

Bill to:

PATHMARK TRANSPORTATION

Terms: NET 30 Due Date: 09/07/2024

Date	Customer Ref #	Origin - Destination	Quantity	Rate	Amount
08/06/2024		7550 WOOD RD STE 100, DOUGLASVILLE, GA - 540 HAWKINS AVE, PANAMA CITY, FL			
			1	\$1,300.00	\$1,300.00

Invoice Date: 08/07/2024

Invoice #: PTMC Order # 1108037

TOTAL		
\$1,300.00	 	

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

PATHMARK TRANSPORTATION

5050 POPLAR AVENUE, SUITE 900

MEMPHIS, TN 38157

PH# 901/362-1555 - FAX# 901/347-6909 - dispatch@pathmarktrans.com Carrier Confirmation

Carrier: ZIGI FREIGHT INC dba ROYAL3 INC

PTMC Order # 1108037

City/State: CHICAGO, IL

Phone: (630)566-2080 Fax:

Pick up:	PATHMARK ATLANTA	Earliest Time:	08/06/2024 19:00
	7550 WOOD RD STE 100	Latest Time:	08/06/2024 19:00
		Phone:	901/362-1555
	DOUGLASVILLE, GA		
Delivery:	BURLINGTON - 1417	Earliest Time:	08/07/2024 00:00
	2680 S. FERDON BLVD	Latest Time:	08/07/2024 00:00
		Phone:	
	CRESTVIEW, FL		
Delivery:	BURLINGTON - 1143	Earliest Time:	08/07/2024 00:00
	540 HAWKINS AVE	Latest Time:	08/07/2024 00:00
		Phone:	
	PANAMA CITY, FL		
Delivery:	BURLINGTON - 1539	Earliest Time:	08/07/2024 00:00
	15600 PANAMA CITY BEACH PKWY	Latest Time:	08/07/2024 00:00
		Phone:	
	PANAMA CITY BEACH, FL		!

*****Driver must call Pathmark at 901/362-1555 for pickup number***** If this load is double-brokered or sent intermodal you will not be paid!

Special Instructions:

Equipment:V Total Pieces: 0 Total Weight: 30000 Miles: 381

Rate Detail: QUOTE \$1,300.00 **Total:** \$1,300.00

- * Carrier must immediately report any shortages, damages or overages to the carrier. Failure to do so may result in a \$100 fine.
- * Carrier is responsible for any loss of product, damage to packaging while in transit as well as all shortages of freight.
- * Failure to deliver a completed order will result in a reduced rate.
- * Any cost deducted from the broker for late pickup and delivery appointments will be deducted from the carrier.
- * Carrier must have written consent from broker to dispose of any product and carrier must remit all funds received from salvage or insurance. Failure to do so, the carrier will be liable for the value of the loss as well as any other damages.
- * Carrier must report any problems related to the shipment. Failure to do so may result in a deduction of \$200 per day.
- * For refrigerated loads, carrier must check the pulp temperate of the product to make sure the product has been precooled within 2 degrees F of the temperature stated on the rate confirmation or bill of lading. If there are any differences in temperature stated on the bill of lading and rate confirmation, broker must be notified immediately.
- * Reconsignments will be paid the same rate per mile as the original line haul plus \$50 for the additional stop.
- * If carrier fails to deliver as agreed, carrier will be responsible for any additional cost incurred by broker.
- * Broker will not be responsible for any accessorial charges unless received from the responsible party such as detention, layovers, etc.
- * Carrier acknowledges that the receipt of this rate confirmation, whether signed or not is legal and binding.

