



BILL TO: TOTAL QUALITY LOGISTICS LLC 4289 IVY POINTE BLVD CINCINNATI, OH 45245 INVOICE DATE: 12/12/2024 INVOICE #: R69235 TERMS: NET 30 DUE DATE: 01/12/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
12/11/2024		2105 LA-964, St Francisville, LA 70775, USA - 3021 Taylor Dr, Asheboro, NC 27203, 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



DRIVER/CARRIER INFORMATION SHEET TQL PO# 30496211

Pickup Dates

12/11/24

Delivery Dates

12/13/24

TQL	. CONTACT IN	IFO									
Name					Email			Fax			
Jonathan M	0-3101 x57)-3101 x57036			FQL.com		5137928204				
CAF	RRIER CONTA	СТ									
Name			Dispatche	er			Driver				
ROYAL3 INC (il)			Devorah	Devorah gean							
LOA	D INFORMAT	ION									
Mode	Trailer Type	Temperature Pallet/0			Case Count	Hazmat		Load Requiremen	its		
FTL	Van	48 ft or 53 ft			0 pallet	s/0 cases Non-Haz		rdous			
Special Tem	p Instructions										
CARR	IER RESPON	SIBLE FOR									
Unloading	ALL		Palle	t Excha	ange	None	Estimated Weight 42000				
PICKU	PS										
Shed		City	State	Zip	PL	J#	Date	Time			
HOOD CONTAINER OF LA Sa		Saint Francisville	LA	70775	156	577	FCFS 0 ⁻ 12/11/2024 23:00 No SHIPPE		Note:24HR		
		Information:									





	Hood Container of LA 2105 LA Highway 964 Saint Francisville, LA 70775											
	> MUST BE A 53' DRY VAN WITH SWING DOORS Absolutely NO REEFERS <											
NO "Turned-Off Reefers or Non-Working Reefers" WILL BE LOADED EITHER> MUST BE A 53' DRY VAN WITH SWING DOORS Absolutely NO REEFERS <												
											-Trailers must have a manufactured date of 2014 or newer. -They must be able to carrier 44,700 lbs. -Tandems must be able to slide. -Trailers must be cleaned prior to loading.	
							e loader will present the driven ndems before EVER getting t					
	NO DETENTIO		/ER OR T	ONU WILL BI	E PAID ON LOADING,	UNLOADING	GOR CANCELLED LOADS U	INLESS TRACKING				
	Commodit	ies:										
	Quantity	Unit		Commo	odity	No	otes					
	1	Truckloa	ad	Paper Ro	olls							
DROPS												
Consignee	City State Zip Delivery PO Date Time											
DS SMITH ASHEBORO (ASHEBORO, NC)	Asheboro	24 Appt 09:30 to 11:30										

~MUST BE A VAN -- MUST BE A VAN -- MUST BE A VAN -- MUST BE A VAN

the exact age of the trailer please find it out before delivery ...

Information: 3021 Taylor Dr Asheboro NC 27203

Note to Carrier NO DETENTION, LAYOVER OR TONU WILL BE PAID ON LOADING, UNLOADING OR CANCELLED LOADS UNLESS TRACKING IS ACTIVE ONCE WE SEND LOCATION TRACKER AND REMAINS ACTIVE UNTIL THE LOAD DELIVERS Must be a VAN, clean, dry and no holes

THE RECEIVER WILL REJECT TRAILERS THAT ARE 10 YEARS & 1 DAY OLD ...

THE RECEIVER WILL REJECT TRAILERS THAT ARE 10 YEARS & 1 DAY OLD ...

On the day you deliver your trailer cannot be more than 10 years and 1 day old - If you don't know

If trailer is too old to unload you will assume all the charges to return the freight back to the shipper

TQL PO# 30496211



Page 2 of 3

THIS AGREEMENT IS SUBJECT TO THE TERMS OF THE BROKER/CARRIER AGREEMENTS SIGNED BY THE CARRIER AND TQL. THIS AGREEMENT IS AN ADDENDUM TO THE BROKER/CARRIER AGREEMENT. THIS DOCUMENT IS ONLY FOR INFORMATIONAL PURPOSES.

