

**Bill to:**

CARTER LOGISTICS  
4020 WEST 73RD STREET,  
Anderson,  
IN,  
46011

Invoice Date: 06/25/2024

Invoice #: 24228-ZUL(LN24601)

Terms: NET 30

Due Date: 07/25/2024

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
06/24/2024		472 Second Ave, Brooklyn, NY 11232 - 22793 Rt 66 N, Shippenville, PA 16254			
			1	\$850.00	\$850.00

<b>TOTAL</b>
\$650.00

**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**

# Carrier Load Tender

Reference: 22592820LN (LoadID)

Carrier: ZIGI FREIGHT INC ( ZFIH )

Tender: 06/24/2024 15:35

Origin: **Sims Metal**  
**472 Second Ave**  
**Brooklyn, NY 11232**  
Phone: Fax:  
06/24/2024 08:00 - 06/24/2024 17:00

Pickup:  
Destination: **ADS**  
**22793 Rt 66 N**  
**Shippensburg, PA 16254**  
Phone: Fax:  
06/25/2024 09:00 - 06/25/2024 09:00

Delivery:  
Bill To: **Carter Logistics**  
**4020 West 73rd Street**  
**Anderson, IN 46011**  
Vendor Invoice Email: vendor.invoice@carter-logistics.com

## Comments

Contact Information: Danielle Dodd 765-635-2663

## Items

Item ID	HM	Description	Weight	Class	NMFC	Dimensions	Temp
Dry	Dry		40000.	85.0	18260-		

## Pickup 1

06/24/2024 08:00 - 06/24/2024 17:00

Sims Metal  
472 Second Ave  
Brooklyn, NY 11232  
Phone: Fax:

12127418SN (ShipmentID) 40,000 lb 1.0 PLT

## Drop 2

06/25/2024 09:00 - 06/25/2024 09:00

ADS  
22793 Rt 66 N  
Shippensburg, PA 16254  
Phone: Fax:

12127418SN (ShipmentID) 40,000 lb 1.0 PLT

## Freight Terms

### Charge Details

Description	Rate	Quantity	Charge
Line Haul	850.000	Flat Rate	850.00
Total:			USD 850.00

Freight Terms: 850.00, Third Party (40000.0 lb) (341.0 miles)

## References

Reference Type	Reference
ShipmentID	12127418SN
PO Number	03-6873263
PRO	22592820LN
Trailer Number	1881
SCAC	ZFIH

## Special Instructions

PU# 843146

WEIGHMASTER CERTIFICATE  
TRUCK SCALE



WEIGHMASTER CERTIFICATE

THIS IS TO CERTIFY that the following described commodity was weighed, measured, or counted by a weighmaster, whose signature is on this certificate, who is a recognized authority of accuracy, as prescribed by Chapter 7 (commencing with Section 12700) of Division 5 of the California Business and Professions Code, administered by the Division of Measurement Standards of the California Department of Food and Agriculture.

Ticket #: T4FOMX

SHIP DATE: 06/24/24

WEIGHED AT: Sunset Park, NY

Sold To: ADVA00  
ADVANCED DRAINAGE SYSTEMS, INC.  
401 OLIVE STREET  
FINDLAY, OH 45839

Veh # TK TL51826 ID # ROY747 Order # 843146 Ln 01 Mat Req # 843146 Ln 01

SHPMNT# COMMODITY	GROSS	TARE	NET	ADJ REASON	PD WT
340362 #2 HDPE Color Bale	76840b	32540a	44300	0	44300
ALL WEIGHTS ARE REPORTED IN POUNDS UNLESS OTHERWISE INDICATED. ALL NON-POUND WEIGHTS ARE ASSUMED TO BE MANUAL WEIGHTS					
TOTALS	76840	32540	44300	0	44300

Ticket Comment: ROYAL 3 / 30 BALES

DEPUTY WEIGHMASTER SIGNATURE

(Judith P.)

CUSTOMER SIGNATURE

a=SCALE 1 b=SCALE 2 c=SCALE 3 d=SCALE 4 m=MANUAL WEIGHT

GRS Date 06/24/24 NET TONS  
GRS Time 18:34 22.1500  
TRE Date 06/24/24  
TRE Time 17:48

In accordance with the Clean Air Act and other applicable laws, seller must sign the Scrap Acceptance Agreement form provided at the scale at least one time every 2 years, which applies to any recyclables in the transaction which may contain or have contained refrigerants or other potential Hazardous Materials.

FOR SALVAGE VEHICLE SALES: I hereby certify, under penalty of perjury that any vehicle sold has been cleared for dismantling with the Department of Motor Vehicles.