This Agreement is entered by and between Pathmark Transportation ("BROKER"), a Registered Property Broker, Lic. No. MC-168257, and ZIGI FREIGHT INC dba ROYAL3 INC a Registered Motor Carrier, Permit/Certificate No. MC/DOT 2828543 ("CARRIER"); collectively, the "Parties". Is a Registered Motor Carrier of Property authorized to provide transportation of property under contracts with shippers and receivers and/or brokers of general commodities; Shall transport the property, under its own operating authority and subject to the terms of this Agreement; Agrees that a Shipper's insertion of BROKER's name as the carrier on a bill of lading shall be for the Shipper's convenience only and shall not change BROKER's status as a property broker nor CARRIER's status as a motor carrier. Will not re-broker, assign or interline the shipments hereunder, without prior written consent of BROKER. If CARRIER breaches this provision, BROKER shall have the right of paying the monies it owes CARRIER directly to the delivering carrier, in lieu of payment to CARRIER. Upon BROKER's payment to delivering carrier, CARRIER shall not be released from any liability to BROKER under this Agreement. Is in, and shall maintain compliance during the term of this Agreement, with all



PATHMARK TRANSPORTATION 5050 POPLAR AVENUE, SUITE 900 MEMPHIS, TN 38157

PH# 901/362-1555 - FAX# 901/347-6909 - dispatch@pathmarktrans.com Carrier Confirmation

applicable federal, state and local laws relating to the provision of its services including, but not limited to: training of drivers, transportation of Hazardous Materials, (including the licensing and training of Haz Mat qualified drivers), as defined in 49 C.F.R. §172.800, §173, and §397 et seq. to the extent that any shipments hereunder constitute Hazardous Materials; security regulations; owner/operator lease regulations; loading and securement of freight regulations; implementation and maintenance of driver safety regulations including, but not limited to, hiring, controlled substances, and hours of service regulations; sanitation, temperature, and contamination requirements for transporting food, perishable, and other products, qualification and licensing and training of drivers; implementation and maintenance of equipment safety regulations; maintenance and control of the means and method of transportation including, but not limited to, performance of its drivers; all applicable insurance laws and regulations including but not limited to workers compensation. CARRIER will notify BROKER immediately if its federal Operating Authority is revoked, suspended or rendered inactive for any reason; and/or if it is sold, or if there is a change in control of ownership, and/or any insurance required hereunder is threatened to be or is terminated, cancelled, suspended, or revoked for any reason. To the extent permissible under applicable federal and state law, and subject to the express monetary insurance limits as to CARRIER, and BROKER'S monetary insurance limits for general liability or such other amounts as mutually agreed by the Parties in writing, CARRIER shall defend, indemnify and hold BROKER and its shipper customer harmless from any claims, actions or damages, arising out of its performance under this Agreement, including cargo loss and damage, theft, delay, damage to property, and personal injury or death. Neither Party shall be liable to the other for any claims, actions or damages due to the negligence or intentional act of the other Party, or the shipper. The obligation to defend shall include all costs of defense as they accrue. Carrier agrees to indemnify and hold Broker and its customers harmless from any claims or loss resulting out of any act or omission of Carrier, its employees or agents in the performance of this Agreement or the services provided hereunder including loss of hours or miles or any fines or penalties as a result of Carrier being overloaded. It is the sole responsibility of Carrier to check the weight of each load in a timely manner in order to prevent losses of this nature. Carrier agrees to hold Broker harmless from and indemnify Broker for any liability resulting from loss or damage to any freight transported by the carrier pursuant to this agreement including all cost to defend claims. Carrier also agrees to hold Broker harmless from and indemnify Broker for any liability resulting from personal injury or property damage which may occur during the operations of carrier pursuant to this agreement, including all cost to defend claims. Does not have an "Unsatisfactory" safety rating issued by the Federal Motor Carrier Safety Administration (FMCSA), U.S. Department of Transportation, and will notify BROKER in writing immediately if its safety rating is changed to "Unsatisfactory" or "Conditional". Authorizes BROKER to invoice CARRIER's freight charges to shipper, consignee, or third parties responsible for payment. CARRIER agrees to provide the necessary equipment and qualified personnel for completion of the transportation services required for BROKER and/or its customers. CARRIER will not supply equipment that has been used to transport hazardous wastes, solid or liquid, regardless of whether they meet the definition in 40 C.F.R. §261.1 et. seq. CARRIER agrees that all shipments will be transported and delivered with reasonable dispatch, or as otherwise agreed in writing. CARRIER shall become fully responsible/liable for the freight when it takes/receives possession thereof, and the trailer(s) is loaded, regardless of whether a bill of lading has been issued, and/or signed, and/or delivered to CARRIER, and which responsibility/liability shall continue until delivery of the shipment to the consignee and the consignee signs the bill of lading or delivery receipt. Any terms of the bill of lading (including but not limited to payment terms, released rates or released value) inconsistent with the terms of this Agreement shall be ineffective. Failure to issue a bill of lading, or sign a bill of lading acknowledging receipt of the cargo, by CARRIER, shall not affect the liability of CARRIER. CARRIER shall comply with 49 C.F.R. §370.1 et seq. and any amendments and/or any other applicable regulations adopted by the Federal Motor Carrier Safety Administration, U.S. Department of Transportation, or any applicable state regulatory agency, for processing all loss and damage claims and salvage. CARRIER's liability for any cargo damage, loss, or theft from any cause shall be determined under the Carmack Amendment, 49 U.S.C. §14706. CARRIERs indemnification liability for freight loss and damage claims shall include legal fees which shall constitute special damages, the risk of which is expressly assumed by CARRIER, and which shall not be limited by any liability of CARRIER. Notwithstanding the terms of 49 CFR 370.9, CARRIER shall pay, decline or make settlement offer in writing on all cargo loss or damage claims within 30 days of receipt of the claim. Failure of CARRIER to pay, decline or offer settlement within this 30 day period shall be deemed admission by CARRIER of full liability for the amount claimed and a material breach of this Agreement. CARRIER shall furnish BROKER with Certificate(s) of Insurance, or insurance policies providing thirty (30) days advance written notice of cancellation or termination, and unless otherwise agreed, subject to the following minimum limits: General liability \$1,000,000; motor vehicle (including hired and non-owned vehicles) \$1,000,000 (\$1,000,000 if transporting hazardous materials including environmental damages due to release or discharge of hazardous substances); cargo damage/loss, \$100,000; workers' compensation with limits required by law. Except for the higher coverage limits which may be specified above, the insurance policies shall comply with minimum requirements of the Federal Motor Carrier Safety Administration and any other applicable regulatory state agency. Nothing in this Agreement shall be construed to avoid CARRIERS liability due to any exclusion or deductible in any insurance policy. CARRIER automatically assigns to BROKER all its rights to collect freight charges from Shipper or any responsible third party on receipt of payment from BROKER. It is understood and agreed that the relationship between BROKER and

