

INVOICE

BILL TO: JARRETT LOGISTICS SYSTEMS 1347 N MAIN STREET ORRVILLE, OH 44667 INVOICE DATE: 03/18/2025 INVOICE #: B80717 TERMS: NET 30 DUE DATE: 04/18/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
03/10/2025		2601 S 600 E, Columbia City, IN 46725 - 2900 Morris Sheppard Dr., Brownwood, TX 76801			
		Freight Income	1	\$3,000.00	\$3,000.00

TOTAL	
\$3,000.00	

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

Jarrett Logistics Systems

Carrier Rate Agreement



Luis Toledo

Signature:

Exclusive Use Only

Email: jts_brokers@gojarrett.com

Phone: (866) 654-1106 Pickup Date 3/10/2025 3:00 PM

Required Delivery Date 3/13/2025 6:00 AM to 3:00 PM

Effective 03/10/2025

Carrier BRZ Total Cost \$3,000.00

Carrier Phone (708) 303-5150

Contract # 004944614

Pickup Number: P/U #: JLS# 4944614

JLS	Reference#	Shipper	Consignee	Handling Units	Weight	Mode
4944614	BOL#: 4944614, Client Authorization #: MPC, Line Item #: 3, PO: MPC, SO: 4272284	ESSEX GROUP INC. 2601 S 600 E COLUMBIA CITY, IN 46725	Superior Essex International - Brownwood, TX 2900 Morris Sheppard Dr. Brownwood, TX 76801 325-643-5629	6	44400	Truckload

Comments: P/U Appt 3pm - Pictures of loaded freight required before driver leaves shipper and of the freight at delivery before unloading This shipment will not be redirected. If you are asked to redirect, contact your dispatcher. Any change of address must be provided in writing from Superior Essex Logistics Carrier must provide the name on the truck Driver must have valid drivers license (copy temp or pic wont be accepted). Must allow shipper to copy drivers license, have long pants and close-toed shoes, not allowed in the bldg Trailer must be 53' dryvan w/WOOD FLOOR no runners (freight will be blocked/nailed to floor by shipper), must be air ride, must be in good condition, Valid license plate(no temp) must be able to haul up to 45,000#, **must have 4 straps** ****Driver needs to contact Jarrett in the event they need to make a stop within 200 miles of the shipper. Jarrett needs to be aware of the reason for the stop, and who is being met during the stop and Jarrett needs to be advised once the driver is back on the road**** **Rec Hrs: M-F 8am-5pm, Weekend 8am-4pm. NO Flatbed deliveries on weekend** Can deliver before RDD EXCEPT on the last day of the month. To avoid penalty deliver by RDD, Reels must remain in an upright position Damage to any portion of the cable could result in a claim for the entire length of the cable CONTACT JARRETT LOGISTICS SYSTEMS AT 844 560 5878 REGARDING ANY ISSUES WITH SHIPMENT **PLEASE PROVIDE ALL PU#'S AT THE TIME OF PICKUP: JLS# 4944614 **

Carrier Rate Confirmation incorporates the agreement between Jarrett and the service provider. Current Terms and Conditions can be found at https://www.gojarrett.com/carrier-terms-conditions and governs the movement of the above-referenced freight.

FREIGHT BILLS SHOULD BE EMAILED TO: Accounting@gojarrett.com with signed Rate Agreement and signed Bill of Lading as proof of Delivery.

Carrier:	BRZ	Logistics Provider:	Jarrett L	ogistics S	Systems

By: By: Luis Toledo

Title: Title: Carrier Sales Rep I

Date: 03/10/2025

Signature: Luke Miche



BILL OF LADING

Shipper/BOL:CS25019579

Ship Date: 03/10/25 Print Date: 03/10/25 Page: 1 of 1

Ship from: Essex Solutions USA LLC 2601 South 600 East Columbia City, IN 46725 **UNITED STATES**

