

Rate Confirmation Agreement

Lumper WILL NOT be paid without preapproval.

No double brokering allowed

Double brokering without prior written authorization will result in forfeiture of payment by Axle to Carrier. Carrier agrees that it has or will implement tracking technology from pickup to delivery to fit shipper's criteria. ** Carrier's dispatch team agrees to contact <u>Axle's offices</u> upon discovery of any overages, shortages, or damaged product to report discrepancy before leaving the customer's premises.**

Axle requests that Carrier name "Axle Logistics, LLC" as an ADDITIONAL INSURED on Carrier's Auto Liability policy

Payment of undisputed freight charges requires:

- · Current Certificates of insurance (auto liability, cargo, and worker's comp).
- Carrier authority, signed Axle Logistics Broker-Carrier Agreement, W-9 information, signed Axle Logistics load confirmation, signed BOL and carrier invoice.
- . Documents must be submitted to:
- o Email to: invoices@axlelogistics.com
- o Fax to: 866-534-6005
- Mail to: Axle Logistics, LLC 835 N Central St, Knoxville, TN 37917

This Rate Confirmation is deemed accepted by Carrier unless it is rejected within 4 hours of receipt. Notwithstanding the foregoing, receipt of shipment by Carrier constitutes acceptance of and agreement to the terms of this Rate Confirmation. Any communications regarding this load must be addressed to Axle Logistics' offices and not to its customer. All charges are included in this Rate Confirmation. No additional charges or fees will be paid.

Detention will be paid ONLY if Axle Logistics is notified ONE HOUR PRIOR to detention occurring and times are clearly marked on BOL's. Axle Logistics Detention Rate: \$30.00 an hour after 2 hours MAX 5 hours to be paid. Detention will not be paid if late/missed appointment occurs. Axle Logistics will not pay detention or layover fees for weather related delays.

To the extent a customer maintains the right to and does impose late fees for missed/late pickups/deliveries, such fines are the responsibility of Carrier. Carrier agrees to the attached requirements from the shipper, if any. If there is any discrepancy between the bill of lading and/or any shipping instructions and the cargo actually tendered (especially for temperature controlled cargo), Carrier shall instruct its driver to contact Axle's offices for further instruction from the shipper. Notwithstanding the foregoing, Carrier agrees that it has the ultimate responsibility to safely and securely load all freight in accordance with all applicable law.

<u>Fuel Advance Option</u>: Fuel Advances will only be issued to the contact information for Carrier listed with the FMCSA and Carrier must have elected that it allows fuel advances. Carriers are eligible for 40% of agreed upon rate and no more than \$600.00 a day. There will be a 4% fee for all advances given including lumpers. <u>Quick Pay Option</u>: Quick Pay must be submitted to quickpay@axlelogistics.com and will be paid within 2 business days after receipt of all required documents via ACH. Carriers who utilize Axle Logistics' Quick Pay option must be enrolled in Axle Logistics' Quick Pay program. *There will be a 4% fee for all Quick Pays given.

Carrier is exclusively responsible for following all federal, state, and provincial safety and Hours of Service guidelines to legally and safely transport shipments tendered by Axle Logistics. By accepting this Rate Confirmation, Carrier warrants and agrees that it will follow all rules and regulations concerning its choice of driver(s), including assigning a driver who can perform the transportation services without violating the Hours of Service or Drivers Regulations contained in 49 CFR 395 applicable at the time of acceptance of the shipment. Any property damage or bodily injury that occurs during the course of transit is the exclusive responsibility of Carrier, who is an independent contractor and not an agent or affiliate of Axle Logistics. Freight must not be trans-loaded without prior written approval or payment may be forfeited by Carrier. This Rate Confirmation incorporates the terms and conditions of the Broker-Carrier Agreement signed by Axle Logistics and Carrier or, if the Broker-Carrier Agreement has not been signed by Axle Logistics and Carrier, then the terms and conditions of Axle Logistics' standard Broker-Carrier Agreement that may be found by registering at https://gohighway.com/go/axle-logistics. In the event of a conflict between this Rate Confirmation and any Broker-Carrier Agreement between Axle Logistics and Carrier, this Rate Confirmation shall govern as to the provisions in conflict. Carrier understands and agrees that, for shipments sealed at origin or after each additional pickup/drop, the lack of a seal or any seal irregularities noted at destination shall be sufficient to render the shipment unsafe and a total loss, without the need for inspection, at the discretion of the shipper or consignee. Carrier acknowledges that any routing instructions from the shipper are provided for convenience only and that Carrier is solely responsible for choosing the route. Carrier has exclusive responsibility for all cargo tendered hereunder from the time of loading until delivery to the consignee evidenced by a signed delivery receipt.