Date and Time Sent: 08/06/24 14:34

PATHMARK TRANSPORTATION 5050 POPLAR AVENUE, SUITE 900 MEMPHIS, TN 38157

PH# 901/362-1555 - FAX# 901/347-6909 - dispatch@pathmarktrans.com Carrier Confirmation

CARRIER is that of independent contractor and that no employer/employee relationship exists, or is intended. BROKER has no control of any kind over CARRIER, including but not limited to routing of freight, and nothing contained herein shall be construed to be inconsistent with this provision. CARRIER and BROKER acknowledge and agree that this contract does not bind the respective Parties to exclusive services to each other. Either party may enter into similar agreements with other carriers, brokers, or freight forwarders. Failure of either Party to enforce a breach or waiver of any provision or term of this Agreement shall not be deemed to constitute a waiver of any subsequent failure or breach, and shall not affect or limit the right of either Party to thereafter enforce such a term or provision.

The undersigned hereby acknowledges as correct and accepts the referenced shipment pursuant to signed transportation contract on behalf of carrier. It is agreed that the charges indicated above Include all costs and fees in connection with the shipment as described.

Tendering this shipment and dispatch of carrier by Pathmark Transportation constitutes acceptance of this agreement and creates a valid contract carriage shipment. Appointments have been made by Pathmark and must not be changed by carrier! Any penalties arising from missed appointments will be passed on to carrier.

