



BILL TO: Trinity Logistics, Inc.

INVOICE DATE: 01/04/2025 INVOICE #: R71704 TERMS: NET 30 DUE DATE: 02/04/2025

| DATE | CUSTOMER REF# | ORIGIN - DESTINATION | QUANTITY | RATE | AMOUNT |
|------------|------------------|--|----------|------------|------------|
| 01/03/2025 | | 845 E Washington St, Sabina, OH 45169 - 9072 Hidden Valley Road, Bridgewater, VA 22812 | | | |
| | | 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



SEND FREIGHT BILL TO: **Trinity Logistics, Inc.** P.O. BOX 1620 Seaford, DE 19973 carrierinvoices@trinitylogistics.com Fax (302) 883-8025
 Logistics
 CIARA BLASER

 Specialist
 Ciara.blaser@trinitylogistics. com

 Phone
 (302) 300-4841

Fax

Trinity Office TLI-DELAWARE

After Hours: 800-846-3400 opt 3

Mon-Fri: 6pm-6am | Sat-Sun: 24 hrs.

Rate Confirmation - Trinity Logistics, Inc. Reference #8696091

| | | Nate | - Commination - | | 103, 110. N | elelelice #80900 | J J J | | | |
|----------------------------|-------------|------------------|--|---|----------------|-------------------|---------------------|------------|------------|--------|
| | | | | Shipment De | etails | | | | | |
| Shipmer | nt # | 8696091 | Shipment Miles | 387.0 | | | | | | |
| | | | | | LxWxH | 0x0x0 | | | | |
| Cust Ref | f/PO # | | Eq Type | 53V | | Shipme | ent Mode | Over The | Road | |
| BOL # | | | | | | | | | | |
| Today's | Date | 01/03/2025 12:06 | Eq ID | | | | | | | |
| | | | | Carrier De | tails | | | | | |
| Carrier ZIGI FREIGHT INC | | | | Driver Name | | | Louie (463 |) 267-8710 | | |
| DBA ROYAL3 INC | | | Dispatcher Bo | | | | onnie | | | |
| Address 6850 W 63RD STREET | | | City/State/Postal Code | | | CHICAGO, IL 60638 | | | | |
| MC Number 944686 | | Phone | | | (630) 485-7370 | | | | | |
| DOT # | | 2828543 | | Fax | | | | | | |
| SCAC | | ZFIH | | | | | | | | |
| | | | | Shipment D |)etails | | | | | |
| Stop | Туре | Pcs/Type/Wt | | Address | | Appt Date | Арр | ot Time | PU/Delv | /# |
| 1 | Pickup | | SEED CONSULTA 845 E WASHINGT SABINA, OH 4516 (937) 584-2608 | TON ST | | 1/3/2025 | 08:00 - 16: | 00 | | |
| 2 | Delivery | | | 072 Hidden Valley Road ridgewater, VA 22812 1/4/2025 08:00 - 12:00 | | 00 | | | | |
| | | | | Shipment Lin | e Items | | | | | |
| | Total Pcs/T | ype Tota | al Weight | Volume | STCC | Descript | tion | NMFC | Class | ID |
| 0 | | 44000.0 lbs | | | | seed | | | | |
| | | | | Carrier Rate A | greement | | | | | |
| Item # Charge Description | | | | Uni | t Quantity | | Unit Price | | Rate | |
| 1 | LINEH | AUL | Flat R | Flat Rate | | 1 | \$1,800.00 | | \$1,800.00 | |
| | | | | | | | | Total: | \$1, | 800.00 |

Shipment Notes

1. ALL DELIVERY PODS AND INVOICES MUST BE TURNED IN TO TRINITY LOGISTICS WITHIN 48 HOURS TO BE PAID IN FULL. LUMPER AMOUNTS MUST BE REPORTED AND A RECEIPT MUST BE PROVIDED TO TRINITY LOGISTICS WITHIN 48 HOURS OF DELIVERY TO BE REIMBURSED. FAILURE TO NOTIFY US OF ANY LUMPER FEES WITHIN 48 HOURS WILL RESULT IN NON PAYMENT OF LUMPER AMOUNT.

