



BILL TO: HOMETOWN LOGISTICS LLC 2601 FORTUNE CIRCLE EAST SUITE 200A INDIANAPOLIS, IN 46241 INVOICE DATE: 04/11/2025 INVOICE #: R85516 TERMS: NET 30 DUE DATE: 05/11/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
04/09/2025		75 McQuiston Drive, Jackson Center, PA 16133 - 1551 Montgomery Street, South Hill, VA 23970			
		Freight Income	1	\$1,200.00	\$1,200.00

TOTAL

\$1,200.00

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

Thanks for partnering with us at: **Hometown Logistics LLC**



Load #238583

Send Invoices To: carrierinvoices@hometownLX.com MC# 69126

LOAD CONFIRMATION AND PAYMENT AGREEMENT

PLEASE SIGN ASAP

Jackson Center, PA → South Hill, VA

Carrier: ROYAL3 INC (630) 485-7370 MC#: 944686 Dispatch: Bonnie (630) 485-7370 x114 bonnie@royal3inc.com Driver: Sidney (786) 874-1145 Pay Day: 30

Broker: Andrew Page Phone: (765) 414-8506 Email: apage@hometownLX.com

Load Details

Equipment Type: 53' Dry Van Value of Load: \$100,000.00

Carrier Rate Details

Detail

Total:

\$1,200.00

Rate

\$1,200.00

Origin

Flat Rate

Date: 04/09/2025 Wednesday Contact: Time: 08:00 - 15:00 Phone: From: International Timber and Cell: Veneer 75 McQuiston Drive Jackson Center, PA 16133

Total Items			
Product	Handling	Pkg	Weight
Wood Products	1		42,000
	Total: 1	0	42,000

Destination

Date: 04/10/2025 Thursday Time: 08:00 - 15:00 From: International Veneer Company 1551 Montgomery Street South Hill, VA 23970

Contact: Phone: Cell:

Carrier Rate Confirmation Terms

Please send all invoices and signed BOLs to carrierinvoices@hometownLX.com. All accessorial and/or extra charges must be reported in writing and approved within 2 hours of delivery to be considered for payment. Lumpers require a receipt for reimbursement. Hometown does not pay lumpers up front. It is the driver/carrier's responsibility to check the BOL to ensure it matches the Hometown load confirmation for all details including but not limited to pick up, delivery, temperature, customs, units, and weight. If there are any discrepancies at all, you must receive written approval from Hometown before leaving the pickup or we will not be responsible for additional charges or claims that may incur. The carrier agrees that it will not sub-contract, or otherwise arrange for the load to be transported or cross-docked by a third party without prior written consent of Hometown. All reefer loads must run at continuous running temps. No start/stop reefers. The carrier is responsible for reefer breakdowns. It is the driver's responsibility to make sure the correct product is picked up and delivered to the receiver on all loads including multi-stop loads or rate deductions will be made to resolve the delivery error. Once the carrier leaves the shipper's facility, they assume all responsibility for cargo damage incurred from improperly loaded freight. It is the driver's responsibility to ensure freight is loaded and secured properly. Carriers are responsible for all load shifts and any claim amount will be deducted from the load pay. All cargo claims and property damage claims can be deducted from the load rate and any carrier account payable. Carriers agree they are responsible for all resulting claims. Through pick up of this load, or by accepting this tender, the carrier agrees to the terms outlined on this document and the Hometown carrier packet. Please only communicate with Hometown Logistics for all matters. Detention requires signed In/Out times by the customer. To qualify for detention, carriers must have their driver track on the Trucker Tools App. Failure to track for the entire duration of the load can result in a fine of up to \$250 per day and will void any detention or layover. No exceptions are allowed. Approved layovers pay \$150 a day. In fulfilling a commitment to our customers, we require tracking and on-time pickups and deliveries on each load. Failure to do so will result in a \$250 fine per day if you are late or if TruckerTools tracking is not used and remains on for the entire load. Weight totals are a estimate and carriers are expected to haul up to their legal limit for the agreed-upon price. Hometown does not provide any extra money to carriers for a heavier weight on a full truck load tender. Any carrier that holds a load hostage and demands another rate confirmation will not be paid. A new rate con will not override the first-rate confirmation in these situations. If a carrier is suspected of double brokering, this load and all payables will be put on hold for at least 90 days to resolve the discrepancy. Acceptance, signing this tender, and/or picking up the freight in this tender confirms your acceptance of all these terms and Hometown's carrier packet terms. The carrier warrants that it is duly and legally qualified to provide transportation services contemplated herein and that it holds auto and general liability insurance of at least \$1,000,000 and cargo damage insurance of \$100,000 per load. Carrier is liable for the full value of all cargo hauled. Hometown is not responsible for any damage to the carrier's equipment. The carrier agrees to communicate any delays to Hometown. Failure to provide accurate and timely updates could result in significant late fees of up to 50% of the total load pay. The carrier is required to obey all FMCSA regulations while in transit. FMCSA takes precedence over any pickup or delivery notes. A signed original shipper POD/BOL is required for payment. Carriers have a maximum of 14 calendar days from delivery to submit complete clean signed and visible PODs and invoices. Carrier is responsible for providing a COI with Vin numbers listed on any policies that don't cover all auto's. Any invoices submitted after 14 days will receive a \$250 deduction and an additional \$50 per day past 14 days deduction. Missing POD/BOL may result in a late payment or no payment. IF YOU NEED ASSISTANCE ON THIS LOAD, PLEASE CALL THE BROKER WHO TENDERED YOU THE RATECON. PHONE NUMBER IS IN THE PICKUP NOTES.

