

INVOICE

BILL TO: DIRECT CONNECT LOGISTIX INC 314 WEST MICHIGAN STREET INDIANAPOLIS, IN 46202

INVOICE DATE: 02/10/2025 INVOICE #: B76498 TERMS: NET 30 DUE DATE: 03/10/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
02/07/2025		825 Shiner Rd, Towanda, PA 18848 - 1080 N Main St, Brigham City, UT 84302			
		Freight Income	1	\$3,300.00	\$3,300.00

TOTAL	
\$3,300.00	

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

Rate Confirmation Terms and Conditions

1. This rate confirmation is subject to the terms and conditions of the Broker-Carrier Agreement ("Agreement") in place between Direct Connect Logistix, Inc. ("DCL") and the motor carrier referenced above ("Carrier"). This rate confirmation shall be effective upon the earlier of: (I) Carrier's acceptance in writing, including email, or verbally; (II) Carrier's physical possession acceptance of the shipment; or (III) Carrier's failure to reject this rate confirmation within twenty-four (24) hours.

2. The rates and charges provided in this rate confirmation shall represent the total compensation owed to Carrier, inclusive of any accessorials, fuel surcharges, or any other charge or expense, unless otherwise expressly stated herein. The rates and charges cannot be amended, modified, or supplemented except by written agreement of an authorized representative of DCL. Any rates, charges, fees, terms and/or conditions contained in any tariff, circular, schedule or similar document maintained or used by Carrier shall not apply, unless expressly agreed upon by DCL.

3.Additional operational terms and conditions applicable to the shipment may be included in the Carrier Instructions and Requirements and such additional operational terms and conditions shall apply. To the extent the Carrier Instructions and Requirements conflict with the Agreement, the Carrier Instructions and Requirements shall supersede and apply. Carrier acknowledges that all freight handling, routing, and delivery instructions provided by DCL are those of the Customer.

4. Carrier must have written approval from DCL to be included on rate confirmation for any additional charges including but not limited to, detention, stop off, layover, loading, or unloading. Any additional charges not approved by DCL will not be invoiced by Carrier nor compensated by DCL.

5. Carrier shall submit all service and operational documents, such as receipts, to DCL within forty-eight (48) hours of delivery.

6. Carrier shall submit all invoices for services rendered within ninety (90) days of delivery or when delivery reasonably should have occurred and failure to submit invoices within such ninety (90) day period shall constitute Carrier's waiver of all rights and remedies to payment. Broker shall make payment to Carrier for all undisputed charges within thirty five (35) days of Broker's receipt of Carrier's undisputed invoice and all other documentation required to substantiate Carrier's invoice. Carrier may select expedited payment for a fee of two percent (2%) of the gross rate. Fees for wire issuance will be assessed to Carrier.

7. Except when Carrier is tendered a sealed trailer, Carrier is solely responsible for loading and securing the shipment. Carrier is solely responsible for transporting the shipment within legal weight limits. If Customer does not scale on site, Carrier shall make an immediate protest prior to transporting the shipment and Carrier's failure to protest shall be deemed Carrier's acceptance of the shipment as provided and places liability on Carrier for fines, penalties, or costs associated with movement of an overweight shipment

8. Carrier must notify DCL immediately of any overages, shortages, losses, or damages to freight transported by Carrier.

9. Carrier shall be liable for overages, shortages, losses, or damages to freight pursuant to 49 USC § 14706 and as further provided in the Agreement.

10. Carrier shall provide services pursuant to its motor carrier operating authority and shall not subcontract, broker, interline, or use substituted service without written authorization from DCL

11. All shipments are subject to electronic monitoring and tracking. Carrier will lose right to detention or layover if Carrier does not provide or allow electronical tracking for the entire duration of the shipment.

12. Seals are required on all shipments, must be intact upon delivery, and the seal number must match the seal number provided on the bill of lading.

13. For temperature-controlled shipments, Carrier must verify temperature with the Customer prior to leaving origin. All refrigerated shipments must run on a continuous cycle unless otherwise expressly indicated. All trailers transporting temperature-controlled shipments must have the ability to produce a temperature download.

14. Failure by Carrier to provide DCL notice of delay prior to appointment shall subject Carrier to a \$250 rescheduling fee.

15. Failure to comply with these terms and conditions will constitute a breach of contract and may result in additional fees or non-payment.