HOLD HARMLESS AGREEMENT: Seller will indemnify and hold buyer harmless for damages, demands and liabilities, including reasonable attorney's fees, resulting from the breach of any warranty hereunder and driver agrees to be responsible for damage to vehicle during unloading.

BILL OF SALE: I warrant that I am the owner (or owner's representative) of the material described hereon and have the right to sell same, that it contains no Hazardous Material as defined in the Scrap Acceptance Agreement or otherwise by any federal or state law and that for payment hereby received, I sell and convey title to Sims Metal Management.

Seller certifies that all refrigerant including but not limited to Chlorofluorocarbons and Hydrochlorofluorocarbons (collectively "CFC's") Refrigerants and their substitutes as defined in section 808 of the Clean Air Act that has not leaked previously have been recovered from appliance and motor vehicles prior to delivery. I understand it is unlawful to release Freon and CFC's into the atmosphere and that any CFC's must be properly removed before appliances or motor vehicle air conditioners can be recycled. I verify that either (check one):

☐ (1) all CFC's previously leaked from this container, or

☐ (2) all CFC's were properly recovered in accordance with 40 C.F.R. Section 82.156(g) and (h) by:

El vendedor certifica que todos los refrigerantes incluyendo pero no limitado a CFC's y HCFC's Refrigerantes y sus substitutos como se define en la seccion 808 del Acta de Aire Limpio que no ha goteado previamente han sido recuperados de los electrodomesticos y automobiles antes de ser entregados. Yo entiendo que es contra la ley liberar Freon y otros clorofluorocarbonos y hidroclorofluorocarbonos (legalmente llamados CFC's) en el aire y que todos los CFC's tienen que estar removidos apropiadamente antes de que los aparatos o aire acondicionado de los carros puedan ser reciclados. Yo verifico que (dique uno):

☐ (1) todos los CFC's han sido previamente evacuados de este contenedor, o

☐ (2) todos los CFC's fueron recuperados en forma apropiada de acuerdo con 40 C.F.R. Seccion 82.156(g) y (h) por:

Name/Nombre: \_\_\_\_\_

Address/Direccion: \_\_\_\_\_

Date/Fecha: \_\_\_\_\_

Seller Signed/Seller Firma: \_\_\_\_\_

Printed Name/Nombre: \_\_\_\_\_

Date/Fecha: \_\_\_\_\_

Seller's Warranty: Seller warrants and represents to the Purchaser the material transferred, by the Seller to the Purchaser pursuant to this Agreement is not and does not contain a "hazardous substance" as said term is defined in the current applicable federal or state environmental laws, rules, or regulations. In the event Purchaser incurs any liability or obligation due to a breach of said warranty and representation, Seller agrees to indemnify and hold Purchaser harmless from all such liabilities and obligations. Notwithstanding the foregoing, nothing set forth herein shall constitute a waiver by Seller of any rights under the law pursuant to any written or oral agreements that it may have against the entity.

El VENDEDOR GARANTIZA: El vendedor garantiza y representa al Comprador que el material transferido, por el Vendedor al Comprador de acuerdo a este acuerdo no es y no contiene "sustancias peligrosas" como se dijo en e termino como se define en las leyes, reglas, o regulaciones ambientales federales y estatales. En el evento que el Comprador incurra alguna responsabilidad u obligacion por el cumplimiento de dicha garantia y representacion, El Vendedor acuerda en indemnizar y no hacer responsable al Comprador de toda dicha responsabilidad y obligacion. No obstante lo precedente, nada de lo aqui constituya una renuncia por el vendedor de cualquier derecho bajo la ley segun cualquier acuerdo escrito u oral que pueda tener tener en contra de cualquier entidad.





SMR

SMR

## STRAIGHT BILL OF LADING - SHORT FORM - ORIGINAL - Not Negotiable

RECEIVED, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, the property described below, in apparent good order, except as noted (contents and conditions of contents of packages unknown), marked, 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 portion 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 the terms and conditions of the Uniform Domestic Straight Bill of Lading set forth (1) in Uniform Freight Classification in effect on the date hereof, if this is a rail or rail-water shipment, or (2) in the applicable motor carrier classification 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 classification or tariff which governs the transportation of this shipment, and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

Sunset Park, NY

SHIPPER'S NO.

340362

CARRIER'S NO.