> Axle Logistics, LLC 835 N. Central Street Knoxville, TN 37917 865-223-6603 www.axlelogistics.com

AXLE LOGISTICS, LLC 835 N. Central Street



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*** Load Confirmation ***

1925066

Knoxville, TN 37917 Dispatcher Deacon Broda Phone: (865) 562-3789 Fax: (866) 431-5399 Email: deacon.broda@axlelogistics.com

Carrier:	Brz					Contact: F	Phil Vukovic
	Burb	ank	IL (304592734		Phone: (708) 852-5539
Date:	08/2	7/2024				Fax:	
Order	Orde	er: 192	5066			Commodity: N	New Household Goods and Furnitu
	Mile		7.0			.	2000.0
	Tem BOL	-	300			Trailer: \ Reference:	/an (DAT)
-	PU 1	Name:	Climatech			Date:	08/27/2024 0800
		Address:	6950 Was	hington Ave S			08/27/2024 1200
				-		Contact:	
			EDEN PR	AIRIE MN	55344	Drvr Ld/Unk	1: No driver loading or unload
		Phone:					
-	SO 2	Name:	Pella Port	land		Date:	08/30/2024 0800
		Address:	2271 NE	194th Ave			08/30/2024 0800
						Contact:	
			PORTLAN	ND OR	97230	Drvr Ld/Unic	1: No driver loading or unload
		Phone:					
Payment	Carrier Freight Pay:			\$3,500.00			
Instruction	ns						



Phil Vukovic

(X) Accept

() Decline

Attn:

Deacon Broda

Bayard Duthene (319) 202-0286 phil@royal3inc.com 600 289470





INVOICE

BILL TO: AXLE LOGISTICS LLC 835 N CENTRAL STREET KNOXVILLE, TN 37917

INVOICE DATE: 08/29/2024 INVOICE #: 125066 TERMS: NET 30 DUE DATE: 09/29/2024

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
08/27/2024		6950 Washington Ave S, Eden Prairie, MN 55344 - 2271 NE 194th Ave, Portland, OR 97230			
		Freight Income	1	\$3,500.00	\$3,500.00

TOTAL	
\$3,500.00	

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

PRODUCT R1200 Sec. 10 THIS SHIPPING ORDER must be legibly filled in, in Indelibie Pencil, or in Carbon, and retained by the Agent. RECEIVED, subject to the classifications and lawfully filed tariffs in effect on the date of issue of this Shipping Order. The property described below, in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned and destined as indicated below, which said carrier (the word carrier being understanding agrees to carry to its usual place of delivery at said destination, if on its route, otherwise to deliver to another currier of all or any of said property overset all or any of the units of the content of the contents of packages unknown), marked, consigned and destined as indicated below, which said carrier (the word carrier being understanding agrees to carry to its usual place of delivery at said destination, if on its route, otherwise to deliver to another currier on the route to destination, and as to ench party at any time interested in all or any of said property, that any service to be profered and destination in the currier of the units of said destination is and could to destination, and as to ench party at any time interested in all or any of said property, that any service to be performed herewise to said destination. If is mutanty is shipper and accepted for himself and his sesigns. DESIGNATE WITH AN (X) BY TRUCK D FREIGHT From Climatech DATE SHIPPER'S NO. At 8-19-24 Pella Corporation 1800 NE wilke Rd, Portland OR 97230 SCE CARRIER'S NO. CARRIER BY CONSIGNEE Unguer AND BOUTE DELIVERING CARRIER CAR OR VEHICLE NO. INITIALS & NO. 104 DESCRIPTION OF ARTICLES, SPECIAL MARKS AND EXCEPTIONS ERG WEIGHT Subject to Section 7 of Conditions of applicable bill of lading, if this shipment is to CLASS OR RATE (mtra Tertic Mich-5 be delivered to the consignee without be derivered to the consigner without recourse on the consignor, the consignor shall sign the following statement. The carrier shall not make delivery of this shipment without payment of treight 85 B 2479206 and all other lawful charges. Per (Signature of Consignor) If charges are to be prepaid, with stamp here, "To be Prepaid." 214577 216570 # PC Received S_ to apply in prepayment of the charges on the property described hereon. Agent or Cashar SIGNATUR PLACARDS SUPPLIED C YES EMERGENCY RESPONSE PHONE NO. D'NO (The signature here acknowledges on the amount prepaid). SHIPPERS CERTIFICATION: This is to certily that the above named materials are properly Charges Advanced: classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation. un SIGNATURE 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 weight". I Shipper's imprints in lieu of stamp; not a part of Bill of Lading approved by the U.S. Dept. of Transportation. Note - Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property. C.O.D. SHIPMENT 8/29 C.O.D. Amt. alal The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding _ THIS SHIPMENT IS CORRECTLY DESCRIBED. The fibre boxes used for this shipment conform to the specifications Conlection Fee - 30 set forth in the box makers certificate thereon, and all other requirements of the National Motor Freight Classification. Shipper **Total Charges** CORRECT WEIGHT IS LBS. Shipper, Per_ Agent must detach and retain this Shipping Order and must sign the Original Bill of Lading. Permanent post-office address of shipper a mail to be seen

