

INVOICE

BILL TO: LANDSTAR RANGER INC 13410 SUTTON PARK DRIVE SOUTH JACKSONVILLE, FL 32224

INVOICE DATE: 10/22/2024 INVOICE #: B61927 TERMS: NET 30 DUE DATE: 11/22/2024

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
10/18/2024		4432 C St NE, Auburn, WA 98002-1713 - 1344 E 42nd St, Chattanooga, TN 37405			
		Freight Income	1	\$5,000.00	\$5,000.00

TOTAL	
\$5,000.00	

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





Landstar Ranger Inc

Carrier Load Tender & Rate Confirmation

Any questions or concerns about this load please contact the Landstar Agent at: (604) 229-2580

Important: Carrier must call agent if your dispatch instructions below differ from the bill of lading.

Carrier shall not in any way subcontract, broker, or arrange for freight to be transported by a third party. Download the free Landstar Connect [™] App prior to pick up to view below load details, transmit automated status updated & submit paperwork while under Landstar load only. Available in Google Play and Apple App stores.



LOAD VERIFICATION

To verify this load originates from a Landstar agency, please visit the Landstar load verification site at http://www.landstar.com and select "Verify" from the homepage.

Freight Bill # 6501882

Equipment VAN Total Miles 2,490 Services

EL # EL4181388 Date 10/17/2024 12:40 Carrier BRZ

Sent From

Posting Code: **JPD Agency Name: JPD Trucking LTD - JPD** Contact Name: Josh Batist Contact Phone: (604) 229-2580 Contact Email: josh.batist@landstarmail.com **References** Team false

Route Details

Stop #1 pickup -

Appointment: -Target Window: 10/18/2024 08:00 - 10/18/2024 14:00 Location Formula Corporation Address 4432 C St NE Address Auburn, WA 98002-1713 Contact Phone 2538800170 Comment Shipping Hours: 07:00 - 13:00 Item EXEMPT PRODUCTS Qty 0.0 Wgt 44,040

Stop #2 drop -

Appointment: -Target Window: 10/21/2024 08:00 - 10/21/2024 15:00 Location Royal Chemical Address 1344 E 42nd St Address Chattanooga, TN 37405 Contact Phone Comment Item EXEMPT PRODUCTS Qty 0.0 Wgt 44,040

Notes

Contact Information: Josh Batist

	Agreed Rate	
Description		Charge
Pay Capacity		\$5,000.00
	Total	\$5,000.00 USD

Item ID	Haz Mat	Description	Qty	Weight	Class	NMFC	Temp	Dimensions
EXEMPT		EXEMPT PRODUCTS	0	44,040	70.0			

Important Billing Instructions

- Invoice, bill of lading (for each stop) and proof of delivery (for each stop) required. Documents must be legible.
- Invoices must include Landstar's freight bill number or EL#.
- The rate on the carrier's invoice must match the rate confirmation and any accessorials must be authorized in writing by the agent in order to prevent delays in payment.
- Receipts (lumper, tolls, etc.) and permit and/or escort invoices must be submitted.
- For carrier payable questions call: 800-435-1791, opt 2.

PAPERWORK SUBMISSION OPTIONS

Send electronically by 2:00pm EST for same day receipt via:

Transflo Mobile +

Go to your app store to download to your mobile device. Enter LCGB as the Recipient ID when registering. Cost: \$2.00 per trip.

Transflo Express

To find a participating truck stop go to: http://transfloexpress.com/locations/ Cost: 2.00 per trip with cover sheet For a cover sheet call 800-435-1791, opt 5

Landstar Savings Plus Members Send To:

Mailing address:

Landstar Transportation Logistics Attn: Imaging P.O. Box 19139 * Jacksonville, FL 32245-9139

For Express Mailing: Landstar Transportation Logistics

Attn: Brokerage Billing - LSP 1000 Simpson Rd * Rockford, IL 61102 Regular Mail:

Landstar Transportation Logistics Attn: LSP - Imaging P.O. Box 19119 * Jacksonville, FL 32245-9119

Call 866-321-PLUS (7587) to learn how to get paid in 2 days

Tracking

Capacity must comply with all requested load tracking requirements. If Capacity is unable to comply with requested load tracking requirements, communicate with the Landstar Agent immediately. Capacity is subject to rate reduction in an amount up to 15% of line-haul in the event of non-compliance with requested load tracking requirements.