340362

Ticket # T4FOMX

At	
Consigned To	ADVANCED DRAINAGE SYSTEMS INC. ADVANCED DRAINAGE SYSTEMS INC.
Destination	22793 RA-66 N SHIPPENVILLE, PA 16254
Route	
Delivering Carrier	ROYAL 3

Date 06/24/24

From Sunset Park, NY

## Delivery Address

(To be filled in only when shipper desires and government tariffs provide for delivery thereat.)

Number Packages	HM	KIND OF PACKAGE, DESCRIPTION OF ARTICLES, SPECIAL MARKS, AND EXCEPTIONS	Car Initials TK	Car No. TL51826
		#2 HDPE Color Bale	* WEIGHT (Subject to Correction)	Class Of Rate Ck. Col.
			GROSS 76840	
			TARE 32540	
			NET 44300	
			ADJ 0	
			SHIP 44300	
		SHIPMENT # 340362		
		OUR ORDER # 843146-01 MAT'L REQ # 843146-01		
		CUST PO #		

Subject to Section 7 of 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 statement:  
The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.

(Signature of consignor.)  
If charges are to be prepaid write or here. "To be prepaid".

Rec'd \$  
to apply in prepayment of the charges on the property described hereon.

Agent or Cashier

Per  
(The signature here acknowledges only the amount prepaid.)  
Charges advanced:

\$

6.25.24 ADS

(Commodities being transported for Remelting Purposes ONLY.  
All applicable tariffs pertaining to recycling materials apply.)

PROTECT LOWEST THRU-RATE — LOADED TO FULL VISIBLE CAPACITY

\* If the 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.  
† The fire boxes used for this shipment conform to the specifications set forth in the box maker's certificate thereon, and all other requirements of Consolidated Freight Classification.  
‡ Shipper's imprint in lieu of stamp, not a part of bill of lading approved by the Interstate Commerce Commission.  
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

Shipper  
PerAgent  
Per Gary Osman

Permanent post-office address of shipper.

\* MARK WITH "X" TO DESIGNATE HAZARDOUS MATERIAL AS DEFINED IN TITLE 49 OF FEDERAL REGULATIONS.



WEIGHMASTER CERTIFICATE  
TRUCK SCALE



Ticket #: T4FOMX

SHIP DATE: 06/24/24

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Sold To: ADVA00  
ADVANCED DRAINAGE SYSTEMS, INC.  
401 OLIVE STREET  
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Ticket Comment: ROYAL 3 / 30 BALES

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(Judith P.)

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FOR SALVAGE VEHICLE SALES: I hereby certify, under penalty of perjury that any vehicle sold has been cleared for dismantling with the Department of Motor Vehicles.  
HOLD HARMLESS AGREEMENT: Seller will indemnify and hold buyer harmless for damages, demands and liabilities, including reasonable attorney's fees, resulting from the breach of any warranty hereunder and driver agrees to be responsible for damage to vehicle during unloading.

BILL OF SALE: I warrant that I am the owner (or owner's representative) of the material described hereon and have the right to sell same, that it contains no Hazardous Material as defined in the Scrap Acceptance Agreement or otherwise by any federal or state law and that for payment hereby received, I sell and convey title to Sims Metal Management.

Seller certifies that all refrigerant including but not limited to Chlorofluorocarbons and Hydrochlorofluorocarbons (collectively "CFCs") Refrigerants and their substitutes as defined in section 608 of the Clean Air Act that has not leaked previously have been recovered from appliance and motor vehicles prior to delivery. I understand it is unlawful to release Freon and CFC's into the atmosphere and that any CFC's must be properly removed before appliances or motor vehicle air conditioners can be recycled. I verify that either (check one):

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☐ (2) all CFC's were properly recovered in accordance with 40 C.F.R. Section 82.156(g) and (h) by:

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- ☐ (1) todos los CFC's han sido previamente evacuados de este contenedor, o  
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Name/Nombre: \_\_\_\_\_  
Address/Direccion: \_\_\_\_\_  
Date/Fecha: \_\_\_\_\_  
Seller Signed/Seller Firma: \_\_\_\_\_  
Printed Name/Nombre: \_\_\_\_\_  
Date/Fecha: \_\_\_\_\_

Seller's Warranty: Seller warrants and represents to the Purchaser the material transferred, by the Seller to the Purchaser pursuant to this Agreement is not and does not contain a "hazardous substance" as said term is defined in the current applicable federal or state environmental laws, rules, or regulations. In the event Purchaser incurs any liability or obligation due to a breach of said warranty and representation, Seller agrees to indemnify and hold Purchaser harmless from all such liabilities and obligations. Notwithstanding the foregoing, nothing set forth herein shall constitute a waiver by Seller of any rights under the law pursuant to any written or oral agreements that it may have against the entity.

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