

Bill of Lading

BLC#: N/A

Pickup#: PU-623-230910003

| Bill of Lading Number: | | | | | | NOTE: Liability Limitation for loss or damage on this shipment is applicable. See | | | |
|--|--|---|--|--|--|---|---|---|--|
| Consignee: Fungus Farm Colorado 945 E Fillmore St Colorado Springs, CO 80907, USA Austen Brinker P-(719) 492-0547 brinker55@gmail.com | | | | Shipper: BBQ PELLETS % DIAMOND M PELL 16371 250TH ST BLOOMFIELD, IA 52537 USA, HARLEY P-(641) 929-3138 bbqpelletsonline@gmail.com | ETS | 49 U.Š.C. 14706(c)(1)(A) and (B) See CTII 100 Series Rules, Item 779-790 for specific carrier liability limts The agreed value on used articles does not exceed ten cents per pound, per piece. CARRIER LIABILITY LIMITATION Excess liability to \$5.00 per pound: Undiscounted freight rate plus 50%. Accepted: | | | |
| Third | Party: | | | C.O.D (\$) | Excess liability to \$10.00 per pound: Undiscounted freight rate plus 100%. Accepted | | | | |
| Freight | | t when o | ies to all Third Party Billing. therwise indicated. | Remit C.O.D. To: | | Excess liability to \$15.00 per pound: Undiscounted freight rate plus 150%. Accepted: | | | |
| # of Units | Unit Type | Haz Mat | | cription of articles, special mark (list hazardous materials first) | kings, and | NMFC | Sub | Class | Weight |
| 1 | Pallet | | Soy Pellets | | | | | 60 | 2470 |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| DO NOT -INSIDE -Carrier **NOT | DELIVERY NO ⁻ Note: CARRIE IFY CONSIGNE | DLE WITH T ALLOW R MUST N EE PRIOR | I CARE - THIS PRODUCT IS S ED- | USCEPTIBLE TO WATER DAMAGE 92-0547 CARRIER MUST NOTIFY COM 7 ** | NSIGNEE PRI | OR TO DE | ELIVERY | ((719) 4 | .92-0547 - |
| Shipper: | | | Driver: | # c | of Pieces:_ | | | | |
| Pickup Date 9/6/2023 | | Pickup 1 12:00 PM | | | | Regarding Shipment? murphy.bbqpelletsonline@gmail.com | | | |
| have been es unknown), m under the co carrier of all shall be subj | stablished by the car narked, consigned ar ntract) agrees to can or any of said prope ect to all the terms a | rrier and are and destined a rry to its usua erty over all o and condition | available to the shipper, on request. The p s indicated above, which said carrier (the ll place of delivery at said destination, if c r any portion of said route to destination s in the governing classification of the da | eed upon in writing between the carrier and shipper, roperty, described above, is in apparent good order, word carrier being understood throughout this contr n its on route or otherwise to deliver to another carr and as to each party at any time interested in all or a e of shipment, including National Motor Freight Cla are hereby agreed to by the shipper and accepted fo | , except as noted (ract as meaning an rier on the route to any of said propert ssification in affec | contents and on a person or c said destinat y, that every s t. Shipper her | condition o orporation ion. It is m service to l | of contents on in possession intually agree be performed | f packages on of property eed, as to each d hereunder |