The undersigned hereby acknowledges as correct and accepts the referenced shipment pursuant to signed transportation contract on behalf of carrier. It is agreed that the charges indicated above Include all costs and fees in connection with the shipment as described.

Tendering this shipment and dispatch of carrier by Pathmark Transportation constitutes acceptance of this agreement and creates a valid contract carriage shipment. Appointments have been made by Pathmark and must not be changed by carrier! Any penalties arising from missed appointments will be passed on to carrier.

DRIVER MUST CALL PATHMARK @ 901/362-1555 FOR DISPATCH, FROM EACH PICKUP LOCATION, AND UPON DELIVERY

DRIVER IS RESPONSIBLE FOR COUNT AT ORIGIN AND DESTINATION UNLESS SPECIFICALLY STATED.

Contact(s)	Direct Phone	After Hours	Email
Chris	(901)362-1555	901/362-1555	dispatch@pathmarktrans.com
Carrier Signature:	Asta Mij	ad	Date



PH# 901/362-1555 FAX# 901/347-6909 PATHMARK TRANSPORTATION DELIVERY CONFIRMATION SHEET

THIS SHEET ALONG WITH A SIGNED PROOF OF DELIVERY MUST BE RETURNED WITHIN 24 HOURS OF DELIVERY BY EITHER FAX 901-347-6909 OR EMAIL apinvoices@pathmarktrans.com, CLEAR CAMERA PHONE PICTURES ARE ACCEPTABLE.

Please have driver call when empty for finished load number.

LUMPER CHARGES WILL NOT BE PAID UNLESS APPROVED BY PATHMARK DISPATCH NO LUMPER CHARGES WILL BE APPROVED OVER 24 HOURS AFTER DELIVERY

Pathmark Order#: 1108037 Ship Date: 08/06/2024 19:00 Delivery Date: 08/07/2024 00:00

Carrier Name: ZIGI FREIGHT INC dba ROYAL3

Carrier Contact: AL

Carrier Phone: (630)566-2080

Truck/Driver: Trailer Nbr:

ACTUAL DELIVERY DATE:
ACTUAL DELIVERY TIME:
ADDITIONAL CHARGES:
REASON FOR CHARGES:

 Broker
 1417 2680 S. FERDON BLVD., CRESTVIEW, FL 3253
 7:00 AM 9:00 AM
 7

 Broker
 1143 540 HAWKINS AVE, PANAMA CITY, FL 32405
 8:30 AM #######
 8

 Broker
 1539 15600 PANAMA CITY BEACH PKWY, PANAM, 7:30 AM 9:30 AM
 5

 20





Pathmark - Atlanta

MANIFEST

08/07/24

012346

Driver: **********

Page 1

SHIPPER

BOL # CONSIGNEE

BURLINGTON STORES BURLINGTON COAT FACTORY # 1417

2680 S. FERDON BLVD

Total # BOL's 1 Total ctn 205 Total Pallets 7 <<< END OF REPORT >>>



Pathmark - Atlanta

MANIFEST

08/07/24

012336 Driver: *********** Page 1

SHIPPER

BOL # CONSIGNEE

BURLINGTON STORES BURLINGTON COAT FACTORY # 1143

ime 06:00 PANAMA CITY FL

Target Time 06:00 PANAMA CITY FL
1143 11430337727 Pallet QTY 8 CTN QTY 290

Total # BOL's 1 Total ctn 290 Total Pallets 8 <<< END OF REPORT >>>





3) Pathmark - Atlanta

MANIFEST

08/07/24

012356

Driver: *********** Page 1

SHIPPER

BOL # CONSIGNEE

BURLINGTON STORES BURLINGTON COAT FACTORY # 1539 15600 PANAMA CITY BEACH PKWY

Target Time 06:00 PANAMA CITY BEACH FL

1539 15390337747 Pallet QTY 5 CTN QTY 166

Total # BOL's 1 Total ctn 166 Total Pallets 5 <<< END OF REPORT >>>



BILL OF LADING Pathmark - Atlanta

Pathmark - Atlanta BILL OF LADING

Page 1

Consignee:

BURLINGTON COAT FACTORY # 1539 15600 PANAMA CITY BEACH PKWY PIER PARK NORTH - BBB BK PANAMA CITY BEACH, FL 32413 (555) 555-5555

Bill of Lading 15390337747



Shipper BURLINGTON STORES Store 1539

Delivery Date Route 08/07/24

000002945201417437050

Total Loose Cartons: 1 Total Wt: 13.583

 Pallet#
 QTY
 Pallet#
 QTY
 Pallet#
 QTY

 BCFPMAT0014978
 29
 BCFPMAT0013852
 44
 BCFPMAT0013711
 32

 BCFPMAT0013854
 30
 BCFPMAT0014979
 30

Cartons on Pallets: 165 Total Pallets: 5 Total Weight: 2528.434

Total Cartons:

Total Wt: 2542.017 <<< END OF REPORT >>>

Considnee

Carrier

Date

0164302 TUCK# W97037

Pc1. Scal # BIK0280129



BILL OF LADING Pathmark - Atlanta

Pathmark - Atlanta BILL OF LADING

Page 1

Consignee:

BURLINGTON COAT FACTORY # 1143

540 HAWKINS AVE

PANAMA CITY, FL 32405

(Fro) m B-urlD DP sfoBURLOSDDDPS4802.MGT

Bill of Lading 11430337727



Shipper BURLINGTON STORES	Store 1143	Delivery Date 08/07/24	Route 002
Pallet# QTY BCFPMAT0014702 37 BCFPMAT0014701 31 BCFPMAT0014696 34	Pallet# QTY BCFPMAT0014904 55 BCFPMAT0014901 32 BCFPMAT0014897 29	Pallet# BCFPMAT00147 BCFPMAT00148	399 29
Cartons on Pallets:	[1 (2 M N T)] - THE STORE SET IN THE SECOND SET IN THE SECOND SECOND SET IN THE SECOND SECOND SECOND SECOND SE	: 8 Total	L Weight: 4072.642

Total Cartons: 290

Total Wt: 4072.642 <<< END OF REPORT >>>

Carrier

Date

Consignee

Israel Roberts outgoing BLK0164300



Pathmark - Atlanta BILL OF LADING

Pathmark - Atlanta BILL OF LADING

Page 1

Consignee:

BURLINGTON COAT FACTORY # 1417 2680 S. FERDON BLVD CRESTVIEW, FL 32536

(Fro) m B-urlE VANS_dtwBURLPALADEN1358.MGT

Bill of Lading 14170337737



Shipper BURLINGTON S	TORES		ore 417	Delivery Date 08/07/24	Route 002
Pallet# BCFPMAT0012880 BCFPMAT0013805	QTY 34 35	Pallet# BCFPMAT0013664 BCFPMAT0014956	QTY 21 23	Pallet# BCFPMAT001380 BCFPMAT001384	
BCFPMAT0014721 Cartons on	24 Pallets:	205 Total P	allets:	7 Total	Weight: 2679.929

Total Cartons: 205 Total Wt: 2679.929 <<< END OF REPORT >>>

Date

trocket (nomine)

Broker Broker Broker

옷이의 없는 것이 이 직접하게 없었다면, 빨리고 없었다면 뭐라면서 그 없는 것이 없는 그 것이 없는 그 것이 되었다면 그 것이 되었다면 그 아이지 않았다. 그			
1417 2680 S. FERDON BLVD., CRESTVIEW, FL 3253	7:00 AM	9:00 AM	7
1143 540 HAWKINS AVE, PANAMA CITY, FL 32405	8:30 AM	######	8
1539 15600 PANAMA CITY BEACH PKWY, PANAM	7:30 AM	9:30 AM	5
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