CARRIER certifies it is aware of the California Air Resources Board's Truck and Bus, Drayage and Greenhouse Gas Rules and that, on all loads originating in, destined for, or passing through California, CARRIER will utilize only vehicles that are compliant with those rules. Please see CARB regulations available at Http://www.arb.ca.gov

Full terms and requirements are within the Landstar TBA. The Transportation Brokerage Agreement between CARRIER and BROKER provides that CARRIER shall refrain from all collection efforts against the shipper, receiver, consigner, consignee, or the customer. CARRIER acknowledges that any effort by CARRIER or any representative of CARRIER to contact any such third party to collect on freight charges relating to this shipment shall constitute a material breach of the Transportation Brokerage Agreement between CARRIER and BROKER.

FSMA

CARRIER certifies it is aware of, and compliant with, all regulations and requirements regarding the sanitary transportation of human and animal food, including the federal food safety and modernization act (FSMA).

Electronic Rate Confirmations

CARRIER acknowledges that Load or Rate Confirmations may be submitted by BROKER to the CARRIER via electronic means and such shall constitute the CARRIER's binding acceptance of such Load or Rate Confirmation upon the earlier to occur of (a) the CARRIER's electronic acceptance of the Load or Rate Confirmation as verified by the BROKER's Information Services System, or (b) the CARRIER's pick up of the shipment in question.

Nothing herein is intended to modify or amend the terms and conditions of the Transportation Brokerage Agreement between CARRIER and BROKER.

Thank you for doing business with Landstar To confirm please accept using the link in the tender email.

Carrier BRZ	Signature
ID CP197920 MC 86875 DOT 3119062	
Phone 708-303-5150	
Email Phil@rtbrz.com	

Luke Miche

Jec. 1. (a) The carrier shown as transporting the property described in this bill of tading shall be liable as at common law for any loss or damage to the shipment, except as provided herein.

except as provided herein. No carrier shall be liable for any loss or damage or for any delay (b) No carrier shall be liable for any loss or damage or for any delay caused by an Act of God, the public enemy, the authority of law, or the act or default of shipper, nots or strikes, or any related causes. Except in the case of negligence of the carrier, the carrier shall not be liable for loss, damage or delay which results: when the property is stopped and held in transit upon request of the shipper, owner or party entitled to make such request; or from faulty or impassible highway, or by lack of capacity of a highway bridge or ferry: or from a defect or vice in the property.

The burden to prove carrier negligence is on the shipper. Sec. 2. Unless arranged or agreed upon, in writing or electronically, prior to shipment, carrier is not bound to deliver a shipment by a particular schedule or in time for a particular market, but will transport the shipment in the regular course of its providing transportation services. In case of physical necessity while in transit, carrier may

transportation services. In case of physical necessity while in transit, carrier may toward the shipment via another carrier. Sec. 3. (a) As a condition precedent to recovery, claims must be filed electronically or in writing with the receiving or delivering carrier or carrier issuing the bill of lading, or carrier on the line of which the alleged loss or damage occurred.-When claims are not filed or a civil action is not filed within the time limits set forth below, the carrier shall not be liable and such claims will not be paid (b) Claims for damage must be filed with the carrier not more than nine (9) months from the date of delivery (or In the case of export traffic, not more than nine (9) months after pickup at the place of tender). Claims for loss must be filed with the carrier not more than nine (9) months after delivery at the port of export, or in the case of import traffic, not more than nine (9) months after delivery at the port of export, or in the case of loss must be filed with the carrier not more than nine (9) months after delivery at the port of export, or in the case of loss must be filed with the carrier not more than nine (9) months after pickup at the place of tender). Claims for loss must be filed with the carrier not more than nine (9) months after pickup at the place of tender). Claims for loss must be filed with the carrier not more than nine (9) months after pickup at the place of the date of the bill of lading. (c) A civil action for loss or damage must be filed not more than two (2) years after the date the carrier has given electronic or written notice that it has disallowed all or any part of the claim specified in the notice.