Signature

Broker Signature Andrew Page IP:50.221.66.170 4/9/2025 9:46:43 AM -04:00

Confirmation Signature Bonnie IP:195.12.51.174 4/9/2025 8:48:41 AM -05:00

Please send all invoices and signed BOLs to carrierinvoices@hometownLX.com.

STRAIGHT BILL OF LADING – SHORT FORM NOTICE: Shippers of hazardous materials must enter 24-hour emergency response telephone number under "Emergency Response Phone Number.

response telephone number under "Emergency Response Phone Number. Shipping Order					Shipper No			
					Carrier No			
		(Name o	of Carrier)			10		
TO: Consignee IVC	3		FROM: Shipper	ITV				
Street 1551	Montgomery Street	Street 75 McOuiston Drive						
Destination Sout	h Hill, VA	Zip Code 23970	Origin Jac	kson Cente	r, PA Zip C	ode 16133		
Route:		Vehicle No.	S	CAC		rgency Response ne Number		
No, Shipping Units +HM	Kind of Packaging, Description of Special Marks and Exceptio			safe transportation with	Weight (Subject to Correction)*	Rate or Class	CHARGES	
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	FSC Controlled Wo	bod		2007 200 200				
	SCS-CW-000063		al all said			1		
			An in the Hold	- Andrew				
*If the shipment moves between two ports by a camer by water; the law requires that the bill of lading C.O.D. TD; state whether weight is "camers' so n shipper's weight". ADDRESS			C.O.D. Amt. \$	C.O.D. FEE: PREPAID	s	TOTAL CHARGES: \$		
Note-Where the rate is	s dependent on value, shippers an	required to Subject to Section	7 of the conditions, if the	his shipment is to be	delivered to the cons	ignee without FR	EIGHT CHARGES	
The agreed or declared	ng the agreed or declared value of value of the property is hereby spec		not make delivery of the	s shippent without	payment of freight	and all other	Appropriate Box:	
by the shipper to be not	_ per	charges.	2400	ignature of Consignor)	MRG		reight prepaid ollect	
		d toolfo in effect as the date of t	(3	ignature of Consignor)	escribed above in an			
and condition of contents or corporation in possessi- destination. It is mutually erty, that every service to the date hereof, if this is the terms and conditions shipper and accepted, for h	to the classifications and lawfully file of packages unknown), marked, cor is of the property under the contra agreed as to each carrier of all or be performed hereunder shall be s a rail or a rai-water shipment or (of the said bill of lading, set forth imself and his assigns.	signed, and destined as indicated ct) agrees to carry to its usual p any of, said property over all or ubject to all the terms and condit 2) in the applicable motor carrier n the classification or tariff which	I above which said carri- alace of delivery at said any portion of said rout tions of the Uniform Do classification or tariff, in governs the transport	er (the word carrier t destination, if on its r e to destination and a mestic Straight Bill of f this is a motor cal ation of this shipment	being understood thr oute, otherwise to d as to each party at Lading set forth (1) mer shipment Shipp , and the said terms	oughout this contract a leliver to another carrie any time interested in a in Uniform Freight Class eer hereby certifies that is and conditions are he	s meaning any person in on the route to said all or any of said prop- sifications in effect on the is familiar with all reby agreed to by the	
Transportation Regulations go an optional method for identif Code of Federal Regulations prescribed in pection 172.20	te to designate Hazardous Materials as overrang the transportation of hazardous fying hazardous materials on Bills of Ladir Also when shipping hazardous materials, b4(a) of the Federal Regulations, as indica m the ryguirement is provided in the Rigi	naterials. The use of this column is g per 172.201(a)(1) (iii) of Title 49 the shipper's certification statement ted on the Bill of Lading does apply.	The format and content of pany interpretation of reqi 172, Subpart C-Shipping F tions 172 201 (Hazardou Proper shipping name, ha and subsidiary class[es].	urements as described in Papers. Such description is Material Table) and Se	49 Code of Federal Re consists of the following ections 172,202 and 1	gulations per Sec- 72.203: may be a g group, United Stat	ty limitation for loss in this shipment pplicable. See 49 tes Code, Sections)(A) and (B).	
SHIPPED ITTM	21.00 11			1				
PECS Side	200 De aste met Material	and a support of the	Carrier-scknowledges n	eceipt of packages and	any required placard	s. Carrier certifies emerg	ency response informa-	

Date 4/9/25

marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the U.S. Department of Transportation. 2

Las representationality of packages and any required packages and any required packages and available and/or carrier has the U.S. Department of Transportation emergency response guidebook or equivalent documentation in the vehicle. Property described above is received in good order, except as noted.

Bill of Lading No. 19957-04