Destination: SUPERIOR TELECOMMUNICATIONS 2900 MORRIS SHEPPARD DRIVE BROWNWOOD, TX 76801

UNITED STATES

PO No: 235587 Vehicle ID: W97039

ShipVia: CUST Customer Pickup

Freight Terms: 3RD PARTY

		3rd Party Billing SUPERIOR ESSEX IN	ELIVERS#: 03/11/2	025	Weight	Clas
		C/O TRANSACT TECHNOLOGIES 360 W BUTTERFIELD SUITE 400	ENTERE	DBY RA		
ALL ALL	1	ELMHURST, IL 60126-504 COPPER ROD, PLAIN,NMFC 30310 Sub 2 91140062 ROD-5/16-CU 7,341 91140063 ROD-5/16-CU 7.340	00 LB	ATE 3-12-2	7,394.00	1
ALL ALL	1 1	91140064 ROD-5/16-CU 7,336 91140096 ROD-5/16-CU 7,340	0.00 LB 5.00 LB 0.00 LB		7,389.00 7,390.00 7,393.00	70 70 70
PALL 1 PALL 1		91140097 ROD-5/16-CU 7,346 91140098 ROD-5/16-CU 7,346	1.00 LB 7399	7 165	7,401.00 7,398.00	70 70
		Container Qty Net Wt PALLET 6 44,048.00	Tare Wt 317.00			
The state of the s		Total 6 44,048.00 SO# 4273284 PO# 235587	317.00	44,365.00		
		redirec	tg echer /	APAT		
		Any con	ist be perior	3-12-25	Total Wei 44,365.00	