2. CARRIER MUST CALL TRINITY LOGISTICS AHEAD OF TIME IF LATE TO SHIPPER/RECEIVER. IF CARRIER MISSES OR IS LATE TO PICKUP/DELIVERY APPOINTMENTS, CARRIER IS SUBJECT TO A POTENTIAL FINE. IF LATE TO SHIPPER/RECEIVER DUE TO MECHANICAL BREAK DOWN CARRIER MUST PROVIDE CONTACT INFORMATION FOR THE ROADSIDE ASSISTANCE AND/OR SHOP WHERE TRUCK IS BEING FIXED. TRINITY LOGISTICS MUST BE NOTIFIED RIGHT AWAY IF THE TRUCK BREAKS DOWN NO MATTER WHAT TIME OF THE DAY (24/7 DISPATCH 1-800-846-3400). CARRIER MUST CALL TRINITY LOGISTICS AND TALK TO SOMEONE (EMAILS ARE NOT ACCEPTABLE). RECEIPTS MUST BE PROVIDED AS WELL AS BOLS TO AVOID FINES IF LATE DUE TO MECHANICAL REASONS.

3. ON ALL TEMPERATURE CONTROLLED SHIPMENTS, REEFERS MUST BE PRECOOLED TO SPECIFIED TEMPERATURE ON RATE CON PRIOR TO ARRIVAL AT THE SHIPPER. FAILURE TO DO SO WILL RESULT IN POTENTIAL FINE.

4. IF DELIVERY IS AT WALMART OR SAM'S CLUB, CARRIER MUST BE ON TIME FOR DELIVERY APPOINTMENT. A LATE, MISSED OR RESCHEDULED DELIVERY APPOINTMENT COULD RESULT IN A FINE UP TO 3% OF THE TOTAL COST OF GOODS ON THE TRUCK.

5. DRIVER IS RESPONSIBLE FOR MAKING SURE HE IS LOADED CORRECTLY AT THE SHIPPER. IF LOAD HAS MULTIPLE DROPS THE DRIVE NEEDS TO MAKE SURE HE IS LOADED IN THE CORRECT ORDER.

6. IF THERE ARE ANY OVERAGES, SHORTAGES, OR DAMAGED (OSD), CARRIER MUST PROVIDE TRINITY LOGISTICS WITH PODS AS SOON AS POSSIBLE. CARRIER MUST CONTACT TRINITY LOGISTICS RIGHT AWAY TO REPORT OSD. IF PRODUCT IS REFUSED WE NEED PICTURES OF THE REFUSED PRODUCT ALONG WITH PODS. CARRIER MUST WAIT FOR DISPOSITION.

ZIGI FREIGHT INC

Signature

Terms of Agreement

1. Rate Confirmation should not be used as BOL

Date _

2. CARRIER COMPLIANCE WITH CALIFORNIA AIR RESOURCES BOARD REGULATIONS CARRIER understands and agrees that, while operating equipment at any time in California, CARRIER must comply with all applicable regulations promulgated by the California Air Resources Board ("CARB") in addition to any other applicable environmental or emissions laws in the State of California. CARRIER is responsible for understanding the applicable regulations. The below description is not intended to be, nor to be relied on as, a full description of the applicable legal requirements. CARB Truck and Bus Regulation (Title 13, California Code of Regulations, Section 2025) ("TBR"): The TBR generally requires trucks operating in California to be equipped with 2010 or newer engine model years. Prior to CARRIER transporting any shipment subject to this Agreement that originates in, is destined for, or moves through California, CARRIER shall submit to BROKER evidence that it is compliance with the TBR. This evidence shall be submitted annually by January 31st of each year thereafter during the term of this Agreement. Evidence of compliance issued by CARB through reporting via the Truck Regulation Upload, Compliance, and Reporting System ("TRUCRS"); or If CARRIER does not report via TRUCRS, a dated and signed written statement certifying that CARRIER is aware of its obligations under the TBR and provides engine model year information and any other information requested by BROKER about trucks to be used in operating non-compliant. CARB Transportation Refrigeration Unit Airborne Toxic Control Measures Regulation (Title 13, California Code of Regulations, Section 2477 et seq.) ("TRU"): Motor carriers can only dispatch trucks and trailers equipped with trailer refrigeration units that are compliant with the TRU and/or are prohibited from operating non-compliant trailer refrigeration units in California. CARB IER shall, regardless of TRU obligations, register all trailer refrigeration units to be operated in California Code of Regulations, Section 95

