Royal 3inc.

Bill to: AVERITT 1415 NEAL STREET, COOKEVILLE, TN, 38501 Invoice Date: 06/28/2024 Invoice #: 7500146272 Terms: NET 30 Due Date: 07/28/2024

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
06/27/2024	2000 Cornell Melrose Park, Melrose Park, IL 60160 - 1121 Industrial Dr, Owensboro, KY 4230				
			1	\$900.00	\$900.00

TOTAL	
\$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



AVERITT - North America Truckload 1415 Neal Street/ PO Box 3166 Cookeville, TN 38502 Phone: (866) 249-8496 Fax: (931) 520-2755

Please call Averitt Integrated at (888) 679-2749 when unloaded for a release number.

North America Truckload - Load 7500146272				
Distance TWIC Ce TSA Cer Hazmat: Averitt F Rep Pho Rep Ema Rep Fax	ertification Required: No tification Required: No No Rep: Christy Egan one: ail: cegan@averitt.com :	Carrier: ROYAL3 INC MC Number: 944686 Contact: Joey Cimbaljevic		
Dispatch I	Notes: Pickup 1			
Name: Address: Phone: Case(s): Item(s):	CENTRAL STATES TRUCKING CO 2000 N CORNELL MELROSE PARK MELROSE PARK, IL 60160 224-781-2020 0 FLAVORING ADDITIVE	Earliest: 06/27/2024 0001 Lastest: 06/27/2024 2359 Weight 23000.0 Pallet(s): 22		
	Delivery 2			
Name: Address:	PINKERTON TOBACCO COMPANY 1121 INDUSTRIAL DR OWENSBORO, KY 42301	Earliest: 06/28/2024 0600 Lastest: 06/28/2024 1600 Weight		
Phone: Case(s):	804-302-1936	Pallet(s):		
ltem(s):	FLAVORING ADDITIVE	Page 1 Of 3		

Drop	Instructions
------	--------------

CENTRAL STATES TRUCKING CO - House Bill# 4540213389

Pay	Sumr	nary
-----	------	------

Service for load # Line Haul: 7500146272 \$900.00 \$900.00

Total Rate:

Signature: _____ Date:

PLEASE SIGN AND FAX BACK TO (931) 520-2755

Payment Requirements - Upon Delivery

- Must include Load # and Release Order #
- Signed BOL / Signed Delivery Receipt / Signed Rate Confirmation Sheet
- Load/Unload/Lumper receipts must accompany invoicing in order to receive payment
- All accessorial charges must be pre-approved & billed with receipt & POD

Payment Options

Phone (931) 525-5328 integratedap@averitt.com Mail: Averitt Integrated, PO Box 3166, Cookeville, TN 38502

Quik Pay Option (3% Reduction of total payable for expedited processing of Carrier payment) Email: integratedap@averitt.com Fax: (931)520-2755 Notes:

All times on this Carrier Rate/Load Confirmation are local time zone.

Any additional charges not listed on this Carrier Rate/Load Confirmation must be authorized in advance of providing the service by calling the Integrated Team @ 866-249-8496.

Please contact Averitt Integrated immediately with any questions on Rate/Load Confirmation or delays asap.

Terms and Conditions

This Carrier Rate/Load Confirmation is a legal contract between the CARRIER and Averitt Integrated, but otherwise does not waive any rights under federal law. This rate supersedes and has a precedence over any other conflicting rate currently on file with this carrier. CARRIER must provide legible, accurate, signed, and dated documentation upon upon delivery to receive prompt payment. Failure to provide proof of delivery will result in BROKER's forfeit of payment to Carrier.

THIS LOAD SHALL NOT BE DOUBLE BROKERED. It is agreed that any re-brokering of this load will result in non-payment to CARRIER, in addition to any other penalties applicable by contract or by law. No additional charges other than those listed above may be added by the CARRIER. Any additional charges must appear on a revised confirmation sheet signed by the BROKER. CARRIER must include signed copy of shipper's bill of lading and any other proof of delivery with invoice to BROKER. Rates, except as specifically designated above, are inclusive of any fuel surcharge. CARRIER certifies that it is in compliance with all requirements of the California Air Resources Board (CARB) that are applicable to the scope of Carriers operations, including, but not limited to Statewide Truck and Bus Regulations, Transport Refrigeration Unit (TRU) Regulations, Tractor-Trailer Greenhouse Gas Regulations (TTGHG), and Drayage Truck Regulations. Carrier also warrants that it is in the compliance with any comparable requirements of Environmental Protection Agency (EPA) and other states, where applicable. CARRIER shall be responsible for any fines imposed on BROKER and or shipper resulting from noncompliance.

ALL LOADS ARE SUBJECT TO ELECTRONIC TRACKING

By accepting this shipment, CARRIER agrees that it has obtained a written agreement from each driver transporting a shipment tendered by BROKER to CARRIER pursuant to the Agreement in which each driver provides all necessary consents to (i) receiving text messages and/or phone calls from on or on behalf of BROKER and (ii) allowing BROKER or its vender to track such drivers location while transporting such shipment. CARRIER shall comply with all applicable laws relating to the collection, use, storage, retention, disclosure, and disposal of any of any information CARRIER provides to BROKER, including information regarding the drivers transporting shipments. CARRIER shall indemnify, defend, and hold BROKER and its affiliates harmless from and against any and all claims, damages, liabilities, losses, actions and expenses (including attorneys' fees) arising out of or in connection with CARRIER's breach of this Section. This Section shall survive the expiration or termination of the Agreement between BROKER and CARRIER.