ICUITO			
Any cr	ist be	2 (1)	Total Weight
provi	wettor	3-12-25	44,365.00 LB
Essa.			
fail Invoice for Prepaid shipments, along with a copy or 2745	Bill of Lading to: Essex Solutions, Ir	c. clo Transplace Texas	TP PO Boy 475 Lowell Att
nese items are controlled by the U.S. Coverages I	W	, i ondo,	O Box 425, Lowell, AR
and authorized by the G.S. Government and authorized to	If export only to the governor of all and the	nation for the P	
Intilied. They may not be resold transferred or otherwise dis-	emport only to the country of ultimate dest	nation for use by the ultimate	CONSIGNER OF And Ligar(a) harris
entified. They may not be resold, transferred, or otherwise disposed eir original form or after being incorporated into other items, without	of, to any other country or to any person of	her than the authorized ultimate	consignée or end-user(s) herein
en original form or after being incorporated into other items, without eceived, subject to the individually determined to be	first obtaining approval from the U.S. govern	nment or as otherwise authori	ate consignee or end-user(s), either in zed by U.S. law and regulations
ear Original form of after being incorporated into other items, without ecceived, subject to the individually determined rates or contracts to assifications and rules established by the corresponding to the contracts.	first obtaining approval from the U.S. govern it have been agreed upon in writing between	nment or as otherwise authori the carrier and the shipper	ate consignee or end-user(s), either in zed by U.S. law and regulations.
eer original form or after being incorporated into other items, without ecceived, subject to the individually determined rates or contracts to assifications and rules established by the corrier and rules.	first obtaining approval from the U.S. govern it have been agreed upon in writing between	nment or as otherwise authori the carrier and the shipper	ate consignee or end-user(s), either in zed by U.S. law and regulations.
hese items are controlled by the U.S. Government and authorized in dentified. They may not be resold, transferred, or otherwise disposed neir original form or after being incorporated into other items, without exceived, subject to the individually determined rates or contracts the lassifications and rules established by the carrier and made available in apparent good order, except as noted (contents and condition of Section 7 Non-research).	first obtaining approval from the U.S. govern it have been agreed upon in writing between	nment or as otherwise authori the carrier and the shipper	ate consignee or end-user(s), either in zed by U.S. law and regulations.
rest original form or after being incorporated into other items, without ecceived, subject to the individually determined rates or contracts the assifications and rules established by the carrier and made available in apparent good order, except as noted (contents and condition of Section 7 Non-recourse: If the shipment is to be delicated.)	first obtaining approval from the U.S. govern it have been agreed upon in writing between a to the shipper, upon request, and to all app contents of packages unknown), marked, c Carrier acknowledges receipt of package	mment or as otherwise authori the carrier and the shipper, it dicable state and federal regu- posigned and destined as Indi	ate consignee or end-user(s), either in zed by U.S. law and regulations. applicable, otherwise to the rates, lations. The property described herei cated herein.
eer original form of after being incorporated into other items, without ecceived, subject to the individually determined rates or contracts the assifications and rules established by the carrier and made available in apparent good order, except as noted (contents and condition of Section 7 Non-recourse: If the shipment is to be delivered to the consigner without recourse on the consigner, the consigner	first obtaining approval from the U.S. govern it have been agreed upon in writing between to the shipper, upon request, and to all appropriate of packages unknown), marked, contents of packages unknown, marked, contents of packages unknown as made available and/or of the contents of packages.	inment or as otherwise authorical titlinament or as otherwise authorical the carrier and the shipper, it is the carrier and federal regulationsigned and destined as Indiana arrier has the Emperature of the carrier has the carrier has the Emperature of the carrier has the carrie	ate consignee or end-user(s), either in zed by U.S. law and regulations. applicable, otherwise to the rates, lations. The property described herei cated herein. Trier certifies emergency response
described into or after being incorporated into other items, without eccived, subject to the individually determined rates or contracts the lassifications and rules established by the carrier and made available in apparent good order, except as noted (contents and condition of Section 7 Non-recourse: If the shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall gign the following statement: The carrier shall not make delivered.	first obtaining approval from the U.S. govern it have been agreed upon in writing between to the shipper, upon request, and to all appropriate of packages unknown), marked, contents of packages unknown, marked, contents of packages unknown as made available and/or of the contents of packages.	inment or as otherwise authorical titlinament or as otherwise authorical the carrier and the shipper, it is the carrier and federal regulationsigned and destined as Indiana arrier has the Emperature of the carrier has the carrier has the Emperature of the carrier has the carrie	ate consignee or end-user(s), either in zed by U.S. law and regulations. applicable, otherwise to the rates, lations. The property described herei cated herein. Trier certifies emergency response
eer original form of after being incorporated into other items, without eccived, subject to the individually determined rates or contracts the assifications and rules established by the carrier and made available in apparent good order, except as noted (contents and condition of Section 7 Non-recourse: If the shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall gign the following statement: The carrier shall not make delivered.	first obtaining approval from the U.S. govern it have been agreed upon in writing between a to the shipper, upon request, and to all ap- contents of packages unknown), marked, contents of packages unknown, marked, contents of packages unknown as made available and/or contents.	ment or as otherwise authorical ultimater and the shipper, it is the carrier and the shipper, it is the carrier and federal regulationsigned and destined as Indiana arrier has the Emparagraf has the Empa	ate consignee or end-user(s), either in zed by U.S. law and regulations. applicable, otherwise to the rates, lations. The property described herei cated herein. Trier certifies emergency response
eer original form of after being incorporated into other items, without eccived, subject to the individually determined rates or contracts the assifications and rules established by the carrier and made available in apparent good order, except as noted (contents and condition of Section 7 Non-recourse: If the shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall gign the following statement: The carrier shall not make delivered.	first obtaining approval from the U.S. govern it have been agreed upon in writing between to the shipper, upon request, and to all appropriate of packages unknown), marked, contents of packages unknown, marked, contents of packages unknown as made available and/or of the contents of packages.	ment or as otherwise authorical ultimater and the shipper, it is the carrier and the shipper, it is the carrier and federal regulationsigned and destined as Indiana arrier has the Emparagraf has the Empa	ate consignee or end-user(s), either in zed by U.S. law and regulations. applicable, otherwise to the rates, lations. The property described herein cated herein.
decived, subject to the individually determined rates or contracts the leceived, subject to the individually determined rates or contracts the lessifications and rules established by the carrier and made available in apparent good order, except as noted (contents and condition of Section 7 Non-recourse: If the shipment is to be delivered to the consignee without recourse on the consigner, the consignor shall be shipment in the following statement: The carrier shall not make delivery of his shipment without payment of freight and all other lawful charges.	first obtaining approval from the U.S. govern it have been agreed upon in writing between to the shipper, upon request, and to all appropriate of packages unknown), marked, contents of packages unknown, marked, contents of packages unknown as made available and/or of the contents of packages.	ment or as otherwise authorical ultimater and the shipper, it is the carrier and the shipper, it is the carrier and federal regulationsigned and destined as Indiana arrier has the Emparagraf has the Empa	ate consignee or end-user(s), either in zed by U.S. law and regulations. applicable, otherwise to the rates, lations. The property described herei cated herein. Trier certifies emergency response
decived, subject to the individually determined rates or contracts the leceived, subject to the individually determined rates or contracts the lessifications and rules established by the carrier and made available in apparent good order, except as noted (contents and condition of Section 7 Non-recourse: If the shipment is to be delivered to the consignee without recourse on the consigner, the consignor shall be shipment in the following statement: The carrier shall not make delivery of his shipment without payment of freight and all other lawful charges.	first obtaining approval from the U.S. govern it have been agreed upon in writing between a to the shipper, upon request, and to all appropriate of packages unknown), marked, of Carrier acknowledges receipt of package information was made available and/or of documentation in the vehicle. Property of	nment or as otherwise authorical ultimater in the carrier and the shipper, it is the carrier and the shipper, it is close that and federal regulations are also as a long that are also as and required placards. Calarrier has the Emergency Restricted above is received in	ate consignee or end-user(s), either in zed by U.S. law and regulations. I applicable, otherwise to the rates, lations. The property described herein cated herein. Trier certifies emergency response sponse Guidebook or equivalent in good order, except as noted.
Received, subject to the individually determined to the individual to the individua	first obtaining approval from the U.S. governit have been agreed upon in writing between a to the shipper, upon request, and to all appropriate of packages unknown), marked, contents of packages unknown), marked, contents of packages unknown, marked, contents of packages unknown, marked, contents of packages are called the package information was made available and/or of documentation in the vehicle. Property of Carrier	mment or as otherwise authorical ultimater and the shipper, in the carrier and the shipper, in dicable state and federal regular state and destined as India as and required placards. Ca arrier has the Emergency Residescribed above is received in Signature, Agent	ate consignee or end-user(s), either in zed by U.S. law and regulations. If applicable, otherwise to the rates, lations. The property described herein cated herein. Trier certifies emergency response sponse Guidebook or equivalent in good order, except as noted. Date

Date

Consignee signature



BILL OF LADING

Shipper/BOL:CS25019579

ip from: Essex Solutions USA LLC 2601 South 600 East Columbia City, IN 46725 **UNITED STATES**

Ship Date: 03/10/25 Print Date: 03/10/25 Page: 1 of 1

> **Destination: SUPERIOR TELECOMMUNICATIONS** 2900 MORRIS SHEPPARD DRIVE

> > **BROWNWOOD, TX 76801**

UNITED STATES

PO No: 235587 Vehicle ID: W97039

ShipVia: CUST Customer Pickup

Freight Terms: 3RD PARTY

ME# 4944614 SEAL# 15211297 DELIVERS#: 03/11/2025 3rd Party Billing SUPERIOR ESSEX INTL, LP C/O TRANSACT TECHNOLOGIES 360 W BUTTERFIELD SUITE 400 ELMHURST, IL 60126-504 COPPER ROD, PLAIN,NMFC 30310 Sub 2 91140062 ROD-5/16-CU 7,341.00 LB 7,394.00 70 7,389.00 70		Haz		
Sard Party Billing SUPERIOR ESSEX INTL, LP	Container	Mat Description of Articles	Weight	Class
	PALL 1 PALL 1 PALL 1 PALL 1	3rd Party Billing SUPERIOR ESSEX INTL, LP C/O TRANSACT TECHNOLOGIES 360 W BUTTERFIELD SUITE 400 ELMHURST, IL 60126-504 COPPER ROD, PLAIN,NMFC 30310 Sub 2 91140062 ROD-5/16-CU 7,341.00 LB 91140063 ROD-5/16-CU 7,340.00 LB 91140096 ROD-5/16-CU 7,340.00 LB 91140097 ROD-5/16-CU 7,346.00 LB 91140098 ROD-5/16-CU 7,345.00 LB 91140098 ROD-5/16-CU 7,345.00 LB Container Qty Net Wt Tare Wt Gross Wt PALLET 6 44,048.00 317.00 44,365.00	7,389.00 7,390.00 7,393.00 7,401.00	70 70 70 70

Mail Invoice for Prepaid shipments along with a copy of Bill of Lading to: Essex Solutions, Inc. c/o Transplace Texas, LP, PO Box 425, Lowell, AR perior 72745

These items are controlled by the U.S. Government and authorized for export only to the country of ultimate destination for use by the ultimate consignee or end-user(s) herein dentified. They may not be resold, transferred, or otherwise disposed of, to any other country or to any person other than the authorized ultimate consignee or end-user(s), neter in their original form or after being incorporated into other items, without first obtaining approval from the U.S. government or as otherwise authorized by U.S. law and regulations.

Received, subject to the individually determined rates or contracts that have been agreed upon in writing between the carrier and the shipper, if applicable, otherwise to the rates, classifications and rules established by the carrier and made available to the shipper, upon request, and to all applicable state and federal regulations. The property described herein s in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned and destined as indicated herein.

Section 7 Non-recourse: If the shipment is to be delivered to the consignee without 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.

Carrier acknowledges receipt of packages and required placards. Carrier certifies emergency response information was made available and/or carrier has the Emergency Response Guidebook or equivalent documentation in the vehicle. Property described above is received in good order, except as noted.

Company signature

Carrier signature, Agent

Date

Required for all Full Truck Load Shipments:

Required for all Full Truck Load Shipments.

Recipient hereby certifies the delivery and receipt of material listed herein. Recipient further certifies that it has inspected the material and confirms it is in good order, excepted

Consignee signature

Any change of a con

Date