Page 3 of 3







TQL RATE CONFIRMATION FOR PO# 30496211

FIND YOUR NEXT LOAD BY VISITING CARRIERDASHBOARD.TQL.COM

TO ENSURE PROMPT PAYMENT, SUBMIT THIS RATE CONFIRMATION, COMPLETE BOL(S)/POD, RECEIPTS AND OTHER APPLICABLE PAPERWORK <u>WITHIN 24 HOURS OF DELIVERY</u> TO CINVOICES@TQL.COM. FOR OTHER OPTIONS, SEE NEXT PAGE.

TQL CONTACT INFO

Name			Phone				Email				F	ax		
Jonathan Wa	lace		800-58	80-3101 x57036			jmwalla	ace@TQL.o	com		5	51379	928204	
CAR		NTAC	т										Office St	taffed 24/7
						_			_			_	_	
MC#/DOT# Name			-					Phone			Terms		ax	
944686 / 282	3543	ROY	AL3 INC (il)			6	30-485-7	7370	2	8DA	YS	6	530-845-737	70
Address														
COMPASS F	UNDING SC	LUTIC	ONS PO BOX 2	05154 DALLAS	6, TX 7	532	20-5154							
Dispatcher				Driver				Truck				٦	Trailer #	
Devorah				gean					774			ŀ	103251	
LOAD		IATIC	DN											
Rate	Ту	pe					Unit		G	uant	ity		Total	
\$1,800.00				F			Flat	at		1			\$1,800.00	
Rates that are	lated from the qua	antities	load	ded.				То	tal:	\$1,800.0)0 USD			
Mode	Trailer Typ	e	Trailer Size	Linear Feet	Tem	per	ature	Pallet/Cas	e Coun	t	Hazma	t	Load Requiren	nents
FTL	Van		48 ft or 53 ft					0 pallets/0 cases		es Non- Hazardou		lous		
Special Temp	Instructions	;									LxWxH			
Pick-up Locat	ion				Ľ	Date	Э				Fime			
Saint Francis	/ille, LA				1	2/1	1/2024				CFS 01		o 23:00 Not	te:24HR
Commoditie	s:													
Pick Up #	Qua	intity	Unit	Commodity	/			Notes						
1	1		Truckload	Paper Rolls										
Delivery Loca	tion					Time								
Asheboro, NC					3/2024	3/2024			Appt 09:30 to 11:30					
CARRI	ER RESP	ONSI	BLE FOR											
Unloading	ALL			Pallet Exc	hange		None		Es	timat	ed Weig	ght	42000	
	~NO DETEN	NTION	I, LAYOVER OI	VAN MUST I R TONU WILL B E SEND LOCAT holes	E PAI	DC		NG, UNL						





If this box is checked, Carrier is required to mail original paperwork to TQL at the below address.

CARRIER INVOICE #

FAX

Quick Pay - 513-688-8895

Standard - 513-688-8782

FOR STANDARD MAIL TQL PO Box 799 Milford, OH 45150

OVERNIGHT INVOICING

TQL 1701 Edison Drive Milford, OH 45150

QUICK PAY

If your default payment terms are not Quick Pay and you would like Quick Pay on this load, please check one of the boxes below. Send your invoice to the Quick Pay email or fax listed below or via one of the document scanning options.

🔜 1 Day Quick Pay 5% 📃 7 Day Quick Pay 3%

METHODS TO SUBMIT PAPERWORK Submit completed and signed paperwork <u>within 24 hours</u> of delivery.

EMAIL

Quick Pay - Quickpay@tql.com

Standard - cinvoices@tgl.com

DOCUMENT SCANNING

TQL Carrier Dashboard - Send paperwork for FREE via our web and mobile app

TRANSFLO Express allows you to scan and send invoices and POD's to TQL for \$3.50 from participating truck stops.