0261088

Please Sign: Joey Cimbalejvic

(X) Accept

() Decline

Driver Name: Driver Cell: Driver Email: Tractor #: Trailer #:

Page 3 Of 3

Affix pro label here	13	BILL OF LADING - C	original- THE POV OF ONE		egotiable ne Contact. lany Services. ne Invoice. ero Problems.
Name CENTRAL STATES TRUCKING CO Address 2000 N CORNELL MELROSE PARK City MELROSE PARK State IL ZIP 60160 Customer No. CENTMEIL	CONSIGNEE	Name PINKERTC	2-1936	CO COMP/ R	-
Name SWEDISH MATCH OF NORTH AMERICA Address BT PO BOX 986 City OWENSBORO State KY ZIP 42302 Customer No. Object's Reference No. Consignee's Reference/PO No.		FREIGHT CHARGES: Hurden Prepaid Collect Freight Prepaid unless Collect box is marked Collect box is marked 'Additional charges shall apply COD AMT. \$ Cash or Certified Funds COD Fee: PPD Collect Remit to: Street City State			
ALWAYS LIST HAZARDOUS MATERIALS FI	RST	IN DESCRIPTION OF	ARTICL	ES COLU	1
NO. o (KIND OF PACKAGE) OF HM Description of Articles, Special Marks and Exceptions (Subject to Correction)			NMFC #	CLASS Subject to Correction	WEIGHT Subject to Correction
House Bill# 4540213389	1	1			
TOTAL ADEPTIONAL SHIPMENT INFORMATION 22 7500146271	01				101AL 23,300 LBS
O Mark X to designate Hazardous Materials as defined in DOT Regulations Declared Excess Value WARNING: Additional and or Maximum Liability Limitations or invalue or excess value request. Refer to AVRT 100 rules tariff for further details. NOTE: (1) Where the rate is dependent on value, shippers are required to state specifically property as tollows. The agreed or declared value of the property is hereby specifically state greed or declared value of the property is hereby specifically state greed or declared value of the property is hereby specifically state greed. NOTE: (2) Liability Limitation for loss or damage on this shipment may be applicable. NOTE: (2) Liability Limitation for loss or damage on this shipment may be applicable. NOTE: (2) Liability Limitation for loss or damage on this shipment may be applicable. NOTE: (3) HE CEIVED and matually agreed by the Shipper, his assigns and any additional party with an interest to any o served to be performed here index shall be subject to the National Motor Freight Classifications (NMF 100 Series), and rules made publick, weakable at www.AventExpress.com/Henored Conters, Shipper contines that the consigned merchande as interest on any contents and conditions of packages unknown), and in proper condition for transportation accomer and agrees to carry to said destination, if on its indice, or the second and material express to carry to said destination, if on its indice, or the second acting inducting these terms and conditions on the back hereof, and that said terms and conditions are agreed to by in the scontard agrees to carry to said destination, it on its indice, or the second acting indication if on its indice, or othered and that said terms and conditions on the back hereof, and that said terms and conditions are agreed to by in comparison in proper condition.	y in writ ted by t See U I said prop duding th s maintain se is prop ding to th the shipp revise thick	ing the agreed or declared value of the the shipper to be not exceeding SC Section 14706(c)(1)(A) and (B). pertyhereto and by the Carrierol all or any of saidp ends a Carrier 9 general official and in any of saidp ends at Carrier 9 general official and in any of saidp ends at Carrier 9 general official and in any of saidp ends at Carrier 9 general official and in a saigns. Carrier a DOT and NVE 100 Seness. The shipper hereby, co er and accepted for timismell and his assigns. Carrier effect for an their carrier on the more to in saidbe ford	shipment is to without recours shall sign the fi decline to mak payment of frei- Signature of Corr roperty over all or any p is and Conditions, app est as of the dato of siss keed, tabelied, destined er Camer defined throu- on Camer defined throu-	o be delivered se on the consis- collowing stateme te delivery of thi- ght and all other signor writer of said route to deate regulators of us of this Bill of Ladir as indicated, in 360 ar with all terms and upnout this contract.	udestination. That even of the US Department of ig. Carrier's nalves tan't arent good order excep conditions of said Bill as meaning any persor indation of Bability or the indation of Bability or the
refused valuation in the current AVTIT 100 Rules farilit or NMF 100 with the lowest valuation being applicable. To receiv in hote 1 above. The party responsible for payment of the freight charges will be responsible for encess valuation. In no or NOTE: (4) Commonlises requiring special or widdhonal care or aberation in handling or storing must be s	ve valuati iventistra so intarki	on in access of the maximum fability per pound up I Carrier builtable for loss of profit, income, interest, ad and packaged as to ensure safe transport	to \$100,000 per convey attorney lees, or any sp lation with ordinary o	varice, insertitotal de oncintimoidental, or o care. See Sec 2(e	consequential damages
INTUST BE SIGNED BY REPRESENTATIVE OF SHIPPER)		PICKUP TI _ No. OF HANDLING UNI	TS		
	TOME		(If over 25 un	ts. use Tally on bi PT-F00	ack of Part 2.) 11 Rev. 12/16

.