



Cargo Value of \$100,000.00

Special Instructions



Customer Notes

Late/ Rescheduling fees will apply. All Rescheduling fees will fall on the carrier. Strict Delivery appointment must deliver on time or there will be a \$200 fine. Misconduct or any type of disruptive behavior will have fees as well. Driver/dispatcher must reach out to FitzMark 15 minutes prior to detention starting. Failure to do so can result in detention pay being denied. Detention starts 3 hours starting at the given appt time. Drivers are only allowed to deliver their freight during their scheduled delivery appointment or time frame. Any attempt to deliver early will be denied and the driver will be charged with a \$200 fee. Macro point must be accepted and consistently tracking or there will be a \$200 fee. The Carrier also must be able to scale up to 44k lbs The Carrier also must submit POD with 48 business hours or there will be a \$250 fine

PLEASE SIGN AND EMAIL TO GBammer@fitzmark.com

OR FAX TO 3178133920

Signature Bonnis Rajkovic Name

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Driver's Name

Driver's Cell

Truck#

Trailer#

By signing, I acknowledge that I have read and understand the terms and conditions that FitzMark Indianapolis has set forth on this contract. I also understand that failure to adhere to these terms and conditions may result in a rate reduction at the discretion of FitzMark.

Ask about our QuickPay for 3% Direct deposit available! Contact accounting@fitzmark.com

ZIGI FREIGHT INC MC# 944686

4 630.485.7370

630.485.6980

FitzMark - MC# 586603

950 Dorman St. Indianapolis, IN 46202

317.475.0960

4 866.944.8717

Bonnie

630.566.1434 X 114

jack.j@royal3inc.com

Grace Bammer

317.475.0960 X 119

■ GBammer@fitzmark.com

Shipment Stops

53 Feet



Sims Chicago 2425 S Wood St Chicago, IL 60608

44,000 lbs

44.000 lbs

AUG 21, 2024 07:00 - 13:30

PICK

REC1- Recycle WV

1 Truck Load

1 Truck Load

AUG 22, 2024 09:00 - Appointment

general

goods

DROP

951 Virginian Industrial Park Rd Princeton, WV 24740

general

goods

*Drop Note-STRICT DELIVERY APPT!

- 1. Driver MUST call when loaded at pickup location and empty with verbal proof of delivery
 2. Delivery date and times are contractual. If driver is unable to adhere to the scheduled appointment times, or if delays are expected that may hinder an on-time delivery, driver must notify FitzMark immediately prior to
 appointment times or incur any adecidion of \$100 per missed appointment.
 3. Signed confirmation, signed original Bill of Lading, invoice, lumper receipt, and all other supporting documentation must be sent with or before the POD before payment will be made.
 4. Lumper must be authorized by dispatch; receipt must have the lumper's anne. If the driver anticipates detention prior to the 2 hour mark they must notify, the FitzMark representative before it starts; Driver must have times indust a signature on BOL and provide proof of detention (signed bills) within 24 hours.
 5. Carrier is responsible for all freight and accessorial charges not sent within 10 days (or accessorial charges sent after the POD).
 6. This rate is inclusive of all charges.
 7. Payment times are and 30 days.

- 5. Carrier is responsible for all freight and accessorial charges not sent must in use positions.

 This rate is inclusive of all charges.

 The proper terms are net 30 days.

 8. Carrier is responsible for verifying load/akid count and temperature for all shipments. Discrepancies must be noted and reported back to FitzMark immediately, prior to departure.

 9. If you require FitzMark to cut a T-Check for you for any reason, there will be a \$15 processing fee.

 10. Driver must arrive with a clean, for hole-free trailer or be subject to reclusal with no compensation.

 11. Freight is to be run dedicated with no additional freight or consolidation unless specifically noted "Partial" or "LTL" on this rate confirmation.

 12. Carrier must comply with the FDA's Food Safety Modernization Act on regulated moves.

 13. Driver is responsible for confirming the safe and appropriate loading of freight on their trailer. If freight is loaded in such a way that damage might be incurred due to shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shifting during transit, it is the driver's responsibility to the shi
- 13. Order is responsible to committing use sair and appropriate would not integrit on their states. In regin is based in such a way that during us might be returned use to similarly during utensit, it is the three's responsibility.

