and return it to the broker via email or FAX and carrier shall be conclusively presumed and compensatory that the freight would not have been tendered to Carrier at higher rates and that not shipments handled under such rates will subsequently be subject to a later claim for undercharges. If aggred services are fulfilled, rates are not negotiable. Carrier is responsible for all delivery appointments. Failure to comply with appointments will result in a penalty. The undersigned accepts the referenced shipment on behalf of the carrier and acknowledge as correct the information contained herein, the carrier agrees to the terms of the master agreement previously executed between our companies. Invoicing by the carrier and payment by Prime Freight LLC, constitutes acceptance of this agreement and creates a valid contract for carriage shipment.

When loading, the driver must count and inspect his/her load. The Driver/Carrier is responsible for piece count and condition of load at all times. We are not responsible for Overweight. If Dimensions, Weight, Quantity or type of commodity are different than those consigned in our Load Confirmation Agreement, the carrier must notify Prime Freight LLC before picking up/loading and request a writtem authorization. Prime Freight LLC will not pay any extra charges including but not limited to lumper, layover, detention, overweight, over dementional, without authorization. All rates referenced here amend Prime Freight LLC Carrier Agreement. Prime Freight LLC is a freight broker (MC: 1059720), as defined by 49 CFR 371.2, and is not a motor carrier. All freight moved for Prime Freight LLC and its customers is time sensitive. Unless stated otherwise, all loads are to be hauled using a dedicated trailer, unless stated otherwise. Loads must be delivered on the delivery dates and times referenced herein. Loads that do not meet the set date, time, or exclusivity criteria, will be subject to any and all applicable fines, unless waived in writing and acknowledged by an Prime Freight LLC agent. Any and all relevant exclusions on a carrier's cargo insurance policy must be disclosed. Cargo claims that result in a denial of coverage by the carrier's cargo insurance policy are the exclusive responsibility of the carrier. Carriers shall, at their own cost and expense, procure and maintain all such licenses and permits required to haul the freight referenced herein.

UNAUTHORIZED REBROKERING IS PROHIBITED AND WILL CONSTITUTE FORFEITURE OF LINE HAUL TO THE HAULING CARRIER. CARRIERS THAT VIOLATE MAP 21, AS DEFINED 49 CFR 371.2, ARE SUBJECT TO FINES, WILL BE REPORTED AND SHALL BE DEACTIVATED IN PRIME FREIGHT LLC SYSTEM IMMEDIATELY.

The undersigned hereby acknowledges as correct and accepts the referenced shipment on behalf of Prime Freight LLC. It is agreed that the charges indicated above include all costs and fees in connection with the shipment as described. A minimum of \$100,000.00 cargo insurance is required unless otherwise noted. Invoicing by the carrier and commenced payment by the broker, constitutes acceptance of this agreement and by signing, this creates a contract carriage shipment.

Invoicing Instructions:

For payment of freight charges, we must receive original and signed Bill of landing and Proof of Delivery with a carrier invoice. Payment will be made 30 days after all required paperwork is received at Prime Freight LLC.

PLEASE EMAIL THESE DOCUMNETS TO ACCOUNTING@PRIMEFREIGHTLLC.COM AND CC YOUR BROKER REP.

Representative signature

Receiver signature

Title

Title

Date

Date

BILL OF LADING

STOP NUMBER 1	Ship Date: 6/7/2024	BOL #: D2333010-0-1			
SHIP FROM	FREIGHT CHARGES BILL TO				
Penco Products, Inc. 1301 PENCO DRIVE Hamilton, NC 27840 Contact: SHIPPING CONTACT Phone: 252-894-4000	Spot Freight, Inc 141 South Meridian Street Suite 200 Indianapolis, IN 46225 Phone: 866-971-SPOT (7768)				

					and the second se				
A&AO	ffice Installa	tions			Purchase Order: 66278	35-B			
1 Main S					Sales Order: 662785-B				
Whitinsv	ville, MA 015	588			Shipment Number : S23	342926	AND A DESIGN DO MINO AND A	the second second	CARACTER PORTUGUES
							RRIER		
Contact					Prime Freight, LLC				
Phone:						FREIGHT CH	ARGE TEF	RMS	
					Prepaid Collec	ct 3rd Pa	arty		
					Master bill of lading	with attached u	Inderlying b	ills of lading	
					Master bill of lading	with attached u	Inderlying b		
Qty.	Pallet(s)	Туре	Weight	HM(x)	Description	with attached u	Inderlying b	ills of lading Commodity Code	Product Code
Qty.	Pallet(s)	Type	Weight 32000	HM(x)	Master bill of lading	with attached u	Inderlying b		Product Code