Rate Confirmation

Regulations (Title 13, California Code of Regulations, Section 2013 et seq. (Drayage Trucks) and Section 2014 et seq. (High Priority Fleets) ("ACF"): The ACF generally require a transition of covered equipment in fleets from diesel to zero-emission vehicles. CARRIERS with fleets not subject to the ACF shall submit a signed statement certifying they are not subject to the ACF. Vehicles with a GVWR greater than 8,500 lbs. and light-duty package delivery vehicles operated in California may be subject to the California Air Resources Board Advanced Clean Fleets regulations. Such vehicles may therefore be subject to requirements to reduce emissions of air pollutants. For more information, please visit the CARB Advanced Clean Fleets webpage at https://ww2.arb.ca.gov/our-work/programs/advanced-clean-fleets. CARRIER warrants and represents that all equipment used to transport a shipment subject to this agreement and operated in California shall fully comply with such CARB laws. CARRIER further certifies that it will not operate any equipment in California unless such equipment is compliant with such CARB laws. CARRIER agrees to provide the following BROKER contact information to drivers it uses to transport shipments in California subject to this Agreement: CARRIER Compliance Department Trinity Logistics 50 Fallon Ave. P.O. Box 1620 Seaford, DE 19973 (800) 319-6968 carriercompliance@trinitylogistics.com Should Broker or Broker's customer incurs penalties, fines, or fees as a result of Carrier's non-compliance, Broker shall offset – with Carrier paying Broker an amount equal to the difference within ten (10) days. CARRIER shall be liable for and agrees to indemnify TRINITY, its customer(s) and any of their suppliers or customers for any fines, penalties, costs, expenses, or damage incurred by any of them (including, but not limited to, claims for loss of or damage to cargo or cargo rejection) arising as a result of CARRIER's use of equipment found to be noncompliant with any laws, statutes, regulations, or requirements,

3. GENERAL: Rate confirmation ("Agreement") is a contract. Agreement shall become part of the master contract into which the above mentioned carrier ("Carrier") and Trinity Logistics, Inc. ("Trinity") have already entered ("Contract"). Agreement shall, in any and all cases, be subject to terms and conditions of the Contract. Carrier agrees that it will review this Agreement immediately upon receipt in order to verify that the Agreement lists the same rate(s) as the one(s) to which Carrier and Trinity agreed prior to time when Agreement was prepared. If Carrier does not sign and return Agreement within twenty-four (24) hours, Carrier shall be deemed to have accepted the Agreement. By accepting this Agreement, Carrier acknowledges that this is a contract load and that tariff insurance exclusions do not apply. 4. BROKERAGE: Carrier agrees that it will not broker the above load to another carrier or broker unless it receives written approval from Trinity to do so. Trinity shall be released from its obligation to compensate Carrier should Carrier do otherwise.

5. SUBMITTING PAPERWORK: Paperwork may be sent to Trinity via the following methods: Email: carrierinvoices@trinitylogistics.com Fax: (302)883-8025 Transflo Express: see attached cover page for information on sending via Transflo Mail: P.O. Box 1620 Seaford DE 19973

6. ADVANCES: All advances are subject to a 4% of the advance amount fee, minimum charge of \$10.00. The maximum advance amount is \$2,000.00 USD. 7. PAYMENTS: Standard terms are within twenty-five (25) days of date on which all uncontested paperwork was received. For information on "Quick Pay" contact 866-TRINITY.

8. CARRIER agrees to look solely to TRINITY for payment of all freight and other charges. CARRIER agrees that its sole recourse in the event of nonpayment shall be against TRINITY. CARRIER shall not seek payment from shipper, consignee, or third parties for any invoice or payments.

9. All Equipment used in transporting Food Shipments must be in safe and sanitary condition, free from contamination, pest infestation, and evidence of prior cargo that could render the Food Shipments unsafe. On all temperature controlled shipments, Equipment must have an air chute and must be pre-cooled (prior to arrival at the shipper) to the specified temperature on the shipper's instructions and/or Bill Of Lading. Failure to comply may result in shipper rejection and CARRIER shall not be entitled to a truck order not used (TONU).

