



INVOICE

BILL TO:
ROCKY MOUNTAIN EXPRESS
141 UNION BLVD SUITE 450
LAKEWOOD, CO 80228

INVOICE DATE: 04/28/2025
INVOICE #: R87979
TERMS: NET 30
DUE DATE: 05/28/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
04/25/2025		6854 State Hwy 956, Weiner, AR 72479, USA - 31 Jacks Bridge Rd, Londonderry, NH 03053, USA			
		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

RMX Order Number: 0518284

Driver MUST call RMX for Pickup Number(s)

Carrier: Royal 3 inc
Contact: JAMES
Phone: (630) 485-7370 x114
Fax:

Order: 0518284
Miles: 1357.0
Temp:
Trailer: Van 53'

Commodity:	Rice
Weight:	43800.0
Reference:	
BOL:	1109967

Broker: Jack Phinney
 Office: NH
 Phone: (800) 964-1777
 Fax: (603) 518-5922
 Sent Date: 04/23/2025 1411

Cases: 850
Hazmat:

PU 1 Name: Riceland Foods Inc
Address: 6854 State Hwy 956

Date: 04/25/2025 1430

WEINER AR 72479

Contact: Main
Phone: (870) 934-3003

Cases:
Weight: Drvr Ld/Unld: No driver loading or unload

Reference Number: Pickup Reference Number 620144224

SO	2	Name:	Prime Source Foods, Formerly Poult
		Address:	31 Jacks Bridge Rd

Date: 04/28/2025 0600

LONDONDERRY NH 03053

Contact: Main
Phone: (603) 263-1600

Cases:
Weight: Drvr Ld/Unld: No driver loading or unload

Reference Number: Delivery Reference 1109967

Payment	Carrier Freight Pay:	\$3,300.00
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Total Carrier Pay: \$3,300.00 Initial _____

Please remit billing to:
Email - carrier.invoice@rmxglobal.com

Instructions
Special instructions here

This Load Confirmation is governed by and incorporates Rocky Mountain Express' Corp.'s (aka RMX Global Logistics) ("Broker") Agreement for Motor Contract Carrier Services ("Contract"), which Broker and the above named Carrier have entered into, or shall enter into. Carrier shall provide motor carrier transportation services required to transport the following described shipment, safely and promptly, from the origin to the destination, named below, at the rates and charges mutually agreed upon.

TERMS AND CONDITIONS

Carrier represents and warrants that it has and shall maintain proper registration with the U.S. Dept. of Transportation and/or state agencies, and that it is legally authorized to transport the shipment tendered by RMX. Carrier further represents that it maintains exclusive control and direction of the persons operating its vehicles and equipment or otherwise engaged in providing the transportation services. Carrier represents that any person involved in transporting the shipment tendered by RMX on its behalf will sign a waiver acknowledging that it has and will make no personal claims against RMX in connection with the shipment tendered to the Carrier.

Carrier agrees to provide trucks and trailers in good working condition that meet Shipper's interior sanitation guidelines. Carrier shall take all necessary steps to prevent damage to goods transported. Carrier shall meet all of Shipper's requirements as to the conditions under which the goods are to be transported. Carrier's transfer of cargo to other carriers, trucks or personnel, without the express prior written consent of RMX, is prohibited. Carrier shall not have the right to salvage Shipper's cargo or to offset or claim a salvage credit for goods transported.

Carrier shall comply with all Federal, state, and local laws, regulations, and rules applicable to its operations and its performance of services, including, without limitation, those pertaining to motor vehicle safety, hours of service, driver training and operations, hazardous materials, and the environment.

Carrier represents and warrants that it has a "satisfactory" safety rating, and that it otherwise, or in addition adheres to "best-in-class" safe operating practices.

In any instance of loss or theft of, damage to, or delayed delivery of any shipment under Carrier's custody or control, Carrier shall be liable to RMX for the full actual value of such shipment and/or for the full amount of the loss caused by delay. The engaged Carrier shall be liable to broker and shipper for loss or damage as a common carrier, irrespective of whether the engaged Carrier allows any portion of the transportation services to be handled by another carrier or person not under the engaged carrier's exclusive direction of control. The engaged Carrier remains fully responsible to RMX and shipper for any losses associated with the goods transported.

To the full extent of their responsibility as Common Carrier, Carrier shall indemnify, defend, and hold harmless RMX and its customers, subsidiaries and affiliates and their respective officers, directors, and employees from and against any and all liabilities, injuries, loss, damages, claims, costs or expenses (including attorneys' fees and other costs of litigation, including expert fees) arising from any and all work or service performed by Carrier or its agents,

Carrier represents and warrants that it has and maintains Automobile Liability Insurance, Public Liability Insurance, Cargo Liability Insurance, and Workers Compensation as required by law and in accordance with the Contract, and with coverage amounts in accordance with the Contract.