This load requires tracking through the Red Driver app provided by the ratecon sender, if this is not completed driver risks being fined. This load requires OTP/ OTD unless stated otherwise/ has been approved by the broker- if this is not completed, carrier runs the risk of being fined. DO NOT TURN FREIGHT ON IT'S SIDE, this risks extreme damage to the product and carrier runs the risk of being in a claim situation with the customer.

Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property as follows: "The agreed or declared value of the property is specifically stated by the shipper to be not exceeding ______."

Subject to Section 7 conditions of applicable bill of lading, if this shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following: The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.

Consignor Signature:

NOTE: Liability limitation for loss or damage in this shipment may be applicable. See 49 USC 14706 (c) (1) (A) and (B).

The property described below, in apparent good order, except as noted (contents of packages unknown), marked and consigned, and destined as indicated below, 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, 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, and as to each party 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 position of said route to destination, and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all terms and condition so the Uniform Domestic Straight Bill of Lading set forth in Uniform Freight classification in effect on the date hereof.

SHIPPER SIGNATURE / DATE:

Date:

This is to certify that the above named materials are properly classified, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the DOT.

Shipper:

CARRIER SIGNATURE / PICK UP DATE:

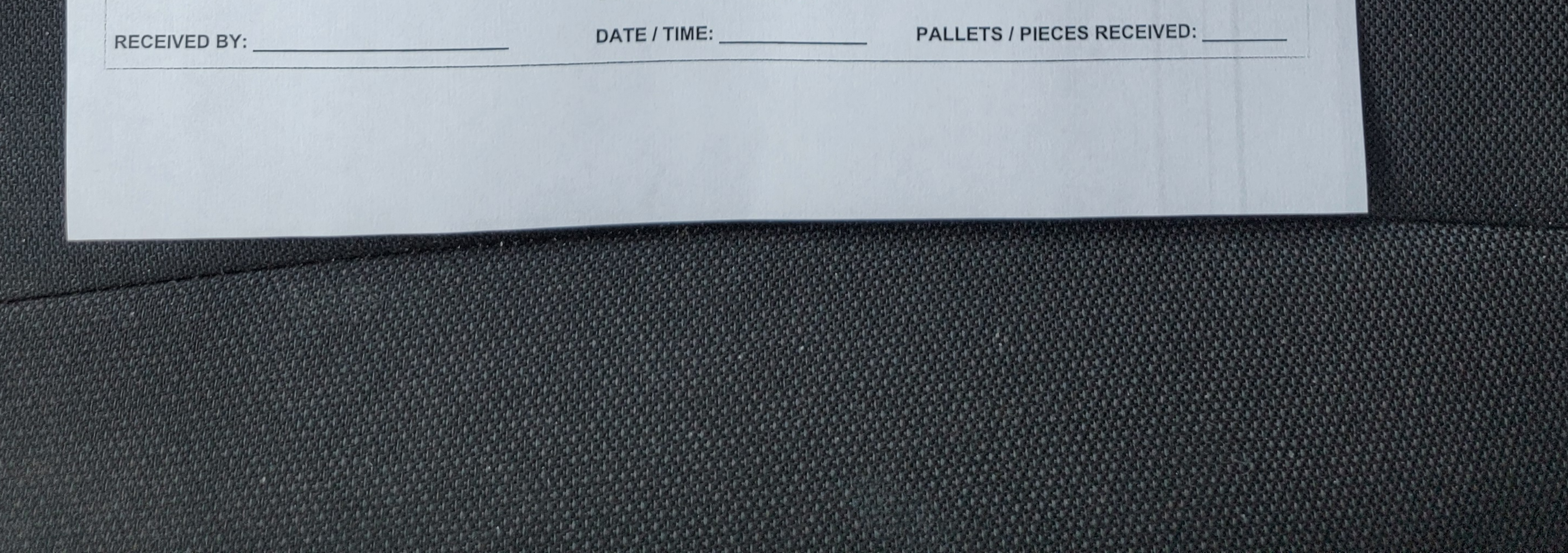
Date:

Carrier acknowledges receipt of packages and required placards. Carrier certifies emergency response information was made available and/or carrier has the DOT emergency response guidebook or equivalent documentation in vehicle. Property described above is in good order, except as noted.