10. SANITARY FOOD TRANSPORTATION REQUIREMENTS If the arranged transportation is regulated by any of the Food Safety Laws, CARRIER must comply with the laws and regulations governing the safe and secure transportation of foodstuffs that will ultimately be consumed by humans or animals ("Food Shipments"), including those required by local, provincial, state and federal laws, regulations, ordinances and rules including, but not limited to, the Food Safety Modernization Act (21 U.S.C. § 2201, et. seq.), the Federal Food, Drug and Cosmetic Act (21 U.S.C. § 341, et seq.) ("FD&C Act"), the Sanitary Food Transportation Act (49 U.S.C. 5701, et seq.), the U. S. Food and Drug Administration's Final Rule on the Sanitary Transportation of Human and Animal Food (21 C.F.R. § 1.900, et seq.) and all applicable U.S. Department of Agriculture and Food Safety and Inspection Service regulations (collectively, the "Food Safety Laws"). CARRIER is responsible for the sanitary conditions of Food Shipments during their transportation and complying with TRINITY's and/or the shipper's written instructions, including without limitation any temperature set point or temperature range, as provided to the CARRIER by TRINITY or the shipper in physical or electronic form. CARRIER shall apply all written instructions to future Food Shipments of the same goods tendered for the same TRINITY, unless instructed otherwise in writing. If TRINITY's or a shipper's instructions require a cargo seal, the lack of a seal or seal irregularities shall be sufficient to consider the shipment unsafe and a total loss. CARRIER agrees that when transporting food for human consumption, late delivery, i.e. delivery after the deadline indicated on the transportation documents, alone shall be sufficient to reject a shipment and consider the cargo a total loss. CARRIER shall verify the temperature of Food Shipments before loading. CARRIER must write the recorded temperature on shipping document(s) used by the parties for the pick-up, transport, or delivery of Goods, including without limitation any Bill of Lading ("Shipping Document"). If the temperature is more than two degrees different from the required temperature stated in the written instructions or Shipping Document, then the CARRIER shall immediately notify TRINITY and refuse to load the Goods. In the event CARRIER is unable to verify the temperature due to restrictions imposed by the TRINITY, consignor, consignee or due to the physical circumstances of loading, CARRIER is excused from performing such verification. The foregoing exception shall not relieve CARRIER of compliance with any other provision of this Schedule. CARRIER represents and warrants that all Equipment (as defined in the Food Safety Laws and herein) used in transporting Food Shipments is in safe and sanitary condition and appropriate for performance of the Services for Food Shipments, including but not limited to ensuring that the Equipment is free from contamination, pest infestation, and evidence of prior cargo that could render the Food Shipments unsafe. If CARRIER transports partial load shipments (also known as less-than-truckload, or LTL, shipments), CARRIER shall conduct appropriate inspections and take necessary actions upon receiving the first shipment and each subsequent shipment to ensure that (a) the Equipment remains in safe and sanitary condition; (b) any Food Shipments will not be contaminated by any previously or subsequently loaded cargo; and (c) the temperature of any temperature-controlled Food Shipment will not be materially disrupted. When required by and as specified in TRINITY's and/or a shipper's instructions or Shipping Document, CARRIER must ensure that the cold storage compariments are prepared for safely transporting the Food Shipments. CARRIER must set temperature controls to pre-cool mechanically refrigerated cold storage compartments before offering equipment with auxiliary refrigeration units for transportation of Food Shipments requiring temperature control and set the operating temperature to ensure the Food Shipments at all times are maintained at the temperature set point or within the temperature range specified on the shipper's and/or TRINITY's instructions or Shipping Document. Immediately upon request or as promptly as practicable thereafter, CARRIER will provide TRINITY and/or the shipper: 1. Evidence of the operating temperature of Food Shipments maintained during Services in the manner acceptable to TRINITY and/or the shipper; 2. Documented written processes for maintaining food safety, including maintenance of temperature control, and cleaning, sanitizing, and inspecting Equipment; 3. Evidence of transportation traceability, including information regarding: a. Previous cargo hauled in bulk or in other Equipment; and b. Maintenance and intervening cleaning procedures for docks and Equipment. 4. Appropriate training processes for each person under CARRIER's supervision or control involved in providing the services pursuant to this Agreement; and 5. Evidence that the Food Shipments have not been adulterated, as defined below, and have been transported under sanitary conditions to protect the shipments against temperature abuse or excessive fluctuations and any physical, chemical, or microbial contamination. CARRIER agrees to maintain all documentation and records related to the transport of Food Shipments governed by this Agreement, including those documenting personnel training and Equipment cleanings, sanitization and inspections, and the safe and sanitary transport of Food Shipments, and shall make the records available to TRINITY and/or the shipper upon request. CARRIER acknowledges and agrees that the temperature of the Food Shipments is a material condition of this Agreement. CARRIER shall develop and maintain written procedures related to the safe transport of Food Shipments tendered to it by the shipper, through TRINITY, and shall train its drivers and staff regarding safe transport of the shipper's Food Shipments and other goods. Liability Related to Food Shipments. 1. CARRIER agrees that Food Shipments that have been transported or offered for transport, pursuant to this Agreement, under conditions that are not in compliance with the written instructions or requirements set forth in the Shipping Document, including any seal, temperature, quality control standards and delivery date requirements, will be considered "adulterated" within the meaning of the FD&C Act (21 U.S.C. §§ 342(a)(i)(4), 342(i)). CARRIER understands that adulterated shipments may be refused by the shipper, consignee or receiver upon their tender for delivery at destination, with or without inspection. 2. CARRIER assumes liability for the result of breach of any of the foregoing requirements specified in this Agreement of rate confirmation. CARRIER agrees that TRINITY is not responsible for and shall in no way be held liable to CARRIER for CARRIER's or any shipper's consignee's, receiver's or loader's obligations or their failure to adhere to their respective obligations under the laws and regulations governing the safe and sanitary transport of food for human consumption, including the Food Safety Laws referenced above. The determination regarding the acceptability, salvageability and/or the adulterated status of Food Shipments transported by CARRIER shall be within the sole discretion of the shipper and shall be binding on CARRIER.