TQL must approve all accessorial terms/charges in advance and in writing. Payment of detention is determined on a load-by-load basis. Unauthorized charges will not be paid. Detention payment does not begin for at least 3 hours unless otherwise agreed to in writing. To qualify for additional compensation, the Carrier MUST notify TQL at least 30 minutes before beginning detention time and when arriving-on-time/departing from all shippers/receivers (unless the shipper/receiver will notate check in/out times on the paperwork). TQL reserves the right to deny all additional charges unless communicated in advance writing and invoiced to TQL within 90 days of load completion. All demurrage, detention, and per diem charges communicated more than 30 days from invoice date. Carrier must file any disputes in regards to demurrage, detention, and per diem charges in writing with the billing party within 7 days from date of invoice.



THIS IS AN AGREEMENT BETWEEN TQL AND CARRIER. CARRIER SHALL HAUL THE LOAD AT THE RATE ABOVE. CARRIER SHALL CALL TQL FOR LOAD INFORMATION. IF LOAD IS CHANGED OR CANCELED BY TQL, NO "TRUCK ORDER NOT USED" WILL BE PAID UNLESS TQL HAS PROVIDED THE CARRIER WITH LOAD DETAILS (PICK-UP NUMBER, SHIPPER NAME/ADDRESS AND DRIVER INFORMATION SHEET) AND APPROVED THE CARRIER TO BEGIN DRIVING TOWARDS THE PICK-UP LOCATION. THE SAFE, LEGAL AND PROPER OPERATION OF CARRIER SUPERSEDES ANY REQUEST, DEMAND, PREFERENCE, INSTRUCTION OR INFORMATION PROVIDED BY TQL OR ITS CUSTOMERS WITH RESPECT TO ANY SHIPMENT. IF ANY EMPLOYEE OF TQL OR ITS CUSTOMER REQUESTS, DEMANDS, OR INSTRUCTS CARRIER TO TAKE ANY ACTION THAT VIOLATES ANY LAW, CARRIER SHALL REFUSE TO TRANSPORT THE LOAD AND IMMEDIATELY CONTACT TQL BEFORE TAKING ANY FURTHER ACTION. CARRIER AGREES THAT WHEN IT CHOOSES TO TRANSPORT A LOAD IT DOES SO ON ITS OWN VOLITION, EXERCISING ITS OWN DISCRETION WITHOUT COERCION OR UNDUE INFLUENCE BY ANY INDIVIDUAL OR ENTITY. BY SIGNING THIS RATE CONFIRMATION AND/OR PERFORMING SERVICES FOR BROKER, CARRIER AFFIRMS THAT IT MAINTAINS KNOWLEDGE OF AND COMPLIANCE WITH ALL FEDERAL, STATE, AND LOCAL LAWS AND REGULATIONS, WHICH INCLUDES, BUT IS NOT LIMITED TO, ANY LAWS OR REGULATIONS RELATED TO CARB COMPLIANCE, THE CALIFORNIA TRANSPORT REFRIGERATION UNIT (TRU) OR AIRBORNE TOXIC CONTROL MEASURE (ATCM). CARRIER AFFIRMS THAT ALL OF ITS APPLICABLE EQUIPMENT TRAVELLING TO, FROM, OR WITHIN CALIFORNIA IS IN COMPLIANCE WITH CARB RULES AND REGULATIONS OR ANY OTHER SIMILAR REGULATIONS IN OTHER STATES WHEN TRAVELLING TO, FROM, OR WITHIN SUCH OTHER STATES. CARRIER FURTHER AFFIRMS THAT ALL EQUIPMENT IN ITS FLEET, INCLUDING ANY TRU EQUIPMENT, FURNISHED WILL BE IN COMPLIANCE WITH THE IN-USE REQUIREMENTS OF ALL OF CALIFORNIA'S TRU REGULATIONS AND, IF APPLICABLE, ANY ADDITIONAL REQUIREMENTS REQUIRED OF BROKER'S CUSTOMER. CARRIER WILL BE RESPONSIBLE FOR ANY AND ALL FINES ASSESSED AGAINST ANY PARTY FOR CARRIER'S FAILURE TO ADHERE, IN WHOLE OR IN PART, TO ANY REGULATION OR LAWS. THIS RATE CONFIRMATION IS INCLUSIVE OF ALL CHARGES.

IF THIS SHIPMENT RELATES TO A GOVERNMENT OR QUASI-GOVERNMENT CONTRACT (WHICH MAY INCLUDE, WITHOUT LIMITATION, FEDERAL, STATE, MUNICIPAL, OR POSTAL CONTRACTS), THEN THE SHIPMENT IS SUBJECT TO THE NOTICES AND COMPLIANCE REQUIREMENTS FOUND AT HTTPS://WWW.TQL.COM/GOVERNMENT-CONTRACTOR-NOTICES.PDF OR A HARD COPY WILL BE PROVIDED UPON REQUEST TO 800-580-3101. BY SIGNING THIS DOCUMENT, THE CARRIER AND ITS DRIVER AGREE THAT THEY MAY LEGALLY RECEIVE SMS (TEXT) MESSAGES ORIGINATING FROM TQL. RESPONDING TO OR READING A TQL SMS MESSAGE WHILE DRIVING A TRUCK OR MOTOR VEHICLE CAN CAUSE SERIOUS INJURY, DEATH, OR PROPERTY DAMAGE TO YOU OR OTHERS. DO NOT READ OR REPLY TO A MESSAGE UNLESS YOUR VEHICLE IS STATIONARY AND PARKED. THE CARRIER, DRIVER, AND ANY OTHER EMPLOYEE AND/OR AGENT FOR CARRIER ASSUME ALL RESPONSIBILITY FOR ABIDING BY THESE INSTRUCTIONS AND AGREE THAT THEY WILL COMPLY WITH ALL APPLICABLE FEDERAL, STATE AND LOCAL LAWS INCLUDING, BUT NOT LIMITED TO: RECEIVING, READING AND/OR SENDING SMS MESSAGES, PHONE CALLS, AND/OR ANY OTHER INFORMATION TO OR FROM THE BROKER. CARRIER AGREES TO INDEMNIFY AND HOLD TQL HARMLESS TO THE FULLEST EXTENT PERMITTED BY LAW FOR ANY AND ALL CLAIMS OF ANY NATURE ARISING OUT OF OR RELATING TO THE HAULING OF THIS LOAD, THE VIOLATION OF THE TERMS OF THE BROKER-CARRIER AGREEMENT OR THIS RATE CONFIRMATION.





Carrier Representative Signature

*By electronically signing below and acknowledging acceptance, I confirm I have the authority to act on behalf of, and bind the undersigned individual and/or entity and have agreed to the terms

Name* S/ Devorah Jones





Caistomer copy

Hood Container Corp, St. Francisville | DELIVERY NOTE

Consignor	Delivery Note		Load No)							
Hood Container Corp, St. Francisville	53891		1567	7							
Mill	Shipping time										
2105 HIGHWAY 964 ST. FRANCISVILLE, LA 70775											
UNITED STATES	Delivery time										
	12/27/2024 0:00										
Consignee	Carrier										
SOUTHCORR	TOTAL QUALITY	LOGISTICS	, LLC								
3021 TAYLOR DR	and the second of the second o	4289 IVY POINTE BLVD.									
ASHEBORO, NC 27203	CINCINNATI, OH 45245										
UNITED STATES	UNITED STATES										
Final destination	Vehicle ID	Sea	al								
ASHEBORO-RANDOLPH-NC	h03251	1627677									
Freight paid by											
	Tare Weight	Car	rgo Weight								
		41768									
Attachments											
Order Description of Goods	Width	Diam / Len	Pkgs	Rolls	Mass Gross						
	in	in / Ft			lbs						
179523-2 31# HP liner	82	58	7	7	41768						
2167A 31HP											

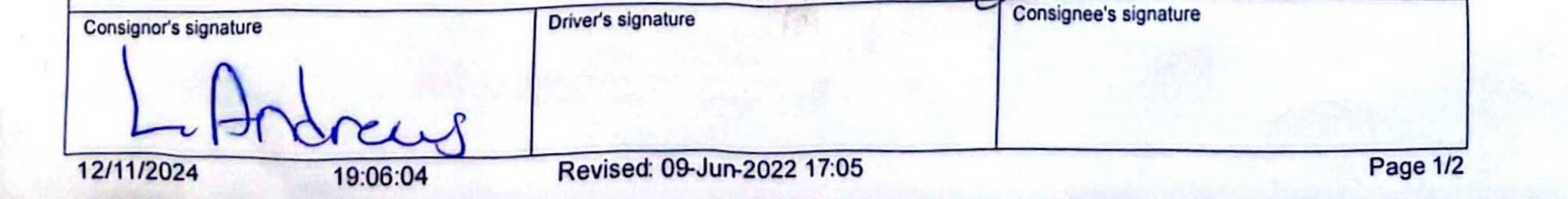
21674 31HP FSC Mix Credit SA-COC-008153

Total

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 the 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 understood throughout this contract as meaning any person or corporation in possession of the property under the contract agrees to carry to it's usual place of delivery at said destination, if on it's route otherwise to deliver to another carrier on the route to said destination, it is mutually agreed, as to each carrier of all or any said property over all or any portion of said route to 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 Bill of Lading set forth #1 in uniform freight classification in effect on the date hereof if this is a rail or a rail-water shipment, #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 the terms and conditions of the said Bill of Lading, which is attached, set forth in the classification or tariff which governs the transportation of this shipment, and the said terms and conditions as hereby agreed to by the shipper and accepted for himself and his assigns.Subject to Section 7 of the Terms and Conditions, of this shipment is to be delivered to the consignee with recourse on the consignor, the consignor shall sign the following statement. The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.

12-2.

217 WAREta DR





41768

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TERMS AND CONDITIONS OF SALE

 Acceptance and Modification. This price quotation, sales order or order acknowledgment ("Order") constitutes an offer or, alternatively for a sales order or order acknowledgment, is an acceptance which in either case is made only upon the provisions expressed herein and may not be modified amended or waived except in writing by Seller's duly authorized representative. Seller hereby objects to any additional or different terms or conditions, whether or not material, contained in Buyer's purchase order or in any acknowledgment or confirmation of this Order. Buyer may accept the terms hereof by acknowledging or confirming this Order, commencing performance or other means manifesting assent to be bound.

 Orders. Seller shall use its best efforts to manufacture and ship goods as ordered by Buyer, but as long as Seller acts in good faith and with due diligence. Seller shall not be responsible or liable for any production or shipping delays.

3. Prices and Price Changes. Prices may be increased at any time without prior notice. Buyer shall pay the price in effect based on order promise date. Any sales, use or other similar tax, cost, contribution, duties imposed by any governmental and/or authority on goods shipped by Seller shall be added to the price to be paid by Buyer.

4. <u>Credit</u>. Payment terms may be changed at any time with or without prior notice and are those in effect at time of shipment. Any invoice not paid when due shall be subject tea late charge of two percent (2%) per month or portion thereof. Any credit extended to Buyer hereunder shall be subject to Seller's normal credit standards and approval procedures in effect from time to time, and upon request Buyer shall provide Seller with sufficient information for Seller to evaluate Buyer's financial condition.

5. <u>Delivery</u>. Title passes at the producing mill irrespective of whether a freight allowance is provided or freight is prepaid. Seller reserves the right to route all shipments, if shipped otherwise at Buyer's request, Buyer shall pay the difference in the rate of transportation. Buyer assumes risk of damage or loss of goods and risk of delay in shipment upon Seller's delivery of goods to the carrier. Claims for loss or damage in transit must be filed in Buyer's name. Shipment and tender of goods may be made in a single delivery or in lots, at Seller's option.

6. <u>Overruns/Underruns</u>. Unless otherwise accepted by Seller in writing, Orders for goods are subject to Seller's standard practices for overruns and underruns according to the type and quantity of each item ordered. Unless otherwise expressly agreed in writing by Buyer the terms of delivery of goods hereunder must be in strict conformity with this Order and shall be of the essence as regards such delivery.

7. Limited Warranty. Because of the great number and variety of applications for which Seller's goods are purchased, Seller does not recommend specific applications or assume any responsibility for use, results obtained or suitability for specific applications. Buyer is cautioned to determine the appropriateness of Seller's goods for Buyer's specific application before ordering and to test and evaluate thoroughly all goods before use. All goods hereunder shall conform with Seller's standard grade specifications and title conveyed shall be good and marketable. THERE ARE NO OTHER WARRANTIES EXPRESSED OR IMPLIED IN CONNECTION WITH THE SALE OF GOODS INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. The forgoing is Buyer's sole and exclusive remedy hereunder.

8. <u>Claims</u>. Claims for defective goods must be made within thirty (30) days after shipment and Buyer's exclusive remedy shall be, at Sell er's option and absolute discretion, replacement of the defective goods or credit or refund of the purchase price paid, plus cost of transportation with respect thereto. Neither Buyer nor Seller shall be liable for incidental, consequential, indirect, special, exemplary or punitive damages for default, and Seller shall not be liable for any claim in excess of the purchase price of the goods to which the claim relates, whether involving defective goods or otherwise arising in contract or tort, including strict liability and negligence.

9. Separate Shipment. Each shipment of goods shall constitute a separate and distinct sale, and any default by Buyer in ordering, accepting or paying for any shipment shall not affect Seller's right to insist upon full performance of Buyer's obligations hereunder and to stop shipments until any and all such defaults are made good. Seller may, at its option, treat such default as a final refusal of Buyer to accept further shipments.

10. Indemnity. If any claim is made that Seller is violating any law or regulation or is infringing any patent, trademark or copyright or is contributing to any act of unfair competition by reason of Seller's manufacture or sale to Buyer of goods specified by Buyer, Seller, at its option, may suspend shipment or cancel the Order. Buyer, at is own expense, shall indemnify and hold harmless Seller from any claim, charge, liability, or damage violating any law or regulation, infringing any patent, trademark or copyright or contributing to any act of unfair competition by reason of Seller's manufacture or sale to Buyer.

11. Force Majeure. Seller shall not be responsible or liable for failure to perform attributable to any cause or contingency beyond its reasonable control, including without limitation: act of God, act or omission of civil or military authority; fire; flood; tempest; epidemic; earthquake; volcanic activity; quarantine restriction; labor dispute (e.g., lockout, strike or work stoppage or slowdown); embargo; war; political strife; delay in transportation; scarcity or inability to obtain raw materials or energy at reasonable prices; compliance with any regulation or directive of any national, state or local government, or any department or agency thereof; or any other cause which by the exercise of reasonable diligence Seller is unable to overcome.

12. Entire Agreement. The terms and conditions contained herein (and contained on Seller's quotation, specifications, order acknowledgment, invoice and other forms) constitute the entire agreement between the parties with respect to the subject matter contained herein and supersede all prior agreements and understandings between the parties. These terms and conditions may be modified only by a writing signed by both parties.

13. ASSIGNMENT, Seller and Buyer may neither assign this Order or any part hereof, nor delegate performance hereunder without the non-assigning Party's prior consent, which shall not be unreasonably withheld and any attempted assignment or delegation without such consent shall be null and void.

14. Governing Law. The rights and obligations of the parties contained herein shall be governed by the laws according to the state of product manufacture, excluding any choice of law rules which may direct the application of the laws of another jurisdiction.

12/11/2024

19:06:04

Revised: 09-Jun-2022 17:05



