

INVOICE

BILL TO: RYAN TRANSPORTATION SERVICE INC 9350 METCALF AVE

OVERLAND PARK, KS 66212

INVOICE DATE: 04/01/2025 INVOICE #: R83995 TERMS: NET 30 DUE DATE: 05/01/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
03/31/2025		1450 St Rt 97, LEXINGTON, OH 44904 - 4863 HANOVERVILLE RD. STE B, BETHLEHEM, PA 18020			
		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

Your Response to this Confirmation is Required

RYAN TRANSPORTATION SERVICE, INC

MC# 196502

www.ryantrans.com

Broker Phone 913-310-2291



For after-hours support between 5pm and 7am CST please contact our After Hours Team at 913-310-2241 or support-afterhours@ryantrans.com

Email freight bill to carrierbilling@ryantrans.com or fax to 913-890-6643

4947403

Carrier: **ROYAL3 INC**

CHICAGO

04/01/2025

IL 60638

Width:

Contact:

Phone: 630-485-7370 x104

milo

Fax:

Date:

AT RYAN TRANSPORTATION SERVICE, INC. 913-310-2291

Bryce Likens REFER TO RYAN TRANPORTATION SERVICE, INC. LOAD #: 4947403

This agreement is for exclusive use of truck, unless otherwise stated. Shipper may add or subtract freight/ weight as long as shipment complies with DOT requirements.

Order Order: 4947403 Commodity: PACKAGING ON PALLETS

Temp:

BOL:

p1085646

Hazmat: Pieces:

Length:

Weight:

Trailer:

40000.0 Van (DAT)

Reference: **Hazmat UN:** Height:

РΙИ Name:

CNG (Charter Next Generation) Address:

1450 St Rt 97

Date:

03/31/2025 1400

LEXINGTON

OH 44904

Contact:

Phone:

Driver Load:

Reference number:

PU 902857202

SO₂ Name: PAC NATIONAL

Date:

04/01/2025 0900

Address:

4863 HANOVERVILLE RD. STE B **BETHLEHEM**

PA 18020

Contact:

Phone:

Driver Load: Ν

Carrier Freight Pay: \$1,400.00 **Payment**

Total Carrier Pay:

\$1,400.00 Billing/Payment inquiries call 1-877-519-1984

Instructions

CNG (Charter Next Generation) - *MUST SEND POD WITHING 2 HOURS OF BEING OFFLOADED OR THERE WILL BE A \$150 FINE*

CNG (Charter Next Generation) - PACWREWA: **TRACKING REQUIREMENTS** Trucker Tools tracking is required. Driver agrees to accept tracking before departing shipping location. Driver agrees for tracking to be active throughout transit until delivery is confirmed. Please get with your Ryan Transportation representative on our guide with step by step instructions for downloading the app and executing its tracking functions. **RATE CONFIRMATIONS** You will be sent two rate confirmations. 1.) The initial rate confirmation will include a (-\$100) accessorial deducted from the agreed upon linehaul. 2.) If Trucking Tools tracking requirements are met, a revised rate confirmation will be sent removing accessorial once delivery is completed.

CNG (Charter Next Generation) - MUST HAVE A CLEAN / DRY / ODOR FREE TRAILER

CNG (Charter Next Generation) - PACWREWA: *Fines occur for late delivery*

Agreement	Please sign and return	Bryce Likens	Fax	913-894-2061 4947403
· ·	pensate, indemnify, defend and hold	Tractor #:		
any and all loss or damag	uding attorney fees and costs for enfo ge to cargo on each shipment tendere fy, defend and hold BROKER and B	ed to CARRIER. Carrier	Trailer #:	
• •	costs and damages to persons and/o ereunder, including but not limited to	Driver Name:		
taxes, fees or permits rel	lated to the shipments transported by	Driver Cell #:		
	pment, Carrier hereby certifies	•	ARB IDN or VIN o License Plate #:	ır

furnish or provide Transportation Refrigeration Unit (TRU) equipment that is in compliance with all requirements of the State of California TRU regulations. Carrier further agrees to defend, indemnify and hold Ryan Transportation and its customer harmless from any failure regarding non-compliant equipment. For more information goto www.arb.ca.gov/diesel/tru/documents/template_notice_to_carriers.pdf

CARRIER warrents that its equipment shall be clean, in good working order, propertly licensed, identified and insured and suitable for the transportation requested, and that no trailor or other vehicle which transports commodities shall ever have been used to transport refuse, garbage, trash or solid or liquid waste of any kind whatsoever, whether hazardous or non-hazardous. CARRIER will only offer to Broker and Broker's customers equipment which is in full compliance with the Sanitary Food Transportation Act and any similar or successor act. CARRIER warrants that the equipment to be used under this Agreement shall be clean, odor-free, dry, leak-proof, free of contamination or infestation and suitable for transportation of foodstuff for human consumption. If Carrier has hauled fertilizer, manure, compost, animals, uncooked meat, eggs, or dairy products, Carrier must clean all equipment with a sanitizing agent and provide documentation of the prior shipments and cleanings to shipper/loader at next pick-up, and Broker, Consignor, Consignee or Government Agent upon request. CARRIER must keep such records for at least 12 months from shipment. If the loader determines that the equipment does not meet its reasonable standards of acceptability, Carrier shall clean or replace the equipment at its own cost.

When required by BROKER, the shipper or the consignor, CARRIER shall secure shipments with a serialized seal. CARRIER shall ensure that the serialized seal number appears on the bill of lading or other form of manifest or receipt. CARRIER shall be solely responsible for maintaing seal integrity during transportation of the shipment. Except as is required by law enforcement personnel, under no circumstances shall CARRIER or any of its personnel break any seal without the express consent of BROKER. CARRIER shall immediately notify BROKER to report a missing or broken seal.

CARRIER agrees that food that has been transported or offered for transport under conditions that are not in compliance with the load handling instructions, as provided to CARRIER, including loads delivered with a broken, missing, or unreadable seal may be considered "adulterated" within the meaning of the Federal Food, Drug and Cosmetic Act, 21 U.S.C § 342(i), and its implementing regulations. CARRIER understands and agrees that adulterated shipments may be refused by the consignee or receiver, upon their delivery, at destination and CARRIER shall bear sole risk of rejection of cargo arising from or related to broken, missing or unreadable seals or failure to comply with load handling instructions.

For Refrigerated Shipments: Carrier must meet defined set temperature instructions as provided in documentation and on shipping documents provided to CARRIER. Temperature settings for certain materials/products and mixes of these products on loads and time of year will determine the required set temperature for these loads. CARRIERS TRU must provide a fresh protect setting with a temperature delta of no more than 4 degrees from Set Point in Continuous operating mode for contradictory or confusing instructions regarding any shipment, CARRIER must resolve the contradictory or confusing instructions prior to accepting the shipment for transport.

Carrier acknowledges that Shipper's insertion of Ryan Transportation Service name on the bill of lading, freight tender, or any other document shall be for Shipper's convenience only and shall not change Ryan Transportation Service's status as a transportation broker. In the event Broker's name is listed on the bill of lading, shipping manifest or other similar document, as the carrier, Carrier shall cross-out or otherwise remove Broker's name and enter Carrier's name as applicable.

Carrier agrees to follow CDC Guidelines to prevent spread of COVID-19.

X

Trucker Tools tracking is required. Driver agrees to accept tracking before departing shipping location.

Driver agrees for tracking to be active throughout transit until delivery is confirmed.

In order to verify detention driver must use the dwell feature inside the Trucker Tools phone application or provide a signed BOL with clearly defined in and out times.

Please contact your Ryan Transportation representative for step-by-step instructions for downloading the app and executing its tracking functions.

Carrier on behalf of its drivers, independent contractors or any third party assisting them with this load hereby acknowledges and agrees as follows: (i) while using Trucker Tools and other tracking software or communications with Broker or its shipper they may receive certain text messages or calls while the equipment is in operation, (ii) looking at text messages, taking calls or any other distractions while operating the equipment is illegal and may lead to serious injury, death and property damage to you or others, (iii) they will not read, answer or respond to any messages unless the equipment is stationary and parked, (iv) they will comply with all applicable federal, state, and local laws including, but not limited to, laws relating to the receipt, review or sending of messages or phone calls while the equipment is in operation, (v) they will assume all liability associated with any failure to comply with these provisions, and (vi) they jointly and severally agree to indemnify, defend and hold Broker harmless to the fullest extent permitted by law for any and all claims relating to a breach of these provisions by Carrier, its drivers, independent contractors or any third party assisting them with this load.

Any directions given by Ryan Transportation Service or its Customers, whether orally and/or electronically, are for informational purposes only. It is the Carrier's sole responsibility to confirm that it may lawfully and safely operate its vehicle and its contents over any road, highway, bridge and/or route. Carrier shall be solely responsible for any fines, penalties, or citations that may be levied as a result of operation its vehicle equipment and its content in any way that may be found to be in violation of any regulation, law or ordinance.

Detention Policy and Requirements:

Trucker Tools tracking must be used for the entirety of the load

2 hours free for loading and unloading, \$50/hour thereafter - max billable detention allowed is 4 hours Layovers are paid at a rate of \$250/day, detention and layover are not eligible to be billed concurrently Carrier must present BOL with signed IN/OUT times from valid shipping or receiving employee Carrier must be on time for scheduled shipping and delivery appointments

Carrier must notify Ryan Transportation via email 1 hour prior to the start of detention

All detention requests must be made via written request within 24 hours of the occurrence

Truck Order Not Used Policy and Requirements

Truck Order Not Used of \$150 will be issued if the following criteria are met:

- 1. Load is canceled within 4 hours of the pick-up ETA or appointment time provided at the time of booking and or TruckerTools tracking has been accepted and started
- 2. The rate confirmation was issued more than 1 hour prior to the notice of cancellation for all loads booked on the same date as the planned ship date

Ryan Transportation Service, Inc.

9350 Metcalf Ave Overland Park, KS 66212



We're More Than Just Freight

Sign up for our fuel card, factoring services, free credit data and more: rtsinc.com/connect





BILL OF LADING

Page 1

Class

77.5

39,687

Bill of Lading: 10 444623

Load: 902857202 Date Shipped: 3/31/2025

TO

PAC WORLDWIDE CORP

4863 HANOVERVILLE RD SUITE B BETHLEHEM PA 18020 USA FROM:

CHARTER NEXT GENERATION, INC 1450 State Rte 97

Lexington OH 44904

CPU (Customer Pick up)

902857202 Pro No:

Freight Charges:C

Collect

RECEIVED subject to the classifications and lawfully filled tariffs in effect on the date of the issue carrier of the property described in this Original Bill of Lading, the property described above in apparent good order, except as noted (contents and condition of contents of package unknown), marked, consigned, and destined as indicated above, which said carrier the word carrier being understood throughout this contract as meaning any person or corporation in the possession of the property under the contract) agrees to carry to its usual place of delivery at said destination, if on route, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed to each carrier of all or any of, 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 said property, that every service to be performed hereunder shall be subject to all the terms and conditions of the Uniform Domestic Straight Bill of Lading set forth (1) in Uniform Freight Classifications in effect on the date hereof, if this is a rail or rail-water shipment, or (2) in the applicable motor 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, set forth in 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 assigns.

This is to certify that above named materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation, according to the Applicable regulations of the Department of Transportation.

DO NOT LOAD WITH HAZARDOUS MATERIALS AS DEFINED IN TITLE 49 OF FEDERAL REGULATIONS.

For further details see Federal Regulations 49 CFR Part 172.

NOTE: Where the rate is dependent on value, shippers are required to state in writing the agreed declared value of the property.

The agreed or declared value of the property is hereby specifically stated by the shipper to not be exceeding \$_

The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. (Signature of Consignor) Subject to Section 7 of conditions, if this shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following statement:

SHIPPER N.G.F.I.

CPU (Customer Pick up)

LOAD# 902857202 TRAILER# 289479 SEAL# 43941260

DEL. 4/1/25

20

MUST HAVE APPT FOR 7 OR MORE PALLETS MUST CALL 416-624-3396

419-293-4330X261

OR EMAIL GSPERO@CELPLAST.COM

Pallets Item Code SO # Rolls IMP Gross Lbs Ship-To PO 10-458408-1 20 110SS5899PAC1.5-50 20 P1085646BET 39,687 Plastic Sheeting TCRF15585-39

FLSA Certification:

We hereby certify that these goods were produced in compliance with all applicable requirements of the Fair Labor Standards Act, as amended, including We hereby certify that these goods were produced in compliance with all applications of the United States Department of Labor Standards Act, as amended, including but not limited to sections 6, 7, 12, and 15, and of regulations and orders of the United States Department of Labor. Among other things, the Fair Labor Standards Act (4) stabilities of the United States Department of Labor. Among other things, the Fair Labor Standards Act (4) stabilities are stable of the United States Department of Labor. Among other things, the Fair Labor Standards Act (4) stabilities are stable of the United States Department of Labor. Among other things, the Fair Labor Standards Act (4) stabilities are stable of the United States Department of Labor. Among other things, the Fair Labor Standards Act (4) stabilities are stable of the United States Department of Labor. Among other things, the Fair Labor Standards Act (4) stabilities are stable of the United States Department of Labor. Among other things, the Fair Labor Standards Act (4) stabilities are stable of the United States Department of Labor. but not limited to sections 6, 7, 12, and 15, and of regulations and orders of the production of goods for commerce, Armong other things, the Fair Lab standards Act (1) prohibits the use of oppressive child labor in commerce, in the production of goods for commerce, or in any enterprise engaged in Standards Act (1) prohibits the use of oppressive child labor in commerce, in the standards Act (1) prohibits the use of oppressive child labor in commerce or in the production of goods for commerce, and (2) restricts the shipment or delivery of goods produced in an establishment in which oppressive