Carrier shall issue a receipt to RMX for the shipment tendered in the form of a bill of lading or other document, provided, that RMX may require use of its own bill of lading or document. This Confirmation and the Contract supersede any terms or conditions contained in any such receipt, which shall not modify, amend, or supplement this Confirmation and the Contract. Carrier waives any recourse to shipper. This means that Carrier shall not make any claim against Shipper in connection with the above described transportation services. Carrier is providing the transportation services solely to RMX. 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 by the parties in a separate executed document signed by both parties.

Carrier's performance of the above-described transportation service shall be deemed full acceptance of the rates, terms, and conditions contained herein, and in RMX's Agreement for Motor Contract Carrier Services, which shall take precedence over this Confirmation (except if this Confirmation provides a compensation arrangement that is different from the compensation rates set forth in the Contract, and this Confirmation is signed by RMX, then the compensation arrangement in this Confirmation shall take precedence over the compensation schedule in the Contract). Fuel surcharges, if any, are included in the stipulated rate unless separately acknowledged.

Carrier shall strictly abide by RMX's seal policy. Under that policy, Carrier shall be liable for the full transaction value of the transported goods in the event the trailer is not maintained in a sealed condition for the entire trip. If shipper seals trailer, only the receiver may break the seal - NO EXCEPTIONS. Driver is not allowed to break the seal or to voluntarily consent that the seal be broken by others. Carrier shall notify RMX immediately in the event that a seal is broken before delivery.

If DOT, or law enforcement officer, breaks the seal for inspection of the trailer - it must be resealed and noted on the bill of lading by the officer. The driver must provide RMX with the time, place, manner, name and badge or identification number and agency that is requesting on breaking the seal.

Carrier agrees to submit paperwork providing bill of lading or delivery receipt, any loading or unloading receipts within 72 hours of delivery.

This agreement may not be changed or modified except by a writing signed by both parties. Any suit or claims will be brought exclusively in New York City, Lakewood Colorado or Dallas Texas at the election of the Plaintiff.

In addition to the terms of the carrier contract, Carrier must also satisfy and comply with Shipper requirements including handling instructions, temperature, driver qualification, driver safety rating, insurance, timely delivery, seal policy and food safety expectations that the Shipper has communicated to RMX. Your acceptance of this load signifies the incorporation of these additional terms in your carrier contract with Rocky Mountain Express, Corp.

Authorized Carrier Representative:

04/23/2025 1411

Bill Carson

Total Amount: \$3,300.00

CONTAINER WEIGHT CERTIFICATE	
GROSS WT	76,460.00
TARE WT	32,600.00
NET WT	43,860.00

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Intermodal Certification: Riceland Foods, Inc. • Rice, 870-673-5500, Gross Wt, Container Number, Product Description, and Date are listed above.

NOTICE TO CARRIER:

FOR APPTS EMAIL:
NHDELIVERIES@PRIMESOURCEFOODS.BIZ

<u>Ernesto Lay</u>	As Agent for Carrier
<u>[Signature]</u>	Received by Customer
<u>Joseph Benedict</u>	Print Customer Name
<u>850</u>	Quantity Received
<u>4/28/25</u>	Date Received

Cust. Ship-To:
Seal ID: 1102910

Consigned To:
PRIME SOURCE FOODS
31 JACKS BRIDGE ROAD
LONDONDERRY, NH 03053

DTL LN #	Internal #	Product Description
1	3520015341P001	50 LB POLYV
UPC - 3520015341P		90031396

25/APR/2025 11:24:36 ID 32
G 3260001D
25/APR/2025 12:43:12 ID 32
4764601D
3260001D
48601D

TRUCK ID # _____

RIVER NAME _____

TRAILER ID # PS6601D

LOCATION LOT # _____

Everst

VENDOR ID # _____

BIN # _____

DUMP _____

RICELAND TRUCK # 23

COMMENT _____

INTRA COMPANY MOVEMENT - YES / NO

CARRIER TYPE (I, R, T, X, Z) - PAY THIS LOAD - YES / NO

OUTBOUND LOAD # 220144224

DUMP / SCALE OPERATOR V

RICELAND

DRIER DUPLICATE-NOT NEGOTIABLE

CAL YEAR 24/25 COMMODITY _____

VARIETY _____

SHIP-TO LOCATION _____

OWNER GROUP _____

TKT. NO. 2245637

DRIVER - ON/OFF 10

LEAKS - YES/NO

BLE

(RECEIVED, subject to the class on the date of the issue of

25/2025 12:48:41PM
074R

ISION

ME #: 903432472

Check In TM: 04/25/25 11:24

Subject to Section 7 of conditions, if this shipment is to be delivered or consigned without recourse to the consignee, the consignee shall sign the following statement. The Carrier will make delivery of this shipment without payment of freight and all other lawful charges.

B. Noble

Signature of Consignor

Quantity 850

Bill Q 850

850

850