 14. Carrier shall not cause or permit any shipment tendered hereunder to be brokered to or transported by any other motor carrier, or in substituted service by rail or other modes of transportation without the prior written consent of FitzMark. Any unauthorized substitution of service or co-brokering will result in forfeiture or deduction of freight charges due.

 15. It is the driver's responsibility to ensure traiter is sealed prior to departing any location that has loaded or left freight on the trailer. Driver, under no circumstances, is to remove the seal from the trailer without direct untrivitation from FitzMark. Removal of seal will result in forfeiture or contracted payment and claim filing for all freight not trailer.

Types	Units	Rate	Subtotal
Line Haul	1.0	\$1,800.00	\$1,800.00
		POD without supporting accessorial documents	\$1,800.00

POD with supporting accessorial documents

- ** Please email your invoices & complete paperwork to accounting@fitzmark.com. Please Include the FitzMark Load Number in the Subject Line.
- ** Carriers will not be eligible for Quick Pay until 30 days after their first successfully delivered load.
- ** NOAs should be sent to NOA@fitzmark.com to ensure timely and accurate payment.
- ** For Payment Questions, Email accounting@fitzmark.com or call 317.475.0960 ext 199.
- *** Fitzmark has 24-hour coverage! For afterhours updates or emergencies, please call 866.944.8717 or email afterhours@fitzmark.com for assistance.

^{**}This agreement is subject to the terms of the carrier agreement previously executed between our companies**



INVOICE

BILL TO: FITZMARK LLC 950 DORMAN ST INDIANAPOLIS, IN 46202 INVOICE DATE: 08/22/2024 INVOICE #: #1669824 TERMS: NET 30 DUE DATE: 09/22/2024

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
08/21/2024		2425 W Wood St, Chicago, IL 60608 - 951 Virginian Industrial Park Rd, Princeton, WV 24740, USA			
		Freight Income	1	\$1,800.00	\$1,800.00

TOTAL		
\$1,800.00		

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



Sims Metal

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

METAL

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, 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 Preight Classification or tariff if this is a major call-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 te 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 cand conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

TVXSKR

MW - Wood Street, IL

CARRIER'S NO.

SHIPPER'S NO.

Ticket # TVXSKR

At Consigned To	Chicago, IL Recycle WV Recycle WV	Date 08/21/24	From	MW - Wood 2425 Wood Chicago,			
Destination	951_Viginian_Industrial Park Road Princeton, WV 24740						
Route		Delivery Add (To be filled in only w		res and government to	ariffs provide for delive	ry thereat.)	
Delivering Carrier	Fitzmark	Car Initials	TK		Car No.	425315	
Number Packages	KIND OF PACKAGE, DESCRIPTION OF ARTICL HM	ES, SPECIAL MARKS, AND EXCEPTIONS	A CHARLES OF THE REAL PROPERTY.	IGHT Correction)	Class Ck. Of Rate Col.		
	OUR S.O.# 52388-01 MAT'L REQ # 2C52388-01 Aluminum Old Sheet Aluminum Old Sheet	SHP# SHP# SHP# SHP# SHP# SHP# SHP# SHP#	NET	3720 3590 4244 3814 3806 3724 3582 4116 3856 3938 3646		If charge here. "To be here. "To be to apply a p the property	o Section 7 of conditions of all of ladding. If this shipment wered to the consigner without the consignor, the consignor of following statement: er shall not make delivery of the without payment of freight related to the consignor.) I a refer to be prepaid write or prepaid. Section 1 the charges on described hereon.
		TVXSKR					ture here acknowledges ont prepaid.) harges advanced:
18-20	(Commodities being transported for All applicable tarrifs pertaining to	recycling materials apply.)	LE CAPAC	CITY	ser S	p roetai kac	shipped by nagamery Broug tests o

canned

Camscanner

Agent

Chicago, IL 60608

Per Limburg, Jennifer

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 fibre 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 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 appurtually object by the shipper to be not exceeding per