



BILL TO: T-BROTHERS LOGISTICS LLC 2204 N WESTPORT AVE SIOUX FALLS, SD 57107

## INVOICE DATE: 07/14/2025 INVOICE #: B100519 TERMS: NET 30 DUE DATE: 08/14/2025

DATE	CUSTOMER REF#	ORIGIN - DESTINATION	QUANTITY	RATE	AMOUNT
07/11/2025		4551 12th Ave E, Shakopee, MN, 55379 - 229 Quinn Rd, Latrobe, PA, 15650			
		Freight Income	1	\$2,400.00	\$2,400.00

TOTAL	
\$2,400.00	

## 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



7/11/2025

			I	DISPATCH		ATION			
	RIKI TRAN Burbank, IL 708 303-51	-	TATION INC.	3 303-5150	MCID: Reference: Trailer:	MC08687	5	Driver: Cell: Truck:	
		Load Ir	fo		The F	ollowing Pag	y Is Autho	orized For This L	.oad
Pieces: Space: Act Wgt: As Wgt: Value:	0 0 33000 33000	Miles Pallet Type: Traile	S:	Pay Co Load	de	Pay Typ Flat	e	Rate 2,400.00 Total	Total 2,400.00 2,400.00
Stop	From	То	Name Address		City Phone		St Zip	Ref Contact	Appt Appt Ref
1 PU		7/11 15:00	Conklin Co Inc 4551 12th Ave E		Shakopee		MN 55379		No
2 Del Notes	00:00		Shetler Bros Roofin 24488 Lorain Rd IUST CALL RECEIV	-			OH 44070 37-7334	ł.	No
3 Del Notes	00:00		Andrew Miller 440-6 5120 Richmond Rd IUST CALL RECEIV		Bedford	DED AT 440	OH 44146 -635-62	85.	No
4 Del		7/14 00:00	Steven Zook 724-64 229 Quinn Rd	40-3324	Latrobe		PA 15650		No
Notes	TAN	IKER. N	IUST CALL RECEIV	ER WITH ETA	A ONCE LOAD	DED AT 724	-640-33	24.	
Commo	dity		scription			Pie	ces	Weight	
Conklin	Material						0	33,000	
					Totals		0	33,000	

This rate confirmation is to serve as a contract, upon acceptance CARRIER agrees to the following terms.

1. Check calls are to be reported to T-Brothers per the below. Acceptable forms of check calls include calling 800-741-7455 and reporting verbally, responding to the email you received with this rate confirmation, or logging your location in the Rose Rocket carrier portal.

- Upon arrival and departure of both the shipper and receiver.
  - Once daily in transit with most recent location.
- Failure to comply with check call requirements may be subject to fine of up to \$50 per day.
- 1. THIS LOAD WILL NOT BE DOUBLE BROKERED. If CARRIER brokers or otherwise subcontracts this load with another carrier or party, T-Brothers has no obligation to make payment to CARRIER.
  - 2. CARRIER must notify T-Brothers immediately upon occurrence of any unforeseen accessorial.
  - All accessorial charges must be submitted in writing and with applicable proof within 24 hours of occurrence.
    - 3. Any missed delivery date and/or appointment may be subject to fine up to \$150/day.
  - CARRIER will be held responsible for all fines accrued due to missed appointments and/or delivery dates unless otherwise communicated and approved by T-Brothers.
    - 4. Detention will be paid at a rate of \$50/hr after 2 hours.
    - For CARRIER to be eligible for detention they must arrive on time to pickup/delivery and notify T-Brothers a minimum of 1 hour before detention begins.
      - 5. A maximum of \$150 will be paid for a Truck Order Not Used (TONU) on any load.
        - 6. A maximum of \$250 will be paid (per night) for a layover on any load.
  - 7. All POD's must be emailed to APTBROS@TBROTHERS.COM within 48 hours of delivery to avoid payment delays.
    - POD's must be submitted in a separate attachment from the invoice.

T BROS offers quick pay --- if selected we will pay freight bill within 24 hours and deduct 3% from agreed upon charges. If you do not select quick pay, you will be paid normal terms. In order to qualify for QUICK PAY you must have been doing business with us for at least one year.

YES, I want QUICK PAY options. We agree to a 3% charge on QUICK PAY\_\_\_\_\_

Carrier certifies that the assigned driver is compliant with FMCSA regulations, including the requirement to communicate in English per 49 CFR 391.11(b)(2). In the event the driver is placed out of service due to non-compliance, carrier grants Tbros the right to repower the load at carrier's expense which includes providing a Trailer Interchange Agreement in order to ensure timely delivery.

Chase Froemke	7/11/25		7/11/25
T-Brothers Logistics	DATE:	RIKI TRANSPORTATION INC.	DATE:



## STRAIGHT BILL OF LADING - SHORT FORM - Original Not Negotiable

RECEIVED, subject to the classifications and lawfully filed tariffs in effect on the date of the Issue of the Bill of Lading.

Page 1 of 1

SHIP FR	MO		DATE 07/11/2025 MM / DD / YYYY	CARRIER	TBros Standard		
CONKLIN 4551 12TH	AVE SE		REFERENCE NUMBER SHP435677	FREIGHT TERMS		Prepaid	
SHAKOPE 800-756-24		379	PRONUM	EMERGI 1-8	ENCY CO 00-424-930	NTACT N 10 ACCT: 5	JMBER: 453
SHIP T			EE 1245	NUMBER OF P WEIGHT OF P	PALLETS:	6	
MILLER A 5120 RICH BEDFORI	IMOND F	D		WEIGHT OF F	ALLE10.		
Notify Up	on Arrival		* CALL IN ADVANCE W/ ETA			. He	
Notity Op	on Antiva			NMF	FC 0	CLASS	WT - LB
PCKG	QTY	HM	DESCRIPTION	171620-	-S1	60	2405.0
TOT	1	1	Coatings or Dispersions, Silicone rubber, Liquid, Paste or Semisolid	5031	5	55	7315.0
DR	14		Compounds, Thermal Or Accoustical, Do Not Freeze	149980	)-S1	55	2470.0
TOT	1		Paints, Stains, Varnishes, N.O.I. Do Not Freeze				12430.0
-	16		<< Total >>		and the second s	199 Mar 2.20	

Note When the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property. The agreed or declared value of the property is hereby specifically stated by the shipper to be not exceeding:	If this shipment is to be delivered to the consignce without recovery of this shipment without payment of sign the following statement: The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. Signature of Consignor:
PER	Contents and
condition of contents of packages or property under the contract) agrees to carry to its other property or corporation in possession of the property under the contract) agrees to carry over all or any por destination it is mutually agreed as to each carrier of all or any of said property over all or any portestimation it is mutually agreed as to each carrier of all or any of said property over all or any portestimation it is mutually agreed as to each carrier of all or any of said property over all or any portestimation it is mutually agreed as to each carrier of all or any of said property over all or any portestimation is a said to be added and the subject to all the conditions not prohibited by the subject to all the conditions and prohibited by the subject to all the conditions are provided as to be added and the subject to all the conditions and prohibited by the subject to all the conditions and prohibited by the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the subject to all the conditions are provided as to be added and the conditions are provided as to be added and the conditions are provided as to be added and the conditions are provided as to be added and the conditions are provided as to be added and the conditions are provided as to be added and the conditions are provided as to be added and the conditions are provided as to be added and the conditions are provided as to be added and the conditions	If the bill of lading, the property described above and in apparent good order, expect as noted (Contents and which said carrier (the word carrier being understood throughout this contract as meaning any person or elivery of said destination, if on its route, otherwise to deliver to another carrier on the route to said property tion of said route to destination and as to each party at any time interested in all or any of said property law, whether printed or written, herein contained, including the conditions on the back hereof, which are the and labeled are in proper condition for transportation according to the applicable regulations of the said and labeled are in proper condition for transportation according to the applicable regulations of the same field.
This is to certify that the above named materials are properly classified, described, packaged, mar	and and they
SHIPPER       CONKLIN	CARRIER 7/1/25 TBros 7/1/25



## STRAIGHT BILL OF LADING - SHORT FORM - Original Not Negotiable

RECEIVED, subject to the classifications and lawfully filed tariffs in effect on the date of the Issue of the Bill of Lading.

Page 1 of 1

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EAG 1 EA 48	-		Roofing Composition			A Statistics	170190	55	10251.	
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otify Upc	on Arrival	FORL IN ABOUND 1		NIMEC	CLASS	WT - LE
			1.11	NMFC	77.5	7
CKG	QTY I	IM DESCRIPTION		4860-2 171620-S1	60	4270
EA	15	Advertising Material Coatings or Dispersions, Silicone rubber, Liquid, Paste or Semisolid		48580	70	33
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destination is a source to be performed hereunder shall be subje That every service to by the shipper and accepted for himself and hereby agreed to by the shipper and accepted for himself and

This is to certify that the above named materials are properly classified, described, packaged, marked and labeled are in proper condition Department of Transportation TBros SHIPPER 2.11/25 Bill of Lading5 25 2.v4 CONKLIN