REFERENCES

CONSIGNEE'S RECEIPT

Carrier:



	BILL OF LADING		
STOP NUMBER 1	Ship Date: 6/7/2024	BOL #:	D2333010-0-1
SHIP FROM	FREIGHT	CHARGES BILL TO	
Penco Products, Inc. 1301 PENCO DRIVE Hamilton, NC 27840 Contact: SHIPPING CONTACT Phone: 252-894-4000	Spot Freight, Inc 141 South Meridian Street Suite 200 Indianapolis, IN 46225 Phone: 866-971-SPOT (7768)		

hone: 252-094-			and the second se						
SHIP TO				REFERENCES					
A & A Office Installations				Purchase Order: 662785-B					
1 Main Street Whitinsville, MA 01588 Contact:				Sales Order: 662785-B Shipment Number : S2342926					
									CARRIER
				Prime Freight, LLC					
				Phone:				FREIGHT CHARGE TERMS	
				Prepaid Collect Master bill of lading with	3rd Pa		ille of lading		
				Master bill of lading wi	in allacheu t	indenying b	allis of lauring		
Qty. Pallet(s)	Туре	Weight	HM(x)		Class		Commodity Code	Produc	
	-		HM(x)			1		Produc Code	

SPECIAL INSTRUCTIONS:

コイフィイティオオオオーチャイルシーチャ するようなのであるとうとうとうかい ****************

************ जन्म बन्दन न न न ल ल ल ल ल र न

オンコンションコーション

ていてのにいいます

ロロココフィアフロコームコ

이가 없이 가 것 않는 것 이 이 가지 않는 것 이 *****************

이에에서 이것을 가장하는 것이 가지?

いきょうきょう ひょう ひょうきょう <u>a ana ana ana ana ana</u>

277777722222

나라 내 가 내 내 내 가 다 다 앉아?

(1) 日本市市市市市市市市市市市市市市市市

*************** a a a a a a a a a a a a a a a a a てきずけいしていたいないないである。

I I A A ALL A PARTICULAR & DOUBLE CAN

가장 님그가 감독하는 것을 가지 않는다.

1. 学校 计算法存储 化化合金 化

Contemporaria (Contemporaria) (Contemporaria)

PROPOSITION CONTRACTOR SECTION

ちょう ちょう ちょう ちょう ちょう いいち いいち ちょうちょう ちょうちょう

7 4 4 4 4 5 7 7 4 4 6 7 7 4 6 4 6 6 5 7 7 9 5 ちょうそう さいかん ちょうしん しん

127799 ----2 2 2 3 3 3 3 3 3 3 3

4 4 4 4 4 4 ra 2 2 3 4 -322333

> This load requires tracking through the Red Driver app provided by the ratecon sender, if this is not completed driver risks being fined. This load requires OTP/ OTD unless stated otherwise/ has been approved by the broker- if this is not completed, carrier runs the risk of being fined. DO NOT TURN FREIGHT ON IT'S SIDE, this risks extreme damage to the product and carrier runs the risk of being in a claim situation with the customer.

Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property as follows: "The agreed or declared value of the property is specifically stated by the shipper to be not exceeding

Subject to Section 7 conditions of applicable bill of lading, if this shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following: The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.

Consignor Signature:

NOTE: Liability limitation for loss or damage in this shipment may be applicable. See 49 USC 14706 (c) (1) (A) and (B).

The property described below, in apparent good order, except as noted (contents of packages unknown), marked and consigned, and destined as indicated below, 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 position of said route to destination, and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all terms and condition so the Uniform Domestic Straight Bill of Lading set forth in Uniform Freight classification in effect on the date hereof,

Carrier:

CONSIGNEE'S RECEIPT

DATE / TIME:

SHIPPER SIGNATURE / DATE:

This is to certify that the above named materials are properly classified, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the DOT,

CARRIER SIGNATURE / PICK UP DATE:

Carrier acknowledges receipt of packages and required placards. Carrier certifies emergency responseinformation was made available and/or carrier has the DOT emergency response guidebook or equivalent documentation in vehicle. Property described above is in good order, except as noted. P /- /--

Date:

PALLETS / PIECES RECEIVED

Shipper:

