

INVOICE

BILL TO:
MATSON LOGISTICS INC
2175 NORTH CALIFORNIA BLVD., SUITE 250
WALNUT CREEK, CA 94596

INVOICE DATE: 12/20/2024 INVOICE #: R70297 TERMS: NET 30 DUE DATE: 01/20/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
12/19/2024		1057 County Home Road, Hamlet, NC 28345 - 15511 Pine, Romulus, MI 48174			
		Freight Income	1	\$1,400.00	\$1,400.00

TOTAL	
\$1,400.00	

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



Matson Logistics Services, LLC MC 218094

4000 EMBASSY PARKWAY

SUITE 380

AKRON, OH 44333

Page 1 of 4

ORDER # 4518396

FROM: 651 BRETT WISE **PHONE**: 803-401-5525

Please use in all correspondence Date: 12/18/2024 Time: 12:44 PT

FAX: 330-665-4445

EMAIL: SLOPS@MATSON-LOGISTICS.COM

RATE CONFIRMATION/CONTRACT ADDENDUM

IMPORTANT: FOR THE ATTENTION OF ASTA XT 108, ROYAL3 INC 630-485-7370 Matson will confirm the actual motor carrier who transported shipment prior to payment

· · · · · · · · · · · · · · · · · · ·			
TOTAL AGREED CHARGES \$1,400.0	PICKUP NUMBER (PU) :	F3519255	
LINEHAUL \$1,400.0	0 PURCHASE ORDER :	23302-TOG	
EQUIP REQ'D: 53FT VAN	PCS:	WGT: 43900	
TRLR/CNTR:	CMDTY: FOODGRADE SHEETING ON SKIDS		
VALUE:			

PICK-UP: 1 OF 1

PICK-UP: 12-19-2024 09:00 - 15:00

PHONE: 910-205-1493 CONTACT: FRANCES SHIPPER **IMPACT PLASTICS** 1057 COUNTY HOME ROAD

HAMLET, NC 28345

COMMODITY	PIECES	PKG TYPE	WEIGHT	DIMENSIONS
FOODGRADE SHEETING ON SKIDS		PALLET	43900	

APPT CONTACT: FRANCES APPT PHONE: 910-205-1493

INSTRUCTIONS: MUST HAVE 5-6 STRAPS

DELIVERY: 1 OF 1

DELIVERY: 12-20-2024 08:00 - 14:00

CONSIGNEE PHONE: 555-555-1212

THE OAKWOOD GROUP % PINE CONTACT:

15511 PINE ROMULUS, MI 48174

APPT PHONE: 555-555-1212

SPECIAL REQUIREMENTS:

DRIVER -DRIVER NEEDS 5-6 STRAPS --- ETRACS REQUIRED.

- CARRIER WILL NOT SUBCONTRACT, TRIP-LEASE OR DOUBLE-BROKER THIS LOAD.

 ANY BREAKDOWNS IMPACTING THIS LOAD MUST BE COMMUNICATED.

 MATSON MUST BE NOTIFIED 30 MINUTES PRIOR TO THE START OF DETENTION FOR LOADING OR UNLOADING.

 FAILURE TO OBTAIN WRITTEN AUTHORIZATION WHEN EXTRA CHARGES OCCUR WILL RESULT IN NONPAYMENT OF SAID CHARGES.

 CALL: 803-401-5525 IF APPOINTMENT OR PICKUP CAN NOT BE MADDE.

 DRIVER MUST CALL 803-401-5525 TO UPDATE MATSON LOGISTICS SERVICES WHEN LOADED AND EMPTY.

 RATE IS FOR EXCLUSIVE USE UNLESS OTHERWISE APPROVED.

 LATE DELIVERY WITHOUT PRIOR NOTICE TO MATSON LOGISTICS SERVICES MAY RESULT IN DEDUCTIONS.

 MATSON LOGISTICS SERVICES SUPPORTS THE UTILIZATION OF SMALL BUSINESS CONCERNS IN FULFILLING GOVERNMENT SHIPMENTS.
- FOR ACCOUNT PAYABLE INQUIRIES PLEASE CALL 800-468-4246 X3, OR EMAIL APGROUPAKR@MATSON.COM.

INVOICING INSTRUCTIONS:

- YOU MUST REFERENCE ORDER NUMBER 4518396 ON YOUR INVOICE TO ENSURE TIMELY PAYMENT.
- YOU MUST PROVIDE THE ORIGINAL SIGNED BILL OF LADING AND SIGNED DELIVERY RECEIPT WITHOUT NOTATIONS AND ANY OTHER RELEVANT DOCUMENTATION SUCH AS SCALE TICKETS AND LUMPER RECEIPTS WITH YOUR INVOICE.
- YOU MUST NOTIFY MATSON DISPATCH IMMEDIATELY ABOUT ANY DELIVERY EXCEPTIONS, INCLUDING, BUT NOT LIMITED TO: SHORTAGES, OVERAGES, AND DAMAGES
- EMAIL INVOICE AND ALL BACKUP DOCUMENTATION TO APGROUPAKR@MATSON.COM OR MAIL TO

MATSON LOGISTICS SERVICES, 4000 Embassy Parkway, Suite 380, Akron, OH 44333

MCC# 944686 **ROYAL3 INC** 6850 W 63RD ST CHICAGO, IL 60638 Phone: 630-485-7370 Fax: 630-485-6980

By: Date:

PLEASE SIGN AND FAX ALL PAGES TO 330-665-4445 OR EMAIL TO slops@matsonlogistics.com

***** THIS FAX MAY HAVE MULTIPLE PAGES *****



RATE CONFIRMATION/CONTRACT ADDENDUM ORDER # 4518396

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The Following Obligations Only Apply for Carriers Hauling Temperature Controlled and Bulk Food Cargo:

Carriers contracted to transport commodities covered or listed in the FDA's Final Rule of the Food Safety Modernization Act (FSMA) are required to adhere to the following terms and conditions.

Carrier requirements include, but are not limited to, the following:

- Carrier is responsible to comply with all applicable regulations and requirements of the FDA FSMA Final Rule, on Sanitary Transportation of Human and Animal Food issued May 27, 2016.
- Carrier, when operating in California, must meet the requirements of California Air Resources Board (CARB) amendments to the Transport Refrigeration Unit (TRU) Airborne Toxic Control Measure (ATCM) effective January 1 2013. Carrier acknowledges that it meets these regulations for the specific trailer refrigeration unit utilized to transport Matson Logistics shipments while on California roadways and highways. Carriers must register all such refrigeration units on: https://arber.arb.ca.gov/publicTruSearch.arb
- Carrier, when not operating in California, may disregard the above paragraph but must agree to comply with the remaining Temperature control requirements as set forth is this contract
- Carrier agrees to indemnify, protect and hold Matson Logistics harmless for any all fines, penalties and expenses Matson Logistics may incur as a result of Carrier not being CARB and or FSMA compliant.
- Carrier and drivers are responsible to strictly adhere to all written guidelines and instructions provided by Matson Logistics and the Shipper
- Trailer must be clean and empty and in a food grade status at shipment appointment time. Carrier must clean the trailer when necessary to achieve such food grade status and agrees to be wholly responsible for sanitary conditions during transport.
- Carrier must provide an adequate supply of fuel and lubricants required for the intended normal operation of the unit(s) prior to appointment.
- Trailer must be pre-cooled to the appropriate level if the Matson Logistics dispatch indicates a frozen or refrigerated commodity is to be picked up.
- Carrier shall maintain motor truck cargo liability insurance that includes coverage for mechanical breakdown
 or failure of refrigeration or heating units installed in or on Carrier's vehicles. Carrier's certificate of
 insurance must specifically state that the motor truck cargo liability policy includes such coverage, with the
 deductible shown.
- Carrier must notify a Matson Logistics dispatcher immediately if the mechanical refrigeration unit becomes
 inoperable due to any reason and puts the commodity at risk and to allow Matson Logistics to assess the
 situation prior to contacting the customer.
- Carrier shall maintain all refrigeration and heating units in good condition. Such units shall be inspected by
 Carrier or a service company in accordance with the recommendations of the manufacturers or at least once
 every 30 days, whichever is more often. Carrier shall make any repairs and perform all corrective or
 preventive maintenance as specified by the manufacturer of the units. Carrier shall maintain records of such
 inspections, repairs and maintenance.
- In the event of loss, Carrier shall, as soon as commercially reasonable, provide Matson Logistics with all records of inspections that relate to the loss and permit copies and abstracts to be made from them.

MCC# 944686
ROYAL3 INC
6850 W 63RD ST
CHICAGO, IL 60638
Phone: 630-485-7370
Eav: 620 405 6000

By:	Date:		
PLEASE SIGN ANI	D FAX ALL PAGES TO 330-	·665-4445 OR EMAIL	TO slops@matson-

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	ADDITIONAL INSTRUCTIONS: *** MUST SIGN AND FAX BACK ***
TRACTOR#	
TRAILER#	
DRIVER CELL#	
DO NOT BREAK	THE SEAL! BROKEN SEAL = CLAIM! INITIAL:

- IT IS THE RESPONSIBILITY OF CARRIER TO ENSURE THAT EVERY CONTAINER AND TRAILER USED FOR THIS SHIPMENT IS CLEAN, ODOR AND HOLE FREE, AND IN GOOD CONDITION; THAT EACH CONTAINER OR TRAILER IS SEALED AT ORIGIN AND THAT THE SEAL REMAINS INTACT THROUGH DELIVERY TO THE CONSIGNEE.
- CARRIER AGREES THAT ONLY THE CONSIGNEE CAN REMOVE THE SEAL.
- CARRIER AGREES TO PAY A FINE OF \$500 IF SEAL IS BROKEN, TAMPERED WITH OR REMOVED AT
 ANY POINT, PRIOR TO DELIVERY AT CONSIGNEE; UNLESS PREVIOUSLY DISCUSSED WITH
 MATSON LOGISTICS AND GIVEN WRITTEN APPROVAL.
- CARRIER IS ALSO RESPONSIBLE FOR THE POSSIBILITY OF RETURNING PRODUCT TO ORIGIN, IF
 THE SEAL IS BROKEN, REMOVED OR TAMPERED WITH, AT NO ADDITIONAL CHARGE TO MATSON
 LOGISTICS, AND 100% RESPONSIBLE FOR ANY CLAIMS THAT COULD BE FILED AGAINST
 PRODUCT.
- CARRIER IS SUBJECT TO A MINIMUM \$150 FINE FOR NO CALL/NO SHOW AT PICKUP AND MINIMUM \$150 FINE FOR LATE DELIVERY AND/OR THE COST OF A REPLACEMENT LOAD IN THE EVENT THAT THE LOAD IS MORE THAN 48 HOURS LATE FOR DELIVERY.
- CARRIER MUST ARRIVE ON TIME FOR PICKUP AND DELIVERY APPOINTMENTS AND HAVE SIGNED TIME-IN/TIME-OUT ON THE BOL OR POD TO QUALIFY FOR DETENTION PAYMENT.
- CARRIER AGREES TO DEFEND, INDEMNIFY AND HOLD HARMLESS MATSON LOGISTICS AND ITS
 AFFILIATES, AGENTS, CONTRACTORS AND EMPLOYEES FROM ALL LIABILITIES AND CLAIMS FOR
 CARGO LOSS OR DAMAGE OR PERSONAL INJURY OR DEATH WHICH ARE ALLEGED TO HAVE BEEN
 CAUSED, IN WHOLE OR IN PART, BY CARRIERS FAILURE TO MEET THESE REQUIREMENTS.
- DRIVER MAY NEED TO HIRE A LUMPER AT CONSIGNEE. THE COST FOR THE LUMPER IS THE
 DRIVERS RESPONSIBILITY AND WILL BE REIMBURSED PROVIDED THAT MATSON IS NOTIFIED
 IMMEDIATELY OF THE CHARGE AND THAT AN ORIGINAL RECEIPT FROM THE ON-SITE LUMPER
 SERVICE IS SUBMITTED.

MCC# 944686
ROYAL3 INC
6850 W 63RD ST
CHICAGO, IL 60638
Phone: 630-485-7370
Eav: 630-485-6080

By:	Date:	
PLEASE SIGN AND FAX AI	LL PAGES TO 330-665-4	445 OR EMAIL TO slops@matson



MC 218094

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Matson Logistics requires all carriers to accept automated tracking via Trucker Tools Load Track.

Load Track must be active prior to arrival at the first pick-up and through the final delivery to receive approval for layovers and/or detention if applicable. Failure to accept Load Track and successfully track the load through final delivery may result in a \$50 rate deduction. It is the carrier's responsibility to ensure the order is successfully tracking.

Load Track through ELD

Trucker Tools can integrate with your ELD provider. To integrate your ELDs with Trucker Tools, go to: https://www.truckertools.com/carriers/eld-carrier-integration/#get-connected or CLICK HERE

For assistance on how to set up your ELD with Trucker Tools, please contact eldsetup@truckertools.com or call 703-955-3560. Once integrated with ELD, all the carrier needs to provide is a truck number as registered with the ELD provider. No driver participation or smartphone is required.

Load Track App for iPhone and Android Phones or Tablet

When you or the carrier provide the driver's cell phone number, a text message will be sent to the driver with the Load Track request, including a link to download the Trucker Tools App. If the driver doesn't have the Trucker Tools App installed, the driver must download and install the FREE Trucker Tools App.

Starting and Ending The Load Track

When the driver is assigned the load, they need to open the Trucker Tools App on iPhone or Android phone. Then, click the Load Track button on the main menu, and start the corresponding Load Track by clicking the Start Track button.







Easy for Drivers to Install And Use

Trucker Tools App is available for the following operating systems and phones. It can be downloaded from Google Play (Android) or the App Store (iPhone).

iPhone Models: Any device that supports iOS 10 and above

Android Models: Any device that supports Android REVAILSANCE

6850 W 63RD ST CHICAGO, IL 60638 Phone: 630-485-7370 Fax: 630-485-6980



PLEASE SIGN AND FAX ALL PAGES TO 330-665-4445 OR EMAIL TO slops@matsonlogistics.com ***** THIS FAX MAY HAVE MULTIPLE PAGES *****

STRAIGHT BILL OF LADING-SHORT FORM-ORIGINAL-NOT NEGOTIABLE RECEIVED, subject to the classifications and lawfully filed tariffs in effect on this date of issue of this Bill of Lading.

The property declared below, in apparent good order, except as noted (contents and condition of packages unknown), marked, consigned and indicated below, which said carrier the word carrier being understood throughout this contract as meaning any person or corporation in possession indicated below, which said carrier to the word carrier being understood throughout this contract) agrees to carry to its usual place of delivery at said destination, if on its mute, otherwise to deliver to another property under the contract) agrees to carry to its usual place of delivery at any order the contract) agrees, as to each carrier of all or any of said property over all or any portion of said troub to carrier on the route to said destination. It is mutually agrees, as to each carrier of all or any of said property, that every service to be pastormed hereunder shall be subject to all destination, as to each party at any time interested in all or any of said property, that every service to be pastormed hereunder shall be subject to all destination, as to each party at any time interested in all or any of said property. The every service to be pastormed hereunder shall be subject to all destination, as to each party at any time interested in all or any of said property. The every service to be pastormed hereunder shall be subject to all the every service to be pastormed hereunder shall be subject to all or any of said property over all or any portion of said route to all or any of said property over all or any portion of said route to all or any of said property over all or any portion of said route to all or any of said property over all or any portion of said route to all or any of said property over all or any portion of said route to all or any of said property over all or any portion of said route to all or any of said property over all or any portion of said route to all or any of said property over all or any portion of said route to all or any of said property over all or any portion of said route to all or any of sa

Shipper hereby certifies that he is familiar with all the terms and conditions of the said Bill of Lading, set forth on the classification or tariff which governs the transportation of this shipment, and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assistant.

shipper:	SUPERIOR PLASTICS EX dba IMPACT SOUTH 1057 County Home Road,		MATSON LO	CARRIER OG Q#12/17BRETT	BILL OF LADING 88898
Consignee:	THE OAKWOOD GROUP			PREPAID	12/19/2024
C/O PINE 15511 PINE		80%		\$1,597.00	
ROMULUS, 1	MI 48174	90			WEIGHT
PACKAGES	HM DESCRIPTION ROLL 0.050 x 19 PO: 23302-TOG-1	9.5 X ROLL NATURAL 11763 YA	ARD S	PK Slip: 200499	13212
IPI: 179226 GNOS3	ROLL 0.050 × 2	23 x ROLL NATURAL 1536 Y/	ARD S	PK Slip: 200500	2036
IPI: 179227 5(N) 2 IDI: 179221	ROLL 0.050 x	27.5 x ROLL NATURAL 2126 Y	ARD S	PK Slip: 200501	3368
IPI: 179221	ROLL 0.060 X	22.5 x ROLL NATURAL	(ADD C	PK Slip: 200502	20186
IPI: 17922		son Locustics at	YARDS		38508-NG
59 NS	SILIPATE	AND CONTRACTOR			
DA W	7, 100	251G255		Delim	1610-10
0	NDS PU#F	3514355		Ketani	THES 803-GA
3154	NDS PU#F	3514355		Ketani	THES 863-GA 41275 GA
315h	HUMS (TOKS) OF CLAS	3519355 Frederick 3S 55 NMFC#	# 0418 2	20-SUB2	Alant or Cashier
315K	NDS PU#F	The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges	# 04182	20-SUB2	Alant or Cashier Per_ This signature here
31 SK Subject t applicable to be deliver recourse of shall si	to Section 7 of Conditions of bill of lading, if this shipment is vered to the consigner without of the consignor, the consignor the following statement.	The carrier shall not make delivery or this shipment without payment of freight and all other lawful charges Per(Signature of Consignor)	# 04182 PREPAID	20-SUB2 Received \$ to apply in prepaymer of the charges on the property described	Alant or Cashier Per_ (This signature here acknowledges only the amount prepaid)
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