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Bill of Lading

BLC#: N/A

Pickup#: PU-556-250610138

Bill of Lading Number:							NOTE: Liability Limitation for loss or damage on this shipment is applicable. See			
Residend 3346 All Peshasti James Go P-(509) (Earthen Residen	en In n, WA 98847, ebhard 570-7994 (No nGoodness(tify, Appt @gmail. bring li	com ftgate customer unload)	Shipper: BBQ PELLETS % GLRE 16592 W US HIGHWAY 63 SOUT HAYWARD, WI 54843 USA, LARETTA SCHMUCK P-(715) 934-4573 - (414) 604-6 cconner@lignetics.com	ГН 747	 49 U.S.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 (\$)	1	Excess liability to \$10.00 per pound: Undiscounted freight rate plus 100%. Accepted				
Freight		t when o	lies to all Third Party Billing. therwise indicated. d	Remit C.O.D. To:	1	Excess liability to \$15.00 per pound: Undiscounted freight rate plus 150%. Accepted:				
# of Units	Unit Type	Haz Mat		ion of articles, special markir hazardous materials first)	ngs, and	NMFC	Sub	Class	Weight	
1	Pallet		100% Oak LJ 40# (50 Bags)					60	2070	
1	Pallet		100% Oak LJ 40# (50 Bags)					60	2070	
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			DO NOT STACK - HANDLE WITH WATER DAMAGE	CARE - THIS PRODUCT IS SUSCEP	TIBLE TO					
DO NOT -INSIDE I -RESIDEI LIFTGATI	Delivery no Ntial Delive E) **Notify (dle with T Allow RY - Do N Consigne	H CARE - THIS PRODUCT IS SUSCE	R WILL UNLOAD - NO ACCESSORI	ALS APPRO	VED (NO	INSID	E DELIVE	RY, NO	
Shipper: Driver:			Driver:	# of	Pieces:					
Pickup Date 6/19/2025		Pickup 11:03 A				tact Regarding Shipment? 7 / shipping@mushroommediaonline.com				
RECEIVED have been es unknown), m under the co carrier of all shall be subj	: subject to individ tablished by the car arked, consigned ar ntract) agrees to ca or any of said prop- ect to all the terms	ually determi rrier and are nd destined a rry to its usua erty over all c and condition	ned rates or contracts that have been agreed up available to the shipper, on request. The propert s indicated above, which said carrier (the word c al place of delivery at said destination, if on its or or any portion of said route to destination and as is in the governing classification of the date of sh lading and the said terms and conditions are her	on in writing between the carrier and shipper, if a y, described above, is in apparent good order, ex- arrier being understood throughout this contract route or otherwise to deliver to another carrier to each party at any time interested in all or any ipment, including National Motor Freight Classif	applicable, other cept as noted (c t as meaning any on the route to of said property fication in affect	rwise to the r ontents and o y person or c said destinat y, that every s . Shipper her	cates, clas condition o orporation ion. It is n service to	sifications ar of contents o n in possession nutually agree be performe	nd rules that f packages on of property eed, as to each d hereunder	