16. Carrier shall only seek payment from DCL. Carrier shall remit original invoices, bills of lading, receipts, proofs of delivery, and all other required documentation to payables@directconnectlogistix.com. Failure to timely provide required documentation may result in delayed payment of Carrier's invoice.

> **Direct Connect Logistix, Inc.** 130 S Meridian St., 3rd Floor Indianapolis, IN 46225 (317)218-7777



WE USE RELAY! CHECK YOUR STOPS FOR YOUR CODES

www.dclogistix.com

All Carrier Payments are now processed through TriumphPay.com -TRIUMPH Please register online in order to receive payments:

- 1. Go to www.TriumphPay.com
- 2. Register your company
- Connect with Direct Connect Logistik 3.
- Add your payment information 4.
- Control your money!. 5.

Get Paid Now!

Login to TriumphPay.com to take advantage of our 2% 2-Day QuickPay! ALL QuickPay Papenwork needs to be emailed to QP@dclogistix.com for proper processing

Todas los pagos del operador ahora se procesan a través de TriumphPay.com

Registrese en línea para recibir pagos:

- 1. If a www.TriumphPay.com
- 2. <u>Registre su empresa</u>
- 3. Conéctese con Direct Connect Logistic
- Agregue su información de pago' 4.
- 5. ¡Controla tu dinero!

[Obtenga su pago ahora] Ilnicie sesión en TriumphPay.com para aprovechar nuestro 2% de pago rápido de 2 días! TODOS los tramites de pago rápido deben enviarse por correo electronico a QP@ddogistix.com para su procesamiento adecuado



DIRECT CONNECT LOGISTIX, INC. 130 S MERIDIAN ST, 3RD FLOOR INDIANAPOLIS, IN 46225

Page 1

INDIANAP (317) 218-7		TJELU		Lo	oad Confirn	nation		627945
Carrier: Date:	BRZ BURB 02/05/		IL 604592	734		Contact: Phone: Fax:	PHIL VUKOVIC (973) 563-3159	
Order	Orde Miles Tem BOL	a: 2078 a:	.0			Commodity: Weight: Trailer: Reference:	PALLETIZED DOORS 42490.0 Van (DAT) 166920	
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		Reference		PO	166921			
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Payment		Carrier Fi	reight Pay:		\$3,100.00)		
		Macropoi	nt Tracking		200.00)		
		Total Car	rier Pay:		\$3,300.00)		

Carrier Instructions and Requirements: This form must be completed and returned before driver can be loaded. Special instructions:

Please Sign: Phil Vukovic

(X) Accept

() Decline

Driver Name: Joey Driver Cell: (808) 687-0957 Driver Email: Tractor #: 820 Trailer #: W94949

DIRECT CONNECT LOC	GISTIX		CARRIER	OODGRAIN, INC	SHIPPER NUMB 137503
RECEIVE, subject to the AT: Towanda	e classification	ns and tariffs in DATED	n effect on the date of the issue of this sh 2/6/2025	ipping order. FROM: WOODGRA	
the property described below, in app understood throughout this contract another carrier on the route to said of property, that every service to be per rail or a rail-water shipment, or (2) is on back thereof, set forth in the class	parent good order, exc t as meaning any perso destination. It is muts rformed hereunder sh a the applicable motor a the applicable motor	cept as noted (contents on or corporation in po- nally agreed, as to each hall be subject to all the r carrier classification of	and condition of contents of packages unknown), marked, con ssession of the property under the contract) agrees to carry to carrier of all or any of said property overall or any portion of a terms and conditions of the Uniform Domestic Straight But of r teriff if this is a motor carrier shipment. Shipper hereby cert rition of this shipment, and the said terms and conditions are he	signed and destined as indicated below, its usual place of delivery at said destin	, which said carrier (the word carrier being ation, if it's on its route, otherwise to defiver to
CONSIGNEE: STEV	for purposes of notif	ication only.)	ity 0.00 is the said the said terms and conditions are be	reby agreed to by the shipper and acce AM	a and conditions of said bill of lading, including those spied for himself and his saigns.
	IAM CITY, UT D STATES	84302	SHIPVIA		9949
DATE:			SEAL NO:	DELIN	ERING CARRIER:
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			0000010		
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	Alle		Customer Ref: Customer PO: 166920		40,200
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