insurance policy or contract for the involved shipment. Sec. 4. (a) If the consignee refuses the shipment tendered for delivery by carrier or if carrier is unable to deliver the shipment, because of fault or mistake of the consignor or consignee, the carrier's liability shall then become that of a warehousemen. Carrier shall promptly attempt to provide notice, by telephonic or electronic communication as provided on the face of the bill of lading, if so indicated, to the shipper or the party, if any, designated to receive notice on this bill of lading. Storage charges, based on carrier's tariff, shall start no sooner than the next business day following the attempted notification. Storage may be, at the carrier's option, in any location that provides reasonable protection against loss or damage. The carrier may place the shipment in public storage at the owner's expense and without liability to the carrier'. (b) If the carrier doss not receive disposition instructions within 48 hours of the time of carrier's attempted first notification, carrier will attempt to issue a second and final carrier's attempted first notification, carrier will attempt to issue a second and final notification by telephonic or electronic communication. Such notice shall advise that if carrier does not receive disposition instructions within 10 days of that notification, carrier has the right to offer the shipment for sale, and carrier may sell the property under such circumstances as may be authorized by law. The amount received from the sale will be applied first to the carrier's invoice for transportation, storage and other lawful charges, including those incurred by the carrier in selling the goods. The owner will be responsible for the balance of any charges not covered by the sale of the goods. If there is a balance remaining after all charges and expenses owing to the carrier are paid, such balance will be paid to the owner of the property sold subject to a claim and proof of ownership.

 (c) When perishable goods cannot be delivered and disposition instructions are not given within a reasonable time, the carrier may dispose of the property in a manner that the carrier deems best serves its disposition.
 (d) Where a carrier is directed by consignee or consignor to unload or deliver property at a destination where consignor, consignee, or the agent of either, is not usually located, after unloading or delivery the risk of loss or damage is not that of the carrier, but is assumed by the consignor or consignee.
 Sec. 5. (a) Where a lower value than the actual value of the property has been stated in writing by the shipper on the bill of lading or is established in the carriers tariff upon which the rate to be charged is based, such lower value shall be the maximum amount recoverable for loss or damage.
 (b) No carrier hereunder will carry or be liable in any way for any documents, coin money, or for any articles of extraordinary value not specifically rated in the published classification or tariffs unless a special agreement to do so and a stipulated value of the àrticles are endorsed on this bill of lading.
 Sec. 6. Every party, whether principal or agent, who ships explosives or dangerous goods, without previous full written disclosure to the carrier of their nature, shall be liable for and indemnify the carrier against all loss or damage caused by such goods. compensation.

compensation. Sec. 7. (a) The consignor or consignee shall be liable for the freight and other lawful charges accruing on the shipment, as billed or corrected as specified in 49 U.S.C. \$13710, except that collect shipments may move without recourse to the consignor when the consignor so stipulates by signature or endorsement in the space provided on the face of the bill of lading. Nevertheless, the consignor shall remain liable for transportation charges where there has been an erroneous determination of the trainbucharges accound upon incomplete or incorrect information provided ided freight charges assessed, based upon incomplete or incorrect information provided by the consignor.

Notwithstanding the provisions of subsection (a) above, the (b) consignee's liability for payment of additional charges that may be found to be due after delivery shall be as specified by 49 U.S.C. §13706, except that the consignee need not provide the specified written notice to the delivering carrier if the consignee is a for-hire carrier.

is a for-hire carrier.
(c) Nothing in this bill of lading shall limit the right of the carrier to require the prepayment or guarantee of the charges at the time of shipment or prior to delivery. If the description of articles, including weight or density of shipment, or other information on this bill of lading is found to be incorrect or incomplete, the freight charges must be paid based upon the articles actually shipped.
Sec. 8. If this bill of lading is issued on the order of the shipper, or his agent, in exchange or in substitution for another bill of lading, the shipper's signature on the prior bill of lading or in connection with the prior bill of lading liability shall be considered a part of this bill of lading.
Sec. 9. If all or any part of said property is carried by water over any part of said route, such water carriage shall be performed subject to the terms and provisions and limitations of liability specified by the "Carriage of Goods By Sea Act" and any other performed subject to water carriers.

pertinent laws applicable to water carriers

Only participants In the NMFC at the time the transportation occurs may use the provisions herein For explanation of abbreviations and reference marks, see last page of the NMFC. NMFTA 2017

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