CARRIER, by acceptance of any shipment tender and by providing its or its drivers' telephone numbers to TRINITY, hereby consents, on behalf of itself and its drivers, and CARRIER's drivers, by providing their telephone numbers to CARRIER or TRINITY, hereby consent, to receiving text messages made using an automatic telephone dialing system regarding, relating to, or arising out of CARRIER's or such drivers' relationship with, and any services provided to, TRINITY.
 CHARGES: In order to be eligible for reimbursement charges for detention, labor and other unforeseeable costs must be approved by Trinity in writing at the time they are incurred. In addition receipts must be provided. Carrier agrees that Trinity's charges to its customers are confidential and need not be disclosed to Carrier. Carrier specifically waives any rights it may have under 49 CFR §371.3.

13. INSURANCE: Carrier certifies that its cargo insurance policy does not contain any exclusions relative to the commodity(ies) being transported pursuant to this Agreement or any other exclusion. The load value listed herein is an estimate and is not intended to in any way limit the Carrier's or Carrier's insurer's liability in the event of cargo loss or damage. If Carrier's auto liability policy is a Scheduled Auto policy, Carrier must use only equipment insured by such policy.

14. EQUIPMENT: Unless otherwise agreed in writing, Carrier agrees that any and all equipment used to transport, or assist in the transportation of, property will be exclusively used for that purpose. Carrier agrees that it will only use its own equipment, and that the equipment used matches the DOT number of the company signing this rate confirmation. For temperature controlled shipments: 1)Carrier must be able to provide a reefer download for the unit used to transport the shipment. 2)Carrier can supply current reefer maintenance records for the unit used to transport the shipment. Driver must be pre cooled before arriving to shipper. Driver must verify product is at correct temp before loading. If not allowed on the dock or discrepancy between the rate confirmation and BOL, driver must contact booking office ASAP and require shipper notate on the BOL before driver leaving the shipper.

Shipment Form

Molechupet AAS 2501 Stupet, 1

| Ad | From: Sabina WHSE dress: 845 East Was Sabins, OH 45 Phone: (937)584-2606 punt #: 1000 | hington St 109 | | Addres | To: ARMSTRONG ##: 2775 SONTAG Rocky Mount, no: (540)421-398 ##: SCI-RTL3022 | G RD. VA 24151 | |
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